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**DECLARATION OF RESTRICTIVE COVENANTS, EASEMENTS, AND CONDITIONS
 FOR SAWGRASS COVE AT MARSH ACRES, A SUBDIVISION**

THIS DECLARATION made this the 17th day of November, 2016, by Evergreen Horizons, Inc., a North Carolina Company (hereinafter referred to as "Declarant");

WITNESSETH:

WHEREAS, John F. Parker, Sr. and Betty S. Parker, (the "Developer") developed a residential subdivision in Lockwood Folly Township, Brunswick County, North Carolina, known as "Marsh Acres"; and

WHEREAS, Developer caused to be recorded a body of Restrictions and Reservations for Marsh Acres Subdivision on October 28, 1991, in Book 860, Page 205, in the Register of Deeds Office for Brunswick County, North Carolina; and

WHEREAS, pursuant to Section Nineteen of said Restrictions and Reservations for Marsh Acres Subdivision, as Amended, the covenants terminated automatically on December 31, 2011; and

WHEREAS, Declarant is the owner of certain real property more particularly described in deed recorded on April 14, 2016, in Deed Book 3755, at Page 360, in the Register of Deeds Office for Brunswick County, North Carolina and further depicted on a survey entitled as "Marsh Acres", including all rights-of-way as shown on that certain survey of same title prepared by Thomas W. Morgan, R.L.S. and recorded on February 15, 1980 in Map Cabinet L, Page 74 in the in the Register of Deeds Office for Brunswick County, North Carolina; and

WHEREAS, Declarant is the owner of certain real property more particularly described in deed recorded on August 28, 2016, in Deed Book 3805, at Page 1071, in the Register of Deeds Office for Brunswick County, North Carolina and further depicted on a survey entitled as "Plat Showing



Proposed Section 2 Marsh Acres Subdivision”, including all rights-of-way as shown on that certain survey of same title prepared by Armstrong Land Surveying, P.L.S.; and

WHEREAS, it is in the best interest of Declarant and to the benefit, interest, and advantage of every party hereafter acquiring any portion of the described property that certain covenants, conditions, easements, assessments, liens, and restrictions governing and regulating the use and occupancy of such property be established; and

WHEREAS, Declarant intends by this instrument to create certain covenants, easements, conditions and restrictions upon said property which shall henceforth be binding upon it, it’s heirs, successors and assigns, and upon future owners of lots lying with the Development hereby designated as "Sawgrass Cove at Marsh Acres" and covered by the terms and conditions of this Declaration; and

NOW THEREFORE, the Declarant hereby declares that the real property described herein is and shall be held, transferred, sold and conveyed subject to the Covenants herein set forth, and that all of the property referenced above shall be and is hereby subject to the following restrictions, covenants, conditions, easements, assessments, and liens relating to the use and occupancy thereof, which shall be construed as and constitute covenants running with the land which shall be binding on all parties acquiring any right, title or interest in any of such property and which shall inure to the benefit of each owner of any portion thereof. The provisions of this Declaration are intended to create mutual and equitable servitudes upon each of the Lots in favor of each and all other Lots; to create reciprocal rights between the respective Owners of all of the Lots; to create privity of contract and privity of estate between the Owners of the Lots, their heirs, successors and assigns, and to operate as covenants running with the land for the benefit of each and all other Lots and parcels in the Subdivision and their respective Owners, present and future.

DEFINITIONS

The following terms used in this Declaration are defined as follows:

- A) "Association" shall mean and refer to Sawgrass Cove Home Owner’s Association, Inc., as more fully defined herein below.
- B) "Buildout" shall mean and refer to the date upon which the first of the following events occur: (i) the date which there has been a Residential Unit constructed on each Lot contemplated to be in the community and each Lot in the Community has been conveyed to a Person for residential occupancy; or (ii) a date established by the Declarant, in its sole discretion as indicated by a written instrument filed of record in the Brunswick County Registry.
- C) "Common Area(s)" shall mean all real and personal property, including easements, which the Association owns, leases or otherwise holds possessory or use rights in for the common use and enjoyment of the Owners.
- D) "Declarant" shall mean and refer to Evergreen Horizons, Inc., its successors and assigns.



- E) "Declarant Control Period" shall mean the period of time until 100% of the real property within the Subdivision as described above have been transferred to the Association and/or sold to Owners other than Builders.
- F) "Lot" shall mean and refer to a platted portion of the Property identified as Section 1, Lots 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 92 and Section 2, Lots 1, 2, 3, 4 and 5 other than the Common Area, intended for single family residential use.
- G) "Owner" or "Lot Owner" shall mean and refer to any person, firm, corporation, other legal entity, or combination thereof, other than the Declarant, who or which holds fee simple title to any Lot.
- H) "Plat" shall mean and refer to the survey entitled "Marsh Acres Sub" prepared by Armstrong Surveying Inc. and recorded on November 17th, 2016 in Map Cabinet B0097, Page 68 in the Register of Deeds Office for Brunswick County, North Carolina, and the survey entitled "Sec. 2 Marsh Acres" prepared by Armstrong Surveying Inc. and recorded on November 17th, 2016 in Map Cabinet B97, Page 71 in the Register of Deeds Office for Brunswick County, North Carolina, and any other recorded plat showing any Lot or Lots within the Subdivision or any portion thereof, or any lands added to the Subdivision.
- I) "Quorum" shall mean and refer to 5% of Owners present at a called meeting of the Association until such time the requirements are proscribed by the By-Laws of the Association.
- J) "Residential Unit" shall mean and refer to a residential dwelling for one or more than one person, and if more than one person, persons related to each other by blood, marriage, or legal adoption, or in the alternative, a group of not more than four adult persons not so related who shall maintain a common household in such dwelling.
- K) "Septic Lots" shall mean and refer to a platted portion of the Property identified as Lots 93, 94, 95, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, where no above ground structures are permitted unless they are appurtenant to a septic system. those lots identified
- L) "Subdivision," "Properties," "Marsh Acres," or "Sawgrass Cove" shall mean and refer to the real property described in Exhibit "A", and all additions to such property as may be brought within the jurisdiction of the Association.

BUILDING AND USE RESTRICTIONS

- 1. Each Lot shall be used for permanent residential purposes only, and no manufacturing establishment, factory, public garage, sanitarium or hospital, motel, hotel, trailer park, apartment building, condominium, multi-family housing building, or any building of similar nature may be maintained on the same, and no unsanitary, offensive or unsightly



conditions shall be allowed thereon. No house trailer, mobile home, travel trailer, manufactured home, enclosed garage or any type of temporary housing shall be placed or located upon any Lot as a permanent residence. No modular dwelling or other fully or partially pre-constructed dwelling may be placed on any Lot without the express prior written permission of the Declarant or if after the Declarant Control Period ends, the Association; provided, however, that camping is allowed for ten (10) days within a thirty (30) day period, provided that professional grade camping equipment is utilized and well maintained. No camper, tent, shed or temporary structure shall be permitted on the lot as a permanent residence; however, such structures can be used for recreational purposes and can only remain on the Lot for no more than ten (10) days a month unless stored in an enclosed garage. No storage building, enclosed garage or ancillary building of any kind may be constructed on any Lot until after primary residence is built.

