TABLED AMENDED PASSED APR 0 3 2025

CHEROKEE COUNCIL HOUSE
CHEROKEE, NORTH CAROLINA

DATE: _____MAR 0 6 2025

RESOLUTION NO. 417 (2025)

 A resolution to authorize the formal transfer of the Painttown Gym from the Tribe to the Painttown Community Club.

WHEREAS, the question of who owns the "Painttown Gym" and the possessory interest on which it is located has been the subject of much discussion by members of the Painttown Community Club, the heirs of Charles I. Hornbuckle, Tribal Council, and in the Executive Offices; and

WHEREAS, the Office of the Attorney General and the Tribal Realty Office have researched the historical documents related to ownership of the Painttown Gym and the parcel on which it is located and it appears from those documents that the Tribe and the BIA had intended to transfer the parcel, and the improvements thereon, to the Painttown Community Club years ago, but a transfer document completing the transaction has not been found in the Tribe's Realty files; and

 WHEREAS, the documents on file in the Tribal Realty Office indicate that the Painttown Gym is located on Painttown Community Parcel No. 296, containing 1.10 acres more or less, adjacent to U.S. Highway 19, and has served the community as an athletic center for many years. The street address of the gym is 10 Old Gap Road, Cherokee, North Carolina; and

WHEREAS, Painttown Community Parcel No. 296 was originally identified as Tract No. 2 and was one of multiple tracts purchased by Charles I. Hornbuckle from other Tribal members in the early 1950s; and

WHEREAS, in the 1950s, Mr. Hornbuckle's purchase was found to be prohibited by federal law because Mr. Hornbuckle was a federal employee at the Cherokee Agency of the BIA. The resolution to this violation was for Mr. Hornbuckle to undo the transactions and divest himself of the parcels; and

WHEREAS, with Mr. Hornbuckle's consent and agreement, the Tribal Business Committee held a meeting on February 13, 1953, to decide who owned Tract No. 2. The Committee decided that Tract No. 2 (now identified as PT Parcel No. 296) would be set aside for the construction of a church pending Tribal Council approval. The minutes of the Committee meeting from that date state the following: "In the event that [Tribal Council] approval is not given [for the church] this tract shall be set aside for use by the Painttown Community Club for recreational purposes"; and

 WHEREAS, a meeting was held on July 28, 1972, between BIA Realty staff and the heirs of Charles I. Hornbuckle, discussing highway frontage of the various tracts (including Tract 2) once owned by Charles I. Hornbuckle; and
WHEREAS, a letter written by the BIA on July 28, 1972, recounting the meeting, states in part: "After making several different measurements the group comprised of Russell Smith, Winona Digh, Gerard Parker and Mrs. [Rubye] Hornbuckle agreed as

WHEREAS, the Tribe possesses a U.S. Department of the Interior survey map, dated September 21, 1972, which identifies Painttown Community Parcel No. 296 as being owned by the Painttown Community Club; and

frontage of 197.21 feet"; and

follows: ... Tract 2, belonging to Painttown Community Club, shall have a highway

WHEREAS, on January 23, 2001, the Tribal Business Committee and the Bureau of Indian Affairs Cherokee Agency approved Revocable Permit No. 218-01/02 for the Painttown Gym between the Painttown Community Club and Denton Valley Auction and Wholesale for a term of one year, and this permit was signed for on behalf of the Community Club by its officers: Chairman Edwin Saunooke, Vice-Chairman Lois Dunston, Secretary Mary Ann Jacobs, and Treasurer Darlene Whitetree; and

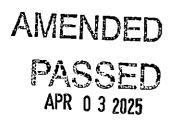
WHEREAS, this revocable permit recognized that Painttown Community Club had control and ownership of the parcel and this is further evidenced by the parties agreeing to cancel the revocable permit, the cancellation being also signed for by the officers of the Painttown Community Club and approved by the Tribal Business Committee and the Bureau of Indian Affairs Cherokee Agency on August 14, 2001; and

 WHEREAS, given this history, the Painttown Community Club hereby requests Tribal Council to authorize the drafting and execution of a suitable transfer document expressing the transfer from the Tribe to the Painttown Community Club of Painttown Community Parcel No. 296, containing 1.10 acres more or less, including improvements thereon (including the Painttown Gym having a street address of 10 Old Gap Road).

