IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

UNITED STATES OF AMERICA,)
STATE OF COLORADO,)
STATE OF MARYLAND,)
STATE OF MISSOURI,)
STATE OF NEVADA,)
STATE OF TENNESSEE,)
STATE OF UTAH, and)
COMMONWEALTH OF VIRGINIA,) Civil Action No.
)
Plaintiffs,)
)
)
VS.)
)
CENTEX HOMES, A NEVADA)
GENERAL PARTNERSHIP,)
)
Defendant.)
)

CONSENT DECREE

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Whereas, the United States of America, on behalf of the United States Environmental Protection Agency ("EPA"), has filed the Complaint in this matter alleging that Centex Homes, a Nevada general partnership, has violated the Clean Water Act ("CWA"), 33 U.S.C. §§ 1251-1387, and the regulations promulgated pursuant to that statute, including the conditions and limitations of the Federal General Permit, and the Colorado CDPS General Permit for Stormwater Discharges Associated with Construction Activity, the Maryland General Permit for Construction Activity, the Missouri Land Disturbance General Permit, the Nevada Stormwater General Permit, the Tennessee General NPDES Permit for Discharges of Storm Water Associated with Construction Activities, the Utah Storm Water General Permit for Construction Activities, and the Virginia General Permit for Discharges of Stormwater from Construction Activities;

Whereas, the State of Colorado, the State of Maryland, the State of Missouri, the State of Nevada, the State of Tennessee, the State of Utah, and the Commonwealth of Virginia are co-Plaintiffs and have joined in the filing of the Complaint in this matter alleging that Centex Homes, a Nevada general partnership, has violated state clean water laws, including the following, respectively: the Colorado Water Quality Control Act, the Maryland Water Pollution Control Act, the Missouri Clean Water Law, the Nevada Water Pollution Act, the Tennessee Water Quality Control Act, the Utah Water Quality Act, and the Virginia Stormwater Management Act, and the regulations promulgated pursuant to those statutes including, respectively, the terms and conditions of the Colorado CDPS General Permit for Stormwater Discharges Associated with Construction Activity, the Maryland General Permit for Construction Activity, the Missouri Land Disturbance General Permit, the Nevada Stormwater General Permit, the Tennessee General NPDES Permit for Discharges of Storm Water

Associated with Construction Activities, the Utah Storm Water General Permit for Construction Activities, and the Virginia General Permit for Discharges of Stormwater from Construction Activities;

Whereas, the Parties recognize, and the Court by entering this Consent Decree finds, that this Consent Decree has been negotiated by the Parties in good faith and will avoid litigation among the Parties and that this Consent Decree is fair, reasonable, and in the public interest;

NOW, THEREFORE, before the taking of any testimony, without the adjudication or admission of any issue of fact or law except as provided in Section II, and with the consent of the Parties, IT IS HEREBY ADJUDGED, ORDERED, AND DECREED as follows:

I. DEFINITIONS

- 1. <u>Definitions</u>. Except as specifically provided in this Consent Decree the terms used in this Decree shall be defined in accordance with definitions in the Clean Water Act and the regulations promulgated pursuant to the Clean Water Act. Whenever the terms listed below are used in this Decree, the following definitions apply:
 - a. Action Item a condition that requires action to be taken to achieve or maintain compliance with Storm Water Requirements.
 - b. Applicable Permit whichever of the following permits is applicable to a particular Site: (i) the Federal General Permit for Storm Water Discharges from Construction Activities; or (ii) in the case of an Authorized State, the Authorized State's National Pollutant Discharge Elimination System ("NPDES") construction general permit; or (iii) an individual NPDES permit issued by EPA or an Authorized State for storm water discharges associated with construction. This term applies to that permit in its current form or as it may be amended in the future.

- c. Authorized State a state with an NPDES Program that has been authorized by EPA under Section 402(b) of the CWA, 33 U.S.C. § 1342(b), and 40 C.F.R. Part 123 to issue individual or general NPDES permits including those for storm water discharges associated with construction activity.
- d. Best Management Practices ("BMPs") the definition in 40 C.F.R. §

 122.2, in its current form or as it may be amended in the future. That definition currently is "schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of 'waters of the United States.'

 BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage."
- e. Builder Centex Homes, a Nevada general partnership, and its wholly-owned subsidiaries that own or operate Projects or Sites. For purposes of this definition, "wholly-owned subsidiaries" includes entities where Centex Homes, a Nevada general partnership, owns a majority interest in the entity and an entity having a common parent with Centex Homes, a Nevada general partnership, owns the remaining interest. Builder does not include any subsidiary that does not engage in any residential construction.
- f. Business Day any day other than a Saturday, Sunday, or State or Federal legal holiday. If a stated time period in the Decree expires on a Saturday, Sunday, or State or Federal legal holiday, it shall be extended to include the next Business Day.
- g. Clean Water Act ("CWA") the Federal Water Pollution Control Act, as amended, 33 U.S.C. §§ 1251-1387.
 - h. Complaint shall mean the complaint filed by the United States, the State

of Colorado, the State of Maryland, the State of Missouri, the State of Nevada, the State of Tennessee, the State of Utah, and the Commonwealth of Virginia in this action.

- i. Consent Decree or Decree shall mean this Decree and all Appendices attached hereto (listed in Section XXI).
- j. Contractor any contractor (other than a Storm Water Consultant, a utility company or its contractor, or a contractor hired at the behest of a governmental entity or a utility company) that has a contract with Builder to perform work on a Site.
- k. Contractor Representative a person with the authority and responsibilities described in Paragraph 20.c. (Contractor and Storm Water Consultant Compliance).
- l. Date of Entry the date the Court-approved Decree is entered in the civil docket under Federal Rule of Civil Procedure 79(a).
- m. Designee a Builder employee who is Storm Water Trained, pursuant to Paragraph 18 (Storm Water Training Program), or a "Storm Water Consultant" as that term is defined in Paragraph 1.uu.
- n. Division Builder's mid-level management unit (the management level between national management and Site-level management) that manages multiple Sites and Projects. Builder may modify its divisional structure to meet its business needs.
- o. Division Storm Water Compliance Representative a Builder employee designated pursuant to Paragraph 8 (Designation of Storm Water Compliance Representatives) to oversee storm water compliance activities for a Division (or for a comparable business unit if Builder or Division renames or reorganizes its internal structure).

- p. Division-Wide Compliance Summary Report a report in the form attached at Appendix F and as required by Paragraph 16 (Division-Wide Compliance Summary Report).
 - q. EPA the U.S. Environmental Protection Agency.
 - r. Federal Plaintiff the United States of America, acting on behalf of EPA.
- s. Federal General Permit the federal "NPDES General Permit for Storm Water Discharges from Construction Activities" issued by EPA on July 1, 2003 (68 Fed. Reg. 39087), as modified and amended, and any subsequent amendments or modifications thereto or other permits subsequently issued by EPA to implement the requirements of 40 C.F.R. Parts 122, 123 and 124 for storm water discharges from construction activities.
- t. Government Inspection a state or federal inspection conducted to evaluate compliance with Storm Water Requirements. This term also includes local inspections conducted by a local government entity to enforce an Applicable Permit if that entity has been delegated inspection or enforcement authorities for that permit.
- u. List of Projects and Sites a list of Projects and Sites as required by
 Paragraph 9 (Notice to EPA of List of Projects and Sites).
 - v. Listed Contractor any Contractor in a category identified in Appendix K.
- w. National Compliance Summary Report a report in the form attached at Appendix G and as required by Paragraph 17 (National Compliance Summary Report).
- x. National Reporting Period the time periods covered by the National
 Compliance Summary Report shown on the table set out in Paragraph 17.
 - y. National Storm Water Compliance Representative a Builder employee

designated pursuant to Paragraph 8 (Designation of Storm Water Compliance Representatives).

- z. Notice of Intent ("NOI") a request for coverage under an Applicable

 Permit.
- aa. Notice of Termination ("NOT") notification that coverage under an Applicable Permit is ready for termination.
- bb. Paragraph shall mean a portion of this Decree identified by an Arabic numeral.
 - cc. Parties the Federal Plaintiff, the State Plaintiffs, and Builder.
- dd. Pre-Construction Inspection and Review the inspection and review required by Paragraph 12 (Pre-Construction Inspection and Review).
- ee. Pre-Construction Inspection and Review Form ("PCIR Form") the form attached at Appendix C and as required by Paragraph 12 (Pre-Construction Inspection and Review).
- ff. Project any area where Builder engages in construction activity that includes residences, or other construction associated with those residences, and where coverage under an Applicable Permit is not required. Non-contiguous areas that are not part of a common plan of development are not considered part of a Project.
- gg. Quarterly Compliance Inspection an inspection of a Site, as required by Paragraph 15 (Site Storm Water Compliance Review and Oversight).
- hh. Quarterly Compliance Inspection Form the form attached at Appendix E and as required by Paragraph 15 (Site Storm Water Compliance Review and Oversight).
 - ii. Quarterly Compliance Review a compliance review of a Site as required

by Paragraph 15 (Site Storm Water Compliance Review and Oversight).

- jj. Quarterly Compliance Review Form the form attached at Appendix E and as required by Paragraph 15 (Site Storm Water Compliance Review and Oversight).
- kk. Quarterly Reporting Period (or "QRP") the first Quarterly Reporting Period shall be from the Date of Entry until the end of the first three (3) full calendar months following the Date of Entry. Thereafter, the Quarterly Reporting Period shall be each successive period of three (3) calendar months. The last day of the last Quarterly Reporting Period will be three (3) years after the Date of Entry, even if this results in a Quarterly Reporting Period that is less than three (3) full calendar months.
- Record any record, report, document, or photograph required to be created or maintained pursuant to Storm Water Requirements.
- mm. Responsive Action an action taken or that is necessary to be taken to achieve or maintain compliance with Storm Water Requirements.
- nn. Section shall mean a portion of this Decree identified by a Roman numeral.
- oo. Site any area where Builder engages in construction activity that includes residences, or other construction associated with those residences, and where coverage under an Applicable Permit is required. Builder may treat non-contiguous areas that are part of a common plan of development as a single Site.
- pp. Site Inspection an inspection of a Site, as required by Paragraph 13(Inspections).
- qq. Site Inspection Report a form attached at Appendix D and as required by Paragraph 13 (Inspections).

- rr. Site Storm Water Compliance Representative a Builder employee designated pursuant to Paragraph 8 (Designation of Storm Water Compliance Representatives) to oversee storm water compliance activities at a Site.
- ss. State Plaintiffs the State of Colorado, the State of Maryland, the State of Missouri, the State of Nevada, the State of Tennessee, the State of Utah, and the Commonwealth of Virginia.
- tt. Storm Water Compliance Representatives Site Storm Water Compliance Representatives, Division Storm Water Compliance Representatives and the National Storm Water Compliance Representative.
- uu. Storm Water Consultant a person or company who provides professional or expert assistance to Builder in complying with Storm Water Requirements. Each person who is a Storm Water Consultant shall: (i) possess the skills to assess conditions at a Site that could impact the quality of storm water and non-storm water discharges and compliance with Storm Water Requirements; and (ii) be knowledgeable in the principles and practices of sediment and erosion control and other BMPs. The term "Storm Water Consultant" does not include, for example, Contractors hired exclusively to install, maintain, or repair BMPs. Such Contractors are not Designees.
- vv. Storm Water Consultant Representative a person with the authority and responsibilities described in Paragraph 20.c. (Contractor and Storm Water Consultant Compliance).
- ww. Storm Water Orientation Program this term includes all of the orientation requirements set forth in Paragraphs 19 and 20 (Storm Water Orientation Program and Contractor and Storm Water Consultant Compliance).

- xx. Storm Water Plan ("SWP") a plan for controlling pollutants in storm water and non-storm water discharges that meets Storm Water Requirements.
- yy. Storm Water Requirements the terms and conditions of this Decree and the Applicable Permit for the particular Site, and the laws and regulations that apply, interpret, or enforce the Applicable Permit, in their current form or as any of the foregoing requirements may be amended in the future.
- ZZ. Storm Water Trained an individual who: (i) is certified under the Storm Water Training Program pursuant to Paragraph 18.a.(ii) and (iii) (Storm Water Training Program); or (ii) is certified by CPESC, Inc. under the Certified Professional in Erosion and Sediment Control ("CPESC") program, maintains a current CPESC certification, and receives the Builder-specific orientation described in Paragraph 19 (Storm Water Orientation Program); or (iii) is certified under another training program agreed to by the Federal Plaintiff after a request made to the Office of Enforcement and Compliance Assurance ("OECA") representative(s) listed in Section XIII (Notices).
- aaa. Storm Water Training Program this term includes all of the training required by Paragraph 18 (Storm Water Training Program).
- bbb. United States shall mean the United States of America, acting on behalf of EPA.

II. <u>JURISDICTION AND VENUE</u>

2. This Court has jurisdiction over the subject matter of this action, pursuant to 28 U.S.C. §§ 1331, 1345, 1355, and 1367, and Section 309(b) of the Clean Water Act, 33 U.S.C. § 1319(b), and over the Parties. For purposes of this Decree, or any action to enforce this Decree, Builder consents to the Court's jurisdiction over Builder, this Decree, and any action to enforce

this Decree. Builder also consents to venue in this judicial district for this action and any action to enforce this Decree.

3. In accordance with Section 309(b) of the CWA, 33 U.S.C. § 1319(b), the United States has notified the States of Arizona, California, Colorado, Delaware, Florida, Georgia, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, Missouri, Nevada, New Hampshire, New Jersey, New Mexico, North Carolina, Ohio, Oregon, South Carolina, Tennessee, Texas, Utah, and Washington, and the Commonwealths of Kentucky, Pennsylvania, and Virginia of the commencement of this action.

III. <u>APPLICABILITY</u>

- 4. <u>Parties Bound</u>. The obligations of this Decree apply to and are binding upon the United States and the State Plaintiffs, and upon Builder and any successor or assign to all or substantially all of its business (but only to the extent of the Projects and Sites acquired). This Decree shall not be binding on any purchaser of real property who is not an entity otherwise covered by this Decree.
- 5. Responsibility for Acts of Others. Builder shall be responsible for complying with Storm Water Requirements at Builder's Sites. In any action to enforce this Decree, Builder shall not assert as a defense the failure by any officer, director, trustee, servant, successor, assign, employee, agent, Contractor, sub-contractor or Storm Water Consultant to comply with Paragraphs 8 through 22 of this Decree.
- 6. Builder shall not alter its general corporate structure or enter into agreements with third parties for the primary purpose of directly or indirectly circumventing the requirements of this Consent Decree.

IV. BUILDER'S COMPLIANCE PROGRAM

- 7. <u>Compliance</u>. Builder shall comply with all applicable Storm Water Requirements at Builder's Sites and shall not violate the prohibition in Section 301(a) of the CWA by discharging pollutants in storm water without an Applicable Permit, or by making prohibited non-storm water discharges, to waters of the United States at any of Builder's Sites or Projects.
 - 8. Designation of Storm Water Compliance Representatives.
 - a. Builder shall designate at least one Site Storm Water Compliance
 Representative for each Site prior to signing the Pre-Construction Inspection and Review
 Form for that Site or within sixty (60) days of the Date of Entry, whichever is later. If
 Builder designates more than one Site Storm Water Compliance Representative at a Site,
 Builder shall create a document ("Transition Document") that specifies how transitions
 between Site Storm Water Compliance Representatives shall be handled and how
 responsibility for non-delegated duties will be coordinated. This document shall be
 located as provided by Paragraph 11.h. Each Site Storm Water Compliance
 Representative shall:
 - (i) be a Builder employee;
 - (ii) be Storm Water Trained;
 - (iii) be authorized by Builder and have the responsibility to supervise all work necessary to meet Storm Water Requirements at the Site, including work performed by Contractors, sub-contractors and Storm Water Consultants;
 - (iv) be authorized by Builder and have the responsibility to order employees, Contractors, sub-contractors and Storm Water Consultants to take appropriate Responsive Action to comply with Storm Water Requirements,

including requiring any such person to cease or correct a violation of Storm Water Requirements, and to order or recommend such other actions or sanctions as necessary to meet Storm Water Requirements;

- (v) be familiar with and have the authority and responsibility to update the Site's SWP;
- (vi) be the point of contact at the Site for regulatory officials, Builder employees, Contractors, sub-contractors and Storm Water Consultants regarding
 Storm Water Requirements; and
- (vii) report to the Division Storm Water Compliance Representative regarding compliance with Storm Water Requirements.
- b. Builder shall designate one Division Storm Water Compliance

 Representative (who must be Storm Water Trained not later than sixty (60) days after the

 Date of Entry) for each Site prior to signing the Pre-Construction Inspection and Review

 Form for that Site or within thirty (30) days of the Date of Entry, whichever is later.

 Builder may designate the same Division Storm Water Compliance Representative for

 more than one Site or Division or designate multiple such Representatives for a single

 Division. The Division Storm Water Compliance Representative shall:
 - (i) be a Builder employee;
 - (ii) be Storm Water Trained;
 - (iii) be authorized by Builder and have the responsibility to supervise all work necessary to meet Storm Water Requirements in the Division including work performed by Contractors, sub-contractors and Storm Water Consultants;
 - (iv) be authorized by Builder to order employees, Contractors, sub-

contractors and Storm Water Consultants to take appropriate Responsive Action to comply with Storm Water Requirements, including requiring any such person to cease or correct a violation of Storm Water Requirements, and to order or recommend such other actions or sanctions as necessary to meet Storm Water Requirements; and

- (v) be familiar with and have the authority to certify and amend SWPs.
- c. Builder shall designate one National Storm Water Compliance
 Representative not later than seven (7) days after the Date of Entry of this Decree. The
 National Storm Water Compliance Representative shall:
 - (i) be a Builder employee;
 - (ii) be Storm Water Trained not later than thirty (30) days after the Date of Entry;
 - (iii) oversee the development and maintenance of the List of Projects and Sites established pursuant to Paragraph 9 (Notice to EPA of List of Projects and Sites);
 - (iv) submit the National Compliance Summary Report to the Federal Plaintiff, and submit to each of the State Plaintiffs the National Compliance Summary Report or the portion of the report that is relevant to the respective State pursuant to Paragraph 17 (National Compliance Summary Report); and
 - (v) serve as Builder's point of contact for State and Federal Plaintiffsfor Builder-wide compliance matters related to Storm Water Requirements.
- d. If a Storm Water Compliance Representative must be replaced and Builder replaces him or her within thirty (30) days of the vacancy, the gap in designation shall not

be deemed a violation of Paragraph 8.a., b., c. or g. of this Decree. However, the gap in designation shall not excuse non-compliance with any other Storm Water Requirement. During the gap a Storm Water Trained Builder employee shall fulfill the signature requirements of Paragraphs 13.b., 15.c. and 16.

- e. Except as expressly provided in the Decree, Storm Water Compliance
 Representatives may delegate the performance of storm water compliance duties required
 under this Decree to Designees. Any such delegation does not relieve Builder of
 responsibility for the proper performance of any delegated task or for compliance with
 Storm Water Requirements.
 - (i) Designees shall have sufficient authority to perform the delegated tasks; and
 - (ii) The Quarterly Compliance Inspection shall not be conducted by the same person who conducted a Site Inspection under Paragraph 13 (Inspections) (other than a Quarterly Compliance Inspection under Paragraph 15 that also serves as a Site Inspection under Paragraph 13) at the Site during that quarter.
- f. Storm Water Compliance Representatives may also hire Contractors to install, maintain or repair BMPs. Such Contractors need not be Designees to perform such tasks. Any such use of Contractors does not relieve Builder of responsibility for the proper performance of any delegated task or for compliance with Storm Water Requirements.
- g. Builder shall post the name and contact information for all Site Storm

 Water Compliance Representatives for a Site at a conspicuous location at that Site, such

as at the construction office, or at an entrance or exit if the Site does not have a construction office.

9. Notice to EPA of List of Projects and Sites.

- a. Not later than sixty (60) days after the Date of Entry, Builder shall provide a List of Projects and Sites ("the List") to the OECA representative listed in Section XIII (Notices) in searchable electronic form or in hardcopy, in the format attached as Appendix A as described below.
 - (i) The initial List shall include all Sites and Projects where Builder has initiated construction activity and final stabilization has not occurred as of the Date of Entry.
 - (ii) The List shall provide: (A) the State and County in which the Site is located; and (B) the Site name.
 - (iii) Builder shall also provide on the List the following additional information for each Site: (A) the location information from the NOI (if the location information in the NOI does not contain a Site's street address or the latitude and longitude, then specific information regarding the Site's location for example, a street address, nearby intersections, or the latitude and longitude must be provided); (B) the date that the Pre-Construction Inspection and Review Form was signed, for Sites where Builder commenced construction activity after the Date of Entry; (C) the estimated number of acres that will be disturbed at the Site; (D) the name of the permit holder; and (E) when applicable, the date the NOT was signed. This additional information about each Site shall be provided either by adding the information to the List or by providing it by a hyperlink in

the List to documents that contain the information (e.g., NOI, PCIR Form, NOT).

- (iv) For each of Builder's Projects, the List shall include the Project's name and address.
- (v) Builder shall also include on the List the number of Sites owned or operated by any entity in which Builder has an interest other than a wholly-owned interest.
- b. Builder shall provide to the OECA representative listed in Section XIII (Notices) an updated List on or before the 30th day after the end of each Quarterly Reporting Period. The updated List shall include the information provided in Paragraph 9.a. for each Site and Project, including new Sites and Projects. New Sites or Projects are those where commencement of construction activity occurred during the prior Quarterly Reporting Period. For previously listed Sites, Builder is required to update only the permittee name and the date the NOT was signed, and this information shall be provided by either adding the information to the List or by providing it by a hyperlink in the List to documents that contain the information (e.g., NOI, PCIR Form, NOT). Builder may remove Sites from the updated List after the date permit coverage was terminated under the Applicable Permit, but only after the date of permit coverage termination has appeared on at least one quarterly updated version of the List.
- c. For purposes of this Paragraph 9, construction activity does not include geotechnical investigations, surveying, environmental testing, plant (vegetation) salvage, or the initial installation of storm water controls that are not sediment basins, provided that none of these activities involves significant soil disturbance.
- 10. <u>Permits</u>. Solely for the purposes of compliance with this Decree, at a Site where

coverage under an Applicable Permit is or will be required, Builder shall obtain permit coverage at that Site prior to signing the Pre-Construction Inspection and Review Form, or within the time required by the Applicable Permit, whichever is earlier. This provision is not an admission by either Party as to the requirements for obtaining an Applicable Permit under the Clean Water Act.

11. Storm Water Plans and Records.

- a. For each Site, Builder shall prepare a site-specific SWP prior to signing the Pre-Construction Inspection and Review Form, or within the time required by the Applicable Permit, whichever is earlier. This Paragraph 11 only applies to Sites at which the Pre-Construction Inspection and Review Form is signed after the Date of Entry.
- b. Builder shall provide a copy of the National SWP Criteria attached as

 Appendix B to the persons who prepare each of its SWPs. The development of all SWPs

 after the Date of Entry shall be guided by the National SWP Criteria.
- c. All SWPs and SWP amendments shall comply with the terms and conditions of the Applicable Permit and this Decree. Each SWP shall:
 - (i) be site specific;
 - (ii) identify the BMPs that will be used for each anticipated major phase of construction;
 - (iii) incorporate the inspection frequency and routine maintenance deadlines under the Applicable Permit; and
 - (iv) include clear, concise descriptions of site-specific BMPs to implement the requirements of the Applicable Permit and to guide those responsible for overseeing implementation of the SWP at each stage of

construction.

- d. Each SWP shall contain a statement by the preparer that its development was guided by the requirements of Paragraph 11.c. and the National SWP Criteria attached hereto as Appendix B.
- e. SWPs shall be revised or amended in accordance with the Applicable Permit.
- f. All SWPs and SWP amendments shall be certified as required by the Applicable Permit.
- g. All Site Storm Water Compliance Representatives shall review the SWP, and such review shall not be delegated.
- h. The SWP and any Records required to be maintained at individual Sites by the Applicable Permit or Paragraphs 8.a. ("Transition Document"), 12 (Pre-Construction Inspection and Review), 13 (Inspections), and 14 (Maintenance) shall be maintained at the relevant Site construction office if the Site has one. If there is no construction office, the location of the SWP and these Records shall be posted along with, or adjacent to, the contact information of the Site Storm Water Compliance Representative(s) required by Paragraph 8.g.

12. <u>Pre-Construction Inspection and Review</u>.

a. For Sites where Builder commences construction activity more than thirty (30) days after the Date of Entry, a Storm Water Compliance Representative (who must be Storm Water Trained not later than sixty (60) days after the Date of Entry) shall perform a Pre-Construction Inspection and Review prior to Builder's commencement of construction activity at that Site.

- b. For purposes of this Paragraph 12, the commencement of construction activity does not include geotechnical investigations, surveying, environmental testing, plant (vegetation) salvage, or the initial installation of BMPs that are not sediment basins, provided none of these activities involve significant soil disturbance.
- c. The Pre-Construction Inspection and Review shall include an inspection of the entire Site and completion of the Pre-Construction Inspection and Review Form attached at Appendix C. Prior to the commencement of Builder's construction activity, a Responsive Action shall be completed for each Action Item on the Pre-Construction Inspection and Review Form, identified during the Pre-Construction Inspection and Review.
- d. A Storm Water Compliance Representative (who must be Storm Water Trained not later than sixty (60) days after the Date of Entry) shall review and sign the Pre-Construction Inspection and Review Form, a task that may not be delegated. The Pre-Construction Inspection and Review Form shall be located as provided by Paragraph 11.h.
- e. Where any entity other than Builder commenced construction activity at a Site and Builder takes title to all or a portion of that Site after the Date of Entry, Builder shall determine no later than ten (10) Business Days after taking title whether that portion of that Site has unstabilized soils. If so, Builder shall, as soon as practicable, install and maintain appropriate erosion and sediment control BMPs or assume responsibility for maintaining any existing appropriate erosion and sediment control BMPs for those portions of the Site with unstabilized soils.

13. Inspections.

- a. At a minimum, the Site Storm Water Compliance Representative shall inspect each Site at the frequency required by the Applicable Permit. The Site Inspection requirements for each Site shall go into effect on the date the Pre-Construction Inspection and Review Form is signed, or on the date required by the Applicable Permit, whichever is earlier.
- b. Commencing thirty (30) days after the Date of Entry, the Site Storm Water Compliance Representative (who must be Storm Water Trained not later than sixty (60) days after the Date of Entry) shall record Site Inspections on the Site Inspection Report form attached as Appendix D. If a Designee conducts an inspection, the Site Storm Water Compliance Representative shall review and sign the completed Site Inspection Report, a task that may not be delegated. The Site Inspection Report shall be certified in accordance with the terms of the Applicable Permit.
- c. The final Site Inspection Report generated prior to the submittal of a NOT shall be clearly labeled as such.
 - d. The Site Inspection Reports shall be kept with the SWP.

