LIST OF FORMS

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Form J Performance Secured By Lender's Agreement Form K Covenant Release Form L Conveyance Of Easements And Utilities	Form H	Performance Secured By Surety Company
Form K Covenant Release Form L Conveyance Of Easements And Utilities	Form I	Covenant
Form L Conveyance Of Easements And Utilities	Form J	Performance Secured By Lender's Agreement
	Form K	Covenant Release
Form M Inspection Form	Form L	Conveyance Of Easements And Utilities
	Form M	Inspection Form
Form O Certificate Of Completion And Release Of Municipal Interest In Subdivision Performance Security	Form O	1

FORM A APPLICATION FOR ENDORSEMENT OF A PLAN BELIEVED NOT TO REQUIRE APPROVAL

File two completed forms with the Planning Board and one with the Town Clerk.

То	the	Paxton Planning Board			
eno	dors Juire	Date indersigned wishes to record the accompanying plan and requests a determination and ement by said Board that approval by it under the Subdivision control Law is not ed. The undersigned believes that such approval is not required for the following s: (Circle as appropriate.)			
1.	The accompanying plan is not a subdivision because the plan does not show a division of land.				
2.	bed	e division of the tract of land shown on the accompanying plan is not a subdivision cause every lot shown on the plan has frontage of at least such distance as is presently juired by the Paxton Zoning By-Law for erection of a building on such lot and every shown on the plan has such frontage on:			
	a.	a public way or way which the Town Clerk certifies is maintained and used as a public way, namely			
	b. a way shown on a plan theretofore approved and endorsed in accordance with the Subdivision Control Law, namely				
		on, and subject to the following conditions; or			
	c.	a private a way,			
3.	. The division of the tract of land shown on the accompanying plan is not a subdivision because it shows a proposed conveyance or other instrument, adding to, taking away from, or changing the size and shape of, lots in such a manner as not to leave any lot so affected without the frontage required by the Paxton Zoning By-Law. (Provide the Board with proper evidence to such effect.)				
4.	beo the	e division of the tract of land shown on the accompanying plan is not a subdivision cause two (2) or more buildings were standing prior to			

remains standing. Evidence of the of the Subdivision Control Law is s	0 1					
<u> </u>	Other reasons or comments: (See M.G.L. c. 41, §81-L.)					
Applicant's Address.						
Owner's Name: Owner's Address:						
Surveyor's Name: Surveyor's Address:						
The owner's title to the land is derived,						
Deeds, Book, Page registered in Worcester District, Book Map, Lot Location and Description of Property:						
Number of lots on the proposed plan: _						
Received by Town Clerk:	Applicant's Signature:					
Date:	Signatures of all owners of r applicant;	record if not the				
Signature						

FORM A-1 DETERMINATION THAT SUBDIVISION APPROVAL IS NOT REQUIRED

To the Paxton Town Clerk:	
	Date
Re: Application for endorsement of plan believed not to require subdivi	ision approval.
Applicant:	
Address:	
You are hereby notified that the plan entitled	submitted
by the above applicant on, 20, accompanied by	a Form A application
for a determination by the Planning Board, dated	, 20 has been
endorsed by the Planning Board as follows: "Paxton Planing Board	d Approval under the
Subdivision Control Law Not required."	
Majority of the Paxton Planning Board:	

FORM A-2 DETERMINATION THAT SUBDIVISION APPROVAL IS REQUIRED

To the Paxton Town Clerk	Date
Re: Application for endorsement of plan believed not to require subdivision appro	oval.
Applicant:	
Address:	
You are hereby notified that the Planning Board has determined that the plan ent submitted by the above applicant on	
accompanied by a Form A application for a determination by the Planning I	Board, dated
Majority of the Paxton Planning Board:	

FORM B APPLICATION FOR APPROVAL OF A PRELIMINARY PLAN

File two completed copies of Form B with the Planning Board and one copy with the Board of Health. After such submission, file by delivery or registered mail a notice with the Town Clerk stating the date of submission of the Plan to the Board with one copy of Form B.

