DATE /03/2006

INSPECTORS OFFICE

Columbia County Building Permit

PERMIT

		ermit Expires One Y	ear From the Date of		000024831
APPLICANT	MARTHA A. THOMPSON		_ PHONE	386.758.6765	~~ ~~~
ADDRESS	815 NW PARNELL	 	LAKE CITY		FL 32055
OWNER	MARTHA A. THOMPSON		PHONE	386.758.6765	TI 22055
ADDRESS	815 NW PARNELL	AVENUE	LAKE CITY		FL 32055
CONTRACTO	· · · · · · · · · · · · · · · · · · ·		PHONE		
LOCATION O		TO BAUGHN RD TL.TO P IE MIDDLE OF THE FIELI		BLOCKS & IT'S	<u> </u>
TABLE DELICI				ICTRICTION	0.00
TYPE DEVEL	OPMENT T/T/UTILITY	ES	TIMATED COST OF CO	NSTRUCTION	0.00
HEATED FLO	OR AREA	TOTAL AR	EA	HEIGHT _	STORIES
FOUNDATION	v v	/ALLS	ROOF PITCH	FL	OOR
LAND USE &	ZONING A-3		MAX.	HEIGHT	
Minimum Set I	Back Requirments: STRE	EET-FRONT	REAR		SIDE
1	•				
NO. EX.D.U.	0 FLOOD ZO	NE	DEVELOPMENT PERM	IIT NO.	
PARCEL ID	28-2S-16-01772-069	SUBDIVISIO	ON PINE HILLS ADDI	TION	
LOT 19	BLOCK B PHAS	E UNIT	TOTA	L ACRES 1.	20
Culvert Permit 1	No. Culvert Waiver	Contractor's License Nur	mber A	a Hynn	Contractor
			Im H	a Dr.	Thomas of on
Culvert Permit l	No. Culvert Waiver	Contractor's License Nur	mber A	pplicant/Owner/	Contractor /
EXISTING	06-0697-E	BLK	<u>J\</u>	V	N
Driveway Conn	ection Septic Tank Num	iber LU & Zoni	ng checked by Appr	oved for Issuanc	e New Resident
COMMENTS:	STUP. 06-33 RV				

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NOTICE: IN ADDITION TO THE REQUIREMENTS OF THIS PERMIT, THERE MAY BE ADDITIONAL RESTRICTIONS APPLICABLE TO THIS PROPERTY THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY. AND THERE MAY BE ADDITIONAL PERMITS REQUIRED FROM OTHER GOVERNMENTAL ENTITIES SUCH AS WATER MANAGEMENT DISTRICTS, STATE AGENCIES, OR FEDERAL AGENCIES.

"WARNING TO OWNER: YOUR FAILURE TO RECORD A NOTICE OF COMMENCEMENT MAY RESULT IN YOUR PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR LENDER OR AN ATTORNEY BEFORE RECORDING YOUR NOTICE OF COMMENCEMENT."

CLERKS OFFICE

This Permit Must Be Prominently Posted on Premises During Construction

PLEASE NOTIFY THE COLUMBIA COUNTY BUILDING DEPARTMENT AT LEAST 24 HOURS IN ADVANCE OF EACH INSPECTION, IN ORDER THAT IT MAY BE MADE WITHOUT DELAY OR INCONVIENCE, PHONE 758-1008. THIS PERMIT IS NOT VALID UNLESS THE WORK AUTHORIZED BY IT IS COMMENCED WITHIN 6 MONTHS AFTER ISSUANCE.

WARRANTY DEED

This Warranty Deed made and executed the 1st day of August A.D. 2006, by LENVIL H. DICKS, a single man not residing on the property described herein, hereinafter called the grantor, to MARTHA ANN THOMPSON, whose post office address is 815 NW PARNELL AVENUE, LAKE CITY, FL 32055, hereinafter called the grantee:

(Wherever used herein the terms "Grantor" and "Grantee" include all the parties to this instrument and

the heirs, legal representatives and assigns of individuals, and the successors and assigns of corporation)

Witnesseth: That the grantor, for the consideration of the sum of \$ 10.00 and other valuable considerations, receipt whereof is hereby acknowledged, hereby grants, bargains, sells, aliens, remises, releases, conveys and confirms unto the grantee, all that certain land situate in Columbia County, Florida, viz:

LOT 19, BLOCK B, PINE HILLS ADDITION, A SUBDIVISION AS RECORDED IN PLAT BOOK 6, PAGES 36-36A, COLUMBIA COUNTY, FLORIDA, SUBJECT TO RESTRICTIONS RECORDED IN O. R. BOOK 0742, PAGE 0501, AND AMENDMENT OF DEED OF RESTRICTIONS RECORDED IN O. R. BOOK 0803, PAGE 2377, COLUMBIA COUNTY, FL, AND SUBJECT TO POWER LINE EASEMENT.

