**CHAPTER 14**

**Rising Sun**

 **FOREST CONSERVATION ORDINANCE**

An Ordinance for the purpose of restricting certain development projects from cutting or clearing certain forests within the Community of Rising Sun unless a forest stand delineation and a forest conservation plan are in effect.

Article I Purpose and General Provisions

 Section 14-101 Purpose

The following regulations have been developed for the purpose of implementing a Forest Conservation Program required under Natural Resources Article, Sections 5-1601 through 5-1612, Annotated Code of Maryland. Regulations and goals are set for the cutting, clearing, or grading of forested areas which are proposed to undergo land use change. Regulations and goals are also set for the restoration of degraded or long-absent forest environments in an effort to enhance the quality of life of the citizens of Rising Sun both current and future. The Rising Sun Forest Conservation Ordinance seeks to protect from disturbance those forested areas of Rising Sun which exhibit functions and features necessary for the health and welfare of the citizens of Rising Sun by retaining a healthy and ecologically diverse environment.

Article 2 Forest and Tree Conservation Definitions

Section 14-201 Definitions

In this ordinance the following terms have the meanings indicated.

Afforestation means:

1. Establishment of a forest on an area from which forest cover has been absent for a long period of time;
2. Planting of open areas which are not presently in forest cover; or
3. Establishment of a forest according to procedures set forth in the Forest Conservation Technical Manual.

Agricultural activity means farming activities including plowing, tillage, cropping, installation of best management practices, seeding, cultivating, and harvesting for production of food and fiber products (except commercial logging and timber harvesting operations), the grazing and raising of livestock, aquaculture, sod production, orchards, nursery, and other products cultivated as part of a recognized commercial enterprise.

Agricultural and resource areas mean undeveloped areas zoned for densities of less than or equal to one dwelling unit per 5 acres and corresponds to the Rising Sun Zoning Classification AR. · ·

Applicant means a person who is applying for subdivision or project plan approval or a grading or sediment control permit, or who has received approval of a forest stand delineation or forest conservation plan.

Approved forest management plan means a document:

1. Approved by the Department of Natural Resources forester assigned to the county in which the property is located; and
2. Which operates as a protective agreement for forest conservation as described in the Natural Resources Article, 5- 1607(e)-(f), Annotated Code of Maryland.

Caliper means the diameter measured at 2 inches above the root collar.

Champion tree means the largest tree of its species within the United States, Maryland, Cecil County, or Rising Sun.

Champion tree of the State means a tree which appears in the State Forest Conservation Manual list of State champion trees.

Commercial and industrial uses are those uses as defined in the Rising Sun Zoning Ordinance and correspond to the Rising sun Zoning Classifications of Light Commercial, Central Commercial or Light Industrial.

Commercial logging or timber harvesting operations means the cutting and removing of tree sterns from a site for commercial purposes, leaving the root mass intact.

Critical habitat area means a critical habitat for an endangered species and its surrounding protection area. A critical habitat area shall:

* 1. Be likely to contribute to the long-term survival of the species;
	2. Be likely to be occupied by the species for the foreseeable future; and
	3. Constitute habitat of the species which is considered critical under Natural Resources Article, 4-2A-04 and 10-2A-06, Annotated Code of Maryland.

Critical habitat for endangered species means a habitat occupied by an endangered species as determined or listed under Natural Resources Article, 4-2A-04 and 10-2A-04, Annotated Code of Maryland.

Declaration of intent means:

1. A signed and notarized statement by a landowner or the landowner's agent certifying that the activity on the landowner's property:
	1. Is for certain activities exempted under this ordinance or Natural Resources Article, 5-103 and 5-1601--5-1612, Annotated Code of Maryland,
	2. Does not circumvent the requirements of this ordinance or Natural Resources Article, 5-103 and 5-1601--5-1612,

Annotated Code of Maryland, and

* 1. Does not conflict with the purposes of any other declaration of intent; or
1. The document required under COMAR 08.19.01.05 or this ordinance.

Department means the Rising Sun Planning and Zoning Commission.

Development Project

1. "Development project" means the grading or construction activities occurring on a specific tract that is 40,000 square feet or greater.
2. "Development project" includes redevelopment.

Development project completion means for the purposes of afforestation, reforestation, or payment into a fund:

1. The release of the development bond, if required;
2. Acceptance of the project's streets, utilities, and public services by the Department; or
3. Recordation of a subdivision project, or
4. Designation by the Department or State that a:

*!* (1) Development project has been completed, or

(2) Particular stage of a staged development project, including a planned unit development, has been completed.

Forest.

1. "Forest" means a biological community dominated by trees and other woody plants covering a land area of 10,000 square feet or greater.
2. ''Forest" includes:
	1. Areas that have at least 100 live trees per acre with at least 50 percent of those trees having a 2-inch or greater diameter at 4.5 feet above the ground and larger; and
	2. Areas that have been cut but not cleared.
3. "Forest" does not include orchards.

Forest Conservancy District Board means the forestry board created for each State forestry conservancy district under Natural Resources Article, 5-601 -5-610, Annotated Code of Maryland.

Forest conservation means the retention of existing forest or the creation of new forest at the levels set by the Department.

Forest Conservation and Management Agreement means an agreement as stated in the Tax-Property Article, §8-211, Annotated Code of Maryland.

Forest Conservation Technical Manual means the Department of Natural Resources' Forest Conservation Manual (as amended from time to time and as it pertains to Rising Sun) which is incorporated by reference; a technical manual adopted by the department, used to establish standards of performance required in preparing forest stand delineations and forest conservation plans.