To the Paxton Planning	Board:								
The area 1 1 1 1	411		-1 41					ate	C41 - 3
The undersigned herewi					-		•		
		and o	dated _				, 2	20 t	ındeı
the provisions of the	Subdivision	Control	Law	and	the	Planning	Board's	Rules	anc
Regulations governing to	he subdivision	n of land.							
Applicant's Name: Applicant's Address:									
Owner's Name: Owner's Address:									
Engineer's Name: Engineer's Address:									
The owner's title to the	land is deriv	ed by de	ed date	ed					
and recorded in the Wo									
Land Court Certificate		_	•				_		
, Page								, -	
,81	,			г					
Location and Descriptio	n of Property	:							
									_
Number of lots on the pr									
Signature of all Owners	of Record				Ad	dress			
		_							_
		_							_

FORM C APPLICATION FOR APPROVAL OF A DEFINITIVE PLAN

File two completed copies of Form C with the Planning Board and one copy with the Board of Health. After such submission, file by delivery or registered mail a notice with the Town Clerk stating the date of submission of the Plan to the Board with one copy of Form C.

To the Paxton Planning Board	_	
		Date
The undersigned herewith submits for app	proval the accompanying	g Definitive Plan entitled
and da	ited	, 20 under the
provisions of the Subdivision Control Law	and the Planning Board	d's Rules and Regulations
governing the subdivision of land.		
Applicant's Address		
Owner's Address.		
Engineerle Address.		
The owner's title to the land is derived by	deed dated	,
and recorded in the Worcester District Reg	gistry of Deeds, Book _	, Page or
Land Court Certificate of Title No	_, registered in Worceste	er District, Book,
Page, and is shown on Assessors' M	fap, Lot	
Location and Description of Property:		
Number of lots on the proposed plan:		ed by Town Clerk:
Applicant's Signature:	Date:	
Owners' Signature(s):	Time:	
		Signature

FORM C-1 APPLICATION FOR APPROVAL OF A MODIFICATION

File two completed copies of Form C-1 with the Planning Board and one copy with the Board of Health. After such submission, file by delivery or registered mail a notice with the Town Clerk stating the date of submission of the Modification to the Board with one copy of Form C-1.

To the Paxton Planning Board:	
-	Date
The undersigned herewith submits for appr	oval the accompanying Modification of a
Definitive Plan entitled	and dated
20 under the provisions of the Subdivision	Control Law and the Planning Board's Rules
and Regulations governing the subdivision of la	nd.
Applicant's Name: Applicant's Address:	
Owner's Address	
Engineer's Address:	
The owner's title to the land is derived by deed	l dated,
and recorded in the Worcester District Registry	of Deeds, Book, Page or
Land Court Certificate of Title No.	, registered in Worcester District, Book
Page, and is shown on Assess	sors' Map, Lot
Number of lots on the approved plan:	Number of lots on the modified plan:
Applicant's Signature:	Received by Town Clerk
Owners' Signature(s):	·
	Time:
	Signature

FORM C-2 CERTIFICATE OF APPROVAL OF A DEFINITIVE PLAN

	date
This is to certify that the Planning Board of the Tovapproved a Definitive Plan entitled:	vn of Paxton, Massachusetts has this day
by	
This approval is subject to receipt of a performance other proper security under M.G.L. c. 41 §81U, to installation of municipal services in accordance valuations. Planning Board of the Town and the plans now on fi	secure the construction of ways and the with the Rules and Regulations of the
This approval is further subject to the terms and of following pages:	conditions listed below or stated on the
Majority of the Paxton Planning Board:	

Note to Town Clerk: The Planning Board should be notified immediately of any appeal of the subdivision within the statutory twenty (20) day appeal period. If no appeal is filed with your office, the Board should be notified at the end of the appeal period in order that the plan may be endorsed.

FORM C-3 CERTIFICATE OF DISAPPROVAL OF A DEFINITIVE PLAN

	date
This is to certify that the Planning Board of the Town of P voted to disapprove a Definitive Plan entitled:	axton, Massachusetts has this day
by	
The Plan fails to conform to the Planning Board's recommendations of the Board of Health in the following re	
Majority of the Paxton Planning Board:	

Note to Town Clerk: The Planning Board should be notified immediately of any appeal of the subdivision within the statutory twenty (20) day appeal period.

