

ROY COOPER • Governor

KODY H. KINSLEY • Secretary

MARK BENTON • Chief Deputy Secretary for Health

SUSAN KANSAGRA • Assistant Secretary for Public Health

Division of Public Health

Submittal Includes:	(a2) Improvement Permit	(a2) Construction Authorization	Fee \$			
IMPROVEMENT PERMIT FOR G.S. 130A-335(a2)						
County: Harnett			·			
PIN/Lot Identifier: 959	6-23-5327.000					
Issued To: Onsite Ho	mes, LLC, 2931 Breezewoo	d Ave., Suite 202, Fayetteville, NC	28303			
	D L Phillips Lane, Broadwa					
Subdivision (if applicable	_{e)} Canterbury Glen	Lot #:4	Black Section			
LSS Report Provided: Ye	es No 🗌		Section:			
If yes, name and license	number of LSS: Michael D. Ea	ker, #1030				
New Facility Type: Single F	Expansion amily Dwelling	System Relocation	Change of Use			
		or less Other:				
Design Wastewater Street Proposed Design Daily For Proposed Wastewater Some Proposed Wastewater Proposed Wastew	Ingth: Domestic Iow: 480 GPD System Type*: Accepted System Type*: Accepted System Type*: Accepted Stassification for proposed wastew DSE HSE NSF/ANSI 40 Saprolite See No If yes, specify: New Yes No If yes, specify: New Yes No If yes, specify: New Yes Max. Tree Tred: Yes No If yes, please Private well Public well Serequirements of Rule .0508: Yes	High Strength	Process Wastewater poposed LTAR (Repair): 0.6 gpd/ft2 uired: Yes No May be required			
Septic and Pump Tanks n	e LSS evaluation is being submitte	SOIL SCIENTS	Date: 11/11/25			



Permit/File #:	2511-0104
	1

This Section for Local Health Department Use Only

Initial submittal received: 121-25 by 16					
G.S. 130A-335(a3) states the following:					
When an applicant for an Improvement Permit submits to a local health department an Improvement Permit application, the permit fee charged by the local health department, the common form developed by the Department, and a soil evaluation pursuant to subsection (a2) of this section, the local health department shall, within five business days of receiving the application, conduct a completeness review of the submittal. A determination of completeness means that the Improvement Includes all of the required components. If the local health department determines that the Improvement Permit is incomplete, the local health department shall notify the applicant of the components needed to complete the Improvement Permit. The applicant may submit additional information to the local health department to cure the deficiencies in the Improvement Permit. The local health department shall make a final determination as to whether the Improvement Permit is complete within five business days after the local health department receives the additional information from the applicant. If the local health department fails to act within any period set out in this subsection, the applicant may treat the failure to act as a determination of completeness. The Department shall develop a common form for use as the Improvement Permit.					
The review for completeness of this Improvement Permit was conducted in accordance with G.S. 130A-335(a3). This Improvement Permit is determined to be:					
Incomplete (If box is checked, information in this section is required.)					
The following items are missing:					
Copies of this were sent to the LSS and the Applicant on					
Date					
State Authorized Agent: Date:					
State Authorized Agent: Make AEHS Date: 11- 24- 25					
This Improvement Permit is issued pursuant to G.S. 130A-335 (a2) and (a3) using the signed and sealed LSS/LG evaluation(s) attached here. The issuance of this permit in no way guarantees the issuance of other permits. The permit holder is responsible for checking with appropriate governing bodies in meeting their requirements. This permit is subject to revocation if the site plan, plat, or the intended use changes. The Improvement Permit shall not be affected by a change in ownership of the site. This permit is subject to compliance with the provisions of 15A NCAC 18E and to the conditions of this permit.					
The Department, the Department's authorized agents, and the local health departments shall be discharged and released from any liabilities, duties, and responsibilities imposed by statute or in common law from any claim arising out of or attributed to evaluations, submittals, or actions from a licensed soil scientist or licensed geologist pursuant to GS 130A-335(a2).					
Improvement Permit Expiration Date:					



11-0104

CONSTRUCTION AUTHORIZATION FOR G.S. 130A-335(a2)