Forest conservation plan means a plan approved pursuant to Natural Resources Article, 5-1606 and 5-1607, Annotated Code of Maryland.

Forest cover means the area of a site meeting the definition of forest.

Forest management plan means a plan establishing best conservation and management practices for a landowner in assessment of the resource values of forested property.

Forest stand delineation means the methodology for evaluating the existing vegetation on a site proposed for development, as provided in the Department of Natural Resources• Forest Conservation Manual.

Growing season means the period of consecutive frost-free days as stated in the current soil survey for this county published by the National Cooperative Soil Survey Program, 16

U.S.C. 590 {a)--{f).

High density residential areas mean areas zoned for densities greater than 1 dwelling unit per acre, including both existing and planned development and their associated infrastructure, such as roads, utilities, and water and sewer service, and corresponds to the Rising Sun Zoning Classification{s) R-2 and R-3.

Institutional development area means schools, colleges and universities, military installations, transportation facilities, utility and sewer projects, government offices and facilities, golf courses, recreation areas, parks, and cemeteries.

Intermittent stream means a stream in which surface water is absent during a part of the year.as shown on the most recent 7.5

minute topographic quadrangle published by the United States Geologic Survey as confirmed by field verification.

Landscaping plan means a plan:

1. Drawn to scale, showing dimensions and details for reforesting an area at least 35 feet wide and covering 2,500 square feet or greater in size;
2. Using native or indigenous plants when appropriate;

and

1. Which is made part of an approved forest

conservation plan.

Local agency means each unit in the executive, legislative or judicial branch of a county or municipal government, including an office or department of public works.

Lot means a unit of land, the boundaries of which have been established as a result of a deed or previous subdivision of a larger parcel, and which will not be the subject of further subdivision, as defined by Natural Resources Article 5-1601, Annotated Code of Maryland and this Ordinance without an approved forest stand delineation and forest conservation plan.

Maintenance agreement means the short-term management agreement associated with afforestation or reforestation plans required under Natural Resources Article, 5-1605, Annotated Code of Maryland and this ordinance.

Medium density residential areas mean areas zoned for densities greater than 1 dwelling unit per 5 acres and less than or equal to 1 dwelling unit per acre, including both existing and planned development and their associated infrastructure, such as roads, utilities, and water and sewer service, and corresponds to the Rising Sun Zoning Classification(s) of R-1, R-2 and R-3.

Minor development project means a project:

* 1. On less than 5 acres of land containing not more than four lots per acre; or
	2. Substantively similar as defined and approved by the Department.

Mixed use development means a single, relatively high-density development project, usually commercial in nature, which includes two or more types of uses, and is permitted by the Rising Sun Zoning Ordinance.

Natural regeneration means the natural establishment of trees and other vegetation with at least 400 woody, free-to-grow seedlings per acre, which are capable of reaching a height of at least 20 feet at maturity.

Net tract area means:

1. Except in agriculture and resource areas the total area of a site, including both forested and non-forested areas, to the nearest 1/10 acre, reduced by the area found to be within the boundaries of the 100-year floodplain; and
2. In agriculture and resource areas, the part of the total tract for which land use will be changed or will no longer be used for primarily agricultural activities, reduced by the area found to be within the boundaries of the 100-year floodplain.

Nontidal Wetlands.

1. "Nontidal wetlands" means an area that is:
	1. Inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and under normal conditions does support, a prevalence of vegetation typically adapted for life in saturated soil conditions, commonly known as hydrophytic vegetation; and
	2. Considered a nontidal wetland in accordance with the publication known as the "Federal Manual for Identifying and Delineating Jurisdictional Wetlands," published in 1989 and as may be amended and interpreted by the U.S. Environmental Protection Agency, and
2. "Nontidal wetlands" does not include tidal wetlands regulated under Natural Resources Article, Title 9, Annotated Code of Maryland.

Offsite means outside of the boundaries of the area encompassed by the tract.

Onsite means within the boundaries of the area encompassed by the tract, including an area classified as a 100-year floodplain.

100-year flood means a flood which has a 1 percent chance of being equalled or exceeded in any given year.

100-year floodplain means an area along or adjacent to a stream or body of water, except tidal waters, that is capable of storing or conveying floodwaters during a 100-year frequency storm event, or a 100-year flood. Except for Class III waters

(natural trout streams), a body of water with a watershed less than 400 acres is excluded,

Perennial stream means a stream containing surface water throughout an average rainfall year, as shown on the most recent

7.5-minute topographic quadrangle published by the United States Geologic Survey, as confirmed by field verification.

Person means the federal government, the State, a county, municipal corporation, or other political subdivision of the State, or any of their units, or an individual, receiver, trustee, guardian, executor, administrator, fiduciary, or representative of any kind, or any partnership, firm, association, public or private corporation, or any of their affiliates, or any other entity.

Planned unit development means a development comprised of a combination of land uses or varying intensities of the land use in accordance with an integrated plan and unified site design that is intended to provides flexibility in land use design with at least 20 percent of the land permanently dedicated to open space and is developed in accordance with the Planned Unit Development guidelines set forth in the Rising Sun Subdivision Regulations and Rising Sun Zoning Ordinance.

Public utility means any:

1. Transmission line or electric generating station; or
2. Water, sewer, electric, gas, telephone, and television cable service line.

