ANCILLARY AGREEMENT

THIS AGREEMENT, made this day of	_, 20	, by
and between,	party	of the
first part, hereinafter referred to as the "Owner", and the CITY OF CHESAPEAKE	E, VIRO	GINIA,
a municipal corporation, party of the second part, hereinafter referred to as the "City	y".	
WHEREAS, the Owner has caused to be subdivided into lots, a certain trace	ct or pa	rcel of
land situated in the Borough of the City o	f Chesa	ıpeake,
Virginia, as shown on a certain plat entitled		,
dated,, and has previously e	entered	into a
Subdivision Agreement with bond dated,,		,
guaranteeing the installation of physical improvements as required by the	Ches	apeake
Subdivision Ordinance; and		
WHEREAS, the construction of certain improvements, as shown on	the ap	proved
development plan for the subdivision entitled	,	and as
required by the above-mentioned agreement and the Chesapeake Subdivision Or	dinance	e, have
not yet been completed; and		
WHEREAS, said Owner desires that its original Subdivision Agreement	and be	ond be
cancelled; and		
WHEREAS, said Owner is willing to execute an Ancillary Agreement with	bond o	r other
security (the "Bond") to guarantee the installation of said improvements;		
NOW, THEREFORE, THIS AGREEMENT WITNESSETH: That	for a	and in
consideration of the mutual covenants and agreements contained herein, the partie	s hereto	agree
as follows:		

1.	1. The said Owner hereby covenants and agrees that he will within							
()	months,	from	the	date	of	this	agreement,	install
as require	d by the Cho	esapeake D	epartmer	nt of Deve	lopment	and Peri	mits and as show	vn on the
approved	developmen	t plan for	this subo	division, v	vhich pl	lan is on	file in the offi	ce of the
Chesapeake Department of Development and Permits, and further agrees to comply with all								
provisions of the Chesapeake Subdivision Ordinance as it relates to the subject development.								
The said (Owner further	r agrees to	provide t	he City wi	th a bon	d or other	r security in the a	amount of
				an	d no/100	ths Dolla	rs (\$	00) with
surety or	other security	acceptable	e to the C	City Attorn	ey's Of	fice, to gu	narantee the insta	allation of
said impr	rovements fo	or said per	iod of t	ime to g	ıarantee	faithful	compliance wit	h all the
provisions	s of the Chesa	apeake Sub	division (Ordinance.				

- 2. The City hereby agrees to release the Subdivision Agreement and bond heretofore entered into with the Owner.
- 3. It is mutually understood and agreed that in the event the Owner fails to complete the physical improvements provided hereinabove in the time designated, the Owner will be deemed to be in default unless an amendment is approved by the City extending the time. The City may complete or cause the same to be completed, and the Owner as principal, and/or the surety shall be jointly and severally liable to pay to the City the entire cost necessary to complete said improvements. It is understood that the Bond may be used to complete said improvements.

default by the Owner, as described above, the City may, at its option, collect the total cost for the completion of the improvements from the Owner as principal and/or the surety prior to the

It is further understood by the parties to this Agreement that in the event of

actual construction of same, which cost is to be determined by estimates prepared by the

Department of Development and Permits of the City of Chesapeake. In the event the estimated

cost is greater than the actual cost necessary to complete the construction, the City will refund

to the Owner and/or the surety the difference; in the event the estimated cost is less than the

actual cost necessary to complete the construction, the Owner as principal, and/or the surety will

furnish to the City upon demand an amount equal to the difference in cost.

5. In the event that the Owner defaults in any of the terms of this agreement, the City

shall have the right to refuse the issuance of building permits and/or to withhold all City

services in the subdivision.

4.

6. It is mutually understood and agreed that if the Owner shall faithfully execute

each and all requirements of the said Subdivision Ordinance and the provisions of this

agreement, then the aforementioned Bond shall be released by the City to the Owner.

BOND AGREEMENT OR OTHER SECURITY ATTACHED AS EXHIBIT "A"

WITNESS the following signatures and seals:

		Principal ,			
		Ву:			
		Title:			
STATE OF VIRGINIA, CITY OF, to-	wit:				
The foregoing, instrument bearing date of acknowledged before me this d	lay	of, 20	, by		
of			, (title)		
		Notary Public			
My commission expires:		Registration No:			
ATTEST:		CITY OF CHESAPEAKE, VIRGIN	ΙA		
City Clerk		Director of Development and Permi	its		
STATE OF VIRGINIA, CITY OF CHESAPEAKE, to-wit:					
The foregoing, instrument bearing	date	of,	_, was		
acknowledged before me this					
and, City					
		Notary Public			
My commission expires:		Registration No:			
Approved as to form:					
City Attorney					