 NOW, THEREFORE, BE IT RESOLVED, by the Tribal Council of the Eastern Band of Cherokee Indians, in council assembled at which a quorum is present, that the Tribal Realty Office shall write, for approval and execution by the Tribal Business Committee, a transfer document expressing the transfer of Painttown Community Parcel No. 296, containing 1.10 acres more or less, including improvements thereon (including the Painttown Gym having a street address of 10 Old Gap Road), from the Tribe to the Painttown Community Club.

BE IT FURTHER RESOLVED that the Tribal Business Committee and the Tribal Realty Services are hereby authorized to carry out the intent of this resolution.

1	BE IT FURTHER RESOLVED that if any provision of this resolution conflicts with any
2	provision of any prior resolution, the conflicting provision of the prior resolution
3	shall be and is rescinded.
4	
5	BE IT FINALLY RESOLVED that this resolution shall become effective upon ratification as by
6	the Principal Chief.
7	
8	
9	
10	Submitted by the Janet Arch, Painttown Community Club



CHEROKEE COUNCIL HOUSE CHEROKEE, NORTH CAROLINA April 3, 2025

AMENDMENT to RESOLUTION No. 417 (2025):

- On page I, line 27, change, "10 Old Gap Road," to, "1556 Painttown Road"
- One page 2, lines, 33, 34, and 41 change, "10 Old Gap Road," to "1556 Painttown Road"
- On page, 2, line 42, insert at the end after, "Community Club," the words, "in the condition that it was originally given to the Tribe."

Real Prop. Mgmt P-218-01/02

September 14, 2001

Mr. Clyde Bebber Mr. Gary Widner 24324 Drake Road Abington, VA 24211

Dear Mr. Bebber and Mr. Widner:

We are enclosing a finalized copy of Mutual Agreement to Cancel Revokable Permit No. P-218-01/02 between Paintfown Community Club, Permittor and Gary Bebber and Clyde Widner d/b/a/ Denton Valley Auction and Wholesale Permittee, which was approved by the Tribal Business Committee on August 14, 2001.

If you have any questions, please feel free to contact the Cherokee Agency Realty Office at 828-497-9131, Ext. 238.

Sincerely,

Dennis E. Chuculate, Superintendent

Enclosure

Cc: Office of Principal Chief
Tribal Finance Office
Painttown Community Club Chairman

DEC:AJB/dw/09/14/01

PERMIT INFORMATION

PERMITTOR:	
NAME frenttown Commenter Club	
ADDRESS P.O. Bac 2037	
Cherokee no 28719	
TELEPHONE 497-0023	
PERMITTEE: Denton Wally Quetion + Wholessee NAME Charle Clyde Widnes + Lary Belove	
NAME Leaner, Clude Widnes, & There Babbee	_
ADDRESS 24324 Weake Rd.	
Abengton, UA 24211.	
TELEPHONE 5 40-676-0145 Jok- 676-009	4
INSURANCE:	
COMPANY Stankers	
TELEPHONE 586-89026	
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United States Department of the Interior

BUREAU OF INDIAN AFFAIRS
. Cherokee Agency
Cherokee, North Carolina 28719

828-497-6715 CHEROKEE AGENCY FAX NUMBER CONFIRMATION NUMBER 828-497-9131 EXT. 238

FAX COVER SHEET

Date: _//7/0/	 ·
Total No. of Pages:	Including Cover Sheet
Fax Number: 540-676-0096	-
To: Doiey-Below	
From: DARLENE WHITETREE ext. 238	
Comments: Tradero License	application
Comments: Tradero License Bring with \$ 500 Money	order payable to
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United States Department of the Interior

BUREAU OF INDIAN AFFAIRS Cherokee Agency Cherokee, North Carolina 28719

CHEROKEE AGENCY FAX NUMBER 828-497-6715 CONFIRMATION NUMBER 828-497-9131 EXT. 238

FAX COVER SHEET

Date:	
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Thought you might like to le	of this over
ufue you come to sign.	

February 23, 2001

Mr. Clyde Widner Mr. Gary Bebber 24324 Drake Road Abington, VA 24211

Gentlemen:

We are enclosing a finalized copy of Revocable Permit No. P-219-01/02 between Painttown Community Club, Permittor and Gary Bebber and Clyde Widner d/b/a/ Denton Valley Auction and Wholesale, which expires on January 31, 2002.