- A) Each principal residence constructed on any Lot shall consist of not less than 1,200 square feet of enclosed, finished, heated floor space. The landscaping and grassing of each Lot shall be completed within 1 year from the time any construction begins on any Lot. All exterior construction shall be completed within 1 year after it has commenced. Further, maximum allowable impervious areas are established by the North Carolina Division of Water Quality, and those areas allow no more than twenty-five percent (25%) of any lot to be covered by structures and/or paved surfaces, including walkways or patios of brick, stone, slate or similar materials.
- 2. The maximum built-upon area per lot allows no more than twenty-five percent (25%) of any lot to be covered by structures and/or paved surfaces, including walkways or patios of brick, stone, slate or similar materials 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, brick, stone, slate, and coquina, but does not include raised, open wood decking, or the water surface of swimming pools. Alteration of the drainage in the subdivision may not take place without the concurrence of the North Carolina Division of Water Quality.
- 3. No Lot may be re-subdivided, except by Declarant or if after the Declarant Control Period ends, the Association. Only one Single Family Dwelling may be constructed per Lot. No outbuildings of any kind may be constructed, except that for each Single-Family Dwelling constructed, a detached garage may be constructed, and one small storage building may be constructed as long as that matches the Single-Family Residence and does not exceed the Built Upon Area established for the individual Lot by the North Carolina Division of Water Quality.
- 4. No Lot may be combined, except by Declarant or if after the Declarant Control Period ends, the Association. Such Lots must be resurveyed and the survey must be recorded in the Register of Deeds Office for Brunswick County, North Carolina. Any Lot combined will only be assessed one HOA assessment.
- 5. All septic disposal systems shall be constructed and installed in accordance with the rules and regulations of authorities in Brunswick County, North Carolina, as from time to time



amended, and no outside toilets shall be built upon any Lot except during active home construction.

6. No residence, building, or any other structure shall be built or maintained within five (5) feet from any side property line, twenty-five (25) feet from any front or rear property line, or as specified on the above recorded survey, unless a variance is first obtained in writing from the Declarant or if after the Declarant Control Period ends, the Association. This restriction shall not apply with respect to the interior boundaries between Lots being improved as one unit. Further, each Lot that faces the Estuarine Water (Shalotte River) will maintain a 75-foot wide buffer between all impervious areas and the High-Water Mark, and any activity within this Area of Environmental Concern (AEC) will require a permit from the Division of Coastal Area Management. The Lot Owner, by acceptance of a Deed, also accepts the Storm water requirements of the North Carolina Division of Water
7. No Lot or any part thereof shall be used for a junk yard or for any unsightly or obnoxious purposes. No items of personal property of any kind, except for operating licensed noncommercial motor vehicles, may be kept or stored on any Lot outside the structures on the Lot. Activities which may tend to cause disorderly, unsightly or unkempt conditions shall not be pursued or undertaken on any Lot, or in any driveway, garage, carport, or other place where such condition is visible from any road or from any other Lot. No derelict vehicles may be kept on any lot unless kept in an enclosed garage. No more than one boat trailer may be kept on the Lot at any time, unless in an enclosed garage. If a boat trailer is outside of the garage, it must be tagged and titled by the North Carolina Department of Transportation, be in working order, and not be unsightly.
8. All trash, garbage, and waste shall be kept in sanitary, closed receptacles. All garbage cans and similar receptacles shall be kept in an enclosed or screened area, so that the same will not be visible from other Lots in the Subdivision or roads in the Subdivision. No burning of garbage shall be done or permitted on any Lot in the Subdivision.
9. No commercial breeding of any animal is permitted. No animals may be kept and maintained on any Lot, except that this restriction shall not prohibit the keeping of no more than five usual household pets such as dogs and cats, provided said usual household pets are at all times confined to the Owner's Lot or are allowed outside the Owner's lot only in the presence of the Owner. No animal may be maintained on any Lot if it makes such an amount of noise as to frequently or habitually disturb Owners of other Lots.
10. It shall be the responsibility of each Lot Owner to maintain a 12" or larger drain tile on any portion of his Lot where a driveway crosses or any other activity obstructs a drainage ditch. All soil disturbing activities, including without limitation, grading house sites, constructing driveways, and landscaping, regardless of their extent, must conform to prevailing laws and regulations regarding erosion control, both during construction and afterward, and must not impair the erosion control measures previously installed by the Declarant.



11. No commercial or business activities may be carried out on any Lot. This provision prohibits the use of any dwelling as a lodging business, but shall not otherwise prohibit the leasing or renting of any dwelling on any Lot for any length of time, and shall not prohibit in-home businesses or offices that do not invite the general public upon the premises. Lodging businesses may be allowed with Declarant approval, of which approval is in the sole discretion of the Declarant.
12. It shall be the responsibility of each Lot Owner to provide adequate parking space for motor vehicles on his or her Lot. Parking on the Subdivision roads or within the rights of way thereof is prohibited. All parking areas and driveways on all Lots must be surfaced completely, immediately upon installation, and thereafter maintained, with gravel, concrete, asphalt or other appropriate paving material. No unlicensed or inoperable vehicles may be maintained or kept on any Lot in the Subdivision, unless in an enclosed garage.
13. No fuel tanks or similar storage receptacles may be maintained on any Lot unless the same are installed within a building, are buried under ground, or are otherwise installed so that they are not visible from any place outside the Lot. Commercial wood harvesting is prohibited. Excavation and selling of surface or subsurface material is prohibited.
14. No permanent or temporary antennae of any land for television, radio, shortwave, or any other use may be erected, placed, maintained, or located upon any Lot without the express prior written permission of the Declarant, and any antennae approved by the Declarant must be installed, painted and maintained in such a way as may be from time to time provided by the Declarant. The provisions of this restriction specifically include dish and saucer type antennae larger than 18 inches in diameter. 18 inch dishes and under are specifically allowed.
15. No sign of any kind shall be displayed to the public view on any Lot, except a sign displaying the owner's name and/or the property address or Lot number, or a sign advertising the property for rent may be maintained. No "For Sale" signs shall be displayed on any Lot without the Declarant's written permission.
16. Open, grassy areas such as lawns and meadows shall be mowed at least two times per year by the Association. If a Lot Owner elects to not have the Association mow the grassy areas, then the maintenance of the Lot will be the responsibility of the Lot Owner and the Lot shall be kept in a clean, presentable, mowed condition.
17. No building constructed on any Lot shall have tar paper, asbestos, unfinished plywood or roughhewn irregular edged type siding. No building constructed on any Lot shall have visible concrete blocks, and any and all concrete blocks used in construction on any Lot shall be covered with stone, brick, stucco, wood or similar siding. No residence or garage constructed or placed on any Lot shall have metal siding. The residences or garage shall be covered with wood, stone, brick, hardiplank or other natural material.

