Maintenance Agreement

WHEREAS, the Property Owner	
recognizes that the wet or extended detention facility	or facilities (hereinafter referred to as "the
facility" or "facilities") must be maintained for the dev	velopment called,
, located in Land Lot(s), District(s), of
County, Georgia; and,	,

WHEREAS, the Property Owner is the owner of real property more particularly described on the attached Exhibit A (hereinafter referred to as "the Property"), and,

WHEREAS, City of Loganville (hereinafter referred to as "the City") and the Property Owner, or its administrators, executors, successors, heirs, or assigns, agree that the health, safety and welfare of the citizens of the City require that the facilities be constructed and maintained on the property, and,

WHEREAS, the Development Regulations require that facility or facilities as shown on the approved development plans and specifications be constructed and maintained by the Property Owner, its administrators, executors, successors, heirs, or assigns.

NOW, THEREFORE, in consideration of the foregoing premises, the mutual covenants contained herein, and the following terms and conditions, the parties hereto agree as follows:

SECTION 1.

The facility or facilities shall be constructed by the Property Owner in accordance with the plans and specifications for the development.

SECTION 2.

The Property Owner, its administrators, executors, successors, heirs or assigns shall maintain the facility or facilities in good working condition acceptable to the City and in accordance with the schedule of long term maintenance activities agreed hereto and attached as Exhibit B.

SECTION 3.

The Property Owner, its administrators, executors, successors, heirs or assigns hereby grants permission to the City, its authorized agents and employees, to enter upon the property and to inspect the facilities whenever the City deems necessary. Whenever possible, the City shall provide notice prior to entry. The Property Owner shall execute an access easement in favor of The City of Loganville to allow the City to inspect, observe, maintain, and repair the facility as deemed necessary. A fully executed original easement is attached to this Agreement as Exhibit C and by reference made a part hereof.

SECTION 4.

In the event the Property Owner, its administrators, executors, successors, heirs or assigns fails to maintain the facility or facilities as shown on the approved plans and specifications in good working order acceptable to the City and in accordance with the maintenance schedule incorporated in this Agreement, the City, with due notice, may enter the property and take whatever steps it deems necessary to return the facility or facilities to good working order. This provision shall not be construed to allow the City to erect any structure of a permanent nature on the property. It is expressly understood and agreed that the City is under no obligation to maintain or repair the facility or facilities and in no event shall this Agreement be construed to impose any such obligation on the City.

SECTION 5.

In the event the City, pursuant to the Agreement, performs work of any nature, or expends any funds in the performance of said work for labor, use of equipment, supplies, materials, and the like, the Property Owner shall reimburse the City, or shall forfeit any required bond upon demand within thirty (30) days of receipt thereof for all the costs incurred by the City hereunder. If not paid within the prescribed time period, the City shall secure a lien against the real property in the amount of such costs. The actions described in this section are in addition to and not in lieu of any and all legal remedies available to the City as a result of the Property Owner's failure to maintain the facility or facilities.

SECTION 6.

It is the intent of this agreement to insure the proper maintenance of the facility or facilities by the Property Owner; provided, however, that this Agreement shall not be deemed to create or effect any additional liability of any party for damage alleged to result from or caused by storm water runoff.

SECTION 7.

Sediment accumulation resulting from the normal operation of the facility or facilities will be catered for. The Property Owner will make accommodation for the removal and disposal of all accumulated sediments. Disposal will be provided onsite in a reserved area(s) or will be removed from the site. Reserved area(s) shall be sufficient to accommodate for a minimum of two dredging cycles.

SECTION 8.

The Property Owner shall provide the City with a bond providing for the maintenance of the facility or facilities pursuant to the City's Development Regulations concerning Maintenance Agreements.

SECTION 9.

The Property Owner shall use the standard BMP Operation and Maintenance Inspection Report attached to this agreement as Exhibit D and by this reference made a part hereof for the purpose of a minimal annual inspection of the facility or facilities by a qualified inspector.

SECTION 10.

