

PLANNING BOARD

March 15, 2017 7:00 PM Regular Meeting

Historic Courtroom Courthouse Complex

Agenda

Camden County Planning Board Regular Meeting March 15, 2017, 7:00 PM

Historic Courtroom, Courthouse Complex

ITEM I. Call to Order & Welcome

Also Present List

ITEM II. Consideration of Agenda

Motion to Approve Agenda: As Presented | As Amended

ITEM III. Consideration of Minutes

With Clerks apology, will be considered at next regularly scheduled meeting.

ITEM IV. Public Comments

ITEM V. Old Business

ITEM VI. New Business

Item A. UDO 2017-02-16 Rezoning 210 and 222 South 343

- 1. UDO 2017-02-16 Rezoning 210 and 222 343 South Estate of Robert L. Whaley Jr.
- 2. Motion to Approve or Deny UDO 2017-02-16 Rezoning 210 and 222 South 343

Item B. UDO 2017-02-28 Sketch Plan - The Fairfax - Major Subdivision

- 1. UDO 2017-02-28 Sketch Plan the Fairfax Major Subdivision
- 2. Motion to Approve or Deny UDO 2017-02-28 Sketch Plan The Fairfax Major Subdivision

ITEM VII. Information from Board and Staff

ITEM VIII. Consider Date of Next Meeting - April 19, 2017

ITEM IX. Adjourn

Motion to Adjourn 3-15-17 Meeting



Camden County Planning Board AGENDA ITEM SUMMARY SHEET

New Business

Item Number: 6.A.1

Meeting Date: March 15, 2017

Submitted By: Dave Parks, Permit Officer

Planning & Zoning

Prepared by: Amy Barnett

Item Title UDO 2017-02-16 Rezoning 210 and 222 343 South Estate of

Robert L. Whaley Jr.

Attachments: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L

Whaley Jr Estate of (PDF)

STAFF REPORT

UDO 2017-02-16 Zoning Map Amendment

PROJECT INFORMATION

File Reference:

UDO 2017-02-16

Project Name;

N/A

PIN:

02-8934-02-68-8036

02-8934-02-78-5266

Applicant:

Estate of Robert L.

Whaley, Jr.

Address:

3 Duchess Ct.

Baltimore, MD 21237

Phone:

(443) 559-6604

Email:

Agent for Applicant: E.T. Hyman Surveying

Address:

133 U.S. Hwy 158 West

Phone:

(252) 338-2913

Email:

Current Owner of Record: Same as applicant

Meeting Dates:

3/15/2017

Planning Board

Application Received: 2/15/17

By: David Parks, Permit Officer

Application Fee paid: \$650 Check #5765

Completeness of Application: Application is

generally complete

Documents received upon filing of application or otherwise included:

A. Rezoning Application

B. Aerial of portion of property requested to be rezoned.

rezoned.

C. Email authorizing Eddie Hyman to act as

agent.

D. Deed

E. GIS Aerial, existing zoning, Comprehensive Plan future land use and CAMA Land Use

Plan Suitability Maps

F. Offer to purchase contract

PROJECT LOCATION:

Street Address: Property located adjacent to 210 & 222 South Highway 343.

Location Description: Courthouse Township

Vicinity Map:



REQUEST: Rezone from General Use District (GUD) to Basic Residential (R3-1) 5 acres of land along Hwy 343 South for a two lot minor subdivision where existing homes are located. Owner has offer to purchase contract with adjacent owner to the south who desires to keep in farm use, but doesn't want the dwellings as part of the sale.

From: General Use District (GUD) To:

The GUD district is established to allow opportunities for very low density residential development and bona fide farms, along with agricultural and related agricultural uses (e.g., timber, horticulture, silviculture and aquaculture.)

To: Basic Residential (R3-1)

The R3 Districts are designed to provide for low density residential development in areas that are adjacent to those areas primarily devoted to agriculture. Subdivision in the R3-1 district requires a minimum of one acre per lot.

SITE DATA

Lot size:

Both lots contain approximately 80 acres.

Flood Zone:

Zone X (Located outside the 100)

Zoning District(s):

General Use District (GUD)

Existing Land Uses:

Agriculture

Adjacent Zoning & Uses:

	North	South	East	West
Zoning	General Use	Basic Residential	Residential (R3-2)	Basic Residential
	District (GUD)	(R3-1)	(R2)	(R3-2)
Use & size	Farmland	Predominately	Farmland	Predominately
		Farmland with		Farmland with
9		houses along 343		houses along 343

Proposed Use(s):

See attached Permitted Use Table comparison.

Description of property:

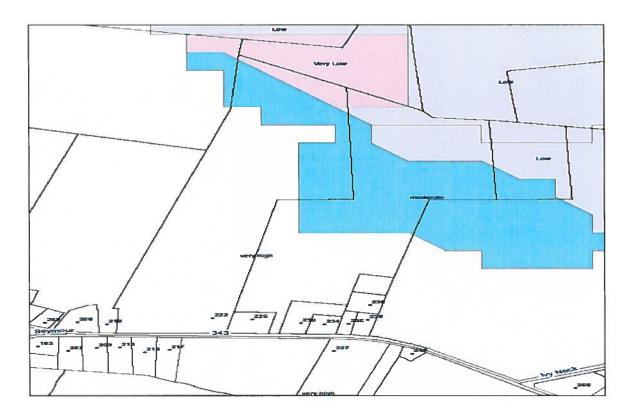
Property abuts South Hwy 343 on the eastern side. There are currently 3 dwellings existing on both lots with the remainder in farm use.

ENVIRONMENTAL ASSESSMENT

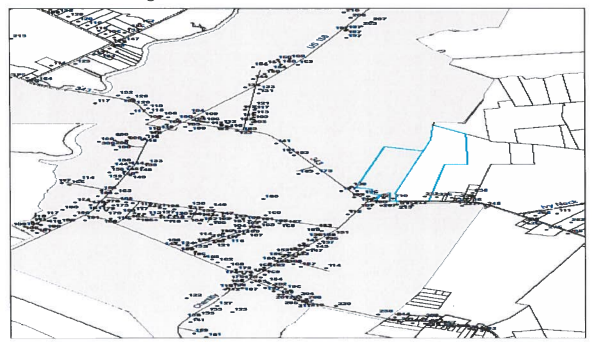
Streams, Creeks, Major Ditches: None.

Distance & description of nearest outfall: Approximately 1 mile.

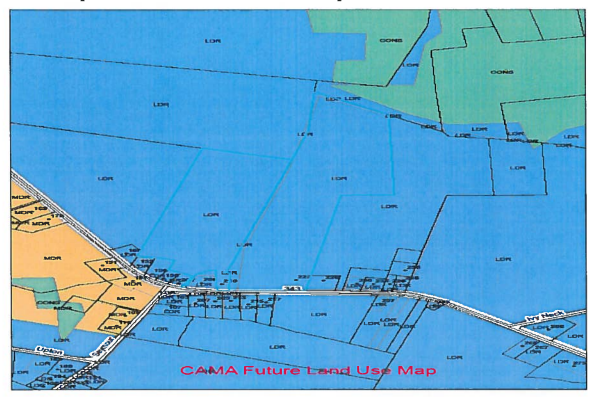
Land Suitability:

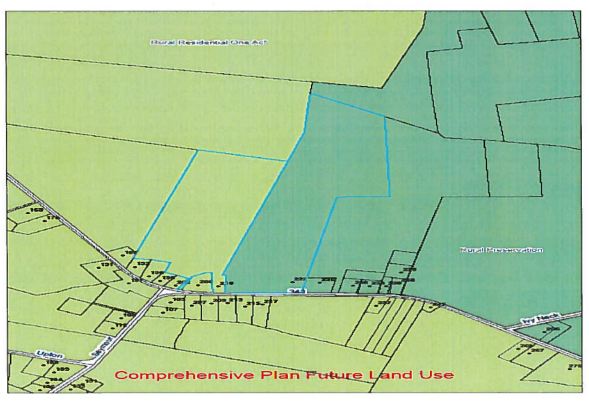


Courthouse Core Village

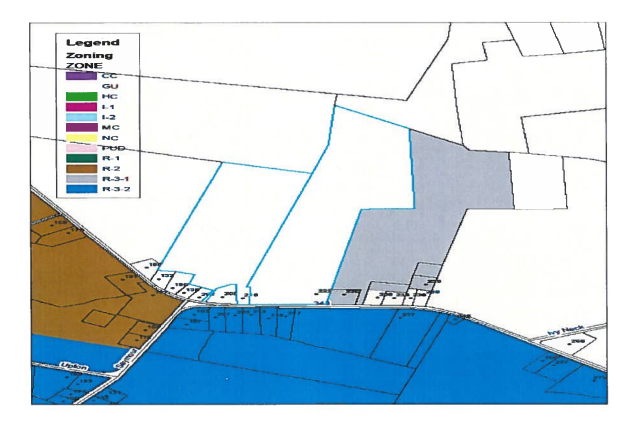


CAMA/Comprehensive Plan Future Land Use Maps:





Zoning/Floodplain Maps:





INFRASTRUCTURE & COMMUNITY FACILITIES

Water Water line located adjacent to property on Highway 343.