FORM D DESIGNER'S CERTIFICATE

То	the Paxton Planning Board	Date
inf	preparing the plan entitled, e above named plan and accompanying data are true and correct, formation about the location of boundaries shown on said plan were allowing:	
1.	Deed from	
	to	
	dated and recorded in the Worcester Regis	stry of Deeds at
	Book Page	
2.	Other plans as follows	
2	Datail and ton a graphy has been established by:	
3.	Detail and topography has been established by:	
	Aerial survey; On ground survey; Other _	
4.	Actual measurement on the ground from a starting point established	by
5.	Other sources:	
	Signed	
	(Registered Professional Engineer or Registered Land Surveyor)	
	Address: Registration	Number:

(Seal of Engineer or Surveyor)

FORM E CERTIFIED LIST OF ABUTTERS

To the Paxton Planning Board	
	Date
The undersigned, being an applicant for approval of a defi	nitive plan of a proposed
subdivision entitled	_ submits the attached
listing of the adjoining property owners' names and addresses in	cluding the Assessors' map,
block and lot numbers for each property. This listing includes ow	ners of land separated from
the subdivision by a street.	
Signature of Applicant:	<u> </u>
Address:	
This is to certify that at the time of the last assessment for taxa Paxton, the names and addresses of the parties assessed as adjoin land named above were as written, except as follows:	•
Assessor	

FORM F CERTIFICATE OF AMENDMENT, MODIFICATION OR RECISSION OF APPROVAL OF A DEFINITIVE SUBDIVISION PLAN

To the Paxton Town Clerk		
		Date
On the motion/petition of	, dated	, 20
and in accordance with M.G.L. c. 41 §81-W, it is I	hereby certified by the	Paxton Planning
Board that at a duly called meeting held on	, 20	it was voted
to amend/modify/rescind the approval of the defin	nitive subdivision plan	of land entitled
owned by		of
, plans	dated	,
20 prepared by	, and recorded a	t the Worcester
District Registry of Deeds, Plan Book, Pag	ge, performance	guarantee being
and recorded Boo	k, Page	, land located
at and show	wing proposed lots	s, by making the
following amendments/modifications or by rescindin	g the approval for the fo	llowing reasons:

All prior conditions of approval shall remain in full force and effect until such time as they are met. Pursuant to M.G.L. c. 41 §81-W, this Amendment/Modification/Rescission shall take effect when duly recorded by the Planning Board at the Worcester District Registry of Deeds the plan as originally approved, or a copy thereof, a certified copy of this vote making such Amendment/Modification/Rescission, and any plan or other document referred to in this vote. Said recording shall be at the expense of the applicant in the case of Amendment or Modification.

The Amendment/Modification/ Rescission of the approval of this plan shall not affect the lots in the subdivision which have been sold or mortgaged in good faith and for a valuable consideration or any rights appurtenant thereto, without the consent of the owner of such lots, and of the holder of the mortgage or mortgages, if any, thereon. Written consent from said owners and mortgagees, if any, is attached hereto.

NOTE TO CLERK: The Planning Board should be notified immediately of any appeal to the Superior Court on this Amendment/Modification/Rescission of the subdivision approval made within the statutory20-day appeal period.

If no appeal is filed with your office, the Planning Board should be notified at the end of the 20-day appeal period in order that the originally approved plan may receive an appropriate endorsement and be recorded along with a registered copy of the certified vote amending/modifying/rescinding the approval.

A true copy, attest:	
Clerk, Paxton Planning Board	
Duplicate copy sent to applicant:	
	Paxton Planning Board

FORM G PERFORMANCE SECURED BY DEPOSIT OF MONEY

AGREEMENT made this date between	the Town of Paxton and
hereinafter referred to as "the applicant"	, address
to secure construction of ways and ins	stallation of municipal services in the subdivision of
land shown on a plan entitled	
by	, dated
owned by	, address
land located at	and showing lots.
devisees, heirs, successors and assigns corporation, acting through its Planning dollars, and has secured this obligation Paxton, a deposit of money in the above the name of the Town of Paxton. It performance by the applicant of all coverning the following: 1. The Subdivision Control Law and Governing the Subdivision of Land. 2. Conditions included in the Certificated	cate of Approval issued by the Planning Board and dations, dated
(specify other documents, if any, and secured by a deposit of money). This agreement shall remain in full satisfactorily performed all obligations performance as provided in M.G.L. c. 4 Upon completion by the applicant of the completion of the	force and effect until the applicant has fully and or has elected to provide another method of securing

In the event the applicant should fail to satisfactorily complete the construction of ways and

installation of municipal services as specified in this agreement and within the time herein specified, the deposit of money shall be applied in whole, or in part, by the Planning Board for the benefit of the Town of Paxton to the extent of the reasonable cost to the Town of completing such construction or installation as specified in this agreement. Any unused money and the interest accrued on the deposit of money will be returned to the applicant upon completion of the work by the Town.

The Town of Paxton, acting by and through its Planning Board, hereby agrees to accept the deposit of money in the amount specified in this Agreement as security for the performance of the project. The approved Definitive Plan shall not be endorsed until this Agreement is signed by all parties and the security has been deposited with the Town.

