Kinlaw

Cumberland County

Project ID #100648

This property portfolio has been created for the NC DEQ Division of Mitigation Services. It includes real property documents related to compensatory mitigation. Typical documents include recorded conservation easements, warranty deeds, and plats. Other relevant legal documents and illustrations are incorporated when they provide insight to the intended audience of land stewards, landowners and program personnel.



FILED CUMBERLAND COUNTY NC J. LEE WARREN, JR. REGISTER OF DEEDS FILED Aug 06, 2024 AT 01:53:05 pm BOOK 12033 START PAGE 0309 **END PAGE** 0321 **INSTRUMENT #** 23441 RECORDING \$26.00 EXCISE TAX (None) AB

Return To: August James STATE OF NORTH CAROLINA

AMENDED AND RESTATED DEED OF CONSERVATION EASEMENT AND RIGHT OF ACCESS PROVIDED PURSUANT TO FULL DELIVERY MITIGATION CONTRACT

Cumberland COUNTY

SPO File Number: 26-LA-306 DMS Project Number:100648 Prepared by: Office of the Attorney General Property Control Section NC Department of Administration State Property Office 1321 Mail Service Center Raleigh, NC 27699-1321 Return to: RES

THIS AMENDMENT AND RESTATED DEED OF CONSERVATION EASEMENT AND RIGHT OF ACCESS, made this 31^{5^*} day of $5\cdot 14$, 2024, by Environmental Banc & Exchange, LLC, ("Grantor"), whose mailing address is 6575 West Loop South, Suite 300, Bellaire TX 77401, to the State of North Carolina, ("Grantee"), whose mailing address is State of North Carolina, Department of Administration, State Property Office, 1321 Mail Service Center, Raleigh, NC 27699-1321. The designations of Grantor and Grantee as used herein shall include said parties, their heirs, employees, agents, successors, and assigns, and shall include singular, plural, masculine, feminine, or neuter as required by context.

WITNESSETH:

WHEREAS, pursuant to the provisions of N.C. Gen. Stat. § 143-214.8 <u>et seq.</u>, the State of North Carolina has established the Division of Mitigation Services (formerly known as the Ecosystem Enhancement Program and Wetlands Restoration Program) within the Department of Environmental Quality (formerly known as the Department of Environment and Natural Resources) for the purposes of acquiring, maintaining, restoring, enhancing, creating and preserving wetland and riparian resources that contribute to the protection and improvement of water quality, flood prevention, fisheries, aquatic habitat, wildlife habitat, and recreational opportunities; and

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WHEREAS, this Conservation Easement from Grantor to Grantee has been negotiated, arranged, and provided for as a condition of a full delivery contract between Environmental Banc & Exchange, LLC *and* the North Carolina Department of Environmental Quality, to provide stream, wetland and/or buffer mitigation and/or nutrient offset pursuant to the North Carolina Department of Environmental Quality Purchase and Services Contract Number 416886104-01.

WHEREAS, the State of North Carolina is qualified to be the Grantee of a Conservation Easement pursuant to N.C. Gen. Stat. § 121-35; and

WHEREAS, the Department of Environment and Natural Resources and the United States Army Corps of Engineers, Wilmington District entered into a Memorandum of Understanding, (MOU) duly executed by all parties on November 4, 1998. This MOU recognized that the Wetlands Restoration Program was to provide effective compensatory mitigation for authorized impacts to wetlands, streams and other aquatic resources by restoring, enhancing and preserving the wetland and riparian areas of the State; and

WHEREAS, the Department of Environment and Natural Resources, the North Carolina Department of Transportation and the United States Army Corps of Engineers, Wilmington District entered into a Memorandum of Agreement, (MOA) duly executed by all parties in Greensboro, NC on July 22, 2003, which recognized that the Wetlands Restoration Program was to provide for compensatory mitigation by effective protection of the land, water and natural resources of the State by restoring, enhancing and preserving ecosystem functions; and

WHEREAS, the Department of Environment and Natural Resources, the U.S. Army Corps of Engineers, the U.S. Environmental Protection Agency, the U.S. Fish and Wildlife Service, the North Carolina Wildlife Resources Commission, the North Carolina Division of Water Quality, the North Carolina Division of Coastal Management, and the National Marine Fisheries Service entered into an agreement to continue the In-Lieu Fee operations of the North Carolina Department of Natural Resources' Ecosystem Enhancement Program with an effective date of 28 July, 2010, which supersedes and replaces the previously effective MOA and MOU referenced above; and

WHEREAS, the authority for the acceptance of this instrument for and on behalf of the State of North Carolina was granted to the Department of Administration by resolution as approved by the Governor and Council of State adopted at a meeting held in the City of Raleigh, North Carolina, on the 8th day of February 2000; and

WHEREAS, the Division of Mitigation Services in the Department of Environmental Quality and the State Property Office of the Department of Administration have jointly approved acceptance of this instrument; and

WHEREAS, Grantor owns in fee simple certain real property situated, lying, and being in Cedar Creek Township (Fayetteville), Cumberland County, North Carolina (the "**Property**"), and being more particularly described as that certain parcel of land containing approximately <u>103.93</u> acres and being conveyed to the Grantor by deed as recorded in **Deed Book <u>11803</u> at Page <u>438-443</u>** of the <u>Cumberland</u> County Registry, North Carolina; and

WHEREAS, Grantor is willing to grant a Conservation Easement and Right of Access over the herein described areas of the Property, thereby restricting and limiting the use of the areas of the Property subject to the Conservation Easement to the terms and conditions and purposes hereinafter set forth, and Grantee is willing to accept said Easement and Right of Access. The Conservation Easement shall be for the protection and benefit of the waters of <u>Cape Fear River Basin, Cataloging Unit 03030004</u>

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WHEREAS, Grantor and Grantee previously executed and recorded that certain DEED OF CONSERVATION EASEMENT AND RIGHT OF ACCESS covering the Property, dated July 18, 2024, recorded in Deed Book <u>12019</u> at Page <u>754-767</u> of the <u>Cumberland</u> County Register, North Carolina;

WHEREAS, Grantor and Grantee wish to enter into this AMENDED AND RESTATED DEED OF CONSERVATION EASEMENT AND RIGHT OF ACCESS to clarify the Right of Access to the Conservation Easement as described in Exhibit A;

NOW, THEREFORE, in consideration of the mutual covenants, terms, conditions, and restrictions hereinafter set forth, Grantor unconditionally and irrevocably hereby grants and conveys unto Grantee forever and in perpetuity, a Conservation Easement and Right of Access over and upon the Property or such portion(s) thereof described below.

