PUBLIC WORKS STANDARDS

JULY 2015

ADOPTED BY RESOLUTION: 1129-15
DATE: JULY 28, 2015

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MISCELLANEOUS FORMS

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CHAPTER 1

INTRODUCTION

1.1 APPLICABILITY

These standards shall apply to all improvements within the public right-of-way and/or public easements, to all improvements required within the proposed public right-of-way of new subdivisions, for all improvements intended for ownership, operations or maintenance by the City and for all other improvements (on or offsite) for which the City Code requires approval from the City Administrator and/or City Planning Commission and/or the City Council. These standards are intended as guidelines for designers and developers in preparing their plans and for the City in reviewing plans. Where minimum values are stated, greater values should be used whenever practical; where maximum values are stated, lesser values should be used where practical. The developer/proponent is however cautioned that higher standards and/or additional studies and/or environmental mitigation measures may, and will, in all likelihood, be imposed by the City when developing on, in, near, adjacent, or tributary to sensitive areas to include, but not be limited to, steep embankments, creeks, ponds, lakes, certain wildlife habitat, unstable soils, etc.

Alternate design standards will be accepted when it can be shown, to the satisfaction of the City, that such alternate standards will provide a design equal to or superior to that specified. In evaluating the alternate design, the City shall consider appearance, durability, ease of maintenance, public safety and other appropriate factors. The City encourages the use of Low Impact Development design.

Any improvements not specifically covered herein by these Standards must meet or exceed the current version of the, State of Washington, Department of Transportation, Standard Specification for Road, Bridge & Municipal Construction, current amendments thereto and the Washington State Department of Transportation Standard Plans.

Where improvements are not covered by the Standard Specifications, Standard Plans, or these City standards, the City will be the sole judge in establishing appropriate standards. Where these standards conflict with any existing City ordinances or discrepancies exist within the body of this text, the higher “standards” shall be utilized as determined by the City.

Plans for major improvements in the public right-of-way or within public easements, or improvements to be “deeded” or “gifted” to the City, shall bear an approval signature from the City.
The Developer is expected to be fully informed regarding the nature, quality, and the extent of the work to be done, and, if in doubt, to secure specific instructions from the City.

The Developer shall submit calculations or other appropriate materials supporting the design of utilities, pavements and storm drainage facilities. The Developer shall submit calculations for structures and other designs when requested by the City Engineer and/or Building Official.

1. Exclusions:

   (1) See Chapter 12.05.020 of the Algona Municipal Code, “minor reconstruction.”

1.2 DEFINITIONS

A. “City:” City of Algona, Washington, King County, a municipal corporation, existing under and by virtue of the laws of the State of Washington. Actions designated as taken by the City are the acts of the Council acting through the Mayor, or an approved designee.

B. “City Planner” means the City’s duly appointed City Planner, or in his absence, the City Mayor.

C. “Contract Documents:” The contract documents shall consist of the following and in case of conflicting provisions, the first mention shall have precedence:

   1. Developers Agreement
   2. City Public Works Standards
   3. Other Applicable City Code
   4. City Fill and Grade Permit
   5. WSDOE Stormwater Permit
   6. City Right-of-Way Use Permit
   7. Plans
   8. Standard Details (WSDOT Specifications)
   9. SEPA Determination (if required)

These documents shall form the Contract.

D. “Contractor” means the Developer’s contractor or subcontractor.

E. “Developer:” The party having an agreement with the City to cause the installation of certain improvements, to become a part of the City’s utility
and/or roadway system upon completion and acceptance. The term shall also include the Developer’s contractor employed to do the work or the Contractor’s employees.

F. “Development” means any improvement within the public right-of-way and/or public easements (existing or future), improvements intended for ownership, operations or maintenance by the City and all other improvements for which the Algonia Municipal Code requires approval by the City. These improvements include, but are not limited to, the construction, reconstruction, conversion, structural alternation, relocation, enlargement, or changes in use of any structure, property, or any public utilities, or any project that will increase vehicle trips per day or any project which negatively impacts the service level, safety, or operational efficiency of serving roads.

G. “Director” means the City's duly appointed Public Works Director, or in his absence, the City Mayor.

H. “Driveway Approach” means that portion of the public right-of-way used for vehicular access to private property.

I. “Engineer” means the City's Engineer, whether a staff engineer or consultant.

J. “Maintenance Bond” means a bond furnished by the Developer and written by a corporate body qualified to write surety in the State of Washington, guaranteeing that the Developer will repair any defects found in the work within the time period as further identified herein.