We have received the insurance documents which were effective 02/02/01 and expires 02/02/02. These are on file at the Cherokee Agency Realty Office.

If you have any questions, please feel free to contact the Cherokee Agency Realty Office at 828-497-9131, Ext. 238.

Sincerely,

Dennis E. Chuculate, Superintendent

Enclosure

Cc: Office of Principal Chief Tribal Finance Office Painttown Community Club

DEC:AJB:dw/02/23/02

RECEIVED DATA SHEET FOR LEASES, SUBLEASES, S&A'S, CANCELLATIONS AND PERMISSI JAN 16 PM 49 30

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Cherokee 7 C 28719	
TELEPHONE NUMBER 497-002-3	<u>.</u>
COMMUNITY facition	ARCEL NO. 296
I HEREBY MAKE APPLICATION FOR A CANCELLATION OR PERMIT WITH:	LEASE, SUBLEASE, S&A,
LESSEE/SUBLESSEE/PERMITTEE	My Quetine Wholesale
ADDRESS OF LESSEE/SUBLESSEE/PERMITTEE	Clyde Widner 4
Gary Bebler, 24324 Wrose Ps	, straing to ; UA24211
LESSEE/SUBLESSEE/PERMITTEE TELEPHONE I	NUMBER: 540-676-0145 phone
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- 1. FINANCIAL STATEMENT
- 2. THREE (3) LETTERS OF REFERENCE 3. THREE (3) LETTERS OF CREDIT

UNITED STATES DEPARTMENT OF THE INTERION BUREAU OF INDIAN AFFAIRS Cherokee Indian Agency

Cherokee Indian Agency Cherokee, North Carolina

MUTUAL AGREEMENT TO CANCEL REVOKABLE PERMIT NO. P-218-01/02

THIS AGREEMENT, made and entered into at Cherokee, North Carolina, this 23rd day of January, 2001, by and between the EASTERN BAND OF CHEROKEE INDIANS AND PAINTTOWN COMMUNITY CLUB, whose addresses are P.O. Box 455. Cherokee, North Carolina, 28719 and P.O. Box 2037, Cherokee, North Carolina, 28719, respectively, hereinafter called the "Permittor" and GARY BEBBER AND CLYDE WIDNER, d/b/a DENTON VALLEY AUCTION AND WHOLESALE, whose address is 24324 Drake Road, Abington, VA 24211, hereinafter called the Permittee, under and in accordance with existing laws and regulations prescribed by the Secretary of the Interior in the Code of Federal Regulations, Title 25-Indians, Parts 162 and 140.

WITNESSETH:

WHEREAS, Permit No. 218-01/02, dated January 23, 2001, was entered into for a term of one (1) year, beginning on February 1, 2001, and expiring on January 31, 2002, between the Eastern Band of Cherokee Indians and Painttown Community Club, Permittor and Gary Bebber and Clyde Widner, d/b/a/ Denton Valley Auction and Wholesale, Permittee, covering Painttown Community Parcel No. 296, on Friday nights, Jackson County, North Carolina, and held in Trust by the United States of America for the Eastern Band of Cherokee Indians, for the purpose of auctioning merchandise; and

WHEREAS, it is the mutual desire of the above-named Permittor and Permittee to cancel the said Permit No. P-218-01/02, because a larger and more suitable location for the auction was found; and

WHEREAS, there are no debts due and owing to the Eastern Band of Cherokee Indians or the United States, and all obligations of the said permit contract have been complied with.

NOW, THEREFORE, INCONSIDERATION of the premises and other good and valuable considerations, the parties hereto do hereby contract and agree for themselves

and their respective assigns, heirs, successors, executors and administrators, that the said Permit No. P-218-01/01, shall be and is hereby cancelled, upon approval by the Tribal Business Committee, to become effective on July 5, 2001.

IN WITNESS WHEREOF, this contract is executed by and on behalf of the Eastern Band of Cherokee Indians and Painttown Community Club, Permittor and by Gary Bebber and Clyde Widner, d/b/a Denton Valley Auction and Wholesale, Permittee.