Sewer Four Perc tests not required as dwellings exist on lots desiring to be

Subdivided

Fire District South Camden Fire District. Station located approximately 2 miles from

Station located on Sawyers Creek Road.

Schools Impact already calculated with existing dwellings.

Traffic Traffic not exceed road capacities.

PLANS CONSISTENCY

CAMA Land Use Plan Policies & Objectives:

Consistent

Inconsistent

Inco

The proposed zoning change is inconsistent with the CAMA Land Use Plan which was adopted by the Camden County Board of Commissioners on April 4, 2005 in that it could be determined as spot zoning due to the amount of acreage requested. However, it will allow for the preservation of farmland which is part of the Community Vision in maintaining the County's rural and cultural heritage.

PLANS CONSISTENCY - cont.

2035 Comprehensive Plan

Consistent with Comprehensive Plan Future Land Use Maps as one parcel is identified as Rural Residential 1 acre lots and inconsistent as the other parcel is identified as Rural Preservation.

PLANS CONSISTENCY - cont.

Comprehensive Transportation Plan

Consistent \square Inconsistent \square

Property abuts Highway 343 South.

Other Plans officially adopted by the Board of Commissioners

N/A

FINDINGS REGARDING ADDITIONAL REQUIREMENTS:

Yes		No	\boxtimes	Will the proposed zoning change enhance the public health, safety or welfare?
				Reasoning: The proposed zoning change will not enhance the public health, safety, or welfare as the proposed change will allow the owner to cut out two lots with existing dwellings on them and keep the remainder as farmland. Has an offer to purchase contract for the farmland.
Yes	\boxtimes	No		Is the entire range of permitted uses in the requested classification more appropriate than the range of uses in the existing classification?
				Reasoning: Due to the small amount of acreage requested to be rezoned, the permitted uses will not significantly change to say which one would be more appropriate.
				For proposals to re-zone to non-residential districts along major arterial roads:
Yes		No		Is this an expansion of an adjacent zoning district of the same classification? N/A
				Reasoning:
Yes		No		What extraordinary showing of public need or demand is met by this application? N/A
				Reasoning:

Yes		No	×	Will the request, as proposed cause serious noise, odors, light, activity, or unusual disturbances?
				Reasoning: All uses allowed in the requested zoning classification should not cause any serious noise, odors, light activity, or unusual disturbances.
Yes		No	×	Does the request impact any CAMA Areas of Environmental Concern?
				Reasoning: Property is outside any CAMA Areas of Environmental Concern.
Yes	\boxtimes	No		Does the county need more land in the zoning class requested?
				Reasoning: These are areas in the county (right outside the core villages) that are identified as appropriate for the requested zoning classification.
Yes		No	×	Is there other land in the county that would be more appropriate for the proposed uses?
				Reasoning: As stated above.

Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

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Yes		No	\boxtimes	Will not exceed the county's ability to provide public facilities:
				Schools – The higher density would have an impact on the schools, however in this instance the impacts have already been identified with the existing homes.
				Fire and Rescue – No impact.
				Law Enforcement – No impact.
				Parks & Recreation - No impact
				Traffic Circulation or Parking – N/A
				Other County Facilities – No.
Yes	\boxtimes	No		Is This A Small Scale "Spot" Rezoning Request Requiring Evaluation Of Community Benefits?
If Ye	s (rega	rding s	mall sc	ale spot rezoning) – Applicants Reasoning:

	Personal Benefits/Impact	Community Benefits/Impact
With rezoning	Would allow owner to subdivide out two lots out of the farm as perspective buyer on want to purchase and maintain farmland.	Preservation of farmland.
Without rezoning	No personal benefit. Sale of property impact.	No change.

STAFF COMMENTARY:

The property has a buyer for just the farmland. In order to subdivide the existing dwellings (3 dwelling, one to be demolished) existing zoning requires 5 acre minimums for each lot. In order to preserve as much farmland as possible owner on desires to rezone property along 343 (5 acres) to 1 acres lots which would allow to subdivide out the houses on one acre lots and preserve land that is already being farmed. Note that it will allow the possibility of further subdividing the remained land along 343 into 3 additional lots.

STAFF RECOMMENDATION: Staff recommends approval of the rezoning as it is consistent with both the CAMA Land Use Plan and Comprehensive Plan as it allows for the preservation of farmland in keeping with the vision of the County to preserve its rural character and cultural heritage.

Zoning Change Application County of Camden, North Carolina

A rezoning may be obtained pursuant to Article 151.580 of Unified Development Ordinance (UDO) of Camden County and upon approval by the Board of Commissioners after a recommendation from the Planning Board.

Please consult the Planning Office (1-252-338-1919) with any questions about your application.

PLEASE PRINT OR TYPE

Please Do Not Write in this Box 02-8934-02-68-8036 PIN: 0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.
UDO# 2017 - 02 - 16
Date Received: 2-15-17
Received by: D. Parks
Zoning District: GUD
1 100 00

		ADDIRINI OR TITE	Fee Paid: \$ 650	3.00
If the	e Applicant is acting as agent	for another person (the "principit a copy of the agency agreement	pal"), please give that	Check# 57(Paid by s ation. E.T. Ho
	ddress: 3 Dr	HESS G		Surve
Street Address Location	on of Property: 210 and Proposal: Rezone from	d 222 Hwy 343 South, Ca m GU to R3-1, 5 acres of Minor Subdivision where e	mden, NC 27921	South
I swear or affirm the application) are true and cor		and all attaclunents hereto (now		d as part of this
		Signed: R. K. G. B. Dated: 2/13		Ecuton
	ssist the Board of Com	ation and any other supp	porting documentati	
To the December in a 177.	l out by Planning Depar	./.		
Flood Zone (from FIRM	M Map):	*Taxes paid	yesno	17

Zoning Change Application Questions

The UDO requires the Board to consider to principal issues when considering an application for a zoning change. Please respond to each issue in the space provided below or on a separate sheet.

(A) How will the proposed zoning change enhance the public health, safety or welfare? (Article 151.585)

Rezoning will expand an existing R-3-1 residential zone by 5 acres and allow 2 existing homes to be subdivided as 1 acre residential lots and ultimately sold. The zoning change will enhance public health, safety and welfare because aesthetically the appearance will not change, 8 acres of productive farm land will remain in use and the need for County Services will not change.

(B) Is the entire range of permitted uses in the requested classification more appropriate than the range of uses in the existing classification? (Article 151.585)

The uses in the R-3-1 zone and the General Use District are similar, the big difference is density. Rezoning to the higher density of 1 acre lots will be more compatible with the surrounding lots and the adjacent zones, also this property is located near the community core of Camden. Most rezoning requests are followed up development plans such as subdivision plans or site development plans. In this case, the owner wishes to sell 2 existing homes on individual 1 acre lots. Under the current zone to divide and sell the homes, the owner must create a 5 acre lot for each home needlessly taking 8 acres of productive farm land out of production.

- (C) For proposals to re-zone to non-residential districts along major arterial roads (Article 151.586):
 - (1) Is this an expansion of an adjacent zoning district of the same classification?
 - (2) What extraordinary showing of public need or demand is met by this application?

