## **High Density Residential Subdivisions Deed Restrictions & Protective Covenances**

deed re lots wil restrict	rdance with Title 15 NCAC 2H.1000 and S.L. 2006-246, the Stormwater Management Regulations, strictions and protective covenants are required for <b>High Density Residential Subdivisions</b> where be subdivided and sold and runoff will be treated in an engineered stormwater control facility. Deed ons and protective covenants are necessary to ensure that the development maintains a "built-upon" nsistent with the design criteria used to size the stormwater control facility.			
I,	, acknowledge, affirm and agree by my signature below, that I will he following deed restrictions and covenants to be recorded prior to the sale of any lot:			
1.	The following covenants are intended to ensure ongoing compliance with Henderson County Stormwater Management Permit Number, as issued by the Site Development Henderson County Government under the Stormwater Management Regulations.			
2.	Henderson County is made a beneficiary of these covenants to the extent necessary to maintain compliance with the stormwater management permit.			
3.	These covenants are to run with the land and be binding on all persons and parties claiming under them.			
4.	The covenants pertaining to stormwater may not be altered or rescinded without the express written consent of the Site Development Department Henderson County.			
5.	Alteration of the drainage as shown on the approved plan may not take place without the concurrence of the Site Development Department Henderson County.			
6.	The maximum allowable built-upon area per lot issquare feet. This allotted amount includes any built-upon area constructed within the lot property boundaries, and that portion of the right-of-way between the front lot line and the edge of the pavement. Built upon area includes, but is not limited to, structures, asphalt, concrete, gravel, brick, stone, slate, coquina and parking areas, but does not include raised, open wood decking, or the water surface of swimming pools.			
OR, if	he proposed built-upon areas per lot will vary, please REPLACE #6 above with the following:			
6.	The maximum built-upon area per lot, in square feet, is as listed below:			
	Lot # BUA Lot # BUA Lot # BUA			
	This allotted amount includes any built-upon area constructed within the lot property boundaries, and that portion of the right-of-way between the front lot line and the edge of the pavement. Built upon area includes, but is not limited to, structures, asphalt, concrete, gravel, brick, stone, slate, coquina and parking areas, but does not include raised, open wood decking, or the water surface of swimming			

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7. Each lot will maintain a 30\*\* foot wide vegetated buffer between all impervious areas and surface waters.

## \*\*50 foot for projects located in the 20 coastal counties.

8. All runoff from the built-upon areas on the lot must drain into the permitted system. This may be accomplished through a variety of means including roof drain guitters which drain to the street, grading the lot to drain toward the street, or grading perimeter swales to collect the lot runoff and directing them into a component of the stormwater collection system. Lots that will naturally drain into the system are not required to provide these additional measures.

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Signature:		Date:		
l,		, a Not	ary Public in the	
State of	, County of		,	
do hereby certify that		personally appeared		
before me this the	day of	, 20	, and acknowledge	
the due execution of the foregoing instrument. Witness my hand and official seal,				
			SEAL	
Signature		_		
My Commission expires _		_		