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Notary Public	DARLENE WHITETREE, Treasurer
My Commission Expires:	Date: 6/8/0/
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TRIBAL BUSINESS COMMITTEE FOR AND ON BEHALF OF THE EASTERN BAND OF CHEROKEE INDIANS, LESSOR:

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EXECUTIVE ADVISOR EX-OFFICIO SECRETARY	
Pursuant To Authority Delegated By 209 Dm 8, Secretary's Order Nos. 3150 And 3177, Amendment No. 3, dated December 16, 1996, and 10 BIAM Bulletins 13, 9409, 9602,	Amendment No. 3, dated December 16, 1996, and 10 BIAM Bulletins 13, 9409, 9602,
and 9801 and Addendum 10-3 to 10 BIAM dated October 26, 1992 — MUTUAL AGREEMENT TO CANCEL REVOKABLE PERMIT NO. P-218-01/02 is hereby	AGREEMENT: TO CANCEL REVOKABLE PERMIT NO. P-218-01/02 is hereby
Munice & Chucult APPROVED: 3-7-	
SUPERINTENDENT, CHEROKEE AGENCY DATE	SUPERINTENDENT, CHEROKEE AGENCY DATE

UNITED STATES DEPARTMENT OF THE INTERIOR BURBAU OF INDIAN AFFAIRS Cherokee Indian Agency Cherokee, North Carolina

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Permit No. P-219-01/02

REVOCABLE PERMIT

By authority of the Department of the Interior, the Superintendent in charge of the Cherokee Agency, the Eastern Band of Cherokee Indians and PAINTTOWN COMMUNITY CLUB, whose address is P.O. Box 2037, Cherokee, North Carolina 28719, hereinafter called the Permittor, hereby grants permission to GARY BEBBER and CLYDE WIDNER, d/b/a/DENTON VALLEY AUCTION AND WHOLESALE, whose address is 24324 Drake Road, Abington, VA 24211, hereinafter called the Permittee, to enter upon and occupy the following described lands on the Cherokee Indian Reservation, Swain County, North Carolina:

USE OF BUILDING AND PARKING ON PAINTTOWN COMMUNITY PARCEL NO. 296

This permit is for a term of ONE (1) YEAR, Fridays only and shall take effect and begin on February 1, 2001, and shall expire on January 31, 2002.

The Perinittee, in consideration of the foregoing, shall;

- 1. Pay Tribal Levy on all sales, and
- 2. Pay \$100.00 per week to Painttown Community Club by the first of each month, in advance. The first payment is due on or before February 1, 2001.
- Leave premises in "broom clean" condition each Friday.

In consideration of this permission, the Permittee agrees to use the lands of the following purposes, and upon the following conditions, to-wit:

The permitted area shall be used for the purpose of auctioning merchandise.

Prior to the approval of this permit by the Tribal Business Committee, the Permitee agrees ito file a general liability insurance policy, in amounts not less than \$100,000/\$300,000 and \$100,000 for bodily injury or property damage or both combined. Copy of said policy shall be furnished the Superintendent of the Cherokee Indian Agency. Neither the Permittor, Eastern Band of Cherokee Indians nor the United States Government, nor their officers, agents and employees shall be liable for any loss, damage; or injury of any kind whatsoever to the person or property of the Permittee or of any other person whosoever, caused by any use of the permitted premises, or by any

default in any structure erected thereon, or arising from any accident, fire or casualty on said premises or from any other cause whatsoever, and Permittee, as a material part of the condition for this permit, hereby waives on Permittee's behalf all claims against the Permittor, Eastern Band of Cherokee Indians and/or the United States Government and agrees to hold the Eastern Band of Cherokee Indians and/or the United States Government free and harmless from liability for all claims for loss, damaged, or injury arising from the use of the premises by Permittee, together with all costs and expenses in connection therewith.

It is understood and agreed that this instrument is not a lease and is not to be taken or construed as granting any leasehold interest or right in or to the land described herein, but is merely a temporary permit, terminable and revocable for cause in the discretion of the Permittor at any time, and in any event not to extend beyond January 31, 2002

Permittee shall comply with provisions prescribed by the Secretary in the Code of Federal Regulations, Title 25 - Indians, Part 140 entitled "Licensed Indian Traders."

It is understood and agreed by and between the parties hereto that any and all improvements placed upon the premises not stipulated in this permit are to remain thereon at the expiration of the permit and become the property of the Permittor.

The Permittee shall commit no waste on the premises, and they shall not permit any violation of law thereon. It is understood and agreed that upon the termination of this permit, whether by normal expiration or otherwise, the Permittee shall leave the permitted premises in a sanitary and attractive condition.