Reforestation

1. "Reforestation" or "reforested" means the:
	1. Creation of a biological community dominated by trees and other woody plants containing at least 100 live trees per acre with at least 50 percent of those trees having the potential of attaining a 2-inch or greater diameter measured at

4.5 feet above the ground within 7 years; or

* 1. Establishment of a forest according to procedures set forth in the Department of Natural Resources' Forest Conservation Manual.
1. "Reforestation" or "reforested" includes landscaping of areas under an approved landscaping plan establishing a forest at least 35 feet wide and covering 2500 square feet or more of area.

Regulated activity means any of the following activities, when that activity occurs on a unit of land which is 40,000 square feet or greater:

1. Subdivision;
2. Grading;
3. An activity that requires a sediment control permit;

or

1. Project plan of a local agency.

Retention means the deliberate holding and protecting of

existing trees, shrubs or plants on the site according to established standards as provided in the Department of Natural Resources Forest Conservation Manual.

Sediment control permit means the authorization of an activity regulated under a sediment control plan as provided in the Environment Article, Title 4, Annotated Code of Maryland.

Seedlings means an unbranched woody plant, less than 24 inches in height and having a diameter of less than 1/2 inch measured at 2 inches above the root collar.

Selective clearing means the careful and planned removal of trees, shrubs, and plants using specific standards and protection measures under an approved forest conservation plan.

Stream buffer means all lands lying within 50 feet, measured from the top of each normal bank of a perennial stream or intermittent stream.

Subdivision means any division of a unit of land into 2 or more lots or parcels for the purpose, whether immediate or future, of transfer of ownership, sale, lease, rent or development.

Timber Harvesting

1. "Timber harvesting" means a tree cutting operation affecting 1 or more acres of forest or developed woodland within a 1-year interval that disturbs 5,000 square feet or more of forest floor.
2. "Timber harvesting" does not include grubbing and clearing of root mass.

Tract means property or unit of land subject to an application for a grading or sediment control permit, subdivision

approval, project plan approval, or areas subject to this subtitle.

Tract for a planned unit development means the entire property subject to a planned unit development.

Tree means a large, branched woody plant having one or several self-supporting sterns or trunks that reach a height of at least 20 feet at maturity.

Variance

* 1. "Variance" means relief from Natural Resources Article, 5-1601--5-1612, Annotated Code of Maryland or this ordinance.
	2. "Variance" for the purpose of this ordinance does not mean a zoning variance.

Watershed means all land lying within an area described as a subbasin in water quality regulations adopted by the Department of the Environment under COMAR 26.08.02.08.

**Whip** means an unbranched woody plant greater than 24 inches in height and having a diameter of less than 1 inch measured at 2 inches above the root collar.

Article 3 Application

Section 14-301. Application.

Except as provided in Section 14-302 of this article, this ordinance applies to:

1. A person making application for a subdivision, project plan, grading, or sediment control approval on units of land 40,000 square feet or greater after the effective date of this ordinance.
2. A public utility not exempt under Section 14-302 E and F of this article.
3. A unit of county or municipal government, including a public utility or public works project, making application for a subdivision, project plan, grading, or sediment control approval on areas 40,000 square feet or greater.

Section 14-302. Non-applicable.

This ordinance does not apply to:

1. Highway construction activities under Natural Resources Article, 5-103, Annotated Code of Maryland.
2. Areas governed by the Chesapeake Bay Critical Area Protection Law, Natural Resources Article, 8-1801--8-1816, Annotated Code of Maryland.
3. Commercial logging and timber harvesting operations, including harvesting conducted subject to the forest conservation and management program under Tax-Property Article, 8-211, Annotated Code of Maryland, that are completed:
	1. Before July 1, 1991; or
	2. After July 1, 1991 on property which:

{a) Is not the subject of application for a grading permit for development within 5 years after the logging or harvesting operation, and ·

(b) Is the subject of a declaration of intent as provided for in Section 14-303 of this article, approved by the Department.

1. Agricultural activities not resulting in a change in land use category including agricultural support buildings other related structures built using "best management practices",

provided less than 40,000 square feet of forest is disturbed. An agricultural activity involving the clearing, cutting or disturbing of more than 40,000 square feet of forest in a one-year period must file a declaration of intent as provided for in Section 14-303 of this article, which includes:

. (1) A statement that the landowner or landowner's agent will practice agriculture on that portion of the property for 5 years from the date of the declaration; and

(2) A sketch map of the property which shows the area to be cleared.