Any amendment to this Agreement and/or to the aforesaid deposit of money shall be agreed upon in writing by all parties to this Agreement.

IN WITNESS WHEREOF, we have s 20	set our hands and seals this day of,
Paxton Planning Board	Signature of Applicant
COMMONWI	EALTH OF MASSACHUSETTS
Worcester, ss.	date
Planning Board of the Town of Paxt	one of the above-named members of the on, Massachusetts and the applicant and acknowledged e act and deed of said parties before me.
	, Notary Public
	My Commission expires:

Original to be recorded at Worcester District Registry of Deeds. Duplicate copies to: Applicant, Planning Board, Town Treasurer and Town Clerk.

FORM H PERFORMANCE SECURED BY SURETY COMPANY

AGREEMENT made this date between the To	wn of Paxton and
as principal of	, a surety corporation duly organized and
existing under the laws of the state of	and having its usual place of
business at	, hereinafter referred to as "the surety",
and hereina	after referred to as "the applicant", with an
address at	, to secure construction of ways
and installation of municipal services in the	•
	_ by,
dated, 20 owned by	, address at
land	located at
and showing lots.	
Paxton, Massachusetts, a municipal corporation sum of	dollars, and has secured this obligation y bond to secure the above sum of money, said ormance by the applicant of all covenants,
1. The Subdivision Control Law and the Par Governing the Subdivision of Land;	xton Planning Board's Rules and Regulations
dated 20	Approval issued by the Planning Board and _;
3. Engineering Consultant Recommendations,	
	on or installation to be completed, namely ots secured if only a part of the subdivision is

This agreement shall remain in full force and effect until the applicant has fully and satisfactorily performed all obligations, or has elected to provide another method of securing performance as provided by M.G.L. c. 41 §81-U.

Upon completion by the applicant of all obligations as specified herein, on or before

Planning with the written concurrent Town in such surety bond shall be read this agreement shall become voic construction of ways and installation within the time herein specified, the Planning Board for the benefit of the the Town of completing such constru	r such later date as may be specified by vote of the acceptance of the applicant and the surety, the interest of the eleased, the surety bond shall be returned to the surety, d. In the event the applicant should fail to complete the of municipal services as specified in this agreement and surety bond my be enforced, in whole, or in part, by the Town of Paxton to the extent of the reasonable cost to action or installation as specified in this agreement. Any ll be released and the unused portion of the surety bond mpletion of the work by the Town.
surety bond in the amount specified	through its Planning Board, hereby agrees to accept the in this agreement as security for the performance of the a shall not be endorsed until this Agreement is signed by eposited with the Town.
Any amendment to this Agreement a writing by all parties to this agreemen	and/or to the aforesaid security shall be agreed upon in
IN WITNESS WHEREOF, we have seed 20	set our hands and seals this day of,
	Signature of Applicant
Paxton Planning Board	Signature of Authorized Representative of the Surety
COMMONWI	EALTH OF MASSACHUSETTS
Worcester, ss.	
Planning Board of the Town of Paxt	one of the above-named members of the on, Massachusetts and the applicant and the authorized mowledged the foregoing instrument to be the free act
	, Notary Public
	My Commission expires:

Original to be recorded at Worcester District Registry of Deeds.

Duplicate copies to: Applicant, Planning Board, Surety Company and Town Clerk.

FORM I COVENANT

Pa	xtor	n, Massachusetts	_		
				Date	
Th	e ui	ndersigned has submitted an	application dated	, 20	to
the	e Pa	axton Planning Board for a	approval of a definitive pla	n of a subdivision entitle	ed
			dated	20 ar	nd
ow	ned	d by	with an address	s of	_
			, and showing	lots. The undersigned h	as
rec	ques	sted the Planning Board to ap	pprove such plan without requi	ring a performance bond.	
pei	rfor		Planning Board approving sa ed hereby covenants and agr		
1.	sul exe	bdivision and that there are cept for those described bel	oner* in fee simple absolute on mortgages of record or olow, and that the present holo its execution by the undersignal.	therwise on any of the lar ders of said mortgages have	nd
			wner, all must sign. "Applica s assigns, but the owner of reco	•	
2.	any mu aco	y permanent building on ar unicipal services necessary	sell or convey any lot in the many lot until the construction to adequately serve such a conditions, agreements, term	of ways and installation lot has been completed	of in
		The Subdivision Control governing this subdivision.		rd's Rules and Regulation	
	c.		and the conditions of approva		by
	d. e.	The Definitive Plan as appr	coved and as qualified by the cying construction to be comple	ertificate of approval.	
					_

However, a mortgagee who acquires title to the mortgaged premises by foreclosure or otherwise and any succeeding owner of the mortgaged premises or part thereof may sell

or convey any lot, subject only to that portion of this covenant which provides that no lot shall be sold, conveyed or built upon until ways and services have been provided to serve such lot.