The Permittee agrees that they will not use, permit, or permit to be used any part of the premises for the manufacture, sale, gift, storage, or drinking of intoxicating liquors or beverages, and that they will not allow gambling, or any illegal practice whatever on or upon said premises.

It is further understood and agreed that in the event this permit is cancelled prior to its expiration through failure on the part of the Permittee, the advance payments made shall become the property of the Permittor.

This permit shall terminate upon the breach of any of the conditions herein, or at the discretion of the Commissioner of Indian Affairs:

PERMETTOR: PAINTY OWN COMMUNITY CLUE

NOTARY PUBLICE My Commission Express Acres

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EDWIN SAUNOOKE, Chairman

<u>-1-03</u>

My Commission Expires: "" B. HV COUNT S DUNSTON, Vice Chairman My Commission Ex **NOTARY PUBLIC** My Commission Expires: DENTON VALLEY AUCTION & WHOLESALE CLÝDE WIDNER 24324 DROKE ROAL ABingulan Un 24211

TRIBAL BUSINESS COMMITTEE APPROVAL DATE: JAN 2 3 2001
PRINCIPAL CHIEF
Al Bladf
VICE CHAIRMAN TRIBAL COUNCIL CHAIRMAN TRIBAL COUNCIL
VACANT Winnis E. Ciking to
EXECUTIVE ADVISOR EX-OFFICIO SECRETARY

PURSUANT TO AUTHORITY DELEGATED BY 209 DM 8; SECRETARY'S ORDER NOS. 3150 AND 3177, AMENDMENT NO. 3, DATED DECEMBER 16, 1996, AND 10 BIAM BULLETINS 13, 9409, 9602 AND 9801; AND ADDENDUM 10-3 TO 10 BIAM DATED OCTOBER 26, 1992 - THIS REVOCABLE PERMIT IS HEREBY APPROVED:

SUPERINTENDENT, CHEROKEE AGENCY

approved: 🚄

DATE

OPTIONAL FORM NO. 10
MAY 1922 EDITION
GSA FFMR (II CFR) 191-11.5
UNITED STATES GOVERNMENT
A A
7

Memorandum

TO : Files

DATE: July 28, 1972

FROM : Realty Officer

Agreement between Heirs of Charles I. Hornbuckle, Representatives of SUBJECT: Painttown Community Club and Russell Smith.

On Friday morning, July 21, 1972, at 10:00 a.m. the following persons met on the ground to discuss highway frontage of certain parcels formerly owned by Charles I. Hornbuckle (now deceased) two of which were subsequently transferred to Russell Smith and to the Painttown Community Club, respectively.

Present were: Russell Smith, Mrs. Winona Digh and Gerard Parker representing the Painttown Community Club, Mrs. Rubye Hornbuckle representing the Charles I. Hornbuckle Heirs, Realty Officer, Mrs. Mollie Blankenship and the Realty Survey Crew comprised of Frank West, leader, Paul Catt, John Saunooke and Samuel A. Panther.

Mr. Russell Smith stated that he had received Tract 1 in the division by Charles I. Hornbuckle of the so-called Annie Harlin Tract which had been acquired by Mr. Charles I. Hornbuckle. Tract 1 shows highway frontage of 410 feet, Tract 2 with 227 highway frontage and comprising .9 Acre was transferred to the Painttown Community Club. Tract 3 which is presently held by the Charles I. Hornbuckle Heirs comprising approximately 3.8 acres is shown as having highway frontage of 571 feet.

The crew measured from the corner of the Lloyd Bigwitch holding up to the corner of the Amanda Crowe holding. Several measurements were made and Russell Smith's 410 feet fell somewhat short of the area that he is presently mowing and maintaining. After making several different measurements the group comprised of Russell Smith, Winona Digh, Gerard Parker and Mrs. Hornbuckle agreed as follows:

Tract 1, belonging to Russell Smith, shall have a highway frontage of __429.78 feet.

Tract 2, belonging to Painttown Community Club, shall have a highway frontage of 197-21 feet

Tract 3, belonging to the Charles I. Hornbuckle Heirs, shall have a highway frontage of _571 feet.

The group thereupon left the site and the survey crew was instructed to complete the field work necessary to finish the map of these 3 tracts.