APPROVAL OF PLANS AND CONSTRUCTION



18. The Architectural Committee shall be composed of the Officers of Evergreen South, Inc. For purposes of these restrictions, the term Declarant or if after the Declarant Control Period ends, the Association and Architectural Committee may be used interchangeably. In all matters, a majority vote shall govern.
19. No improvements shall be erected, placed, altered or changed on any Lot in this subdivision until and unless the building plans, specifications and plot plan showing the proposed type of construction, exterior design, location of residence, walks, drives and fences have been approved in writing by the Architectural Committee as to conformity and harmony of external design and consistency of plan with existing residences on other Lots in the subdivision and as to the location of the structure with respect to topography and finished ground elevation.
20. The Architectural Committee shall have the right to refuse to approve plans, specifications and/or plot plans, taking into consideration the suitability of the proposed building or other improvements, the materials of which it is to be built, whether or not it is in harmony with the surroundings and the effect it will have on other residences already constructed or approved for construction.
21. Prior to the commencement of any construction, each Lot Owner shall submit to the Architectural Committee, in duplicate, plans, specifications and drawings, which shall contain at a minimum:
 - A) Front, rear and side elevations;
 - B) Floor plan and proposed location of residence, walks, drives, garage, fences or other improvements;
 - C) The area of heated floor space;
 - D) Exterior building material to include manufacturer, color and texture;
 - E) Exterior trim color;
 - F) Estimated completion dates of all construction and improvements;
 - G) Special treatment required to alleviate problems anticipated due to changes in topography.

The documents and other information required to be submitted shall be delivered or mailed to the Architectural Committee. One complete set shall be retained by the Architectural Committee and the second complete set shall be returned to the applicant, with Architectural Committee's approval or disapproval noted thereon.

22. In the event that the Architectural Committee fails to approve or disapprove such plans within 60 days after they have been submitted to it, such approval will be automatic. The terms "building" or "improvements" shall be deemed to include the erection, placement or alteration of any wall, fence, driveways or parking area, or any such construction undertaken subsequent to initial construction.
23. The Architectural Committee is authorized to approve, waive or ratify in the construction or alteration of any building or improvement, any violations of the setback, location and size of



improvements provisions of these restrictions if, in the opinion of the Architectural Committee, such shall be necessary to prevent undue hardship or for other cause.

24. All construction by any Owner shall be performed by a licensed contractor or licensed building.
25. Once Construction is started, each Owner shall be responsible for insuring that such work proceeds at orderly and timely pace, and according to the approved plans, with no stoppage of work for more than 14 consecutive days to be condoned, acts of God excepted.
26. The Declarant expressly reserves the right to assign any of the duties, powers, functions and approval authority set forth herein to any assignee at Declarant's sole discretion.

EASEMENTS

27. Declarant reserves unto itself, its successors and assigns, and reserves and grants to the Association, to Brunswick EMC, Brunswick County Water Authority and to all other public or private utility companies, a perpetual, alienable, assignable and releasable easement and right of way to install and use electrical and telephone wires, cables, and conduits, sewer lines, septic systems, water mains, other suitable conduits and equipment for the transmission and discharge of electricity, telephone, gas, water, sewer, cable television and other public conveniences or utilities, including drainage and storm water discharge within all roadway easements in the Subdivision and within the five (5) foot wide strip immediately inside the boundary of each Lot; provided, in the event of the improvement of two (2) or more Lots as a unit, such easement shall not exist with respect to interior Lot lines unless use of such easement for such purposes has already begun. This reservation includes an easement and right of way to install and use sewer lines from Lot(s) to septic systems located on nearby Septic Lot(s). By reservation of said easements, the Declarant does not obligate itself or the Association to provide any utility service to any Lot.
28. Declarant expressly reserves unto itself, its successors and assigns, the right to add additional lands to the Subdivision and/or remove lands from the Subdivision, and if the Declarant does add additional lands to the Subdivision and/or remove lands from the Subdivision, then the definitions contained hereinabove of "Subdivision" shall be deemed to include the lands so added and/or exclude the lands so removed and the definition contained hereinabove of "Lot" shall include all Lots created within said additional lands and/or exclude all Lots removed from said excluded lands. The right herein reserved to the Declarant, its successors and assigns, to add additional lands to the Subdivision and/or remove lands from the Subdivision may be exercised by it any number of times. Further, Declarant specifically reserves unto itself, its successors and assigns, the right to burden the Subdivision roads, easements and rights of way, by granting easements and rights of way over the same to serve and to be appurtenant to lands added to the Subdivision and lands lying outside the boundaries of the Subdivision. It is specifically the intent of the Declarant to reserve unto itself, its successors and assigns, the right to establish additional easements and rights of way over the Subdivision roads to serve any and all lands later added to the Subdivision and any and all Lots created



therein, and to serve lands lying outside the boundaries of the Subdivision. This reservation shall continue until later of Buildout or the end of the Declarant Control Period.

- 29. Declarant reserves unto itself, its successors and assigns, and declares for the benefit of the Association, its successors and assigns, a perpetual easement for the erection, maintenance and repair of subdivision signs upon any Lot which adjoins any public road, and within each Subdivision easement, which easement shall include the right to erect, maintain and repair walls and lighting at the site of the sign and to landscape the area in the vicinity of the sign. This reservation shall continue until later of Buildout or the end of the Declarant Control Period.
- 30. No Owner or subsequent Owner of any Lot may grant an easement or right of way across the Lot for any reason or at any time to any person or entity other than the Declarant, its successors and assigns, unless the same shall first be approved in writing by the Declarant, its successors and assigns.

HOMEOWNERS' ASSOCIATION AND ASSESSMENTS

- 31. During the Declarant Control Period, Declarant will cause to be incorporated under the laws of the State of North Carolina a nonprofit corporation which shall be named "Sawgrass Cove Home Owner's Association, Inc." (hereinafter, the "Association"), for the purpose of performing the activities and exercising the functions granted to the Association as set forth below:
 - A) Every person who is a record Owner of a fee or undivided fee interest in any Lot which is subject to these covenants shall be a member of the Association and the Association will be governed by a Board of Directors, appointed by the Declarant or if after the Declarant Control Period ends, duly elected by the members.
 - B) There shall only be one class of membership and such membership shall be entitled to one vote for each lot owned. When more than one person holds an interest in any lot, all such persons shall be members. The vote for such lot shall be exercised as the Owners determine, but in no event shall more than one vote be cast with respect to any lot, and further no fractional vote shall be cast with respect to any lot.
 - C) Each Lot and each Lot Owner shall be subject to all duly adopted articles, by-laws, rules and regulations, and resolutions of the Association, as amended from time to time. The bylaws of the Association are incorporated by reference herein.
- 32. Assessments.
 - A) The Association shall be entitled to collect dues on an annual basis, assessed against each Lot in an amount determined by the Board of Directors.