1. The cutting or clearing of public utility rights-of-way licensed under Article 78, 54A and 54B or 54-I, Annotated Code of Maryland or land for electric generating stations licensed under Article 78, 54A and 54B or 54-I, Annotated Code of Maryland, if:
	1. Required certificates of public convenience and necessity have been issued in accordance with Natural Resources Article, 5-1603(f), Annotated Code of Maryland; and
	2. Cutting or clearing of the forest is conducted to minimize the loss of forest.
2. Routine maintenance or emergency repairs of public utility rights-of-way licensed under Article 78, 54A and 54B or 54-I, Annotated Code of Maryland,
3. Except for a public utility subject to Section 14-302 F of this article, routine maintenance or emergency repairs of a public utility right-of-way if:
	1. The right-of-way existed before the effective date of this ordinance; or
	2. The right-of-way's initial construction was approved under this Ordinance.
4. An activity conducted on an existing single lot of any size if the activity:
	1. Does not result in the cumulative cutting, clearing, or grading of more than 40,000 square feet of forest;
	2. Does not result in the cutting, clearing, or grading of a forest that is subject to the requirements of a previous forest conservation plan approved under this ordinance; or
	3. Is the subject of a declaration of intent filed with the Department, as provided for in Section 14-303 of this article, stating that the lot will not be the subject of a regulated activity within 5 years of the cutting, clearing, or grading of forest.
5. Strip or deep mining of coal regulated under Natural Resources Article, Title 7, Subtitle 5 or SA, Annotated Code of Maryland.
6. Noncoal surface mining regulated under Natural Resources Article, Title 7, Subtitle 6A, Annotated Code of Maryland.
7. An activity required for the purpose of constructing a dwelling house intended for the use of the owner, or a child or a grandchild of the owner, if the activity:
	1. Does not result in the cutting, clearing or grading of greater than 40,000 square feet of forest; and
	2. Is the subject of a declaration of intent filed with the Department, as provided for in Section 14-303 of this article, which states that transfer of ownership may result in a loss of exemption.
8. A preliminary plan of subdivision or a grading or sediment control plan approved before July 1, 1991.
9. A planned unit development that, by December 31, 1991,

has:

* 1. Met all requirements for planned unit development

approval; and

* 1. Obtained initial development plan approval by the Department.
1. Re-subdivision, add-on, subtraction, agricultural transfer, title transfer or other Real Estate transfer to provide security, leasehold or other legal or equitable interest, provided:
	1. Said transfer does not involve a change in land use, or any new development or redevelopment with associated land disturbance activities; and
	2. Both the grantor and grantee file a declaration of intent, as provided for in Section.14-303 of this article.
	3. The transfer is permitted pursuant to the Rising Sun Subdivision Regulations and the Rising Sun Zoning Ordinance.

Section 14-303. Declaration of Intent.

1. The purpose of the declaration of intent is to verify that the proposed activity is exempt under Natural Resources Article, 5-103 and 5-1601--5-1612, Annotated Code of Maryland and this ordinance.
2. A person seeking an exemption under Section 14-302 C, D, H, K, and N of this article shall file a declaration of intent with the Department.
3. The existence of a declaration of intent does not preclude:
	1. An exempted activity on the property subject to a declaration of intent, if the activity:
		1. Does not conflict with the purpose of any existing declaration of intent, and
		2. Complies with the applicable requirements for an exempted activity as described above;
	2. A regulated activity on the area covered by the declaration of intent, if the activity occurs within 5 years of the effective date of the declaration of intent, in which case:
		1. There shall be an immediate loss of exemption,

or

* + 1. There may be a noncompliance action taken by

the Department, as appropriate, under this ordinance; or

* 1. A regulated activity on that area of the property not covered under the declaration of intent if the requirements of this ordinance are satisfied.
1. The Department may require a person failing to file a declaration of intent or found in noncompliance with a declaration of intent to:
	1. Meet the retention, afforestation and reforestation requirements established in Articles 3-13 of this ordinance and the Department of Natural Resources Forest Conservation Manual;
	2. Pay a noncompliance fee of one dollar ($1.00) per square foot of forest cut or cleared under the declaration of intent;
	3. Be subject to other enforcement actions appropriate under Natural Resources Article, 5-1601--5-1612, Annotated Code of Maryland and this ordinance; or
	4. File a declaration of intent with the Department,
2. In its determination of appropriate enforcement action, the Department may consider whether failure to file a

declaration of intent by a person required to file is a knowing

violation of this ordinance.

1. The declaration of intent is effective for 5 years.

Article 4 General Requirements

Section 14-401. General Requirements.

A person making application after the effective date of December 28. 1992, for subdivision or local agency project plan approval, a grading permit, or a sediment control permit for an area of land of 40,000 square feet or greater shall:

1. Submit to the Department a forest stand delineation and a forest conservation plan for the lot or parcel on which the development is located; and
2. Use methods approved by the Department, as provided in the Department of Natural Resources' Forest Conservation Manual, to protect retained forests and trees during construction.

Section 14-402. Use of State Funds.

If a local agency or person using state funds makes application to conduct a regulated activity, the provisions of COMAR 08.19.04.0lD--G apply.

Article 5 Forest Stand Delineation

Section 14-501. Criteria.

1. A forest stand delineation shall be submitted at the initial stages of subdivision or project plan approval, before a grading permit application, or before a sediment control application is submitted for the tract being developed.
2. The delineation shall be prepared by a licensed forester, licensed landscape architect, or a qualified professional w o meets the requirements stated in COMAR 08.19.06.01B.
3. The delineation shall be used during the preliminary review process to determine the most suitable and practical areas for forest conservation and shall contain the following components:
	1. A topographic map delineating intermittent and perennial streams, and steep slopes over 25 percent;
	2. A soils map delineating soils with structural limitations, hydric soils, or soils with a soil K value greater than 0.35 on slopes of 15 percent or more;
	3. Forest stand maps indicating species, location, and size of trees and showing dominant and codominant forest types;
	4. Location of 100-year floodplains;
	5. Information required by the Forest Conservation Technical Manual; and
	6. Other information the Department determines is necessary to implement this ordinance.
4. If approved by the Department, a simplified delineation may be submitted for an area:
	1. When no forest cover is disturbed during a construction activity; and
	2. Designated to be under a long-term protective

agreement.