K. "Mayor" means mayor of the City of Algonia or his/her authorized representative.

L. “Performance Bond” means a bond furnished by the Developer and written by a corporate body qualified to write surety in the State of Washington, guaranteeing that the work will be completed in accordance with the plans and specifications.

M. “Plans” mean drawings, including reproductions thereof, of the development as an extension to the City's utility or road network system, prepared by an Engineer licensed in the State of Washington.

N. “Project Specifications” means the specifications specific to the project as designated by an Engineer licensed in the State of Washington for the prescribed work.
O. "Public Works Supervisor" means the City's utilities superintendent, operations and maintenance supervisor, or Public Works Director.

P. "Standard Specifications" means the most current edition of the Washington State Department of Transportation Standard Specifications for Road, Bridge and Municipal Construction.

1.3 **AUTHORITY**

1. **Authority of Mayor:** The Mayor or his authorized representative shall have the authority to stop work whenever, in his/her opinion, a Stop Work Order is necessary to ensure compliance with the plans and specifications. The Mayor or representative shall have authority to reject work and materials which do not so conform and to decide questions which may arise in the execution of the work.

2. **Authority of the Public Works Director:** The Public Works Director or his/her authorized representative shall have the same authority, as the Mayor to stop work to determine the amount, quality, acceptability and fitness of the work, material and equipment, and to reject or condemn all work or material which does not conform to these Standards. The Public Works Director's decision in all matters is the decision of the City, and can only be changed by the Mayor and Council.

The City has not so delegated, and the Public Works Director or his/her authorized representative(s) does (do) not purport to be a safety expert, is not so engaged in that capacity, and has neither the authority nor the responsibility to enforce construction safety laws, rules, regulations or procedures, or to order the stoppage of work for claimed violations thereof. The City inspector(s) are not responsible for the identification or enforcement of such laws, rules or regulations.

3. **Payment for City Services:** The Developer shall be responsible for promptly reimbursing the City for all costs and expenses incurred by the City in the pursuit of project submittal, review, approval, and construction. These costs include, but are not limited to, the utilization of staff and "other" outside consultants as may be necessitated to adequately review and inspect construction of the project(s). All legal, administrative, and engineering fees for project review, meetings, approvals, site visits, construction inspection, etc., shall be subject to prompt reimbursement. The Developer is cautioned that project approval (City acceptance) and occupancy permits will be denied until all bills are paid in full.
CHAPTER 2

PERMITS

2.1 PERMIT PROCESS

No person, firm or corporation shall commence development work, alteration or repair of any facility located either in the public right-of-way or a public easement without any necessary permit(s) first having been obtained from the City.

Any party requesting a permit shall file written application with the City. Such application will include as needed:

1. Right-of-Way Permit application;
2. Fill and Grade permit application;
3. Completed Bond Quantity Worksheet (for work in existing public right-of-way or public easements);
4. Construction Plans, including City Standard Details as appropriate;
5. Application Fee.

The City may require additional information when in its opinion such information is necessary to properly enforce the provisions of these Standards.

No permit shall be issued until the proposed development has been approved by the appropriate official. Adjudication of disagreements regarding approvals shall be made by the Mayor.

No construction plans shall be approved, nor a permit issued, where it appears that the proposed development, or any part thereof, conflicts with the provisions of these Standards or any other ordinance of the City of Algona, nor shall issuance of a permit be construed as a waiver of the Zoning Ordinance or other ordinance requirements impacting the development.

A fee of an amount as designated by City code shall accompany all applications for permits.

2.2 DEVIATIONS

These Standards represent appropriate practice under most conditions, based on past experience in Algona and other jurisdictions. They are intended to provide facilities that are safe and appropriate for use in Algona. These Standards are not
intended to limit the introduction of new ideas. Situations will arise where alternatives to these Standards may better accommodate existing conditions, overcome adverse topography or allow for more cost-effective solutions without adversely affecting safety, operations, maintenance or aesthetics. As such deviations may be approved only under special circumstances, when such deviation is warranted by unique characteristics of the site or the applicant can clearly show that a deviation will result in an equal or superior product in a cost-effective manner.

Accordingly, requests for deviations from these Standards will be considered by the Mayor. Such requests must be submitted in writing and include supporting information demonstrating compliance with the following criteria:

- The deviation will achieve the intended result with a comparable or superior design and quality of improvement;
- The deviation will not adversely affect safety, or operations;
- The deviation will not adversely affect maintenance and its associated cost; and
- The deviation will not adversely affect aesthetic appearance.

