FOREST CONSERVATION PLAN AND MAINTENANCE AGREEMENT

				·			
Public Works Agreement No							
Category: Rural OR Urban Area (with PWA) acres of land, more or less							
this AGRI between owners then O ("Mortgagee"); and	wner shall	_ ("Owner") include) (in the evo	ent this doc ean the	cument inv plural	olves two or hereafter);	more and
("Mortgagee"); and MARYLAND, a bo							NTY,
the Code of Public L and Natural Resourc Plat); and		Ordinances of regarding P	of Carroll Co lat entitled	ounty, Chap "	oter 150, A	griculture, Fo	orestry vision
performed by Owner				•		requirements	, 10 00
WHEREAS wholly or in part is set to be recorded ame, and &c. and	ong the Land	bdivision Pla Records of	at entitled " f Carroll (County, sa	id Deed	" and int of Trust is	tended dated
WHEREAS set forth on a Subdiv the Land Records of the Land Records of		led " y, said Mortg	gage is date	" and in	tended to b	wholly or in be recorded a nd recorded a	part is imong imong
WHEREAS subordinating its rig other purpose, and tunpaid under said lie	to hold and ret	and to the pr	coperty to the	he Easemer	nt and non	e other, and	for no

NOW, THEREFORE, Owner for itself, its successors, personal representatives and assigns, covenants and agrees to perform the requirements outlined in a certain Forest Conservation Plan "FCP" entitled "_______" which has been approved by the Carroll County Department of Planning ("Department") and which is on file with the Department, within the time required by the FCP and in accordance with its terms. To guarantee performance of the FCP, Owner submits herewith a suitable guaranty in the form of a bond, an irrevocable letter of credit, or other approved security under Public Works Agreement No. _______, running to County as obligee, and a portion of the bond shall be conditioned upon the faithful performance hereunder and further conditioned upon the payment by Owner of all charges, liens, and indebtedness incurred in, by reason of, or due to Owner's agreement to perform the work required in the FCP, or which may arise from Owner's performance or failure of performance thereunder.

Owner agrees to the installation of reforestation, afforestation, during the first growing season after the removal of sediment control devices. Growing season is defined as January 1st through April 30th or September 1st through December 1st. Failure to comply with this provision shall constitute a breach of the Public Works Agreement, Construction Drawings, and/or Forest Conservation Plan and may result in the County claiming the bond for forest conservation. Any planting area which is located outside the approved limits of disturbance may be planted upon approval of the Forest Conservation Plan but shall be planted no later than the first growing season after the removal of sediment control devices.

Owner agrees to notify Department when it begins planting pursuant to the FCP and Owner agrees to seek inspection of the success of its planting no sooner than **twelve/eighteen months** from the completion of planting within the months of September or February by requesting, in writing, an inspection by the Department. Should the inspection reflect planting in accordance with the FCP and an acceptable survival rate as outlined in the FCP, County may release twenty-five percent (25%) of the guaranty apportioned to forest conservation; if the inspection reveals deviation from the FCP, or a survival rate that is not acceptable as outlined in the FCP, Owner agrees to replant the property so as to meet the requirements of the Forest Conservation Ordinance, within **thirty days** of the inspection.

No sooner than **twenty-four/thirty-six months** after the completion of the last required planting, Owner agrees to seek an inspection of the plantings by requesting, in writing, an inspection by the Department. Once Department has determined that the plantings have survived in accordance with and at a rate acceptable under the FCP, County shall within thirty days of a finding of acceptance release the guaranty issued hereunder. When tree shelters are used the shelters shall be removed prior to bond release.

Should Owner fail to perform as required by the FCP, County may make or complete the FCP and Owner shall be liable for the reasonable and necessary cost thereof. In the event the cost of completing the FCP is greater than the amount remaining in the guaranty, Owner shall be liable to County for those amounts in excess, as well as for the amount of the guaranty. For purposes of this provision, preliminary approvals or other acceptance by the County or Department in advance of the final inspection shall not excuse failure to fully perform to meet the requirements of the Forest

Conservation Ordinance and FCP.

IN WITNESS WHEREOF, the parties set their hands and seals.

	BY: TITLE: Owner			
	BY: TITLE: Beneficiary			
	BY: TITLE: Mortgagee			
	THE COUNTY COMMISSIONERS OF CARROLL COUNTY, MARYLAND a body corporate and politic of the State of Maryland			
Date:	BY: LAURA MATYAS, CHIEF BUREAU OF DEVELOPMENT REVIEW			
Approved for legal sufficiency:				
Timothy C. Burke County Attorney				
NEED NOTARY FOR EACH SIGNATU	RE EXCEPT COUNTY SIGNATURES			
PWA Nodate: RETURN TO: Department of the County	y Attorney, 225 N. Center Street, Westminster, MD 21157			