The Conservation Easement Area consists of the following:

Tracts Number 0446-93-3956 containing a total of <u>29.407</u> acres as shown on the plats of survey entitled "Final Plat, Conservation Easement for North Carolina Division of Mitigation Services, Project Name: <u>Kinlaw</u>, SPO File No. 26-LA-306, DMS Site No. <u>100648</u>, Property of Environmental Banc & Exchange, LLC," dated July 17, 2024 by <u>David S. Turner</u>, PLS Number L-4551 and recorded in the Cumberland County, North Carolina Register of Deeds at **Plat Book <u>151</u> Pages <u>135</u>.**

See attached "**Exhibit A**", Legal Description of area of the Property hereinafter referred to as the "Conservation Easement Area" or "Easement Area"

The purposes of this Conservation Easement are to maintain, restore, enhance, construct, create and preserve wetland and/or riparian resources in the Conservation Easement Area that contribute to the protection and improvement of water quality, flood prevention, fisheries, aquatic habitat, wildlife habitat, and recreational opportunities; to maintain permanently the Conservation Easement Area in its natural condition, consistent with these purposes; and to prevent any use of the Easement Area that will significantly impair or interfere with these purposes. To achieve these purposes, the following conditions and restrictions are set forth:

I. DURATION OF EASEMENT

Pursuant to law, including the above referenced statutes, this Conservation Easement and Right of Access shall be perpetual, and it shall run with, and be a continuing restriction upon the use of, the Property, and it shall be enforceable by the Grantee against the Grantor and against Grantor's heirs, successors and assigns, personal representatives, agents, lessees, and licensees.

II. ACCESS EASEMENT

Grantor hereby grants and conveys unto Grantee a perpetual, non-exclusive easement for ingress and egress over and upon the Property at all reasonable times and at the location more particularly described on **Exhibit A** ("Access Easement") attached hereto and incorporated herein by this reference, to access the Conservation Easement Area for the purposes set forth herein. This grant of easement shall not vest any rights in the public and shall not be construed as a public dedication of the Access Easement. Grantor covenants, represents and warrants that it is the sole owner of and is seized of the Property in fee simple and has the right to grant and convey this Access Easement.

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III. GRANTOR RESERVED USES AND RESTRICTED ACTIVITIES

The Conservation Easement Area shall be restricted from any development or usage that would impair or interfere with the purposes of this Conservation Easement. Unless expressly reserved as a compatible use herein, any activity in, or use of, the Conservation Easement Area by the Grantor is prohibited as inconsistent with the purposes of this Conservation Easement. Grantor shall have an affirmative duty to prevent third parties from engaging in prohibited actions on the Conservation Easement. Any rights not expressly reserved hereunder by the Grantor have been acquired by the Grantee. Any rights not expressly reserved hereunder by the Grantor, including the rights to all mitigation credits, including, but not limited to, stream, wetland, and riparian buffer mitigation units, derived from each site within the area of the Conservation Easement, are conveyed to and belong to the Grantee or its employees, contractors, agents, successors, and assigns. Without limiting the generality of the foregoing, the following specific uses are prohibited, restricted, or reserved as indicated:

A. Recreational Uses. Grantor expressly reserves the right to undeveloped recreational uses, including but not limited to hiking, bird watching, hunting, and fishing, and access to the Conservation Easement Area for the purposes thereof. This reservation of right shall not allow Grantor to violate any other prohibition, restriction, or reservation contained herein.

B. Motorized Vehicle Use. Motorized vehicle use in the Conservation Easement Area is prohibited except within a crossing area(s) or road or trail as shown on the recorded survey plat. This provision shall also apply to the use of any equine species.

C. Educational Uses. The Grantor reserves the right to engage in and permit others to engage in educational uses in the Conservation Easement Area not inconsistent with this Conservation Easement, and the right of access to the Conservation Easement Area for such purposes including organized educational activities such as site visits and observations. Educational uses of the Property shall not alter vegetation, hydrology, or topography within the Conservation Easement Area.

D. Damage to Vegetation. Except within crossing area(s) as shown on the recorded survey plat and as related to the removal of non-native plants, diseased or damaged trees, or vegetation that destabilizes or renders unsafe the Conservation Easement Area to persons or natural habitat, all cutting, removal, mowing, harming, or destruction of any trees and vegetation in the Conservation Easement Area is prohibited.

E. Agricultural and Silvicultural Use. All agricultural and silvicultural uses are prohibited within the Conservation Easement Area including, but not limited to, any use for cropland, orchards, waste lagoons, timber harvesting or pastureland. Direct application of pesticides and/or agricultural waste within the Conservation Easement Area is prohibited. The Grantor shall be solely responsible for the protection of the Conservation Easement Area from intrusion by livestock and shall be solely responsible for the installation and maintenance of any livestock exclusion measures (e.g. fencing) in accordance with the terms and conditions of this Conservation Easement outside of the Conservation Easement Area for so long as there are livestock on the Property adjacent to the Conservation Easement Area.

F. Structures. There shall be no building, facility, mobile home, antenna, utility pole, tower, or other structure constructed or placed in the Conservation Easement Area. All previously existing buildings, facilities, utilities, ponds, dams, stormwater conveyances, wells, mines, and other structures within the Conservation Easement Area shall be shown on the recorded survey plat. Any such structures not shown on the recorded survey plat shall be deemed to have been abandoned and shall not be repaired or replaced.