14. Maintenance.

- a. Builder shall maintain each Site in accordance with Storm Water Requirements.
- b. For every Action Item on the Site Inspection Report that is identified during a Site Inspection required by Paragraph 13 (Inspections) or on the Quarterly Compliance Inspection Form that is identified during a Quarterly Compliance Inspection as required by Paragraph 15 (Site Storm Water Compliance Review and Oversight), the

Site Storm Water Compliance Representative or a Contractor whose work is supervised by the Site Storm Water Compliance Representative shall record the information required on the applicable forms (Appendices D and E) or in another single, identifiable document or database. The information required includes: a specific reference to the Action Item including the date of the inspection, a brief description of the Responsive Action taken, and the date the Responsive Action was completed. The Site Storm Water Compliance Representative need not (but may) record Responsive Actions completed during the inspection when the Action Item was discovered. The Responsive Action Log, Site Inspection Report, or the single identifiable document or database referenced above shall be kept on Site as per Paragraph 11.h.

15. <u>Site Storm Water Compliance Review and Oversight.</u>

- a. Builder shall provide for Site oversight and review by following the procedures in the subparagraphs below.
- b. At least once during each Quarterly Reporting Period, beginning on the first full Quarterly Reporting Period after the Date of Entry or the first full Quarterly Reporting Period after the date the Pre-Construction Inspection and Review is signed, whichever is later, the Division Storm Water Compliance Representative shall conduct a Quarterly Compliance Inspection of each Site in the Division. The results shall be recorded on a Quarterly Compliance Inspection Form attached at Appendix E. The Quarterly Compliance Inspection shall not be conducted by the same person who conducted a Site Inspection under Paragraph 13 (Inspections) (other than a Quarterly Compliance Inspection under this Paragraph 15 that also serves as a Site Inspection under Paragraph 13) at the Site during that Quarterly Reporting Period.

- c. No later than seven (7) days after the Quarterly Compliance Inspection, the Division Storm Water Compliance Representative shall complete a Quarterly Compliance Review in accordance with the form attached at Appendix E. The Division Storm Water Compliance Representative shall review the Quarterly Compliance Review Form with the Site Storm Water Compliance Representative(s) for that Site, all of whom shall sign the Quarterly Compliance Review Form. No task in this subparagraph may be delegated except as provided in Appendix E.
- d. The Site Storm Water Compliance Representative(s) shall be responsible for managing the completion of a Responsive Action for each Action Item on the form and identified during the Quarterly Compliance Inspection or Quarterly Compliance Review in the same manner as required under Paragraph 14 (Maintenance).
- e. If a Quarterly Compliance Inspection and Review is missed, then the next Quarterly Compliance Review must also include the information required by the Review for the missed Quarterly Reporting Period.
- 16. <u>Division-Wide Compliance Summary Report</u>. Within thirty (30) days of the end of each Quarterly Reporting Period, the Division Storm Water Compliance Representative shall prepare a Division-Wide Compliance Summary Report in accordance with the form attached at Appendix F. The Division-Wide Compliance Summary Report shall be reviewed and signed by the Division Storm Water Compliance Representative, a task that may not be delegated. Copies shall be sent to all Site Storm Water Compliance Representatives within the Division and any other persons identified in Appendix F. If a Division-Wide Compliance Summary Report is missed, then the next Division-Wide Compliance Summary Report must also include the information for the missed report.

National Compliance Summary Report. The National Storm Water Compliance Representative shall submit the National Compliance Summary Report to the Federal Plaintiff pursuant to Section XIII (Notices), and submit to each of the State Plaintiffs the National Compliance Summary Report or the portion of the report that is relevant to that State, in accordance with the form attached as Appendix G. The National Storm Water Compliance Representative, or a Builder executive at a higher corporate level, shall certify the report. The tasks in this Paragraph may not be delegated. The National Compliance Summary Report shall be due as set forth in the following Table:

National	Report Coverage Period	Report Due Within 60 Days
Compliance	("National Reporting Period")	after the Last Day of the
Summary		Following Period
Report		
1	1 st & 2 nd Quarterly Reporting Periods	2 nd Quarterly Reporting Period
2	3 rd & 4 th Quarterly Reporting Periods	4 th Quarterly Reporting Period
3	5 th , 6 th , 7 th & 8 th Quarterly Reporting	8 th Quarterly Reporting Period
	Periods	
4	9 th , 10 th , 11 th & 12 th Quarterly	12 th Quarterly Reporting
	Reporting Periods	Period

Copies shall be sent to the persons identified in Appendix G.

18. <u>Storm Water Training Program.</u>

- a. Builder shall implement the Storm Water Training Program set forth in Appendices H, I and J. The Storm Water Training Program shall include: employee storm water training; Storm Water Compliance Representative training; and annual refresher training. Training under this program may be live or provided through electronic media.
 - (i) Builder shall provide employee storm water training to all Builder employees who, in the field at a Site, primarily and directly supervise (or who primarily and directly assist in the supervision of) construction activity at a Site

and who are not covered by subparagraph 18.a.(ii). Builder employees must complete the employee storm water training no later than sixty (60) days after the Date of Entry, or no later than thirty (30) days after beginning work at a Site, whichever is later. The employee storm water training syllabus is attached at Appendix H. Employee storm water training that meets the requirements of this Consent Decree may be completed prior to the Date of Entry. The employee storm water training program may be the same as the Storm Water Compliance Representative training program.

(ii) Builder shall provide Storm Water Compliance Representative training to all Storm Water Compliance Representatives and any Designee of such representative, who is a Builder employee, pursuant to the syllabus attached as Appendix I. To be certified as Storm Water Trained under this subparagraph, all Storm Water Compliance Representatives and Designees, who are Builder employees, must complete the Storm Water Compliance Representative training and pass a written, on-line, or computer-based test, which is equivalent to the test attached as Appendix J. All Storm Water Compliance Representatives and Designees, who are Builder employees, shall be certified as Storm Water Trained no later than sixty (60) days after the Date of Entry, or prior to being a designated Storm Water Compliance Representative or Designee at a Site, whichever is later. Storm Water Compliance Representative training that meets the requirements of this Consent Decree may be completed prior to the Date of Entry. Employees who have completed Storm Water Compliance Representative training within fifteen (15) months prior to the Date of Entry may be certified in compliance with

this subparagraph by passing the test within sixty (60) days after the Date of Entry. A certification under this subparagraph shall be valid for up to fifteen (15) months.

- (iii) Builder shall provide annual refresher training for Storm Water Compliance Representatives and Builder employee Designees who were previously certified under subparagraph 18.a.(ii) and who continue to work as Storm Water Representatives or Designees. Each such person shall complete the annual refresher training, pursuant to the syllabus attached as Appendix I, and pass a written test which is equivalent to the test attached as Appendix J. The renewal certification shall be valid for up to fifteen (15) months.
- (iv) Builder shall maintain records of each Storm Water Compliance Representative's and Designee's certification. Builder shall provide such records to the Federal Plaintiff within thirty (30) days of Federal Plaintiff's request, or within another period of time agreed to by the Builder and Federal Plaintiff in light of the size of the request.
- b. Every instructor presenting Builder's Storm Water Training Program shall be either: (i) a Storm Water Consultant or (ii) a Storm Water Trained Builder employee.
- c. Builder shall evaluate Builder's Storm Water Training Program annually and determine whether any changes to the Storm Water Training Program are necessary. A written evaluation of the Storm Water Training Program and a description of any significant proposed changes for EPA's approval shall be included in the second semi-annual National Compliance Summary Report, and each annual National Compliance Summary Report thereafter.

19. Storm Water Orientation Program.

- a. Not later than sixty (60) days after the Date of Entry or prior to a Listed Contractor or Storm Water Consultant beginning work for Builder, whichever is later, Builder shall provide either by posting on an internet site or otherwise delivering to each Listed Contractor or Storm Water Consultant: an overview of the Builder's storm water program; information explaining how to contact a Site Storm Water Representative as required by Paragraph 20.c.(iv); and a description of the potential consequences for failure to comply with Storm Water Requirements.
- b. Not later than seven (7) days after the Site Pre-Construction Inspection and Review Form is signed or prior to a Listed Contractor or Storm Water Consultant beginning work at a Site, whichever is later, Builder shall provide all Listed Contractors and Storm Water Consultants at the Site the following information: Builder's compliance expectations; how to obtain additional storm water compliance information; and the potential consequences of non-compliance. This information may be provided by posting it in the same location as the information required by Paragraph 8.g. or it may be provided by alternative means of delivery.

20. Contractor and Storm Water Consultant Compliance.

- a. After the Date of Entry, written requests for bids from Listed Contractors and Storm Water Consultants for work at a Site shall notify the bidding Listed Contractors and Storm Water Consultants that any successful bidder must comply with the Applicable Permit.
- b. Within sixty (60) days of the Date of Entry or prior to a Listed Contractor or Storm Water Consultant beginning work for Builder, whichever is later, Builder shall

provide either by posting on an internet site or otherwise delivering to each Listed Contractor or Storm Water Consultant the applicable "Dos & Don'ts List" included in Appendix L.

- Builder's master contracts entered into or modified after the Date of Entry c. with Listed Contractors and Storm Water Consultants shall: (i) require compliance with the Applicable Permit and with instructions by Builder's Storm Water Compliance Representatives to comply with Storm Water Requirements; (ii) require all Listed Contractors to circulate the "Dos and Don'ts List" to their employees and sub-contractors who will be working at a Site; (iii) require designation of a Contractor Representative or Storm Water Consultant Representative, respectively, with the authority to oversee, instruct, and direct their respective employees and sub-contractors at a Site regarding compliance with Storm Water Requirements; (iv) require the Contractor Representative or Storm Water Consultant Representative to contact a Builder's Site Storm Water Compliance Representative to obtain any additional storm water compliance information; (v) where the information required by Paragraph 19.a. or 20.b. is provided through an internet site, identify the internet site and require the Listed Contractor Representative or Storm Water Consultant Representative to review the posted information; and (vi) describe the consequences for failure to comply with the Applicable Permit.
- 21. <u>Corporate Acquisition</u>. In the event that Builder acquires the business or all or substantially all of the assets of another company by purchase or merger after the Date of Entry, Paragraphs 8-20 of the Consent Decree shall apply to all of the acquired Projects and Sites owned or operated by the acquired company, or by one of its "wholly-owned subsidiaries" (as that term is defined in Paragraph 1.e above, substituting the acquired company for Builder).

Builder's obligation to comply with Paragraphs 8-20 of this Consent Decree with respect to Projects and Sites owned or operated by the acquired company or one of its wholly-owned subsidiaries shall begin 180 days from the date of closing the transaction, or after a longer period of time if agreed to in writing by the Builder and Federal Plaintiff in light of the size of the acquisition. If a Site already has an existing SWP, then Builder does not need to comply with Paragraph 11 (Storm Water Plans and Records) or respond to Question 10 on Appendix C (Pre-Construction Inspection and Review Form) at such Site. If construction activity has commenced (as defined in Paragraph 12) at a Site of the acquired company, then Builder need not comply with the requirements of Paragraph 12 (Pre-Construction Inspection and Review) at that Site. Nothing in this Paragraph shall affect Builder's obligation to comply with Applicable Permits at the newly acquired Sites.

22. Submission of Records.

- a. Within thirty (30) days of Federal Plaintiff's request for a Record, or within a longer period of time agreed to in writing by the Builder and Federal Plaintiff in light of the size of the request, Builder shall provide a copy to Federal Plaintiff at the address set forth in the request of any Record required under this Decree. This Paragraph does not apply to Record requests concerning a specific Site made during or after a Government Inspection of that Site.
- b. The submittal of any Record to OECA under Paragraph 9 (Notice to EPA of List of Projects and Sites), Paragraph 17 (National Compliance Summary Report), and in response to a request made pursuant to Paragraph 22.a. shall be accompanied by a certification that meets the requirements of 40 C.F.R. § 122.22(b)-(d).

V. CIVIL PENALTY

- 23. Not later than thirty (30) days after the Date of Entry, Builder shall pay the sum of \$1,485,000 as a civil penalty. Failure to pay the civil penalty shall subject Builder to interest accruing from the first day after the 30-day period has run until the date payment is made, or until the 14th day after the 30-day period has run, whichever occurs first, at the rate specified in 28 U.S.C. § 1961. Failure to pay the civil penalty for more than fourteen (14) days after the 30-day period has run shall subject Builder to the stipulated penalty set forth in Paragraph 30.1.
- 24. Builder shall pay \$1,284,000 of the civil penalty by FedWire Electronic Funds
 Transfer ("EFT") to the U.S. Department of Justice in accordance with written instructions to be
 provided to Builder following lodging of the Consent Decree by the Financial Litigation Unit of
 the U.S. Attorney's Office for the Eastern District of Virginia, 101 West Main Street, Suite 8000,
 Norfolk, VA 23510, (757) 441-6331. At the time of payment, Builder shall send a copy of the
 EFT authorization form and the EFT transaction record, together with a transmittal letter, which
 shall state that the payment is for the civil penalty owed pursuant to the Consent Decree in
 United States et al. v. Centex Homes, a Nevada general partnership, and shall reference the civil
 action number and DOJ case number 90-5-1-1-08059, to the United States in accordance with
 Section XIII of this Decree (Notices); by email to acctsreceivable.CINWD@epa.gov; and to:

EPA Cincinnati Finance Office 26 Martin Luther King Drive Cincinnati, Ohio 45268.

25. Builder shall pay the civil penalty due to each State Plaintiff in the manner described below. Each payment shall be accompanied by a transmittal letter, which shall state that the payment is for the civil penalty owed pursuant to the Consent Decree in <u>United States et al. v. Centex Homes, a Nevada general partnership</u>, and shall reference the civil action number

and DOJ case number 90-5-1-1-08059.

a. Payment of \$21,000 of the civil penalty due the State of Colorado shall be made by check made out to the Colorado Department of Public Health and Environment and mailed to:

Enforcement Work Group Leader Colorado Department of Public Health and Environment Water Quality Control Division 4300 Cherry Creek Drive, South, Bldg. B Denver, CO 80246-1530

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Colorado in accordance with Section XIII (Notices).

b. Payment of \$30,000 of the civil penalty due the State of Maryland shall be made by check made out to the Maryland Clean Water Fund and mailed to:

Maryland Department of the Environment P.O. Box 2057
Baltimore, MD 21203-2057

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Maryland in accordance with Section XIII (Notices).

c. Payment of \$19,000 of the civil penalty due the State of Missouri shall be made by certified check made out to the State of Missouri and mailed to:

JoAnn Horvath Collections Specialist Office of the Attorney General P.O. Box 899 Jefferson City, MO 65102-0899

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Missouri in accordance with Section XIII (Notices).

d. Payment of \$32,000 of the civil penalty due the State of Nevada shall be

made by check made out to NDEP and mailed to:

NDEP Water Pollution Control c/o Cliff Larson, Suite 3003 901 South Stewart Street Carson City, NV 89701

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Nevada in accordance with Section XIII (Notices).

e. Payment of \$14,000 of the civil penalty due the State of Tennessee shall be made by check made out to The State of Tennessee referencing the case name and civil action number, and mailed to:

Elizabeth P. McCarter Office of the Tennessee Attorney General Environmental Division P. O. Box 20207 Nashville, TN 37202

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Tennessee in accordance with Section XIII (Notices).

f. Payment of \$2,000 of the civil penalty due the State of Utah shall be made by check made out to Utah Division of Water Quality and sent by overnight courier to:

Attn: Walt Baker Utah Division of Water Quality, Third Floor 288 North 1460 West Salt Lake City, UT 84116

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Utah in accordance with Section XIII (Notices).

g. Payment of \$83,000 of the civil penalty due the Commonwealth of Virginia shall be made by check, money order or cashier's check made out to Treasurer of Virginia including a notation "For VA Stormwater Management Fund," and mailed to:

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Joseph H. Maroon Director Commonwealth of Virginia Department of Conservation and Recreation 203 Governor Street, Suite 302 Richmond, VA 23219

Builder shall send a copy of the check, money order or cashier's check and cover letter to the OECA addressee and the Commonwealth of Virginia in accordance with Section XIII (Notices).

26. Builder shall not deduct the civil penalty paid under this Section in calculating its federal income tax.

VI. <u>REPORTING REQUIREMENTS</u>

- 27. All National Compliance Summary Reports shall be submitted to the Federal Plaintiff as designated in Section XIII of this Consent Decree (Notices). A response to a request under Paragraph 22 (Submission of Records) shall be submitted to the federal official making the request.
- 28. The reporting requirements of this Consent Decree do not relieve Builder of any reporting obligations required by the Clean Water Act or its implementing regulations, or by any other federal, state, or local law, regulation, permit, or other requirement.

VII. STIPULATED PENALTIES

29. <u>Stipulated Penalty Amounts for Reported Violations</u>. Builder shall submit
National Compliance Summary Reports as required by Paragraph 17 (National Compliance
Summary Report) to the Federal Plaintiff that will identify violations listed in this Paragraph.
State Plaintiffs or Federal Plaintiff may also use other information gathered by State or Federal
Plaintiffs to identify violations for which stipulated penalties may be assessed by the Federal
Plaintiff under this Paragraph 29. Except for subparagraph 29.a., stipulated penalties under this

Paragraph will not begin to accrue until after the end of the second Quarterly Reporting Period. Federal Plaintiff may demand stipulated penalties pursuant to this Paragraph within one (1) year after the violation is reported to the Federal Plaintiff, or within six (6) months after termination of this Consent Decree pursuant to Section XVII (Termination), whichever is earlier. For each of the instances listed below, upon written demand of Federal Plaintiff, Builder shall pay stipulated penalties in the following amounts:

- a. Discharge(s) of pollutants from a Site to a water of the United States prior to obtaining coverage as required under an Applicable Permit: \$2,500 per day of such discharge(s).
- b. Failure to perform (including completion of all Responsive Actions) or, if performed, a material failure to document a Pre-Construction Inspection and Review as required by Paragraph 12 (Pre-Construction Inspection and Review): \$2,500 per Site.
- c. Failure to perform or, if performed, a material failure to document a Site Inspection as required by Paragraph 13 (Inspections):

Percentage of Inspections	Stipulated Penalty Per Period		
Missed/Undocumented	3 rd & 4 th	5^{th} -8^{th}	$9^{th} - 12^{th}$
Per National Reporting Period	<u>QRP</u>	<u>QRP</u>	<u>QRP</u>
0.01 to 5%	0	0	0
5.01 to 8%	\$2,500	\$10,000	\$15,000
8.01 to 12%	\$6,750	\$25,000	\$30,000
12.01 to 20%	\$12,500	\$50,000	\$100,000
20.01 to 25%	\$25,000	\$100,000	\$200,000
>25%	\$62,500	\$250,000	\$500,000

d. Failure to perform or, if performed, a material failure to document a

Quarterly Compliance Inspection or Review as required by Paragraph 15 (Site Storm

Water Compliance Review and Oversight):

Percentage of Quarterly Inspections or Reviews Undocumented

Per National Reporting Period

<u>Per National Reporting Period</u> <u>Stipulated Penalty</u>

For each undocumented

Inspection or review from 0.01 to 5% of required inspections or reviews:

\$100

For each additional undocumented Inspection or review from 5.01 to 10% of required inspections or reviews:

\$200

For each additional undocumented Inspection or review > 10% of required inspections or reviews:

\$300

If a Quarterly Compliance Review is missed, then the next Quarterly Compliance Review must also include the information required by the Review for the missed Quarterly Reporting Period.

e. Failure to prepare a Division-Wide Compliance Summary Report as required by Paragraph 16 (Division-Wide Compliance Summary Report):

<u>Days</u>	Stipulated Penalty
1 st through 7 th day	\$250 per Report
8 th through 30 th day	\$500 per Report
31st through 90th day	\$5,000 per Report

If a Division-Wide Compliance Summary Report is missed, then the next Division-Wide Compliance Summary Report must also include the information for the missed report.

- f. Failure to have trained and certified Site Storm Water Compliance Representatives as required by Paragraph 18.a.(ii) and (iii) at the time of an inspection required by Paragraph 15 (Site Storm Water Compliance Review and Oversight): \$100 per person.
- 30. <u>Stipulated Penalty Amounts for Non-Self-Reported Violations</u>. Builder shall not be obligated to report the following violations to Federal Plaintiff. Except for subparagraph 30.1., stipulated penalties under this Paragraph will not begin to accrue until six (6) months after the Date of Entry. Federal Plaintiff may demand stipulated penalties pursuant to this Paragraph within one (1) year after the date the violation is discovered by Federal Plaintiff, or within six (6) months after the termination of this Consent Decree pursuant to Section XVII (Termination), whichever is earlier. For each of the instances listed below, upon written demand of Federal Plaintiff, Builder shall pay stipulated penalties in the following amounts:
 - a. Material failure to submit the initial List of Projects and Sites or an updated List of Projects and Sites as required by Paragraph 9 (Notice to EPA of List of Projects and Sites): \$500 per day.
 - b. Failure to designate Storm Water Compliance Representatives:
 - (i) Failure to designate Site Storm Water Compliance Representatives as required by Paragraph 8 (Designation of Storm Water Compliance Representatives): \$500 per person.
 - (ii) Failure to designate Division Storm Water Compliance
 Representative(s) as required by Paragraph 8 (Designation of Storm Water
 Compliance Representatives): \$250 per Site.

- (iii) Failure to designate a National Storm Water Compliance Representative as required by Paragraph 8 (Designation of Storm Water Compliance Representatives): \$1,000 per person.
- c. Failure to train employees as required by Paragraph 18.a.(i) or failure to train and certify Storm Water Compliance Representatives and Builder-employed

 Designees as required by Paragraph 18.a.(ii) (iii)(Storm Water Training Program):

 \$250 per person.
- d. Failure to provide Storm Water Orientation as required by Paragraph 19.a. (Storm Water Orientation Program) shall be subject to the following stipulated penalties:
 - (i) if Builder chooses to satisfy the requirements of Paragraph 19.a. by posting such information on an internet site, and fails to timely post such information:

<u>Days</u>	Stipulated Penalty	
1st through 30th days	\$100 per day	
31st through 60th days	\$250 per day	
61st day and beyond	\$500 per day;	
or		

- (ii) if Builder chooses to satisfy the requirements of Paragraph 19.a. by delivering such information in a manner other than through posting it on the internet, and fails to timely provide such information: \$50 per each affected Listed Contractor or Storm Water Consultant.
- e. Failure to comply with the bid requirements of Paragraph 20.a.: \$50 per each affected Listed Contractor or Storm Water Consultant.

- f. Failure to provide the information required by Paragraph 20.b. shall be subject to the following stipulated penalties:
 - (i) if Builder chooses to satisfy these requirements by posting such information on an internet site, but fails to timely post such information:

<u>Days</u>	Stipulated Penalty	
1st through 30th days	\$100 per day	
31st through 60th days	\$250 per day	
61st day and beyond	\$500 per day;	
or		

- (ii) if Builder chooses to satisfy the requirements of Paragraph 20.b. by delivering such information in a manner other than through posting it on the internet, and fails to timely provide such information: \$50 per each affected Listed Contractor or Storm Water Consultant.
- g. Failure to include the provisions required by Paragraph 20.c. in Builder's master contracts entered into or modified after the Date of Entry with Listed Contractors or Storm Water Consultants: \$50 per each affected Listed Contractor or Storm Water Consultant.
- h. Failure to certify any submittal as required by Paragraph 22.b.: \$1,000 per violation.
- i. Failure to prepare an initial SWP, or, if prepared, a material failure of the initial SWP to comply with the Applicable Permit or this Decree: \$2,500 per SWP.
- j. At the time of a Government Inspection, failure to be in compliance withParagraph 8.g. or 11.h.: \$500 per Government Inspection.

k. Failure to submit a National Compliance Summary Report as required byParagraph 17 (National Compliance Summary Report):

<u>Days</u>	Stipulated Penalty	
1st through 14th days	\$250 per day	
15 th through 30 th days	\$500 per day	
31st day and beyond	\$1,000 per day	

1. Failure to pay the civil penalty and any accrued interest required to be paid under Section V (Civil Penalty), Paragraph 23 when due: \$1,000 per day commencing fifteen (15) days after the due date.

31. Payment of Stipulated Penalties.

- a. Builder shall provide information regarding violations under Paragraph 29
 (Stipulated Penalty Amounts for Reported Violations) to the Federal Plaintiff in the
 National Compliance Summary Report in the form attached as Appendix G.
- b. All penalties owed to the Plaintiffs under Paragraphs 29 and 30 above shall be due and payable within thirty (30) days of Builder's receipt from EPA of a demand for payment of the penalties (on behalf of the Federal and State Plaintiffs), unless Builder invokes the procedures under Section IX (Dispute Resolution).
 - (i) All payments of stipulated penalties owed to the Federal Plaintiff shall be made by EFT to the United States Department of Justice lockbox bank referencing DOJ case number 90-5-1-1-08059 and the civil action number.

 Payment shall be made in accordance with the instructions provided by the United States upon entry of the Decree. Any EFTs received at the United States

 Department of Justice lockbox bank after 11:00 a.m. (Eastern Time) will be

credited on the next Business Day. After payment, Builder shall mail a cover letter specifying the amount and date of payment, civil action number, DOJ case number 90-5-1-1-08059 and a reference to the demand letter, to the United States in accordance with Section XIII (Notices).

- (ii) All payments of stipulated penalties owed to a State Plaintiff shall be made in the manner described below. Each payment shall be accompanied by a transmittal letter specifying the amount and date of payment, civil action number, DOJ case number 90-5-1-1-08059 and a reference to the demand letter.
 - (A) Payment of stipulated penalties due the State of Colorado shall be made by check made out to the Colorado Department of Public Health and Environment and mailed to:

Enforcement Work Group Leader Colorado Department of Public Health and Environment Water Quality Control Division 4300 Cherry Creek Drive, South, Bldg. B Denver, CO 80246-1530

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Colorado in accordance with Section XIII (Notices).

(B) Payment of stipulated penalties due the State of Maryland shall be made by check made out to the Maryland Clean Water Fund and mailed to:

Maryland Department of the Environment P.O. Box 2057
Baltimore, MD 21203-2057

Builder shall send a copy of the check and cover letter to the OECA

addressee and the State of Maryland in accordance with Section XIII (Notices).

(C) Payment of stipulated penalties due the State of Missouri shall be made by certified check made out to the State of Missouri and mailed to:

JoAnn Horvath
Collections Specialist
Office of the Attorney General
P.O. Box 899
Jefferson City, MO 65102-0899

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Missouri in accordance with Section XIII (Notices).

(D) Payment of stipulated penalties due the State of Nevada shall be made by check made out to NDEP and mailed to:

NDEP Water Pollution Control c/o Cliff Larson, Suite 3003 901 South Stewart Street Carson City, NV 89701

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Nevada in accordance with Section XIII (Notices).

(E) Payment of stipulated penalties due the State of Tennessee shall be made by check made out to The State of Tennessee referencing the case name and civil action number, and mailed to:

Elizabeth P. McCarter Office of the Tennessee Attorney General Environmental Division P.O. Box 20207 Nashville, TN 37202

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Tennessee in accordance with Section XIII (Notices).

(F) Payment of stipulated penalties due the State of Utah shall be made by check made out to Utah Division of Water Quality and sent by overnight courier to:

Attn: Walt Baker Utah Division of Water Quality, Third Floor 288 North 1460 West Salt Lake City, UT 84116

Builder shall send a copy of the check and cover letter to the OECA addressee and the State of Utah in accordance with Section XIII (Notices).

(G) Payment of stipulated penalties due the Commonwealth of Virginia shall be made by check, money order or cashier's check made out to Treasurer of Virginia including a notation "For VA Stormwater Management Fund," and mailed to:

Joseph H. Maroon Director Commonwealth of Virginia Department of Conservation and Recreation 203 Governor Street, Suite 302 Richmond, VA 23219

Builder shall send a copy of the check, money order or cashier's check and cover letter to the OECA addressee and the Commonwealth of Virginia in

accordance with Section XIII (Notices).

- c. State Plaintiffs shall receive 50% of the stipulated penalties collected for violations of subparagraphs 30.b.(i), 30.b.(ii), 30.c., 30.i., and 30.j. that are attributable to violations occurring in their state and are discovered by Plaintiffs. State Plaintiffs shall receive 50% of the stipulated penalties collected for violations of subparagraph 29.a. that are attributable to violations occurring in their state. Stipulated penalties reported by Builder pursuant to Paragraph 29 (with the exception of subparagraph 29.a.) shall be paid in full to the Federal Plaintiff.
- 32. Stipulated penalties shall accrue as provided in Paragraphs 29 and 30 above. For stipulated penalties that are assessed "per day," penalties shall begin to accrue on the day after performance is due or on the day a violation occurs, whichever is applicable, and shall continue to accrue until performance is completed or until the violation ceases. Stipulated penalties shall accrue simultaneously for separate violations of the Consent Decree. Penalties shall accrue regardless of whether Federal Plaintiff has notified Builder of a violation, but need not be paid until a demand is made. However, if a penalty would otherwise accrue because the List of Projects and Sites (Paragraph 9) or the Quarterly Compliance Inspection and Review (Paragraph 15) is deemed by the Federal Plaintiff to contain a material deficiency, stipulated penalties shall not begin to accrue until the Federal Plaintiff has notified Builder of any such deficiency.
- 33. The Federal Plaintiff may, in the unreviewable exercise of its discretion, reduce or waive stipulated penalties otherwise due it under this Consent Decree.
- 34. Stipulated penalties shall continue to accrue as provided in Paragraph 32, above, during any Dispute Resolution, but need not be paid until the following:
 - a. If the dispute is resolved by agreement or by a decision of the Federal

Plaintiff that is not appealed to the Court, Builder shall pay penalties agreed upon or accepted to the Federal Plaintiff within thirty (30) days of the effective date of the agreement or the receipt of Federal Plaintiff's decision or order.

- b. If the dispute is appealed to the Court and the Federal Plaintiff prevails in whole or in part, Builder shall pay all penalties awarded by the Court within sixty (60) days of receiving the Court's decision or order, except as provided in subparagraph c, below.
- c. If any Party appeals the District Court's decision, Builder shall pay all penalties awarded by the Court, together with interest as provided in Paragraph 36 running from the 61st day after the District Court's decision, within fifteen (15) days of receiving the final appellate court decision.
- d. Notwithstanding Paragraph 32, during judicial review by this Court under Section IX (Dispute Resolution) of this Decree, stipulated penalties shall not accrue, during the period, if any, beginning on the 31st day after the Court's receipt of the motion provided for by Paragraph 45 until the date that the Court issues a final decision regarding such dispute.
- 35. Builder shall not deduct stipulated penalties paid under this Section in calculating its federal income tax.
- 36. If Builder fails to pay stipulated penalties according to the terms of this Decree, Builder shall be liable for interest on such penalties, as provided for in 28 U.S.C. § 1961, accruing as of the date payment became due pursuant to Paragraph 31.b. or Paragraph 34.
- 37. Except as provided in this Paragraph, the Federal and State Plaintiffs reserve the right to pursue any other remedies for violations of this Consent Decree, the Clean Water Act, or

equivalent state law to which they are entitled. Any such action shall not be considered a "Covered Dispute" under Section IX (Dispute Resolution). The Federal and State Plaintiffs will not seek stipulated penalties and civil or administrative penalties for the same violation; provided, however, the Federal and State Plaintiffs expressly reserve the right to seek injunctive relief against Builder for violations of this Decree, the Clean Water Act, or equivalent state law even if a stipulated penalty has been collected pursuant to this Decree.

VIII. FORCE MAJEURE

- 38. A "force majeure event," for purposes of this Consent Decree, is defined as any event arising from causes beyond the control of Builder, its contractors, or any entity controlled by Builder that prevents or delays the performance of any obligation of this Consent Decree despite all reasonable efforts by Builder to fulfill the obligation. "All reasonable efforts" includes using all reasonable efforts to anticipate any potential force majeure event (where such event can be anticipated) and using all reasonable efforts to address the effects of any such event: (a) as it is occurring; and (b) after it has occurred, to prevent or minimize any resulting failure to perform or delay in performing any obligation of this Consent Decree. "Force majeure event" does not include Builder's financial inability to perform any obligation under this Consent Decree.
- 39. Builder shall retain all rights granted under the Applicable Permit concerning a force majeure event.
- 40. Builder shall provide notice to the OECA representative listed in Section XIII (Notices) orally or by electronic or facsimile transmission ("initial notice") as soon as practicable, but not later than ten (10) days after the time Builder first knew of, or by the exercise of due diligence, should have known of, a claimed force majeure event. Builder shall also

provide written notice ("subsequent written notice"), as provided in Section XIII of this Consent Decree (Notices), within thirty (30) days of the time Builder first knew of, or by the exercise of due diligence, should have known of, the event. The Federal Plaintiff may, in its unreviewable discretion, extend the time within which initial notice or subsequent written notice must be given. No such extension shall be effective unless in writing. The subsequent written notice shall state the anticipated duration of any failure to comply or delay in compliance with any obligation of this Consent Decree; the cause(s) of such failure or delay; Builder's past and proposed actions to prevent or minimize such failure or delay; a schedule for carrying out those actions; and Builder's rationale for attributing any failure to comply or delay in compliance to a force majeure event. Except as may be provided in Paragraph 39, failure to provide initial notice and subsequent written notice as required by this Paragraph shall preclude Builder from asserting any claim of force majeure.

- 41. If the Federal Plaintiff agrees that a force majeure event, as defined by this Section, has occurred, the Federal Plaintiff shall agree to extend the time for Builder to perform the affected requirements for the time necessary to complete those obligations. An extension of time to perform the obligations affected by a force majeure event shall not, by itself, extend the time to perform any unaffected obligation. Failures resulting from a force majeure event shall not be considered a breach of this Consent Decree, and Builder shall not be liable for any stipulated penalties occurring as a direct result of the event, provided Builder complies with the terms of this Section.
- 42. If the Federal Plaintiff does not agree that a force majeure event, as defined by this Section, has occurred, or does not agree to the length of the extension of time sought by Builder, the Federal Plaintiff's position shall be binding, unless Builder invokes Dispute

Resolution under Section IX of this Consent Decree. In any such dispute, Builder bears the burden of proving, by a preponderance of the evidence, that each claimed force majeure event is a force majeure event, that Builder gave the notice required by Paragraph 40, that the force majeure event caused any failure to comply or delay in compliance with an obligation of this Consent Decree that Builder claims was attributable to that event, and that Builder exercised all reasonable efforts to prevent or minimize any failure or delay in compliance caused by the event.

IX. DISPUTE RESOLUTION

43. Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this Section shall be the exclusive mechanism to resolve a dispute arising under or with respect to this Consent Decree ("Covered Dispute"). A Covered Dispute shall be considered to have arisen when Builder serves on Federal Plaintiff a written notice of dispute, in accordance with Section XIII of this Consent Decree (Notices). Such notice of dispute shall state clearly the matter in dispute.

44. <u>Dispute Resolution</u>.

- a. Any Covered Dispute shall first be the subject of informal negotiations. Informal negotiations shall proceed from the date the notice of dispute is served, as follows, unless these periods are modified by written agreement.
- b. If Builder invokes dispute resolution procedures, within fifteen (15) days of service of written notice of the dispute, Builder shall serve on the Federal Plaintiff a written Statement of Position regarding the Covered Dispute, in accordance with Section XIII of this Consent Decree (Notices). The Statement of Position shall include, but need not be limited to, a concise statement of the Covered Dispute, the Builder's position, and an explanation of that position.

- c. The Federal Plaintiff shall serve its Statement of Position within thirty (30) days of receipt of Builder's Statement of Position, in accordance with Section XIII of this Consent Decree (Notices). The Federal Plaintiff's Statement of Position shall include, but need not be limited to, a concise statement of the Covered Dispute, the Federal Plaintiff's position, and an explanation of that position.
- d. Upon Builder's receipt of Federal Plaintiff's Statement of Position,
 Federal Plaintiff and Builder may work towards resolving the Covered Dispute. If no
 resolution is reached within fifteen (15) days, or such longer period as may be agreed to
 in writing by the Parties, the Federal Plaintiff's Statement of Position shall be binding on
 Builder, unless Builder files a motion for judicial resolution of the Covered Dispute
 within thirty (30) days after the conclusion of informal negotiations in accordance with
 the following Paragraph.
- 45. <u>Judicial Resolution</u>. Builder may seek judicial resolution of the Covered Dispute by filing with the Court and serving on the Federal Plaintiff, in accordance with Section XIII of this Consent Decree (Notices), a motion requesting judicial resolution of the Covered Dispute.
- 46. The Federal Plaintiff shall respond to Builder's motion within the time period allowed by the Local Rules of this Court. Builder may file a reply memorandum, to the extent permitted by the Local Rules.
- 47. Except as otherwise provided in this Consent Decree, Builder shall bear the burden of establishing its position on the Covered Dispute by a preponderance of the evidence under applicable law.
- 48. Subject to Paragraph 34.d., the invocation of dispute resolution procedures under this Section shall not, by itself, extend, postpone, or affect in any way any obligation of Builder

under this Consent Decree, unless and until final resolution of the dispute so provides. Subject to Paragraph 34.d., stipulated penalties with respect to the disputed matter shall continue to accrue from the first day of noncompliance, but payment shall be stayed pending resolution of the dispute as provided in Paragraph 34. If Builder does not prevail on the disputed issue, stipulated penalties awarded by the Court shall be paid as provided in Section VII (Stipulated Penalties).

X. INFORMATION COLLECTION AND RETENTION

- 49. The Federal Plaintiff, State Plaintiffs and their authorized representatives acting on their behalf, upon presentation of credentials and at all reasonable times, shall have the right of entry onto all Sites and Projects and have the right to access Records located at Sites or Projects or at any offsite location where Records pertaining to a Site or Project are located, for the purpose of assessing Builder's compliance with this Consent Decree.
- 50. Until one (1) year after the termination of this Consent Decree, Builder shall retain, and shall instruct its Storm Water Consultants to preserve, all Records. This information-retention requirement shall apply regardless of any contrary corporate or institutional policies or procedures.
- 51. At any time during the applicable retention period for a Record and upon request by the Federal Plaintiff, Builder shall provide to Federal Plaintiff a copy of any Record required to be maintained under this Section. Builder shall provide Records requested by Federal Plaintiff pursuant to this Paragraph consistent with the procedures set forth in Paragraph 22 (Submission of Records). This Paragraph does not apply to Record requests made during a Government Inspection.
- 52. Builder may assert that certain Records are privileged under the attorney-client privilege or any other privilege recognized by federal law. If Builder asserts a privilege, it must

identify the privilege being asserted and describe the nature of the Record not being produced or disclosed in a manner that, without revealing information itself privileged or protected, will enable the Federal Plaintiff to assess the applicability of the privilege or protection; provided, however, that no Records required to be created or maintained by this Consent Decree shall be withheld on grounds of privilege.

- 53. With respect to any Records provided to Federal Plaintiff, Builder may also assert that information required to be provided under this Section is protected as Confidential Business Information ("CBI") under 40 C.F.R. Part 2. As to any information that Builder seeks to protect as CBI, Builder shall follow the procedures set forth in 40 C.F.R. Part 2.
- 54. Nothing in this Consent Decree shall be construed to limit any right of entry or access or other information gathering authority held by Federal or State Plaintiffs pursuant to any federal, state or local law, permit, or regulation, nor shall it be construed to limit any duty or obligation of Builder to maintain documents, records, or other information imposed by applicable federal or state laws, regulations or permits.

XI. <u>EFFECT OF SETTLEMENT/RESERVATION OF RIGHTS</u>

55. Federal Plaintiff. In consideration of the payment of the penalty required by Paragraph 23, Federal Plaintiff hereby releases its claims and covenants not to sue or take administrative action against Builder for civil violations or alleged civil violations at the Sites listed in Appendix M, through the date of lodging, of: (i) Section 308 of the Clean Water Act as it relates to Storm Water Requirements; (ii) the prohibition in Section 301(a) of the Clean Water Act against discharging pollutants without an Applicable Permit; or (iii) the conditions, limitations and requirements of an Applicable Permit. The provisions of this Paragraph shall survive the termination of this Decree.

56. State Plaintiffs. In consideration of the payment of the penalty required by Paragraph 23, State Plaintiffs hereby release their claims and covenant not to sue or take administrative action against Builder for civil violations or alleged civil violations at the Sites listed in Appendix M, through the date of lodging, of: (i) state law equivalent to Section 308 of the Clean Water Act as it relates to Storm Water Requirements; (ii) the prohibition in Section 301(a) of the Clean Water Act against discharging pollutants without an Applicable Permit and any state law equivalent to this prohibition; (iii) the conditions, limitations and requirements of an Applicable Permit; or (iv) any state law, regulation or permit regulating discharges of storm water. The provisions of this Paragraph shall survive the termination of this Decree.

57. Plaintiffs' Reservation of Rights.

- a. Each Plaintiff reserves all rights not expressly waived in this Decree.
- b. Each Plaintiff reserves all rights and remedies, legal and equitable, available to enforce the provisions of this Decree.
- c. Each Plaintiff reserves the right to seek and obtain criminal sanctions against any person, including Builder.
- d. Each Plaintiff reserves the right to undertake any action for injunctive relief against any person, including Builder, in response to conditions which may present an imminent and substantial endangerment to the public health or welfare or the environment.
- 58. <u>Builder's Reservation of Rights</u>. Except as expressly stated herein, Builder reserves all defenses and all rights and remedies, legal and equitable, available to it in any action brought by any Plaintiff or by Builder under this Decree, an Applicable Permit, the Clean Water Act, or any other federal or state statutes, regulations or rules. This Decree shall not be

construed as a waiver of any defenses or remedies that Builder may have to any future alleged violations of an Applicable Permit, or of the federal and state laws and regulations governing an Applicable Permit.

- 59. Not a Permit Modification. This Consent Decree is neither a permit, nor a modification of any permit, under any federal, state, or local laws or regulations, and this Decree does not relieve Builder of its responsibilities to comply with all applicable federal, state, and local laws, regulations, and permits. The Federal and State Plaintiffs do not, by their consent to the entry of this Consent Decree, warrant or aver in any manner that Builder's compliance with any aspect of this Consent Decree will result in compliance with provisions of the Clean Water Act, 33 U.S.C. §§ 1251-1387, or with any other provisions of federal, state, or local laws, regulations, or permits.
- 60. Third Parties. This Consent Decree does not limit or affect the rights of Builder or of the Federal and State Plaintiffs against any third parties, not party to this Consent Decree, nor does it limit the rights of third parties, not party to this Consent Decree, against Builder, except as otherwise provided by law. This Consent Decree shall not be construed to create rights in, or grant any cause of action to, any third party that is not a party to this Consent Decree.
- 61. <u>No Admission</u>. Builder does not admit any liability to the United States or the State Plaintiffs arising out of the transactions or occurrences alleged in the Complaint.

XII. COSTS

62. The Parties shall bear their own costs of this action, including attorneys' fees.

XIII. NOTICES

63. Unless otherwise specified herein, whenever notifications, submissions, or communications are required by this Consent Decree, they shall be made in writing and

addressed as follows:

To the Federal Plaintiff:

Chief, Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice Box 7611 Ben Franklin Station Washington, DC 20044-7611 Re: DOJ Case No. 90-5-1-1-08059

and

Director, Water Enforcement Division
Office of Enforcement and Compliance Assurance
U.S. EPA
Mail Code 2243A
Room 3102
1200 Pennsylvania Ave, NW
Washington, DC 20460-00001

For Force Majeure and Modification Purposes Only:

Everett Volk U.S. EPA Mail Code 2243A 1200 Pennsylvania Ave, NW Washington, DC 20460-0001 202-564-2828 202-564-0018 (fax) volk.everett@epa.gov

To the State of Colorado:

Scott Klarich
Enforcement Work Group Leader
Colorado Department of Public Health and Environment
Water Quality Control Division
4300 Cherry Creek Drive, South, Bldg. B
Denver, CO 80246-1530

To the State of Maryland:

Principal Counsel
Office of the Attorney General
Maryland Department of the Environment
1800 Washington Boulevard
Baltimore, MD 21230

Chief Enforcement Division, Compliance Program Water Management Administration Maryland Department of the Environment 1800 Washington Boulevard Baltimore, MD 21230

To the State of Missouri:

Kevin Mohammadi MO Dept. Natural Resources Water Protection Program 1101 Riverside Drive Jefferson City, MO 65102

To the State of Nevada:

Janet Hess, Deputy Attorney General State of Nevada 100 N. Carson Street Carson City, NV 89701-4717

To the State of Tennessee:

Elizabeth P. McCarter Office of the Tennessee Attorney General Environmental Division P. O. Box 20207 Nashville, TN 37202

E. Joseph Sanders General Counsel Tennessee Department of Environment and Conservation 20th Floor, L&C Tower 401 Church Street Nashville, TN 37243

To the State of Utah:

Laura Lockhart 160 East 300 South 5th Floor P.O. Box 140873 Salt Lake City, UT 84114-0873

To the Commonwealth of Virginia:

Joseph H. Maroon Director Commonwealth of Virginia Department of Conservation and Recreation 203 Governor Street, Suite 302 Richmond, VA 23219

Elizabeth Andrews Assistant Attorney General Commonwealth of Virginia Environmental Section Office of the Attorney General 900 East Main Street Richmond, VA 23219

To Builder:

Joel S. Reed Vice President - Regulatory Compliance Centex Homes (Corporate) 3780 Mansell Road, Suite 300 Alpharetta, GA 30022

Don Westfall Sr. Vice President & General Counsel Centex Homes 2728 N. Harwood Dallas, TX 75201

- 64. Any Party may, by written notice to the other Parties, change its designated notice recipient or notice address provided above.
 - 65. Notices provided pursuant to this Section will be deemed to have been submitted:

(1) on the Business Day sent if provided by facsimile; (2) on the date postmarked if provided by mail; and (3) on the date picked up by the overnight delivery service if provided by overnight delivery. The Parties may, by written mutual agreement, provide for an alternative method of delivery of notice.

XIV. EFFECTIVE DATE

66. The Effective Date of this Consent Decree shall be the Date of Entry.

XV. RETENTION OF JURISDICTION

67. The Court shall retain jurisdiction over this case until termination of this Consent Decree for the purpose of resolving disputes arising under this Decree or entering orders modifying this Decree pursuant to Sections IX (Dispute Resolution) and XVI (Modification), or effectuating or enforcing compliance with the terms of this Decree. The Court shall retain jurisdiction after termination only for the purposes set forth in Paragraph 75 below.

XVI. MODIFICATION

- 68. Except as otherwise set forth in Paragraph 69 below, the terms of this Consent Decree, including any attached appendices, may be modified by a written agreement signed by Builder and Federal Plaintiff (after consultation with State Plaintiffs) without approval of the Court.
- 69. Any modification which constitutes a material change to the terms of the Consent Decree, including any material change to an Appendix, shall be effective only upon approval by the Court.
- 70. Builder may propose minor modifications to the Appendices to this Consent

 Decree for the purposes of adding information, changing formatting as necessary to align the

 Appendices with an Applicable Permit or Builder's management needs, or adding or changing

questions on the training tests in Appendix J for purposes of improving the test ("Minor Appendix Modification"). Builder may begin using a modified Appendix after submitting it to the OECA representative listed in Section XIII (Notices). If Federal Plaintiff determines that a Minor Appendix Modification does not comply with the terms of this Consent Decree, it shall notify Builder and provide a list of changes required to bring the submitted Appendix into compliance with this Decree. Builder has thirty (30) days after receipt of the list of changes to incorporate Federal Plaintiff's list of changes. The resulting Appendix shall supersede the original form or report and be considered a minor modification.

71. If a Site that meets the criteria articulated in Appendix M is inadvertently left off of Appendix M, Builder may submit, through the 60th day after lodging of the Consent Decree, a revised list with the additional Site(s) included. Any revised list shall be submitted for review to the OECA representative listed in Section XIII (Notices). If the Federal Plaintiff, after consultation with the State Plaintiffs, agrees that the revision to the list meets the criteria articulated in Appendix M, and if Builder and Federal Plaintiff sign a written agreement pursuant to Paragraph 68, the parties shall file a joint stipulation with the Court, seeking approval of the modified Appendix M and approval of the Court to amend Appendix A of the Complaint accordingly.

XVII. <u>TERMINATION</u>

- 72. The following conditions ("Conditions of Termination") are the exclusive conditions for termination of this Decree and all of Builder's obligations hereunder. This Decree shall terminate under the procedures set forth in this Section when these Conditions of Termination have been met:
 - a. the passing of three years since the Date of Entry ("the Third

Anniversary");

- Builder has paid all civil penalties and related interest due under this
 Decree;
- c. Builder has paid all stipulated penalties and related interest demanded through the Third Anniversary by Federal Plaintiff under Paragraph 31, excluding any stipulated penalties or interest that are subject to Dispute Resolution, as to which this Court shall retain jurisdiction under Paragraph 75, below;
- d. Builder has established and implemented a management system designed to fulfill its obligations under Paragraphs 8, 11, 12, 13, 14, 15 and 16;
- e. Builder has established and implemented a Training and Orientation Program designed to fulfill its obligations under Paragraphs 18, 19 and 20;
- f. Builder has submitted all Lists of Sites required by Paragraph 9 as of the Third Anniversary;
- g. Builder has acquired or applied for coverage under an Applicable Permit for all Sites existing as of the Third Anniversary; and
- h. Builder has submitted all National Reports required by Paragraph 17,
 including the National Compliance Summary Report submitted following the Third
 Anniversary.
- 73. The following procedures for terminating this Decree shall govern (and the Parties intend that this process shall be resolved at the earliest possible time):
 - a. Any time subsequent to the date forty-five (45) days prior to the Third Anniversary, Builder may submit to Federal Plaintiff a proposed motion to terminate the Decree ("Proposed Motion"). The Proposed Motion shall include a draft certification,

that meets the requirements of 40 C.F.R. § 122.22, that Builder has fulfilled the Conditions of Termination. Following receipt by Federal Plaintiff of the Builder's Proposed Motion, the Builder and Federal Plaintiff shall confer informally concerning the proposal and any disagreement that these parties may have as to whether Builder has met the Conditions of Termination.

- b. No sooner than forty-five (45) days after delivery of the Proposed Motion to Federal Plaintiff, Builder may file a motion to terminate this Decree. This motion shall contain a final certification, that meets the requirements of 40 C.F.R. § 122.22, that Builder has fulfilled the Conditions of Termination as of the date of the filing of the motion.
 - (i) If the Federal Plaintiff, after consultation with the State Plaintiffs, agrees that the Conditions of Termination have been met, it shall join in the motion to terminate. In that event, the Court shall enter an order terminating this Decree effective as of the filing of said motion.
 - (ii) If the Federal Plaintiff, after consultation with the State Plaintiffs, does not agree that the Conditions of Termination have been met, it shall serve its opposition to the motion in accordance with the local rules of the Court. Builder may reply in accordance with the local rules of the Court. If the Court finds based upon the preponderance of the evidence that Builder has met the Conditions of Termination, it shall order this Decree terminated effective as of the date of filing the motion to terminate.
 - (iii) If Federal Plaintiff neither joins in the motion to terminate nor files a timely opposition, upon Builder's request the Court shall enter an order

terminating the Decree effective as of the date of filing the motion to terminate.

- 74. If the initial motion to terminate is denied by the Court, one or more renewed motion(s) to terminate may be filed. The Court shall decide a renewed motion to terminate based on the Conditions of Termination set forth in Paragraph 72, reviewed for fulfilling the requirements as of the Third Anniversary date, except that if the Court has previously found that conditions 72.d. (management systems) and 72.e. (training and orientation programs) had not been met, then Builder's compliance with such unmet conditions shall be determined as of the date of filing of the renewed motion. If Builder has met the Conditions of Termination, the Court shall order this Decree terminated effective as of the date of filing of the renewed motion.
- 75. After the Consent Decree has been terminated in accordance with Paragraphs 72 74, this Court shall retain jurisdiction over this Decree only for the following purposes:
 - a. to resolve any dispute concerning unresolved matters subject to dispute resolution pursuant to Section IX (Dispute Resolution);
 - b. to resolve any enforcement action pending on the termination date under this Decree; and
 - c. to resolve any outstanding stipulated penalties demanded and owing based
 on the National Compliance Summary Report submitted following the Third
 Anniversary;

provided that this Paragraph applies only to matters arising prior to termination: it does not authorize the reopening of this Decree or any extension of the compliance program imposed by this Decree.

XVIII. PUBLIC PARTICIPATION

76. This Consent Decree shall be lodged with the Court for a period of not less than

thirty (30) days for public notice and comment in accordance with 28 C.F.R. § 50.7. The Federal Plaintiff reserves the right to withdraw or withhold its consent if the comments regarding the Consent Decree disclose facts or considerations indicating that the Consent Decree is inappropriate, improper, or inadequate. Builder consents to entry of this Consent Decree, in its present form, without further notice and agrees not to withdraw from or oppose entry of this Consent Decree, in its present form, by the Court or to challenge any provision of the Decree, unless the Federal Plaintiff has notified Builder in writing that it no longer supports entry of the Decree.

XIX. SIGNATORIES/SERVICE

- 77. The undersigned representative of each Party certifies that he or she is authorized to execute this Consent Decree and to legally bind the Party he or she represents.
- 78. This Consent Decree may be executed in any number of counterparts, each of which will be deemed an original, but all of which will constitute one and the same instrument.
- 79. Builder agrees to waive summons and the formal service requirements set forth in Rules 4 and 5 of the Federal Rules of Civil Procedure and any applicable Local Rules of this Court and agrees to accept service of the complaint by mail.

XX. INTEGRATION

80. This Consent Decree constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in the Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein. Other than the Appendices, which are attached to and incorporated in this Decree, and deliverables that are subsequently submitted and approved pursuant to this Decree, no other document, nor any representation, inducement, agreement, understanding, or promise, constitutes any part of this Decree or the settlement it represents, nor shall it be used in

construing the terms of this Decree. The Parties further acknowledge that the Appendices may be modified pursuant to Section XVI (Modification).

XXI. <u>APPENDICES</u>

81. The following appendices are attached to and incorporated into this Consent

Decree:

Appendix A: Site List and Project List

Appendix B: Instructions for Storm Water Plan Preparation

Appendix C: Pre-Construction Inspection and Review Form

Appendix D: Site Inspection Report (for States with Delegated Local Inspection or

Enforcement Authority)

Site Inspection Report (for States without Delegated Local Inspection or

Enforcement Authority)

Appendix E: Quarterly Compliance Inspection (for States with Delegated Local Inspection or

Enforcement Authority)

Quarterly Compliance Inspection (for States without Delegated Local Inspection

or Enforcement Authority)

Appendix F: Division Wide Summary Report

Appendix G: National Compliance Summary Report

Appendix H: Training Program Syllabus

Appendix I: Training Program Syllabus

Appendix J: Training Exam

Appendix K: Listed Contractors

Appendix L: List of Contractor Do's and Don'ts

Appendix M: List of Sites Subject to Covenant Not to Sue

XXII. FINAL JUDGMENT

82. Upon approval and entry of this Consent Decree by the Court, this Consent
Decree shall constitute a final judgment of the Court as to the Federal Plaintiff, the State of
Colorado, the State of Maryland, the State of Missouri, the State of Nevada, the State of
Tennessee, the State of Utah, the Commonwealth of Virginia and Builder. The Court finds that
there is no just reason for delay and therefore enters this judgment as a final judgment under
Federal Rules of Civil Procedure 54 and 58.
IT IS HEREBY SO ORDERED this day of 2008

UNITED STATES DISTRICT JUDGE

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE UNITED STATES OF AMERICA:

RONALD J. TENPAS

Assistant Attorney General
Environment and Natural Resources Division
United States Department of Justice
950 Pennsylvania Ave., NW
Room 2603
Washington, DC 20530
202-514-2701
202-514-0557 (fax)
Ronald.Tenpas@usdoj.gov

JAMES D. FREEMAN
CHRISTY KING-GILMORE
Trial Attorneys
Environmental Enforcement Section
United States Department of Justice
1961 Stout Street
8th Floor
Denver, CO 80294
303-844-1489
303-844-1350 (fax)
James.Freeman2@usdoj.gov

GERARD MENE

Assistant U.S. Attorney 2100 Jamieson Avenue Alexandria, Virginia 22314 703-299-3777 703-299-3983 (fax) Gerard.Mene@usdoj.gov WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

<u>Homes, a Nevada general partnership</u>, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE UNITED STATES (Continued):

GRANTA Y. NAKAYAMA

Assistant Administrator
Office of Enforcement and Compliance Assurance
U.S. Environmental Protection Agency
1200 Pennsylvania Ave., NW
Suite 3204
Washington, DC 20460
202-564-2440
202-501-3842 (fax)
nakayama.grant@epa.gov

EVERETT E. VOLK

Office of Enforcement and Compliance Assurance U.S. Environmental Protection Agency 1200 Pennsylvania Ave., NW MC 2243A Room 3120 Washington, DC 20460 202-564-2828 202-564-0018 (fax)

volk.everett@epa.gov

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

<u>Homes, a Nevada general partnership</u>, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE UNITED STATES (Continued):

WAYNE NASTRI

Regional Administrator
U.S. Environmental Protection Agency, Region 9
75 Hawthorne Street
San Francisco, CA 94105
415-947-8702
415-947-3588 (fax)
nastri.wayne@epa.gov

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

<u>Homes, a Nevada general partnership</u>, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE UNITED STATES (Continued):

DONALD S. WELSH
Regional Administrator
U.S. Environmental Protection Agency, Region III
1650 Arch Street
Philadelphia, PA 19103-2029
215-814-2900
215-814-2901 (fax)
welsh.donald@epa.gov

WILLIAM C. EARLY Regional Counsel U.S. Environmental Protection Agency, Region III 1650 Arch Street Philadelphia, PA 19103-2029 215-814-2626 215-814-2603 (fax) early.william@epa.gov WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF COLORADO:

JOHN W. SUTHERS Attorney General of Colorado

WILLIAM C. ALLISON, V
First Assistant Attorney General
Environmental Quality Unit
Natural Resources and Environment Section
Colorado Office of the Attorney General
1525 Sherman Street, 5th Floor
Denver, CO 80203
303-866-4500
303-866-3558 (fax)
william.allison@state.co.us

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF MARYLAND:

DOUGLAS F. GANSLER Attorney General of Maryland

JENNIFER L. WAZENSKI Assistant Attorney General Office of the Attorney General Maryland Department of the Environment 1800 Washington Boulevard, Suite 6048 Baltimore, MD 21230 410-537-3058 410-537-3943 (fax) jwazenski@mde.state.md.us WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF MISSOURI:

JEREMIAH W. (JAY) NIXON Attorney General

HARRY D. BOZOIAN Deputy Chief Counsel P.O. Box 899 Jefferson City, MO 65102 573-751-8803 573-751-8796 (fax) harry.bozoian@ago.mo.gov WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF NEVADA:

CATHERINE CORTEZ MASTO Attorney General of Nevada

JANET HESS Deputy Attorney General State of Nevada 100 N. Carson St. Carson City, NV 89701 775-684-1270 775-684-1108 (fax) jhess@ag.nv.gov WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

<u>Homes, a Nevada general partnership</u>, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF TENNESSEE:

ROBERT E. COOPER, JR. Attorney General of Tennessee

ELIZABETH P. McCARTER
Senior Counsel
Tennessee Attorney General's Office
P.O. Box 20207
Nashville, TN 37202
615-532-2582
615-741-8724 (fax)
Lisa.McCarter@state.tn.us

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R.

§ 50.7.

FOR THE STATE OF UTAH:

MARK SHURTLEFF Utah Attorney General

LAURA LOCKHART
Assistant Attorney General
Utah Attorney General's Office
160 East 300 South
5th Floor
P.O. Box 140873
Salt Lake City, UT 84114-0873
801-366-0283
801-366-0292 (fax)
llockhart@utah.gov

WE HEREBY CONSENT to the entry of the Consent Decree in <u>United States et al. v. Centex</u>

Homes, a Nevada general partnership, subject to the public notice requirements of 28 C.F.R. §

50.7.

FOR THE COMMONWEALTH OF VIRGINIA:

ROBERT F. McDONNELL Attorney General Commonwealth of Virginia

ELIZABETH A. ANDREWS

Assistant Attorney General Commonwealth of Virginia

900 E. Main Street Richmond, VA 23219 804-786-6957 804-786-0034 (fax)

eandrews@oag.state.va.us

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WE HEREBY CONSENT to the entry of the Consent Decree in $\underline{\text{United States et al. v. Centex}}$

Homes, a Nevada general partnership.

FOR CENTEX HOMES, A NEVADA GENERAL PARTNERSHIP:

By: Centex Real Estate Corporation, a Nevada corporation, its managing general partner

SCOTT RICHTER

Executive Vice President - Operations Support

JAMES B. HARRIS

Thompson & Knight L.L.P
Attorney for Centex Homes, a Nevada General Partnership
1700 Pacific Avenue, Suite 3300
Dallas, Texas 75201
214-969-1700
214-969-1751 (fax)
james.harris@tklaw.com

CENTEX HOMES

Appendix A

Site List

Site Name	Name of Permit Holder	Site Location (including County/State)	Date PCIR Form Signed	Estimated Number of Acres to be Disturbed	Date NOT Signed (if applicable)

Number of sites owned or operated by an entity in which Centex Homes has an interest other than a wholly-owned interest: _____

Project List

Project Name	Project Location

CENTEX HOMES

Appendix B

INSTRUCTIONS FOR STORM WATER PLAN PREPARATION

These guidelines are intended to aid division personnel in contracting for consulting services for the preparation of Storm Water Plans (SWPs). They are also intended to act as a checklist by which consultants and Centex personnel can define the scope of work expected. These instructions must be provided to the SWP preparer.

Abbreviations

EPA U.S. Environmental Protection Agency

NPDES National Pollutant Discharge Elimination System

SWP Storm Water Plan NOI Notice of Intent

NOT Notice of Termination

MS4 A municipal separate storm water collection system

BMP Best Management Practice

Performance Guidelines

There are three performance guidelines to which SWPs should conform:

- Meet legal requirements. The SWP must satisfy both the regulatory requirements set forth in the Applicable Permit and the requirements of the Consent Decree.
 - a. Regulatory Requirements. In states where the Federal EPA has delegated to the state the responsibility to enforce the requirements of the federal Clean Water Act NPDES permitting program, the relevant "regulatory requirements" are set forth in the state's NPDES permit (general or individual) that applies to the particular site. In states where EPA has retained administrative control over the Clean Water Act NPDES permitting program, the relevant "regulatory requirements" are set forth in the "National Pollution Discharge Elimination System (NPDES) General Permit for Discharge from Large and Small Construction Activities" or any individual NPDES permit that applies to the particular site.
 - b. Consent Decree Requirements. Preparation of the SWP shall also be guided by the requirements of Pargraph 11(c) of the 2008 Consent Decree entered in United States of America et al v. Centex Homes. Paragraph 11(c) of the Consent Decree requires that each SWP:
 - (i) be site specific;
 - (ii) identify the BMPs that will be used for each anticipated major phase of construction;
 - (iii) incorporate the inspection frequency and routine maintenance deadlines under the Applicable Permit; and

(iv) include clear, concise descriptions of site-specific BMPs to implement the requirements of the Applicable Permit and to guide those responsible for overseeing implementation of the SWP at each stage of construction.

The SWP should include a statement by the SWP preparer that the development of the SWP was guided by the requirements of Paragraph 11(c) of the Consent Decree.

- 2. Be easy to follow and implement. Although it is important that the SWP be easy for state or federal inspectors to follow and understand, it is equally or more important that the SWP be written in such a manner that it is easy for Centex operational personnel to understand and implement. The SWP should not be prepared in a vacuum by the drafter, but should reflect discussions and agreements that have been made between the preparer and Centex operational personnel. These discussions and agreements should include such things as construction sequencing and types of Best Management Practices (BMPs) that each individual Centex division feels are the most cost effective and easiest to maintain.
- 3. Be efficient. There are many ways in which the reduction of pollutants from storm water discharges can be achieved. It is the goal of Centex to do so in the most efficient and affordable manner. When analyzing affordability, maintenance costs must be considered with installation and material costs to determine the proper solution for each situation.

Contents of the SWP (Checklist)

Check the Applicable Permit to see which of the following are required. If they are, they should be included in the SWP:

I. A Copy of the NOI and Other Storm Water Related Permits That Are Required for the Site

Copies of any federal, state or local storm water related permits should also be included. Careful consideration should be given to ensuring that all relevant permits have been or will be obtained, including whether there are any contractors or subcontractors that need separate storm water permits.

II. Storm Water Pollution Prevention Plan (SWP) Certification

Refer to the Applicable Permit for SWP certification requirements. The Applicable Permit may require that the SWP be:

- a) Signed by the owner of the site;
- b) Signed by the operator of the site; or
- c) Signed by the person who is responsible for the preparation of the SWP.

The Applicable Permit may also include a requirement to maintain a log to record all amendments to the SWP and corresponding certifications.

An example of a Title Block for SWP certification is shown below:

CENTEX HOMES,

a Nevada general partnership

By: Centex Real Estate Corporation, a Nevada corporation, its managing partner

By:	
Name:	
Title:	

III. Contact Information

The SWP should include the names, phone numbers and a description of the duties for each person who is responsible for ensuring compliance with storm water requirements at a particular site.

The Consent Decree requires each SWP to include the name of the Site Storm Water Compliance Representative and Division Storm Water Compliance Representative.

IV. Notice and Recordkeeping

- a) Posting NOI. The SWP should set forth the locations where the NOI is to be posted.
- b) Location of SWP and Inspection Reports. The SWP should set forth where the SWP and related records, including Inspection Reports, should be maintained.
- c) Retention of Records. The SWP should set forth the retention requirements for the SWP and site related storm water documents.

V. Responsibilities of Owners and Operators

A list of activities that must be completed by the owner(s) or operator(s) and who is responsible for each activity.

VI. Definition of Area

- a) Site name and address (including county or governmental subdivision) or other available location information, including any location information required by the Applicable Permit or NOI.
- b) Name of any water of the United States or MS4 into which the site discharges storm water.

- c) Name of the agency or agencies that have jurisdictional authority for storm water pollution prevention.
- d) The function of the site (i.e., single family detached residential, townhouse, condo development).
- e) A description of any other activities such as dedicated crusher plants, asphalt plants, equipment staging areas, or material storage areas that may operate on the site.
- f) Estimates of the total area expected to be disturbed by excavation, grading, or other construction activities, including off-site borrow pits and fill areas.
- g) A general location map (e.g., USGS quadrangle map, a portion of a city or county map or other map with enough detail to show the location of the construction site and waters of the United States within one mile of the site).

VII. Site Plan and BMP Map

- a) Direction of storm water flow and approximate slopes anticipated after major grading activities.
- b) Areas of soil disturbance and areas that will not be disturbed.
- c) Locations of major structural and non-structural BMPs.
- d) Locations where stabilization practices are expected to occur.
- e) Locations of off-site material, waste, borrow or equipment storage areas.
- f) Locations of all waters of the United States required to be mapped under the Applicable Permit.
- g) Locations on the site, if applicable, where storm water discharges to waters of the United States.
- h) Areas where final stabilization has been accomplished and no further construction-phase permit requirements apply.

VIII. Endangered and Threatened Species and Critical Habitat Protection

IX. Historic Properties Protection

X. Statement and Description of Storm Water Discharge Management Controls to Reduce Pollutants

- a) A description of all pollutant control measures (i.e. BMP's) that will be implemented as part of the construction activity to control pollutants in storm water discharges. Each major activity in the site construction process should be clearly defined and the BMPs related to that activity should be listed.
- b) A description of interim and permanent stabilization practices for the site, including a schedule of when the practices will be implemented.
- c) Dates when major grading activities occur.

- d) Dates when construction activities temporarily or permanently cease on a portion of the site.
- e) Dates when stabilization measures are initiated.
- f) A description of structural practices to divert flows from exposed soils, retain/detain flows or otherwise limit runoff and/or the discharge of pollutants from exposed areas of the site.
- g) A description of all post-construction storm water management measures that will be installed during the construction process to control pollutants in storm water discharges after construction operations have been completed.
- h) A description of the measures to prevent the discharge of solid materials, including building materials, to the waters of the United States.
- i) A description of the measures to minimize, to the extent practicable, offsite vehicle tracking of sediments onto paved surfaces and the generation of dust
- j) A description of controls and measures that will be implemented to control the storm water discharges from on-site crusher and asphalt plants.

XI. Description of Non-Storm Water Discharge Management Controls to Reduce Pollutants

- a) Discharges from fire fighting activities.
- b) Fire hydrant flushing.
- c) Waters used to wash vehicles where detergents are not used.
- d) Water used to control dust.
- e) Water used to flush waterlines and wash down buildings.
- f) Air conditioning condensate.
- g) Uncontaminated spring water, groundwater and discharges from foundation drains.
- h) Uncontaminated excavation dewatering.
- i) Landscape irrigation.

XII. Procedures for Dealing with Spills, and Releases in Excess of Mandated Reportable Quantities

- a) A list of emergency contact numbers.
- b) A table listing types of listed materials expected to be on site and the reportable quantity of each.
- c) Procedures for dealing with and reporting spills and releases.

XIII. Maintenance of Storm Water Discharge Management Controls

A description of the maintenance requirements for the BMP's that are installed.

XIV. Inspections

- a) Frequency of inspection.
- b) Standardized forms for inspection reports.

XV. Procedures for Updating and Modifying the SWP

- a) A statement explaining when the SWP must be amended.
- b) A statement of the procedure that should be followed to update and modify the SWP.

XVI. Notice of Termination

- a) When a NOT is filed.
- b) Procedure for filing a NOT.

CENTEX HOMES

Appendix C

Pre-Construction Inspection and Review Form

Site name:	Permittee:							
City:	Cou	nty: _		State:				
Site Storm Water Compliance Representative):							
Division:	Divis	sion S	Storm V	Vater Rep.:				
Permit Coverage	Yes			Permit No./Identifier	Date of Coverage			
Federal / State (circle one) permit application filed and accurate?								
2. County								
3. City								
4. Special District (Other)								
5. If there are multiple storm water plans, in plans for consistency.	ncludi	ng er	osion a	and sediment control plans, for this	Site, check the			
Storm Water Plan ("SWP") Information	Yes	No	N/A	Deficiency Identified	Date Fixed			
6. If required by the Applicable Permit, is the SWP properly certified?								
7. Has the Site Storm Water Compliance Representative reviewed the SWP?								
8. Does the SWP identify the stages of construction and the storm water								
controls called for at each stage? 9. Does the SWP identify the site					_			
inspection frequency and routine								
maintenance deadlines required by the								
Applicable Permit?								
10. Does the SWP contain a statement by the preparer that its development was guided by the requirements of								
Paragraph 11(c) of the Consent Decree								
and the National SWP Criteria attached								
as Appendix B to the Decree? Site Status	Yes	No	N/A	Deficiency Identified	Date Fixed			
11. Has the Site Storm Water Compliance	res	NO	IN/A	Deliciency Identified	Date Fixed			
Representative(s) received training?								
12. Are storm water controls called for in the current phase of construction properly located and installed?								
13. As applicable, do the installed storm								
water controls appear to be working properly and are they appropriate for existing conditions at the Site?								
A Storm Water Compliance Representative Form. Do not sign this form until a respons form and the completion date of the respons form has been signed. For purposes of investigations, surveying, environmental test are not sediment basins, provided that none	ive ac sive ac f this ting, p	tion h ction form lant (v se act	nas been noted. cons vegetat tivities	en completed for each deficiency id Do not commence construction activity does not include tion) salvage, or the initial installatio involve significant soil disturbance.	entified on this ctivity until this e geotechnical on of BMPs that			
Name and Title		Si	gnatur	e	Date			

CENTEX HOMES

Appendix D

FOR STATES THAT HAVE DELEGATED ANY INSPECTION OR ENFORCEMENT AUTHORITY UNDER AN APPLICABLE PERMIT TO A LOCAL ADMINISTRATIVE OR GOVERNMENTAL BODY

Site Inspection Report

Site	name:	Perr	nittee:					
Divis	sion: Inspection	n date:		ı	nspe	ctor:		
Wea	ther conditions (circle one):	Dry	Rair	1		Snow	lcy	
Insp	ection type (circle one):	Regular	Pred	cipitati	on	Quarterly	Final	
	General		Yes	No	N/A		nsive Action Log eference #	
Α.	Is the Storm Water Plan ("SWP") on location posted?	Site or its						
B.	If required under the Applicable Per Applicable Permit and/or NOI on Site							
C.	Is contact information provided on scorrect?							
D.	Since the last site inspection, has C notice of a federal, state or local ins evaluating compliance with the App	pection						
E.	Was the Site Inspection Report for t inspection signed by the Site Storm Compliance Representative and cerrequired by the Applicable Permit?	he last Water						
F.	Have Action Items from last Site Ins addressed? If not, describe why no Responsive Action Log for this Site	t on						
	Maintenance		Yes	No	N/A		nsive Action Log eference #	
G.	Is there an excess of sediment or ar other pollutants exiting the Site?	n excess of						
Н.	Are off-Site roads/gutters free of exc sediment from the Site?	cessive						
I.	Are exit/entrance controls properly working condition, with no repairs n							
J.	Are exposed areas stabilized as req	uired?						
K.	Are stockpiles located and stabilize	d as required?						
L.	Are other BMPs properly located, in condition, and no repairs necessary	?						
M.	Are washouts properly located, in w condition, and no repairs necessary							
N.	Are hazardous materials managed a	s required?						
Ο.	Are trash, construction debris, and wastes managed as required?							
P.	Are portable toilets provided and pr	. ,						
Q.	Are the Site Storm Water BMPs and consistent with each other?	the SWP						

Name and Title of Inspector	Signature of Inspector	Date
[INSERT CERTIFICATION IF AND	AS REQUIRED BY THE APPLICABLE	EPERMIT]
Name and Title of Certifying Party	Signature	Date
If a Storm Water Consultant Designee cond Representative must review and sign the c	• •	/ater Compliance
Name: Site Storm Water Compliance Representati	Signature	Date

Please note that this form must be kept with the Storm Water Plan ("SWP").

Responsive Action Log

Site name:	Inspection	on date:								
Responsive Action Log Reference #	Responsive Action	Date Noted	Date Responsive Action Completed	Initials						

Please note that this form must be kept with the Storm Water Plan ("SWP").

User Instructions for Site Inspection Report (Appendix D)

GENERAL INSTRUCTIONS

- This form consists of the Site Inspection Report and Responsive Action Log. These are legal documents.
- Only the Site Storm Water Compliance Representative or his/her Designee, including a Storm Water Consultant, is permitted to undertake the inspection required by this form.
 If you are not this person, you must contact the Division Storm Water Compliance Representative immediately.
- Each Action Item must have a corresponding Responsive Action. An Action Item is a condition that requires action to be taken to achieve or maintain compliance with the Storm Water Requirements. A Responsive Action is an action taken to address an Action Item or to achieve or maintain compliance with Storm Water Requirements.
- Before proceeding with any inspection, you must first verify that the immediately previous inspection was conducted and the Site Inspection Form completed. You must also determine whether all Responsive Actions identified from the prior inspection, if any, were undertaken within the time period allowed by the Applicable Permit.
- You must restate or carry over to the current Responsive Action Log any Responsive
 Action not completed since the last inspection regardless of the time period allowed by
 the Applicable Permit. For each Responsive Action carried forward, you should make a
 note in the prior Responsive Action Log that the Responsive Action has been carried
 forward. Do not leave any blanks in a prior Responsive Action Log.
- You must answer every question. Check "Yes," "No," or "N/A" for each question as appropriate. A response of "N/A" is only permitted where the designated area under "N/A" is not shaded.
- If you check "No" for any question (other than Question C), you must provide a reference number under the "Responsive Action Log Reference #" column for each Action Item identified. Reference numbers have a letter and a number. The first character matches the letter designation of the applicable question. The second character is numerical starting with number 1. Responsive Action reference numbers shall be successive thereafter as to the numerical portion, for example, F-1, F-2, F-3, ..., G-1, G-2, ..., H1, I1, etc.
- You must sign and date the completed Site Inspection Form. If you are a Storm Water Consultant or a Designee for the Site Storm Water Compliance Representative and you complete this form, the Site Storm Water Compliance Representative must review and sign the completed form as well.
- A copy of each completed Site Inspection Report and Responsive Action Log must be kept with the SWP.

- At the conclusion of the Site Inspection, send a copy of the Site Inspection Report and Responsive Action Log to the Division Storm Water Compliance Representative at the Division Office.
- You must record the following information on each Site Inspection Report:
 - ✓ Site Name. Insert the name that is recorded on the Notice of Intent.
 - ✓ Permittee. Enter the name that appears on the Applicable Permit or the Notice of Intent.
 - ✓ Division. Insert the name of the Centex's operating division responsible for the Site identified on the form.
 - ✓ Inspection Date. Insert the date on which the inspection is being performed.
 - ✓ Inspector. Enter the name of the person performing the inspection.
 - ✓ Weather conditions. Circle the appropriate description that best describes current weather conditions.
 - ✓ Type of Inspection. Circle the inspection type that represents the purpose of the inspection. Only one inspection type may be circled. A Regular inspection is one conducted according to the regular schedule of inspections for a Site. A Precipitation inspection is one conducted, when required by the Applicable Permit, after a rainfall event as specified in the Applicable Permit. A Quarterly Inspection is one conducted in conjunction with the quarterly oversight for the Site. A Final Inspection is the last inspection planned prior to filing a Notice of Termination.

INSTRUCTIONS FOR COMPLETING INDIVIDUAL QUESTIONS

- You must respond to all of the following questions on each and every Site Inspection Report:
 - A. **Is the Storm Water Plan ("SWP") on Site or its location posted?** You must verify that the SWP is either at the construction office if the Site has one, or that the location of the SWP is posted with contact information for the Site Storm Water Compliance Representative.
 - B. If required under the Applicable Permit, is the Applicable Permit and/or NOI on Site? You must verify that the Applicable Permit and notification letter (if applicable) are on Site if required under the Applicable Permit. Maintain a complete copy of the Applicable Permit in the SWP Binder.
 - C. **Is contact information provided on Site and is it correct? -** You must verify that the name and phone number of the Site Storm Water Compliance Representative are located in a conspicuous place on Site and are correct and legible.

- D. Since the last site inspection, has Centex received notice of a federal, state or local inspection evaluating compliance with the Applicable Permit (i.e., the NPDES or State equivalent storm water permit)? The notice contemplated by this question is written notice from a federal, state, or local entity regarding a storm water inspection evaluating compliance with the Applicable Permit (i.e., the NPDES or State equivalent storm water permit). Local inspections evaluating compliance with local programs (e.g. postconstruction stormwater management or locally approved erosion and sediment control) do not require an answer of yes to this question. If, however, Centex has received written notice of a federal, state, or local inspection evaluating compliance with the Applicable Permit, you must record the name of the agency that performed the inspection, the name and position of the person that performed the inspection for the agency, and the date of the inspection. Further, you must include on the Responsive Action Log a description of alleged violations based on the federal, state, or local inspection, whether or not Centex intends to challenge the alleged violations.
- E. Was the Site Inspection Report for the last inspection signed by the Site Storm Water Compliance Representative and certified if and as required by the Applicable Permit? You must verify that the Site Inspection Report for the prior inspection was signed and, if required under the Applicable Permit, certified by the person undertaking that inspection, whether that person was the Storm Water Consultant Designee or the Site Storm Water Compliance Representative. You must also verify the Site Storm Water Compliance Representative reviewed and signed the form if the Storm Water Consultant Designee conducted the Site Inspection.
- F. Have Action Items from last Site Inspection been addressed? If not, describe why not on Responsive Action Log for this Site Inspection. You must verify whether or not all Responsive Actions recorded on the prior Responsive Action Log have been completed. If not, explain on the Responsive Action Log for the current Site Inspection the reasons why these actions have not been accomplished, what actions remain to be taken and whether our response to date satisfies applicable permit requirements. Do not leave any blanks in a prior Responsive Action Log.
- Maintenance Assign a separate reference number to each Action Item identified within the following categories and briefly describe the Responsive Action required to address the Action Item.
 - G. Is there an excess of sediment or an excess of other pollutants exiting the Site? You must verify that neither an excess of sediment nor an excess of other pollutants is exiting the Site. You should check applicable BMPs such as outfalls, exit/entrance controls, site perimeter controls, receiving water courses and adjacent offsite areas for excessive sediment or other excessive pollutant discharges. You should determine and record the source of the excessive sediment or other pollutants. If an off-site property is discharging sediment or other pollutants onto the Site, record that information and whether the off-site source is contributing to the excessive discharge from the Site.

- H. Are off-Site roads/gutters free of excessive sediment from the Site? You must verify that the roads adjacent to the Site are free of excessive sediment. You should determine and record the source of the excessive sediment. If an off-site property is contributing to or causing the excessive sediment in the off-Site roads or gutters, record that information.
- I. Are exit/entrance controls properly located and in working condition, with no repairs necessary? - You must verify that exit/entrance controls are properly located, in working condition, and no repairs necessary. You should check that exit/entrance controls, such as stone pads, rumble grates, and the like, for the construction entrances and other access points are in place and are maintained pursuant to the SWP.
- J. Are exposed areas stabilized as required? You must verify that exposed areas are stabilized as required. Exposed areas are any areas that have been disturbed or have otherwise lost natural cover. You should check that areas where construction activity has ceased or has been temporarily suspended are stabilized in accordance with the SWP.
- K. Are stockpiles located and stabilized as required? You must verify that stockpiles located and stabilized as required. You should check that stockpiles are located in areas where they may minimize the potential for discharging excessive sediment from the Site or onto any road or gutter and that they have been stabilized in accordance with the SWP.
- L. Are other BMPs properly located, in working condition, and no repairs necessary? You must verify that BMPs are properly located and in working condition and that no repairs are necessary. You should check that BMPs (including by way of illustration, linear barriers, soil stabilization techniques, sediment ponds/traps and inlet protection) are properly placed, appear to be working, and are maintained in accordance with the SWP.
- M. Are washouts properly located, in working condition, and no repairs necessary? You must verify that concrete, paint, and other washouts are properly placed, appear to be working, and are maintained in accordance with the SWP.
- N. Are hazardous materials managed as required? You must verify that hazardous materials are managed as required. You should check that storage and containment areas and controls and that management of hazardous materials (including leaks and spills) are implemented in accordance with the SWP.
- Are trash, construction debris, and other solid wastes managed as required?

 You must verify that trash, construction debris, and other solid wastes are managed as required. You should check that controls for the collection and storage of trash, construction debris and other solid wastes are properly placed, appear to be effective, and are maintained in accordance with the SWP.
- P. **Are portable toilets provided and properly located?** You must verify that portable toilets are provided and properly located. You should check that

portable toilets are located off roads and away from gutters and inlets and are properly anchored and maintained.

Q. Are the Site Storm Water BMPs and the SWP consistent with each other? - You must verify that Site BMPs and the SWP are consistent with each other. You should check that the BMPs shown on the SWP for the current stage of construction exist on Site and that the BMPs that exist on Site are shown on the SWP. In particular, you must make sure that any map or figure within the SWP is consistent with what has been installed on the ground. Even if we have installed additional BMPs not originally called for in the SWP, the additional BMPs must be shown on the map.

INSTRUCTIONS FOR COMPLETING THE RESPONSIVE ACTION LOG

- You must record each reference number from the first page under "Responsive Action Log Reference #" on the Responsive Action Log in the first column under "Responsive Action Log Reference #." Each reference number must be listed on a separate line.
- For each recorded reference number, you must identify in the "Responsive Action" column the Responsive Action taken or to be taken.
- If a condition relates to a BMP, you must identify the applicable BMP by type and location and state the action necessary to achieve or maintain compliance with the SWP.
 If a condition relates to anything other than a BMP, you must briefly describe the condition that requires action and the action necessary to achieve or maintain compliance with the SWP.
- You must record the date the Action Item was first identified in the "Date Noted" column.
- The date recorded for a Responsive Action under the "Date Noted" column will not change, even if the Responsive Action is carried over to subsequent Responsive Action Logs. When a Responsive Action is restated or carried over to a new Responsive Action Log, you must restate or carry over the date for the Responsive Action as identified on the first Responsive Action Log on which the Responsive Action appeared.
- The Site Storm Water Compliance Representative or the Storm Water Consultant Designee is responsible for recording and initialing the date each Responsive Action is completed. If the Site Storm Water Compliance Representative or the Storm Water Consultant Designee actually performed the Responsive Action, he or she should date and initial the Responsive Action Log the same day as the Responsive Action is completed. If a Contractor performs the Responsive Action, the Site Storm Water Compliance Representative or the Storm Water Consultant Designee must confirm that the Responsive Action has been completed and record the date the Responsive Action was completed by the Contractor.

CENTEX HOMES

Appendix D

FOR STATES THAT HAVE NOT DELEGATED ANY INSPECTION OR ENFORCEMENT AUTHORITY UNDER AN APPLICABLE PERMIT TO A LOCAL ADMINISTRATIVE OR GOVERNMENTAL BODY

Site Inspection Report

Site name: Per		mittee:					_	
Divis	sion: In	Inspection date:			Inspe	ctor:		_
Wea	ther conditions (circle one):	Dry	Rair	1		Snow	lcy	
Insp	ection type (circle one):	Regular	Pred	cipitati	ion	Quarterly	Final	
	Gen	eral	Yes	No	N/A		ive Action Log ference #	
A.	Is the Storm Water Plan ("S' location posted?	WP") on Site or its						
B.	If required under the Applic Applicable Permit and/or NO							
C.	Is contact information provi correct?	ded on Site and is it						
D.	Since the last site inspection of a federal or state in compliance with the Application.	nspection evaluating						
E.	Was the Site Inspection Rep inspection signed by the Site Compliance Representative required by the Applicable I	oort for the last te Storm Water and certified if and as						
F.	Have Action Items from last addressed? If not, describe Responsive Action Log for	Site Inspection been why not on						
	Mainte	nance	Yes	No	N/A		sive Action Log ference #	
G.	Is there an excess of sedimental other pollutants exiting the							
H.	Are off-Site roads/gutters fr sediment from the Site?	ee of excessive						
I.	Are exit/entrance controls p working condition, with no							
J.	Are exposed areas stabilize	d as required?						
K.	Are stockpiles located and	stabilized as required?						
L.	Are other BMPs properly loc condition, and no repairs no							
M.	Are washouts properly loca condition, and no repairs no							
N.	Are hazardous materials ma	anaged as required?						
Ο.	Are trash, construction deb wastes managed as require							
P.	Are portable toilets provide	d and properly located?						
Q.	Are the Site Storm Water Bit consistent with each other?							

Name and Title of Inspector	Signature of Inspector	Date
[INSERT CERTIFICATION IF AND	AS REQUIRED BY THE APPLICABLE	EPERMIT]
Name and Title of Certifying Party	Signature	Date
If a Storm Water Consultant Designee cond Representative must review and sign the c	• •	/ater Compliance
Name: Site Storm Water Compliance Representati	Signature	Date

Please note that this form must be kept with the Storm Water Plan ("SWP").

Responsive Action Log

Site name:	Inspection	on date:								
Responsive Action Log Reference #	Responsive Action	Date Noted	Date Responsive Action Completed	Initials						

Please note that this form must be kept with the Storm Water Plan ("SWP").

User Instructions for Site Inspection Report (Appendix D)

GENERAL INSTRUCTIONS

- This form consists of the Site Inspection Report and Responsive Action Log. These are legal documents.
- Only the Site Storm Water Compliance Representative or his/her Designee, including a Storm Water Consultant, is permitted to undertake the inspection required by this form.
 If you are not this person, you must contact the Division Storm Water Compliance Representative immediately.
- Each Action Item must have a corresponding Responsive Action. An Action Item is a condition that requires action to be taken to achieve or maintain compliance with the Storm Water Requirements. A Responsive Action is an action taken to address an Action Item or to achieve or maintain compliance with Storm Water Requirements.
- Before proceeding with any inspection, you must first verify that the immediately previous inspection was conducted and the Site Inspection Form completed. You must also determine whether all Responsive Actions identified from the prior inspection, if any, were undertaken within the time period allowed by the Applicable Permit.
- You must restate or carry over to the current Responsive Action Log any Responsive
 Action not completed since the last inspection regardless of the time period allowed by
 the Applicable Permit. For each Responsive Action carried forward, you should make a
 note in the prior Responsive Action Log that the Responsive Action has been carried
 forward. Do not leave any blanks in a prior Responsive Action Log.
- You must answer every question. Check "Yes," "No," or "N/A" for each question as appropriate. A response of "N/A" is only permitted where the designated area under "N/A" is not shaded.
- If you check "No" for any question (other than Question C), you must provide a reference number under the "Responsive Action Log Reference #" column for each Action Item identified. Reference numbers have a letter and a number. The first character matches the letter designation of the applicable question. The second character is numerical starting with number 1. Responsive Action reference numbers shall be successive thereafter as to the numerical portion, for example, F-1, F-2, F-3, ..., G-1, G-2, ..., H1, I1, etc.
- You must sign and date the completed Site Inspection Form. If you are a Storm Water Consultant or a Designee for the Site Storm Water Compliance Representative and you complete this form, the Site Storm Water Compliance Representative must review and sign the completed form as well.
- A copy of each completed Site Inspection Report and Responsive Action Log must be kept with the SWP.

- At the conclusion of the Site Inspection, send a copy of the Site Inspection Report and Responsive Action Log to the Division Storm Water Compliance Representative at the Division Office.
- You must record the following information on each Site Inspection Report:
 - ✓ Site Name. Insert the name that is recorded on the Notice of Intent.
 - ✓ Permittee. Enter the name that appears on the Applicable Permit or the Notice of Intent.
 - ✓ Division. Insert the name of the Centex's operating division responsible for the Site identified on the form.
 - ✓ Inspection Date. Insert the date on which the inspection is being performed.
 - ✓ Inspector. Enter the name of the person performing the inspection.
 - ✓ Weather conditions. Circle the appropriate description that best describes current weather conditions.
 - ✓ Type of Inspection. Circle the inspection type that represents the purpose of the inspection. Only one inspection type may be circled. A Regular inspection is one conducted according to the regular schedule of inspections for a Site. A Precipitation inspection is one conducted, when required by the Applicable Permit, after a rainfall event as specified in the Applicable Permit. A Quarterly Inspection is one conducted in conjunction with the quarterly oversight for the Site. A Final Inspection is the last inspection planned prior to filing a Notice of Termination.

INSTRUCTIONS FOR COMPLETING INDIVIDUAL QUESTIONS

- You must respond to all of the following questions on each and every Site Inspection Report:
 - A. **Is the Storm Water Plan ("SWP") on Site or its location posted?** You must verify that the SWP is either at the construction office if the Site has one, or that the location of the SWP is posted with contact information for the Site Storm Water Compliance Representative.
 - B. If required under the Applicable Permit, is the Applicable Permit and/or NOI on Site? You must verify that the Applicable Permit and notification letter (if applicable) are on Site if required under the Applicable Permit. Maintain a complete copy of the Applicable Permit in the SWP Binder.
 - C. **Is contact information provided on Site and is it correct? -** You must verify that the name and phone number of the Site Storm Water Compliance Representative are located in a conspicuous place on Site and are correct and legible.

- D. Since the last site inspection, has Centex received notice of a federal or state inspection evaluating compliance with the Applicable Permit (i.e., the NPDES or State equivalent storm water permit)? The notice contemplated by this question is written notice from a federal or state entity regarding a storm water inspection evaluating compliance with the Applicable Permit (i.e., the NPDES or State equivalent storm water permit). Local inspections evaluating compliance with local programs (e.g. post-construction stormwater management or locally approved erosion and sediment control) do not require an answer of yes to this question. If, however, Centex has received written notice of a federal or state inspection evaluating compliance with the Applicable Permit, you must record the name of the agency that performed the inspection, the name and position of the person that performed the inspection for the agency, and the date of the inspection. Further, you must include on the Responsive Action Log a description of alleged violations based on the federal or state inspection, whether or not Centex intends to challenge the alleged violations.
- E. Was the Site Inspection Report for the last inspection signed by the Site Storm Water Compliance Representative and certified if and as required by the Applicable Permit? You must verify that the Site Inspection Report for the prior inspection was signed and, if required under the Applicable Permit, certified by the person undertaking that inspection, whether that person was the Storm Water Consultant Designee or the Site Storm Water Compliance Representative. You must also verify the Site Storm Water Compliance Representative reviewed and signed the form if the Storm Water Consultant Designee conducted the Site Inspection.
- F. Have Action Items from last Site Inspection been addressed? If not, describe why not on Responsive Action Log for this Site Inspection. You must verify whether or not all Responsive Actions recorded on the prior Responsive Action Log have been completed. If not, explain on the Responsive Action Log for the current Site Inspection the reasons why these actions have not been accomplished, what actions remain to be taken and whether our response to date satisfies applicable permit requirements. Do not leave any blanks in a prior Responsive Action Log.
- Maintenance Assign a separate reference number to each Action Item identified within the following categories and briefly describe the Responsive Action required to address the Action Item.
 - G. Is there an excess of sediment or an excess of other pollutants exiting the Site? You must verify that neither an excess of sediment nor an excess of other pollutants is exiting the Site. You should check applicable BMPs such as outfalls, exit/entrance controls, site perimeter controls, receiving water courses and adjacent offsite areas for excessive sediment or other excessive pollutant discharges. You should determine and record the source of the excessive sediment or other pollutants. If an off-site property is discharging sediment or other pollutants onto the Site, record that information and whether the off-site source is contributing to the excessive discharge from the Site.

- H. Are off-Site roads/gutters free of excessive sediment from the Site? You must verify that the roads adjacent to the Site are free of excessive sediment. You should determine and record the source of the excessive sediment. If an off-site property is contributing to or causing the excessive sediment in the off-Site roads or gutters, record that information.
- I. Are exit/entrance controls properly located and in working condition, with no repairs necessary? - You must verify that exit/entrance controls are properly located, in working condition, and no repairs necessary. You should check that exit/entrance controls, such as stone pads, rumble grates, and the like, for the construction entrances and other access points are in place and are maintained pursuant to the SWP.
- J. Are exposed areas stabilized as required? You must verify that exposed areas are stabilized as required. Exposed areas are any areas that have been disturbed or have otherwise lost natural cover. You should check that areas where construction activity has ceased or has been temporarily suspended are stabilized in accordance with the SWP.
- K. Are stockpiles located and stabilized as required? You must verify that stockpiles located and stabilized as required. You should check that stockpiles are located in areas where they may minimize the potential for discharging excessive sediment from the Site or onto any road or gutter and that they have been stabilized in accordance with the SWP.
- L. Are other BMPs properly located, in working condition, and no repairs necessary? You must verify that BMPs are properly located and in working condition and that no repairs are necessary. You should check that BMPs (including by way of illustration, linear barriers, soil stabilization techniques, sediment ponds/traps and inlet protection) are properly placed, appear to be working, and are maintained in accordance with the SWP.
- M. Are washouts properly located, in working condition, and no repairs necessary? You must verify that concrete, paint, and other washouts are properly placed, appear to be working, and are maintained in accordance with the SWP.
- N. Are hazardous materials managed as required? You must verify that hazardous materials are managed as required. You should check that storage and containment areas and controls and that management of hazardous materials (including leaks and spills) are implemented in accordance with the SWP.
- Are trash, construction debris, and other solid wastes managed as required?

 You must verify that trash, construction debris, and other solid wastes are managed as required. You should check that controls for the collection and storage of trash, construction debris and other solid wastes are properly placed, appear to be effective, and are maintained in accordance with the SWP.
- P. **Are portable toilets provided and properly located?** You must verify that portable toilets are provided and properly located. You should check that

portable toilets are located off roads and away from gutters and inlets and are properly anchored and maintained.

Q. Are the Site Storm Water BMPs and the SWP consistent with each other? - You must verify that Site BMPs and the SWP are consistent with each other. You should check that the BMPs shown on the SWP for the current stage of construction exist on Site and that the BMPs that exist on Site are shown on the SWP. In particular, you must make sure that any map or figure within the SWP is consistent with what has been installed on the ground. Even if we have installed additional BMPs not originally called for in the SWP, the additional BMPs must be shown on the map.

INSTRUCTIONS FOR COMPLETING THE RESPONSIVE ACTION LOG

- You must record each reference number from the first page under "Responsive Action Log Reference #" on the Responsive Action Log in the first column under "Responsive Action Log Reference #." Each reference number must be listed on a separate line.
- For each recorded reference number, you must identify in the "Responsive Action" column the Responsive Action taken or to be taken.
- If a condition relates to a BMP, you must identify the applicable BMP by type and location and state the action necessary to achieve or maintain compliance with the SWP.
 If a condition relates to anything other than a BMP, you must briefly describe the condition that requires action and the action necessary to achieve or maintain compliance with the SWP.
- You must record the date the Action Item was first identified in the "Date Noted" column.
- The date recorded for a Responsive Action under the "Date Noted" column will not change, even if the Responsive Action is carried over to subsequent Responsive Action Logs. When a Responsive Action is restated or carried over to a new Responsive Action Log, you must restate or carry over the date for the Responsive Action as identified on the first Responsive Action Log on which the Responsive Action appeared.
- The Site Storm Water Compliance Representative or the Storm Water Consultant Designee is responsible for recording and initialing the date each Responsive Action is completed. If the Site Storm Water Compliance Representative or the Storm Water Consultant Designee actually performed the Responsive Action, he or she should date and initial the Responsive Action Log the same day as the Responsive Action is completed. If a Contractor performs the Responsive Action, the Site Storm Water Compliance Representative or the Storm Water Consultant Designee must confirm that the Responsive Action has been completed and record the date the Responsive Action was completed by the Contractor.

Appendix E

FOR STATES THAT HAVE DELEGATED ANY INSPECTION OR ENFORCEMENT AUTHORITY UNDER AN APPLICABLE PERMIT TO A LOCAL ADMINISTRATIVE OR GOVERNMENTAL BODY

Quarterly Compliance Inspection

Site name:		Permittee:				
Division:		Inspection date:		Inspect		ctor:
Wea	ther conditions (circle one): Dry	Rair	1		Snow Icy
Insp	ection type (circle one):	Regular	Pred	cipitati	on	Quarterly Final
	Please note that this	form must be kept on-sit	te with	the S	Storn	า Water Plan ("SWP").
	G	eneral	Yes	No	N/A	Responsive Action Log Reference #
Α.	Is the Storm Water Plan (location posted?	"SWP") on Site or its				
B.	If required under the App Applicable Permit and/or					
C.	Is contact information procorrect?					
D.	notice of a federal, state,	tion, has Centex received or local inspection ith the Applicable Permit?				
E.	Was the Site Inspection F inspection signed by the	Report for the last Site Storm Water ive and certified if and as				
F.	Have Action Items from It addressed? If not, descr Responsive Action Log for	ast Site Inspection been ibe why not on				
	Maii	ntenance	Yes	No	N/A	Responsive Action Log Reference #
G.	Is there an excess of sed other pollutants exiting the					
H.	Are off-Site roads/gutters sediment from the Site?	free of excessive				
I.	Are exit/entrance control working condition, with r					
J.	Are exposed areas stabil	ized as required?				
K.	Are stockpiles located ar	nd stabilized as required?				
L.	Are other BMPs properly condition, and no repairs					
M.	Are washouts properly lo condition, and no repairs					
N.	Are hazardous materials	managed as required?				
Ο.	Are trash, construction d wastes managed as requ					
P.	Are portable toilets provi	ded and properly located?				
Q.	Are the Site Storm Water	BMPs and the SWP	1			1

consistent with each other?

Name and Title of Inspector	Signature of Inspector	Date
[INSERT CERTIFICATION IF A	ND AS REQUIRED BY THE APPLICABLE	EPERMIT]
Name and Title of Certifying Party	Signature	Date

Responsive Action Log

Site name:	1	nspection date: _							
Permittee:									
Responsive Action Log Reference #	Responsive Action	Date Noted							

Qı	uarterly Compliance Review for (/20 to/20)
Site	Name:
Div	ision Name:
Dat	e of Review:
Site	Inspected By:
	ision Storm Water npliance Representative:
	e Storm Water npliance Representative(s):
If the	e Division Storm Water Compliance Representative conducts the Quarterly Compliance Inspection: The Division Storm Water Compliance Representative must complete boxes 1 and 2 for each of the topics listed below.
If a [Designee (e.g. a storm water consultant) conducts the Quarterly Compliance Inspection: The Designee must complete boxes 1 and 2 for each of the topics listed below, and The Division Storm Water Compliance Representative must complete box 3 for each of the topics listed below.
with	n completion of the Quarterly Compliance Inspection, each of the following topics should be reviewed all of the Site Storm Water Compliance Representatives. When the review is completed, the Division all of the Site Storm Water Compliance Representatives must sign the form in the space provided w.
	A. Physical Condition of the Site and BMPs
1.	Are there compliance issues related to the physical condition of the Site or BMPs? (circle one) Y or N If "yes," what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

	B. Adequacy of the Site Storm Water Plan and Recordkeeping Procedures
1.	Are there inadequacies in the Storm Water Plan or the recordkeeping procedures? (circle one) Y or N If "yes," describe any inadequacies.
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:
	C. Contractor Compliance with Storm Water Requirements
1.	Are there any storm water compliance issues being caused by contractors or subcontractors? (circle one) Y or N If "yes," what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

	D. Number of Responsive Actions not Performed in the Time and Manner Required by the Applicable Permit	
	1.	Are there compliance issues with the number of Responsive Actions not performed in the time and manner required by the Applicable Permit? (circle one) Y or N If yes, what are the issues? What are the causes?
	2.	If "yes" is circled in question 1, recommended actions to address these issues include:
	3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:
		E. Recurring Compliance Issues at the Site
	1.	Are there recurring compliance issues at the Site? (circle one) Y or N If yes, what are the issues? What are the causes?
	2.	If "yes" is circled in question 1, recommended actions to address these issues include:
	3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

Qu	arterly Co	mpliance R	eview Sumn	nary for (20 to _	/20	
1.	Was there a failure to obtain coverage for this Site under an Applicable Permit prior to commencement of construction? If yes, how may days of discharge of pollutants from the Sit to a water of the US occurred during the quarter covered by this Quarterly Compliance Inspection and Review and prior to obtaining coverage under an Applicable Permit?							
	Yes	No	N/A	If yes, total n	umber of da	ys during qu	uarter:	
2.			ly Compliance I aterial failure to				or the Site, was the spection and	
					Yes	No	N/A	
3.			r Compliance R gram at the time				e with Centex's ection and Review?	
					Yes	No		
4.	Site Inspec	ctions:						
	Total numb	Total number of all Site Inspections required during the quarter:						
	Total numb	Total number of missed or undocumented Site Inspections:						
	Perd	Percentage Compliance:						
	Total numb	er of times a S\	VP was not avai	lable (or its loc	ation posted	l) during a S	ite Inspection:	
	Perd	centage Compli	ance:					
5.	Responsiv	e Actions:						
	Total number of Responsive Actions identified during quarter:							
	Total numb	er of Responsiv	ve Actions not ac	dressed withir	the time all	owed by the	Applicable Permit:	
	Perd	centage Compli	ance:					
with			nce Representati nce Representati					
Nam Divis		ter Compliance	Representative	Signature			DATE	
Nam	<u> </u>			Signature			DATE	

Site Storm Water Compliance Representative

Appendix E

FOR STATES THAT HAVE NOT DELEGATED ANY INSPECTION OR ENFORCEMENT AUTHORITY UNDER AN APPLICABLE PERMIT TO A LOCAL ADMINISTRATIVE OR GOVERNMENTAL BODY

Quarterly Compliance Inspection

Site name:	Per	mittee:			
Division:	Inspection date:	Inspector:			ctor:
Weather conditions (circle one): Dry	Rair	Rain		Snow Icy
Inspection type (circle one):	Regular	Pred	cipitati	on	Quarterly Final
Please note that this	form must be kept on-sit	e with	the S	Storm	Water Plan ("SWP").
G	eneral	Yes	No	N/A	Responsive Action Log Reference #
A. Is the Storm Water Plan (location posted?	"SWP") on Site or its				
B. If required under the App Applicable Permit and/or					
C. Is contact information procorrect?	ovided on Site and is it				
D. Since the last site inspec notice of a federal or stat compliance with the App					
E. Was the Site Inspection F inspection signed by the Compliance Representati required by the Applicable	Report for the last Site Storm Water ve and certified if and as				
F. Have Action Items from It addressed? If not, descr Responsive Action Log for	ast Site Inspection been ibe why not on				
Mair	ntenance	Yes	No	N/A	Responsive Action Log Reference #
G. Is there an excess of sed other pollutants exiting the					
H. Are off-Site roads/gutters sediment from the Site?	free of excessive				
I. Are exit/entrance controls working condition, with n					
J. Are exposed areas stabil	ized as required?				
K. Are stockpiles located an	d stabilized as required?				
L. Are other BMPs properly condition, and no repairs					
M. Are washouts properly lo condition, and no repairs					
N. Are hazardous materials	managed as required?				
O. Are trash, construction d wastes managed as requ					
P. Are portable toilets provi	ded and properly located?				
Q. Are the Site Storm Water	BMPs and the SWP				

consistent with each other?

Name and Title of Inspector	Signature of Inspector	Date
[INSERT CERTIFICATION IF A	ND AS REQUIRED BY THE APPLICABLE	EPERMIT]
Name and Title of Certifying Party	Signature	Date

Responsive Action Log

Site name:	1	nspection date: _							
Permittee:									
Responsive Action Log Reference #	Responsive Action	Date Noted							

Qı	uarterly Compliance Review for (/20 to/20)
Site	e Name:
Div	ision Name:
Dat	e of Review:
Site	e Inspected By:
	ision Storm Water npliance Representative:
	e Storm Water mpliance Representative(s):
If the	 Division Storm Water Compliance Representative conducts the Quarterly Compliance Inspection: The Division Storm Water Compliance Representative must complete boxes 1 and 2 for each of the topics listed below.
If a I	Designee (e.g. a storm water consultant) conducts the Quarterly Compliance Inspection: The Designee must complete boxes 1 and 2 for each of the topics listed below, and The Division Storm Water Compliance Representative must complete box 3 for each of the topics listed below.
with	n completion of the Quarterly Compliance Inspection, each of the following topics should be reviewed all of the Site Storm Water Compliance Representatives. When the review is completed, the Division all of the Site Storm Water Compliance Representatives must sign the form in the space provided by.
	A. Physical Condition of the Site and BMPs
1.	Are there compliance issues related to the physical condition of the Site or BMPs? (circle one) Y or N If "yes," what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

	B. Adequacy of the Site Storm Water Plan and Recordkeeping Procedures
1.	Are there inadequacies in the Storm Water Plan or the recordkeeping procedures? (circle one) Y or N If "yes," describe any inadequacies.
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:
	C. Contractor Compliance with Storm Water Requirements
1.	Are there any storm water compliance issues being caused by contractors or subcontractors? (circle one) Y or N If "yes," what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

	D. Number of Responsive Actions not Performed in the Time and Manner Required by the Applicable Permit
1.	Are there compliance issues with the number of Responsive Actions not performed in the time and manner required by the Applicable Permit? (circle one) Y or N If yes, what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:
	E. Recurring Compliance Issues at the Site
1.	Are there recurring compliance issues at the Site? (circle one) Y or N If yes, what are the issues? What are the causes?
2.	If "yes" is circled in question 1, recommended actions to address these issues include:
3.	If "yes" is circled in question 1 and the Quarterly Compliance Inspection was conducted by a Designee, does the Division Storm Water Compliance Representative have additional recommendations? Y or N If "yes," list recommendations:

Qu	arterly Co	mpliance R	eview Sumn	nary for (20 to _	/20			
1.	Was there a failure to obtain coverage for this Site under an Applicable Permit prior to commencement of construction? If yes, how may days of discharge of pollutants from the Si to a water of the US occurred during the quarter covered by this Quarterly Compliance Inspection and Review and prior to obtaining coverage under an Applicable Permit?									
	Yes	No	N/A	If yes, total n	umber of da	ys during qu	uarter:			
2.			ly Compliance I aterial failure to				or the Site, was the spection and			
					Yes	No	N/A			
3.			r Compliance R gram at the time				e with Centex's ection and Review?			
					Yes	No				
4.	Site Inspec	ctions:								
	Total numb	Total number of all Site Inspections required during the quarter:								
	Total numb	er of missed or	undocumented :	Site Inspection	s:					
	Perd	centage Compli	ance:							
	Total numb	er of times a S\	VP was not avai	lable (or its loc	ation posted	l) during a S	ite Inspection:			
	Perd	centage Compli	ance:							
5.	Responsiv	e Actions:								
	Total numb	er of Responsiv	ve Actions identif	ied during qua	rter:					
	Total numb	er of Responsiv	ve Actions not ac	dressed withir	the time all	owed by the	Applicable Permit:			
	Perd	centage Compli	ance:							
with			nce Representati nce Representati							
Nam Divis		ter Compliance	Representative	Signature			DATE			
Nam	<u> </u>			Signature			DATE			

Site Storm Water Compliance Representative

Appendix F

Division Wide Summary Report

Division Name:							_		n Storm V ance Rep	Vater oresentative:						
Categories subject to s	tipulated penalties										Catego	ries not su	ıbiect to s	tipulated	penalties	
Site Name	How may days of discharge of pollutants from the Site to a water of the US occurred during the quarter covered by this Division Wide Summary Report including the Site, was there a failure to perform or material failure to document a Site Inspection Failure to perform or, if performed, a material failure to document a Site Inspection Review? Failure to perform or, if performed, a material failure to document a Site Inspection ## required Site Inspections ## missed Site Inspections	al failure to	to perform, or if		to perform, or if performed, a material failure to document the Ouarterly		performed, a material failure to document the document the performed, a trained and certified Site Storm Water Compliance		time of the Site Inspection		ed at the	Failure to complete a Respons Action within timeframe required by the Applicable Permit or, if completed, a		frame blicable eted, a		
		Construction Inspection and	# required Site Inspections			Inspection	oliance on for the te?	Quarterly Compliance Review for the Site?	ce Řeview	the Quarterly Inspection?	# required Si Inspections		% non- compliance	# response actions noted	# response actions not completed/ recorded	% non- compliance
			# required Site	# missed Site	% missed Site	# required	# missed	# required	# missed		# required Si	# of failures to	% non-	# response	# response actions not	% non-
			Inspections	Inspections	Inspections	Quarterly Inspections	Quarterly Inspections	Quarterly Reviews	Quarterly Reviews		Inspections	have SWP on Site	compliance	actions noted	completed/ recorded	compliance
Total per category																
ONCE COMPLETED THE	FORM IS TO BE SENT TO THE	FOLLOWING: (4) ALL SITE	AND DIVIS	ON STOR	м	Total # required	Total # missed	% missed	1	Signatura						
	FORM IS TO BE SENT TO THE					Quarterly Inspections and Reviews	Quarterly Inspections and Reviews	Quarterly Inspections and Reviews		Signature:						
	PRESENTATIVES WITHIN THE			ĺ					1	Name and Title:						
(2) THE DIVISION PRESID	ENT; AND (3) THE NATIONAL S	TORINI WATER COMPLIANCE	KEPKESE	INTATIVE.					J	Date:						

Appendix G

National Compliance Summary Report

I. Overview

[PROVIDE A BRIEF AND GENERAL DISCUSSION OF THE DATA PRESENTED IN THIS REPORT.]

II.	Information for Categories of Self-Reported Stipulated Penalties
	Number of days of discharge of pollutants from a Site to a water of the United States prior to obtaining coverage under an Applicable Permit
	Name of Site State # of days
	Number of failures to perform or, if performed, a material failure to document a required Pre-Construction Inspection and Review
	Total number of required Site Inspections
	Percentage failure to perform or, if performed, a material failure to document a required Site Inspection
	Total number of required Quarterly Compliance Inspections and Quarterly Compliance Reviews
	Percentage failure to perform or, if performed, a material failure to document a required Quarterly Compliance Inspection or Review
	Number of Division Wide Compliance Summary Reports prepared 1-7 days after deadline
	Number of Division Wide Compliance Summary Reports prepared 8-30 days after deadline
	Number of Division Wide Compliance Summary Reports prepared 31-90 days after deadline
	Number of failures to have a Storm Water Trained Site Storm Water Compliance Representative at the time of a Quarterly Compliance

III. **Responsive Actions/SWP on Site**

Α.	Respo	nsive Actions	
		Total number of required Responsive A	Actions
		Number of failures to complete Respor period required by the Applicable Perm material failure to record the informatio	nit or, if completed , a
		Percentage failure to complete Respor period required by the Applicable Perm failure to record the information.	
В.	SWP o	on Site	
		Percentage failure to have, at the time SWP on site or its location posted	of a Site Inspection, the
IV. Trai	ning Pro	gram	
	PTION O	TION OF CENTEX STORM WATER T F ANY SIGNIFICANT PROPOSED CH	
V. Sigr	nature an	d Certification	
supervis	sion. Í ce curate, ar	nat the foregoing information was prepartify that the responses are, to the best not complete. I am aware that there are information, including the possibility of th	of my knowledge and belief, a significant penalties for
By: [Name National St Compliance	orm Wate		Date

VI. Distribution

Once completed, this form must be sent to the following:

- The President, CEO or COO of Centex Homes; (1)
- (2) All Division Presidents;
- (3) All Division Storm Water Compliance Representatives;
- The Federal Plaintiff (as provided in Paragraphs 17, 27 and 63 of the (4) Consent Decree; and
- The States of Colorado, Maryland, Missouri, Nevada, Tennessee, Utah (5) and the Commonwealth of Virginia, as provided in Paragraphs 17 and 63 of the Consent Decree.

Appendix H

Environmental Compliance

Training Program Syllabus

INTRODUCTORY TRAINING

Given to: Division Storm Water Compliance Representatives, Site

Storm Water Representatives, and any Centex Homes employee who primarily and directly supervises (or who

primarily and directly assist in the supervision of)

construction activity in the field.

Contents: The Storm Water Compliance Representative training class

shall consist of the topics listed below.1

 Introduction to the Centex Storm Water Compliance Policy (including Consent Decree) (20 minutes)

- Introduction to Storm Water regulations and the State General Permit (20 minutes)
- Types of permits required for storm water pollution prevention (20 minutes)
 - o State
 - County
 - Special District
 - o Local
- Completing the NOI and other filing requirements (15 minutes)
- Centex Instructions for Storm Water Plan Preparation and Contents of the Storm Water Plan (30 minutes)
 - Certificates required as part of the Storm Water Plan
 - o Maps/Erosion Control Plans required
 - Dealing with multiple requirements from state and local agencies
 - Storm water runoff controls
 - Types of pollutants

¹ The projected timeframes for each topic in this syllabus are based on the approximate time needed to cover each topic in a live classroom setting. Actual times will vary due to numerous factors, including the size and nature of the audience. If a module is presented online, the projected time should be reduced by two-thirds.

- Types of Best Management Practices (BMPs) and details of each
- Descriptions of Best Management Practices (BMPs) that are to be installed during each phase of construction
- Non-storm water pollutants
 - Types of pollutants, procedures for management of non-storm water pollutants
- Dealing with on-site batch plant and manufacturing operations
- Mandatory reportable quantities of pollutant release and procedures for dealing with pollutant releases (5 minutes)
- Spill Prevention Control and Countermeasures Plans (5 minutes)
- Inspection requirements (60 minutes)
 - Required forms
 - Required signatures
 - Correction time requirements and Responsive Action logs
 - Quarterly Compliance Inspection
- Examples of acceptable and unacceptable BMP installation and maintenance (30 minutes)
- Dealing with Contractors (20 minutes)
- Updating and maintaining the storm water plan and maps (45 minutes)
- Records organization and maintenance (30 minutes)
- Site posting requirements (10 minutes)
- Final stabilization and turn over of the site (15 minutes)
- Completing and filing the NOT (5 minutes)

For Storm Water Compliance Representatives Only: Exam (30 minutes)

When Given: Annually

Format: 6 hour training session with an exam.

Cetificate Issued:

Passing the course will result in certification as Storm Water Trained. Certification is valid for 15 months and shall be renewed annually through completion of a refresher course and exam.

REFRESHER TRAINING

Contents:

- Centex Storm Water Compliance Policy, Storm Water Regulation, and Permits Required for Storm Water Pollution Prevention (10 minutes)
- Filing Requirements, SWP Preparation/Contents, and Updating the SWP and Maps (15 minutes)
- Inspections, Inspection requirements, and Records Maintenance (10 minutes)
- BMP Installation and Maintenance (10 minutes)
- Dealing with Contractors (5 minutes)
- Lessons Learned (10 minutes)

Format: 1 hour online training session with an exam for Storm Water

Compliance Representatives

Cetificate Issued: Passing the course will result in maintenance of certification

as Storm Water Trained for 15 months.

Appendix I

Environmental Compliance

Training Program Syllabus

INTRODUCTORY TRAINING

Given to: Division Storm Water Compliance Representatives, Site

Storm Water Representatives, and any Centex Homes employee who primarily and directly supervises (or who

primarily and directly assist in the supervision of)

construction activity in the field.

Contents: The Storm Water Compliance Representative training class

shall consist of the topics listed below.1

 Introduction to the Centex Storm Water Compliance Policy (including Consent Decree) (20 minutes)

- Introduction to Storm Water regulations and the State General Permit (20 minutes)
- Types of permits required for storm water pollution prevention (20 minutes)
 - o State
 - County
 - Special District
 - o Local
- Completing the NOI and other filing requirements (15 minutes)
- Centex Instructions for Storm Water Plan Preparation and Contents of the Storm Water Plan (30 minutes)
 - Certificates required as part of the Storm Water Plan
 - o Maps/Erosion Control Plans required
 - Dealing with multiple requirements from state and local agencies
 - Storm water runoff controls
 - Types of pollutants

¹ The projected timeframes for each topic in this syllabus are based on the approximate time needed to cover each topic in a live classroom setting. Actual times will vary due to numerous factors, including the size and nature of the audience. If a module is presented online, the projected time should be reduced by two-thirds.

- Types of Best Management Practices (BMPs) and details of each
- Descriptions of Best Management Practices (BMPs) that are to be installed during each phase of construction
- Non-storm water pollutants
 - Types of pollutants, procedures for management of non-storm water pollutants
- Dealing with on-site batch plant and manufacturing operations
- Mandatory reportable quantities of pollutant release and procedures for dealing with pollutant releases (5 minutes)
- Spill Prevention Control and Countermeasures Plans (5 minutes)
- Inspection requirements (60 minutes)
 - Required forms
 - Required signatures
 - Correction time requirements and Responsive Action logs
 - Quarterly Compliance Inspection
- Examples of acceptable and unacceptable BMP installation and maintenance (30 minutes)
- Dealing with Contractors (20 minutes)
- Updating and maintaining the storm water plan and maps (45 minutes)
- Records organization and maintenance (30 minutes)
- Site posting requirements (10 minutes)
- Final stabilization and turn over of the site (15 minutes)
- Completing and filing the NOT (5 minutes)

For Storm Water Compliance Representatives Only: Exam (30 minutes)

When Given: Annually

Format: 6 hour training session with an exam.

Cetificate Issued:

Passing the course will result in certification as Storm Water Trained. Certification is valid for 15 months and shall be renewed annually through completion of a refresher course and exam.

REFRESHER TRAINING

Contents:

- Centex Storm Water Compliance Policy, Storm Water Regulation, and Permits Required for Storm Water Pollution Prevention (10 minutes)
- Filing Requirements, SWP Preparation/Contents, and Updating the SWP and Maps (15 minutes)
- Inspections, Inspection requirements, and Records Maintenance (10 minutes)
- BMP Installation and Maintenance (10 minutes)
- Dealing with Contractors (5 minutes)
- Lessons Learned (10 minutes)

Format: 1 hour online training session with an exam for Storm Water

Compliance Representatives

Cetificate Issued: Passing the course will result in maintenance of certification

as Storm Water Trained for 15 months.

Appendix K

Listed Contractors

- Earthmoving Contractors
 Storm Drain Installation Contractors
- 3) Water and Sewer Installation Contractors
- 4) Paving Contractors (including curb and gutter installation)
- 5) Masonry Contractors
- 6) Interior and Exterior Painting and Staining Contractors
- 7) Stucco Contractors
- 8) Landscape Installation Contractors
- 9) Framing Siding Contractors
- 10) Drywall Contractors
- 11) Latrine Contractors

Appendix L

List of Contractor Do's & Don't's

DO:

- **DO** go to the Site Storm Water Compliance Representative with any questions regarding storm water pollution prevention or this list.
- DO place all trash and debris in the receptacles provided.
- **DO** use designated washout areas for cleaning equipment (e.g., concrete trucks must use the designated concrete washout area).
- DO report any spills of petroleum or other chemicals to the Site Storm Water Compliance Representative.
- **DO** immediately comply with any instructions given by the Site Storm Water Compliance Representative or other Centex personnel.

DON'T:

- **DON'T** allow any solvents, chemicals, or rinse liquids to drain into a street or storm drain, a creek, waterway, other water body.
- **DON'T** disable, damage, or interfere with any silt fence or similar erosion control.
 - For example, DON'T run over a silt fence or straw wattle or forget to replace any silt fence or straw wattle you temporarily relocate.
- DON'T disable, damage, or interfere with any inlet controls.
 - For example, DON'T remove inlet controls (unless an action is needed to prevent flooding) or place dirt or debris in or adjacent to inlet controls.
- **DON'T** disable, damage, or interfere with any storm water pollution prevention controls at construction entrances.
 - o For example, **DON'T** evade stone construction entrances.
- DON'T disable, damage, drive over, or interfere with any geotextile, matting, or mulch.
- DON'T disable, damage, or interfere with any other storm water pollution prevention controls.

Remember: The failure to comply with storm water requirements at this site is a breach of your contractual obligations and can result in economic sanctions or termination.

Appendix M

List of Sites Subject to Covenant Not to Sue

The following list is intended to include all of the Sites:

- a. where based on record review conducted during Fall 2007 Plaintiffs have knowledge, through inspections conducted by Plaintiffs or Plaintiffs' consultant, responses to information requests issued by a Plaintiff pursuant to Section 308 of the Clean Water Act ("CWA") or equivalent state law, or information obtained from a non-Party, of an alleged violation of: (i) Section 308 of the CWA or a state law equivalent to Section 308, relating to Storm Water Requirements; (ii) the prohibition in Section 301(a) of the CWA or an equivalent prohibition under state law, against discharging pollutants without an Applicable Permit; or (iii) the conditions, limitations and requirements of an Applicable Permit; or
- b. that Builder owned or operated at any time on or between September 30, 2007 and March 31, 2008.

This description of the list is provided for explanatory purposes and does not modify the list. The release and covenant not to sue is only applicable to the Sites on this list. The list may be modified pursuant to Paragraph 71 of the Consent Decree to add Sites that were inadvertently omitted, but that meet the above criteria.

		M TO CONSENT DECREE		
		OF SITES AS OF 03/31/2008		
	 	Revised: 05/13/2008		
Site #	Community Name	Address or Location Description	County (or City)	State
2	Anthem 10 Anthem 41 A and B	NW corner of Gavilan Peak Pkwy and Triumph, Anthem West of Gavilan Peak Parkway and Whitman Rd., Anthem	Maricopa Maricopa	AZ AZ
3	Camden Villas	NE corner of 36th St. and Moreland St., Phoenix	Maricopa	AZ
4	Canyon Trails	17478 W. Woodland Ave; 17230 W. Lilac St.	Maricopa	ΑZ
5 6	Cibola Vista Desert Oasis	NWC 95th Ave and Jomax Rd NWC 163rd Ave and Jomax Rd; 16450 W. Antelope Dr.;	Maricopa	AZ AZ
0		NWC 171ST Ave & Jomax Rd; 16450 W. Antelope Dr., NWC 171ST Ave & Jomax Rd; 26905 N. 175th Lane; SEC Dynamite Rd & 179th Ave	Maricopa	
7	Eagle Pass	5796 N. 74th Lane, Glendale	Maricopa	AZ
<u>8</u> 9	Estrella Manor/Las Colinas Fox Trail	3301 S. 67th Ave., Phoenix NWC 219TH Ave & Deer Valley Rd	Maricopa Maricopa	AZ AZ
10	Laveen Farms	6846 W. Darrel Road; 75th Avenue South of Southern Ave	Maricopa	AZ
11	Sweetwater Heights	8773 W. Aster Dr.	Maricopa	ΑZ
12	Tierra Del Rio	107th Ave, Happy Valley Road & Hatfield Road	Maricopa	ΑZ
13	Verrado Westwind	Verrado Way & Thomas Rd	Maricopa	AZ
14 15	Westwind Glennwilde	SEC Palo Verde Rd and Lower Buckeye Road SWC Honeycutt Road & Porter Rd	Maricopa Pinal	AZ AZ
16	Johnson Ranch	Johnson Ranch Blvd and W/O Bella Vista	Pinal	AZ
17	Laredo Ranch	NEC Schneph Rd and Combs Road	Pinal	AZ
18	Pecan Creek South	NEC Gantzel Rd and Combs Rd	Pinal	AZ
19 20	Avignon Fairfield Ranch	Vineyard Avenue at Machado Place,	Alameda Chino Hills	CA CA
21	Riata	Southeast corner of O'hara and Brownstone Roads	Contra Costa	CA
22	Windemere (including Celamonte, Chantera, La Sera, Fioli, Oliveta, Sera Vista)	Sleeping Meadows Way; East Branch Pkwy and Windemere Pkwy	Contra Costa	CA
	Brentridge	3632 Logan Circle	Corona	CA
24 25	Crescent Grove Alta Mira (also known as Blackstone)	S. of Foothill/W. of Lincoln West Valley Village & Latrobe Rd	Corona El Dorado	CA
26	Ashwood Park	SWC Dakota @ Polk	Fresno	CA
27	Falcon Ridge	SWC Hamilton @ Armstrong	Fresno	CA
28 29	Fancher Creek Highland Ranch	N of Kings Canyon @ Fowler Ave East and West SWC Sheilds @ Locan	Fresno Fresno	CA CA
30	lvywood	NWC Armstrong & California	Fresno	CA
31	Lafayette Square	E Shepard Ave at Clovis	Fresno	CA
32	Maple Run	N Bryan Ave btw Shaw and Gettysburg	Fresno	CA
33	Briarwood and Fox Run (Tract 6349)	Buena Vista @ Panama	Kern	CA
34 35	Castalina Cobblestone	SEC Paladino @ Cosmo st N SR 119 E Ashe Rd	Kern Kern	CA CA
36	Eagle Crest	Rudal Rd cross Kern River	Kern	CA
37	Wild Oak (Tract 6225)	County Line Rd @ Driver Rd	Kern	CA
38	Copper Valley	SW Corner 12th @ Fargo	Kings	CA
39	Milestone	Golden Valley Road	LA	CA
40	Sterling (previously Dayton Canyon)	24000 Roscoe Blvd, Canoga Park	LA LA	CA
41 42	Stone Canyon Provence (Millhouse)	Padua Ave & North of Mt. Baldy Horizons Avenue and Avignon Drive	Merced	CA
43	The Preserve at SCGA	29356 Deerfield Ct.	Murrieta	CA
44	Del Rio (including Pebble, Thistle, Sage)	Riverbend Parkway and Glassell, City of Orange	Orange	CA
45	High Point Estates in Serrano Heights Phase II		Orange	CA
46	St. Anne's Place - Serrano Heights	Serrano Heights Tract 14550, Serrano Avenue	Orange	CA
47 48	St. John's Heights in Serrano Heights Phase I River Glen		Orange Paso Robles	CA CA
49	3D South (including Red Hawk & Hawks Landing)	Moore Rd. & Future Hwy 65 By-pass	Placer	CA
50	Lincoln Crossing (includes Quail Creek, Montevista, Claremont, Belmont, Sky Ranch, Montevista II)	Caledon Circle & Brentford Circle; Brentford Circle S. of Ingram Slogh	Placer	CA
51	West Park (Avonlea, Meadowgate, Carrington, Monument)	West Park and Fiddyment	Placer	CA
52	Whitney Ranch (including Black Oak)	Whitney Ranch & Bridlewood Dr.	Placer	CA
53	Woodcreek West, Village 11B	3700 Douglas Blvd., Suite 150, Roseville	Placer	CA
54 55	Orchard Ridge Carrington at Eastvale Downs / Crestfield at Eastvale Downs	Lombardi & Westfield Ave. 6701 Harrison Ave, Corona	Porterville Riverside	CA
56	Creekside (including Wyndham & Park Lane)	Murrieta Hot Springs Rd and White Water, Murrieta	Riverside	CA
57	De La Rosa (also known as Merrit & Luster)	Crumpton Street at Riverside Street, Lake Elsinore	Riverside	CA
58	Heberwood Estates	North West of Highway 86 and Dogwood Rd, Heber	Riverside	CA
59	Hemingway at Redhawk	Tract 23064; Deer Hollow Way Easter of Peppercorn Dr, Temecula	Riverside	CA

Site #	Community Name	Address or Location Description	County (or City)	State
	Hidoway	Fruituals Ava Batusan Balm Ava and State Street Hamat		
	Hideway Mission Ranch (including Ardenwood-Turnbridge, West, Ardenwood, Hawskbury)	Fruitvale Ave Between Palm Ave and State Street, Hemet Intersection of Dauchy & Krameria, Riverside	Riverside Riverside	CA
62	Monte Vina	Ave 44 E Golf Center Pkwy, Indio	Riverside	CA
63	Orchard Glen	Foothill and Lincoln, Corona	Riverside	CA
64	Painted Trails/ Eagle Ranch	Topaz & N of Luna, Victorville	Riverside	CA
65	Perris 496	South West Corner of Orange Ave and Evans Rd, Perris	Riverside	CA
66	Porch Street East	Home Gardens Area	Riverside	CA
67	Porch Street West	Buchannan and Magnolia, Riverside	Riverside	CA
68	Riverwood	West Geotz Rd and South of Mapes Rd, Perris	Riverside	CA
69	Rosetta Canyon (including Augusta, Santa Rosa, Caraway, Rosetta Canyon)	E of I 15 & South of Hwy 74, Lake Elsinore	Riverside	CA
70	Seneca Springs	S. of Potrero Blvd E of Manzanita, Beaumont	Riverside	CA
71	Sterling Valley	SW Corner of Archibald Ave & 65th Street, Corona	Riverside	CA
72	Stratford (including Cedanna & Encanto)	South East Corner of Evans Rd and La Vina Blvd, Perris	Riverside	CA
73	Stratford at Redhawk	Tract 23065-3; Primrose Ave & Peachtree Rd, Riverside	Riverside	CA
74	Terracina	North East Corner of Lakeshore Drive and Terra Cotta Rd, Lake Elsinore	Riverside	CA
75	The Lakes (including The Lakes @ Menifee, Brighton @ Menifee, Hampton @ Menifee, Cambridge @ Menifee, Crystal Bay @ Menifee & Silver Pointe @ Menifee)	S/E Corner of Newport Rd & Menifee Rd, Menifee	Riverside	CA
76	Anatolia III (including Cypress @ Kavala Ranch)	Jaeger Rd. & Kiefer Blvd.	Sacramento	CA
77	Astoria (alson known as West El Camino)	West El Camino Ave Cross Grass	Sacramento	CA
78	Sheldon Place	East of Stockton Blvd. North of Bow St.	Sacramento	CA
79	Sheldon White House/ Serenade	8713, 8737, 8751 Whitehouse Rd	Sacramento	CA
80	The Parkway, Villages D2 and E3	1244 Meredith Way & 1239 Souza Way, Folsom	Sacramento	CA
81	Coyote Canyon (including Millbrook, Willowbend, & Ridgecrest)	Coyote Canyon Rd and Roadrunner Rd, Fontana	San Bernardino	CA
82	Northwood Ranch	N of Summit Ave and E of Citrus, Fontana	San Bernardino	CA
83	Sumner Ranch (including Chambray, Palomino & Tanner Creek)	South East Corner of Sumner Ave & 65th, Norco	San Bernardino	CA
84	The Preserves (includes Canterbury Grove I, Canterbury Grove II, Agave, Citrus)	15988 Huntington Garden Ave, Chino	San Bernardino	CA
85	Arbor Ranch	1108 Poinsettia Ave (intersectioon of Poinsettia Ave & Linda Vista Ave), San Marcos	San Diego	CA
86	Brightwater	County area, Lakeside	San Diego	CA
87	The Groves/The Terraces	2813 Oro Blanco Circle, Escondido	San Diego	CA
88	The Knolls	3136 Beven Dr, Escondido	San Diego	CA
89	Acacia	Ventura Street and Moraga Street,	San Joaquin	CA
90	Cardona	South of Escuela Altamont Dr. and Patio De Recreo Way,	San Joaquin	CA
91	Hawthorne	De Anza Blvd and Montebello Street,	San Joaquin	CA
92	Marbella	Las Brisas Drive and Sombra Way	San Joaquin	CA
93	Broad Street Mix Use	3592 Broad St Hwy 227, San Luis Obispo	San Luis Obispo	CA
94	Cypress Ridge	1080 Cypress Ridge Parkway, Arroyo Grande	San Luis Obispo	
95	Dove Creek (including Villas, Cottages, Collections)	11804 Cumbre Court, Atascadero	San Luis Obispo	
96	Amicelli Community	2904 Langhorne Dr.	San Ramon	CA
97	Trellis	610 Alberta Way	Santa Clara	CA
98	The Cove at Bridgeport	S. of Newhall Ranch Rd./between Bridgeview & Bayside Lane	Santa Clarita	CA
99	Old Ranch Tract 15797	Seal Beach and Rossmoor Ct.	Seal Beach	CA
100	Waters End	North of Rose Town Dr. between Panorama and McAllister Dr.		CA
101	Chaparral Property	Northwest of the intersection of Floyd Avenue and Lincoln Oak,	Stanislaus	CA
	Laredo (The Plaza)	Floyd Avenue and Temescal Drive	Stanislaus	CA
	Royo/ Teal Hollow	Cross of Monroe Drive & Royo Ranchero Drive	Sutter	CA
	Avalon	N Riggin W Demaree	Tulare	CA
	Shannon Ranch	Riggin Ave	Tulare	CA
	Sherwood North	W Rd 84 @ Pleasant	Tulare	CA
	Villas at Bella Sera	E Akers N Goshen	Tulare	CA
	West Park	Visalia Parkway Akers @ Caldwell	Tulare	CA
109	Willow Creek	NE Corner of Mcauliff St & Mineral King	Tulare	CA
	Brighten Lane	Corner of Maurice Dr & Reino Road	Ventura	CA
	Reserve at Reino	Reino Rd & Woodland Oak Pl	Ventura	CA
	Reserve at the Mayflower	W. of Int Worwick & Mayflower	Ventura	CA
	Riverpark	Simon Way/Vineyard	Ventura	CA
	South Hills	End of Peter Place	Ventura	CA
	Beeghly Ranch (including Verona & Coventry	Pkwy Dr. & Collector 2 st.	Yolo	CA

Site #	Community Name	Address or Location Description	County (or City)	State
	Stonehaven (also known as Woodland Commerce)	Kincheloe Ct.& Wintun Dr.	Yolo	CA
	Woodland 140/ Willow Bend	Pkwy Dr. & Collector 1 st.	Yolo	CA
	Briar Creek (including Gardens, Courtyards)	Bailey Ave. & West Extension of North Avenue, Lompoc	Santa Barbara	CA
	High Point	10089 & 10090 Granby Drive, Commerce City	Adams	CO
120	Sage Creek (including Ash Meadows)	128th/129th & 130th Avenue & Leyden Street, Thornton	Adams	CO
	The Villages	429 Mt. Cameron Court, Brighton	Aranaha	CO
	Murphy Creek Parkview	1245 S. Coolidge Circle / South Gun Club Road & East Mississ 598 Mobile Place, Aurora	Arapano	CO
	Wheatlands	Smoky Hill Rd & E-470, Aurora	Arapahoe	CO
	Rue 32	32nd & Blake, Denver	Denver	CO
	Castle Oaks	Founders Parkway & Crimson Sky, Castle Rock	Douglas	CO
	Crystal Valley Ranch Filing #5	Loop Road and Journeys End, Castle Rock	Douglas	CO
	Fellowship	4739 South Coors Court, Morrison	Jefferson	CO
129	Trails of Tuscany/Park Place	95th Avenue & Westminster Blvd., Westminster	Jefferson	CO
	Blackbird Knolls, 2nd Subdivision	1404 Katie Drive; 14th Street SW/Country Road 21, Loveland	Larimar	CO
	Linden Park	2045 Fossil Creek Parkway, Fort Collins	Larimar	CO
132	Lind Property	NE of CR 11 & CR 52. Fort Collins	Larimer	CO
133	Liberty Ranch	13712 to 13716 Wrangler Way, Longmont Area	Weld	CO
	Ellis Point	Off Holts Landing Road	Sussex	DE
	Ridings at Rehoboth	Beaver Dam Road	Sussex	DE
	Seagrass Plantation	Irons Lane	Sussex	DE
	Riverwood (including Myakka Point)	Clubhouse Dr. and Riverwood, Port Charlotte	Charlotte	FL
	Sawgrass Point	Rivershore & Brookville Rd., Port Charlotte	Charlotte	FL
	Amberwood	Town Center Boulevard	Clay	FL
	Carrington Place	Marsh Hawk Lane	Clay	FL
	Jennings Point at Oakleaf Plantation	Intersection of Oakleaf Parkway and Plantation Oaks Blvd.	Clay	FL
	Lake Ridge Villas North	2121 Town Center Boulevard	Clay	FL
143	Lely (including Alden Woods & Players Cove)	Grand Lely Dr. & Celeste Dr. and Wildflower Way, Lely Resort	Collier	FL
		Hwy 41, Naples	_	
	Madison Park	Radio Rd. & Davis Blvd., Naples	Collier	FL
145	The Quarry	3600 ft east of Immokalee Rd and CR-951 intersection, Naples	Collier	FL
146	Twin Eagles (including Grand Arbor)	11429 Immokall Rd., Naples	Collier	FL
	Marineland	Marineland, St. Augustine, FL	Flagler	FL
	Palm Coast Resort	Harborside Inn & Marina	Flagler	FL
	Tidelands	Tidelands - Village PUD Phase II	Flagler	FL
150	Harvest Creek Village	Progress Blvd & Falkenburg Rd	Hillsborough	FL
	Hawks Point	1-1/2 miles west of I-75 on 19th Ave NE	Hillsborough	FL
152	Magnolia Park	NE corner of Progress and Falkenburg Rd. and Median of	Hillsborough	FL
		Falkenburg Rd, between Causeway Blvd & Progress Blvd		
	South Shore Falls	U.S. Highway 41 South of Miller Mac Road	Hillsborough	FL
	Stonebrier	Off Sunlake Blvd North of Lutz Lake Fern Rd. W	Hillsborough	FL
	Triple Creek	Balm Riverview Rd & Big Bend Rd	Hillsborough	FL
	Northlake	Kings Hwy. and 57th Place, Vero Beach	Indian River	FL
	Provence Bay	Indian River Blvd and 12th Ave., Vero Beach	Indian River	FL
	Woodfield	66th Ave. and 26th Street, Vero Beach	Indian River	FL
	Lake Denham	US27, North of CR33	Lake	FL
	Martins Grove	Dead River Rd.	Lake	FL
161	Sullivan Ranch	30135 Roud Lake Rd	Lake	FL
162	The Preserve at Sunrise (also known as Lakeside at Sunrise PUD)	Villa City Rd and Lucy Lee Rd	Lake	FL
163	Emerson Square	Emerson Square Blvd. & US 41, Ft. Myers	Lee	FL
	Hawthorne	River Rock Blvd. & Yorkstone Dr., Bonita Springs	Lee	FL
	Novella	Benicia Blvd. & Bonita Beach Rd., Bonita Springs	Lee	FL
	Plantation (including Bridgetown & Somerset)	Section 27 Township 44S Range 25E; 12811 Treeline Ave.,	Lee	FL
167	Veranda (including Lakeview & Pebblebrook)	Ft. Myers Veranda Blvd and Lakeview Isles, and Pebblebrook Point	Lee	FL
	,	Circle and Veranda Blvd, Ft. Myers		
	Crossing Creek	44th Avenue East, Bradenton	Manatee	FL
	Lakeridge Falls	4320 Kariba Lake Terrace, Sarasota	Manatee	FL
	Sand Trail	Sand Trail Way and Florida Turnpike	Martin	FL
	Eagles Hammock (also known as Waterford Chase East)	South of State Rt 50 and west of Avalon park BLVD	Orange	FL
	Emerson Park	Ocoee Apopka Road / S. R. 429	Orange	FL
	Ingram Trails	NW corner of Clarcona Ocoee Rd and Ingram Rd	Orange	FL
	Millenium Parc (also known as Timmarron Townhomes)	Corner of Millenia Blvd and John Young Parkway	Orange	FL
	Montacino (permitted as Enclave at Maitland)	Maitland Blvd and Hope Rd	Orange	FL
	Southmeadow	Town Center Blvd and Orange Ave.	Orange	FL
	Waterford Trails	Sunflower Trail and Avalon Park Blvd	Orange	FL
178	Oakwater	Old Lake Wilson Rd south of SR192	Osceola	FL

Site #	Community Name	Address or Location Description	County (or City)	State
	Ashford Place	Aloma Ave. & Tuskawilla Rd.	Oviedo	FL
180	Bayhill Estates	Stonewall Drive and Rockledge View Drive, West Palm Beach	Palm Beach	FL
181	Canterbury Place	Indian Creek Parkway and Military Trail, Jupiter	Palm Beach	FL
	Lanier - Castellina	SR-7 and Pierson Road, Wellington, FL	Palm Beach	FL
	Oakmont Estates	Pierson Road and Fairlane Farms Rd., Wellington	Palm Beach	FL
	Sea Plum	425 Indian Creek Parkway, Jupiter	Palm Beach	FL
	Sunterra	5850 Belvedere Road, West Palm Beach, FL	Palm Beach	FL
	Ashley Pines	State Road 54 & Smith Road	Pasco	FL
	Fountain Park (also known as Arnwine Properties)	Mount Olive Rd and SR 33 in Polk City	Polk Polk	FL
	Magnolia Ridge Ashley Oaks (also known as Cedar Grove)	Corner of Evenhouse Rd and Lake Swoop. Haberland Blvd., North Port	Sarasota	FL
	Cypress Falls	Panacia Blvd., North Port	Sarasota	FL
	Stonehaven	Clark Rd & Fielding W., Sarasota	Sarasota	FL
	Venetian Falls	Center Rd & Jackson, Venice	Sarasota	FL
193	Villages at Pinetree	Palmer Blvd. & Tatum Rd., Sarasota	Sarasota	FL
	Heritage Park (aka Wagners Curve)	Highway 434, Winter Springs	Seminole	FL
	Legacy Park	Located on Lake Drive in Legacy Park PUD	Seminole	FL
	Sterling Meadows	Corner of SR46 and SR415	Seminole	FL
	Sutton Place	Pearl Lake Causeway and Alden Parkway	Seminole	FL
	The Villas at Chase Groves	Old Lake Wilson Rd & Casa Verde Blvd in Lake Mary	Seminole	FL
	Timicuan Townhomes	186 Timacuan Boulevard	Seminole	FL
	Walden Chase	SR434 and Park Rd	Seminole	FL
201	Cypress Trace Willowcove at Nocatee	US 1 and Racetrack Road US1 and CR 210	St. Johns St. Johns	FL
	Palm Breezes Club	Orange Avenue and Florida Turnpike	St. Jonns St. Lucie	FL
	New Smyrna Beach	Mission Bay - Old Mission Rd/Eslinger Road	Voluisa	FL
	Hamilton Grove	Pooler Parkway	Chatham	GA
	Southbridge	Southbridge Blvd.	Chatham	GA
	The Magnolias at Ridgewalk	857 Society Ct., Woodstock	Cobb	GA
	Cobblestone @ Brookhaven	2132 Cobblestone Circle	Dekalb	GA
209	Danbury Parc	1601 Danbury Parc Place	Dekalb	GA
	Ansley at Pilgrim Mill	2705 Wynbrook Bend	Forsyth	GA
	Maristone	4595 Shiloh Springs Rd	Forsyth	GA
	Seven Branches (including Silver Leaf)	4725 Silver Leaf Dr.	Forsyth	GA
	Cascades	3515 Benjamin E. Mayes Drive	Fulton	GA
	Mabry Park	4921 Weathervane Drive	Fulton	GA
	Wavery Township	Old Alabama Road	Fulton	GA
	Bentwood at Sugarloaf Brookfield Chase	2817 Staunton Drive 3861 Kingsley Park Lane, Duluth	Gwinnett Gwinnett	GA GA
	Cresswell	2780 Royston Drive	Gwinnett	GA
	Kedron Park	3458 Kiveton Dr.	Gwinnett	GA
	The Estates at Nash Lake	3375 Preservation Circle	Gwinnett	GA
	Koolina Beach Villas	Waialii Place	Kapolei	HI
	Koolina Hillside Homes	Aliinui Place	Kapolei	HI
223	Ko Olina Kai	Off Koio Dr.	Kapolei, Oahu	HI
	Haliikai Beach Homes	69-1029 Nawahine Place	Wakoloa	HI
	Copper Springs	North of Water Road, East of Nestler Road	Kane	IL
	Shadow Hill	North of South Street, East of Nestler Road	Kane	IL
	West Ridge Village	Nesler Road @ Route 20	Kane	IL
	Summerfield British Bass	Larry Power Dr., 1/2 mile west of Cardinal Drive	Kankakee	IL
	Bristol Bay	Route 47 and Galena Road	Kendall	IL
	Sable Ridge Summerfield	West of Ridge Road, North of Black Road Wildy Road @ Ridge Road	Kendall Kendall	IL IL
	Summerried Midland Club	4591 Sawgrass Blvd	Lake	IL
	Rivers Edge	On Airport Rd East of Hwy 67	Madison	IL
	Morgan Hill	4331 Savoy Lane	McHenry	IL
	Sweetwater	Ware Road & Raffel Road	McHenry	IL
	Forest Cove at Valley Lakes	2219 W. Cascade Circle	Round Lake	IL
	Green Mount Manor	Greenmount Rd North IL 161 - 163	St. Clair	IL
	Milburn Estates	Milburn School Rd @ Milburn Estates Dr	St. Clair	IL
230	Reunion	Rt 15 and Westhaven School Rd	St. Clair	IL
239	0.11	Frank Scott Pkwy and Sullivan Dr	St. Clair	IL
239 240	Sullivan Farms		- OI :	IL
239 240 241	Timberbrook	North County Rd	St. Clair	
239 240 241 242	Timberbrook Westhaven Meadows	Illinois St (Rt 159) and Maple Dr	St. Clair	IL
239 240 241 242 243	Timberbrook Westhaven Meadows Willow Walk	Illinois St (Rt 159) and Maple Dr Along Sullivan Rd in Swansea, IL	St. Clair St. Clair	IL IL
239 240 241 242 243 244	Timberbrook Westhaven Meadows	Illinois St (Rt 159) and Maple Dr	St. Clair	IL

Site #	Community Name	Address or Location Description	County (or City)	State
	Kipling Estates	Mound Road @ River Road	Will	IL
	Hunter Glen	11715 Anton Dr. Unit 1, Zionsville	Boone	IN
	Archer Estates	11643 Archer Lane, Fishers	Hamilton	IN
	Bridgewater Club Deer Path	15304 Mystic Rock Drive, Carmel 12488 Deerview Dr., Noblesville	Hamilton Hamilton	IN IN
	Intracoastal at Geist	14963 Newburyport Drive, Fishers	Hamilton	IN
	Limestone Springs	13266 Komatite Way, Unit 1, Fishers	Hamilton	IN
	Stony Creek	17174 Long Creek Drive, Noblesville	Hamilton	IN
	The Townhomes at Fishers Pointe	8481 Fishers Center Drive, Fishers	Hamilton	IN
	The Villages at Geist	104th Street between Olio Road and Florida Road	Hamilton	IN
	Traditions on the Monon	85 9th Street NW, Carmel	Hamilton	IN
258	Emerald Springs	8609 N. Commonview Dr., McCordsville	Hancock	IN
	Meridian East at Springhurst Bersot Crossing	671 Melrose Court, Greenfield 2361 Hanover Road, Brownsburg	Hancock	IN IN
	Lake Ridge	1265 Wild Ridge Boulevard, Brownsburg	Hendricks Hendricks	IN
	The Settlement	2060 Buttonbush Dr., Plainfield	Hendricks	IN
	Harvest Grove	3031 Harvest Grove Lane, Bargersville	Johnson	IN
	Bells Run	4542 Ringstead Way, Indianapolis	Marion	IN
265	Chessington Grove	7642 Ballybay Dr., Indianapolis	Marion	IN
266	Villas @ Franklin Crossing	4906 Franklin Villas Drive, Indianapolis	Marion	IN
267	Willow Springs	2376 The Springs Dr., Indianapolis	Marion	IN
	Carrolls Creek (Waugh Chapel)	Waugh Chapel Road @ MD Route 3	Anne Arundel	MD
	Russett PUD Phase III Paracel 12A	047.0 10: 0000.0 17: 7:	Anne Arundel	MD
	South River Colony, Parcel B	217 Galewood Drive & 209 Galewood Drive, Edgewater	Anne Arundel	MD
	Blundon Estates, Parcel B Avalon Phase I (aka Avalon 60 Phase I)	off Mill Hill Road	Baltimore	MD
	Avaion Phase I (aka Avaion 60 Phase I) Avaion Phase II (aka Avaion 60 Phase II)	off Mill Hill Road	Charles Charles	MD MD
	Avalon West	off Mill Hill Road	Charles	MD
	Riverwatch at Indian Head	on will this fload	Charles	MD
	Belvedere Glen		Montgomery	MD
	Blackburn Village		Montgomery	MD
278	Fairfield @ Germantown	19430 Germantown Road	Montgomery	MD
	Hidden Creek Land Bay Three	Occidental @ Goshen, City of Gaithersburg	Montgomery	MD
	Highlands @ Clarksburg	Frederick and Stringtown Road	Montgomery	MD
	Kensington Orchids		Montgomery	MD
	Leesboro	11601 Georgia Ave	Montgomery	MD
	Clinton Gardens	Woodyard Road Accokeek Road		MD MD
	Lakeview @ Brandywine Marwood	Goldenwood Court - Marwood Drive & Marlboro Pike		MD
	Summerfield @Morgan Station	E/W side of Garrett Morgan Blvd		MD
287	Town Center @ Camp Springs	South of Suitland Parkway		MD
288	Broad Marsh	69 and 70th Street, Ocean City	Worcester	MD
289	Decatur Farms	Decatur Street and Tripoli Street, Berlin	Worcester	MD
	Riddle Farm	MD. RT. 50 and RT. 589, Berlin	Worcester	MD
	Seaside Village	Golf Course Road, Ocean City	Worcester	MD
	Cole Creek Estates	E. Side of Morrish Rd., btw. Bristol & Lennon Rds, Swartz Creek	Genesee	MI
	Autumn Woods	Highland Rd. W. of US-23, Hartland	Livingston	MI
	Hampton Ridge I	4046 Kirkway Ct., Howell	Livingston	MI
	Red Cedar Crossing	Van Buren Rd. W. of Fowlerville Road, Fowlerville	Livingston	MI
	Woods of Forest Ridge	Latson Rd. S. of M-59, Howell	Livingston	MI
297	Elmhurst Arbor Crook	W. Side of Saal Rd. S. of 19 Mile Rd., Sterling Hts. Stewart Rd. W. of Telegraph Rd, Monroe	Macomb	MI
	Arbor Creek Country Club Village	Nawakwa Rd. E. of Rochester Rd, Rochester Hills	Monroe Oakland	MI
300	Forestbrook	N. Side of Hatchery Rd., btw. Airport & Crescent Lake Rd., Waterford	Oakland	MI
301	Fountain Park	Waterford East of Lochaven, N and S side of Elizabeth Lake Rd., Waterford	Oakland	MI
302	Golf Highlands at Waterstone	N. of Seymour Lake Rd., W. of Lapeer Road, Oxford	Oakland	MI
	Long Lake Village	Ortonville Rd. N. of Seymour Lake Rd., Ortonville	Oakland	MI
	Preserves of Meadowbrook	Off 8 Mile Rd. E. of I-275, Farmington Hills	Oakland	MI
305	Princeton Park	S. Side of 12 Mile Rd., N. of Inkster Rd., Southfield	Oakland	MI
306	Spring Haven (including Spring Haven Pointe & Spring Haven Villas)	Southfield Rd. btw 12 Mile & 12 Mile Rds., Southfield	Oakland	MI
307	Apen Ridge	S.E. corner of Munger and Textile Rds, Ypsilanti Twp.	Washtenaw	MI
308	Brookside	Geddes Rd. btw. Harris and Prospect, Superior Twp.	Washtenaw	MI
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309	Meadowbrook Thornton Farms	Arkona Rd. btw. Platt and Carpenter Rds., Milan S. Side of Jackson Rd, W. of Parker Rd., Dexter	Washtenaw Washtenaw	MI

Site #	Community Name	Address or Location Description	County (or City)	State
311	Blue Heron Pointe	E. side of Platt Rd., S. of Michigan Ave (US 12), Pittsfield Twp.	Wayne	MI
312	Charter Oaks Village	S. Side of Goddard Rd.E. of Inkster Rd., Taylor	Wayne	MI
313	Chatterton Woodlands	Beck Rd. S. of Geddes Rd., Canton Twp.	Wayne	MI
314	Falkirk	Will Carleton Rd. 1.5 mi. E. of I-275, Huron Twp.	Wayne	MI
315	Highland Estates	Pennsylvania Rd. btw, Middlebelt & Inkster Rds, Romulus	Wayne	MI
316	Island Lakes at Midtown	N. Side of Goddard Rd., W. of Allen Rd., Taylor	Wayne	MI
317	Newberry Estates	Off Central Pkwy, N. of Ford Rd., E. of Newburgh, Westland	Wayne	MI
318	Timberline Meadows	S.W. corner of Pardee and Superior Pkwy, Taylor	Wayne	MI
319	Crescent Ponds	Intersection of TH 242 and University Avenue, Blaine	Anoka	MN
320	Estates of Silver Oaks (also known as Marigold Ponds)	Intersection of TH 47 and 160th Avenue, Ramsey	Anoka	MN
321	Glenn Meadows	Intersection of Lexington Avenue and 109th Avenue, Blaine	Anoka	MN
322	Legacy Creek	Intersection of Main Street and Legacy Creek Parkway, Blaine	Anoka	MN
323	Chavalle	Bavaria Road @ Grand Chavalle Parkway	Carver	MN
	Glen at Spring Creek	Intersection of County Road 147 and White Pine Way, Carver	Carver	MN
325	Spring Creek	Intersection of US 212 and County Road 147, Carver	Carver	MN
	Waterford	Intersection of TH 284 and Sparrow Road, Waconia	Carver	MN
	Charleswood Crossing	Intersection of 195th Street East and Pilot Knob Road.	Dakota	MN
	Ğ	Farmington		
328	Cobblestone	Intersection of Pilot Knob Road and 160th Street West, Apple Valley	Dakota	MN
329	Meadows of Bloomfield	Intersection of Conemerra Trail and Autumn Path, Rosemount	Dakota	MN
330	Prairie Ridge	Intersection of 145th Street East and General Sieben Drive,	Dakota	MN
		Hastings		+
331	Delgany	Intersection of CR 30 and CR 101, Maple Grove	Hennepin	MN
	Emery Village	Intersection of US 169 and 117th Avenue, Champlin	Hennepin	MN
333	Gleason Farms	17923 and 18023 Bass Lake Road; SW Quadrant of Bass Lake Road & Lawndale Ave, Maple Grove	Hennepin	MN
334	Wickford Village	Intersection of TH 610 and Regent Avenue, Brooklyn Park	Hennepin	MN
335	Forest Knoll	Intersection of 48th Street SE and Saint Bridgets Road, Rochester	Olmstead	MN
336	Park Meadows	Intersection of Valley View Road and Canterbury Road, Shakopee	Scott	MN
337	Riverside Fields	Intersection of Crossings Boulevard and County Road 18, Shakopee	Scott	MN
338	Baileys Arbor	Intersection of Bailey Road and Cottage Grove Drive, Woodbury	Washington	MN
339	Heritage Ponds	Intersection of Elmcrest Avenue and Heritage Parkway, Hugo	Washington	MN
340	Stonemill Farms	Intersection of Settlers Ridge Parkway and Walnut Lane, Lot	Washington	MN
0.1.1	0.00	5, block 4		
	Settlers Pointe	Intersection of County Road 147 and Harvest Trail, Buffalo	Wright	MN
	Providence	Mcnutt Rd @ School Rd	Jefferson	MO
	Regency Woods	Old Lemay Ferry Rd @ Seckman Rd	Jefferson	MO
	Crooked Creek Brighton Park	Adelhardt Rd past Pear Ct Muegge Rd and Fountain View Rd; Muegge Rd and Old	Lincoln St. Charles	MO
		Muegge Rd	St. Gridnes	IVIO
	Carlton Glen	Carlton Glen Pkwy @ Hwy Z	St. Charles	MO
	Fox Ridge	Mexico Rd @ Walnut Forest Rd	St. Charles	MO
	Manors at Crimson Oaks	Prospect Rd @ Duello Rd	St. Charles	MO
	Preston Woods	Preston Woods Ln	St. Charles	MO
	Tysons Corner	SW corner of Bates and Henning Rd	St. Charles	MO
	Ashton Woods	Eureka Allenton Rd @ Hunter Ford Rd	St. Louis	MO
352	Enclaves at Cherry Hills	Manchester Rd & Old Manchester Rd; Old Manchester Rd @ Cherry Hills Meadow Dr	St. Louis	МО
353	Meadowbrook Villas	Kehrs Mill Rd @ Meadowbrooke Dr	St. Louis	МО
	Mill Ridge Villas	W. of Amiot Dr @ Creve Coeur Mill Rd	St. Louis	MO
	River Breeze Estates	Susan Road @ Telegraph Rd	St. Louis	MO
	Tapawingo on the Green	West watson @ Gary Player Drive	St. Louis	MO
	Weatherby Place / Weatherby Manors	Shackelford & Emerald Creek Dr; at the Northern Terminus of	St. Louis	MO
	• • • • • • • • • • • • • • • • • • • •	Valley Brook Dr and Shorewood and East of Weatherby Place Subdivision		
	Mayfield Farms Phases 1&2			МО
	Beacon Townes	Hwy. 17 & Pilot House Dr.	Brunswick	NC
360	Meadowlands (includes Savannah Lakes)	Shingletree Rd. & Meadowlands Dr.	Brunswick	NC

Site	Community Name	Address or Location Description	County (or City)	State
	Rivermist	Hwy.211 & J. Swain Blvd.	Brunswick	NC
	Cornerstone Park	8301 Parkstone Dr.	City of Raleigh	NC
363	Sandpiper Bay	7496 Royal Aberdeen Ct.	City of Sunset Beach	NC
364	Providence Glen	8305 Avanti Drive	City of Waxhaw	NC
365	Creekway	4496 Alexandria Rd.	City of Winston- Salem	NC
366	Ganyard Farms	Intersection of NC 98/Ganyard Farm Way, Durham	Durham	NC
367	Grandale	Lyons Farm Drive, Durham	Durham	NC
368	Stillwood	Intersection of Vestavia Drive/Carpenter Road, Durham	Durham	NC
369	Stratford Lakes	Intersection of MLK Parkway & Fayatteville St. (Northwest Quadrant), Durham	Durham	NC
	Vernon Farms	Linville Road	Forsyth	NC
	Wyngate Village	Romara Drive	Forsyth	NC
	Willow Creek	Armstrong Park/Hudson Blvd.	Gaston	NC
	Wynngate	Intersection of E. Lyon Station Road/ Shining Water, Creedmoor	Granville	NC
	Barrington Estates	Deep River Road	Guilford	NC
	Willowridge	Perth Place	Guilford	NC
376	Bear Lake Reserve	Bear Lake, River Township Tract A-C	Jackson	NC
	Magnolia Village	Intersection of NC HWY 42/Brookhaven Drive, Clayton	Johnston	NC
378	The Pointe	Intersection of Cleveland School Road/SR1010, Cleveland Township	Johnston	NC
	Buckleigh	3502 Rocky River Rd., Charlotte	Mecklenberg	NC
	Ardrey Chase	17415 Marvin Road	Mecklenburg	NC
	Matthews Grove	2039 McKee Road	Mecklenburg	NC
382	McIntyre	Lakeview Road	Mecklenburg	NC
	Rosedale	Ranson Road	Mecklenburg	NC
	Stone Creek Ranch (including Cato West)	Tom Short Road and Bryant Farms Road	Mecklenburg	NC
385	The Bridges	7000 Endhaven Lane	Mecklenburg	NC
	Weddington Meadows Woodbury	Weddington Road @ Walker Road Albemarle and Cedarfield Road	Mecklenburg	NC NC
	Collington Farms	Intersection of Ben Wilson Road/Gatwick Way, Mebane	Mecklenburg Orange Alamance	NC
389	Fieldstone Farm	Rocky River Road and Poplin Road	Union	NC
	Millbridge	Kensington Road	Union	NC
391	Wesley Oaks (Newell-Billy Howey Road)	Billy Howey Road	Union	NC
392	Amber Ridge	Intersection of Varcroft Road/Mailwood Drive, Knightdale	Wake	NC
393	Churchill	Intersection of Old Faison Road/Churchill Glen Blvd, Knightdale	Wake	NC
394	Greenbriar	6621 Old Wake Forest Road, Raleigh	Wake	NC
	Harrington Point	11301 Leesville Road, Raleigh	Wake	NC
	Highland Creek Landings @ Heritage North	8501 Louisburg Road, Raleigh Intersection of Dimock Way/Heritage Hills Way, Wake Forest	Wake Wake	NC NC
398	Peyton Hall	4500 Wedgewood Drive, Raleigh	Wake	NC
399	Sheldon Place	Intersection of New Rand Road/Belmont Ridge Drive, Garner	Wake	NC
400	Stone Creek Village	Intersection of Carpenter Upchurch Road/High House Road, Cary	Wake	NC
401	Sumerlyn	Intersection of Sumerlyn Drive/Battle Bridge Road, Raleigh	Wake	NC
402	Town Hall Commons / Town Hall Gardens	Intersection of Liberty Rose Drive/ McCrimmon Parkway, Morrisville	Wake	NC
403	Town Hall Terraces	Davis Drive @ Mckrimmon Parkway	Wake	NC
	Weston Oaks	Weston PUD 6B (Norwell Road), Cary	Wake	NC
	Westover	Northwest Corner of Davis Drive/Morrisville Parkway, Cary	Wake	NC
	South Peak Resort	Crooked Mountain Road	Grafton	NH
	Essex Park	235, 261-275 Franklin Ave, Belleville	Essex	NJ
	City Homes at Bayside	Along Custer Ave, No. of Kennedy Blvd, Jersey City	Hudson	NJ
409	Renaissance at West Windsor	Route 35 (Old Trenton Road) Westbound between Rte 571 & Village Rd, West Windsor	Mercer	NJ
410	Crossings at Monroe	Cranbury Station Road, Monroe	Monmouth	NJ
	Freehold Pointe	Route 79 & East Freehold Road, Freehold Township	Monmouth	NJ
412	Renaissance at Colts Neck Crossing	Colts Neck Road & Route 33 Block 182, Howell Township	Monmouth	NJ
	Renaissance at Monroe	State Highway Route 33, Monroe	Monmouth	NJ
	Rennaissance-Cranbury Crossing	Cranbury Station Road, Monroe	Monmouth	NJ
	Village at Chapel Hill Woods at Monroe	Route 35 North Middletown	Monmouth	NJ
416		693 Spotswood-Englishtown Road, Monroe	Monmouth	NJ