EXISTING ZONE R-2 (REQUIRES 0.92 ACER PER LOT) 191

Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

Dave Parks

From:

R. Lee <RLeeWhaley@msn.com>

Sent:

Thursday, February 16, 2017 12:45 PM

To:

Eddie Hyman

Cc: Subject: 'Robert Luther'; 'Dave Parks'

RE: rezoning submittal

Eddie,

This email will authorize you and/or Robert Luther to represent my father's estate, in connection with the rezoning application, at the meetings of the Camden County Planning Board and Commissioners meetings.

Let me know if you need any additional authorizations.

Thanks,

Lee

R. Lee Whaley, CPA Executor for the Estate of Robert L. Whaley, Jr. P.O. Box 43028 Baltimore, MD 21236 Office 443.559.6604 Cell 410.456.0987

From: Eddie Hyman [mailto:eddie@ethymansurveying.com]

Sent: Thursday, February 16, 2017 9:27 AM

To: 'R. Lee'

Cc: 'Robert Luther'; 'Dave Parks'; 'Robert Luther'

Subject: rezoning submittal

Lee,

Attached is the application as submitted for the rezoning.

I need an email form you giving myself and Bob Luther permission to represent you at the upcoming Planning Board and Commissioners meetings.

Thanks Eddie

Commercial Alliance AGREEMEN'S FOR PURCHASE AND SALE OF REAL PROPERTY
R ma wife
BEALTOR® North Carolina Association
of REALTORS®
THIS AGREEMENT, including any and all addends attached hereto ("Agreement"), is by and between a(n) a NC Corporation and type of chity) (individual or State of formstion and type of chity) Bobout Lee Whaley III Lynn Whaley Siger and Mark Housed whaley
This Address, including and Company LLC
a(n) a NC Correctation ("Bu(")"), and
(individual or State of formation and type of chity) Robert Lee Whaley III Lynn Whaley Lyer and Mark Housed whaley
a(n) Individuals ("Seller"). (individual or State of formation and type of entity)
(individual or State of formation and type of entity)
FOR AND IN CONSIDERATION OF THE MUTUAL PROMISES SET FOR THE HEREIN AND OTHER GOOD AND VALUABLE CONSIDERATION. THE RECEIPT AND SUFFICIENCY OF WHICH IRE HEREBY ACKNOWLEDGED, THE PARTIES HERETO AGREE AS FOLLOWS:
Section 1. Terms and Definitions: The terms listed below shall have the respective meaning given them as set forth adjacent to each
Section I. Terms and Definitions: The Countries of Countries on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (b) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (c) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (a) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (b) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (c) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (d) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on and off of Havy 343 South is Countries Tust., (e) "Property": (Address) 4 Whaley Family Land Parcals on Address on Addr
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Plat Reference: Lot(s), Block or Section as hown on Plat Book or Slide at Page(s),
If this box is checked, "Property" shall mean that property described on Exhibit A attached hereto and incorporated
to consider have no favorance
(For information purposes; (i) the tax parcel number of the requiry is. See Attack Exhibit Associated in Deed Book
Page No.
together with all buildings and improvements thereon and all figure, are apposituances theorem and all personal property, if any,
that I am Dukikit A
s To Be Determine Price" shall mean the sum of Clebed Resea X percent
in accord with survey olyg wooded Acces X The perfere Dollars,
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\$ 2,500.00 (i) "Earnest Money" shall mean two Thousand, Five Eyndred Dollars or tenns as follows: "Personal Check
or tenns as follows: Yeasonal Check
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Upon this Agreement becoming a contract in accordance with protion 14, the Earnest Money shall be promptly deposited in escrow with
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Page 1 of 8 STANDARD FORM 580-T
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North Carolina Bar Association North Carolina Association of REALTORS®, Inc. 0 7/2016
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Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

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(c)	"Closing" shall mean the date and time pure recording of the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording of the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Shall mean the date and time pure recording to the deed. Closing shall occur on or before Closing Closing
(d)	"Contract Date" means the date this Agreement has been fully executed by both Buyer and Seller,
(e)	"Examination Period" shall mean the period beginning or the first day after the Contract Date and extending through through 11:59pm (based upon time at the locale of the respectly) on MAY 1, 2017 OR Upon the SATISTACTION OF THE CONTINGENCIES IN PARAGRAPH 1 OF Exhibit B, whichever last TIME IS OF THE ESSENCE AS TO THE EXAMINATION PERIOD. OCC WS.
(f) (g)	"Broker(s)" shall mean: Long and Foster - Ell abeth City ("Listing Agency"), Robert W Luther III ("Listing Agent" - License # 282564) Acting as: Seller's Agent, Dual Agent Long and Foster - Elizabeth City ("Selling Agency"), Robert W Luther III ("Selling Agent" - License # 282564) Acting as: Buyer's Agent; Seller's (Sub) Agent, Judal Agent "Seller's Notice Address" shall be as follows:
	Robert Lee Whaley III, PO Box 43028, Baltimore, Nd, 21236
(h)	except as same may be changed pursuant to Section 12. "Buyer's Notice Address" shall be as follows: 7 Cousins Land Company LLC, 217 Lambs Road, Califa, NC 27921
Section seases, reprorated obligation equired	If this block is marked, additional terms of this Agreement are set forth on Exhibit B attached nereto and incorporated herein by reference. (Note: Under North Carolina law, real estate agents are not nerrulated to draft conditions or contingencies to this Agreement.) 2. Sale of Property and Payment of Purchase Price: Seller agrees to sell and Buyer agrees to buy the Property for the Price. 3. Provation of Expenses and Payment of Costs: Seller and Briver agrees to this bill property taxes (on a calendar year basis), ents, mortgage payments and utilities or any other assumed lift littles as detailed on attached Exhibit B, if any, shall be as of the date of Closing. Seller shall pay for preparation of a deed and all other documents recessary to perform Seller's manualer this Agreement, excise tax (revenus sumps), any deferred or rollback taxes, and other conveyance fees or bases by law, and the following: Shall Day For Surveys to be completed of the Subject Derties to determine number of wooded and cleaned Acres Sellers for Acres and For the Received Acres of the Property from Seller's and the Property from Seller's and Cleaned Acres Sellers for Acres and For the Received Acres of the Property from Seller's and Cleaned Acres Sellers for Acres Acres Sellers
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Pg 306 14