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G. Roads and Trails. There shall be no construction or maintenance of new roads, trails, walkways, paving, or other infrastructure in the Conservation Easement Area. Existing roads or trails located in the Easement Area may be maintained by Grantor in order to minimize runoff, sedimentation and for access to the interior of the Easement Area for purposes consistent with this Conservation Easement. Existing roads, trails, or paths may be maintained with loose gravel or vegetation to stabilize or cover the surfaces.

All previously existing roads, trails, bridges, crossings, and other infrastructure within the Conservation Easement Area shall be shown on the recorded survey plat. Any such infrastructure not shown on the recorded survey plat shall be deemed to have been abandoned and shall not be repaired or renewed.

H. Signs. No signs shall be permitted in the Conservation Easement Area except boundary signs, interpretive signs describing restoration activities and the conservation values of the Conservation Easement Area, signs identifying the owner of the Property and the holder of the Conservation Easement, signs giving directions, or signs prescribing rules and regulations for the use of the Conservation Easement Area.

I. **Dumping or Storing.** Dumping or storage of soil, trash, ashes, garbage, waste, abandoned vehicles, appliances, machinery, or any other material in the Conservation Easement Area is prohibited.

J. Grading, Mineral Use, Excavation, Dredging. There shall be no grading, filling, excavation, dredging, mining, drilling, hydraulic fracturing, removal of topsoil, sand, gravel, rock, peat, minerals, or other materials.

K. Water Quality and Drainage Patterns. There shall be no diking, draining, dredging, channeling, filling, leveling, pumping, impounding or diverting, causing, allowing or permitting the diversion of surface or underground water in the Conservation Easement Area. No altering or tampering with water control structures or devices, or disruption or alteration of the restored, enhanced, or created drainage patterns are allowed. All removal of wetlands, polluting or discharging into waters, springs, seeps, or wetlands, or use pesticides or biocides in the Conservation Easement Area is prohibited. In the event of an emergency interruption or shortage of all other water sources, water from within the Conservation Easement Area may temporarily be withdrawn for good cause shown as needed for the survival of livestock on the Property.

L. Subdivision and Conveyance. Grantor voluntarily agrees that no further subdivision, partitioning, or dividing of the Conservation Easement Area portion of the Property owned by the Grantor in fee simple ("fee") that is subject to this Conservation Easement is allowed. Any future transfer of the Conservation Easement Area portion of the Property shall be subject to this Conservation Easement and Right of Access and to the Grantee's right of unlimited and repeated ingress and egress over and across the Property to the Conservation Easement Area for the purposes set forth herein.

M. Development Rights. All development rights are permanently removed from the Conservation Easement Area and are non-transferrable.

N. Disturbance of Natural Features. Any change, disturbance, alteration, or impairment of the natural features of the Conservation Easement Area or any intentional introduction of non- native plants, trees, and/or animal species by Grantor is prohibited. Any introduction of livestock to the Conservation Easement Area by the Grantor is expressly prohibited. Any introduction of native plants, trees, and animal species consistent with the purposes of this Conservation Easement shall be done in accordance with prior written approval by the Division of Mitigation Services or any subsequent entity designated to steward the Conservation Easement by the Division of Mitigation Services.

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The Grantor may request permission to vary from the above restrictions for good cause shown, provided that any such request is not inconsistent with the purposes of this Conservation Easement, and the Grantor obtains advance written approval from the Grantee entity designated to steward the Conservation Easement by the Division of Mitigation Services.

IV. GRANTEE RESERVED USES

A. Right of Access, Construction, and Inspection. The Grantee shall have a perpetual Right of Access over and upon the Conservation Easement Area to undertake or engage in any activities

necessary to construct, maintain, manage, enhance, repair, restore, protect, monitor and inspect the stream, wetland and any other riparian resources in the Conservation Easement Area for the purposes set forth herein or any long-term management plan for the Conservation Easement Area developed pursuant to this Conservation Easement.

B. Restoration Activities. These activities include, but are not limited to, the planting of trees, shrubs and herbaceous vegetation, installation of monitoring gauges, utilization of heavy equipment to grade, fill, and prepare the soil, modification of the hydrology of the site, and installation of natural and manmade materials as needed to direct in-stream, above ground, and subterraneous water flow.

C. Research and Educational Activities. The Grantee shall be permitted to enter, inspect, observe, and study the Conservation Easement Area for the purpose of conducting reasonable educational and scientific research activities related to the condition of the Conservation Easement Area and the protected resources therein. These activities include but are not limited to the installation of monitoring equipment, the creation of monitoring zones, and the performance of surveys, geotechnical investigations, and biological studies. Any parties other than the Grantee, its employees and agents, successors or assigns, desiring to conduct such activities must obtain written permission from both the Grantor and the Grantee in advance and be consistent with the intent of the mitigation project.

D. Signs. The Grantee shall be permitted to place signs and witness posts on the Property to include any or all of the following: describe the project, prohibited activities within the Conservation Easement Area, or identify the project boundaries and the holder of the Conservation Easement.

E. Fences. If livestock is maintained on the Property, the Grantor is required to restrict livestock access to the Conservation Easement Area. If the Grantor fails to restrict livestock access to the Conservation Easement Area, Grantee reserves the right to repair or install livestock exclusion devices (i.e., fences) within the Conservation Area at its sole discretion and to recover the cost of such installation or repairs from Grantor. In such cases, Grantor must provide access to Grantee to make such installation and repairs. Grantee shall have no responsibility to repair or maintain any fences installed under this provision.

F. Crossing Area(s). Grantee is not responsible for the maintenance of crossing area(s), however, the Grantee after the appropriate notice required under this Conservation Easement, reserves the right to repair crossing area(s) at its sole discretion and to recover the cost of such repairs from Grantor if such repairs are needed as a result of activities of the Grantor. In such cases, the Grantor must provide access to the Grantee to make repairs.