The Property Owner, its administrators, executors, successors, heirs and assigns hereby indemnifies and holds harmless the City and its authorized agents and employees for any and all damages, accidents, casualties, occurrences or claims which might arise or be asserted against the City from the construction, presence, existence or maintenance of the facility or facilities by the

Property Owner or the City. In the event a claim is asserted against the City, its authorized agents or employees, the City shall promptly notify the Property Owner and the Property Owner shall defend at its own expense any suit based on such claim. If any judgement or claims against the City, its authorized agents or employees shall be allowed, the Property Owner shall pay for all costs and expenses in connection herewith.

SECTION 11.

This Agreement shall be recorded among the deed records of the Clerk of Superior Court of Walton/Gwinnett County and shall constitute a covenant running with the land and shall be binding on the Property Owner, its administrators, executors, heirs, assigns and any other successors in interest.

SECTION 12.

This Agreement may be enforced by proceedings at law or in equity by or against the parties hereto and their respective successors in interest.

SECTION 13.

Invalidation of any one of the provisions of this Agreement shall in no way effect any other provisions and all other provisions shall remain in full force and effect.

SO AGREED this	_ day of	, 20
	OPERTY C	
Name of Corporation: Printed or Type	d Name	, A Georgia Corporation
BY:	Attest:	
Signature		Signature of Witness
Typed or Printed Name		Typed or Printed Name
Title:	Title:	
Title:(President or Vice President)	11110	(Corporate Secretary or Corporate Secretary Assistant)
(CORPORATE SEAL)		
CITY OF L	OGANVIL	LE, GEORGIA.
D		Dv
By:City of Loganville, G	eorgia	By: City Clerk, City of Loganville, Georgia
(CITY SEAL)		

SO AGREED this	day of	, 20
	PROPERTY O PARTNERS	
Name of Partnership: Printe	ed or Typed Name	, A Georgia General Partnership Corporation
BY:Signature	(Seal) Attest:	Signature of Witness
Printed or Typed Name		Printed or Typed Name
Title: General Partner	Title:	Notary Public
CIT	Y OF LOGANVIL	LE, GEORGIA.
By: City Manager, City of Loga		By:

(CITY SEAL)

SO AGREED this	day of	, 20
LIMITE	PROPERTY O	OWNER CORPORATION
Name of LLC:		
Printed or Typed	Name	
BY:	Attest:	
Signature	_	Signature of Witness
Printed or Typed Name		Printed or Typed Name
Γitle:	Title:	(Seal)
Managing Person		Notary Public
CITY O	F LOGANVIL	LE, GEORGIA.
_		_
By: City Manager, City of Loganvill	e, Georgia	By:City Clerk, City of Loganville, Georg
(CITY SEAL)	, 3	

SO	AGREED this	day of	, 20
		OPERTY OW WNED JOIN	NER TLY BY SEVERAL INDIVIDUALS
Ву	:	Attest:	Signature of Witness
	Signature of Owner		Signature of Witness
	Printed or Typed Name		Printed or Typed Name
Ву	Signature of Owner	Attest:	Signature of Witness
	Signature of Owner		Signature of witness
	Printed or Typed Name		Printed or Typed Name
By:	Signature of Owner	Attest:	Signature of Witness
	Signature of Owner		Signature of Witness
	Printed or Typed Name		Printed or Typed Name
			(Seal)
			Notary Public (Sear)
	CITY OF L	OGANVILLE	, GEORGIA.
By	:	_ By:	
Cit	:	gia City	Clerk, City of Loganville, Georgia
(CI	TY SEAL)		

EXHIBIT 'C'

PERMANENT WATER QUALITY BMP AND ACCESS EASEMENT AGREEMENT

STATE OF GEORGIA

STATE OF GLOKGIA		
COUNTY OF WALTON/GWINNE	TT	
THIS EASEMENT granted this	_ day of	, 20
between the property ownerhereinafter referred to as Grantor, an of the State of Georgia, as party of the	<u>.</u>	

WITNESSETH THAT: Grantor, for and in consideration of the sum of ONE DOLLAR (\$1.00) in hand paid at and before the sealing and delivery of this easement and in consideration of the agreements and covenants contained in this document and the Maintenance Agreement between Grantor and Grantee, hereby grants unto the Grantee an easement in and to that portion of the property shown on Exhibit "A" to the Maintenance Agreement, as shown and identified on the plat attached hereto as Exhibit "1".

