

WMCPA – ROLESVILLE, WENDELL, ZEBULON WATERSHED MANAGEMENT CONSTRUCTION PLAN APPROVAL

Proj							
Na	me Ro	lesville Public Works	Watershed	Little Riv	er	Jurisdiction	Rolesville
Date Received		05/24/2022	Date Processing Initiated	05/24/2022		Disturbed Acreage	4.9 acres
•••	Permit		S&E				
n	Number	NC DEQ	Plan Review Fee	N/A		S&E Permit Fee	N/A
SW	Permit		SW				
r	Number	SWF-081866-2022	Plan Review Fee	\$1,225.00) PAID	SW Permit Fee	\$ 1,225.00 PENDING
Applicant:				gineer:	Davi Davi		_
Name		Pelham/WithersRavene		Name:		n/WithersRavenel Ir	
Addross		Wilmington St, Unit 200		Addross		nington St, Unit 200	
		n, NC 27601				C 27601	
Phone:					(910) 238-		
Email:	apelha	m@withersravenel.con	n	Email:	pdevlin@v	vithersravenel.com	
Plan Date	e/Revisio	on Date: 8/30/2022					
Approval		The above-referenced conditionally approved		<mark>l stormwat</mark>	er managen	nent plans have be	en reviewed and

9/16/2022	
	Rolesville Public Works is approved for maximum impervious surface of 77,972 SF (1.79 acres). No SCMs
	<mark>are proposed. See approved site data below.</mark>

Approved Site Data:

Permitted Impervious (SF)	Road (SF)	Lots (SF) 0	Other (SF)	Total (SF) 89,734
Nitrogen:	Pre (lb/ac/yr)	Post (Ib/ac/yr) 2.25	Post SCM (Ib/ac/yr)	

Conditions of Approval

Items marked with an "X" were noted as conditions of the Stormwater and Sediment and Erosion Control Plan approval. References for Erosion and Sediment Control: *Wake County Unified Development Ordinance (UDO) Article 10* References for Stormwater Management:

ROLESVILLE: Town of Rolesville Unified Development Ordinance (UDO) Section 7.5: Stormwater Management Standards **WENDELL**: Town of Wendell Unified Development Ordinance (UDO) Chapter 6: Environmental Protection, adopted 7/26/10. **ZEBULON**: Town of Zebulon, NC Code of Ordinances: Chapter 151 and Chapter 152.249.



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\boxtimes	1.		andatory preconstruction meeting is required between the owner, contractor, and Wake County and NC			
			I prior to issuance of the Stormwater and Land Disturbance Permits. Please call Karyn Pageau, .796.8769, to schedule this meeting at your convenience. The Stormwater and Land Disturbance permit			
			s are due at that time.			
			ding, other than for installation of soil erosion and sedimentation control measures, is prohibited prior to			
\square	2.		issuance of a Certificate of Compliance.			
			tractor shall follow plans strictly and maintain contact with Wake County prior to making any field			
\square	3.		difications to erosion and sediment control devices. No devices shall be removed without prior approval			
			n Wake County.			
		Wal	ke County's sedimentation pollution control program is performance oriented, requiring protection of the			
		natu	aral resources and adjoining properties. If at any time during the project it is determined that the Erosion			
\square	4.	and	Sedimentation Control Plan is inadequate to meet the requirements of the Erosion and Sedimentation			
		Con	trol Ordinance of Wake County, this office may require revisions in the plan and its implementation to			
			ure compliance with the Ordinance.			
			projects that have approved plans for an E&SC permit on or after Aug. 3, 2011 are covered by the NPDES			
			struction Stormwater General Permit, NCG 010000. In addition, effective October 1, 2010, persons			
\boxtimes	5.		ducting land-disturbing activities larger than one acre must inspect their project after each phase of the			
		• •	ect, and document the inspection in writing. A packet with information on the NPDES General Permit and			
			Self-inspection Program will be provided at the preconstruction meeting. Permits and inspection reports			
			I be maintained on site.			
	6.		DIVISIONS ONLY Builders are required to obtain grading permits for cumulative disturbance over one acre			
			luding non-contiguous lots).			
			- All conditions of approval must be completed and approved by Wake County prior to final plat approval			
			ertificate of Occupancy (C.O.) for future building permits. Items required prior to final plat or building			
permit	: appro		re checked and listed below.			
	7.		Built Plans – Upon completion of required improvements, an as-built plan of required stormwater			
		-	rovements must be submitted (must indicate that stormwater improvements were constructed in			
			accordance with the approved plan).			
	8.	Mai	ntenance Plan (OPM)			
			The developer must record and reference on the record plat, a maintenance plan providing instruction			
		а.	about annual maintenance tasks and associated costs for at least a 20-year period.			
			It will be the responsibility of the property owners association or lot owner to update the maintenance			
		b.	plan at least every 10 years.			
	9.	Mai	Maintenance Agreement			
			The developer must record and reference on the record plat, a maintenance agreement or restrictive			
		а.	covenant that sets for the property owners association's or lot owner's continuing responsibilities for			
			maintenance, including how cost will be apportioned among lot owners served.			
1			The maintenance agreement must provide that the acception and its individual marshare are introduced			
		h	The maintenance agreement must provide that the association and its individual members are jointly and			
		b.	severable liable for maintenance.			
		All r	severable liable for maintenance. naintenance documents required must be submitted prior to record plat approval and must be referenced			
	10 .	All r on t	severable liable for maintenance.			