V. ENFORCEMENT AND REMEDIES

A. Enforcement. To accomplish the purposes of this Conservation Easement, Grantee is allowed to prevent any activity within the Conservation Easement Area that is inconsistent with the purposes of this Conservation Easement and to require the restoration of such areas or features in the Conservation Easement NCDMS Full Delivery Conservation Easement Template AG reviewed 27 October 2023

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Area that may have been damaged by such unauthorized activity or use. Upon any breach of the terms of this Conservation Easement by Grantor, the Grantee shall, except as provided below, notify the Grantor in writing of such breach and the Grantor shall have thirty (30) days after receipt of such notice to correct the damage caused by such breach. If the breach and damage remain uncured after thirty (30) days, the Grantee may enforce this Conservation Easement by bringing appropriate legal proceedings including an action to recover damages, as well as injunctive and other relief. The Grantee shall also have the power and authority, consistent with its statutory authority: (a) to prevent any impairment of the Conservation Easement Area by acts which may be unlawful or in violation of this Conservation Easement; (b) to otherwise preserve or protect its interest in the Property; or (c) to seek damages from any appropriate person or entity. Notwithstanding the foregoing, the Grantee reserves the immediate right, without notice, to obtain a temporary restraining order, injunctive or other appropriate relief, if the breach is or would irreversibly or otherwise materially impair the benefits to be derived from this Conservation Easement, and the Grantor and Grantee acknowledge that the damage would be irreparable and remedies at law inadequate. The rights and remedies of the Grantee provided hereunder shall be in addition to, and not in lieu of, all other rights and remedies available to the Grantee in connection with this Conservation Easement.

B. Inspection. The Grantee has the right, with reasonable notice, to enter the Conservation Easement Area over the Property at reasonable times for the purpose of inspection to determine whether the Grantor is complying with the terms, conditions, and restrictions of this Conservation Easement. Notice for purposes of this subsection may be accomplished by registered or certified mail, regular postal mail (i.e., postcard or letter), electronic mail ("email"), or by personal contact with the Grantor (i.e., phone or in-person).

C. Acts Beyond Grantor's Control. Nothing contained in this Conservation Easement shall be construed to entitle Grantee to bring any action against Grantor for any injury or change in the Conservation Easement Area resulting from causes beyond the Grantor's control, including, without limitation, fire, flood, storm, and earth movement, or from any prudent action taken in good faith by the Grantor under emergency conditions to prevent, abate, or mitigate significant injury to life or damage to the Property resulting from such causes. Grantor shall have an affirmative duty to prevent third parties from engaging in prohibited activities within the Conservation Easement Area but shall not be liable where such actions could not have been reasonably prevented.

D. Costs of Enforcement. Beyond regular and typical monitoring expenses, any costs incurred by Grantee to enforce the terms of this Conservation Easement against Grantor or to protect Grantee's rights and interests in and to the Conservation Easement and Access Easement, including, without limitation, any costs of restoration necessitated by Grantor's acts or omissions in violation of the terms of this Conservation Easement and any legal expenses or court costs, including reasonable attorney's fees, shall be borne by Grantor.

E. No Waiver. Enforcement of this Easement shall be at the discretion of the Grantee and any forbearance, delay or omission by Grantee to exercise its rights hereunder in the event of any breach of any term set forth herein shall not be construed to be a waiver by Grantee.

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VI. MISCELLANEOUS

A. This instrument sets forth the entire agreement of the parties with respect to the Conservation Easement and supersedes all prior discussions, negotiations, understandings, or agreements relating to the Conservation Easement. If any provision is found to be invalid, the remainder of the provisions of the Conservation Easement, and the application of such provision to persons or circumstances other than those as to which it is found to be invalid, shall not be affected thereby.

B. Grantor is responsible for any real estate taxes, assessments, fees, or charges levied upon the Property. Grantee shall not be responsible for any costs or liability of any kind related to the ownership, operation, insurance, upkeep, or maintenance of the Property, except as expressly provided herein. Upkeep of any constructed bridges, fences, or other amenities on the Property is the sole responsibility of the Grantor. Nothing herein shall relieve the Grantor of the obligation to comply with federal, state or local laws, regulations, and permits that may apply to the exercise of the Reserved Rights.

C. Any notices shall be sent by registered or certified mail, return receipt requested to the parties at their addresses shown herein or to other addresses as either party establishes in writing upon notification to the other.

D. Grantor agrees that any subsequent lease, deed, or other legal instruments by which any interest in the Property is conveyed is subject to the Conservation Easement herein created.

E. The Grantor and Grantee agree that the terms of this Conservation Easement shall survive any merger of the fee and easement interests in the Property or any portion thereof and shall be binding on any successor owners.

F. This Conservation Easement and Right of Access may be amended, but only in a writing signed by all parties hereto, or their successors or assigns, if such amendment does not affect the qualification of this Conservation Easement or the status of the Grantee under any applicable laws, and is consistent with the purposes of the Conservation Easement. In accordance with 33 CFR 332.7(a)(3), the owner of the Property shall notify the State Property Office, the U.S. Army Corps of Engineers, and the Division of Mitigation Services in writing sixty (60) days prior to the initiation of any transfer of all or any part of the Property which includes the Conservation Easement Area, any request to void or modify this Conservation Easement, or prior to establishing any other legal claims over the Conservation Easement Area. Such notifications and modification requests shall be addressed to:

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NC State Property Office 1321 Mail Service Center Raleigh, NC 27699-1321

and

Division Engineer US Army Corps of Engineers 69 Darlington Avenue Wilmington, NC 28403 and

Division of Mitigation Services 1652 Mail Service Center Raleigh, NC 27699-1652

G. The parties recognize and agree that the benefits of this Conservation Easement are in gross and assignable provided, however, that the Grantee hereby covenants and agrees, that in the event it transfers or assigns this Conservation Easement, the organization receiving the interest will be a qualified holder under N.C. Gen. Stat. § 121-34 et seq., § 143-214.12(a1) and § 170(h) of the Internal Revenue Code, and the Grantee further covenants and agrees that the terms of the transfer or assignment will be such that the transferee or assignee will be required to continue in perpetuity the conservation purposes described in this document.