County: Harnett Pre-Construction Conference Required: Yes No						
IN/Lot Identifier: 9596-23-5327.000, Lot 4						
Issued To: Onsite Homes, LLC, 2931 Breezewood Ave., Suite 202, Fayetteville, NC 28303						
Property Location: 270 D L Phillips Lane, Broadway, NC 27505						
AOWE/PE Plans/Evaluations Provided: Yes No I f yes, name and license number of AOWE/PE: Michael D. Eaker, 10013E						
Facility Type: Single Family Dwelling						
Number of bedrooms: 4 Number of Occupants: 8 or less Other:						
■ New						
Basement? Yes No Basement Fixtures? Yes No						
Crawl Space? ☐ Yes ☐ No Slab Foundation? ■ Yes ☐ No						
Type of Wastewater System* Accepted (Initial) Accepted (Rep.						
*Please include system classification for proposed wastewater system types in accordance with Rule .1301 Table XXXII						
Design Daily Flow: 480 GPD Wastewater Strength: Domestic High Strength Industrial Process WW						
Session Law 2014-120 Section 53, Engineering Design Utilizing Low-flow Fixtures and Low-flow Technologies? Yes No						
Effluent Standard: DSE HSE NSF/ANSI 40 TS-I TS-II RCW						
Type of Water Supply: Private well Public well Shared well Municipal Supply Spring Other:						
Installation Requirements/Conditions						
Septic Tank Size: 1000 gallons Total Trench/Bed Length: 210 feet Trench/Bed Spacing: 9 feet on center						
Trench/Bed Width: 50 inches LTAR: U.0 gpd/ft2 gpd/ft2 Usable Depth to LC (Initially: >48"						
Soil Cover: 6 inches Slope Corrected Maximum Trench/Bed Depth*: 24 inches * Measured on the downhill side of the trench						
Pump Tank Size (if applicable): NA gallons Requires more than 1 pump? Yes No						
Pump Requirements: ft. TDH vs GPM Grease Trap Size (if applicable): gallons						
Distribution Method: Serial D-Box or Parallel Pressure Manifold(s) LPP Other:						
Artificial Drainage Required: Yes No II fyes, please specify details:						
Legal Agreements (If the answer is "Yes" to any type of legal agreements, please attach a copy of the agreement.)						
Multi-party Agreement Required [.0204(g)]: Yes No Declaration of Restrictive Covenants: Yes No						
Easement, Right-of-Way, or Encroachment Agreement Required [.0301(b)]: Yes No						
Management Entity Required: Yes No Minimum O&M Requirements:						
Permit conditions:						
Install as per attached detail sheet/map. No soil disturbance allowed in drainfield area. Septic and Pump Tanks must be Certified Water Tight						
Septic and Pump Tanks must be Certified Water Tight						
The requirement of the property of the propert						
The requirements of 15A NCAC 18E are incorporated by reference in this						
The requirements of 15A NCAC 18E are incorporated by reference into this permit and shall be met. Systems shall be installed in accordance with the attached site sketch. This Construction Authorization is subject to revocation if the site plan, plat, or the intended use changes. The						
This Construction Authority of the C						
with the provisions of 15A NCAC 18E, or 15A NCAC 18A .1900, as applicable, and to the conditions of this permit. AOWE/PE Print Name: Michael D. Eaker						
Date.						
This AOWE/PE submittal is pursuant to and meets the requirements of G.S. 130A-335(a2) and (a5).						

See attached site sketch



Permit/File #: 251000

This Section for Local Health Department Use Only

Initial submittal received: 1222 by 100 Initials

G.S. 130A-335(a5) states the following:

When an applicant for a Construction Authorization, or an Improvement Permit and Construction Authorization together, submits a Construction Authorization, or an Improvement Permit and Construction Authorization application together, the permit fee charged by the local health department, the common form developed by the Department, and any necessary signed and sealed plans or evaluations conducted by a person licensed pursuant to Chapter 89C of the General Statutes as a licensed engineer or a person certified pursuant to Article 5 of Chapter 90A of the General Statutes as an Authorized On-Site Wastewater Evaluator, the local health department shall, within five business days of receiving the application, conduct a completeness review of the submittal. A determination of completeness means that the Construction Authorization or Improvement Permit and Construction Authorization includes all of the required components. If the local health department determines that the Construction Authorization or Improvement Permit and Construction Authorization is incomplete, the local health department shall notify the applicant of the components needed to complete the Construction Authorization or Improvement Permit and Construction Authorization. The applicant may submit additional information to the local health department to cure the deficiencies in the Construction Authorization or Improvement Permit and Construction Authorization. The local health department shall make a final determination as to whether the Construction Authorization or Improvement Permit and Construction Authorization is complete within five business days after the local health department receives the additional information from the applicant. If the local health department fails to act within any period set out in this subsection, the applicant may treat the failure to act as a determination of completeness. The applicant may apply for the building permit for the project upon the decision of completeness of the Construction Authorization or Improvement Permit and Construction Authorization by the local health department or if the local health department fails to act within five business days. The Authorized On-Site Wastewater Evaluator or licensed engineer submitting the evaluation pursuant to this subsection may request that the local health department revoke or suspend the Construction Authorization or Improvement Permit and Construction Authorization for cause. Upon written request of the Authorized On-Site Wastewater Evaluator or licensed engineer, the local health department shall suspend or revoke the Construction Authorization or Improvement Permit and Construction Authorization pursuant to G.S. 130A-23. The Department shall develop a common form for use as the Construction Authorization.

The review for completeness of this Construction	n Authorization was conducted in a	occordance with G.S. 130A-335(a5) This
Construction Authorization is determined to be:		(a) 235/(a). This
☐ Incomplete (If box is checked, information in	n this section is required.)	
The following items are missing:		
Copies of this were sent to the AOWE/PE and the	o Appliant or	
to the AOVE/FE and the	Date	
State Authorized Agent:		Date:
Complete State Authorized Agent: This Construction Authorization is issued pursua attached here. This Construction Authorization is Construction Authorization shall not be affected to compliance with the provisions of the Laws and Construction Authorization shall not be affected to compliance with the provisions of the Laws and Construction Authorization shall not be affected to compliance with the provisions of the Laws and Construction Authorization shall not be affected to compliance with the provisions of the Laws and Construction Authorization is issued pursuant attached here.	ant to G.S. 130A-335(a2) and (a5) u is subject to revocation if the site p d by a change in ownership of the s and Rules for Sewage Treatment an	plan, plat, or the intended use changes. The site. This Construction Authorization is subject ad Disposal and to the conditions of this permit.
The Department, the Department's authorized a any liabilities, duties, and responsibilities imposplans, evaluations, preconstruction conference of the General Statutes as a licensed engineer or a Authorized On-Site Wastewater Evaluator in GS agents, and the local health departments shall be obligations under State law or rule, including the	findings, submittals, or actions from person certified pursuant to Article 130A-335(a2), (a5), and (a7). The learning from the learning fr	om any claim arising out of or attributed to m a person licensed pursuant to Chapter 89C of le 5 of Chapter 90A of the General Statutes as an Department, the Department's authorized
Construction Authorization Expiration Date:	11-24-30	

