Public Works Department • (910) 363-0096

Maintenance Permit

Waiver of Liability, Indemnification, and Hold Harmless Agreement

Ι,	, acknowledge that the City of Boiling Spring L	akes (the "City") has agreed to
allow me to enter onto one	or more City Owned Lakebed Property ("COLP	") for the purposes of clearing,
mowing, trimming, or other	wise maintaining the existing natural vegetation	located thereon ("Maintenance
Activity").		

In consideration for the right granted above, I hereby:

- 1. Waive and release any and all claims or causes of action that could be brought against the City, its officials, employees, or agents (in their official and individual capacities), that could arise from or are otherwise connected in any way with my performance of Maintenance Activity on one or more COLP.
- 2. Agree to hold harmless, indemnify, defend the City, its officials, employees, and agents (in their official and individual capacities) against any and all claims or causes of action brought against them by third parties for any matter arising from or otherwise in connection in any way with my performance of Maintenance Activity on one or more COLP.
- 3. Agree to provide written notice to the City not less than twenty-four (24) hours prior to each instance on which I enter onto one or more COLP to perform Maintenance Activity. Such written notice shall identify the Brunswick County PIN of the COLP on which I will perform Maintenance Activity. For the purposes of this Maintenance Permit, written notice may be provided by email to: sprice@cityofbsl.org.

THIS PERMIT IS VALID FOR THIRTY (30) DAYS FROM THE DATE OF APPROVAL *Hand-held equipment & push mowers only. Use of pesticide and/or heavy equipment strictly prohibited*

	For Internal Office Use Only:
	This Maintenance Permit has been reviewed and approved by:
	Print Name, Title
Telephone	Signature Approval Date
	Telephone