Together with all the tenements, hereditaments and appurtenances thereto belong or in anywise appertaining.

To Have and to Hold, the same in fee simple forever.

And the grantor hereby covenants with said grantee that the grantor is lawfully seized of said land in fee simple: that the grantor has good right and lawful authority to sell and convey said land; that the grantor hereby fully warrants the title said land and will defend the same against the lawful claims of all persons whomsoever; and that said land is free of all encumbrances, except taxes accruing subsequent to December 31, 2001.

In Witness Whereof, the said grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in our presence:

Signature of witness

Print name of witness

Signature of witness

Print name of witness

Inst:2006018445 Date:08/03/2006 Time:15:21

Doc Stamp-Deed: 119.00

DC,P.DeWitt Cason,Columbia County B:1091 P:1853

Carrelle Land

State of Florida

County of Columbia

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgments, personally appeared Lenvil H. Dicks, who is personally known to me to be the person described in and who executed the foregoing instrument, who was not required to furnish identification, and he acknowledged before me that he executed the same and who did not take an oath.

WITNESS my hand and official seal in the County and State last aforesaid this 1ST day of August

A.D. 2006

Notary Public, State of Florida

This instrument prepared by: Bradley N. Dicks Address: P.O. Box 513 Lake City, FL 32056

COLUMBIA COUNTY, FLORIDA LAND DEVELOPMENT REGULATION ADMINISTRATOR SPECIAL PERMIT FOR TEMPORARY USE APPLICATION

Permit No. 24831		Date 8. 3.06
Fee	Receipt No. 3464	
VTUP TU	Rv.	

Certain uses are of short duration and do not create excessive incompatibility during the course of the use. Therefore, the Land Development Regulation Administrator is authorized to issue temporary use permits for the following activities, after a showing that any nuisance or hazardous feature involved is suitably separated from adjacent uses; excessive vehicular traffic will not be generated on minor residential streets; and a vehicular parking problem will not be created:

- 1. In any zoning district: special events operated by non-profit, eleemosynary organizations.
- 2. In any zoning district: Christmas tree sales lots operated by non-profit, eleemosynary organizations.
- 3. In any zoning district: other uses which are similar to (1) and (2) above and which are of a temporary nature where the period of use will not extend beyond thirty (30) days.
- 4. In any zoning district: mobile homes or travel trailers used for temporary purposes by any agency of municipal, County, State, or Federal government; provided such uses shall not be or include a residential use.
- 5. In any zoning district: mobile homes or travel trailers used as a residence, temporary office, security shelter, or shelter for materials of goods incident to construction on or development of the premises upon which the mobile home or travel trailer is located. Such use shall be strictly limited to the time construction or development is actively underway. In no event shall the use continue more than twelve (12) months without the approval of the Board of County Commissioners and the Board of County Commissioners shall give such approval only upon finding that actual construction is continuing.
- 6. In agricultural, commercial, and industrial districts: temporary religious or revival activities in tents.

