PRIVATE DRAINAGE EASEMENT PRIVATE STORMWATER MANAGEMENT EASEMENT INSPECTION AND MAINTENANCE AGREEMENT

THIS AGREEMENT is made this		
doing business CITY OF HENDERSONVILLE, Nor	in Henderson County, rth Carolina, a municip	, North Carolina, ("Grantor"), and the
	WITNESSETH:	
that in consideration of the sum of ter consideration, the receipt and sufficie hereby grant and convey to City a per as described herein) a private stormw channels, culverts, storm drains, reter facilities for the purpose of depositing more particularly described and indic	ency of which is hereby rpetual easement to ins vater conveyance syster ntion ponds, stormwate g water within the bour	y acknowledged, the Grantor does spect (and operate as necessary only m consisting of ditches, swales, er BMPs and other appurtenant
All that real property described in tha Henderson County Registry;	nt deed recorded in deed	d book,
over and upon any private stormwater erenches, drywells, buffers, separators facilities appurtenant to the Grantor's quality (or both) stormwater manager	s, shallow marshes, dite Real Property for the p	ches, filters or other approved purpose of providing quantity or
AND the Grantor covenants and agre	es with the City as foll	lows:
First: All drainage improvements, all appurtenant facilities which will be in Grantor.	•	· · · · · · · · · · · · · · · · · · ·

Second: At no time shall Grantor charge City for the use of the Easement or for the privilege of exercising the rights granted under this agreement.

Third: City, its agents, and employees shall have the perpetual right of access over the Grantor's Real Property as hereinabove described.

Fourth: City shall have such rights and privileges as may be reasonable, necessary or convenient for the full enjoyment or use of the Easement.

Fifth: Grantor reserves the right to make use of the easement herein granted in a manner which is not inconsistent with the rights herein conveyed, or which does not interfere with the use of the Easement by City for the purposes of this agreement. Notwithstanding the preceding sentence, the Grantor shall not erect any building, fence or other structure on the Easement without obtaining the prior express written consent of City.

AND Grantor further covenants and agrees that it shall be responsible for and agrees to perform the necessary maintenance to allow the proper and efficient flow of water through the system

within the Easement and to perform the necessary maintenance to allow access and proper operation of the stormwater management facility within the Easement, all as may be required by the City from time to time by its ordinances lawfully enacted, and as may be further required pursuant to that a plan submitted to the City of Hendersonville and reviewed without rejection by persons designated by the Hendersonville City Attorney and subject to any conditions attached hereto as Appendix A; PROVIDED that any such conditions shall supplement and not supersede the requirements of City Ordinances except as may be expressly stated in the conditions, and further PROVIDED and AGREED that the failure by the parties to attach any such conditions shall not invalidate this agreement and easement.

Should Grantor fail to construct, repair or maintain the system or facility, or should the system within the Easement become blocked so that the water will not flow in an efficient manner, or the access become impassable or the stormwater management facility fail to function as designed, Grantor shall make necessary repairs or maintenance to allow the proper and efficient flow of water, or to allow access to the stormwater management facility or to allow the stormwater management facility to function as designed. If, after reasonable notice by the City, the Grantor shall fail to construct, repair, maintain or operate the facility within a reasonable period of time in accordance with the approved design standards and with the law and all applicable rules and regulations, the City may, but is not obligated to, enter onto the facility and perform all necessary construction, repair, maintenance and operating work, and may assess the Grantor for the cost of said work. The assessment shall be a lien against all property subject to and benefitted by the systems and facilities described in this agreement. Such costs shall be assessed, levied, collected and enforced as City real estate taxes are now, or may hereafter be, by law levied and collected, and shall have the same priority rights, bear the same interest and penalties, constitute a lien upon the Grantor's Real Property so assessed, be placed upon the Grantor's Real Property tax bill and in every respect be treated the same as City real estate taxes. Such costs shall also be personal obligations of the owners of the Grantor's Real Property at the time the costs are incurred, and may be collected accordingly.

Grantor warrants that it is seized of the Grantor's Real Property subject to the Easement and has the right to convey the Easement; that there are no encumbrances; that City shall have quiet enjoyment; and that Grantor shall execute such further assurances as may be required.

This Agreement and the covenants contained herein shall run with the land and shall bind the Grantor and the Grantor's heirs, executors, administrators, successors and assigns, and shall bind all present and subsequent owners of the Grantor's Real Property or such part thereof as may be burdened or affected by the Easement.

Lienholder joins herein for the purpose of subordinating to this easement any deeds of trust, mortgages or other liens as to the Easement. The liens as to the remainder of the Grantor's Real Property will not be affected. The parties, date of instrument, and recondition information for the instrument being subordinated are as follows:

Deed of Trust Book/Page

Date of Recording

Lienholder

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TO HAVE AND TO HOLD the sarepresentatives and assigns to the e		n favor of the City and its successors, at herein provided.
IN TESTIMONY WHEREOF, the day and year first written above.	ne aforesaid parties h	have hereunto set their hand and seal the
GRANTOR:		GRANTEE:
	_	City of Hendersonville
By:	(SEAL)	by:
Title:		City Manager

By:	(SEAL)
Title:	
	CITY SEAL
	Attest:
	Angela Reece City Clerk
State of	
State ofCounty of	
certify that	, a Notary Public of County and State aforesaid,, authorized to sign in accordance with, personally appeared dged the execution of the foregoing instrument. Witness my
before me this day and acknowled hand and official stamp or seal, th	diged the execution of the foregoing instrument. Witness my day of, 20
My commission expires:	
STATE OF NORTH CAROLINA COUNTY OF HENDERSON	A
Clerk to the City of Hendersonvill	, a Notary Public of County and State, ally came before me this day and acknowledged that she is le, a municipal corporation and that by authority duly given and coregoing instrument was signed in its name by its Manager, attested by herself as its Clerk.
Witness my hand and office	cial stamp or seal, thisday of 20
(Official Seal)	
My commission expires:	
 Notary Public	

Lienholder Acknowledgement	
Beneficiary	
Trustee	
STATE OF	
COUNTY OF	
I certify that the following person(s) persona that he or she signed the foregoing document of	
Date:	
Notary Public	
My commission expires:	