

Residential Special Use Permit Planning Department

Planning Department 420 McKinney Parkway P.O. Box 65, Lillington, NC 27546

Phone: (910) 893-7525 Fax: (910) 893-2793

Total Fee: Receipt: Date Submitted:						
			Meeting Date: Case #:			
Owner of Record:	Applicant:					
Name:	Name:					
Address:	Address:					
City/State/Zip:	City/State/Zip:					
E-mail:	E-mail:					
Phone:	Phone:					
Property Description						
	Acroago: acros					
PIN(s): Address/SR No.:	Acreage: acres					
Directions from Lillington:						
Deed Book: Page:	Plat Book: Page:					
Zoning District:	T 1:					
Fland Diaire O. Danada	Matauria di Diata					
Water: Public (Harnett County)	Sewer: Public (Harnett County)					
☐ Private (Well)	Private (Septic Tank					
Requested Use:						
Special Use for						
Required Information:						
 Is an Erosion and Sedimentation Control Plan required? ☐ No ☐ Yes If yes, is one on file? ☐ No ☐ Yes (Please attach a copy to your application) 						
concerning driveways and other traffic issue	developments have preliminary discussions with NC DOT es for each project. Has this been done? No Yes DOT Contact:					
3. Is a Driveway Permit required? ☐ No ☐ Yes If yes, is one on file? ☐ No ☐ Yes (Please attach a copy to your application)						
4. Have you contacted applicable local, state, and federal agencies regarding building, fire, and other possible code compliance issues? \square No \square Yes						

SKETCH PLAN REQUIRED: Provide a sketch plan along with application. It is strongly encouraged that sketch plans be prepared by a NC Professional Land Surveyor and that it meet the following (as applicable):

TITLE BLOCK INFORMATION	
Name of Project & Date (Including all Revision Dates)	
Applicant/Owner(s) Contact Information (Name, Address, & Phone)	
Surveyor/Engineer Contact Information (Name, Address, & Phone)	
Parcel ID Number/Tax ID of Tract(s)	
Deed Reference of Tract(s)	
Zoning Classification of Tract(s)	
Location (Including Township, County, & State)	
Flood Plain Depicted & Noted (Zone, Map Number, & Effective Date)	
Watershed District Noted & Extent of Coverage Depicted	
GENERAL REQUIREMENTS	
Map Size 22" x 34" & Scale 1"=100' or Larger	
North Point, Graphic Scale, & Vicinity Map	
Name(s) & Location(s) of Adjacent Property Owner(s) & Use(s)	
Existing Boundaries of Tract(s) Showing Bearings & Distances	
Gross Acreage of Development	
Name(s) & Right(s)-of-way of Streets & State Road Number(s), Including	
Notation of Public or Private	
Name, Location, Width, & Acreage of Additional Easement(s) &	
Right(s)-of-way Within or Adjacent to Site	
Building Envelope & Required Setbacks	
Existing & Proposed Utilities	
Signage Location, Easement, Type, & Size	
Existing Structure(s) Located on Site	
SITE PLAN	
Fire Hydrant(s) & Street Light(s) Noted	
Erosion Control Plan Submitted	
Hours & Days of Operation	
Impervious Surface (% Coverage of Lot)	
Hazardous Materials to be Stored on Site	
Existing & Proposed Mechanical Areas	
Existing & Proposed Trash Containment Areas	
Existing & Proposed Utility Areas	
Parking Space Typical	
Parking Lot Material	
All parking areas on site (Based on Type of Business and/or Sq. Ft.)	
Existing & Proposed Fencing, Screening, Gate(s) and/or Dock(s)	
Spillage & Pollution Prevention & Response Methods	
BUFFERING REQUIREMENTS	
Buffering Regulations (Per Harnett County Zoning Ordinance)	

Signatures

I, as the landowner, hereby CERTIFY that the information contained herein is true to the best of my knowledge; and by accepting this Permit (if approved) shall in every respect conform to the terms of this application and to the provisions of the Statutes and Ordinances regulating development in Harnett County. Any VIOLATION of the terms above stated immediately REVOKES this Permit. I further understand this structure is not to be occupied until a CERTIFICATE OF OCCUPANCY is issued. This Permit expires 24 months (2 years) after the date the Permit is granted by the Harnett County Board of Adjustment.