VII. QUIET ENJOYMENT

Grantor reserves all remaining rights accruing from ownership of the Property, including the right to engage in or permit or invite others to engage in only those uses of the Conservation Easement Area that are expressly reserved herein, not prohibited or restricted herein, and are not inconsistent with the purposes of this Conservation Easement. Without limiting the generality of the foregoing, the Grantor expressly reserves to the Grantor, and the Grantor's invitees and licensees, the right of access to the Conservation Easement Area, and the right of quiet enjoyment of the Conservation Easement Area,

TO HAVE AND TO HOLD, the said rights and easements perpetually unto the Grantee for the aforesaid purposes,

AND Grantor covenants that Grantor is seized of the Property in fee and has the right to convey the permanent Conservation Easement herein granted; that the same is free from encumbrances and that Grantor will warrant and defend title to the same against the claims of all persons whomsoever.

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IN TESTIMONY, WHEREOF, the Grantor has hereunto set its hand and seal, the day and year first above written.

GRANTOR:

ENVIRONMENTAL BANC & EXCHANGE, LLC, a Maryland limited liability company

By: Resource Environmental Solutions, I/C, a Louisiana limited Hability company/its Manager

By: Name: Christopher C. Southeast Title: Beneral Manager

TENNESSEE COUNTY OF W i anso n

I, a Notary Public of the State and County aforesaid, do hereby certify that (Mistophu Smith) personally appeared before me this day and acknowledged that he/she is the (2eneral) Manager of Resource Environmental Solutions, LLC, a Louisiana limited liability company, manager of Environmental Banc & Exchange, LLC, a Maryland limited liability company, and that by authority duly given, and as the act of the Grantor, he/she signed the foregoing instrument in its name, on its behalf and as its act and deed for the purposes stated herein.

	IN W	TTNESS,	WHEREOF , 20 <u>24</u> .	I have hereun	to set my	hand and	Notary	Seal this the	315+	day of
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(N.P. SEAL)

Signature of Notary Public

J. Hillman than Printed Name of Notary Public My commission expires: <u>July</u>

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BK12033 PG0318

Exhibit A

[Description of Conservation Easement Area]

BEING THAT 29.407 ACRE AREA, AS SHOWN ON PLAT OF SURVEY ENTITLED "CONSERVATION EASEMENT PLAT, OWNERS ENVIRONMENTAL BANC & EXCHANGE, LLC, PIN 0446-93-3956, PREPARED FOR ENVIRONMENTAL BANC & EXCHANGE, LLC, "KINLAW", DMS: #100648, DATED 7/17/2024, , PREPARED BY DAVID S. TURNER, PLS NUMBER L-4551, AND RECORDED IN THE CUMBERLAND COUNTY REGISTER OF DEEDS OFFICE AT PLAT BOOK 151, AT PAGE 135 (THE "SURVEY"), AND BEING FURTHER DESCRIBED AS FOLLOWS:

CONSERVATION EASEMENT "A" 1,017,343.8 S.F. +/- 23.355 AC.

Beginning at a rebar with cap set, said rebar being S 06°56'18" W a distance of 156.85' from an existing iron pipe, the southeast corner of Alberto A. Hernandez (now or formerly, see Deed Book 10378, Pg. 299), said rebar being located N 34°29'37" W a distance of 2,045.48' from Site Control Point #2 (rebar with plastic cap) having NC Grid Coordinates [NAD83(2011)] N=462,550.24 USft, E=2,049,458.41 USft;

thence, from the point of Beginning, with a new line, N 22°37'45" E a distance of 202.18' to a rebar with cap set;

thence S 76°10'37" E a distance of 165.07' to a rebar with cap set; thence S 24°53'51" E a distance of 12.59' to a rebar with cap set: thence S 76°05'57" E a distance of 99.20' to a rebar with cap set; thence S 40°30'09" W a distance of 265.93' to a rebar with cap set; thence S 28°59'44" E a distance of 136.10' to a rebar with cap set; thence S 73°09'02" E a distance of 138.26' to a rebar with cap set; thence S 23°11'55" E a distance of 68.96' to a rebar with cap set: thence S 65°26'43" E a distance of 551.00' to a rebar with cap set; thence N 32°50'21" E a distance of 149.88' to a rebar with cap set; thence N 17°49'28" E a distance of 120.51' to a rebar with cap set; thence N 35°57'32" E a distance of 89.73' to a rebar with cap set: thence N 63°29'23" E a distance of 52.60' to a rebar with cap set; thence N 86°27'43" E a distance of 37.76' to a rebar with cap set; thence S 76°46'58" E a distance of 152.54' to a rebar with cap set; thence N 21°28'10" E a distance of 79.77' to a rebar with cap set; thence S 76°05'57" E a distance of 252.80' to a rebar with cap set; thence S $16^{\circ}38'35''$ W a distance of 168.27' to a rebar with cap set; thence S $23^{\circ}32'43''$ W a distance of 480.87' to a rebar with cap set; thence S 28°53'46" W a distance of 407.18' to a rebar with cap set; thence S 35°25'03" W a distance of 157.62' to a rebar with cap set; thence S 61°02'16" W a distance of 238.83' to a rebar with cap set; thence S 73°19'39" W a distance of 59.79' to a point in a ditch marked by a t-post, said point being a corner of Brandon K. Perdue and wife, Channing Perdue (now or formerly, see Deed Book 10218, Pg. 187) and Oliver Donovan Alphin et al (now or formerly, see Deed Book 2749, Pg 203);

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thence, with the Alphin line, N 12°16'00" E a distance of 165.99' to a rebar with cap set; thence N 06°04'09" W a distance of 88.53' to a rebar with cap set; thence N 35°36'07" W a distance of 178.27' to a rebar with cap set; thence N 40°03'28" W a distance of 92.34' to a rebar with cap set; thence N 38°41'40" W a distance of 242.70' to a rebar with cap set; thence N 51°16'36" W a distance of 36.69' to a rebar with cap set; thence N 67°26'30" W a distance of 139.06' to a rebar with cap set; thence N 57°47'30" W a distance of 47.33' to a rebar with cap set; thence N 45°13'30" W a distance of 206.82' to a rebar with cap set; thence N 44°17'41" W a distance of 49.25' to a rebar with cap set; thence N 23°40'30" W a distance of 48.95' to a rebar with cap set; thence N 36°16'30" W a distance of 105.94' to a rebar with cap set; thence N 31°07'42" W a distance of 83.09' to a rebar with cap set; thence N 18°32'30" W a distance of 65.96' to a rebar with cap set; thence N 19°09'29" W a distance of 257.47' to a rebar with cap set: thence, with a new line, S 89°31'37" E a distance of 120.42' to the point of Beginning; containing 23.355 acres, more or less, according to a plat by David S. Turner, PLS (L-4551) of Resource Environmental Solutions, LLC (RES)(F-1428), Swannanoa, NC, entitled "Conservation Easement Plat for the State of North Carolina, Division of Mitigation Services, Project: Kinlaw", dated July 17, 2024 and recorded in Plat Book 151, Page 135 of the Cumberland County Register of Deeds.