1. The Department shall consider a simplified forest stand delineation complete if it includes:
	1. All requirements under Section 14-501 C (1) and (2) and (4) and (5) of this article;
	2. A map showing existing forest cover as verified by field inspection; and
	3. Other information required by this ordinance.
2. An approved forest stand delineation may remain in effect for a period not longer than 5 years.
3. Time for Submittal.
	1. Within 30 calendar days after receipt of the forest stand delineation, the Department shall notify the applicant whether the forest stand delineation is complete and correct.
	2. If the Department fails to notify the applicant within 30 days, the delineation shall be treated as complete and correct.
	3. The Department may require further information or provide for an additional 15 calendar days under extenuating circumstances.

Article 6 Forest Conservation Plan

Section 14-601. General Provisions.

1. In developing a forest conservation plan, the applicant shall give priority to techniques for retaining existing forest on the site.
2. If existing forest on the site subject to a forest conservation plan cannot be retained, the applicant shall demonstrate to the satisfaction of the Department:
	1. How techniques for forest retention have been

exhausted;

* 1. Why the priority forests and priority areas

specified in Natural Resources Article, 5-1607(c), Annotated Code of Maryland, cannot be left in an undisturbed condition;

* 1. If priority forests and priority areas cannot be left undisturbed, how the sequence for afforestation or reforestation will be followed in compliance with Natural Resources Article 5-1607, Annotated Code of Maryland; and
	2. Where on the site in priority areas afforestation or reforestation will occur in compliance with Natural Resources Article 5-1607, Annotated Code of Maryland.
1. The applicant shall demonstrate to the satisfaction of the Department that the requirements for afforestation or reforestation onsite or offsite cannot be reasonably accomplished if the applicant proposes to make a payment into the county forest conservation fund instead of afforestation or reforestation.
2. Nontidal Wetlands. A regulated activity under the local program is subject to the following requirements:
	1. For the purposes of delineation, permitting, and mitigation, areas determined to be nontidal wetlands under COMAR

08.05.04 shall be regulated under COMAR 08.05.04 or this ordinance, whichever is more stringent.

* 1. For the purpose of calculating reforestation mitigation under this ordinance, a forested nontidal wetland permitted to be cut or cleared and required to be mitigated under

 COMAR 08.05.04 shall be shown on the forest conservation plan and subtracted on an acre for acre basis from the total amount of forest to be cut or cleared as part of a regulated activity.

* 1. Nontidal wetlands shall be considered to be priority areas for retention and replacement.
	2. Forested nontidal wetland identification and delineation should be included at the earliest stage of planning to assist the applicant in avoidance and reduction of impacts to the nontidal wetlands and to avoid delay in the approval process.

Section 14-602 Preliminary Forest Conservation Plan.

1. A preliminary forest conservation plan shall be prepared by a licensed forester, a licensed landscape architect, or a qualified professional who meets the requirements stated in COMAR 08.19.06.01B.
2. A preliminary forest conservation plan shall:
	1. Be submitted with the preliminary plan of subdivision or proposed project plan;
	2. Include the approved forest stand delineation for

the site;

* 1. Include a table that lists the proposed values of

the following, in square feet:

* + 1. Net tract area,
		2. Area of forest conservation required, and
		3. Area of forest conservation that the applicant proposes to provide, including both onsite and offsite areas;
	1. Include a clear graphic indication of the forest conservation provided on the site drawn to scale, showing areas where retention of existing forest or afforestation or reforestation is proposed;
	2. Include an explanation of how the provisions of Section 14-601 of this article have been met;
	3. In the case of afforestation or reforestation, include a proposed afforestation or reforestation plan;
	4. Include a proposed construction timetable showing the sequence of forest conservation procedures;
	5. Show the proposed limits of disturbance;
	6. Show proposed stockpile areas;
	7. Incorporate a proposed 3-year maintenance agreement that shows how areas designated for afforestation or

reforestation will be maintained to ensure protection and satisfactory establishment;

* 1. Information required in the Forest Conservation Technical Manual; and
	2. Other information the Department determines is necessary to implement this ordinance.
1. The review of the preliminary forest conservation plan shall be concurrent with the review of the preliminary site plan.
2. During the different stages of the review process, the preliminary forest conservation plan may be modified provided the Department approves of the changes.

. Section 14-603. The Final Forest Conservation Plan.

1. A final forest conservation plan shall be prepared by a licensed forester, a licensed landscape architect, or a qualified professional who meets the requirements stated in COMAR 08.19.06,0lB.
2. A final forest conservation plan shall:
	1. Be submitted with the following:
		1. A final subdivision plan,
		2. A final project plan,
		3. An application for a grading permit, or
		4. An application for a sediment control permit;
3. Show proposed locations and types of protective devices to be used during construction activities to protect trees and forests designated for conservation;
4. In the case of afforestation or reforestation, include an afforestation or reforestation plan, with a timetable and description of needed site and soil preparation, species, size, and spacing to be used;
5. Incorporate a binding 3-year maintenance agreement specified in COMAR 08.19.05.01 that details how the areas designated for afforestation or reforestation will be maintained to ensure protection and satisfactory establishment, including:
	1. Watering, and
	2. A reinforcement planting provision if survival rates fall below required standards, as provided in the Forest Conservation Technical Manual;
6. Incorporate a long-term binding protective agreement as specified in COMAR 08.19.05.02 that:
	1. Provides protection for areas of forest conservation, including areas of afforestation, reforestation, and retention, and
	2. Limits uses in areas of forest conservation to those uses that are designated and consistent with forest conservation, including recreational activities and forest management practices that are used to preserve forest;
7. Include

