

Project Name		Rolesville Crossing	Watershed	Buffaloe	Creek	Jurisdiction	Rolesville
Date Received		3/13/2025	Date Processing Initiated	3/13/2025		Disturbed Acreage	90.1
S&E Permit			S&E				
Number		SEC-069098-2021	Plan Review Fee	\$22,525.00 PAID S&E		S&E Permit Fee	\$22,525.00 PAID
SW Permit		SWF-069095-2021	SW	\$2500.00) PAID		\$2500.00 PAID
٦	Number	SWF-069096-2021	Plan Review Fee	\$7087.50 PAID		SW Permit Fee	\$7087.50 PAID
Applicant: Engineer:							
Name	me Lennar Carolina, LLC			Name:	Patrick Barbeau, PE; Timmons Group		Group
	1100 Pe	erimeter Park Dr, Suite	e 112,				
Address:	ss: Morrisville, NC 27560			Address: 5410 Trinity Rd., Suite 102,		ty Rd., Suite 102, Ra	leigh, NC 27607
Phone:	704-805-4801			Phone:	919-866-5412		
Email:	l: Robert.smart@lennar.com			Email:	patrick.barbeau@timmons.com		m

Plan Date/Revision Date: 03/07/2025

Approval Date:	The above-referenced erosion control and stormwater management plans have been reviewed and approved.
04/14/2025	Rolesville Crossing Subdivision is approved for the creation of 177 single family lots (MISA 3,600 sf) and 120 townhome lots (MISA 1,600 sf). Plans approved limiting the maximum impervious surface of 1,367,363 SF (31.40acres) that has been dispersed over lots, roads, utilities, and mail kiosk. The project shall provide stormwater control (peak attenuation and volume management) with five SCMs (2 Wet Ponds and 3 Dry Ponds). See approved site data below.

Approved Site Data:

Permitted Impervious (SF) Road (SF)	Lots (SF)	Other (SF)	Total (SF)	
407,189	829,200	163,933	1,406,459	



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.	A mandatory preconstruction meeting is required between the owner, contractor, and Wake County prior to issuance of the Stormwater and Land Disturbance Permits. Please call Jeevan Neupane at 919-743-4772 to schedule this meeting at your convenience. The Stormwater and Land Disturbance permit fees are due at that time.			
	2.	Grading, other than for installation of soil erosion and sedimentation control measures, is prohibited prior to the issuance of a Certificate of Compliance.			
\boxtimes	3.	Contractor shall follow plans strictly and maintain contact with Wake County prior to making any field modifications to erosion and sediment control devices. No devices shall be removed without prior approval from Wake County.			
\boxtimes	4.	Wake County's sedimentation pollution control program is <u>performance oriented</u> , requiring protection of the natural resources and adjoining properties. If at any time during the project it is determined that the Erosion and Sedimentation Control Plan is inadequate to meet the requirements of the Erosion and Sedimentation Control Ordinance of Wake County, this office may require revisions in the plan and its implementation to ensure compliance with the Ordinance.			
\boxtimes	5.	All projects that have approved plans for an E&SC permit on or after Aug. 3, 2011 are covered by the NPDES Construction Stormwater General Permit, NCG 010000. In addition, effective October 1, 2010, persons conducting land-disturbing activities larger than one acre must inspect their project after each phase of the project, and document the inspection in writing. A packet with information on the NPDES General Permit and the Self-inspection Program will be provided at the preconstruction meeting. Permits and inspection reports shall be maintained on site.			
	6.	SUBDIVISIONS ONLY Builders are required to obtain grading permits for cumulative disturbance over one acre (including non-contiguous lots).			
or sign	off of t	COAs - All conditions of approval must be completed and approved by Wake County prior to final plat approval the Certificate of Occupancy (C.O.) for future building permits. Items required prior to final plat or building val are checked and listed below.			
\boxtimes	7.	As-Built Plans – Upon completion of required improvements, an as-built plan of required stormwater improvements must be submitted (must indicate that stormwater improvements were constructed in accordance with the approved plan).			
\boxtimes	8.	faintenance Plan (OPM)			
	\boxtimes	The developer must record and reference on the record plat, a maintenance plan providing instructionabout annual maintenance tasks and associated costs for at least a 20-year period.			
	\boxtimes	It will be the responsibility of the property owners association or lot owner to update the maintenanceb.plan at least every 10 years.			
\square	9.	Maintenance Agreement			
	\boxtimes	 The developer must record and reference on the record plat, a maintenance agreement or restrictive 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. 			



	\boxtimes	b.	The maintenance agreement must provide that the association and its individual members are jointly and severable liable for maintenance.				
		All maintenance documents required must be submitted prior to record plat approval and must be referenced					
\boxtimes	10.		on the record plat. For developments not requiring record plats, documentation must be submitted prior to				
		building permit issuance.					
			Performance Guarantee – If improvements are not installed prior to approval of a record plat, the town shall				
		-	require the submittal of a performance bond, letter of credit from, or cash escrow account with a local bank.				
	11.		This performance security is required in order to ensure that the structural SCMs are: (a) installed by the				
\boxtimes		-	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				
			formance guarantees, and approval by the Stormwater Administrator.				
Applic	able R	egula	tions				
\bowtie	12.	Parties Responsible for Maintenance of Improvements					
			The developer must maintain stormwater improvements until accepted by a property owners association				
	\boxtimes	а.	or lot owner. The developer must disclose which party will be responsible for continued maintenance on				
			the record plat.				
	57		Before improvements are accepted for maintenance by the property owners association or lot owner, the				
	\square	b.	developer must certify to the property owners association or lot owner and the county that				
			improvements are complete and functioning as designed.				
	13.	Enforcement and Penalties					
	\boxtimes	a.	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.				
	\bowtie	b.	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 the				
		D .	ordinance.				
		Validity of Plan, Lapse of Approval - An approved erosion and sedimentation control plan is valid for 2					
\square	14.		ndar 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.					
\boxtimes	15.	Actions Required Prior to Land Disturbance					
			S&EC plan approval and land disturbance permit issued must be prominently displayed until all				
	\square	а.	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.				
	\boxtimes	b.	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 access				
	\square	а.	to any authorized representative or agent for the County who requests entry for purposes of inspections,				
			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.				

