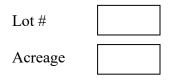


TRANSFER OF EROSION AND SEDIMENTATION CONTROL PLAN FINANCIAL RESPONSIBILITY NOTICE G.S. 113A-54.1(f)

For a residential lot under an individual lot approval involving a land disturbance of less than one (1) acre and where the builder/developer has been named as the financially responsible party for the land disturbing activity.

I,		,the Financially Responsible Party for the
Project]	ID	and
Project Name		

do hereby notify the DEQ Land Quality Section of the conveyance of the following residential lot and disturbed acreage:



This notification does not provide relief from financial responsibility under the NPDES Construction Stormwater General Permit NCG010000 (NCG01). In order to terminate coverage under this NPDES permit, you must request a close-out inspection once the lot has been permanently stabilized. Upon closure of the erosion and sedimentation control project by the approving authority, you may then apply for termination of coverage of the NPDES permit by completing the electronic Notice of Termination (e-NOT) form. Alternatively, coverage may be terminated if the new lot owner applies for and receives coverage on the same lot under their own NCG01 permit AND then you apply for termination through the e-NOT process.

A copy of the latest deed for the subject lot, a signed statement from the new lot owner acknowledging financial responsibility, and a revised Financial Responsibility Form by the new owner for the above identified project <u>are attached</u>.

By submittal of this completed and signed form along with the attached completed and signed documentation mentioned above, I am relieving myself from financial responsibility under the Sedimentation Pollution Control Act of 1973 for the above named lot.

Signature matching the printed name above:

Date: _____

STATEMENT OF FINANCIAL RESPONSIBILITY FOR EROSION AND SEDIMENTATION CONTROL

Under North Carolina General Statute 113A-54.1(f), once a residential lot that involves less than one (1) acre in land disturbance is sold by a builder or developer to a new lot owner, the deed is recorded, and notification is provided to the permitting or plan review authority, the new lot owner shall assume financial responsibility for the control of erosion and sedimentation losses from that lot.

I, ______, acknowledge that I am the new landowner of this lot and that by signing the Financial Responsibility/Ownership form that I am responsible for erosion and sedimentation control under the requirements of the Sedimentation Pollution Control Act of 1973. Under this Act, any land shall be stabilized to prevent dirt or sediment from leaving the lot. Stabilization can be in the form of vegetation (e.g., grass, mulch, or pine straw as permanent landscaping) or through structural means (e.g., pavement or other hardscape). Any land disturbance on this lot subsequent to closure of the builder's project may require an erosion and sedimentation control plan be submitted on my behalf to the appropriate plan review authority for approval.

Signature matching the printed name above:

Date: