Residential Commercia		Brunsv _{Up-fit}	vick Region Nev	al Water w Service o		
Business Name					Federal Ta	x ID
Applicant Name (Home-Owner / Tenant / Business Owner) Co-Applicant Name (Home-Owner / Tenant / Business Owner)			Social Security	No. Drive	Drivers License # St	
			Social Security	No. Drive	ers License #	State
Mailing Address			City		State	Zip
Service Address			Lot / Unit #	Development	Name To	wn
Home Phone Number	er Office I	Phone Number	Mobile Phone N	lumber	Mobile Pho	one Number
Primary Email			Secondary Ema	il		
Water Deposit	Sewer Deposit	Irrigation Deposit	Application \$25			
1. Administrative Fe	ees & Charges		Non Refun	dable	\$	
2. Domestic Meter S	Size	_			\$	
3. Irrigation Meter	Size				\$	
4. MXU Sin	gle Port Dual Po	ort			\$	
5. Water SDF	EDUs	X \$	per EDU		\$	
6. Sewer SDF	EDUs	X \$	per EDU		\$	
7. Irrigation SDF	EDUs	X \$	per EDU		\$	
8. Cap. Rec. Fee	Water \$	Sewer \$	Irrigation	ı \$	\$	
9. Grinder Pump	Compass Pointe	Other Service	Areas		\$	
10. Tap Fees (if app	 licable - labor, mater	ials, equipment, +10%)			\$	
Total Fees & Cha	arges				\$	
	•	er & Sewer H2GO mont es and charges must be pa	•			•
Signature				Date		
		FOR OFFICE U	USE ONLY			
AMOUNT PAID		DATE	CASH	сне Сне	СК СВ	REDIT CARD
CHARGES APPLIE	E D	DATE LO	CATION ATTAC	HED	D .	ATE
PREVIOUS ACCOU	U NT #	INITIAL SET	UP	NEW ACC	OUNT #	
RATE CODES: WA	ATER	SEWER		IRRIGATI	ON	
	APPLICATION		DATE SERVIC			

THIS AGREEMENT, made and entered into between BRUNSWICK REGIONAL WATER AND SEWER, a body politic and corporate, party of the first part (hereinafter known as "H2GO"); and applicant signed on this application, parties of the second part (hereinafter referred to as "Responsible Party").

WITNESSETH:

WHEREAS, H2GO operates a water distribution system and wastewater collection system (Systems); and

WHEREAS, the Responsible Party desires the contracted use of the water distribution and/or wastewater collection systems provided by H2GO;

NOW THEREFORE, in consideration of the premise and the mutual covenants, promises and agreements hereinafter set forth, it is hereby understood and agreed by the parties hereto as follows:

- 1. H2GO will designate for each service connection the location for all installations of the required H2GO Systems (including water meters and service laterals) necessary for proper connections, and will specify the location, size, kind and quality of all materials constituting the H2GO Systems up to the connection on the Consumer's side of H2GO's meter and/or service lateral. Each Responsible Party shall provide H2GO's representatives and employees free, reasonable and safe access to Brunswick Regional Water and Sewer Systems. H2GO shall have no liability for failure to make a service connection available within any particular time period.
- 2. The Responsible Party has paid to H2GO at the time of the execution of this agreement the amount specified on the front of this application, or arrangements have been made with H2GO for payment of same; and, if applicable, will provide all necessary documents according to Section 3.9 of the Rules and Regulations for Water, and Article V of the Rules and Regulations for Sewer.
- 3. A one-time security deposit will be required on each individual service account which will be non-interest bearing, and must be paid before the water service is turned on or sewer service is accepted. The amount required is shown on the front of this application and will be refunded, less any outstanding balance, upon disconnection of service9s) and/or termination and close-out of the service account.
- 4. The Responsible Party does hereby agree to grant to H2GO, its successors and assigns, a perpetual easement, in, over, under, and upon the described land on the front of this application, with the right to erect, construct, install and lay, and thereafter use, operate, inspect, repair, maintain, replace and remove water pipe and/or sewer pipe lines and appurtenant components, together with the right to utilize adjoining lands belonging to the Responsible Party for the purpose of ingress to and egress from the lands described on the front of this application.
- 5. The Responsible Party shall install and maintain at his/her own expense a service line that shall begin at H2GO's end of service and extend to the residence or place of use. The Responsible Party shall connect his service line to H2GO's distribution system with valves, backflow prevention devices, materials and specifications as required and approved by H2GO and shall execute a users agreement, make the required deposit and commence to use water and/or sewer service from the system on the date the service is made available and provided by H2GO. Charges to the Responsible Party shall begin on the date service is made available and provided by H2GO or in any event, within ninety days after service is available regardless of whether the Responsible Party has connected to the system.
- 6. H2GO shall purchase and install a cut-off valve and will also include a water meter for each water service location. H2GO shall have exclusive rights to use such cut-off valve and water meter. H2GO shall have final authority in any question of location of any service line connection to its distribution system; shall determine the allocation of water to Responsible Parties in the event of a water shortage; and may shut off water to any Responsible Party who allows a connection or extension made to his service line for the purpose of supplying water to another user.
- 7. The Responsible Party agrees that no other present or future source of water will be connected to any water line served by H2GO's water lines and will disconnect from its present water supply prior to connecting to and switching to H2GO's System and shall eliminate their present or future cross connection in their system.
- 8. The Responsible Party agrees to comply with and be bound by the rules and regulations of H2GO now in force, or as hereafter duly and legally supplemented, amended or changed and further agrees to the imposition of such penalties for noncompliance as may be set forth in H2GO's Rules and Regulations.
- 9. In the event the Responsible Party shall breach this contract by refusing or failing, without just cause, to connect his service line to H2GO's System(s) as set forth above, the Responsible Party shall forfeit the connection fee paid and 10% of System Development Fees and/or Capital Recovery Fees at the time of the execution of this agreement and the Responsible Party further agrees to pay to H2GO a lump sum of \$100.00 as liquidated damages. It is expressly understood and agreed by the parties hereto, that the said amount is agreed upon as liquidated damages in that a breach by the Responsible Party in either of the respects set forth above would cause serious and substantial damages to H2GO, and it would be difficult, if not impossible to prove the amount of such damages. The parties have hereto computed, estimated, and agreed upon said sum in an attempt to make reasonable forecast of probable actual loss because of the difficulty in estimating with exactness the resulting damages.
- 10. By signing this Water & Sewer Application, you are acknowledging your understanding of all applicable H2GO Water Use and Sewer Use Rules and Regulations; and you are accepting responsibility for all fines, penalties, and charges for unauthorized meter tampering, meter bypassing, and/or illegal cross-connections. A full set of H2GO Rules and Regulations is available upon request.

Responsible Party Signature	☐ Home-Owner ☐ Tenant ☐ Business Owner	Brunswick Regional Water and Sewer H2GO





WATER AND/OR SEWER SERVICE OFFER AGREEMENT AND RESTRICTIVE COVENANTS (JOINT UNDERTAKING AREA)

THIS OFFER AGREEMENT AND RESTRICTIVE COVENANTS (hereinafter referred to as "Agreement") is made between and the Town of Leland, North Carolina/Brunswick Regional Water & Sewer H2GO, joint owners of certain utility assets that are capable of providing sewer and/or water services to Owner for the property located at referenced as parcel(s) number(s) ("Subject Property"). WITNESSETH: WHEREAS, Brunswick Regional Water & Sewer H2GO is a body politic and corporate organization existing pursuant to NCGS Chapter 130A, Article II, Part 2 ("Sanitary District"); and WHEREAS, the Town of Leland, North Carolina, is a municipal corporation organized and existing pursuant to NCGS Chapter 160A ("Town"); and WHEREAS, the Sanitary District and the Town have entered into a joint undertaking for the purpose of making Utility Services (as defined below) available in a certain portion of northern Brunswick County (the "Joint Undertaking Area"); and WHEREAS, only properties located within both the corporate limits of the Sanitary District and the corporate limits of the Town are eligible to receive Utility Services from the jointly owned utility assets within the Joint Undertaking Area; and WHEREAS, the Subject Property belonging to the undersigned Owner is located outside of the corporate limits of one or both of the Sanitary District and the Town; and WHEREAS, neither the Sanitary District nor the Town are obligated to furnish sewer and/or water services to property located outside their respective corporate boundaries, except by contract with the Owner; and WHEREAS, the Subject Property is located within the Joint Undertaking Area and Owner is requesting that the Sanitary District and the Town provide Utility Services to serve the Subject Property; and WHEREAS, Owner specifically agrees that, as a condition precedent to obtaining Utility Services from the Sanitary District and the Town through their jointly owned utility assets, Owner will duly execute and submit to the Sanitary District complete Petition(s) for Annexation related to the Subject Property for the Subject Property to be annexed by the Sanitary District and/or the Town as needed to bring the Subject Property within the corporate limits of both entities; and