Realty Officer



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SPECIAL MENTING OF INCIDENS COMMITTEE FEBRUARY 12, 1953

Present: Don C. Foster, Area Director, E. W. Dikon, Aset. Area Director, Frank H. Tarker, Tribal Attorney, Oslay B. Sammode, Trincipal Chief, Meromey French, Vice-Chief, Jos Jennings, Superintendent, Charles I. Mornbackle, Forestry Aid, William E. Ensor, Jr., Administrative Officer.

This meeting was held in reference to the acquisition of the possessory interest in a parcel of land located in the Paintton Community on the Charokee Reservation by Charles I. Hombards, Forestry Aid (RIA). This parcel of land is in addition to enother percel of land to which kr. Hombards has the possessory interest. The possessory interest to this holding was transferred to kr. Hombards by Mrs. Arms B. Harlan under date of June 12, 1947 for \$2,900.00, at this time Mr. Hombards was a fraction of June 12, 1947 for \$2,900.00, at this time Mr. Hombards was a fraction of the following the consistency of the husiness consistency it did not clear through the normal charmels and was not presented to the third member of the consistency, for signature.

The quastion involved was in commetion with the provisions of Section 276.5 of the Code of Federal Regulations, Title 25, Indians, governing trading of a Government apployee with Indians.

ir. Hornbuckle produced a sheet of paper evidencing a transfer of the possessory interest in the Land in question from Jos Grown to Mrs. Anna E. Harlen for MAO.OO. This transaction was not elected through the Business Granittee at the time of transfer.

Ur. Hornbuckle is a sember of the Hestern Hand of Cherokes Indians, and it appeared to the satisfaction of the Dusiness Consittes, and to the satisfaction of Area Director Poster, that Mr. Hornbuckle had apparently sated in this transaction in good faith and that any violation of the Code of Pederal Regulations governing trading of a Government exployee with Indians had been purely by inadvertence on his part.

In an effort to clear up the transactions involved the present Business Cosmittee, upon the recommendation of the Area Director, requested Mr. Hornbackle to furnish a plot plan showing the session in which he wished to dispose of his presencery interest in this percel of land. Said plot plan was prepared by the Area Area Hosd Engineer and in attached as a part of this record. The plan sizes the division of the Land into five trusts which are as follows:

Truck No. 1

Hef. W. G. Hwy. 19, N. C. Proj. No. 9561.

Beginning at a point on the south N/W line opposite Sta. 502-53, thence along N/W line a distance of AlO ft. to a point opposite Sta. A98-13 thence in a southwesterly direction on an approximate bearing of 5.72 Deg. 22 Min. N. a distance of app. 183 ft. to an old existing feace.

Themse northwesterly along the fence line to a point on the bank of a small branch themse northerly along the branch app. 75 Mt. to the west preparty line, thense northeasterly lift ft. on a bearing of 3. 72 Deg. 12 Min. W. to the point of beginning. Containing in all approximately 1.55 acres.

-Tracty for 2)

Endering average in the concess contained the concess of State (Dec. 1995) and the concess of th

Tract No. 3 .

Hef. U. A. May. 19, N. C. Proj. No. 9561.
Beginning at a point on the south B/T line opposite Sta. 496 - 16, themce, along the B/T line a distance of 5/1 ft. to a point opposite Sta. 490 - 45 Themse in a southwesterly direction on an approximate bearing of S. 75 Deg. 51 Lin. W. a distance of 3L5 ft. to a point on an old existing fence line, thence northwesterly along fence line to the S. E. Cor. of Frest 2, thence in a northwesterly direction on an approximate bearing of S. 73 Dog. 28 Min. W. a distance of Sdd ft. to the point of beginning, combaining in all approximately 3.8 serves.

Tract Ho. 4

Sef. V. S. May. 19 M. C. Proj. No. 9501.

Segiming at a point on the south A/S line opposite Sta. 490 - 45, thence along the R/W line a distance of 350 fb. to a point opposite Sta. 465 - 95, thence in a southwesterly direction on an approximate bearing S. 76

Deg. 20 Min. W. this line passing through a 20 in. apple tree 182 ft. from the R/W line continuing on to a point on an old existing fence line 230 ft. from the R/W line, thence in a westerly direction along the fence line to the S. M. cor. treet 3, thouse in a northeasterly direction on an approximate bearing of S. 75 Deg. 51 Min. C. to the point of beginning, containing in all approximately 2.19 acros.