The need for and timing of a deviation may not be predictable. Requests should be submitted as soon as the need becomes known. Deviations that affect engineering design, to the extent they are known, must be decided prior to submittal of construction plans. This will prevent wasted effort in the preparation of plans with non-standard features that cannot be approved. Any deviation request concerning a provision of the Uniform Fire Code requires concurrence by the Valley Regional Fire Authority. Documentation of concurrence by the Fire Authority must be submitted with the request.

The Mayor reserves the right to approve or deny a deviation from these Standards at any time, in the interest of public health, safety and welfare. In accordance with Algona Municipal Code, Title 14, the applicant may appeal an administrative determination of the Mayor denying a requested deviation from these Standards to a hearing examiner.
CHAPTER 3

PUBLIC WORKS CONSIDERATIONS

3.1 BONDING

Developers and contractors or performing work within the public right-of-way or publicly owned easement(s) shall be prepared to satisfy the following these bonding requirements. The City will accept an assignment of funds as bonds.

A. Furnishing a performance bond that shall be conditioned upon faithful completion of that portion of the work performed pursuant to the permit which will require completion by the City should the permittee or his contractor default. The amount of such bond shall be 150 percent of the amount estimated for work within the existing right-of-way. This performance bond shall be posted as a requirements for receiving a right-of-way permit.

B. Furnishing a performance bond that shall be conditioned upon faithful completion of that portion of the work performed pursuant to the permit which will require completion by the City should the permittee or his contractor default. The amount of such bond shall be 150 percent of the value of the incomplete improvements that are to be dedicated to the City. The City engineer shall review and provide approval, as may be applicable of the submitted amount. The type of work covered in this bond may include, for example, the final lift of asphalt on a roadway. Bonding for the final lift would allow the developer to receive construction approval prior to completing the final work items.

C. Furnishing a Maintenance Bond. All work shall be guaranteed by the Contractor for a 2-year period from the time of inspection and final approval of the construction by the City. The maintenance bond shall be equal to 15 percent of the total cost of the improvements.

3.2 HOLD HARMLESS CLAUSE

The Developer shall indemnify and hold harmless the City and the City Engineer, and their agents and employees as specified in the Developer Agreement, from and against all claims damages, losses, and expenses, including attorney's fees, arising out of or resulting from the performance of the work, and shall, after reasonable notice, defend and pay the expense of defending any suit and will pay any judgment, provided that any such claim, damage, loss, or expense (I) is attributable to bodily injury, sickness, disease, or death, or to injury or destruction of tangible property (other than the work itself), including the loss of use resulting
therefrom, and (2) is caused in whole or in part by any negligent act or omission or by any other action giving rise to strict liability of the Developer, any subcontractor, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder.

In any and all claims against the City or City Engineer, or any of their agents or employees, by any employee of the Developer, any contractor or subcontractor, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, the indemnification obligation under this article shall not be limited in any way by any limitation on the amount or type of damages or compensation under workman’s compensation acts, disability benefit acts, or other employee’s benefit acts.

The obligations of the Developer under this article shall not include the sole negligence of the City or the City Engineer.

3.3 DEVELOPER’S PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE

The Developer shall not commence work until he has furnished evidence (in duplicate copy) of insurance required hereunder, and such insurance has been approved by the City Attorney; nor shall the Developer allow any contractor or subcontractor to commence work on his contract or subcontract until the same insurance requirements have been complied with by such contractor or subcontractor. Approval of the insurance by the City Attorney shall not relieve or decrease the liability of the Developer thereby.

Companies writing the insurance under this article shall be licensed to do business in the State of Washington or be permitted to do business under the Surplus Line Law of the State of Washington.

The Developer shall maintain, during the life of the Contract, Comprehensive General and Automobile Liability Insurance, as detailed herein. The insurance shall include, as Additional Named Insured, the City and its Contractors. All insurance policies shall be endorsed to provide that the policy shall not be canceled or reduced in coverage until after 10 days prior written notice, as evidenced by return receipt of registered letter has been given to the City.

Comprehensive General Bodily Injury and Property Damage Insurance shall include:

a. Premises and Operations;
b. Developer’s Protective Liability;
c. Products Liability, including Completed Operations Coverage;
d. Contractual Liability;
e. Broad Form Property Damage.

Comprehensive Automobile Bodily Injury and Property Damage Insurance shall include:

a. All owned automobiles;
   a. Non-owned automobiles;
   b. Hired automobiles.

The insurance coverage’s listed above shall protect the Developer from claims for damages for bodily injury, including death resulting therefrom, as well as claims for property damage, which may arise from operations under this contract, whether such operations be by himself or by any subcontractor or by anyone directly employed by either of them, it being understood that it is the Developer’s obligation to enforce the requirements of this article as respects any contractor or subcontractor.