- 3. That this covenant shall be binding upon the executors, administrators, devisees, heirs, successors and assigns of the undersigned and shall constitute a covenant running with the land included in the subdivision and shall operate as restrictions upon the land.
- 4. That particular lots within the subdivision shall be released from the foregoing conditions upon the recording of a certificate of performance executed by a majority of the Planning Board and enumerating the specific lots to be released.
- 5. That nothing herein shall be deemed to prohibit a conveyance by a single deed subject to this covenant, of either the entire parcel of land shown on the subdivision plan or of all lots not previously released by the Planning Board.
- 6. That the undersigned agrees to record this covenant with the Worcester District Registry of Deeds, forthwith, or to pay the necessary recording fee to the Planning Board in the event the Planning Board shall record this agreement forthwith. Reference to this covenant shall be entered upon the definitive subdivision plan as approved.
- 7. A deed of any part of the subdivision in violation of the covenant shall be voidable by the grantee, prior to the release of the covenant; but not later than three (3) years from the date of such deed, as provided in M.G.L. c. 41 §81-U.
- 8. That this covenant shall be executed before endorsement of approval of the definitive plan by the Planning Board and shall take effect upon the endorsement of approval.
- 9. Upon final completion of the construction of ways and installation of municipal services as specified herein, on or before _______ (the date when construction and installation is to be completed), the Planning board shall release this covenant by an appropriate instrument, duly acknowledged. Failure to complete construction and installation within the time specified herein or such later date as may be specified by vote of the Planning Board with a written concurrence of the applicant, shall result in automatic rescission of the approval of the plan. Upon performance of this covenant with respect to any lot, the Planning Board may release such lot from this covenant by an appropriate instrument duly recorded.
- 10. Nothing herein shall prohibit the applicant from varying the method of securing the construction of ways and installation of municipal services from time to time or from securing by one, or in part by one and in part by another of the methods described in M.G.L. c. 41 §81-U, as long as such security is sufficient in the opinion of the Planning Board to secure performance of the construction and installation.

For title to the property, see de	eed from	, dated
20 recorded in Worcester	District Registry of Deeds, Boo	ok, on
registered in	_ Land Registry as Document N	No, and noted or
	, in Registration Book	
1 0	age upon the property is	
		0.0
, 20	_ and recorded in Worcester Dis	strict Registry of Deeds, Book
, Page, or re	gistered in the	_ Land Registry as Documen
No, and noted on	certificate of title no,	in Registration Book
Page The mortgagee	agrees that the covenants shall h	ave the same status, force and

effect as though executed and reco that the mortgage shall be subordin	orded before the taking of the mortgage and nate to the above covenant.	l further agrees
	, spouse of the undersigned applicant her	ehy agrees that
such interest as I/we have in the	premises subject to the provisions of this rights of tenancy or homestead and other int	s covenant and
IN WITNESS WHEREOF we hav, 20	re hereunto set our hands and seals this	day of
Paxton Planning Board	Owner(s)	
COMMON	WEALTH OF MASSACHUSETTS	
Worcester, ss.		date
	ne the above-namednstrument to be his/her free act and deed.	owner
	, Notary Public	
	My Commission expires:	
COMMON	WEALTH OF MASSACHUSETTS	
Worcester, ss.		date
		auto
Then personally appeared before nand acknowledged the foregoing in	ne the above-namednstrument to be his/her free act and deed.	owner
	, Notary Public	
	My Commission expires:	

FORM J PERFORMANCE SECURED BY REGISTERED NEGOTIABLE SECURITIES (BONDS, STOCKS, PUBLIC SECURITIES)

