

September 28, 2018

Ike Williamson
PO Box 742
Shallotte, NC 28459-0742

Town of Sunset Beach
700 Sunset Blvd. N.
Sunset Beach, NC 28468

To Whom It May Concern,

This letter of consent is provided to satisfy the requirements of the CAMA Major Permit application for providing written authorization for material placement within an approximate 42 Ac site on State Road 1163 (Old Georgetown Road) in Brunswick County. As the underlying property owner for the referenced lands, I am willing to grant permission to the Town of Sunset Beach (Town) to use the parcel for material placement pertaining to the Town's navigation project (Project).

Please note, prior to the use of the parcel a formal agreement pertaining to additional terms and conditions (Agreement) will be executed with the Town. The Agreement shall document the terms and conditions of the use agreement for the duration and administration of the Project. The terms and conditions will stipulate a tipping fee of not more than \$5.75 / CY for use of the placement islands.

Sincerely, 

Ike Williamson

**NORTH CAROLINA
BRUNSWICK COUNTY**

SPECIAL EXCEPTION PERMIT #07-02S GRANTED

Applicant: Glen N. Williamson
Record Owners: Glen and Sarah Williamson
Location: 5399 Oak Tree Lane SW, Shallotte, Brunswick County, NC
Tax Parcel: 2290001402
Acreage: 44.54 acres
Proposed Use of Property: Non-Hazardous Solid and Liquid Waste Disposal Site
Board Meeting Date: January 11, 2007
Approval Date: January 11, 2007

SECTION 1. FINDINGS: Having heard all of the evidence presented at the hearing, the Board finds that the application is complete and finds:

- I. That the proposed use is in keeping with the statement of intent of the zoning district. This is based upon sworn testimony and evidence submitted during the hearing which shows the following:
 - A "Non-Hazardous Solid and Liquid Waste Disposal Site" is permissible within the Rural (RU) zoning district with special exception permits. No specific evidence or testimony was presented that this use will not be in harmony with the surrounding development.

- II. The use, if developed as proposed, will not substantially injure the value of adjoining or abutting property. This is based upon sworn testimony and evidence