Plan Name	1742 V/RGINA	Plan Number

OF FA

CONSERVATION AGREEMENT

THIS AGREEMENT, made this	day of	,, by and between
		, a
	hereinaft	er called "Developer", and the Board of Supervisors
of Fairfax County, Virginia, hereinafter called "County":		
	WITNESSETH:	
WHEREAS, Developer desires approval of its or site plans), individual lot grading plans, erosion and "conservation plan"), for a project ("the project") known Plan #	sediment control plans, and/or landscaping pl	•
This conservation plan also includes all provisions for of Manual, the Subdivision or Zoning Ordinances, and/or WHEREAS, the Developer intends to complete on the approved subdivision or site plans, including but systems, tree protection, and excavations for structures and	Chapter 104 of The Code of the County of Fa e and obtain final acceptance by approving au t not limited to roads, sidewalks, trails, sewers	irfax, Virginia; and uthorities for all of the development_work contained systems, water systems, stormwater drainage
installation, maintenance and adequate performance o	f such conservation plan during the developm of the foregoing premises and the following te	erms and conditions, and further in consideration of

- 2. In the event that measures for conservation as provided for in the conservation plan referred to herein, or on any approved revision hereof, are not constructed, installed, maintained, or otherwise implemented, as determined by the Director of the Department of Public Works and Environmental Services and or his designee or successor ("Director"), the County may give the Developer notice of violation and an opportunity to comply, and upon failure of the Developer to comply within the time period allowed by the County in its notice, the County, or its designee or agent, shall have the right, but not the obligation, to enter upon Developer's property and shall construct such measures or do such other work as may be necessary, according to the conservation plan.
- 3. In the event that immediate construction, installation, maintenance, and/or any implementation of conservation measures is required, as determined by the Director, during the development process to prevent adverse sedimentation or erosion or to protect the public health, safety or welfare, the County may give the Developer notice of violation and an opportunity to comply, and upon failure of the Developer to comply within the time period allowed by the County in its notice, the County, or its designee or agent, shall have the right but not the obligation to enter upon Developer's property and construct such measures or do such other work as may be necessary.
- 4. In the event the conservation plan has been installed or constructed according to design, but fails, or inadequately effectuates the conservation measures required by County standards, or inadequately controls sediment or erosion as determined by the Director, upon notice to the Developer by the County, the Developer agrees to submit a revision to the conservation plan and institute measures to effectuate such measures or control. In the event Developer fails to do so within the time period allowed by the County in its notice, the County may revise the conservation plan and may but is not obligated to enter upon Developer's property to construct the necessary measures, all at the expense of the Developer.
- 5. In the event sedimentation and/or erosion from the property adversely affects down-stream drainage, any adjacent or down-stream property owner, or any street, road, highway or other public easement, the County may give the Developer notice of violation and an opportunity to comply, and upon failure of the Developer to comply within the time period allowed by the County in its notice, the County shall have the right but not the obligation to enter upon Developer's property to take such steps as may be necessary to prevent future off-site or on-site sedimentation or erosion, repair or clean-up any off-site or on-site damage, or install any appropriate conservation measures, all at the expense of the Developer.
- 6. In the event tree protection or other conservation measures are not installed, damaged trees are not repaired, dead, dying or hazardous trees or branches within and contiguous to the development area are not removed, or trees or other conservation measures required by the conservation plan, or required revision, are not installed as specified on the conservation plan, or required revision, the County may give the Developer notice of violation and an opportunity to comply, and upon failure of the Developer to comply within the time period allowed by the County in its notice, the County shall have the right but not the obligation to enter upon the Developer's property to perform such work, all at the expense of the Developer.
- 7. In the event County performs work of any nature, including labor, use of equipment, and materials under the provisions of Paragraphs 2, 3, 4, 5 and 6 above, either by use of public forces or by private contract, it shall use the sum deposited herewith and any accrued interest to pay for such work. The Developer shall be sent notice when such sums are used. In addition, the Developer shall reimburse the County for all costs the County incurs to perform such work in excess of the amount of the sum deposited with this agreement.
- 8. In the event any sums deposited herewith or interest accrued on such deposit is used by the County pursuant to this Agreement, Developer agrees to deposit within ten (10) days of such use an amount sufficient to restore the deposit to its original balance, or to an amount determined by the Director necessary to secure all of the obligations set forth in the conservation plan, whichever is greater.
- 9. It is expressly agreed by all parties hereto that the Developer shall take all actions deemed by the Director to be necessary to ensure the construction, installation, maintenance, and performance of the conservation measures provided by the conservation plan or revisions thereto, and clean-up or repair all damages onsite and offsite resulting from inadequate conservation measures in the approved plan, failed conservation measures, lack of conservation measures, or erosion and/or sedimentation. This Agreement shall not impose any liability on the County for damages resulting from inadequate conservation measures in the approved plan, failed conservation measures, lack of conservation measures, or from erosion and/or sedimentation.
- 10. The County shall hold the amount deposited with this Agreement until the Director is satisfied that no further land-disturbing activity will be or is necessary to be taken on site, all required conservation measures have been placed or installed, and the Director is satisfied that any required clean-up or repairs have been made. When these conditions are met, and in the event the deposit is not used by the County as part of the cost of completion of development improvements (including required fees), or to restore the balance of any other Conservation Agreement deposit between this Developer and the County to its required level, all funds remaining after disbursement, if any, shall be released in writing by the County, through its agent, the Director of the Department of Public Works and Environmental Services.
- 11. All notices to be given with respect to this Agreement shall be in writing. Each notice shall be sent by registered or certified mail postage prepaid and return receipt requested, to the party to be notified at the address set forth herein or at such other address as either party may from time to time designate in writing, or by delivery at the site of the permitted activities to the agent or employee of the permittee supervising such activities. Every notice shall be deemed to have been given at the time it shall be deposited in the United States mails in the manner prescribed herein. Nothing