AGREEMENT made this date between the Town of Paxton and	Paxton, Massachusetts	
to secure construction of ways and installation of municipal services in the subdivision of land shown on a plan entitled	AGREEMENT made this date be	Date tween the Town of Paxton and
by		
by	1	to secure construction of ways and installation of municipal
	services in the subdivision of land	l shown on a plan entitled
land located at and showing lots. The applicant hereby bind and obligate himself, his or its executors, administrators, devisees heirs, successors and assigns jointly and severally to the Town of Paxton, Massachusetts, municipal corporation, acting through its Planning Board, in the sum of depositing with the Town Treasurer an instrument of transfer to the Paxton Planning Board duly acknowledged, and prepared in a suitable form pursuant to the provisions of the Massachusetts General Laws for the following type of negotiable security, said instrument of transfer shall alses specify the above sum of money as a security for performance by the applicant of construction of the ways and installation of municipal services in the aforesaid subdivision and, where apt, a new certificate shall also be deposited with said Treasurer. Said certificate shall be free from encumbrances and shall be issued pursuant to M.G.L. c. 156B, §30 in the name of the Paxton Planning Board and shall express on its face that it is held as collaters	by	, dated, 20 owned by
The applicant hereby bind and obligate himself, his or its executors, administrators, devisees heirs, successors and assigns jointly and severally to the Town of Paxton, Massachusetts, municipal corporation, acting through its Planning Board, in the sum of dollars, and has secured this obligation be depositing with the Town Treasurer an instrument of transfer to the Paxton Planning Board duly acknowledged, and prepared in a suitable form pursuant to the provisions of the Massachusetts General Laws for the following type of negotiable security————————————————————————————————————		, address at
heirs, successors and assigns jointly and severally to the Town of Paxton, Massachusetts, municipal corporation, acting through its Planning Board, in the sum of dollars, and has secured this obligation be depositing with the Town Treasurer an instrument of transfer to the Paxton Planning Board duly acknowledged, and prepared in a suitable form pursuant to the provisions of the Massachusetts General Laws for the following type of negotiable security, said instrument of transfer shall alses specify the above sum of money as a security for performance by the applicant of construction of the ways and installation of municipal services in the aforesaid subdivision and, where apt, a new certificate shall also be deposited with said Treasurer. Said certificate shall be free from encumbrances and shall be issued pursuant to M.G.L. c. 156B, §30 in the name of the Paxton Planning Board and shall express on its face that it is held as collaterated.	land located at	and showing lots.
security to insure the performance by the applicant of all covenants, conditions, agreements terms and provisions contained in the following:	heirs, successors and assigns joir municipal corporation, acting depositing with the Town Treasu duly acknowledged, and prepart Massachusetts General Laws specify the above sum of more construction of the ways and instand, where apt, a new certificate shall be free from encumbrances name of the Paxton Planning Bossecurity to insure the performance	antly and severally to the Town of Paxton, Massachusetts, and through its Planning Board, in the sum of dollars, and has secured this obligation by rer an instrument of transfer to the Paxton Planning Board, and it is a suitable form pursuant to the provisions of the for the following type of negotiable security, said instrument of transfer shall also ney as a security for performance by the applicant of tallation of municipal services in the aforesaid subdivision shall also be deposited with said Treasurer. Said certificate and shall be issued pursuant to M.G.L. c. 156B, §30 in the ard and shall express on its face that it is held as collateral to be the applicant of all covenants, conditions, agreements.
1. Application for Approval of a Definitive Plan (Form C), dated	1. Application for Approval of	a Definitive Plan (Form C), dated
 20; 2. The Subdivision Control Law and the Paxton Planning Board's Rules and Regulation Governing the Subdivision of Land; 3. Conditions included in the Certificate of Approval issued by the Planning Board and dated	 20; 2. The Subdivision Control Law Governing the Subdivision of 3. Conditions included in the Conditions included in the Conditions. 4. Engineering Consultant Reconditions. 5. The Definitive Plan as qualified 6. Other documents(s) specifying (specify other documents, if an arrange of the conditions. 	w and the Paxton Planning Board's Rules and Regulations Land; Certificate of Approval issued by the Planning Board and, 20; mmendations, dated

This agreement shall remain in full force and effect until the applicant has fully an satisfactorily performed all obligations, or has elected to provide another method of securing performance as provided by M.G.L. c. 41 §81-U.
Upon completion by the applicant of all obligations as specified herein, on or befor
The Town of Paxton, acting by and through its Planning Board, hereby agrees to accept the negotiable security in the amount specified in this agreement as security for the performance of the project. The approved Definitive Plan shall not be endorsed until this Agreement is signed by all parties and the security has been deposited with the Town.
Any amendment to this agreement and/or to the aforesaid security shall be agreed upon it writing by all parties to this agreement.
IN WITNESS WHEREOF, we have set our hands and seals this day of, 20
Paxton Planning Board Signature of Applicant

COMMONWEALTH OF MASSACHUSETTS

worcester, ss.	
S	one of the above-named members of the Paxton, Massachusetts and the applicant and the authorized acknowledged the foregoing instrument to be the free ace.
	, Notary Public
	My Commission expires:

Original to be recorded at Worcester District Registry of Deeds. Duplicate copies to: Applicant, Planning Board, Corporation originally issuing the negotiable security, Town Treasurer, Town Clerk, and Board of Selectmen.