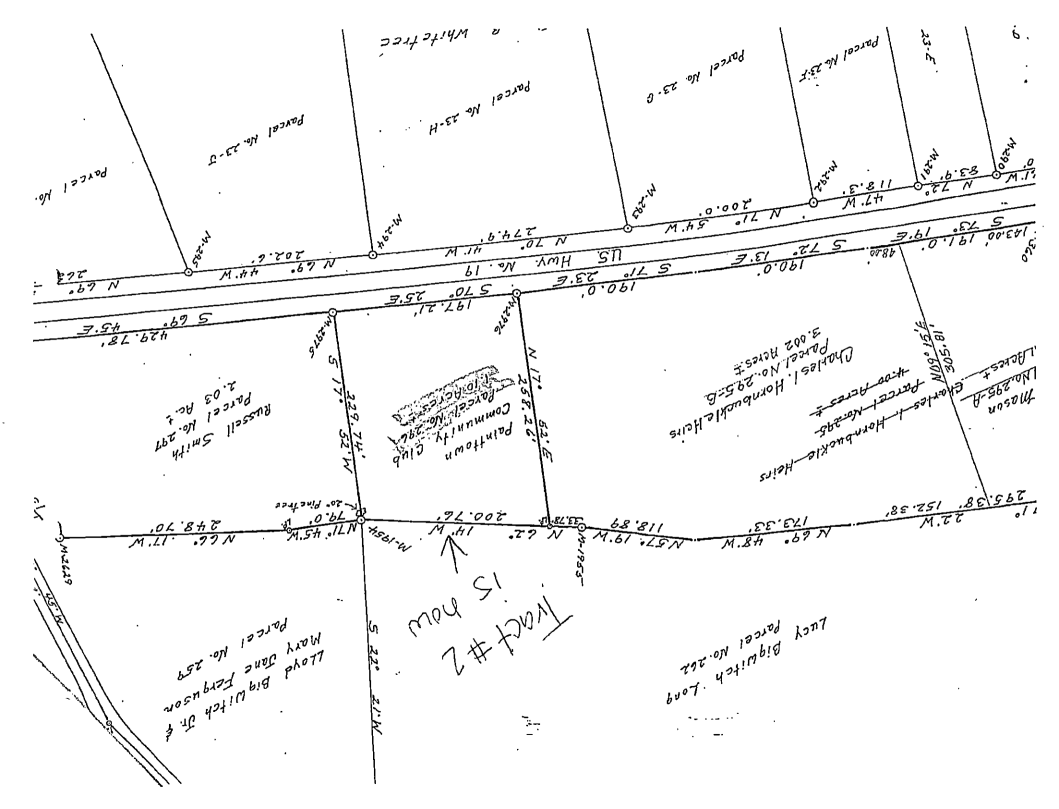
Tract No. 5

hef. U. S. Hey. 19 N. C. Proj. No. 1961 Regioning at a point on the south h/V line opposite tha. 186 - 95, thence along the n/S line a distance of 180.5 Mt. to a point opposite tha. 185 -13.5 thence in a scutimesterly direction on an approximate bouring of U. 77 Deg. 16 Hin. W. a distance of 270 ft. thence in a northwesterly direction connecting with an existing fence line to the S. E. Cor. Fract No. 4, thence in a northeasterly direction on an approximate bearing of N. 76 Deg. 20 Hin. U. a distance of 230 ft. to the point of beginning containing in all approximately 1.04 sames. The Business Committee exproves of tir. Hombuckle disposing of his possessory interests in the tracts under the condition that they shall be disposed of without profit to him, but that he should be criticled to receive not more than \$2,500.00, the assembly which was paid to him. Arms D. Harlan for her passessory interest. The transactions approved upon this condition are as follows:

- 1. Treat No. 1 to immsell S. Smith for the sum of 2700.00. The greater portion of this amount has already been paid to Mr. Normbuckle and arrangements have been made between Mr. Smith and Mrs. Normbuckle for the payment of the balance.
- 2. Treet No. 2 to be hald pending action by the Tribal Council of the Eastern Band of Cherome Indians relative to a request by the Cetholic Church for the setting saide of a site for the construction of a church on the Cherome Reservation. Should approval be given by the Council for the construction of the church the possessory interest shall be transferred to them. In the sweet that approval is not given this treet shall be set saide for use by the Painttern Councilty Club for recreational purposes.
- 3. Treats 3 and 5 are to be transforred to are. Lottle Hornbuckle leson without reinburgement to ir. Hornbuckle. This transfer being made with the committee that no agreement will be approved for a penuit for the use of the land for business purposes for a five year period but that land for business purposes for a five year period but that land known shall have the right to erect and operate a business on the holding if so desired upon compliance with council resolutions.
- 4. Treet 4 to tayor J. Allison. In this transfer Mr. Allison is to receive the possessory interest in the tract together with all buildings thereon together with title to a 1942 Rodge Coupe, Motor No. 2710236AJ he is to transfer to Charles I. Hornbudde the title to a 1951 Ponties 6 Coupe, Motor No. 29256584. Noth parties certify that there is no outstanding indebtedness on the vehicles being transferred.

Mesoney French

Supersymbolylord



The attached Resolution/Ordinance PASSED (X)	417 dated	APRIL 3, 2025 was:	
KILLED ()			
and ratified in open Council on _	APRIL 3, 2025	_ by <u>93</u> voting for the act	
and 0 members voting agains	st it as follows:	_	

VOTE	FOR	AGAINST	ABSTAIN	ABSENT
Richard French				Х
Perry Shell	Х			-
Boyd Owle	Х		-	
Bucky Brown	Х			
Tom Wahnetah	Х			
David Wolfe	Х			
Adam Wachacha	X			
Mike Parker	Х			
Bo Crowe	Х			
Jim Owle	Х			
Dike Sneed	Х			
Michael Stamper	X		1	
	93	0	0	7

Tom Wahnetah David Wolfe X Adam Wachacha X Bib Crowe X Jim Owle X Dike Sneed X Michael Stamper TRIBAL COUNCIL CHAIRMAN PRINCIPAL CHIEF VETO UPHELD () VETO DENIED () I hereby certify that the foregoing act of the Council was duly: PASSED () KILLED () and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Boyd Owle			<u> </u>	1
David Wolfe Adam Wachacha X Mike Parker X Bo Crowe X Jim Owle Dike Sneed Michael Stamper X Bo Chairman TRIBAL COUNCIL CHAIRMAN TRIBAL COUNCIL CHAIRMAN PRINCIPAL CHIEF VETO UPHELD () VETO DENIED () I hereby certify that the foregoing act of the Council was duly: PASSED () KILLED () and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Bucky Brown	Х			
Adam Wachacha Mike Parker Bo Crowe X Jim Owle Dike Sneed X Michael Stamper X Michael Stamper X PRINCIPAL CHAIRMAN FRIDAL COUNCIL CHAIRMAN ENGLISH CLERK APPROVED (*) VETOED (*) I hereby certify that the foregoing act of the Council was duly: PASSED (*) KILLED (*) and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Tom Wahnetah	X	1		
Mike Parker Bo Crowe X Jim Owle X Dike Sneed X Michael Stamper TRIBAL COUNCIL CHAIRMAN FINGLISH CLERK APPROVED(*) VETOED(*) PRINCIPAL CHIEF VETO UPHELD(*) VETO DENIED(*) I hereby certify that the foregoing act of the Council was duly: PASSED(*) KILLED(*) and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	David Wolfe	Х			<u> </u>
Bo Crowe Jim Owle X Jim Owle X Michael Stamper X 93 O O 7 TRIBAL COUNCIL CHAIRMAN PRINCIPAL CHIEF VETO UPHELD () VETO DENIED () I hereby certify that the foregoing act of the Council was duly: PASSED () KILLED () and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Adam Wachacha	Х			
Jim Owle X Dike Sneed X Michael Stamper X 93 0 0 7 TRIBAL COUNCIL CHAIRMAN PRINCIPAL CHIEF VETO UPHELD () VETO DENIED () I hereby certify that the foregoing act of the Council was duly: PASSED () KILLED () and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Mike Parker	Х			
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TRIBAL COUNCIL CHAIRMAN APPROVED(1) PRINCIPAL CHIEF VETO UPHELD(1) VETO DENIED(1) I hereby certify that the foregoing act of the Council was duly: PASSED(1) KILLED(1) and ratified in open Council after the same has been interpreted by the Official Interpreter and has been fully and freely discussed.	Michael Stamper				
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