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	11.	Performance Guarantee – If improvements are not installed prior to approval of a record plat, the <u>town</u> shall require the submittal of a performance bond, letter of credit from, or cash escrow account with a local bank. This performance security is required in order to ensure that the structural SCMs are: (a) installed by the permit holder as required by the approved stormwater management plan; and/or (b) maintained by the owner as required by the operation and maintenance agreement. No certificate of compliance or occupancy shall be issued without final as-built plans and a final inspection, or <u>performance guarantees</u> , and approval by the Stormwater Administrator.			
Applic	able R	lations			
\square	12.	arties Responsible for Maintenance of Improvements			
	\boxtimes	 The developer must maintain stormwater improvements until accepted by a property owners associat or lot owner. The developer must disclose which party will be responsible for continued maintenance of the record plat. 			
	\boxtimes	 Before improvements are accepted for maintenance by the property owners association or lot owner, developer must certify to the property owners association or lot owner and the county that improvements are complete and functioning as designed. 	the		
\square	13.	Enforcement and Penalties			
		Failure to complete required improvements or failure to maintain improvements as required by the approved plan are violations and subject to a fine of up to \$1,000 per day.			
	\boxtimes	 Inspection of Stormwater Improvements – Wake County agents have the right to inspect sites to determine whether stormwater improvements are being installed and maintained in compliance with ordinance. 	the		
\boxtimes	14.	Validity of Plan, Lapse of Approval - An approved erosion and sedimentation control plan is valid for 2 calendar years from the date of approval. If a land disturbance permit has not been obtained within the 2-year period, the erosion and sedimentation control plan approval becomes null and void.			
\square	15.	Actions Required Prior to Land Disturbance			
		 S&EC plan approval and land disturbance permit issued must be prominently displayed until all construction is complete, all permanent sedimentation and erosion control measures are installed and the site has been stabilized. A copy of the approved plan must be kept on file at the job site. 	k		
	\boxtimes	No person shall initiate a land-disturbing activity until notifying Wake County of the date that the land- disturbing activity will begin.	-		
\square	16.	Authority			
		 County officials may enter any property, public or private, at reasonable times for the purpose of investigating and inspecting the sites of any land-disturbing activity. No person shall refuse entry or act to any authorized representative or agent for the County who requests entry for purposes of inspectio and presents appropriate credentials, nor shall any person obstruct, hamper, or interfere with any such representatives while in the process of carrying out their official duties. 	ons,		
		 Agents and officials of the County will periodically inspect land-disturbing activities to ensure complian with the North Carolina Sedimentation Pollution Control Act, this article, or rules or orders adopted or issued pursuant to this article, and to determine whether the measures required in the erosion and sedimentation control plan are effective in controlling erosion and sedimentation resulting from land-disturbing activity. 	r		



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	c	 Any land-disturbing activity will be the responsibility of the person(s) conducting the land disturbing activity, including the property owners. Failure to prevent off site sedimentation will be deemed a violation of the erosion and sedimentation control regulations of this article.
☑ 17.	exist Area estu exist new vege with abou Wak	NCAC 2B.0233 - Due to the location of this project, it should be noted that a rule to protect and maintain ting buffers along watercourses in all of Wake County became effective in 2006. The Neuse River Riparian a Protection and Maintenance Rule applies to all perennial and intermittent streams, lakes, ponds and varies in Wake County with forest vegetation on the adjacent land or "riparian area". In riparian areas with ting forest vegetation in the first 30 feet directly adjacent to the stream, the rule prohibits land disturbance, development and fertilizer use within the first 50 feet of land next to the water. In riparian areas with forest etation that is less than 30 feet wide, the rule prohibits land disturbance, new development and fertilizer use hin the area that contains forest vegetation (but not the entire 50 foot riparian area). For more information ut this riparian area rule, please contact the Division of Water Quality's Wetland/401 Unit at 919-807-6300. Ke County enforces the Neuse Buffer Rules in both the Cape Fear River Basin and the Neuse River Basin except en superseded by the Jordan Buffer Rules[15A NCAC 02B.0265].
The subje of Water Article 40	ct appr Quality 04/401	atershed Management Section is not responsible for subject approvals of other Local, State or Federal Agencies. rovals are (but not limited to) Federal Emergency Management Area Flood regulations/requirements, Division ry under stormwater or other water quality regulations/requirements, U.S. Army Corps of Engineers under . (Wetlands/Streams) jurisdiction/requirements, and/or any Federal, State, County and Local municipal ermit requirements. The approval issued in this letter cannot supersede any other required permit or approval.

Janet Boyer, PE, CFM

919-856-7422