"CONSERVATION EASEMENT AREA B" 263,625.1 S.F +/- 6.052 A.C.

Beginning at a rebar with cap set in the southern line of Thomas Edwin Cooper, Jr. and wife, Donna Susan Cooper (now or formerly, see Deed Book 4582, Pg. 256), said rebar being located N 16°18'13" E a distance of 2,272.43' from Site Control Point #2 (rebar with plastic cap) having NC Grid Coordinates [NAD83(2011)] N=462,550.24 USft, E=2,049,458.41 USft, and being N 83°17'44" W a distance of 332.43' from an existing rebar, said existing rebar being the southeast corner of Thomas E. Cooper, Jr.;

thence, from the point of Beginning, with a new line, S 26°22'51" W a distance of 304.69' to a rebar with cap set;

thence S 07°12'11" E a distance of 101.27' to a rebar with cap set; thence S 15°50'11" W a distance of 126.88' to a rebar with cap set; thence S 44°40'14" W a distance of 96.84' to a rebar with cap set; thence N 76°05'57" W a distance of 193.43' to a rebar with cap set; thence N 22°55'18" W a distance of 277.82' to a rebar with cap set; thence S 82°26'16" W a distance of 136.64' to a rebar with cap set; thence N 20°21'40" W a distance of 35.56' to a rebar with cap set; thence N 15°00'17" W a distance of 229.17' to a rebar with cap set: thence N 09°31'33" W a distance of 511.09' to a rebar with cap set; thence N 76°50'47" E a distance of 144.00' to a rebar with cap set; thence S 00°24'02" E a distance of 262.79' to a rebar with cap set; thence S 26°04'17" E a distance of 136.82' to a rebar with cap set; thence S 08°30'51" E a distance of 155.60' to a rebar with cap set; thence S 41°00'24" E a distance of 247.35' to a rebar with cap set; thence S 69°00'09" E a distance of 160.46' to a rebar with cap set; thence N 20°59'51" E a distance of 63.29' to a rebar with cap set; thence N 03°31'28" W a distance of 145.49' to a rebar with cap set;

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thence N 08°00'18" E a distance of 98.06' to a rebar with cap set;

thence S 83°17'44" E a distance of 22.16' to an existing iron pipe, said iron pipe being the southwest corner of Thomas E. Cooper, Jr.;

thence, with the Cooper line, S 83°17'44" E a distance of 227.93' to the point of Beginning; containing 6.052 acres, more or less, according to a plat by David S. Turner, PLS (L-4551) of Resource Environmental Solutions, LLC (RES)(L-1428), Swannanoa, NC, entitled "Conservation Easement Plat for the State of North Carolina, Division of Mitigation Services, Project: Kinlaw", dated July 17, 2024 and recorded in Plat Book 151, Page 135 of the Cumberland County Register of Deeds.

ACCESS EASEMENT

TOGETHER WITH NON-EXCLUSIVE ACCESS OVER, ACROSS AND THORUGH THAT CERTAIN 30-FOOT-WIDE ROAD LEADING TO AND FROM DIVISION PL. LABELED "30'CE ACCESS", AS WELL AS ACCESS OVER, ACROSS, TROUGH AND UPON DIVISON PL. AS SHOWN ON THE PREVIOUSLY REFERENCED PLAT OF SURVEY BY DAVID S. TURNER, PLS