- 7. In agricultural districts: In addition to the principal residential dwelling, one (1) additional mobile homes may be used as an accessory residence, provided that such mobile homes are occupied by persons related by the grandparent, parent, step-parent, adopted parent, sibling, child, stepchild, adopted child or grandchild of the family occupying the principal residential use. Such mobile homes are exempt from lot area requirements, and shall not be located within required yard areas. Such mobile homes shall not be located within twenty (20) feet of any building. A temporary use permit for such mobile homes may be granted for a time period up to one (1) year. When the temporary use permit expires, the applicant may invoke the provisions of Section14.9, entitled Special Family Lot Permits.
- 8. In shopping centers within Commercial Intensive districts only: mobile recycling collection units. These units shall operate only between the hours of 7:30 a.m. and 8:30 p.m. and shall be subject to the review of the Land Development Regulation Administrator. Application for permits shall include written confirmation of the permission of the shopping center owner and a site plan which includes distances from buildings, roads, and property lines. No permit shall be valid for more than thirty (30) days within a twelve (12) month period, and the mobile unit must not remain on site more than seven (7) consecutive days. Once the unit is moved off-site, it must be off-site for six (6) consecutive days.
- 9. In any zoning district: A temporary business, as defined within these Land Development Regulations. At least sixty (60) days prior to the commencement date of the temporary permit, the applicant shall submit an application to the County, which shall include the following information.
 - a. the name and permanent address or headquarters of the person applying for the permit;
 - b. if the applicant is not an individual, the names and addresses of the business;
 - c. the names and addresses of the person or persons which will be in direct charge of conducting the temporary business;
 - d. the dates and time within which the temporary business will be operated;
 - e. the legal description and street address where the temporary business will be located;
 - f. the name of the owner or owners of the property upon which the temporary business will be located;
 - g. a written agreement containing the permission from the owner of the property for its use for a temporary business must be attached to and made a part of the application for the permit;

- h. a site plan showing display areas, plans for access and egress of vehicular traffic, any moveable interim structures, tents, sign and banner location and legal description of the property must accompany the application for the temporary use permit; and
- i. a public liability insurance policy, written by a company authorized to do business in the State of Florida, insuring the applicant for the temporary permit against any and all claims and demands made by persons for injuries or damages received by reason of or arising our of operating the temporary business. The insurance policy shall provide for coverage of not less than one million dollars (\$1,000,000.00) for damages incurred or claims by more than one person for bodily injury and not less than two million dollars (\$2,000,000.00) for damages incurred or claims by more than one person for bodily injury and fifty thousand dollars (\$50,000.00) for damages to property for one person and one hundred thousand dollars (\$100,000.00) for damages to property claimed by more than one person. The original or duplicate of such policy, fully executed by the insurer, shall be attached to the application for the temporary permit, together with adequate evidence that the premiums have been paid.

The sales permitted for a temporary business, as defined with these land development regulations, including, but not limited to, promotional sales such as characterized by the so-called "sidewalk "sale", "vehicle sale", or "tent sale", shall not exceed three (3) consecutive calendar days.

There must be located upon the site upon which the temporary business shall be conducted public toilet facilities which comply with the State of Florida code, potable drinking water for the public, approved containers for disposing of waste and garbage and adequate light to illuminate the site at night time to avoid theft and vandalism.

If the application is for the sale of automobiles or vehicles, the applicant shall provide with the application a copy of a valid Florida Department of Motor Vehicle Dealers license and Department of Motor Vehicle permit to conduct an "offsite" sale. If any new vehicles are to be displayed on the site, a copy of the factory authorization to do so will be required to be filed with the application.

No activities, such as rides, entertainment, food, or beverage services shall be permitted on the site in conjunction with the operation of the temporary business.

Not more than one (1) sign shall be located within or upon the property for which the temporary permits is issued, and shall not exceed sixteen (16) square feet in surface area. No additional signs, flags, banners, balloons or other forms of visual advertising shall be permitted. The official name of the applicant and its permanent location and street address, together with its

permanent telephone number, must be posted on the site of the property for which the temporary permit is issued and shall be clearly visible to the public.

Any applicant granted a temporary permit under these provisions shall also comply with and abide by all other applicable federal, State of Florida, and County laws, rules and regulations.

Only one (1) tent, not to exceed three hundred fifty (350) square feet in size shall be permitted to be placed on the site of the temporary business and such tent, if any, shall be properly and adequately anchored and secured to the ground or to the floor of the tent.

No person or entity shall be issued more than one (1) temporary permit during each calendar year.

The temporary permit requested by an applicant shall be issued or denied within sixty (60) days following the date of the application therefor is filed with the Land Development Regulation Administrator.

In agriculture and environmentally sensitive area districts: a single recreational vehicle as described on permit for living, sleeping, or housekeeping purposes for one-hundred eighty (180) consecutive days from date that permit is issued, subject to the following conditions:

- a. Demonstrate a permanent residence in another location.
- b. Meet setback requirements.
- c. Shall be hooked up to or have access to appropriate electrical service, potable well and sanitary sewer facilities (bathroom and septic tank) that have been installed pursuant to permits issued by the Health Department and County Building and Zoning Department, where required.
- d. Upon expiration of the permit the recreational vehicle shall not remain on property parked or stored and shall be removed from the property for 180 consecutive days.
- e. Temporary RV permits are renewable only after one (1) year from issuance date of any prior temporary permit.