- B) The Association shall annually, assess each Lot Owner for his share of the costs and expenses of the maintenance, repair and upkeep of the roads, other systems, facilities, amenities, and common areas, the maintenance responsibility for which is that of the Association. Payment of such assessments shall be due thirty (30) days after notice thereof is sent. If not paid within said thirty (30) day period, such assessments shall be deemed delinquent and shall commence bearing interest from such time at the rate of eighteen (18%) percent per annum or the maximum allowed by North Carolina law.
- C) If any delinquent assessment is placed in the hands of any attorney for collection, there shall be added to the amount due all costs of collection, including all reasonable attorneys' fees as allowed by law.
- D) Any assessment levied against any Lot which so becomes delinquent shall constitute a lien upon such Lot when filed of record in the office of Clerk of Superior Court for Brunswick County, North Carolina, in the manner provided by Article 2 of Chapter 44A, Statutory Liens on Real Property, of the North Carolina General Statutes, or its successor statute. The lien shall include the amount of all interest which accrues and continues to accrue upon the assessment, and shall include the aforementioned costs of collection and attorney's fees. The claim of lien shall be filed in the name of the Association. The Association shall have the right to proceed in its own name in any court of competent jurisdiction. The claim of lien may be foreclosed in a like manner as a mortgage on real estate under the Power of Sale under Article 2A of Chapter 45 of the General Statutes.
- E) All assessments, interest, costs and attorney's fees shall be and constitute the personal joint and several obligations of each Lot Owner. The Association or any other Lot Owner may bring an action against the Lot Owners in default to seek a money judgment for the amount of the assessments, interests, costs of collection and attorney's fees.
- F) All Lots owned by the Declarant and/or an entity designated by Declarant owing said Lots, if any, are exempt from said assessment.

INFRASTRUCTURE MAINTENANCE AND REPAIR

33. Subdivision Roads

- A) The roads in Sawgrass Cove are private roads and the maintenance and upkeep of said roads shall be the responsibility of the Association. Only the Declarant shall have the authority to name or change the name of roads in the Subdivision. The Declarant shall have the right to convey real property to the Association, or provide easements as necessary, for use as common areas for the Association and all Lot Owners. The Association shall have as its primary function the obligation to maintain and repair the roadways in the Subdivision and to maintain, repair and take other necessary actions to maintain the entrance, ditches, drainage, storm water discharge structures, or other in



the Subdivision as are assigned to the Association or as are conveyed by the Declarant to the Association. Each Lot shall be assessed at \$400.00 per year for the maintenance, repair and upkeep of the roadways and other items maintained by the Association. The Association shall have such other and further powers as may be adopted and set forth in its by-laws as may now be in existence or may be adopted in the future, provided the Association may not supersede its limitation as to the number of Lots for which it may assess the Declarant.

- B) If any person damages the Subdivision roads or common properties for any reason, that person shall be responsible for paying to repair the same to the original condition. Any damage done by a Lot Owner, his or her guest(s), invitee(s), licensee(s) or contractor(s), subcontractor(s), employee(s), or other working under the direction of a Lot Owner shall be the responsibility of the Lot Owner and the Lot Owner is obligated to repair any damage done.
 - C) The Declarant shall not have any responsibility to maintain the Subdivision roads except in the manner of any other Lot Owner.
34. Storm Water Management. The Declarant, until such time as the Declarant control period ends, will be responsible for the maintenance of any storm water management swales, channels, and check dams and to see that each Owner installs and maintains his driveway culvert in accordance with this Declaration. Such maintenance shall include the removal of sediments within the swales and channels, restabilization of the swales and channels at all times in such a way that it does not become an eyesore or disturb the desired drainage patterns in the swale system. Furthermore, each Lot in the subdivision is conveyed subject to the provisions of North Carolina Storm Water Runoff Rules and incorporated herein by reference. The Storm Water Rules limits the maximum square feet of built-upon area for each Lot. The following covenants are intended to ensure ongoing compliance with State Storm Water Management, they are as follows:
- A) The State of North Carolina is made a beneficiary of these covenants to the extent necessary to maintain compliance with the Storm Water Management Rules.
 - B) These covenants are to run with the land and be binding upon all persons and parties claiming under them.
 - C) Alteration of the drainage may not take place without the concurrence of the Division of Energy, Mineral, and Land Resources.
 - D) No more than twenty-five percent (25%) of any lot shall be covered by structures and/or paved surfaces, including walkways or patios of brick, stone, slate or similar materials.
 - E) Filling in or piping of any vegetative conveyances (ditches, swales, etc.) associated with the development except for average driveway crossings, is strictly prohibited by any persons.



- F) Each lot will maintain a 75-foot-wide vegetated buffer between all impervious areas and the High-Water Mark.
- G) If permeable pavement credit is desired, the property owner must submit a request, with supporting documentation, to the permittee and receive approval prior to construction of the permeable pavement.

ENFORCEMENT AND AMENDMENT OF THE COVENANTS

35. Enforcement.

- A) In the event of a violation or breach of any of these restrictive covenants by a Lot Owner, the Association shall have the right to assess a penalty of \$25.00 per violation, per day if the violation or breach of said restrictive covenants is not mitigated after 14 days notice to the Lot Owner. Payment of such assessments shall be due thirty (30) days after notice thereof is sent. If not paid within said thirty (30) day period, such assessments shall be deemed delinquent and shall commence bearing interest from such time at the rate of eighteen (18%) percent per annum or the maximum allowed by North Carolina law.
- B) Any assessment levied against any Lot pursuant to Section 35 of this Declaration shall constitute a lien upon such Lot when filed of record in the office of Clerk of Superior Court for Brunswick County, North Carolina, in the manner provided by Article 2 of Chapter 44A, Statutory Liens on Real Property, of the North Carolina General Statutes, or its successor statute. The lien shall include the amount of all interest which accrues and continues to accrue upon the assessment, and shall include the aforementioned costs of collection and attorney's fees. The claim of lien shall be filed in the name of the Association.
- C) The Association shall have the power to enter a lot to abate or remove, using such force as may be reasonably necessary, any structure, thing or condition which violates these restrictive covenants. All costs of self-help or of otherwise enforcing these restrictive covenants, including reasonable attorney's fees, shall be assessed against the violating Owner.
- D) In the event that a violation or breach of any of these restrictive covenants by a Lot Owner, in the judgement of the Association, requires the involvement of an attorney for purpose of enforcing these restrictive covenants, the offending Lot Owner shall be responsible for all costs of enforcement, including all reasonable attorneys' fees as allowed by law.
- E) In the event of a violation or breach of any of these restrictive covenants by a Lot Owner continues, it shall be lawful for the Association or any Lot Owner to prosecute

any proceeding at law or in equity to compel compliance by said Lot Owner with the terms of these restrictive covenants

36. Amendments.

- A) By Declarant. In addition to the specific amendment rights granted elsewhere in this Declaration, during the Declarant Control Period, the Declarant may unilaterally amend this Declaration for any purpose. Declarant may also unilaterally remove any requirement herein as to any Unit. Thereafter, the Declarant may unilaterally amend this Declaration if such amendment is necessary (a) to bring any provision into compliance with any applicable government statute, rule, regulation, or judicial determination; (b) to enable any reputable title insurance company to issue title insurance coverage on the Units; (c) to enable any institutional governmental lender, purchaser, insurer, or guarantor of mortgage loans to make, purchase, insure, or guarantee mortgage loans on the Units; or to satisfy the requirements of any local, state, or federal governmental agency.