contained herein shall be construed to preclude personal service of any notice in the manner prescribed for personal service of a summons or other legal process.

- 12. In the event Developer fails to comply with any provision of this Agreement and the County initiates legal proceedings to enforce its provisions, the County shall be entitled to receive all foreseeable damages, including, but not limited to, costs of engineering, design, construction, administration, and reasonable attorneys' fees.
- 13. In the event this Agreement is breached by the Developer, in addition to the remedies provided herein, any such violation may be deemed a violation under Fairfax County Code §104-1-2 or 104-1-5, which is a Class I misdemeanor as defined in Va. Code Ann. § 18.2-11 (LNMB Supp. 2003), or its subsequent modifications.
- 14. In the event the Developer is notified by the County of a violation for failure to comply with the provisions of the applicable erosion and sediment control law and/or the provisions of this Agreement, and fails to comply within the time specified in the notice, the Developer shall be subject to the revocation of its permit.
- 15. In conjunction with or subsequent to a notice to comply, the County may issue an order requiring that all or part of the land disturbing activities permitted on the site be stopped until the specified corrective measures have been taken. Where the alleged non-compliance is causing or is in imminent danger of causing harmful erosion of lands or sediment deposition in waters within the Commonwealth, such an order may be issued without regard to whether the Developer has been issued a notice to comply. Otherwise, such an order may be issued only after the permittee has failed to comply with such a notice to comply. The order shall be served in the same manner as a notice to comply and shall remain in effect for a period of seven (7) days from the date of service pending application by the County or the permit holder for appropriate relief to the Circuit Court. The order shall be lifted immediately following completion of the corrective action. Nothing in this paragraph shall prevent the County from taking any other action specified by law or this Agreement.

IN WITNESS of all of which, the parties hereto have caused this Agreement to be executed under seal on their behalf.

Developer Developer Signature Signature Type or print name and title Type or print name and title Address: Telephone No. (_____)____ IRS ID# ___ STATE OF ____ COUNTY/CITY OF ___ , Notary Public in and for the State and County/City aforesaid, do hereby certify that __whose name(s) is (are) signed to the foregoing instrument, this day personally appeared before me in my State and County/City aforesaid and acknowledged the same. Given under my hand this _____ day of ____ My commission expires _____ NOTARY PUBLIC IN WITNESS of which, the Board has caused this Agreement to be executed on its behalf: BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA Director, Department of Public Works and Environmental Services, or designee. COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX: This _____day of ____ ___, _____, appeared before me in my State and County aforesaid, ______, Director, Department of Public Works and Environmental Services, and acknowledged signature. My commission expires: ___ NOTARY PUBLIC Approved As To Form: Director of Finance DF# Date:___

Director/Deputy Director

County Attorney