Each party shall pay its own attorney's	ées,
of all information relating to the Prope (and copies of any documents reference building plans, maintenance records an authorizes (1) any attorney presently attorney's file to Buyer and both Buyer disclose all materials in the Property's attorneys. If Buyer does not consumn materials delivered by Seller to Buyer provide to Seller copies of (subject to it and other information relating directly	see best efforts to deliver to Buyer as soon as reasonably possible after the Contract Date copies rty in possession of or available to Seller including but not limited to: title insurance policies of therein), surveys, soil test reports, environmental surveys or reports, site plans, civil drawings, despite of all presently effective that are not service contracts related to the Property. Seller or previously representing Seller to release and disclose any title insurance policy in such and Seller's agents and attorneys; and (2) the Property's after insurer or its agent to release and title insurer's (or title insurer's agent's) file to auyer and both Buyer's and Seller's agents and latte the Closing for any reason other than Seller default, then Buyer shall return to Seller all pursuant to this Section 4 (or Section 7, if applicable), if any, and shall, upon Seller's request, to ownership and copyright interests of the property thereof) any and all studies, reports, surveys to the Property prepared by or at the request of Buyer, its employees and agents, and shall Earnest Money, copies of all of the foregoing without any warranty or representation by Buyer as thereof.
nechanics' liens, free and clear of all li b) Leuses (if applicable) and (c) matter is amination Period ("Permitted Except hat may be satisfied by the payment of arto or record any instrument that affect	grees to convey fee simple nearketable and insurable title to the Property without exception for ens, encumbrances and defect, of title other than: (a) zoning ordinances affecting the Property, a of record existing at the Control Date that are not objected to by Buyer prior to the end of the ions"); provided that Seller she'l be equived to eatisfy, at or prior to Closing, any encumbrances a fixed sum of money, such as deeds of trust, mortgages or stamony liens. Seller shall not enter a the Property (or any personal property listed on Exhibit A) after the Contract Date without the masent shall not be unreasonably withheld, conditioned or delayed.
	t and the rights and obligations of 11.1 parties under this Agreement are hereby made expressly by Buyer, whether explicit or implied) of the following conditions:
a firm commitment for this loan on or b Buyer agrees to use its best efforts to se before the above date, Buyer has the ri- delivering to Seller written notice of a Agreement shall be null and void and K he deemed to have waived the loan con Buyer a copy of the commitment letter of Seller's request, then Seller may terr then received a copy of the commitment	cure such commitment and to advise Seiler immediately upon receipt of lender's decision. On or ght to terminate this Agreement for failure to obtain the loan referenced in Section I(b)(ii) by ermination by the above date, time being of the essence. If Buyer delivers such notice, this farmest Money shall be refunded to Buyer. If Buyer fails to deliver such notice, then Buyer will diftion. Notwithstanding the foregoing, after the above date, Seller may request in writing from If Buyer fails to provide Seller a copy of the commitment letter within five (5) days of receipt ninate this Agreement by written notice to Buyer at any time thereafter, provided Seller has not tetter, and Buyer shall receive a return of Earnest Money.
Buyer agrees to use its best efforts to	E If Buyer is to assume any andebtedness in connection with payment of the Purchase Price, qualify for the assumption. Should Buyer fail to qualify, Buyer shall notify Seller in writing ereupon this Agreement shall terminate, and Buyer shall receive a return of Earnest Money.
Property before the end of the Examir simple marketable and insurable, subje- title defects and exceptions, in no case noticed defects. If Seller does not cure Agreement and receive a return of Ea- purchase title insurance, the insuring of	the Contract Date, Buyer shall, at Buyer's expense, cause a title examination to be made of the sation Period. In the eyent that such title examination shall show that Seller's title is not fee of only to Permitted Exceptions, then Buyer shall promptly notify Seller in writing of all such later than the end of the Examination Period, and Seller shall have thirty (30) days to cure said the defects or objections within thirty (30) days of notice thereof, then Buyer may terminate this mest Money (notwithstanding that the Examination Period may have expired). If Buyer is to mpany must be licensed to do business in the state in which the Property is located. Title to the less, subject only to standard exceptions and Permitted Exceptions.
reasonable wear and tear excepted, the	reperty is not in substantially the same condition at Closing as of the date of the offer, it the Buyer may (i) terminate this Agreement and receive a return of the Parnest Money or (ii) shall be entitled to receive, in addition to the Property, any of the Seller's insurance proceeds surrection applicable to the Property.
	Page 4 of 8
Buyer Initials	Soller Initials STANDARD FORM 580-T Revised 7/2013 © 7/2016 7 Contains Land 7 Contains Land

Pg 408 14

(e) Inspections: Buyer, its agents or representatives, at Buyer's expense and at reasonable times during normal business hours, shall have the right to enter upon the Property for the purpose of inspecting, examining, performing soil boring and other testing, conducting timber cruises, and surveying the Property, Buyer shall coroner all such on-site inspections, examinations, still boring and other testing, timber cruises and surveying of the Property in a good and workmanlike manner, shall repair any damage to the Property caused by Buyer's entry and on-site inspections and shall conduct same in a manner that does not unreasonably interfere with Seller's or any tenant's use and enjoyment of the Property. In that respect, Buyer shall na'te reusonable efforts to undertake on site inspections outside of the hours any tenant's business is open to the public and shall give prior notice to any tenants of any entry onto any tenant's portion of the Property for the purpose of conducting inspections. I pour Sell i's request, Buyer shall provide to Seller evidence of general liability insurance. Buyer shall also have a right to review and inspect all contracts or other agreements affecting or related directly to the Property and shall be entitled to review such books and read of Seiler that relate directly to the operation and maintenance of the Property, provided, however, that Buyer shall not divious any information regarding this Property (or any tenant therein) unless required by law and the same shall be regarded as confidential, to any person, except to its attorneys, accountants, lenders and other professional advisors, in which case Buyer shall obtain their agreement to maintain such confidentiality. Buyer assumes all responsibility for the acts of itself, its agents or representatives in exercising its rights under this Section 6(c) and agrees to indemnify and hold Seller harmless from any damages resulting therefrom. This indemnification obligation of Buyer shall survive the Closing or earlier termination of this Agreement. Buyer shall, at Buyer's "x, ense, promptly repair any damage to the Property caused by Buyer's entry and on-site inspections. Except as provided in Section 6(c) above. Buyer shall have from the Contract Date through the end of the Examination Period to perform the above inspections, examinations and testing, IF BUYER CHOOSES NOT TO PURCHASE THE PROPERTY, FOR ANY REASON OR NO REASON, AND PROVIDES WRITTEN NOTICE TO SELLER THEREOF PRIOR TO THE EXPIRATION OF THE EXAMINATION PERIOD, THEN THIS AGREEMENT SHALL TERMINATE, AND BUYER SHALL RECEIVE A RETURN OF THE EARNEST MONEY.

Section 7. Leases (Check one of the following, as applicable):

- If this box is checked, Seller affirmatively represents and warrants that there are no Leases (as hereinafter defined) affecting the Property.
- If this box is checked, Seller discloses that there are one or more leases affecting the Property (oral or written, recorded or not "Leases") and the following provisions are hereby made a part of this Agreement.
 - (a) A list of all Leases shall be set forth on Exhibit B;
 - (b) Seller shall deliver copies of any Leases to Buyer pursuant to Section 4 as if the Leases were listed therein;
- (c) Seller represents and warrants that as of the Contract Date there are no current defaults (or any existing situation which, with the passage of time, or the giving of notice, or both, or at the election of either landlord or tenant could constitute a default) either by Seller, as landlord, or by any tenant under any Lease ("Leuse Default"). In the event there is any Lease Default as of the Contract Date, Seller agrees to provide Buyer with a detailed description of the singular in accordance with Section 4. Seller agrees not to commit a Lease Default as Landlord after the Contract Date, and agrees further to notify Buyer immediately in the ovent a Lease Default arises or is claimed, asserted or threatened to be asserted by either Seller or a tenant under the Lease.
- (d) In addition to the conditions provided in Section 6 of this Agreement, this Agreement and the rights and obligations of the parties under this Agreement are hereby made expressly conditioned upon the assignment of Seller's interest in any Lease to Buyer in form and content acceptable to Buyer (with tenant's written consent and acknowledgement, if required under the Lease), and Seller agrees to use its best efforts to effect such assignment. Any assignment required under this Section 7 shall be required to be delivered at or before Closing by Seller in addition to those deliveries required under Section 11 of this Agreement.
- (e) Seller agrees to deliver an assignment of any Lease at or before Closing, with any security deposits held by Seller under any Leases to be transferred or credited to Buyer at or before Closing. Seller also agrees to execute and deliver (and work diligently to obtain any tenant signatures necessary for same) any estoppel certificates and subordination, nondisturbance and attornment agreements in such form as Buyer may reasonably request.

Section 8. Environmental: Seller represents and warrants that it has no actual knowledge of the presence or disposal, except as in accordance with applicable law, within the buildings or on the Property of nazardous or toxic waste or substances, which are defined as those substances, materials, and wastes listed in the United States Department of Transportation Hazardous Muterials Table (49 CFR Part 172.101) or by the Environmental Protection Agency as hazardous substances (40 CFR Part 302.4) and amendments there'o, or such substances, materials and wastes, which are or become regulated under any applicable local, state or federal law, including, without limitation, any material, waste or substance which is (i) petroleum. (ii) asbestos. (iii) polychlorinated biphenyls, (iv) designated as Hazardous Substance pursuant to Section 311 of the

Page 5 of 8

Buyer Initials	Sciler Initials	STANDARD FORM 580-T
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		first in age of residence

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51.6

Clean Water Act of 1977 (33 U.S.C. §1321) or listed pursuant to Section 307 of the Clean Water Act of 1977 (33 U.S.C. §1317), (v) defined as a hazardous waste pursuant to Section 1004 of the Resource Conservation and Recovery Act of 1976 (42 U.S.C. §6903) or (vi) defined as a hazardous substance pursuant to Section 101 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U.S.C. §9601). Seller has no actual knowledge of an contamination of the Property from such substances as may have been disposed of or stored on neighboring tracts.