WHEREAS, Owner understands that the obligation to duly execute and submit above-described Petition(s) for Annexation relating to the Subject Property is a requirement to be eligible to receive Utility Services from the jointly owned assets in the Joint Undertaking Area and that a failure to satisfy this obligation will cause discontinuance and termination of Utility Services to the Subject Property; and

WHEREAS, Owner shall inform any subsequent owner of the Subject Property that the obligations created hereunder do so continue and run with the land; and all deeds, contracts, and other documents executed shall specifically make reference and include this Offer Agreement and Restrictive Covenants with the said transfer, sale, and/or conveyance being subject thereto; and

WHEREAS, Owner hereby expressly imposes Restrictive Covenants upon the Subject Property as set forth herein.

NOW THEREFORE, in consideration of the foregoing and the promises, undertakings, and mutual agreements contained herein, Owner, Sanitary District, and Town covenant and agree as follows:

- Recitals Incorporated. The above recitals are hereby incorporated in and made a part of this Agreement as fully as if set forth verbatim herein. These recitals are true and correct, and the Parties are bound thereby. By signing this Agreement, Owner acknowledges reading, understanding, and agreeing to all of these recitals.
- Utility Services. As used in this Agreement, "Utility Services" means and refers to water and/or sewer services offered
 by the Town and provided by the Sanitary District to Subject Property, including but not limited to, (a) ongoing water
 and/or sewer service; (b) a service tap from existing water and/or sewer lines; and (c) an extension of water and/or
 sewer mains.
- 3. Covenants by Sanitary District and Town. The Sanitary District and Town will furnish Utility Services to the Subject Property upon the terms, conditions, and covenants set forth herein as well as the terms, conditions, and requirements of the Sanitary District applicable to the provision of services to new accounts. In no event shall the Sanitary District or the Town be obligated to provide or continue to provide Utility Services to the Subject Property, or any portion thereof, if any obligation of Owner contained in this Agreement is breached or any covenant made by Owner in this Agreement is false.
- 4. <u>Covenants by Owner</u>. Owner makes the following covenants, warranties, agreements, and representations, each of which shall be deemed material to this Agreement:
 - A. Owner covenants and agrees that Owner will duly execute and submit Petition(s) for Annexation which relate to the Subject Property ("Annexation Petitions") within 30 days of the signing of this Agreement. As used in this Agreement, an Annexation Petition shall be construed to relate to the Subject Property if the property to be annexed pursuant to and described in the Annexation Petition(s)includes the Subject Property. Owner acknowledges that a purpose of this Agreement is to ensure, as a material benefit and consideration to the Sanitary District and Town, Owner's full and complete cooperation with respect to the Subject Property being annexed into the Sanitary District and Town; and Owner agrees, that upon request by either the Sanitary District or the Town, Owner will do, execute, acknowledge, and deliver, all such further acts, agreements, and assurances as may be requested and reasonably necessary for the full completion and consummation of the purpose contemplated herein. Owner warrants and covenants that Owner has not and will not subdivide or otherwise manipulate the Subject Property, or other property owned or previously owned by Owner, to hinder or impede the Sanitary District's and/or the Town's ability to annex the Subject Property.
 - B. Owner agrees that the obligations contained in this Agreement shall continue in full force and effect until the earlier of the following: (a) the Subject Property, in its entirety, has been successfully annexed into and lies within the corporate limits of the Sanitary District and the corporate limits of the Town or (b) the Subject Property, in its entirety, is no longer being served by the Town and Sanitary District's Utility Services through the Town's and Sanitary District's joint assets.
 - C. Owner covenants and warrants that Owner is the sole owner in fee simple absolute of the Subject Property. Further, Owner covenants and warrants that Owner will not transfer, alienate, devise, encumber, or otherwise affect title to the Subject Property for a period of twenty-one (21) days from the date of this Agreement, which will allow the Sanitary District and Town time to have this Agreement and plat recorded in the Office of the Brunswick County, North Carolina Register of Deeds. Owner will inform any subsequent owner of the Subject Property or any part thereof, that the obligations contained in this Agreement continue and run with the land. All deeds, contracts, and other documents executed will specifically reference and include this Agreement and Restrictive Covenants with the said transfer, sale, and/or conveyance being subject thereto.
 - D. Owner agrees that any breach of conditions of any and all requirements associated with Utility Services made in accordance with this Agreement, shall be a breach of this Agreement and shall cause the cessation of Utility Services to the Subject Property.
- 5. Restrictive Covenants. Owner hereby imposes upon the Subject Property Restrictive Covenants requiring that future owners of the Subject Property, or any part thereof, be bound by the same terms, conditions, and covenants as are