Section 14-602 B (2), finalized elements of

the substantive elements required under (5), (7), (9), and (11) of this article, as the forest conservation plan; and

1. Other information the Department determines is necessary to implement this ordinance.
2. Time for submittal.
3. Within 45 calendar days after receipt of the final forest conservation plan, the Department shall notify the applicant whether the forest conservation plan is complete and approved.
4. If the Department fails to notify the applicant within 45 calendar days, the plan shall be treated as complete and approved.
5. The Department may require further information or extend the deadline for an additional 15 calendar days under extenuating circumstances.
6. At the request of the applicant, the Department may extend the deadline under extenuating-circumstances.
7. The Department's review of a final forest conservation plan shall be concurrent with the review of the final subdivision or project plan, grading permit application, or sediment control application associated with the project.
8. The Department may revoke an approved forest conservation plan if it finds that:
9. A provision of the plan has been violated;
10. Approval of the plan was obtained through fraud, misrepresentation, a false or misleading statement, or omission of a relevant or material fact; or
11. Changes in the development or in the condition of the site necessitate preparation of a new or amended plan.
12. The Department may issue a stop work order against a person who violates a provision of this ordinance or a regulation, order, approved forest conservation plan, or maintenance agreement.
13. Before revoking approval of a forest conservation plan, the Department shall notify the violator in writing and provide an opportunity for a hearing.

Article 7 Afforestation and Retention.

Section 14-701. Afforestation Requirement.

A person making application after the effective date of this ordinance for subdivision or project plan approval, a grading permit, or a sediment control permit for an area of land of 40,000 square feet or greater, shall:

1. Conduct afforestation on the lot or parcel in accordance with the following:
	1. A tract having less than 20 percent of the net tract area in forest cover shall be afforested up to at least 20 percent of the net tract area for the following land use categories:

(2)

area in forest percent of the categories:

1. Agriculture and resource areas, and
2. Low & Medium density residential areas;

A tract with less than 15 percent of its net cover shall be afforested up to at least 15 net tract area for the following land use

1. Institutional development areas,
2. High density residential areas,

tract

and

1. Mixed use and planned unit development areas
2. Commercial and industrial use areas;
3. Comply with the following when cutting into forest cover

that is currently below the afforestation percentages described in Section 14-701 (A) (1) and (2) of this article:

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* 1. The required afforestation level shall be determined by the amount of forest existing before cutting or clearing begins; and
	2. Forest cut or cleared below the required afforestation level shall be reforested or afforested at a 2 to 1 ratio and added to the amount of afforestation necessary to reach the minimum required afforestation level, as determined by the amount of forest existing before cutting or clearing began.

Section 14-702 Retention.

The following specific areas are considered priority protection areas and shall be left in an undisturbed condition unless the applicant has demonstrated, to the satisfaction of the Department, that reasonable efforts have been made to protect them and the plan for that regulated activity cannot be reasonably altered:

1. Trees, shrubs, and plants located in sensitive areas including the 100-year floodplain, intermittent and perennial streams and their buffers, steep slopes, nontidal wetlands, and critical habitats;
2. Contiguous forest that connects the largest undeveloped or most vegetated tracts of land within and adjacent to the site;
3. Trees, shrubs, or plants determined to be rare, threatened, or endangered under:
	1. The federal Endangered Species Act of 1973 in 16

U.S.C. 1531--1544 and in 50 CFR Part 17,

* 1. The Maryland Nongame and Endangered Species Conservation Act, Natural Resources Article, 10-2A-01--10-2A-09,

Annotated Code of Maryland, and

* 1. COMAR 08.03.08;
1. Trees that:
	1. Are part of a registered historic site,
	2. Are associated with a registered historic structure, or
	3. Have been designated by the State or the Department as a national, State, or county champion tree; and
2. Any tree, provided that it does not pose an immediate hazard due to disease or insect infestation, having a diameter measured at 4.5 feet above the ground of:
	1. 30 inches or more; or
	2. 75 percent or more of the diameter, measured at 4.5 feet above the ground, of the current State champion tree of that species as designated by the Department of Natural Resources.

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Article 8 Reforestation

Section 14-801. Forest Conservation Threshold.

1. There is a forest conservation threshold established for all land use categories, as provided in Subsection B of this article. The forest conservation threshold means the percentage of the net tract area at which the reforestation requirement changes from a ratio of 1/4 acre planted for each acre removed above the threshold to a ratio of 2 acres planted for each acre removed below the threshold.
2. After reasonable efforts to minimize the cutting or clearing of trees and other woody plants have been exhausted in the development of a subdivision or project plan, grading and sediment control activities, and implementation of the forest conservation plan, the forest conservation plan shall provide for reforestation, or payment into the forest conservation fund, according to the formula set forth in Subsections Band C of this article and consistent with Section 14-601 of this ordinance, and the following forest conservation thresholds for the applicable land use category:

Category of Use Threshold Percentage

1. Agricultural and resource areas 50 percent;
2. Low & Medium density residential areas 25 percent;
3. Institutional development areas 20 percent;
4. High density residential areas 20 percent;
5. Mixed use and planned unit

development areas 15 percent;

1. Commercial and industrial use areas 15 percent.
2. Calculations.
	1. For all existing forest cover measured to the nearest 1/l0th acre cleared on the net tract area above the applicable forest conservation threshold, the area of forest removed shall· be reforested at a ratio of 1/4 acre planted for each acre removed.
	2. Each acre of forest retained on the net tract area above the applicable forest conservation threshold shall be credited toward the total number of acres required to be reforested under paragraph (1) of this subsection. The calculation of the credit shall be according to the criteria

provided in the Department of Natural Resources Forest Conservation Manual.