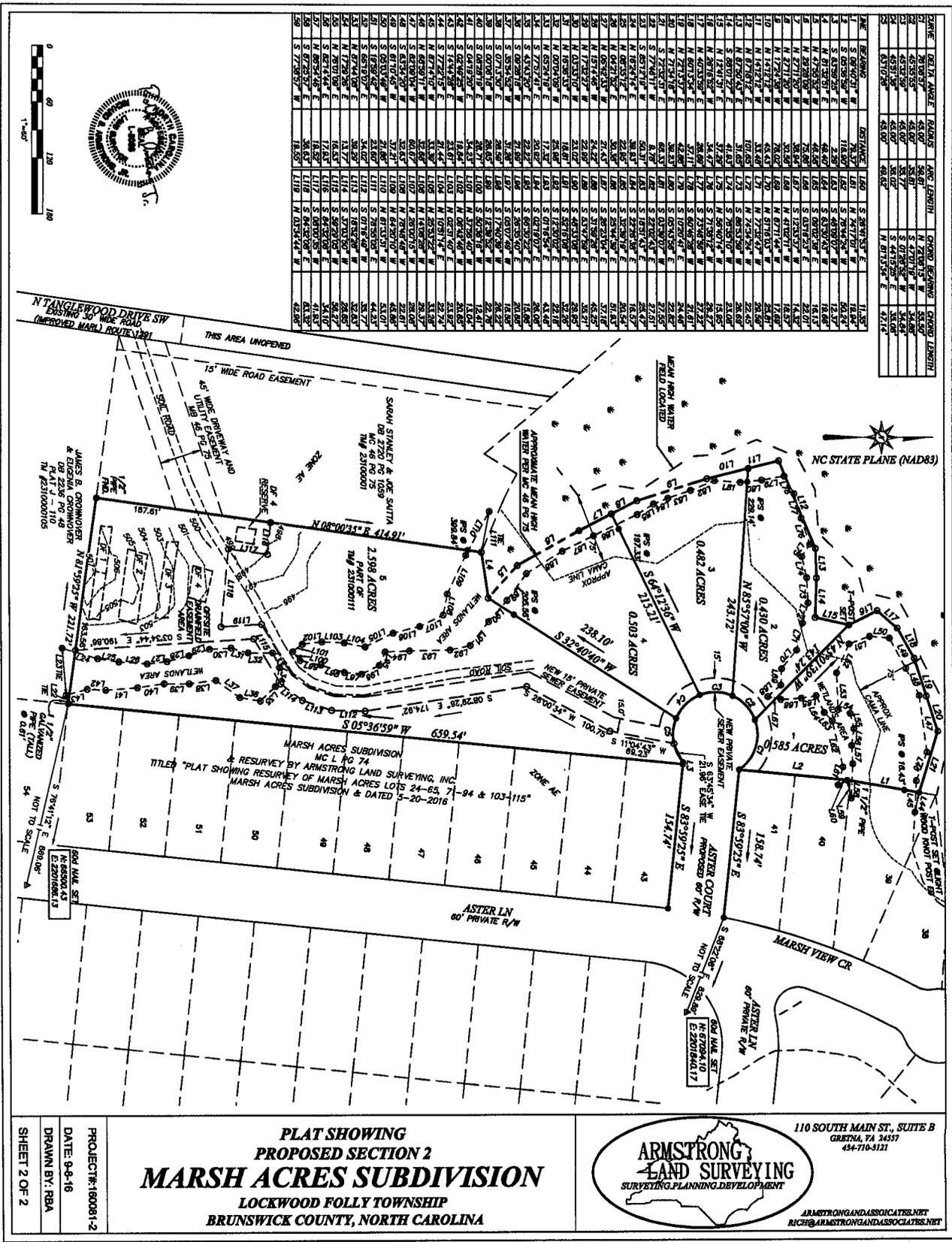
- B) After the later of either Buildout or the end of the Declarant Control Period, this Declaration may be amended by means of a duly recorded amendment signed by the Owners of two-thirds (2/3) of the Lots subject to this Declaration. This Declaration may also be amended by the Association by a two-thirds (2/3) majority vote of its members at a duly called members meeting at which a quorum is present, and in such event the appropriate officers of the Association shall record the proper amendment.

Signatures on following page(s)



THIS MAP IS NOT A CERTIFIED SURVEY
 AND HAS NOT BEEN REVIEWED BY A
 LOCAL GOVERNMENT AGENCY FOR
 LAND DEVELOPMENT REGULATIONS.

EXHIBIT 'A'



PROJECT#: 16008-2
 DATE: 9-9-16
 DRAWN BY: RBA
 SHEET 2 OF 2

**PLAT SHOWING
 PROPOSED SECTION 2
 MARSH ACRES SUBDIVISION**
 LOCKWOOD FOLLY TOWNSHIP
 BRUNSWICK COUNTY, NORTH CAROLINA



110 SOUTH MAIN ST., SUITE B
 GRETNA, VA 24557
 434-710-3121
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AND HAS NOT BEEN REVIEWED BY A
LOCAL GOVERNMENT AGENCY FOR
LAND DEVELOPMENT REGULATIONS.

1. THIS PLAT HAS BEEN PREPARED FROM AN ACTUAL FIELD SURVEY AS PER DATE OF THIS PLAT AND THERE ARE NO RECALCULATED EMBODIMENTS OR ENCROACHMENTS EXCEPT AS SHOWN.
2. THIS PLAT HAS BEEN PREPARED WITHOUT THE BENEFIT OF A TITLE REPORT AND THEREFORE DOES NOT NECESSARILY SHOW ALL ENCUMBRANCES ON THE PROPERTY.
3. A PORTION OF THE AREA SHOWN HEREON IS LOCATED WITHIN FLOOD HAZARD ZONE "AE" FOR A 100 YEAR FLOOD AS DETERMINED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY AS SHOWN ON COMMUNITY-PLANNED MAP 370202000000 DATED 6-2-2008. THE APPROXIMATE LIMITS OF FLOOD HAZARD ZONE "AE" ARE SHOWN HEREON BY GRAPHIC SCALING ONLY.
4. WETLANDS DELINEATION WAS PERFORMED BY LAND MANAGEMENT GROUP, LLC ASSOCIATED WITH LANE FROM AND ASSOCIATES THEREAFTER. ARMSTRONG AND ASSOCIATES HAS REVIEWED AND APPROVED THE DELINEATION.
5. ARMSTRONG & ASSOCIATES, INC. ACCEPTS NO LIABILITY FOR THE POSSIBLE EXISTENCE OF ENCUMBRANCES NOT RECALCULATED APPARENT AND ALONG THE BOUNDARY LINES WHICH MAY NOT BE DEPICTED.
6. NOT ALL PHYSICAL IMPROVEMENTS ARE NECESSARILY SHOWN AS PART OF THIS BOUNDARY RESURVEY. ONLY IMPROVEMENTS WHICH ENDOUR ON THE LINE OR ARE IN CLOSE PROXIMITY TO THE LINE ARE SHOWN.

CERTIFICATE OF GLOBAL POSITIONING SYSTEMS SURVEYS

I, RICHARD B. ARMSTRONG, JR., CERTIFY THAT THE SITE CONTROL SHOWN HEREON WAS ESTABLISHED UNDER MY SUPERVISION FROM AN ACTUAL GPS SURVEY MADE UNDER MY SUPERVISION AND THE FOLLOWING INFORMATION WAS USED TO PERFORM THE GPS SURVEY: 1) CLASS OF SURVEY, CLASS A 2) POSITIONAL ACCURACY DOES NOT EXCEED 0.10"; 3) TYPE OF GPS FIELD PROCEDURE, RAPID STATIC 4) DATE OF SURVEY 5-20-2016; 5) DATUM/EPOCH/MODEL, WGS 84/2011(EPOCH:2010.0000); 6) PUBLISHED/FILED CONTROL MONITORING POINTS, GEOL1289, COMBINED GRID FACTOR 1.00000000; 7) UNITS U.S.; SURVEY PRACTICE FOR LAND SURVEYING AS OBTAINED BY NC ADMINISTRATION CODE TITLE 21, CHAPTER 56.1807.

