## LONG-TERM PROTECTIVE AGREEMENT FOR TREE PLANTING

Forest Conservation and Protection

THIS LONG-TERM PROTECTIVE AGREEMENT FOR TREE PLANTING, is made
this, day of, 20, between
("Property Owner"), and ANNE ARUNDEL
COUNTY, MARYLAND, a body corporate and politic of the State of Maryland (the "County"),
for the purpose of providing for, preserving, and protecting trees planted on Property Owner's
property and paid for with County forest conservation fee-in-lieu funds, as described below.
WHEREAS, the County maintains a local forest conservation fund, pursuant to § 5-1610(h)
of the Natural Resources Article of the Ann. Code of Maryland, and § 17-6-308 of the Anne
Arundel County Code (2005, as amended), containing fee-in-lieu funds paid by developers in lieu
of tree replanting when permitted by the State and local forest conservation law (hereinafter "FIL
Funds"); and
WHEREAS, pursuant to State and County law, FIL Funds must be spent by the County on
reforestation and afforestation, including site identification, acquisition, prepurchase, and
preparation and maintenance of existing forests and achieving urban canopy goals; and
WHEREAS, pursuant to Natural Resources Article § 5-1607(e)(2) and COMAR
08.19.05.02, areas replanted using FIL Funds must be protected by a long-term protective
agreement; and
WHEREAS, this Agreement is intended by the parties to serve as a long-term protective
agreement under applicable state and local forest conservation law.
NOW, THEREFORE, in consideration of the premises hereof and other good and valuable
consideration, the receipt whereof is hereby acknowledged, and pursuant to the requirements of
the State Forest Conservation Act (Natural Resources Article §§ 5-1601, et. seq.) and Subtitle 3
of Title 6 of Article 17 of the Anne Arundel County Code, the parties agree as follows:
1. The County agrees to use County FIL Funds in the amount of \$to
fund the purchase, planting and maintenance of individual trees of native species planted on
Owner's property, identified as, Tax Account No.
, Deed Reference, in the approximate locations

noted on the site plan attached hereto as Exhibit A. If the property is in the Critical Area, funds from the County FIL Fund paid into the FIL Fund for Critical Area reforestation shall be used.

- 2. The Owner shall maintain the trees for a period of two (2) years and during that time shall replace any trees that do not survive due to natural causes, or enter into an agreement with the County to conduct this maintenance.
- 3. Owner grants the County a right of entry to ensure compliance with the terms of this Agreement, provided that reasonable advance notice shall be given to Owner prior to entry for this purpose.
- 4. Owner covenants and agrees that for a period of thirty (30) years from the date hereof, the plantings provided hereunder shall be retained undisturbed except for such necessary maintenance as may be required to preserve the health of the tree. No tree planted hereunder may be removed except with written approval of the County Forester, which shall only be granted on a showing of good cause that removal is necessary to prevent injury to person or property. In the event any tree planted hereunder is removed without the written approval of the County Forester, the Owner shall pay into the County forest conservation fund a minimum fee equal to the thencurrent fee-in-lieu amount provided by the County Code for non-critical area or critical area clearing, as applicable, calculated as the greater of 400 square feet per tree or such other area as determined by the County Forester based on the total square footage of the tree canopy. No other mitigation shall be required.
- 5. For the duration of the retention period covered by this agreement, the trees installed or maintained using County FIL Funds pursuant to this agreement may not be incorporated into a forest mitigation bank. For an existing forest mitigation bank, any trees installed or maintained using County FIL Funds may not be sold to compensate for forest impacts.
- 6. All fees due hereunder and any other costs or expense incurred by the County pursuant to this Agreement shall be subject to collection and enforcement in the same manner as County real property taxes, pursuant to section 1-8-101 of the Anne Arundel County Code.
- 7. This Agreement shall run with the land and be binding on subsequent owners for the entire thirty-year term, and once complete, shall be recorded in Land Records by the County.
- 8. At least twelve (12) months prior to the conclusion of this thirty-year term agreement, the Owner shall notify the County of their intention to either sign a new long-term protective agreement, or allow the Agreement to expire.

OPERTY OWNER:	
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NE ARUNDEL COUNTY, MAR	YLAND
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REVIEWED FOR FORM AND LEGAL SUFFICIENCY:

{00221335.DOCX; 5}

## OTHER THAN THE COMPLETION OF BLANKS, DO NOT MAKE CHANGES TO THIS FORM.

STATE OF	COUNTY OF		,TO WIT:	
I HEREBY CERTIFY the subscriber, a Notary Publ	ic in and for the	State and County a	foresaid, persona	lly appeared
and Agreement to be his/her a	ct and deed.			
WITNESS my hand ar	nd notarial seal.			
My commission expires:		Notary Public		
STATE OF	COUNTY	Y OF	,TO	WIT:
	ic in and for the	day of State and County and acknowledged the	foresaid, persona	lly appeared
and Agreement to be his/her a WITNESS my hand ar				
My commission expires:		Notary Public		

## OTHER THAN THE COMPLETION OF BLANKS, DO NOT MAKE CHANGES TO THIS FORM.

STATE OF MARYLAND, ANNE ARUNDE	EL COUNTY, TO V	WIT:
I HEREBY CERTIFY, that on this the subscriber, a Notary Public of the Stat Maryland, personally appeared Mark Wed Permits, for Steuart Pittman, County Executorporate and public of the State of Maryland the act of said body corporate.	e of Maryland, in demeyer, Director, utive of Anne Aru	and for Anne Arundel County, Department of Inspections and ndel County, Maryland, a body
WITNESS my hand and Notarial Seal	1.	
My commission expires:	Notary Publ	lic
AFTER RECORDING RETURN TO MS		