set forth in this Agreement. These Restrictive Covenants shall continue in full force and effect until the earlier of the following: (a) the Subject Property, in its entirety, has been successfully annexed into and lies within the corporate limits of the Sanitary District and the corporate limits of the Town or (b) the Subject Property, in its entirety, is no longer being served by the Utility Services. Any and every future owner of the Subject Property, or any part thereof, is bound by the terms contained in this Agreement by acceptance of a deed to property subject to these Restrictive Covenants.

6. Recordation of Plat. Owner hereby expressly agrees and directs that this Agreement and the plat referenced herein be recorded in the Office of the Brunswick County, North Carolina Register of Deeds, so as to give record notice to any future prospective purchaser that this Agreement is an obligation upon the land and runs with the land. The following language shall be placed on the final plats of Subject Property:

This property is served with Town of Leland and Brunswick Regional Water & Sewer H2GO Sanitary District jointly owned water and/or sewer assets and Owner agrees the Subject Property is required to lie within the corporate limits of the Sanitary District and Town to receive water and/or sewer Utility Services per the Water and/or Sewer Service Offer Agreement and Restrictive Covenants.

- 7. Property Description/Plat Requirement/Recordation/Property Access. The Sanitary District and/or Town may, in their sole discretion, require Owner to provide a plat depicting the Subject Property. The Parties agree that the Sanitary District and/or Town may record this Agreement and Restrictive Covenants along with a plat of the property at the Brunswick County Register of Deeds. Owner, by signing this Agreement, hereby authorizes the Sanitary District and/or the Town, including their contractors, agents, and employees, to access the Subject Property to conduct surveys and for other reasons reasonably necessary to effectuate the purposes of this Agreement.
- 8. <u>Default; Remedies</u>. As used in this Agreement, a default of this Agreement occurs immediately upon any breach, failure, or nonoccurrence of any term, condition, obligation, affirmative act, covenant, representation, or warranty. Immediately upon any default by Owner, Sanitary District and Town shall cease the provision of Utility Services to the Subject Property. Additionally, upon any default by Owner, Sanitary District and Town may elect to enforce the terms of this Agreement. If any effort to enforce the terms of this Agreement fails for any reason, the Sanitary District and/or Town may thereafter elect to rescind and void this Agreement. In the event this Agreement is rescinded or voided, neither Sanitary District nor Town shall be under any obligation to provide Utility Services or to continue to provide Utility Services to the Subject Property or any portion thereof. In the event of any default by Owner of this Agreement, the Sanitary District and Town shall be entitled to recover from Owner the costs and reasonable attorneys' fees incurred by the Sanitary District and/or Town as a result of or in response to Owner's default.
- 9. **Remedies Cumulative.** Every right and remedy provided in this Agreement is distinct from and cumulative to every other right or remedy under this Agreement or available at law or in equity. The provision of certain rights and remedies in this Agreement does not abrogate, limit, or affect any rights or remedies as provided at law or in equity. Every right and remedy may be exercised concurrently, independently, or successively.
- 10. Exhibits Incorporated by Reference. All exhibits referenced in this Agreement are incorporated herein as integral parts of this Agreement and shall be considered reiterated herein as fully as if such provisions had been set forth verbatim in this Agreement.
- 11. <u>Copies</u>. A photocopy or other reproduction of this document shall be as effective, valid, and conclusive as the original.
- 12. Entire Agreement. The Parties acknowledge that no representations or inducements have been made other than those expressed herein; that this Agreement supersedes any and all prior memoranda, correspondence, conversations, negotiations, and agreements pertaining to the matters herein expressed; and that this Agreement constitutes the entire agreement between them, provided however, the Parties acknowledge that Owner shall be bound by all rules, regulations, of the Sanitary District including but not limited to the terms and conditions of the Sanitary District's Application and Agreement and the completion and submission of the Water and Sewer Compliance form to the Sanitary District.
- 13. <u>Modification</u>. The terms of this Agreement may be modified in whole or in part only by a written instrument signed by Owner, Sanitary District, and Town. Any oral agreement to modify this Agreement shall be void and of no force and effect.