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ENCORE ST SV/2.200 CERTIFICATE OF OWNERSHIP AND DEDICATION ENVIRONMENTAL BANC EXCHANGE LLC HEREBY CERTIFY THAT IT IS THE OWNER OF THE PROPERTY SHOWN AND DESCRIBED HEREON, WE HEREBY ACCEPT AND ADOPT	REVIEW OFFICER CERTIFICATION STATE OF NORTH CAROLINA COUNTY OF CUMBERLAND			
THIS RECORDED PLAT AND CONSERVATION EASEMENT WITH OUR FREE CONSENT AND DEDICATE, GRANT, AND CONVEY ALL EASEMENTS, RIGHT-OF-WAYS, AND ACCESS ROADS TO PUBLIC AND/OR PRIVATE USE AS NOTED HEREIN.	I			
SITE Janey Mc (2BX, 11) 7.18.2024 OWNER Authorized Signatory DATE	REVIEW OF PICER DATE			
STATE OF NORTH CAROLINA COUNTY OF WAI45. I, WILL an A Jang., A NOTARY STATE AFORESAID, CERTIFY THAT O an	PUBLIC OF THE COUNTY AND ~/ MLELLCA (EBX, LL)			
APPEARED BEFORE ME THIS DAY AND A EXECUTION OF THE FOREGOING INSTRU- AND OFFICIAL STAMP OR SEAL THIS 1	ACKNOWLEDGE THE UMENT. WITNESS MY HAND			
VICINITY MAP (NO SCALE) <u>CERTIFICATE OF SURVEY AND ACCURACY:</u> I, <u>DAVID S. TURNER</u> , CERTIFY THAT THIS MAP WAS DRAWN UNDER MY SUPERVISION FROM AN ACTUAL SURVEY MADE UNDER MY SUPERVISION (DEED DESCRIPTION RECORDED IN BOOK AS SHOWN, PAGE AS SHOWN);	7, NC Walliam & free			
(DEED DESCRIPTION RECORDED IN BOOK AS SHOWN , PAGE AS SHOWN); THAT THE BOUNDARIES NOT SURVEYED ARE CLEARLY INDICATED AS DRAWN FROM INFORMATION SHOWN ON THE FACE OF THIS MAP; THAT THE EQUIVALENT TRAVERSE RATIO OF PRECISION IS 1:10,000 THAT THE GLOBAL POSITIONING SYSTEM (GPS) SURVEY PERFORMED TO ESTABLISH THE GRID	LINE TABLE LINE BEARING DISTANCE L1 N 22'37'45" E 202.18' THE Northing Easting			
TIE FOR THE TRAVERSES USED THE INFORMATION SHOWN BELOW; AND THAT THIS PLAT WAS PREPARED IN ACCORDANCE WITH G.S. 47-30 AS AMENDED. (1) CLASS OF SURVEY: <u>CLASS A</u> (2) POSITIONAL ACCURACY AT 95% CONFIDENCE LEVEL: HORIZONTAL= 0.052 USFT, VERTICAL= 0.103 USFT	L2 S 76'10'37" E 165.07' 1 464,236.11 2,046,300.03 L3 S 24'53'51" E 12.59' 2 464,422.72 2,048,377.82 L4 S 76'05'57" E 99.20' 3 464,383.28 2,048,538.10 L5 S 40'30'09" W 265.93' 4 464,371.86 2,048,534.40 L6 S 28'59'44" E 136.10' 5 464,348.03 2,048,639.70			
 (3) TYPE OF GPS FIELD PROCEDURE: <u>REAL-TIME KINEMATIC(RTK)/VRS</u> (4) DATES OF SURVEY: <u>MAY 2023 - DEC 2023</u> (5) DATUM/EPOCH: <u>NAD83 (2011) / 2023</u> (6) PUBLISHED/FIXED-CONTROL USE: <u>SITE GPS CONTROL POINT #2</u> 	L7 S 73'09'02" E 138.26' 6 464,145.82 2,048,466.98 L8 S 23'11'55" E 68.96' 7 464,026.78 2,048,532.96 L9 N 32'50'21" E 149.88' 8 463,986.70 2,048,665.28 L10 N 17'49'28" E 120.51' 9 463,923.31 2,048,692.45			
NORTHING= 462,550.24 USFT, EASTING= 2,049,458.41 USFT, ELEV.= 85.95 (7) GEOID MODEL: <u>GEOID18b (CONUS)</u> (8) COMBINED GRID FACTOR: <u>0.99988066</u> (9) UNITS: <u>US FEET</u> (40) COPS LISEET NCON NOEA NORA NORE NOLL NCCA	L11 N 35'57'32" E 89.73' L12 N 63'29'23" E 52.60' L13 N 86'27'43" E 37.76' L14 S 76'46'58" E 152.54' L3 464,007.63 2,049,364.48			
(10) CORS USED: NCET, NCCN, NCFA, NCKN, NCRF, NCLI, NCCA I ALSO HEREBY CERTIFY THAT THIS PLAT IS OF ONE OF THE FOLLOWING: GS 47-30 F(11) D; THAT THE SURVEY IS OF ANOTHER CATEGORY, SUCH AS THE RECOMBINATION OF EXISTING PARCELS, A COURT-ORDERED SURVEY, OR	L16 S 76'05'57" E 252.80' 14 464,031.11 2,049,411.55 L17 S 16'38'35" W 168.27' 15 464,033.44 2,049,449.24 L18 S 35'25'03" W 157.62' 16 463,998.56 2,049,597.74 L19 S 61'02'16" W 238.83' 17 464,072.79 2,049,626.94			
OTHER EXEMPTION OR EXCEPTION TO THE DEFINITION OF SUBDIVISION WITNESS MY ORIGINAL SIGNATURE, REGISTRATION NUMBER, AND SEAL THIS 17th DAY OF JULY, 2024.	L20 S 73'19'39" W 59.79' 18 464,213.39 2,049,683.19 L21 N 12'16'00" E 165.99' 19 464,469.28 2,049,574.98 L22 N 06'04'09" W 88.53' 20 464,451.30 2,049,439.53 L23 N 35'36'07" W 178.27' 21 464,484.64 2,049,427.15 L24 N 40'03'28" W 92.34' 22 464,706.00 2,049,367.82			
DAVID S. TURNER, PL.S. #L-4551 = 07-17-247	L25 N 38°41'40" W 242.70' 23 465,210.04 2,049,283.24 L26 N 51'16'36" W 36.69' 24 465,242.81 2,049,423.46 L27 N 67'26'30" W 139.06' 25 464,980.02 2,049,425.30 L28 N 57'47'30" W 47.33' 26 464,857.12 2,049,485.43			
SEAL / SURVEY SURVEY	L29 N 45*13'30" W 206.82' 27 464,703.23 2,049,508.47 L30 N 44'17'41" W 49.25' 27 464,703.23 2,049,508.47 L31 N 23'40'30" W 48.95' 28 464,516.57 2,049,670.77 L32 N 36*16'30" W 105.94' 29 464,459.08 2,049,820.57 L33 N 31'07'42" W 83.09' 30 464,518.17 2,049,843.25			