The purpose of this easement is to allow Grantee, or its agents, access for maintenance activities to the Water Quality Best Management Practice (BMP) facility, and to prevent development of the property within the easement following issuance of the Certificate of Occupancy or in the case of a residential subdivision, the approval of the Final Plat, without written permission from the City of Loganville Department of Public Utilities. This easement is required by the provisions of the Maintenance Agreement executed by and between the Grantor and Grantee.

SO AGREED this day of	of	, 20
PROI INDIVIDUAL OR PROPERTY OW	PERTY OWN NED JOINTI	
By:	Attest:	Witness
Printed or Typed Name		Printed or Typed Name
By:Signature of Owner	Attest:	Signature of Witness
Printed or Typed Name		Printed or Typed Name
Signature of Owner Ar	ttest:	Signature of Witness
Printed or Typed Name	Print	ed or Typed Name
	(Seal)	otary Public
	CITY SI	
Attachments: Exhibit 1 (Plat of	Easement)	
CITY OF LO	GANVILLE	, GEORGIA
By: City Manager, City of Loganville, Georgia	By: _ City (Clerk, City of Loganville, Georgia
By: Utilities Director, City of Loganville, Geor	By: _	ter Foreman, City of Loganville, Co

PERMANENT WATER QUALITY BMP AND ACCESS EASEMENT AGREEMENT

SO AGREED this	day of		, 20
	PROPERT CORPO		
Name of Corporation:	ed or Typed Name		, A Georgia Corporation
By: Signature		Attest:	Signature of Witness
Printed or Typed Name			Printed or Typed Name
Title: (President or Vice President)	lent)	Title:	(Corporate Secretary or Corporate Secretary Assistant
	(CORPORA	ATE SE	EAL)
Attachments: Exhibit 1 (Pla	t of Easement)		
•	CITY OF LOGAN	VILLE	, GEORGIA
By: City Manager, City of Logar	nville, Georgia	By: City	Clerk, City of Loganville, Georgia
(CITY SEAL)			

PERMANENT WATER QUALITY BMP AND ACCESS EASEMENT AGREEMENT

SO AGREED this	day of		, 20
	PROPER' PARTI	FY OW: NERSHI	
Name of Partnership:Pri	nted or Typed Name		, A Georgia Corporation
By: Signature	(Seal)	Attest:	Signature of Witness
Printed or Typed Na	ime		Printed or Typed Name
Title: General Partner			Notary Public (Seal)
Attachments: Exhibit 1	(Plat of Easement)		
	CITY OF LOGAN	NVILLE	, GEORGIA
By: City Manager, City of Lo	ganville, Georgia	By: City	Clerk, City of Loganville, Georgia
(CITY SEAL)			

PERMANENT WATER QUALITY BMP AND ACCESS EASEMENT AGREEMENT

SO AGREED this	day of	, 20	
		TTY OWNER LITY CORPORATION	
Name of LLC: Printed	or Typed Name		
By: Signature		Attest: Signature of Witness	
Printed or Typed N	ame	Printed or Typed Nan	ne
Title: Managing Person			(Seal)
Managing Person		Notary Public	
Attachments:	Exhibit	1 (Plat of Easement)	
	CITY OF LOGA	NVILLE, GEORGIA	
By: City Manager, City of L	oganville, Georgia	By:City Clerk, City of Loganvi	lle, Georgia
(CITY SEAL)			

EXHIBIT 'D'