* 1. For all existing forest cover measured to the nearest 1/lOth acre cleared on the net tract area below the applicable forest conservation threshold, the area of forest removed shall be reforested at a ratio of 2 acres planted for each acre removed below the threshold and at a ratio of 1/4 acre planted for each acre removed above the threshold.

Article 9. Priorities and Time Requirements for Afforestation and Reforestation

'Section 14-901. Sequence for Afforestation and

Reforestation.

1. After techniques for retaining existing forest on the site have been exhausted, the preferred sequence for afforestation and reforestation, as determined by the Department, is as follows:
	1. Selective clearing and supplemental planting on

site;

* 1. Onsite afforestation or reforestation, if

economically feasible, using transplanted or nursery stock that is greater than 1.5 inches diameter measured at 4.5 feet above the ground;

* 1. Onsite afforestation or reforestation, using whip and seedling stock;
	2. Landscaping of areas under an approved landscaping plan which establishes a forest that is at least 35 feet wide and covering 2,500 square feet or more of area;
	3. Offsite afforestation or reforestation, using transplanted or nursery stock that is greater than 1.5 inches diameter measured at 4.5 feet above the ground;
	4. Offsite afforestation or reforestation, using whip and seedling stock;
	5. Natural regeneration on site; and
	6. Natural regeneration offsite.
1. A sequence other than the one described in Subsection A of this article may be used for a specific project, if necessary, to achieve the objectives of the town land use plan or town land use policies, or to take advantage of opportunities to consolidate forest conservation -efforts.
2. The following are considered a priority for afforestation and reforestation to:
	1. Establish or enhance forest buffers adjacent to intermittent and perennial streams to widths of at least 50 feet;
	2. Establish or enhance non-forested areas on 100-year floodplains, when appropriate;
	3. Establish or increase existing forested corridors to connect existing forests within or adjacent to the site and where practical, forested corridors should be a minimum of 300 feet in width to facilitate wildlife movement;
	4. Establish or enhance forest buffers adjacent to critical habitats where appropriate;
	5. Establish plantings to stabilize slopes of 25 percent or greater and slopes of 15 percent or greater with a soil K value greater than 0.35 including the slopes of ravines or other natural depressions;
	6. Establish buffers between areas of differing land use when appropriate, or adjacent to highways or utility rights­ of-way;
	7. Establish forest areas adjacent to existing forests to increase the overall area of contiguous forest cover, when appropriate; and

(B) Use native plant materials for afforestation or reforestation, when appropriate.

1. A person required to conduct afforestation or reforestation under this article shall accomplish it within 1 year or two growing seasons, whichever is a greater time period, following recordation of the approved subdivision plan or final approval of other regulated activities. Where subdivision plans are recorded in sections a schedule shall be agreed upon if all afforestation or reforestation cannot be accomplished at the time of recordation of the first section. This may involve a prorated amount of reforestation or afforestation in accordance with the above time limits based on the acreage of the section recorded.

Article 10. Payment. Instead of Afforestation and Reforestation

Section 14-100. Forest Conservation Fund.

1. There is not established a forest conservation fund in the local program. By mutual agreement, the local program shall use the Cecil County Forest Conservation Fund.
2. If a person subject to this ordinance demonstrates to the satisfaction of the Department that requirements for reforestation or afforestation onsite or offsite cannot be reasonably accomplished, the person shall contribute money, at a rate of one dollar ($1.00) per square foot of the area of required planting, into the county forest conservation fund.
3. Money contributed instead of afforestation or reforestation under this article shall be paid within 90 calendar days after development project completion.
4. The county shall accomplish the reforestation or afforestation for which the money is deposited within 1 year or two growing seasons, whichever is a greater time period, after receipt of the money.
5. Money contributed under this article shall remain in the account for a period of 1 year or two growing seasons, whichever is a greater time period. At the end of that time, any part that has not been used to meet the afforestation or reforestation requirements shall be returned to the person who provided the money.
6. Money deposited in the local forest conservation fund:
	1. May be spent on the costs directly related to reforestation and afforestation, including site identification, acquisition, and preparation;
	2. Shall be deposited in a separate forest conservation fund; and
	3. May not revert to- the general fund.
7. Sites for Afforestation or Reforestation Using Fund Money.
	1. Except as provided in Subsection G (2) of this section, the reforestation or afforestation requirement under this article shall occur in the county and watershed in which the project is located.
	2. If the reforestation or afforestation cannot be reasonably accomplished in the county and watershed in which the project is located, then the reforestation or afforestation shall occur in the county or watershed in the state in which the project is located.

Article 11. Recommended Tree Species

Section 14-110. Recommended Tree Species List.

1. Tree species used for afforestation or reforestation shall be native to the county, when appropriate, and selected from a list of approved species established by the Department.
2. The Department has adopted a list of tree species to be used for any required afforestation or reforestation and incorporate it into the Forest Conservation Technical Manual.

Article 12. Financial Security for Afforestation and Reforestation

Section 14-120. Bonding.