WITNESS MY HAND AND OFFICIAL SEAL THIS 8th DAY OF MARCH 2016

Richard B. Armstrong, Jr.
PROFESSIONAL LAND SURVEYOR
LICENSE NUMBER L-5068

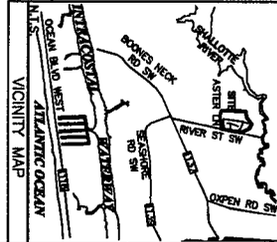


CHAIN	BETA ANGLE	FEET/INCHES	BEARING	CHORD BEARING	CHORD LENGTH
C1	116°29'15"	25.00'	S 20°52'57" W	S 20°52'57" W	25.00'
C2	57°16'28"	44.65'	N 58°29'43" E	N 58°29'43" E	44.65'
C3	72°18'58"	44.65'	S 72°18'58" E	S 72°18'58" E	44.65'
C4	87°16'28"	44.65'	N 87°16'28" W	N 87°16'28" W	44.65'
C5	37°05'55"	44.65'	N 62°53'52" E	N 62°53'52" E	44.65'
C6	17°52'17"	150.00'	S 68°53'52" W	S 68°53'52" W	150.00'
C7	17°52'17"	25.00'	N 68°53'52" E	N 68°53'52" E	25.00'
C8	121°42'42"	25.00'	N 23°16'52" E	N 23°16'52" E	25.00'
C9	68°53'52"	25.00'	N 21°52'52" E	N 21°52'52" E	25.00'
C10	29°24'28"	44.65'	N 60°35'44" E	N 60°35'44" E	44.65'
C11	43°17'57"	44.65'	N 46°18'13" W	N 46°18'13" W	44.65'
C12	33°58'28"	44.65'	N 60°44'50" W	N 60°44'50" W	44.65'
C13	51°59'14"	44.65'	N 38°50'55" W	N 38°50'55" W	44.65'
C14	44°10'07"	44.65'	N 45°49'53" E	N 45°49'53" E	44.65'
C15	144°10'07"	44.65'	N 45°49'53" E	N 45°49'53" E	44.65'
C16	50°11'52"	25.00'	S 68°53'52" W	S 68°53'52" W	25.00'
C17	50°11'52"	25.00'	S 28°17'50" W	S 28°17'50" W	25.00'
C18	48°02'05"	77.67'	S 38°02'05" W	S 38°02'05" W	77.67'
C19	29°24'28"	77.67'	S 21°52'52" W	S 21°52'52" W	77.67'
C20	43°17'57"	77.67'	N 60°35'44" E	N 60°35'44" E	77.67'
C21	43°17'57"	77.67'	N 60°35'44" E	N 60°35'44" E	77.67'
C22	42°54'48"	77.67'	N 60°35'44" E	N 60°35'44" E	77.67'
C23	42°54'48"	77.67'	N 60°35'44" E	N 60°35'44" E	77.67'
C24	17°29'22"	150.00'	S 68°53'52" W	S 68°53'52" W	150.00'
C25	87°16'28"	150.00'	N 58°29'43" E	N 58°29'43" E	150.00'
C26	87°16'28"	25.00'	N 58°29'43" E	N 58°29'43" E	25.00'
C27	43°17'57"	44.65'	S 46°18'13" W	S 46°18'13" W	44.65'
C28	30°02'50"	44.65'	S 28°56'25" E	S 28°56'25" E	44.65'
C29	87°16'28"	44.65'	N 58°29'43" E	N 58°29'43" E	44.65'
C30	87°16'28"	44.65'	N 58°29'43" E	N 58°29'43" E	44.65'
C31	17°08'57"	150.00'	S 68°53'52" W	S 68°53'52" W	150.00'
C32	17°08'57"	150.00'	S 68°53'52" W	S 68°53'52" W	150.00'
C33	17°08'57"	150.00'	S 68°53'52" W	S 68°53'52" W	150.00'
C34	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C35	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C36	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C37	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C38	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C39	89°50'25"	150.00'	N 55°59'35" E	N 55°59'35" E	150.00'
C40	17°50'24"	35.00'	N 63°33'24" W	N 63°33'24" W	35.00'

STATE OF NORTH CAROLINA
COUNTY OF BRUNSWICK
RENEW OFFICER
OF BRUNSWICK COUNTY, CERTIFY THAT THE PLAT OF RESURVEYING THE BOUNDARY LINES OF LOTS 24-65, 71-94 & 103-115 MEETS ALL STATUTORY REQUIREMENTS FOR RECORDING.

RENEW OFFICER: _____ DATE: _____

SOURCE OF TITLE:
ERRINGTON HORIZONS, INC.
DB 3755 PG 360
PLAT OF REBERENCE:
PLAT L-74



NORTH CAROLINA
BRUNSWICK COUNTY
I, RICHARD B. ARMSTRONG, JR., CERTIFY THAT THIS PLAT WAS DRAWN UNDER MY SUPERVISION FROM AN ACTUAL SURVEY MADE UNDER MY SUPERVISION (DB 3755 PG 360). I BROKE THE CHAINS OF THE PLAT OF REBERENCE AS CALICATED IS 1:10,000+. THAT THIS PLAT WAS PREPARED IN ACCORDANCE WITH G.S. 47-30 AMENDED, WITNESS MY ORIGINAL SIGNATURE, REGISTRATION NUMBER L-5068, AND THIS 20th DAY OF MARCH, 2016.
Richard B. Armstrong, Jr.
PROFESSIONAL LAND SURVEYOR
LICENSE NUMBER L-5068

THIS SURVEY IS OF ANOTHER CATEGORY, SUCH AS THE RECONSTRUCTION OF EXISTING PARCELS, A COURT ORDERED SUBDIVISION OR OTHER EXCEPTION TO THE DEFINITION OF PROFESSIONAL LAND SURVEYING.
Richard B. Armstrong, Jr.
PROFESSIONAL LAND SURVEYOR
LICENSE NUMBER L-5068