NOTE: Many securities are available in two forms - registered and bearer. Registered securities bear the owner's name and the issuing party keeps a record of the owner. Bearer securities are not registered as to ownership. Registered securities generally facilitate better safekeeping but can be bothersome and take time to sell since it would have to be reregistered. The bearer form of security is therefore preferable when the security is to change hands.

FORM J PERFORMANCE SECURED BY LENDER'S AGREEMENT

Paxton, Massachusetts		
AGREEMENT made this date between the To		Date
hereinafter referred to as "the applicant", with		
, and		
hereinafter referred to as "the lender", to see		
municipal services in the subdivision of land s	•	
by	_	
owned by		
land located at		
The applicant and the Paxton Planning, 20 recorded	Board have executed a c	ovenant dated
Book; that the applicant	nt has recorded a first mortgage	with the lender
dated, 20 recorder Book Page, coveting	ed in the Worcester District Reg	gistry of Deeds,
the lots or area covered by the first mortgag	ge as shown on the above-refe	erenced plan as
security for the payment of a certain note in the		
dollars; and that the applicant and lender her executors, administrators, devisees, heirs, successive Town of Paxton, Massachusetts, a municipal of in the sum of	cessors and assigns jointly and a corporation, acting through its F dollars, and ha money of said principal sum of licant of all covenants, condition	severally to the Planning Board as secured this herwise due the
1. Application for Approval of a Definitive	Plan (Form C), dated	;
 20; The Subdivision Control Law and the Pa Governing the Subdivision of Land; Conditions included in the Certificate of dated	Approval issued by the Plann _; , dated tificate of Approval; and ion or installation to be com	nd Regulations ing Board and

This agreement shall remain in full force and effect until the applicant has fully and satisfactorily performed all obligations, or has elected to provide another method of securing performance as provided by M.G.L. c. 41 §81-U.

Upon completion by the applicant of all obligations as specified in the following schedule:

	Sum to be Retained By Lender	Stage of Construction or Installation to be Completed	Date When Construction and Installation is to be Completed
1.	\$	•	•
2.	\$		
3.	\$		
4.	\$		
5.	\$		

(Add additional stages if necessary.)

The interest of the Town in such funds retained by the lender shall be released, that portion of the agreement covering a specific stage of work shall become void, and the lender may disburse such funds which have been held as security for a specific stage of work to the applicant. In the event the applicant should fail to complete the construction of ways and installation of municipal services as specified in this agreement and within the time herein specified, any funds remaining undisbursed shall be made available in whole, or in part, by the lender to the Planning Board for the benefit of the Town of Paxton to the extent of the reasonable cost to the Town of completing such construction or installation as specified in this agreement. Any unused portion of such funds will be released by the Planning Board and may be disbursed by the lender to the applicant upon completion of the work by the Town.

The Town of Paxton, acting by and through its Planning Board, hereby agrees to release the following lots ______ from the operation of the above-referenced covenant given pursuant to M.G.L. c. 41 §81-U without receipt of a bond or deposit of money and further to accept this agreement and the funds in the amount specified herein to be retained by the lender as security for the performance of the project as aforesaid. Upon delivery of this agreement to the Planning Board, said lots shall be released as herein specified.

The lender hereby agrees that none of the funds retained as security, as specified herein, shall be disbursed to the applicant without prior written release of said funds by the Planning Board.

Any amendment to this agreement and/or to the aforesaid security shall be agreed upon in writing by all parties to this agreement.