CITY OF LOGANVILLE

BMP Facility Operation and Maintenance Inspection Report for Pond Facilities

Inspector Name					Community			
Inspection Date				Address				
Гур	e of	BMP						
Wa	tersl	ned				Гах Мар		
		ITEM INSPECTED	CHEO Yes	CHECKED MAINTENANC Yes No Reqd. Not Re		ENANCE Not Reqd.	OBSERVATIONS & REMARKS	
I.	PO	ND FACILITIES						
A.		d Dam Embankments and ergency Spillways						
	1.	Vegetation and Ground Cover Adequate						
	2.	Surface Erosion						
	3.	Animal Burrows						
	4.	Unauthorized Planting						
	5.	Cracking, Bulging, or Sliding of Dam						
		a. Upstream Face						
		b. Downstream Face						
		c. At or Beyond Toe						
		Upstream						
		Downstream						
		d. Emergency Spillway						
	6.	Pond, Toe & Chimney Drains Clear & Funct.						
	7.	Seeps/Leaks on Downstream Face.						

ITEM INSPE		CHECKED Yes No		MAINT Reqd.	ENANCE Not Reqd.	OBSERVATIONS & REMARKS
8. Slope Protecti Failures	on or Riprap			·	·	
9. Vertical and I Alignment of Per "As-Built	Top of Dam as					
10. Emergency Sp Obstructions	pillway Clear of and Debris					
11. Other (Specif	y)					
B. Riser and Principal Type: Reinford Corruga Masonry	eed Concrete ted Pipe					
*Indicates Dry Pon	ds Only					
2.* Low Flow Tra						
a. Debris F Necessa	Removal					
	ack Maintenance					
a. Debris I Necessa						
	on Control					
4. Excessive Sec Accumulation						
5. Concrete/Mas Riser & Barre	onry Condition ls					
a. Cracks o	or Displacement					
b. Minor S	palling (<1")					
c. Major S Exposed	palling (Rebars					
d. Joint Fa						
e. Water T	ightness					
6. Metal Pipe Co	ondition					
7. Control Valve	;					
a. Operation	onal/Exercised					
b. Chained	and Locked					

	ITEM INSPECTED	CHECKED Yes No		MAINTENANCE Reqd. Not Reqd.		OBSERVATIONS & REMARKS
	8. Pond Drain Valve	103	110	requ.	Tvot reed.	
	a. Operational/Exercised					
	b. Chained and Locked					
	9. Outfall Channels Functioning					
	10. Other (Specify)					
C.	Permanent Pool - Wet Ponds					
	Undesirable Vegetative Growth					
	Floating or Floatable Debris Removal Required					
	Visible Pollution					
	4. Shoreline Problems					
	5. Other (Specify)					
D.	Dry Pool Areas - Dry Pond					
	Vegetation Adequate					
	2. Undesirable Vegetative Growth					
	3. Undesirable Woody Growth					
	Low Flow Channels Clear of Obstructions					
	5. Standing Water or Wet Spots					
	6. Sediment and/or Trash Accumulation					
	7. Other (Specify)					
E.	Condition of Outfalls into Pond Area					
	1. Rip Rap Failures					
	2. Slope Invert Erosion					
	3. Storm Drain Pipes					
	4. Endwalls/Headwalls					
	5. Other (Specify)					

	ITEM INSPECTED	CHECKED Yes No		MAINTENANCE Reqd. Not Reqd.		OBSERVATIONS & REMARKS
F.	Other					
	Encroachments on Pond or Easement Area (Be Specific)					
	2. Complaints from Local Residents (Describe on Back)			N/A	N/A	
	3. Aesthetics					
	a. Grass Mowing Reqd.					
	b. Graffiti Removal Reqd.					
	c. Other					
	4. Public Hazards (Be Specific)					
	5. Maintenance Access					

SUMMARY

1. Inspector's Remarks:						
2. Overall Condition of Facility (Check One)	Acceptable					
Un	acceptable					
	at I have performed the inspections and made a good intenance. I further certify that failure to inspect or result in my liability for personal or property					
Signed:Engineer	Print:Engineer					
-	Engineer					
Date:						