Section 9. Risk of Loss/Damage/Repair: Until Closing, the risk of loss or damage to the Property except as otherwise provided herein, shall be borne by Seller. Except as to maintaining the Property in its same condition, Seller shall have no responsibility for the repair of the Property, including any improvements, unless the parties hereto agree in writing.

Section 10. Earnest Money Disbursement: In the event that any of the conditions bergto are not satisfied, or in the event of a breach of this Agreement by Seller, then the Earnest Money shall be returned to Buyer, but such return shall not affect any other remedies available to Buyer for such breach. In the event this offer is accepted and Buyer breaches this Agreement, then the Earnest Money shall be forfeited, but such forfeiture shall not affect any other remedies available to Seller for such breach. NOTE: In the event of a dispute between Seller and Buyer over the return or forfeiture of Earnest Money held in escrow by a licensed real estate broker, the broker is required by state law to retain said Earnest Money in its trust or escrow account until it has obtained a written release from the parties consenting to its disposition or until disbursement is ordered by a court of competent jurisdiction, or alternatively, the party holding the Earnest Money may deposit the disputed monies with the appropriate clerk of court in accordance with the provisions of N.C.G.S. \$93A-12.

Section 11. Closing: At or before Closing, Seller shall deliver to Buyer a general warranty deed unless otherwise specified on Exhibit B and other documents customarily executed or delivered by a seller in similar transactions, including without limitation, a bill of sale for any personalty listed on Exhibit A, an owner's affidavit, lien waiver forms (and such other lien related documentation as shall permit the Property to be conveyed free and clear of any claim for mechanics' liens) and a non-foreign status affidavit (pursuant to the Foreign Investment in Real Property Tax Act), and Buyer shall pay to Selle, the Purchase Price. At Closing, the Earnest Money shall be applied as part of the Purchase Price. The Closing shall be conducted by Buyer's attorney or handled in such other manner as the parties hereto may mutually agree in writing. Possession shall be delivered at Closing, unless otherwise agreed herein. The Purchase Price and other funds to be disbursed pursuant to this Agreement shall not be disbursed until Closing has taken place.

Section 12. Notices: Unless otherwise provided herein, all notices and other communications which may be or are required to be given or made by any party to the other in connection herewith shall be in writing and shall be deemed to have been properly given and received on the date delivered in person or deposited in the United States mail, registered or certified, return receipt requested, to the addresses set out in Section 1(g) as to Seller and in Section 1(h) as to Buyer, or at such other addresses as specified by written notice delivered in accordance herewith.

Section 13. Entire Agreement: This Agreement constitutes the sole and entire agreement among the parties hereto and no modification of this Agreement shall be binding unless in, writing and signed by all parties hereto. The invalidity of one or more provisions of this Agreement shall not affect the validity of any other provisions hereof and this Agreement shall be construed and enforced as if such invalid provisions were not included,

Section 14. Enforcesbillty: This Agreement shall become a contract when signed by both Buyer and Seller and such signing is communicated to both parties; it being expressly agreed that the notice described in Section 12 is not required for effective communication for the purposes of this Section 14. The parties acknowledge and agree that; (i) the initials lines at the bottom of each page of this Agreement are merely evidence of their having reviewed the terms of each page, and (ii) the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement. This Agreement shall be finding upon and inure to the benefit of the parties, their heirs, successors and assigns and their personal representatives.

(a) Seller Knowledge: Seller has no actual knowledge of (i) condemnation(s) affecting or contemplated with respect to the

Section 15. Adverse Information and Compliance with Laws:

a, ordinances or restrictions affe walk, paying, water, sewer, or or	dings pending of intrauched against the Property; (iii) changes contemplated in any applicable ting the Property; or (iv) governmental special assessments, either pending or confirmed, for the improvements on or adjoining the Property, and no pending or confirmed owners' association.
IAI ASSESSIMENTA, EXCEPT AS TOHOW	(Insert "None" or the identification of any matters relating to (i) through (iv) above, if any)
IVUIVC	
	Page 6 of 8
Buyer Initials	Seller Initials STANDARD FORM 580-7
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governmental agency or an owne "pending" special assessment is do owners" association assessments are subject to all pending assessments	ment, a "confirmed" special assessment its' association for the purpose(s) stated, efined as an assessment that is under found all governmental assessments confirmed disclosed by Seller herein, if any, where association dues, if any, are \$, whether or not it is fully mal consideration by a gove	payable at time of closing. A erning body. Seller shall pay all
statutes, rules and restrictions perti- constitute any default under or re- instrument to which Seller is a par	actual knowledge, (i) Seller has con aining to or affecting the Property; (ii) pe sult in the imposition of any 5-en or co- ty or by which Seller or the Property 5 the ding or threatened against the Property 5 and	aformance of the Agreemen Linbrance upon the Propert rund; and (iii) there are no	it will not result in the breach of, by under any agreement or other legal actions, suits or other legal
parties hereto shall survive the Clo further consideration, execute, ack	atations and Warranties: All represent using and delivery of the deed. Seller sha knowledge and deliver to Buyer such others as may be necessary to more effectively to	all, at or within six (6) month or documents and instrumen	hs after the Closing, and without us, and take such other action as
Section 17. Applicable Law: This has only been approved for use in	s Agreement shall be construed under the North Carolina.	laws of the state in which the	he Property is located. This form
Section 18. Assignment: This Ag	reement is freely assignable unless otherw	vise expressly provided on l	Exhibit B.
conveyance of the Property, Buye party shall be responsible for all shall not assume any additional i	ange: In the event Buyer or Seller desire or and Seller agree to cooperate in effect additional costs associated with such ex- iability with respect to such tax-deferred achanging party, as shall be required to g	ing such exchange; provide change, and provided furth i exchange. Seller and Buy	d, however, that the exchanging her, that a non-exchanging party er shall execute such additional
recordable form setting forth such incorporate. Such memorandum of any effect thereby as of a specific	antract: Upon request by either party, if in provisions hereof (other than the Purch of contract shall contain a statement that date to be stated in the memorandum (w andum of contract shall be borne by the p	base Price and other sums of it automatically terminates a hich specific date shall be n	fue) as either party may wish to and the Property is released from to later than the date of Closing).
Agreement and such instruments	gnatory to this Agreement represents a as muy be necessary to effectuate any tr d that his or her signature binds such part	ansaction contemplated by	
my and all claims of brokers, co- arising out of the sale of the Prop- designated under Section 1(f) of the he involved in this transaction a	expressly provided herein. Buyer and Sinsultants or real estate agents by, througerly to Buyer. Buyer and Seller represents Agreement, they have not employed and (ii) that the compensation of the Brst the Brokers, the Buyer and/or the Selle	th or under the indemnifying thand warrant to each other- nor ongaged any brokers, co- okers is established by and the control of the control of the control of the control of the control	g party for fees or commissions that: (i) except as to the Brokers onsultants or real estate agents to
	gal proceedings are instituted to enforce cover from the non-prevailing party reason		
EIFS/SYNTHETIC S (either in whole or in part) with at makes no representations or warr	STUCCO: If the adjacent box is checked n "exterior insulating and finishing system antics regarding such system and Buyer in occasioned by the existence of such mate	n" commonly known as "Ellis advised to make its own i	PS" or "synthetic stucco". Seller
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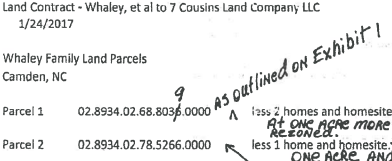
Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. AND THE NORTH CAROLINA BAR ASSOCIATION MAKE NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION, IF YOU DO NOT UNDERSTAND THIS FORM OR FEEL THAT IT DOES NOT PROVIDE FOR YOUR LEGAL NEEDS, YOU SHOULD CONSULT A NORTH CAROLINA REAL ESTATE ATTORNEY BEFORE YOU SIGN IT.