Comprehensive General and Automobile Liability Insurance shall provide coverage for both bodily injury and property damage, as follows:

A. Comprehensive General and Automobile Bodily Injury Liability Insurance on an occurrence basis of not less than One Million dollars ($1,000,000.00) for bodily injury, sickness or disease, including death resulting therefrom, sustained by each person; and for limits of not less than One Million Dollars ($1,000,000.00) for each occurrence.

B. Comprehensive General Property Damage Liability Insurance on an occurrence as is for limits of not less than One Million Dollars ($1,000,000.00) for damage to or destruction of property, including loss of use thereof, arising from each occurrence, and in an amount of not less than One Million Dollars ($1,000,000.00) in aggregate.

C. Comprehensive Automobile Property Damage Liability Insurance on an occurrence basis for limits of not less than One Million Dollars ($1,000,000.00) for damage to or destruction of property, including loss of use thereof, arising from each occurrence.

D. Comprehensive Liability Insurance shall include the City and the as Additional Named Insured.

E. Comprehensive General Property Damage Liability Insurance shall include liability coverage for damage to or destruction of property of other, including loss of use of property damaged or destroyed, and all other indirect and consequential damage for which liability exists in
connection with such damage to or destruction of property of others, and shall include coverage for:

("X") Injury to or destruction of any property arising out of blasting or explosion;

("C") Injury to or destruction of any property arising out of the collapse of/or structural injury to any building or structure due:

(1) to excavation, including borrowing, filling or backfilling in connection therewith, or tunneling, pile driving, caisson work or caisson work, or

(2) to moving, shoring, underpinning, raising or demolition of any building or structure or removal or rebuilding of any structural support thereof.

("U") 1. Injury to or destruction of wires, conduits, pipes, mains, sewers or other similar property or any apparatus in connection therewith, below the surface of the ground, if such injury or destruction is caused by and occurs during the use of mechanical equipment for the purpose of excavating or drilling, or

2. Injury to or destruction of property at any time resulting therefrom.

There shall be included in the liability insurance, contractual coverage sufficiently broad to insure the provisions of “Hold Harmless Clause.”

Nothing contained in these insurance requirements is to be construed as limiting the extent of the Developer’s responsibility for payment of damages resulting from his operations under this Contract.

In the event the Developer is required to make corrections on the premises after the work has been inspected and accepted, he shall obtain, at his own expense, and prior to commencement of any corrective work, full insurance coverage, as specified herein.

The Developer shall furnish, upon request by the City, certified copies of the insurance policy or policies within two weeks of the City’s request.
3.4 COMPENSATION AND EMPLOYER’S LIABILITY INSURANCE

The Developer shall maintain Workmen’s Compensation Insurance or, as may be applicable, Maritime Workmen's Insurance, as required by state or federal statute for all of his employees to be engaged in work on the Project and, in case any such work is sublet, the Developer shall require the contractor or subcontractor similarly to provide Workmen’s Compensation Insurance or Maritime Workmen’s Insurance for all of the latter’s employees to be engaged in such work.

In the event any class of employees engaged in work at the site of the Project is not covered under the Workmen’s Compensation Insurance or Maritime Workmen’s Insurance, as required by state and federal statute, the Developer shall maintain and shall cause each contractor or subcontractor to maintain Employer’s Liability Insurance with a private insurance company for limits of at least One Hundred Thousand Dollars ($100,000.00), each person, and Three Hundred Thousand Dollars ($300,000.00), each accident, and furnish satisfactory evidence of same.

3.5 NON-INTERFERENCE

The permittee shall be responsible for minimum interference with:

- Traffic Routing
- Fire Facility Clearance
- Adjoining Property
- Utility Facilities
- Natural Surface Drainage

Prior to construction, these items are to be discussed with the City Public Works Department, and/or City Fire and Police Departments and/or the City Building Inspector, and special provisions may be included in any applicable City Permit(s).

3.6 WORK STANDARDS

All work performed pursuant to a permit issued shall be done in accordance with standards published in the Standard Specifications.

The following additional standards shall be applicable when pertinent, when specifically cited in these Standards or when required by state or federal funding authority:

(a) Local Agency Guidelines, WSDOT, as amended.
(b) Guidelines for Urban Arterial Program, WSDOT, as amended.
(c) American Water Works Association Standards.
(d) Design criteria of federal agencies including the Federal Housing Administration, Department of Housing and Urban Development, the Federal Highway Administration, the Department of Transportation, and the Environmental Protection Agency.

