LOT MERGER AGREEMENT

Τ	THIS LOT MERGER AGREEMENT, is made this	day of,				
20, b	by and between	("Property Owner"), and ANNE				
ARUND	DEL COUNTY, MARYLAND, a body corporate an	nd politic of the State of Maryland,				
(the "Co	ounty").					
V	WHEREAS, Property Owner owns two or more cor	ntiguous lots located in a residential				
zoning d	listrict of the County and desires to use the lots to s	erve a single principal use, as				
provided	l in Subtitle 2, Title 4 of Article 18 of the Anne Art	undel County Code (2005, as				
amended	d) (the "Lot Merger Law"); and					
V	WHEREAS, the Lot Merger Law requires contiguo	us residential lots serving a single				
principal	l use to be merged by agreement as a condition pre-	cedent to approval of a grading or				
building	permit or resolution of an enforcement action under	er Article 17 of the County Code; and				
V	WHEREAS, Property Owner has applied for Buildi	ng or Grading Permit Number				
	, or is resolving a enforcement action under Ar	ticle 17, and intends this Agreement				
to satisfy	y the requirements of the Lot Merger Law.					
N	NOW, WITNESSETH, THAT the County and Pro	operty Owner agree as follows:				
1	. The Property Owner and the County agree th	nat the contiguous lots described as				
Lots	ots, and as more fully described in a deed from					
to	, dated a:	nd recorded among the Land Records				
of Anne	Arundel County in Book, Page	(the "Lots"), are subject to the terms				
and cond	ditions of this Agreement.					
2	2. Upon execution of this Agreement, the Lots	shall be merged for the purpose of				
serving a	a single principle use. Hereafter the Lots shall be to	reated as a single lot for the purposes				

of Article 18 of the County Code and may not be unmerged except in compliance with the laws of Anne Arundel County.

- 3. This Agreement shall be recorded in the Land Records of Anne Arundel County at the expense of the Property Owner.
- 4. The terms of this Agreement shall constitute a covenant running with the land and said covenant shall be binding upon and inure to the benefit of the parties to this Agreement, their legal representatives, successors, and assigns.
- 5. Other than as provided herein, the merger of the Lots shall not affect the legal description or title to the Lots.

IN WITNESS WHEREOF, the parties do hereunto set their hands on the date and year first above written.

	PROPERTY OWNER SIGNATURE
	PRINT NAME
	PROPERTY OWNER SIGNATURE
	PRINT NAME
STATE OF MARYLAND, COUNTY OF ANNE	ARUNDEL, to wit:
the subscriber, a Notary Public in and for the State	day of, 20, before me, and County aforesaid, personally appeared factorily proven) to be the person whose name

is subscribed to the within Agreement and acknowledged that he/she executed the same for the purposes therein.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

NDEL, to wit:
County aforesaid, personally appeared ally proven) to be the person whose name at that he/she executed the same for the
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nd and official seal.
ary Public
UNDEL COUNTY, MARYLAND
sey, Planning & Zoning Officer

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STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL, to wit:					
I HEREBY CERTIFY, that on this the subscriber, a Notary Public in and for the S JENNY B. DEMPSEY, Planning and Zoning C Executive of Anne Arundel County, Maryland, Maryland, that she, on behalf of the County Ex Agreement for the purposes herein contained.	tate and County Officer for STE , a political sub	y aforesaid, persona UART PITTMAN, division of the State	ally appeared County e of		
AS WITNESS my Hand and Notarial Seal.					
	Notary P	ublic			
My commission expires:	J				