Temporary RV permits existing at the effective date of this amendment may be renewed for one (1) additional temporary permit in compliance with these land development regulations, as amended. Recreational vehicles as permitted in this section are not to include RV parks.

Appropriate conditions and safeguards may include, but are not limited to, reasonable time limits within which the action for which temporary use permit is requested shall be begun or completed, or both. Violation of such conditions and safeguards, when made a part of the terms under which the special permit is granted, shall be deemed a violation of these land development regulations and punishable as provided in Article 15 of these land development regulations.

1. Name of Title Holder(s) Martha A. Ihompson
·
Address 815 NW Parnell Ave City Lake City Zip Code 32055
Phone <u>(386)</u> 758-6765
NOVETO Teste collected to the collected
NOTE: If the title holder(s) of the subject property are appointing an agent to represent them, a letter from the title holder(s) addressed to the Land Development Regulation Administrator MUST be attached to this
application at the time of submittal stating such appointment.
C = 2.5
Title Holder(s) Representative Agent(s)
Address Zip Code
Phone ()
2. Size of Property 100 Block & fine Hills Sign
3. Tax Parcel ID# 01772-069 (28-2s-1())
3. Tax Parcel ID# 01/12-06 (2025-76)
7.3
4. Present Land Use Classification
mia III A
5. Present Zoning District 253 (Zone K)

6. Proposed Temporary Use of Property Paragraph (10) Jemp
USE. ONLY . FOR 6 MONERS
(Include the paragraph number the use applies under listed on Page 1 and 2) For permanents
7. Proposed Duration of Temporary Use
8. Attach Copy of Deed of Property.
I (we) hereby certify that all of the above statements and the statements contained in any papers or plans submitted herewith are true and correct to the best of my (our) knowledge and belief.
Martha A. Thompson Applicants Name (Print or Type)
Martha Ann Shompson Aug. 2 2006 Applicant Signature Date
Approved Approved OFFICIAL USE O3. 08.06 Denied
Reason for Denial
Conditions (if any)

COLUMBIA COUNTY 9-1-1 ADDRESSING

P. O. Box 1787, Lake City, FL 32056-1787

PHONE: (386) 758-1125 * FAX: (386) 758-1365 * Email: ron_croft@columbiacountyfla.com

Addressing Maintenance

To maintain the Countywide Addressing Policy you must make application for a 9-1-1 Address at the time you apply for a building permit. The established standards for assigning and posting numbers to all principal buildings, dwellings, businesses and industries are contained in Columbia County Ordinance 2001-9. The addressing system is to enable Emergency Service Agencies to locate you in an emergency, and to assist the United States Postal Service and the public in the timely and efficient provision of services to residents and businesses of Columbia County.

DATE ISSUED: 14 December 2005	
ENHANCED 9-1-1 ADDRESS:	
815 NW PARNELL AVE (LAKE CITY, FL 32055)	
Addressed Location 911 Phone Number: NOT AVAIL.	
OCCUPANT NAME: NOT AVAIL.	
OCCUPANT CURRENT MAILING ADDRESS:	
PROPERTY APPRAISER PARCEL NUMBER: 28-2S-16-01772-069 Other Contact Phone Number (If any): Building Permit Number (If known): Remarks: LOT 19 BLOCK B PINE HILLS ADDITION S/D	5
Address Issued By: Columbia County 9-1-1 Addressing / GIS Department	

NOTICE: THIS ADDRESS WAS ISSUED BASED ON LOCATION INFORMATION RECEIVED FROM THE REQUESTER. SHOULD, AT A LATER DATE, THE LOCATION INFORMATION BE FOUND TO BE IN ERROR, THIS ADDRESS IS SUBJECT TO CHANGE.

Parcel # 01772-069
Poc: Marthy Thompson
758-0944

815 NW Parnell AL TROPOSED FLAT

DRIVER LICENSE CLASS E
T512 SIA4-42-634-0
MARTHA ANN THOMPSON
306 SW KICKLIGHTER TERR
LAKE CITY, H. 2024-000
DOB. 04-14-1942 SEC. F. HST. 5-07
ISSUED 02-16-2006
ELDING 04-14-2012

a. - - - - - - - -