BUYER:		SELLER:
Individual		Individual
	e/inv	
		Robert Lee Whaley III
Date:	_	Plate:
	<u></u> -	Lynn Whaley Sager
Date:	10	Date:
		Business Entity Date
Businers Entity	1000	Business Entity Oate
7 Cousins Land Company LLC		Part of the state
(Name of Entity)	15/11/4/4/4	(Name of Entity)
Ву:	_	Ву:
Name:		Name:
Tillo: MANAGING MEMUL	_	Title:
1 /		Date:
Data		
Duc: The undersigned hereby acknowledges receipt of accordance with the terms hereof. Long R		y set forth herein and agrees to hold said Earnest Mon
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1255 2 homes and homesites to be surveyed At one agree more or less and rezoned. less 1 home and homesite to be surveyed At ONE ACRE AND REZONED. Parcel 2

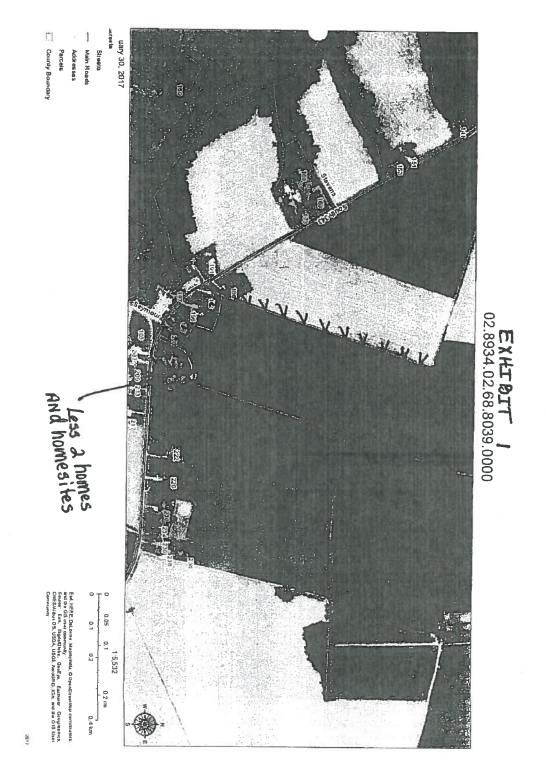
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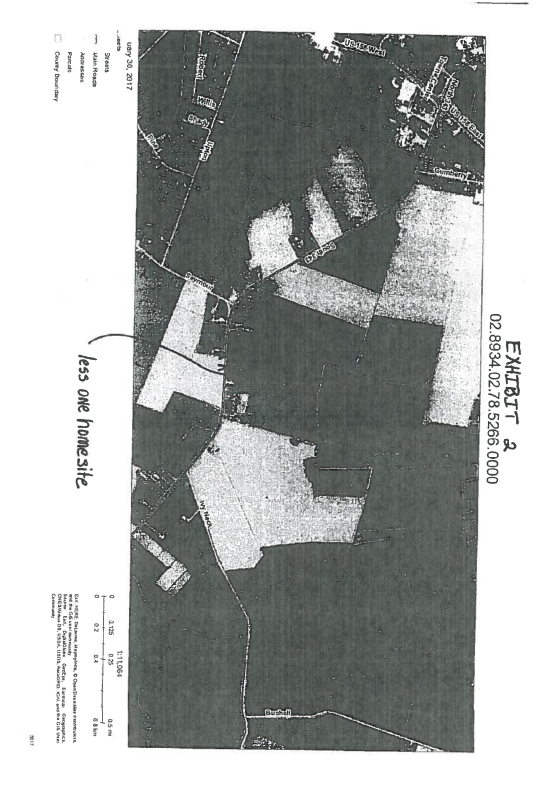
Exhibit A

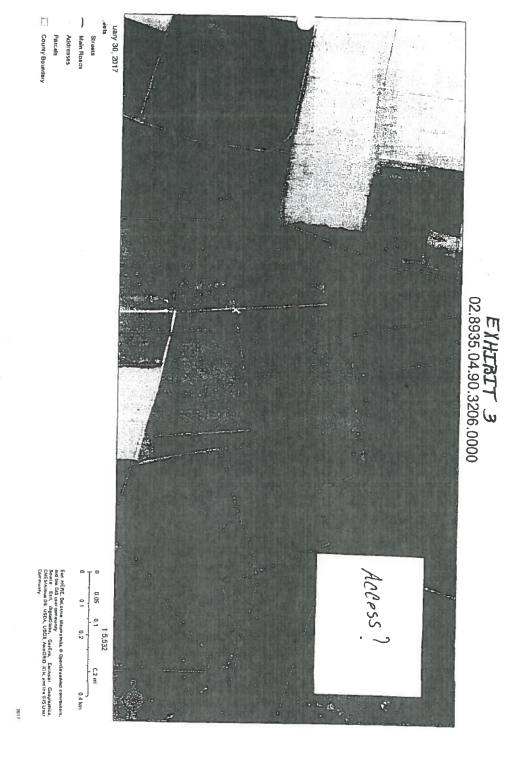
Parcel 4 02.8934.02.98.3714.0000

As out lined on Exhibit 2 As outlined on Exhibit 3

As outlined on Exhibit 4

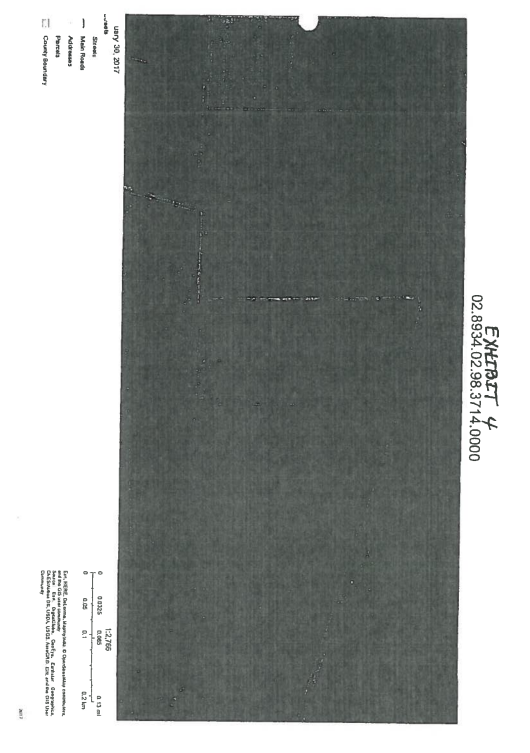






Pg 1206 14

Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO



Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

6.A.1.a

Attachment: UDO 2017-02-16 Rezoning 210 and 222 343 S - Robert L Whaley Jr Estate of (1600: UDO

EXHIBIT B

ADDITIONAL TERMS TO AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY BTEWEEN 7 COUSINS LAND COMPANY LLC AND ROBERT LEE WHALEY III, ET AL

- 1. Parties agree that this Agreement shall be subject to the following:
 - a. Rezoning of the Two (2) Homesites located on the Subject Property to 1 Acre each.
 - b. Completion of Surveys of the Subject Property to be completed at Seller's expense.
 - (i) Designating number of Cleared Acres and Woodland as to each Parcel.
 - (ii) Subdividing the Residential Homesites into One Acre Parcels to be retained by Seller.
 - Successful Sale and Closing by Buyer of 92 Acre Parcel in Pasquotank County to allow Buyer to purchase the Subject Property pursuant to a 1031 Tax Free Exchange.
- Parties agree that the Purchase Price will be determined utilizing the Surveys contemplated in Paragraph 1 above and multiplying the Number of Cleared Acres by the Per Acre and multiplying the Wooded Acres by the Per Acre.

