

UNITED STATES DEPARTMENT OF THE INTERIOR

Real Prop. Mgmt. 064

BUREAU OF INDIAN AFFAIRS

Cherokee Agency Cherokee, North Carolina 28719

May 11, 1989

Mr. Jonathan L. Taylor, Principal Chief Eastern Band of Cherokee Indians P. O. Box 455 Cherokee, North Carolina 28719

Dear Chief Taylor:

We are returning for your permanent files a copy of Resolution No. 467 (1989) which was passed by the Tribal Council in an Annual Session on April 6, 1989 and was subsequently properly ratified.

In the subject resolution, the Eastern Band of Cherokee Indians resolved that the following regulations shall apply to the disposition of all house sites.

- (1) One (1) Acre lots shall be sold to enrolled members of the Eastern Band of Cherokee Indians who are without land, suitable for housing and are financially able to purchase land for Five Hundred Dollars (\$500.00) per acre.
- (2) The lot must be used for housing purposes.
- (3) Lots shall not be sold to tribal members who are less than eighteen years (18) of age unless they are married and have a family.
 - (4) Lots shall be sold only to person who are head of the household.
 - (5) The Tribal Council of the Eastern Band of Cherokee Indians reserves the right to enact Section #16 of the Charter under which the Tribe operates, which gives the Tribal Council the right to resell, in case of default of payment.

The Eastern Band of Cherokee Indians has purchased certain tracts of land to be used for housing purposes and it has become imperative to establish regulations for the disposition of house sites.

This resolution further resolved that the Tribal Business Committee and the Realty Office shall be and are hereby authorized to carry out the intent of this resolution.

Sincerely,

Unin E. Churcht

Enclosure



1

CHEROKEE COUNCIL HOUSE CHEROKEE, NORTH CAROLINA

PR 2 6 1989

DATE

RESOLUTION NO. 467 (1989)

- WHEREAS, A dire need exists for land on the Reservation for house sites for enrolled members of the Eastern Band of Cherokee Indians, and
- WHEREAS, The Eastern Band of Cherokee Indians has purchased certain tracts of land to be used for housing purposes, and
- WHEREAS, It has become imperative to establish regulations for the disposition of house sites.
- NOW, THEREFORE BE IT RESOLVED by the Eastern Band of Cherokee Indians in Annual Council Assembled, at which a quorum is present, the following regulations shall apply to the disposition of all house sites.
- 1. One (1) acre lots shall be sold to enrolled members of the Eastern Band of Cherokee Indians who are without land, suitable for housing and are financially able to purchase land for Five Hundred Dollars (\$500.00) per acre.
- 2. The lot must be used for housing purposes.
- 3. Lots shall not be sold to Tribal Members who are less than eighteen years (18) of age unless they are married and have a family.
- 4. Lots shall be sold only to person who are head of the household.
- 5. The Tribal Council of the Eastern Band of Cherokee Indians reserves the right to enact Section #16 of the Charter under which the Tribe Operates, which gives the Tribal Council the right to resell, incase of default of payment.
- BE IT FINALLY RESOLVED, the Tribal Business Committee and the Realty Office shall be and are hereby authorized to carry the intent of this resolution.

)	and ratified in open Council or APR 0 6 1985 by 80 members voting for the act and members voting against it as follows:				
	VOTE:	- FOR	AGAINST	ABSTAIN	ABSENT
	Chairman, Robert Blankenship	-			
	Vice Chairman, Abe Wachacha	<u> </u>			
	Bertha Saunooke				
	James Eller	<u>-</u>			
	James "Buddy" Lambert	-			
	Teresa McCoy	-			
	Reuben Teesatuskie				<u> </u>
	Richard Bird	<u></u>			
	Larry Blythe				
	Dennie Crowe		<u> </u>		
	Carroll Parker	<u></u>			
	Glenda Sanders	<u></u>			
	SIGNED ON BEHALF OF THE COUNCIL BY:	84	8	-2	6
	TRIBAL COUNCIL CHAIRMAN TRIBAL COUNCIL CLERK Dight APPROVED (X) VETOED ()				
	VETO UPHELD () VETO DENIED () DATE:				
	I, as Interpreter for the Council hereby certify that the foregoing act of the Council was depasted () killed () and ratified in open Council after the same has been interpreted by me and been fully and freely discussed. INTERPRETED INTERPRETED				
	I hereby certify that the foregoing act of the in open Council after the same has been interpfreely discussed.	Interpreted Council was reted by the (duly Passed (Official Interpre) Killed () and ration
	In Testimony, whereof, I have hereunto set m		final that are	-C-44. *! D	