LINE	BEARING	DISTANCE
L179	S 20°52'57" W	25.00'
L180	S 58°29'43" E	44.65'
L181	S 72°18'58" E	44.65'
L182	N 87°16'28" W	44.65'
L183	N 62°53'52" E	44.65'
L184	S 68°53'52" W	150.00'
L185	N 68°53'52" E	25.00'
L186	N 23°16'52" E	25.00'
L187	N 21°52'52" E	25.00'
L188	N 60°35'44" E	44.65'
L189	N 46°18'13" W	44.65'
L190	N 60°44'50" W	44.65'
L191	N 38°50'55" W	44.65'
L192	N 45°49'53" E	44.65'
L193	N 45°49'53" E	44.65'
L194	S 68°53'52" W	25.00'
L195	S 28°17'50" W	25.00'
L196	S 38°02'05" W	77.67'
L197	S 21°52'52" W	77.67'
L198	N 60°35'44" E	77.67'
L199	N 60°35'44" E	77.67'
L200	N 60°35'44" E	77.67'
L201	N 60°35'44" E	77.67'
L202	N 60°35'44" E	77.67'
L203	N 60°35'44" E	77.67'
L204	N 60°35'44" E	77.67'
L205	N 60°35'44" E	77.67'
L206	N 60°35'44" E	77.67'
L207	N 60°35'44" E	77.67'
L208	N 60°35'44" E	77.67'
L209	N 60°35'44" E	77.67'
L210	N 60°35'44" E	77.67'
L211	N 60°35'44" E	77.67'
L212	N 60°35'44" E	77.67'
L213	N 60°35'44" E	77.67'
L214	N 60°35'44" E	77.67'
L215	N 60°35'44" E	77.67'
L216	N 60°35'44" E	77.67'
L217	N 60°35'44" E	77.67'
L218	N 60°35'44" E	77.67'
L219	N 60°35'44" E	77.67'
L220	N 60°35'44" E	77.67'
L221	N 60°35'44" E	77.67'
L222	N 60°35'44" E	77.67'
L223	N 60°35'44" E	77.67'
L224	N 60°35'44" E	77.67'
L225	N 60°35'44" E	77.67'
L226	N 60°35'44" E	77.67'
L227	N 60°35'44" E	77.67'
L228	N 60°35'44" E	77.67'
L229	N 60°35'44" E	77.67'
L230	N 60°35'44" E	77.67'
L231	N 60°35'44" E	77.67'
L232	N 60°35'44" E	77.67'
L233	N 60°35'44" E	77.67'
L234	N 60°35'44" E	77.67'
L235	N 60°35'44" E	77.67'
L236	N 60°35'44" E	77.67'
L237	N 60°35'44" E	77.67'
L238	N 60°35'44" E	77.67'
L239	N 60°35'44" E	77.67'
L240	N 60°35'44" E	77.67'
L241	N 60°35'44" E	77.67'
L242	N 60°35'44" E	77.67'
L243	N 60°35'44" E	77.67'
L244	N 60°35'44" E	77.67'
L245	N 60°35'44" E	77.67'
L246	N 60°35'44" E	77.67'
L247	N 60°35'44" E	77.67'
L248	N 60°35'44" E	77.67'
L249	N 60°35'44" E	77.67'
L250	N 60°35'44" E	77.67'
L251	N 60°35'44" E	77.67'
L252	N 60°35'44" E	77.67'
L253	N 60°35'44" E	77.67'
L254	N 60°35'44" E	77.67'
L255	N 60°35'44" E	77.67'
L256	N 60°35'44" E	77.67'
L257	N 60°35'44" E	77.67'
L258	N 60°35'44" E	77.67'
L259	N 60°35'44" E	77.67'
L260	N 60°35'44" E	77.67'
L261	N 60°35'44" E	77.67'
L262	N 60°35'44" E	77.67'
L263	N 60°35'44" E	77.67'
L264	N 60°35'44" E	77.67'
L265	N 60°35'44" E	77.67'
L266	N 60°35'44" E	77.67'
L267	N 60°35'44" E	77.67'
L268	N 60°35'44" E	77.67'
L269	N 60°35'44" E	77.67'
L270	N 60°35'44" E	77.67'
L271	N 60°35'44" E	77.67'
L272	N 60°35'44" E	77.67'
L273	N 60°35'44" E	77.67'
L274	N 60°35'44" E	77.67'
L275	N 60°35'44" E	77.67'
L276	N 60°35'44" E	77.67'
L277	N 60°35'44" E	77.67'
L278	N 60°35'44" E	77.67'
L279	N 60°35'44" E	77.67'
L280	N 60°35'44" E	77.67'
L281	N 60°35'44" E	77.67'
L282	N 60°35'44" E	77.67'
L283	N 60°35'44" E	77.67'
L284	N 60°35'44" E	77.67'
L285	N 60°35'44" E	77.67'
L286	N 60°35'44" E	77.67'
L287	N 60°35'44" E	77.67'
L288	N 60°35'44" E	77.67'
L289	N 60°35'44" E	77.67'
L290	N 60°35'44" E	77.67'
L291	N 60°35'44" E	77.67'
L292	N 60°35'44" E	77.67'
L293	N 60°35'44" E	77.67'
L294	N 60°35'44" E	77.67'
L295	N 60°35'44" E	77.67'
L296	N 60°35'44" E	77.67'
L297	N 60°35'44" E	77.67'
L298	N 60°35'44" E	77.67'
L299	N 60°35'44" E	77.67'
L300	N 60°35'44" E	77.67'

PLAT SHOWING RESURVEY OF LOTS 24-65, 71-94 & 103-115
MARSH ACRES SUBDIVISION
LOCKWOOD FOLLY TOWNSHIP
BRUNSWICK COUNTY, NORTH CAROLINA

REVISIONS:
REVISED: 11-10-2016
PROJECT#: 1800081
DATE: 5-20-16
DRAWN BY: RBA
SHEET 1 OF 3

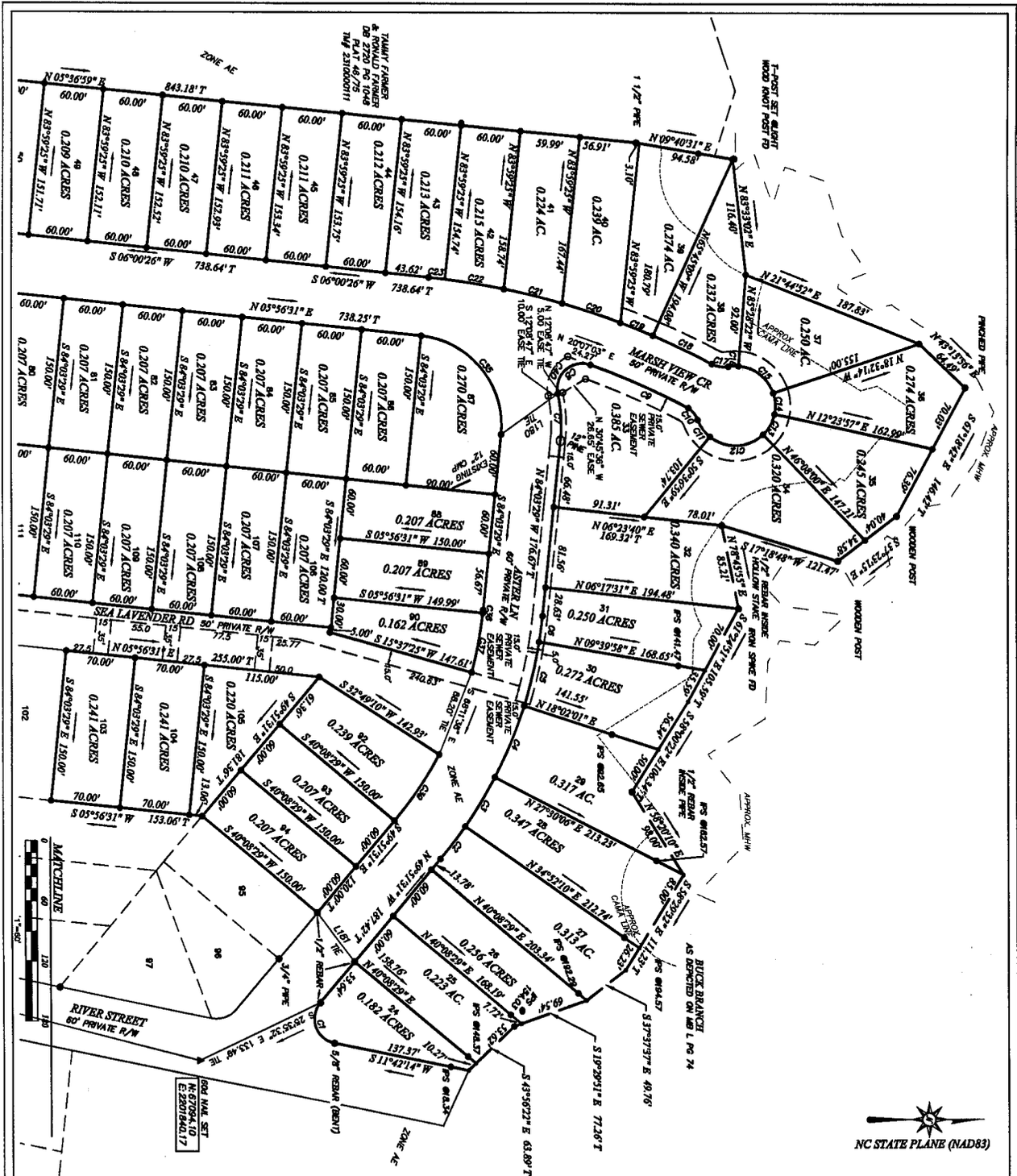
110 SOUTH MAIN ST., SUITE B
GREENDA, VA 24537
434-716-5121