Buyers Initials	Sellers Initials

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Camden County Planning Board AGENDA ITEM SUMMARY SHEET

New Business

Item Number: 6.B.1

Meeting Date: March 15, 2017

Submitted By: Dave Parks, Permit Officer

Planning & Zoning

Prepared by: Amy Barnett

Item Title UDO 2017-02-28 Sketch Plan - the Fairfax - Major Subdivision

Attachments: UDO 2017-02-28 Sketch Plan - The Fairfax - Major

Subdivision (PDF)

STAFF REPORT

UDO 2017-02-28 Sketch Plan – The Fairfax Major Subdivision

PROJECT INFORMATION

File Reference:

UDO 2017-02-28

Project Name;

Applicant:

The Fairfax

PIN:

02-8934-02-57-3312

A&B Building, Inc.
Adam Maurice

Address:

141 Travis Blvd

Moyock, NC 27958

Phone:

(757) 619-0746

Email:

Agent for Applicant:

Eastern Carolina

Engineering, PC

Address:

154 U.S. Hwy 158 East

Phone:

(252) 335-1888

Email:

Current Owner of Record: See Attached Deed

Meeting Dates:

3/7/2017

Neighborhood Meeting

3/15/2017

Planning Board

Application Received:

2/23/17

By:

David Parks, Permit Officer

Application Fee paid: \$2,400 Check #2640

Completeness of Application: Application is

generally complete

Documents received upon filing of application or otherwise included:

A. Land Use Application

B. Sketch Plan

C. Deed

D. Perc Tests (2) from Albemarle Regional

Health Services

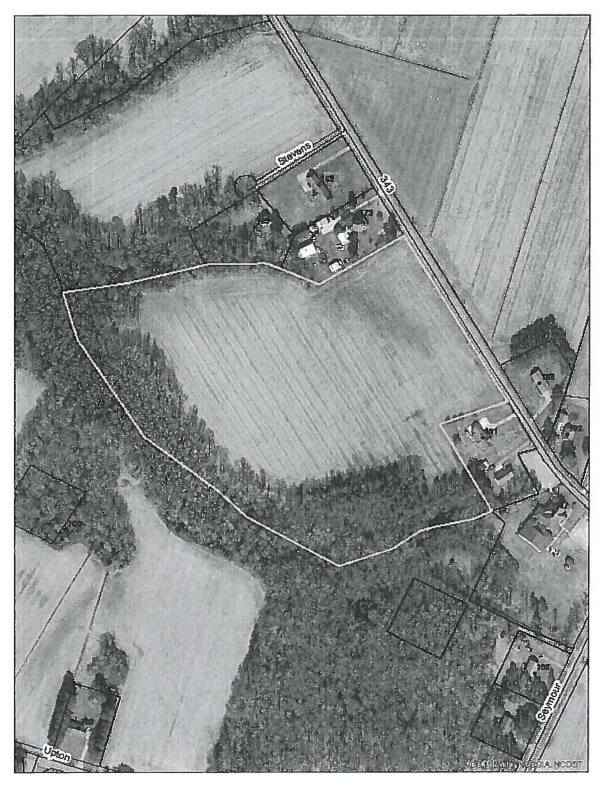
E. Technical Review Comments

PROJECT LOCATION:

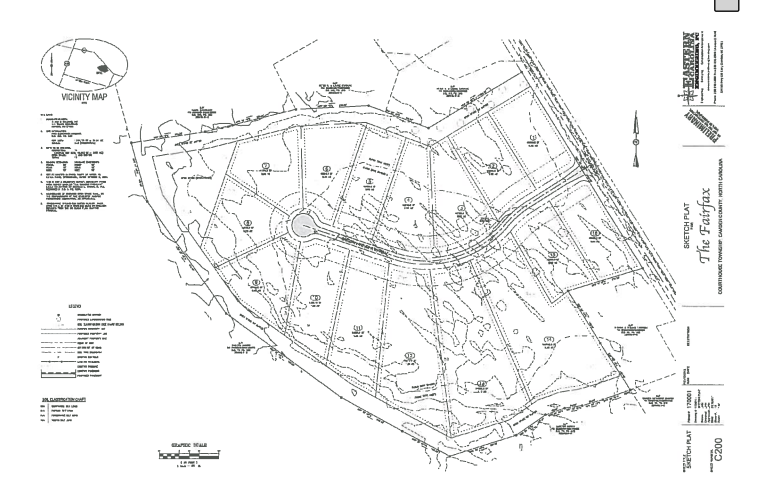
Street Address: Adjacent to 173 and 191 South Hwy 343

Location Description: Courthouse Township

Vicinity Map:



REQUEST: Sketch Plan – The Fairfax – 16 lots - Article 151.230 of the Code of Ordinances.



SITE DATA

Lot size: Approximately 25 acres

Flood Zone: Zone X/AE

Zoning District(s): Mixed Single Family Residential (R2)

Adjacent property uses: Predominantly agriculture with some residential.

Streets: Shall be dedicated to public under control of NCDOT.

Street/Subdivision name: Approved by (Central Communications)

Open Space: Provided

Landscaping: Landscaping Plan required at Preliminary plat.

Buffering: Per Article 151.232 (N), a 50' landscaped vegetative buffer required along

all property lines that abut non-residential uses.

Recreational Land: N/A

ENVIRONMENTAL ASSESSMENT

Streams, Creeks, Major Ditches: None.

Distance & description of nearest outfall: 1 mile

TECHNICAL REVIEW STAFF (SKETCH PLAN) COMMENTS

- 1. South Camden Water. Approved as is.
- 2. Albemarle Regional Health Department. Perc test completed on 2 lots (10% of lots required to be perc tested).
- 3. South Camden Fire Department. No response
- 4. Pasquotank EMS. No response
- 5. Sheriff's Office. Approved as is.
- 6. Postmaster Elizabeth City. No response.
- 7. Superintendent/Transportation Director of Schools. Approved.
- 8. Camden Soil & Water Conservationist. No response.
- 9. NCDOT. No response.
- 10. Mediacom. No response.
- 11. Central Communications 911. Approved Subdivision/Street names.

PLANS CONSISTENCY

CAMA Land Use Plan Policies & Objectives:

Consistent \square Inconsistent \square

CAMA Future Land Use Maps has land designated as Medium Density Residential.

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_				and Use Maps has land Courthouse Core Villag	designated as Rural Residential 1 acre and ge.
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Prope	rty abut	s Highv	way 343 So	outh.	
FIND	INGS I	REGAI	RDING A	DDITIONAL REQUI	IREMENTS:
Yes		No			Endangering the public health and safety?
					In staff's opinion, application does not appear to endanger public health and safety.
Yes		No	×		Injure the value of adjoining or abutting property.
					In staff's opinion, application does not appear to injure the value of adjoining or abutting property.
EXC	EED PU	JBLIC	FACILIT	TIES:	
Yes		No			Schools: Proposed development will generate 7 students (.44 per household X 16 lots). High School over capacity: 2016/2017 capacity: 570 Enrollment: 607
Yes		No	×		Fire and rescue:
Yes		No	\boxtimes		Law Enforcement:

Law Enforcement:

Staff's Recommendation:

Staff recommends approval of Sketch Plan for The Fairfax with the following recommendations:

- 1. In accordance with schools input, ensure the cult a sac is designed for the turning radius of a 72 passenger bus.
- 2. Wetland delineation

CAMDEN COUNTY

Land Use/Development Application

County of Camden, North Carolina

Depending upon the type of proposal, the proposal may require a Zoning Permit, Conditional Use Permit, or Special Use Permit. This form is used as the start of the application process. All applicants must submit a site plan (see "Minimum Site Plan Requirements") and a valid Health Department permit. Applicants for a Conditional Use Permit or Special Use Permit should review the "Requirements for Conditional Use Permit and Special Use Permit Applications".

Applicants for a subdivision must submit this form as their Special Use Permit application.

Please consult the Planning Office, (252) 338-1919, with any questions about your application.

	Office Use Only
	£
	PIN: (72-8914-02-57-3712
	UDO# 2017-02-28
	Date Received: 2/27/17
	Received by:
	Zoning District: R2
	Fee Paid \$ 2, 400
	Please Do Not Write In This Box
-	

Pd CK # 2648

Packet Pg. 39

PLEASE PRINT OR IN	(PE
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Applicant's Name: A & B Building, Inc.

If the Applicant is acting as agent for another person (the "principal"), please give that person's name on the line below and submit a copy of the agency agreement / letter with this Application.