IN WITNESS	WHEREOF,	we have set our	hands and seals	this	day of _	,
20					-	

	Signature of Applicant
Paxton Planning Board	Signature of Authorized Representative of the Lender
COMMONWEALTH	OF MASSACHUSETTS
Worcester, ss.	, 20
Planning Board of the Town of Paxton, M	one of the above-named members of the assachusetts, the applicant, and the authorized ged the foregoing instrument to be the free act
	, Notary Public
My Con	nmission expires:
Original to be recorded at Worcester District Duplicate copies to: Applicant, Planning Board of Selectmen.	Registry of Deeds. rd, Lender, Town Treasurer, Town Clerk, and

FORM K COVENANT RELEASE

Date
The undersigned being a majority of the Planning Board of the Town of Paxton
Massachusetts hereby certify that the requirements for work on the ground called for by the
Covenant dated and recorded in the Worcester
District Registry of Deeds, Book, Page, or registered in the Worcester
Land Registry as Document Number, and noted on Certificate of Title Number
, in Registration Book, Page, have been completed to the
satisfaction of the Planning Board as to the following enumerated lots shown on plans
entitled recorded with
said Registry of Deeds at Plan Book Plan, or registered in said Land
Registry at Plan Book, Plan, having been secured by surety, said lots are
hereby released from the restrictions as to sale and building specified therein.
Lots designated on said Plan as follows:
Paxton Planning Board
COMMONWEALTH OF MASSACHUSETTS
Worcester, ss.
date
Then personally appeared one of the above-named members of the Planning Board of the Town of Paxton, Massachusetts and acknowledged the foregoing instrument to be the free act and deed of said Planning Board before me.
, Notary Public
My Commission expires:

FORM L CONVEYANCE OF EASEMENTS AND UTILITIES

, of
, County, Massachusetts, for good and adequate consideration, gran
to the Town of Paxton, a municipal corporation in Massachusetts, the perpetual rights and
easements to construct, inspect, repair, renew, replace, operate and forever maintain system
of water mains, storm drainage and appurtenances thereto, and to do all acts incidental
thereto, in, through and under the following described land:
appearing on a plan entitled:
And for the consideration aforesaid, the said grantor does hereby give, grant, transfer and deliver unto the Town of Paxton all water distribution, sanitary sewer and storm drainag systems including related easements, and all appurtenances thereto that are now or hereafte constructed or installed in, through or under the above described land by the grantor and the grantor's successors and assigns.
The grantor warrants that the aforesaid easements are free and clear of all liens of encumbrances, that he (it) has good title to transfer the same, and that he will defend the same against claims of all persons.
For the grantor's title see deed from
dated, 20, and recorded in the Worcester District Registry
of Deeds, Book, Page, or under Certificate of Title No
registered in the Worcester District of the Land Court, Book, Page
And (to be completed if a mortgage exists)
Name:
Address:
the present holder of a mortgage on the above described land, which mortgage is dated, 20 and recorded in said Registry of Deeds, Book
Page, for consideration paid, hereby releases unto the Town of Paxton forever from
the operation of said mortgage, the rights and easements hereinabove granted and assent
thereto.
Authorized Signature of Mortgagee Owner

COMMONWEALTH OF MASSACHUSETTS

Worcester, ss.	date
Then personally appeared the above namedacknowledged the foregoing instrument to be the free act and	deed before me.
	Notary Public
My Commission expires	s:

FORM M INSPECTION FORM PAXTON, MASSACHUSETTS

Subdivision:	From Sta	to Sta
Applicant:	Phone:	
Subject	Initials of Agent	Date of Inspection
1. Clearing of Right-of-Way		
2. Subgrade Preparation		
3. Drainage Installation (below grade)		
4. Water Installation		
5. Underground Utilities		
6. Backfill, Fill and Rough Grading		
7. Gravel Base		
8. Curb Installation		
9. Binder Course		
10. Drainage Installation (at surface)		
11. Berm Installation		
12. Finish Course		
13. Sidewalks		
14. Street Trees		
15. Grass Strips		
16. Street Lights		
17. Fire Hydrants		
18. Street Signs and Monuments		
19. Final Clean-Up		
20. Maintenance		

FORM O CERTIFICATE OF COMPLETION AND RELEASE OF MUNICIPAL INTEREST IN SUBDIVISION PERFORMANCE SECURITY

Paxton, Massachusetts	Date
Subdivision Name:	
Owner:	
Owner's Address:	
Applicant's Address:	
Date of Subdivision Plan:	
Designer of Plan	
Land Located:	
Plan Recorded:	Worcester Registry of Deeds
Plan and Certificate of Title No:	Registered Land Office of Worcester Registry of Deeds
Plan found in Book, Page	-
Type of Performance Security:	
☐ Covenant, dated:	
Covenant recorded:	
or Covenant registered:	
☐ Bond, agreement dated:	
Surety Company:	
Address of Surety	
☐ Deposit of money, agreement da	ted:
Bank:	
Address of Bank:	
☐ Other security:	
Agreement dated:	
☐ Letter of Credit, agreement dated	1:
Bank:	
Address of Bank	