NO APPROVAL REQUIRED BY SHE CITY OF BAVILTEVILLE	L34 N 18'32'30" W 65.96' L35 N 19'09'29" W 257.47' 32 464,760.49 2,049,834.30 L35 N 19'09'29" W 257.47' 32 464,760.49 2,049,847.96 L36 S 89'31'37" E 120.42' 33 464,757.90 2,049,869.97 L37 S 07'12'11" E 101.27' 34 464,731.29 2,050,096.34 L38 S 15'50'11" W 126.88' 35 464,458.34 2,049,960.96			
Signatures DATE	L39 S 44'40'14" W 96.84' 36 464,357.86 2,049,973.66 L40 N 76'05'57" W 193.43' 37 464,235.80 2,049,939.03 L41 N 22'55'18" W 277.82' 38 464,166.92 2,049,870.95 L42 S 82'26'16" W 136.64' 39 464 012 05 2 049 872 34			
	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$			
	L48 S 41'00'24" E 247.35' 44 462,809.42 2,049,134.98 2,049,134.98 2,049,134.98 2,049,134.98 2,049,134.98 2,049,134.98 2,049,077.70 2,049,077.70 2,049,077.70 2,049,077.70 2,049,077.70 2,049,077.70 2,049,077.70 2,049,112.97 2,049,112.97 2,049,112.97 2,049,112.97 2,049,103.61 2,04			
Rammic ARCOL	L52 N 08'00'18" E 98.06' 48 463,187.44 2,048,999.83 L53 S 83'17'44" E 22.16' 49 463,258.12 2,048,940.41 L54 S 83'17'44" E 227.93' 50 463,447.54 2,048,788.68 51 463,470.49 2,048,760.05 52 463,523.84 2,048,631.63			
GENERAL NOTES:	LINE BEARING DISTANCE T1 N 06'56'18" E 156.85' T2 N 62'17'28" E 66.46' T3 N 21'48'12" E 151.44' T4 N 54'12'27" W 46.26' 56 463,774.82 2.048,390.72			
 ALL DISTANCES SHOWN ARE HORIZONTAL GROUND DISTANCES UNLESS OTHERWISE NOTED. ALL DISTANCES SHOWN ARE HORIZONTAL GROUND DISTANCES UNLESS OTHERWISE NOTED. THE BASIS OF BEARINGS IS NCGS STATE PLANE GRID COORDINATES NAD83(2011) DATUM. THE AREA SHOWN HEREON WAS COMPUTED USING THE COORDINATE COMPUTATION METHOD. THE SURVEYOR SHALL SET 5/8" REBAR 30" IN LENGTH WITH 3-1/4" ALUMINUM CAPS ON ALL EASEMENT CORNERS. SURVEY CA SPECIFICATIONS (BERNTSEN RBD5352, IMPRINTED WITH STATE LOGO # B9087 OR EQUIVALENT). AFTER INSTALLATION, CAP 				
WITH CORRESPONDING NUMBER FROM THE TABLE OF COORDINATES ON THE SURVEY. 5. LINES NOT SURVEYED ARE SHOWN AS A DASHED LINETYPE AND WERE TAKEN FROM INFORMATION REFERENCED ON THE F 6. THIS SURVEY WAS PREPARED WITHOUT THE BENEFIT OF A TITLE REPORT AND THEREFORE MAY NOT SHOW ALL ENCUM SUBJECT PROPERTY. A LICENSED ATTORNEY-AT-LAW SHOULD BE CONSULTED REGARDING CORRECT OWNERSHIP, WIDT	ACE OF THIS PLAT. BRANCES UPON THE TH, AND LOCATION OF			
 EASEMENTS AND OTHER TITLE QUESTIONS REVEALED BY A TITLE EXAMINATION. THE SURVEYOR HAS MADE NO INVESTIGAT SEARCH FOR ENCUMBERANCES, RESTRICTIVE COVENANTS, EASEMENTS OF RECORD, OWNERSHIP, TITLE EVIDENCE, OR O ACCURATE AND CURRENT TITLE EXAMINATION MAY DISCLOSE. 7. SUBJECT TO ALL EASEMENTS, RIGHT OF WAYS, AND/OR ENCUMBRANCES THAT MAY AFFECT THE PROPERTY(S). 8. THE SUBJECT PROPERTY IS LOCATED IN A DESIGNATED FEMA FLOOD HAZARD ZONE PER FIRM MAP #3720044600J DATED JAWANDA SUBJECT PROPERTY IS LOCATED IN A DESIGNATED FEMA FLOOD HAZARD ZONE PER FIRM MAP #3720044600J DATED JAWANDA SUBJECT PROPERTY AND SUBSUPACE CONDITIONS WERE NOT EXAMINED AS PART OF THIS SUBJECT 	NUARY 5, 2007.			
 ENVIRONMENTAL AND SUBSURFACE CONDITIONS WERE NOT EXAMINED AS PART OF THIS SURVEY. 10.THE STATE OF NORTH CAROLINA, ITS EMPLOYEES AND AGENTS, SUCCESSORS AND ASSIGNS, ARE GRANTED AND CON RIGHT OF ACCESS TO THE EASEMENT AREA OVER THE PROPERTY AT REASONABLE TIMES TO UNDERTAKE ANY ACT CONSTRUCT, MANAGE, MAINTAIN, ENHANCE, AND MONITOR THE STREAM, WETLAND AND ANY OTHER RIPARIAN RESOURCE AREA, IN ACCORDANCE WITH THE RESTORATION ACTIVITIES OR A LONG-TERM MANAGEMENT PLAN AS DESCRIBED IN SECONDED CONTEMPORANEOUSLY WITH THIS PLAT. DEPERDED ACCESS ADDE SUCONN HEREON IN ADDROVINATE 	TIVITIES TO RESTORE, DES IN THE EASEMENT CTION II OF THE DEED (919) WW			
RECORDED CONTEMPORANEOUSLY WITH THIS PLAT. PREFERRED ACCESS ROUTES ARE SHOWN HEREON IN APPROXIMATE 11.THE PURPOSE OF THIS PLAT IS TO SERVE AS A REFERENCE FOR THE CREATION OF A CONSERVATION EASEMENT. THIS PLAT SURVEY. THE LAND PARCELS AND THEIR BOUNDARIES AFFECTED BY THIS CONSERVATION EASEMENT ARE NOT CHANGED E 12.EXISTING PONDS WITHIN THE EASEMENT WILL BE REMOVED. 13.EXISTING FENCING WITHIN THE EASEMENT WILL BE REMOVED. 14.EXISTING PRODEEDTY LINE WILL BE REMOVINGED BOST CONSTRUCTION BER BROBERTY LINE ACREEMENT IN DEED ROOM	BY THIS PLAT. (SURVEY: MAY-DEC 2023) SURVE (DRAWN BY: EGT/DST) RES PR			
14. EXISTING PROPERTY LINE WILL BE RE-MONUMENTED POST CONSTRUCTION PER PROPERTY LINE AGREEMENT IN DEED BOOR RECORDED IN PLAT BOOK, PAGE	REVIEWED BY: DST PLAT D			