Adam Maurice

Applicant's Mailing Address: 141 Travis Boulevard

757-619-0746

Movock NC 27958

Moyock NC 2795

Daytime Phone Number
Street Address Location

of Property:

General Description
Of Proposal

24.9 Acres on NC 343 Hwy S, 0.77 miles south of US Hwy 158 intersection.

Sketch Plat for a 16-lot Major Subdivision - The Fairfax

I swear or affirm that the foregoing information and all attachments hereto (now or subsequently provided as part of this application) are true and correct to the best of my knowledge.

Signed:

Dated:

Flood Zone?

X]X []A []AEFW Located in Watershed Protection Area?

[] Yes

Taxes Paid?

Yes []No February 27, 2017

Adjacent Property Owner

RE: Proposed Subdivision - Neighborhood meeting

Dear Property Owner:

I am Adam Maurice of A & B Building, Inc., the developer for a proposed 16 lot major subdivision on the west side of South NC Hwy 343, located 0.77 miles south of the intersection of US Hwy 158 and NC 343 in Courthouse Township. Part of the Subdivision process is to host a public meeting so the community can provide input/comments to the developer and Camden's Planning Staff on the proposed subdivision. The meeting will be held Tuesday, March 7, 2017 at 6:30 PM in the upstairs Courtroom of the Historic Camden County Courthouse.

Sincerely,

Adam Maurice

A & B Building, Inc.

ALBEMARLE REGIONAL HEALTH SERVICES

233159

Packet Pg. 41

Applicant:

MAURICE, ADAM 141 TRAVIS BLVD MOYOCK, NC 27958 Owner:

STEVENS FAMILY TRUST 21145 CARDINAL POND RD ASHBURN, VA 20147

Site Location:

NC 343 South (Lot 1) CAMDEN, NC 27921

GPD: 360

LTAR: 0.300

Classification: PS w/Fill

If unsuitable, the site may be reclassified to provisionally suitable with the following modification(s):

* Fill Area 120 ft. by 50 ft. with 18 in. of Sand

To obtain an Authorization to Construct:

- * Submit a plat or scale drawing of the lot, showing location and dimensions of all property lines, proposed structures and driveways
- * Pay permit fee of \$225

Comments:

Lot will require open ditching to promote surface water runoff

EHS:

Carver, Kevin

Date: 03/02/2017

THIS APPROVAL WILL BECOME VOID AFTER 12 MONTHS AND A NEW APPLICATION WILL BE NECESSARY.

ALBEMARLE REGIONAL HEALTH SERVICES

235109

Applicant:

6.B.1.

Owner:

EASTERN CAROLINA ENGINEERING C/O JASON MIZELAR B BUILDING, INC 144 TRAVIS BLVD **PO BOX 128** MOYOCK, NC 27958 CAMDEN, NC 27921

Site Location:

HWY 343 S (Lot 9) CAMDEN, NC 27921

GPD: 360

LTAR: 0.400

Classification: PS Shallow Placement

If unsuitable, the site may be reclassified to provisionally suitable with the following modification(s):

* Shallow Placement - Type II System

To obtain an Authorization to Construct:

- * Submit a plat or scale drawing of the lot, showing location and dimensions of all property lines, proposed structures and driveways
- * Pay permit fee of \$225

Comments:

Lot is subject to wetland delineation and available space

Date: <u>03/03/2017</u>

THIS APPROVAL WILL BECOME VOID AFTER 12 MONTHS AND A NEW APPLICATION WILL BE NECESSARY.

Date:
From: Technical Review Staff CO. SCHOOL S (Organization) To: Camden County Planning Department
RE: Sketch Plan "The Fairfax" - 16 lots
The following is <u>CAMOEN</u> CO SCHOOLS input for the Sketch Plan "The Fairfax" major residential subdivision:
Approved as is.
Reviewed with no comments.
Approved with the following comments/recommendations:
1- RUADS ARE CONSTRUCTED TO STATE DUT SPECIFICATIONS
2-CIRL DE-SAC 15 OF SUFFICIENT DIAMETER FOR BUS TO TURN AROUND SAFELY - 3-LETTER FROM DEVELOPER GIVING CAMPEN CO SCHOOLS PERMISSION TO WILLIZED RUADS FOR STUDENT TRANSPORT Disapproved with the following comments:
Name: ROGER MORGIN Signature: R

Date: 3-2-2017
From: Technical Review Staff Camden Co Sheriff ofe (Organization) To: Camden County Planning Department
RE: Sketch Plan "The Fairfax" – 16 lots The following is Sheriff Perry input for the Sketch Plan "The Fairfax" major residential subdivision:
Approved as is. Reviewed with no comments. Approved with the following comments/recommendations:
Disapproved with the following comments:
Name: Tory Perry Signature: Shoulf Teny Perry

Date:							
From: Technical Review Staff 50 WSD (Organization)							
To: Camden County Planning Department							
RE: Sketch Plan "The Fairfax" – 16 lots							
The following is 50 w 50 input for the Sketch Plan "The Fairfax" major residential subdivision:							
Approved as is.							
Reviewed with no comments.							
Approved with the following comments/recommendations:							
Disapproved with the following comments:							
Name: David Credle Signature: David Credle							

Packet Pg. 46

Dave Parks

From:

Barefoot, Ronnie <barefootr@co.pasquotank.nc.us>

Sent:

Wednesday, March 01, 2017 11:13 AM

To:

Dave Parks

Subject:

RE: A&B Building Inc - Subdivision

No issue!!!



Ronnie D. Barefoot, ENP
Technical Operations Manager
Pasquotank County Sheriff's Office
Communications Division
200 E. Colonial Ave.
Elizabeth City, NC 27909
(O) 252-338-3772
(C) 252-339-7848

Randy Cartwright, Sheriff

Southeastern Regional Representative NENA Institute Board

From: Dave Parks [mailto:dparks@camdencountync.gov]

Sent: Wednesday, March 01, 2017 11:11 AM

To: Barefoot, Ronnie

Subject: RE: A&B Building Inc - Subdivision

The property is located on about ½ mile south of the high school on Hwy 343 south. See attached sketch plan.

Dave

From: Barefoot, Ronnie [mailto:barefootr@co.pasquotank.nc.us]

Sent: Tuesday, February 28, 2017 12:32 PM

To: Dave Parks

Subject: RE: A&B Building Inc - Subdivision

I have no issues with the subdivision name. I am not sure where the subdivision will be located. I do have a concern if it is close to the Currituck line that people may mistake Gregory Lane (Camden County) with S Gregory Rd or even Gregory Lane in Currituck. (S Gregory Rd and Gregory Lane actually intersect with each other).



Ronnie D. Barefoot, ENP
Technical Operations Manager
Pasquotank County Sheriff's Office
Communications Division
200 E. Colonial Ave.
Elizabeth City, NC 27909
(O) 252-338-3772
(C) 252-339-7848

Randy Cartwright, Sheriff

Southeastern Regional Representative NENA Institute Board

From: Dave Parks [mailto:dparks@camdencountync.gov]

Sent: Tuesday, February 28, 2017 12:06 PM

To: Barefoot, Ronnie

Subject: FW: A&B Building Inc - Subdivision

Ronnie,

Here is another. Subdivision name and road name.

Dave

From: Jason A. Mizelle, PLS [mailto:jason@easterncarolinainc.com]

Sent: Tuesday, February 28, 2017 10:39 AM

To: 'Dave Parks'

Subject: A&B Building Inc - Subdivision

Can you check and see if there are any conflicts with the following:

Subdivision Name: The Fairfax Street Name: Gregory Lane

Attachment: UDO 2017-02-28 Sketch Plan - The Fairfax - Major Subdivision (1601: UDO 2017-02-28

Health Department's going to try and get me something by the end of the week. If these names check out let me know and I will revise the Sketch Plat and send you a new PDF.

Thanks

Jason A. Mizelle, PLS Vice President-Surveying



154 US Hwy 158 E P.O. Box 128 Camden, North Carolina 27921

(252) 337-8924 NC Direct (252) 339-4810 cell (252) 331-2390 fax