ARMSTRONG LAND SURVEYING
SURVEYING, PLANNING, DEVELOPMENT

ARMSTRONGANDASSOCIATES.NET
RICH@ARMSTRONGLANDASSOCIATES.NET

THIS MAP IS NOT A CERTIFIED SURVEY
AND HAS NOT BEEN REVIEWED BY A
LOCAL GOVERNMENT AGENCY FOR
LAND DEVELOPMENT REGULATIONS.

EXHIBIT 'A'



REVISED: 11-10-2016
PROJECT#: 180081
DATE: 5-20-18
DRAWN BY: RBA
SHEET 2 OF 3

**PLAT SHOWING RESURVEY OF LOTS 24-65, 71-94 & 103-115
MARSH ACRES SUBDIVISION**
LOCKWOOD FOLLY TOWNSHIP
BRUNSWICK COUNTY, NORTH CAROLINA

110 SOUTH MAIN ST., SUITE B
GREENE, VA 24557
434-718-5121

**ARMSTRONG
LAND SURVEYING**
SURVEYING, PLANNING, DEVELOPMENT

ARMSTRONG@ANDASSOCIATES.NET
RICH@ARMSTRONGANDASSOCIATES.NET

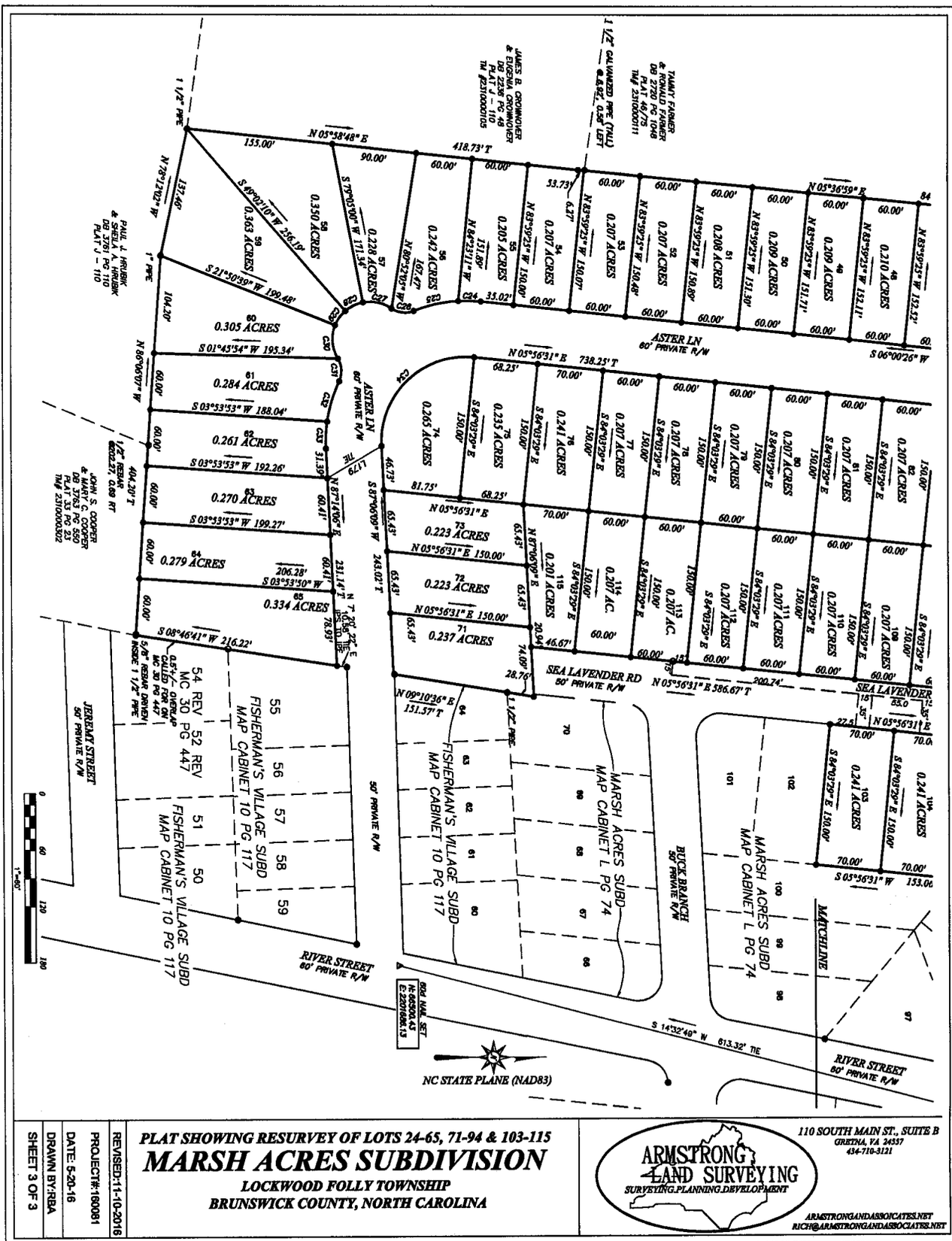


Brunswick County, NC Register

B3840 P1126 11-17-2016
13:21:52.000
Brenda M. Clemmons PROP
of Deeds page 17 of 19

THIS MAP IS NOT A CERTIFIED SURVEY
AND HAS NOT BEEN REVIEWED BY A
LOCAL GOVERNMENT AGENCY FOR
LAND DEVELOPMENT REGULATIONS.

EXHIBIT 'A'



B3840 P1127 11-17-2016
13:21:52.000
Brenda M. Clemmons PROP