•	ied until a CERTIFICATE OF OCCUPANCY is issued. This the Permit is granted by the Harnett County Board of
Property Owner(s) Signature	Date
	RESIDENTIAL SPECIAL USE PERMIT APPLICATION

Written Statement

** Applicant is required to answer the following questions under oath at the Board of Adjustment Meeting – Please print answers **

Public Convenience & Welfare
1. Why are you requesting this use?
2. Why is this use essential or desirable to you?
3. Why is this use essential or desirable to the citizens of Harnett County?
On-site & Surrounding Land Uses
4. What is on the property now?
5. What uses are on the surrounding properties in the general vicinity?
6. How will the use you are requesting affect the surrounding properties, residents and businesses in tarea? Describe in detail why and how it will or will not affect the surrounding area.
Utilities, Access Roads, Drainage, etc
7. Please select one: □ Public (County) Water □ Private Well □ Public (County) Sewer □ Private Septic Tank
8. Describe the driveway (width and surface) that you will be using to enter and exit the property
9. Describe the drainage of this property
10. How is your trash and garbage going to get to the landfill?
Traffic
11. Describe the traffic conditions and sight distances at the State Road that serves the property
12. What is the approximate distance between your driveway and the next nearest driveway or intersection?
Conditions
13. State any conditions that you would be willing to consider as part of the approved Special Use Perm
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Action by the Board of Adjustment

The Board of Adjustment shall approve, modify, or deny the Application for Special Use Permit following the Public Hearing. In granting a Special Use Permit, the Board of Adjustment shall make written findings that the applicable regulations of the district in which it is located are fulfilled. With due regard to the nature and state of all adjacent structures and uses, the district within which it is located and official plans for future development, the Board of Adjustment shall also make written findings that the following provisions are fulfilled:

- 3.1 The requested use **is** in harmony with the surrounding area and compatible with the surrounding neighborhood.
- 3.2 The requested use **will not** materially endanger the public health and safety.
- 3.3 The requested use **will not** substantially injure the value of adjoining property, **or**, alternatively, the requested use **is** or **will be** a public necessity.
- 3.4 The requested use **will** meet all required conditions and specifications.
- 3.5 The requested use **is** in general conformance with the Harnett County Unified Development Ordinance (UDO), Land Use Plan, and other relevant adopted plans.

The Board of Adjustment may impose conditions on special use permits as part of the approval process. Conditions placed on the special use permit must be adhered to as part of the developmental process. Consent to any specified conditions must be received prior to the issuance of any development permits.

Note: The Board of Adjustment is a "Quasi-Judicial" Administrative Board. Quasi-Judicial means that the Board functions like a Court when proceedings are conducted. Sworn testimony is given, so everyone wishing to speak for or against an application or ask questions about a case must be sworn in. Those persons who cannot be sworn in for religious reasons may be "Affirmed". Land use professionals, including architects and engineers, land use planners, and other agents for the property owner may appear and testify as to factual matters and any expert opinions that they are qualified to present at the Board of Adjustment hearing; however, the presentation of other evidence, including the examination and cross-examination of witnesses, making legal arguments, and the advocacy for approval of the application on behalf of the property owner(s) is the practice of law that may only be performed by a licensed attorney at law.

Action taken by this Board is final and cases are not taken to the Harnett County Board of Commissioners for review. Appeals of this Board must be filed with Superior Court. There must be three (3) Board of Adjustment members present at the meeting to hear a request for a Special Use Permit. A concurring vote from the simple majority of the Board shall be necessary to grant a Special Use permit.

to grant a Special Use permit.	miple majority of the boar	a shall be necessary
** I have received and read the above statement:	Signature	