- 14. <u>Captions</u>. The captions and headings of the Paragraphs of this Agreement are for convenience only and may not be used to interpret or define the provisions of this Agreement.
- 15. **No Waiver.** No waivers of a breach of any of the covenants or promises of this Agreement shall be construed as a waiver of any succeeding breach of the same or other covenant or promise.
- 16. <u>Severability</u>. In the event that any provision or clause of this Agreement conflicts with any applicable law, the other provisions of this Agreement shall be given effect as fully as possible without the conflicting provision and to this end the provisions of this Agreement are declared to be severable.
- 17. <u>References Herein</u>. Wherever appropriate, all words herein in the male gender shall be deemed to include the female or neuter gender, all singular words shall include the plural, and all plural words shall include the singular.
- 18. <u>Successors and Assigns</u>. The covenants and agreements contained in this Agreement and the obligations created hereunder shall enure to the benefit of and be binding on the Sanitary District, Town, Owner and all heirs, successors, and assigns of Owner to the Subject Property, or any part thereof.
- 19. Governing Law and Forum. The validity, construction, and effect of this Agreement shall be governed by the laws of the State of North Carolina, and the Parties hereby consent to the exclusive jurisdiction of the courts of the state of North Carolina for resolution of any dispute arising hereunder. The Parties further consent to the exclusive venue of Brunswick County, North Carolina, for the adjudication of any claims arising out of or concerning this Agreement.
- 20. <u>Sealed Instrument</u>. Owner agrees that by signing below, Owner intends to place his hands and seals upon this Agreement and that this Agreement shall be considered in every respect to be a sealed instrument.

This Agreement shall be effective upon this the day of . 20

· · · · · · · · · · · · · · · · · · ·					
Owner Information and Signature (Include all owner names currently on the deed)					
Printed Owner Name (Corporation or Private Individ	ual)				
Address					
Signature (Individual or Corporate Officer)	Printed Name & Title				
Town of Leland					
Signature	Printed Name & Title				
Brunswick Regional Water and Sewer H2GO					
Signature	Printed Name & Title				

ANNEXATION/INITIAL ZONING APPLICATION



102 Town Hall Drive, Leland, NC 28451 www.townofleland.com

Planning and Inspections Department
Phone 910-371-3390 Fax 910-371-1158

You are encouraged to arrange an informal pre-application conference with the Leland Planning and Inspections Director at your earliest convenience prior to submitting the application. By attending this conference, you will improve your chances of submitting a complete and acceptable application. Staff will assist you in preparing an acceptable application. Please contact the Leland Planning and Inspections Department at (910) 371-3390 to arrange a pre-application conference or for additional information.