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417	Grandview at Kinnelon	South Glen Road, Kinnelon	Morris	NJ
	City Homes at Creekside Manor	Roselle Blvd Dr. Mill Ridge Rd, Secaucus	Passaic	NJ
	Windmere Grove	Wyndhurst Dr. and Dey Rd.	Plainsboro Township	NJ
420	Washington Meadows	43 Sloan Ave.	Washington Township	NJ
421	Presidio	Corner of Chico and Morris	Bernalillo	NM
	The Meadows at Anderson Hills	Meadows at Anderson Hills Ph 1, 2, & 5.	Bernalillo	NM
	Alegria @ The Orchards	NM 528 and Santiago Way	Sandoval	NM
	Rancho Oro & Plata	Unser and Cabezon Blvd	Sandoval	NM
	Sagewood Toscana	Northern Meodows Unit 17 Cabezon Blvd	Sandoval Sandoval	NM NM
	Colores Del Sol	Corner of Aqua Fria and South Meadows	Santa Fe	NM
	San Isidro Village	Rufina Street	Santa Fe	NM
	Villa Sonata	Corner of Governor Miles and Richards. Santa Fe.	Santa Fe	NM
430	Sundance at Huning Ranch	NMSR 6 North of Los Lunas	Valencia	NM
431	TrailSide (Huning Ranch)	Corner of Sundance and Street B. Los Lunas NM.	Valencia	NM
	Ardiente	Carla Ann Rd.& N. Pecos, N. Las Vegas	Clark	NV
433	Giavana	SE Corner Ann Rd & Pecos, N. Las Vegas	Clark	NV
	Horizon Park	Alexander Rd & Simmons St., N. Las Vegas	Clark	NV
	Mesa Verde	Intersection of Allen & Colton St., N. Las Vegas	Clark	NV
	Montecatini at Lake Las Vegas	Lake Las Vegas Pkwy, Henderson	Clark	NV
	Nelson Ranch	Aliante Pkwy & Grand Teton Dr., Las Vegas	Clark	NV
	Rose Lake	SE Corner Pecos Rd & Tropical Pkwy, N. Las Vegas	Clark	NV
	Rose Lake 20 Runvee Hobart West	Pecos Rd. & tropical Pkwy, N. Las Vegas	Clark	NV NV
440		SE Intersection of Pecos Rd. and Tropical Pkwy, Las Vegas	Clark	
441	Saint Rose 38	St. Rose Pkwy & Spencer, Henderson	Clark	NV
	Tropical & Lawrence	SE intersection of Tropical & Lawrence, N. Las Vegas	Clark	NV
	Urban Village	Las Vegas Blvd. & Pyle, Las Vegas	Clark	NV
	Bella Vista	South Meadows Pkwy/Veterans Pkwy, Reno	Washoe	NV
	Chianti D'Andrea	2841 Ineisa Ct., Sparks	Washoe	NV NV
	Damonte Ranch Village 16 (aka Rio Bravo) & Village 18 (Copper Creek)	Rio Wrangler Pkwy, Reno	Washoe	
	Desert Highland	4495 Desert Highlands Dr., Sparks	Washoe	NV
	Governors Square	Roop Street, Carson City	Washoe	NV
	Miramonte (including Colinas, Miraposa, Lasenda)	Vista Heights Dr., Sparks	Washoe	NV
	Royal Sage Unit 5 Sapphire Ridge	2895 Royal Crown Ct., Reno Corner of 7th and Robb, Reno	Washoe Washoe	NV NV
	Silver Shores, Turtle Creek, Site 9	7489 Deveron Dr., Reno	Washoe	NV
	Silver Terrace (aka Afton Leaf)	O Keyboard Terrace, Reno	Washoe	NV
	Silver Terrace (II - Phases 1 & 2 (aka Brookdale)	O Moyo Blvd., Reno	Washoe	NV
	Sorrento	2550 Angua Way, Sparks	Washoe	NV
	Turtle Creek II (aka Turtle Creek West)	Silver Lake Rd. & Red Rock, Reno	Washoe	NV
	Wildcreek	McCarran/El Rancho	Washoe	NV
	Golf Village	Rutherford Rd. / Sawmill Pkwy	Delaware	ОН
	McCammon Estates	2500 S of E Orange Rd; 500 W of Walker Woods	Delaware	ОН
	Sheffield Park	Worthington Rd. & Jaycox Rd.	Delaware	ОН
461	Wilshire	2500 S of E Orange Rd; 500 W of Walker Woods	Delaware	OH
	Canal Highlands	Lehman Rd / Bowen Rd.	Franklin	OH
	Claybrooke Crossing	Haughn Rd. / Orders Rd.	Franklin	OH
	Highland Pointe Condominiums Royal Elm	101 Northwoods Blvd. Havens Corner Rd. / Waggoner Rd.	Franklin Franklin	OH
	Wyndham Ridge	Parsons Ave. / Rathmill Rd.	Franklin	ОН
	Rogerfield	3203 Sabo Lane	City of West	OR
468	Chinook Crossing (Cascade Meadows)	34140 Elm St.	Linn Columbia	OR
	Liday (Chinook Crossing West)	34035 & 34031 SE Elm St.	Columbia	OR
	Eddy -So. Nottingham Woods	1932 SE Troutdale Rd., Salem	Marion	OR
	Nottingham Woods	2007 Baxter Rd SE, Salem	Marion	OR
	Asakawa (Riverbend)	27731 SE Sweetbriar Rd.	Multnomah	OR
	Estates at Riverbend West	1932 SE Troutdale Rd.	Multnomah	OR
	Parks @ Kelly Creek (Springwater)	Chase Rd & 282nd	Multnomah	OR
	Ocean Highlands	Hwy #131 & Bilyeu Ave	Tillamook	OR
	Bethany Lake Estates	18650 NW West Union Rd	Washington	OR
477 478	Cooper Mountain Estates Laurel Oaks	18781 & 18655 SW Gassner Rd. 5200 SE Alexander, 3250 SE Brookwood, 43578 & 43566 SW	Washington	OR
4/0	Laurer Oaks	Hiatt Road, 24175 SW Davis Rd	vvasiiiigloii	OR
	Meadow Oaks	3535 SW 234th & 23805 / 23925 SW Davis Rd.	Washington	OR

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	Oakhurst	3720 & 3760 SE River Rd	Washington	OR
	Baynard Park	Hampton Parkway	Beaufort	SC
	Parkside	Hampton Parkway	Beaufort	SC
	Pinecrest	Buckwalter Parkway	Beaufort	SC
	Shadow Moss	Hwy 170	Beaufort	SC
	Cain Crossing	Clements Ferry Rd	Berkeley	SC
	Cane Bay	Highway 176	Berkeley	SC
	Liberty Hall (includes Waterford & Wedgewood)	Liberty Hall Road	Berkeley	SC
	Shellring	St Thomas Island Drive	Berkeley	SC
	Weatherstone Carolina Bay (includes Essex)	Sheep Island Road US Highway 17; Glen McConnell Pkwy	Berkeley	SC SC
	Summer Park	Lincolnville Road	Charleston	SC
	Hamilton Park	105 Meeker Ct. or Columbia Ave.	Charleston City of Irmo	SC
	Parkhill Place (Northwoods)	Interstate 26, Highway 52, Greenridge Rd.	City of North Charleston	SC
494	McKewn	Patriot Blvd	Dorchester	SC
	Woodlands	Dorchester Road; Old Fort Road	Dorchester	SC
	Linksbrook (includes Barony; Colony)	South side of Prince Creek Parkway	Georgetown	SC
	Barefoot Resort (includes Clearwater Bay; Heron Bay; Willow Bend; Brookstone/Sweetbriar; Longbridge; Parkhill)	West of Highway 17, on Catalina Drive	Horry	SC
498	Berkshire Forest (includes Crestwood; Cambridge; Sutton; Heatherston; Stafford Row; Windsor Park)	West of River Oaks Drive at August Plantation Boulevard	Horry	SC
499	Heritage Preserve (includes Oaks)	Hwy.90 & Three Oak Lane	Horry	SC
	Palmetto Glen (includes Pinecrest)	Tibton Circle & Palmetto Glen Dr.	Horry	SC
	Prince Creek (includes Coldstream Cove)	TPC Boulevard & River Rock Dr.	Horry	SC
	Wellington	Palmetto Pointe Boulevard & Olde Towne Way	Horry	SC
	Wildwing (including Kiskadee)	Sanctuary Boulevard	Horry	SC
	Amhurst Phase 1 @ Berkshire Village	Brentford Place	Horry (Myrtle Beach)	SC
505	Edenmoor	South of Jim Wilson and Bolton Road	Lancaster	SC
	Camden Creek at Allston Plantation	66 Hartley Place	Pawleys Island	SC
	Taravella (Spicewood)	1300 Block of Gold Hill Road	York	SC
508	Timberlake	Hwy 55 E.	York	SC
509	Willowmet Subdivision	9754 Concord Rd.	City of Brentwood	TN
510	Brookview	Ewing Drive at Gwynnwood Drive	Davidson	TN
511	Carter Property	East of Concord Place Subdivision, NE of Nolensville Rd at Autumn Crossing Way	Davidson	TN
512	Centex-Cone Property	Brick Church Pike, Nashville	Davidson	TN
513	Concord Place	Northside of Nolensville Road, West of Concord Road	Davidson	TN
514	Lakeside Cove at Percy Priest	Hobson Pike at Smith Springs Pkwy	Davidson	TN
515	Oak Hill Townhomes	McMurray Drive	Davidson	TN
516	Provincetown	Old Franklin Pike	Davidson	TN
517	Blackman Farm	State Rt 96/Franklin Road approximately 1.2 miles west of the intersection of Interstate 24 and State Road 96	Rutherford	TN
	Creekside at Station Camp Creek	Lower Station Camp Creek Road and Long Hollow Pike	Sumner	TN
519	Bridgemill at Providence (aka Centex-Providence)	Staford Dr. at Bridge Mill Dr., approx. 1 mile E. of S. Mt. Juliet Rd. at I-40	Wilson	TN
520	Spence Creek	Hwy 109, north of Hwy 70 just past Old Laguardo Rd	Wilson	TN
	Bridgewood	S&SW of Jack Barnes Ave. & Bridle Dr.	Bell	TX
	Echo Village	5304 Whistlestop Dr.	Bell	TX
	Skipcha Mountain	S&SW of the intersection of US 190 & FM2410	Bell	TX
524	The Ridge	Comanche Gap & Comanche Ridge; SE of FM2410 & Comanche Gap Rd.	Bell	TX
525	Trimmier Estates & Meadows of Trimmier	SW of the intersection of Trimmier Rd. & James Lp.	Bell	TX
526	Whiterock Estates	Stagecoach Rd. & Shawn Dr.	Bell	TX
527	Windmill Farms	NW of the intersection of FM2305 & SH317	Bell	TX
528	Hanover Cove	FM Hwy 1604 & N Seguin Rd; NE Intersection of Hanover Cove & Fisherman Port	Bexar	TX
529	Lost Creek	25400 Old Fredericksburg Rd.; North of Intersection of IH-10 and FM 3351	Bexar	TX
530	Monticello Ranch	187 Tally Rd	Bexar	TX
531	Retama Springs	Northwest Intersection of Lookout Rd. and Retama Pkwy.	Bexar	TX
	Rivermist (including Hills of Rivermist; Arbors of Rivermist)	1 mile E. of Bandera Rd on Prue Rd	Bexar	TX
	Silver Oaks	Northeast of intersection FM 471 and FM 1560	Bexar	TX
	Silverado Hills (including The Villas at Silverado Hills)	North Canyon Golf Rd.	Bexar	TX
535	The Park at University Hills	West Hausman Rd75 Miles from IH 10	Bexar	TX
536	The Villages at Bulverde (also Indian Springs)	Bulverde Rd. 1.9 Miles North of Evans Rd.	Bexar	TX
	The Waters	102 Cove East, Horseshoe Bay, TX 78657		TX

Site #	Community Name	Address or Location Description	County (or City)	State
538	New Territory	1046 Jason's Bend	City of Sugarland	TX
539	Artesia (including The Parks, The Falls & The Vistas)	1416 Candler Drive, Prosper	Collin	TX
	Bear Creek Ranch	1702 Chadwick Drive, Cedar Hill	Collin	TX
	Birmingham Farms	608 Beau Drive, Wylie	Collin	TX
	Cambridge Village	205 Joplin Drive, McKinney	Collin	TX
	Creekside at Preston	12900 Kiltartan Drive, Frisco	Collin	TX
	Eldorado West	2619 Powderhorn Drive & 2655 E FM-720, Little Elm 275 San Jacinto Drive, Lavon	Collin Collin	TX TX
	Grand Heritage (Bear Creek) Knolls of Frisco	12675 Tealsky, Frisco	Collin	TX
	Woodbridge	North side Ranch Road, 0.5 miles west of Hwy 78	Collin	TX
	Ames Meadows	2012 Godiva Street, Lancaster	Dallas	TX
549	(also known as Anderson Farms) La Villita	688 Arbol, Irving	Dallas	TX
	Lakewood Townhomes	1600 Abrams Road, Dallas	Dallas	TX
	Parkview at Addison (District A)	15570 Quorum Drive, Addison	Dallas	TX
552	The Hills at Tealwood	2505 Cornstock Dr., Mesquite	Dallas	TX
	Harriet Creek Ranch	16448 Cowboy Trail, Justin	Denton	TX
	Meridian (including Hidden Cove & Hidden Cove Estates)	652 Lake City Drive & 2800 Shoreline Way, Lewisville	Denton	TX
	Wheeler Ridge	6005 English Manor Road, Denton	Denton	TX
	Bradford Park	.8 miles S of Beechnut & W of Harlem Rd.	Fort Bend	TX
	Cottonwood	Hawthorne Pasture Rd & Cottonwood School Rd.	Fort Bend	TX
	Fieldstone Parkway Trails	Morton Rd. and Farmer Rd. Scanlin Rd and Curtis Crossing	Fort Bend Fort Bend	TX TX
	Pointe West	24620 San Luis Pass Road, Galveston	Galveston	TX
	Kensington Ranch	.94 Miles South FM 1518 From IH 35 along Savanna Way	Guadalupe	TX
	Willow Bridge	1.2M East of IH 35 and Old Weiderstein Rd	Guadalupe	TX
	2800 Polk	2800 Polk St., Houston	Harris	TX
	Barkers Branch	Barkers Cypress Rd & Barkers Branch Rd.	Harris	TX
565	Clearwood Crossing	10431 Clearwood Crossing Blvd.	Harris	TX
	Cypress Chase	Cypress N. Houston & Edenstone Dr.	Harris	TX
	Cypress Landing	Mueschke Rd. & Tacoma Springs Dr.	Harris	TX
568	Grand Harbor (including The Lakes; The Estates; Harbor Shores)	Katy Fort Bend Rd & Grand Harbor Dr.	Harris	TX
569	King Lakes	Greenbush Rd. & Katy-Gaston Rd.	Harris	TX
	Memorial Springs	Spring Cypress & Memorial Springs Blvd.	Harris	TX
	Morton Ranch	Morton Rd. & Mason Rd.	Harris	TX
	Spring Terrace	Kuykendahl Rd & Mossey Terrace Ln	Harris	TX
	Tuscan Lakes	SH 96 & Tuscan Lakes Blvd.	Harris	TX
	Vintage	Compaq Center Dr. & Chasewood Park Dr.	Harris	TX
	Yaupon Ranch	529 & Greenhouse Rd	Harris	TX
	Garlic Creek West Green Meadows	South of the intersection of FM967 & Remuda Trail NE of the intersection of CR 119 & CR 133	Hays	TX TX
	Southlake Ranch	4097 Goforth Rd.	Hays Hays	TX
579	Hillside Park at Wakefield	FM 1187 @ Alsbury Blvd	Johnson	TX
	Wakefield (including Wakefield Heights & Villages of Wakefield)	1237 & 1429 Tarpon Court, Burleson	Johnson	TX
	Kendall Creek Estates	Northwest corner of Scenic Loop Rd. and Vallery Lane	Kendall	TX
582	Spring Meadow	503 Sundrop Drive, Fate	Rockwall	TX
	Creekside Estates (also known as Parkview)	8809 Elk Creek, Fort Worth	Tarrant	TX
	Deer Valley	217 Chalk Mountain Drive, Fort Worth	Tarrant	TX
	Harris Ridge	803 White Fields Way, Arlington	Tarrant	TX
	Horseshoe Bend	5003 Steeplechase Ct., Grand Prairie	Tarrant	TX
	Parks at Boat Club (LakePointe)	5812 Deck House Road, Fort Worth	Tarrant Tarrant	TX TX
	Presidio Village (Reata Ranch) Timberland	2144 Burnside Drive, Fort Worth 4508 Lacebark, Keller	Tarrant	TX
	Villages at Woodland Springs	Timberland Blvd @ Woods Edge Trail	Tarrant	TX
591	Westview (Texas at Henderson)	904 Lexington St, Fort Worth	Tarrant	TX
	Ashbrook	S. 1st St. @ FM 1626	Travis	TX
	Edinburgh Gardens	12461 Cameron Rd.	Travis	TX
594	Hollows	17865, 17866 & 17870 Old Burnet Rd, Jonestown	Travis	TX
	Los Cielos	South of the intersection of Ross Rd. and Pearce Ln.	Travis	TX
	Riverside Meadows	7024 E. Riverside Dr.	Travis	TX
	Royal Point	192 Meister Ln. West of Harris Branch Pkwy. approx 2400' S of Parmer Ln.	Travis Travis	TX TX
	Stirling Bridge			1
598		, .,	T	T)/
598 599	Stirling Bridge The Terrace at the Preserve Condominiums The Woodlands	1063 Faris Dr., Lakeway East of the intersection of FM969 & FM 3177	Travis Travis	TX TX

# Site	Community Name	Address or Location Description	County (or City)	State
602	Creek Bend	FM1660 & Carl Stern Dr.	Williamson	TX
	The Park at Blackhawk	NW of the intersection of Hodde Ln. and Cele Rd.	Williamson	TX
	The Villages of Elm Creek	17510 US 290	Williamson	TX
	Westview Meadows Subdivision	Bagdad Rd. & Municipal Dr.	Williamson	TX
	The Oaks at Jordan Hills	8325 S 6470 W	Salt Lake	UT
	Alcova Row (Columbia Pike) Hiltop House	NE Corner Columbia Pike & Randolph 1225 N. Pierce Street & 12 N. Queen Street	Arlington	VA VA
	Cambria Cove	Genito Road	Arlington Chesterfield	VA
	Charter Colony (including Hartley Village; Sedwick Village)	Near intersection of N. Woolridge Road and Coalfield Road,	Chesterfield	VA
010	Charter colony (moldaning flarticy vinage, ocawion vinage)	Midlothian	Onesterneta	٧, ١
611	Longmeadow	13730 Duxton Drive, Chester	Chesterfield	VA
	Springridge	Craig Rath Blvd (SR 5656) @ Brad McNeer Parkway	Chesterfield	VA
613	Stonebridge Gardens	12300 S. Chalkley Road, Chester	Chesterfield	VA
614	Watermill (includes Silver Lake at Watermill)	2049 Rose Family Drive, Midlothian	Chesterfield	VA
615	Potomac Yard		City of	VA
			Alexandria	
616	Eagle Lake at Plantation North	Intersection of Veranda Way and Volvo Parkway, Chesapeake (Model is at 1200 Debreck Way), Chesapeake	City of Chesapeake	VA
617	Manassas Park Station	N. of Manassas Drive on Digital Drive, Manassas Park	City of Manassas Park	VA
618	Patrick Henry Place	Entrance off of Jefferson Ave off of Hornsby Lane, Newport News (Model is at 12373 Hornsby Lane)	City of Newport News	VA
619	Plaza America III	Sunset Hills and Reston Pkwy	City of Reston	VA
620	Mansfield Farms	Intersection of Nansemond Parkway and Rochdale Lane,	City of Suffolk	VA
0_0		Suffolk	only or comount	
621	Orchards at Glennwood	Intersection of Indian River Rd and Stumpy Lake Lane, Virginia Beach (Model is at 3928 Orchard Spring Way)	City of Virginia Beach	VA
622	Clevengers Village	Lee Highway & Route 229	Culpeper	VA
623	Alen Hill (including Piney Glen)	Telegraph Road & Woodlawn Road, Alexandria	Fairfax	VA
624	Deerfield Ridge	14014 Gill Brook Lane, Centerville	Fairfax	VA
	East Market at Fair Lakes	Fair Lakes Parkway & West Ox Road	Fairfax	VA
626	Fair Chase	Legato Road & Lee Highway; Ruffin Drive & Cambryar Street	Fairfax	VA
	Huntington Metro	N. Kings Highway & Huntington Park Drive, Alexandria	Fairfax	VA
	Kingstown 51	SE of Dunstable & Castlewellen Drive	Fairfax	VA
	Oakton Estates / Avondale Glen	Oakton Rd & Marseilles Dr; 11268 Waples Mill Road	Fairfax	VA
630	Vernon Heights	Central Avenue & Route 1	Fairfax	VA
631	Meadows Edge	387 Ewings Lane & 349 Town Run Lane; Fairfax Pike &	Frederick	VA
		Double Church Road		ļ.,,
	Shenandoah	1500 Double Tollgate Road	Frederick	VA
633	Wakeland Manor	Macedonia Church Road & Tasker Road	Frederick	VA
	Courthouse Spring	Intersection of Belroi Rd and Erin Leigh Dr, Gloucester (Model is at 5986 Erin Leigh Dr.)	Gloucester	VA
635	Courthouse Square	Intersection of Belroi Rd Jeanne Dr, Gloucester (Model is at 7142 Jeanne Dr.)	Gloucester	VA
636	Holland Hills	2201 Hounds Run, Goochland	Goochland	VA
637	Bell Creek	9021 Vidette Lane Mechanicsville	Hanover	VA
	Liberty Trace	360/Mechanicsville Tpke @ Jackson Arch drive	Hanover	VA
	Four Mile Run	2804 Heather Ridge Drive, Richmond	Henrico	VA
	Hickory Bend/Parkland Place	Olera Allera MA 00050	Henrico	VA
641	Jamerson Park at Twin Hickory	Glen Allen, VA 23059	Henrico	VA
	Kensington	Prescott Place off Shady Grove Rd., Glen Allen	Henrico	VA
	Mason Park	4800 Shady Grove Road	Henrico	VA
	Turnberry Wellington Park	4800 Shady Grove Road Intersection of Grandville Arch and Wellington Circle.	Henrico Isle of Wight	VA
040	we simily to the talk	Smithfield (Model is at 200 Wellington Circle)	ISIE OI WIGHT	VA
646	Marywood	Entrance off of Spring Rd off of route 31 (Jamestown Rd), Williamsburg	James City County	VA
647	Brambleton / Sky Meadows (including Landbay)	Belmont Ridge & (1) Ryan Road, (2) Frontier Dr & (3) Meridian Hill Dr		VA
648	Brook Haven	Washington & Old Dominion Regional Trail	Loudoun	VA
	Evergreen Village / Evergreen Rural Village	Ryan Road & Beaverdam Drive	Loudoun	VA
	Goose Creek Village South	Route 267 & Sycolin Road	Loudoun	VA
	Hamlets at Rokeby Farms	Harmony Church Road & James Monroe Highway	Loudoun	VA
	Lansdowne	Xerox Drive & Riverside Parkway	Loudoun	VA
	Lansdowne Town Center	Riverside Parkway & McDowell Square	Loudoun	VA

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654	Potomac Green	Marblehead Drive & Western Gailes Boulevard	Loudoun	VA
655	Rosebrook	Fairview Street & Rosebrook Court	Loudoun	VA
656	The Parks at Belle Terra	Braddock Road & Bull Run Post Office Road (Loudoun County Parkway)	Loudoun	VA
657	Belmont Center (including Landbays)	Dawson Beach & Course View	Prince William	VA
658	Cherry Hills (including South Port)	Jefferson Highway & Chesapeake Drive	Prince William	VA
	Forest Park	17713 Mine Road	Prince William	VA
	Gainesville Village Place	14403 John Marshall Highway	Prince William	VA
661	Haymarket Station	Route 55 Southeast of St. Paul Lane	Prince William	VA
	Holly Forest Estates	Minnieville Road & Alps Drive	Prince William	VA
663	Keswick Forest (Davis Estates)	4150 Talon Drive	Prince William	VA
664	Malvern Chase	Davis Ford Road, 1 mile north of PWC Parkway	Prince William	VA
665	New Bristow Village	12107 Nokeville Road; Route 28 & Bristow Road	Prince William	VA
666	Stafford Lakes Village	Village Parkway and Royal Crescent Way	Stafford	VA
667	Creekside Landing	Intersection of Queens Creek and Schooner Blvd,	York	VA
	-	Williamsburg (Model is at 306 Schooner Blvd)		
668	Felgates Woods	200 Queensbury Lane, Williamsburg	York	VA
669	Misty Meadows (Rosewood)	NE 102nd Way & NE 152nd Ave	Clark	WA
670	Walnut Manor	NE 61st St. & NE 84th Ave.; NE 63rd St & NE 84th Ave.	Clark	WA
671	Canyon Crossing	4212 240th St SE, Bothell	King	WA
672	Kent Highlands	237 116th Ave SE, Kent, WA 98032	King	WA
	River Sand	SEC of South 277th and "I" St NE, Auburn, WA	King	WA
674	Woodridge at Northcreek	2002 120th Ave NE, Bothell, WA	King	WA
675	Laurels	24112 SE 23rd St.	Sammamish	WA
676	Bellemont Crossing	Between 39th Ave SE & 45 Ave SE, Bothell	Snohomish	WA
677	Cougar Ridge	22816 Old Owen Rd, Monroe	Snohomish	WA
	Palmer Place	81-6 83rd Ave NE, Marysville, WA 98270	Snohomish	WA
	Quintessa Townhomes	4118 148th St SW, Lynnwood, WA 98087	Snohomish	WA
680	Sinclair Woods	22302 39th Ave SE, Bothell, WA	Snohomish	WA
681	Getchell Hill	North of 84th St NE & West of 83rd Ave NE, 8111 84th St NE	Snohomish	WA
		& 8320 83rd Ave NE, Marysville		
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