* 1. A person required to conduct afforestation or reforestation under this article shall furnish financial security in the form of a bond, an irrevocable letter of credit, or other security approved by the Department. The surety shall:
		1. Assure that the afforestation, reforestation, and the associated maintenance agreement are conducted and maintained in accordance with the approved forest conservation plan;
		2. Be in an amount equal to 1201 of the estimated cost, as determined by the Department, of afforestation and reforestation; and
		3. Be in a form and of a content approved by the Department and consistent with the requirements of COMAR

08.19.05.0lB.

* 1. The Department shall determine whether a lesser amount is sufficient to cover the cost of afforestation or reforestation, taking into account the following:
		1. The number of acres,
		2. The proposed method of afforestation or

reforestation,

* + 1. The cost of planting materials or replacement

materials,

* + 1. The cost of maintenance of the afforestation

or reforestation project, and

* + 1. Other relevant factors.
	1. If, after three growing seasons, the plantings associated with the afforestation or reforestation meet or exceed the standards of the Forest Conservation Technical Manual, the amount of the cash bond, letter of credit, surety bond, or other security shall be returned or released.

Article 13. Standards for Protecting Trees from Construction Activities

Section 14-130. Protection Devices.

1. The Town has adopted standards for the protection of trees from construction activity. These devices and procedures are defined and described in Section 3.5 and Appendix J of the Department of Natural Resources• Forest Conservation Manual. The protection procedures shall also include the establishment of a 40' wide forested buffer around any designated Forest Conservation Area. Disturbance to the protection buffer shall not be a violation of this ordinance.
2. Before cutting, clearing, grading, or construction begins on a site for which a forest conservation plan is required by this article, the applicant shall demonstrate to the Department that protective devices have been established.

Article 14. Variances

Section 14-140 Procedure

1. A person may request a variance from this ordinance or the requirements of Natural Resources Article, 5-1601--5-1612, Annotated Code of Maryland, if the person demonstrates that enforcement would result in unwarranted hardship to the person.
2. An applicant for a variance shall:
	1. Describe the special conditions peculiar to the property which would cause the unwarranted hardship (monetary cost shall not be considered a hardship);
	2. Describe how enforcement of these rules will deprive the applicant of rights commonly enjoyed by others in similar areas;
	3. Verify that the granting of the variance will not confer on the applicant a special privilege that would be denied to other applicants;
	4. Verify that the variance request, is not based on conditions or circumstances which are the result of actions by the applicant;
	5. Verify that the request does not arise from a condition relating to land or building use, either permitted or nonconforming, on a neighboring property; and
	6. Verify that the granting of a variance will not adversely affect water quality.
3. The Department shall make findings that the applicant has met the requirements in Subsections A and B of this article before a variance may be granted.
4. Notice of a request for a variance shall be given to the Department of Natural Resources within 15 days of receipt of a request for a variance.
5. . There is established by this ordinance the right and authority of the Department of Natural Resources to initiate or intervene in an administrative, judicial or other original proceeding or appeal in the State concerning an approval of a variance under Natural Resources Article, 5-1601--5-1612, Annotated Code of Maryland, or this ordinance. All variances from this Ordinance or the Department of Natural Resources Article 5-1601--5-1612 shall.be granted or denied by the Department of Natural Resources.

Article 15. Penalties

Section 14-150. Enforcement.

* 1. Noncompliance Fees.
		1. A person found to be in noncompliance with this ordinance, regulations adopted under this ordinance, the forest conservation plan, or the associated 3-year maintenance agreement, shall be assessed by the Department the penalty of

$1.00 per square foot of the area found to be in noncompliance with required forest conservation.

* + 1. Money collected under Subsection A{l) of this article shall be deposited in the forest conservation fund as required by Article 10 of this ordinance, and may be used by the Department for purposes related to implementing this

ordinance.

* 1. Violation.
		1. In addition to the provisions under Subsection A of this article, a person who violates a provision of this ordinance or a regulation or order adopted or issued under this ordinance is liable for a penalty not to exceed $1,000, which may be recovered in a civil action brought by the Department.
		2. Each day a violation continues is a separate

violation.

* 1. The Department may seek an injunction requiring the person to cease violation of this ordinance and take corrective action to restore or reforest an area.
	2. The local program may adopt the enforcement provisions under COMAR 08.19.06.03.

Article 16. Annual Report

Section 14-160.

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Annual Report

On or before July 1 of each year, the Department shall submit to the Senate Economic and Environmental Affairs Committee and the Rouse Environmental Matters Committee a report on:

1. The number, location, and type of projects subject to the provisions of this ordinance;
2. The amount and location of acres cleared, conserved, and planted in connection with a development project;
3. The amount of reforestation and afforestation fees and noncompliance penalties collected and expended; and
4. The costs of implementing the Forest Conservation Program.

Article 17. Biennial Review by the Department of Natural Resources.

Section 14-170. Biennial Review

The Department shall submit the necessary documentation to comply with COMAR 08.19.02.04.

Article 18. Separability

Section 14-180. Separability

Should any section or part of a section of this ordinance be declared by a court of competent jurisdiction to be unconstitutional or invalid, such decision shall not affect the validity of the ordinance as a whole, or any part thereof other than the part so declared to be unconstitutional or invalid.

Article 19. Effective Date and Subsequent Amendments

Section 14-190. Effective Date .and Subsequent Amendments This ordinance is her by enacted and becomes effective

December 28, 1992. This ordinance may be amended as required. All amendments to this ordinance are subject to the approval of the Department of Natural Resources.