Application	on Checklist:
	Completed Annexation/Initial Zoning Application
	Completed Petition for Annexation of Property
Α	dditional Information (If Applicable):
	Signed development agreement
	Stamped County-approved plans and pertinent documentation if declaring vested rights
Α	dditional Requested Information (If Available):
	Final annexation plat with appropriate certifications shown on application form (PDF file, 1 mylar & 1 paper copy 18" x 24")
	Boundary survey map
	Metes and bounds description
	Lawyer title opinion letter
	General warranty deed(s)
	Utility allocation approvals in writing from utility provider(s)
Typical Re	eview Process:
Application Submitted	•Staff reviews for completeness •Staff analyzes level of services needed for proposed annexation area and estimated cost to Leland for providing the services
Council Meeting	•Staff presents resolution to Town Council directing Town Clerk to investigate sufficiency of the annexation petition
Council Meeting	Council accepts Certificate of Sufficiency Public hearing date set
Planning Board Meeting	Staff presents recommended zoning for property Planning Board makes recommendation to send to Town Council
Council Meeting	Public hearing held to consider ordinance approving annexation Public hearing held to apply Leland zoning to property

Annexation Complete

Ownership Information (attach additional pages if needed):

Owner 1 Name	Owner 2 Name			
Company	Company			
Address	Address			
City, State, Zip	City, State, Zip			
Phone	Phone			
Email	Email			
Engineer/Consultant Information:				
Name	Company			
Address	City State 7in			
Address	City, State, Zip			
Phone	Email			
Utility Information:				
Water Service: Existing from Brunswick County	$\ \square$ Requested from Brunswick County			
☐ Existing from H2Go/Leland	☐ Requested from H2Go/Leland			
Sewer Service: Existing from Brunswick County	☐ Requested from Brunswick County			
☐ Existing from H2Go/Leland	☐ Requested from H2Go/Leland			

Property Information:

Address	
Tax Parcel Number(s)	Acreage
Current Use(s) (Vacant, Residential, Commercial, etc. Pl	lease describe)
Barrer Hiller (A) Harribarrar balance in the Harris Harris	
Proposed Use(s) – Use the space below to indicate the r proposed for the property.	iumber of residential units and/or the type of other use
Resid	dential
Use Type	Number of Units (please provide)
Single Family Residential	
Multi-Family Residential	
Townhomes	
Condominiums	
Other Residential Use (please describe)	
Nonre	sidential
Commercial, Institutional, Industrial, or Other Nonreside	ntial Uses (please describe)
Zoning Information:	
Existing Zoning Classification:	
The existing zoning of the property can be found on Brunswick County's	online GIS Data Viewer at https://www.brunswickcountync.gov/gis/
Requested Zoning Classification:	
If known, provide the zoning being requested. Staff can assist in determ	nining what zoning is appropriate and best suitable for the property
based on the proposed use and adopted land use plans of Leland. Cont	
Applicant's Signature:	
Applicant's Printed Name	Applicant's Signature
Date	

PETITION FOR ANNEXATION OF PROPERTY



102 Town Hall Drive, Leland, NC 28451 www.townofleland.com

Signature (Corporate Officer)

Planning and Inspections Department Phone 910-371-3390 Fax 910-371-1158

PETITION FOR ANEXATION OF PROPERTY STATE OF NORTH CAROLINA, COUNTY OF BRUNSWICK

TO THE HONORABLE MAYOR AND COUNCIL MEMBERS OF THE TOWN OF LELAND, NC:

- 1. We the undersigned owners of real property respectfully request that the area described in paragraph 2 below be annexed to the Town of Leland, North Carolina.
- 2. The area to be annexed is all of that real property described on Exhibit "A" attached hereto and incorporated herein by reference. (Attach boundary survey and/or metes and bounds description if available.)
- 3. We acknowledge that any vested rights acquired pursuant to N.C.G.S. §160D must be declared and identified in this petition. We further acknowledge that failure to declare such rights in this petition shall result in a termination of vested rights previously acquired for the property. The vested rights being declared are described as:

 WHEREFORE, your petitioners respectfully request that the aforementioned property be annexed by the Town of Leland, North Carolina.

 IN WITNESS WHEREOF, your petitioners have caused this instrument to be executed on the ______ day of ______.

 PETITIONER

 (Include all owner names currently on the deed)

 Owner Name (Corporation or Private Individual)

NOTE: Whenever the property to be annexed is owned by a corporation or entity other than a private individual, please provide a resolution or documentation of vote of the corporate entity showing the signatory is authorized by the entity to sign the petition.

Printed Name & Title



PETITION FOR ANEXATION OF PROPERTY STATE OF NORTH CAROLINA, COUNTY OF BRUNSWICK

TO THE BRUNSWICK REGIONAL WATER & SEWER H2GO COMMISSIONERS:

- 1. We the undersigned owners of real property respectfully request that the area described in paragraph 2 below be annexed to the Brunswick Regional Water & Sewer H2GO Sanitary District.
- 2. The area to be annexed is all of that real property described as:

Parcel #	, Brunswick County Register of Deeds Book	, Page,
containing acres.		
Owner #1	 	
Address		
City	State	Zip Code
Owner #2		
Address		
City	State	Zip Code
Owner #2		
Address		
City		Zip Code

STATE OF NORTH CAROLINA)	
:	
COUNTY OF BRUNSWICK)	
I, the undersigned Notary Public in and for	the County and State aforesaid, do hereby certify that
pe	ersonally known to me, personally came before me this day
and acknowledged that she/he is the Owne	er of said parcel, voluntarily executed the foregoing for the
purposes stated therein.	
WITNESS my hand and official seal or stam	o this, 202
	Notary Public
	Print Notary Name
	Print Notary Name
My Commission Expires:	_
[OFFICIAL SEAL/STAMP]	



Water & Sewer Compliance

Tax Parcel #				SR #		WQ#	
□ Property C	wner Authorize	ed Agent					
Owner/Auth	orized Agent's Ma	iling Address				City	
State	Zip	_ Telephone #	()		Alt Phon	e#()	
Property Ad	dress/Location						
Subdivision_		Lot	Block	Section	Tract	Phase	Other
Developer: _			Propose	d Use:			
Contractor's	License #			State:			
Contractor's	Policy Insurance #	t			Ехрі	ration Date	
Contractors	are responsible for s	sub-contractors, ti	adesmen, lab	orers, and vend	dors operating w	ithout insurance	and/or licenses
H2GO OFFIC Water Distri	E USE ONLY ct: □H2GO □Co	unty □Other			Sewer Dist	rict: □H2GO [☐County ☐Other
☐ H2GO doe	es not own, opera	te, nor maintain	any availab	ole public <u>wate</u>	er service for th	ne above refere	enced parcel NA
			-				enced parcel NA
☐ Upfit and	or Change of Use	does not requir	e additiona	I System Deve	_ lopment Fees	for the above r	eferenced location
•	elopment Fees:	•		•	•		
	mer Service:					Date:	
property must the H2GO Wa Compliance. A issuance of bu and sewer ser delays for issu Certificate of on and surrou development are acknowled	comply with the proter Use and Sewer Use and Sewer Use and Sewer Use Copy of this Water ilding permits. This covice connections mulance of the CO. Reduction the noting this property standards and Wate	visions of the H2G Jse Rules and Reg & Sewer Compliar original document r st be inspected by turn this original or local building autl prior to issuance or r Use and Sewer Unding of all applica	O Water Use ulations may be must be posted H2GO prior document with mority. H2GO f the CO. Wase Rules and uble H2GO Water Market Market H2GO Water Market M2GO Water Market M2GO Water WATER	and Sewer Use Fresult in the reversely in the reversely on the propert to backfill. Failure happroved inspections will perform a fater meters will Regulations is sater Use and Se	Rules and Regulate vocation of any proper proper local form of the proper local form of the properties	ions. Failure to mermit(s) based or Building and Inspense permit(s). Wat the connections in the sto H2GO prior of the water and moved until company this Water & Sind Regulations; as	proposed use of this neet any conditions of this Water & Sewer ection Department for er service connections spected may result in to your request for a d sewer infrastructure pliance with all H2GO ewer Compliance, you and you are accepting oss-connections.
Owner/Auth	orized Agent:					Date	
Water servi	e connection com	pleted on		and inspected	by		
		Date	completed		H2G	O inspector	Date
Sewer servi	e connection com			and inspected			
		Date	completed		H2G	O inspector	Date

PO BOX 2230, LELAND, NC 28451 516 VILLAGE RD, LELAND, NC 28451 OFFICE: 910-371-9949

FAX: 910-371-6441