(e) A Policy on Geometric Design of Highways and Streets, American Association of State Highway and Transportation Officials (AASHTO), 2011, or current edition when adopted by WSDOT.


(i) Associated Rockery Contractors (ARC), Standard Rock Wall Construction Guidelines.


(m) WSDOT Design Manual, current edition as amended.


(q) NSF/ANSI 61.
CHAPTER 4

GENERAL REQUIREMENTS

This Chapter presents information that is generally applicable to all work within the existing or proposed right-of-way or new development.

4.1 SURVEY STAKING

All surveying and staking shall be performed by an engineering or surveying firm employed by the Developer, capable of performing such work and licensed in the State of Washington. The engineer or surveyor directing and/or performing such work shall be currently licensed by the State of Washington to perform said tasks. The survey work shall be referenced to NAVD 88 vertical datum and NAD 83/91 horizontal datum.

A preconstruction meeting shall be held with the City prior to commencing staking. All construction staking shall be inspected by the City prior to construction.

The minimum staking of utility systems shall be as follows:

A. Stake centerline alignment every 25 feet with cuts and/or fills to bottom of trench.

B. Stake location of all catch basins/manholes and other fixtures for grade and alignment.

C. Stake location, size and depth of retention/detention facility.

D. Stake finished grade of catch basin/manhole rim elevation and invert elevations of all pipes in catch basins, manholes, and those that daylight.

The minimum staking of streets shall be as follows:

A. Stake centerline alignment every 25 feet (50 feet in tangent sections) with cuts and/or fills to subgrade.

B. Stake top of ballast and top of crushed surfacing at centerline and edge of pavement every 25 feet.

C. Stake top back of curb at a consistent offset for vertical and horizontal alignment.
The minimum staking of storm sewer systems shall be as follows:

A. Stake centerline alignment every 25 feet with cuts and/or fills to the bottom of trench.

B. Stake location of all catch basins/manholes and other fixtures for grade and alignment.

C. Stake location, size, and depth of retention/detention facility.

D. Stake finished grade of catch basin/manhole rim elevation and invert elevations of all pipe in catch basins, manholes, and those that daylight.

The minimum staking of water systems shall be as follows:

A. Provide staking sufficient to satisfy the City.

B. Stake locations of all proposed fire hydrant, blow-off, air-vac, valves, meters, etc.

4.2 EASEMENTS

All public utilities not within the right-of-way shall be located within an easement dedicated to the City. Easements for utilities shall be a minimum of 15-feet wide. Utility easements shall be graded and surfaced sufficient for maintenance access vehicles.

Easements for access shall be a minimum of 20-feet wide and shall be in accordance with AMC 20.12.060, the Uniform Fire Code or other applicable standards.

4.3 UTILITY TRENCH EXCAVATION

A. Clearing and grubbing where required shall be performed within the easement or public right-of-way as permitted by the City and/or governing agencies. Debris resulting from the clearing and grubbing shall be disposed of by the owner or contractor in accordance with the terms of all applicable permits.

B. Trenches shall be excavated to the line and depth designated by the City to provide a minimum of 36 inches of cover over a water pipe and 48 inches over sanitary sewer pipe. Except for unusual circumstances where approved by the City, the trench sides shall be excavated vertically and the trench width shall be excavated only to such widths as are necessary for
adequate working space as allowed by the governing agency and in compliance with all safety requirements of the prevailing agencies. The trench shall be kept free from water until joining is complete. Surface water shall be diverted so as not to enter the trench. The Contractor shall maintain sufficient pumping equipment on the job to insure that these provisions are carried out.

C. The contractor shall perform all excavation of every description and whatever substance encountered and boulders, rocks, roots and other obstructions shall be entirely removed or cut out to the width of the trench and to a depth 6 inches below storm line grade. Where materials are removed from below the pipeline grade, the trench shall be backfilled to grade with material satisfactory to the City and thoroughly compacted.

D. Trenching and shoring operations shall not proceed more than 100 feet in advance of pipe laying without specific written approval of the City, and shall be in conformance with Washington Industrial Safety and Health Administration (WISHA) and Office of Safety and Health Administration (OSHA) Safety Standard.

E. The bedding course shall be finished to grade with hand tools in such a manner that the pipe will have bearing along the entire length of the barrel. The bell holes shall be excavated with hand tools to sufficient size to facilitate the construction of pipe joints.

4.4 PIPE BEDDING

All utility pipes shall be bedded in conformance with the details in these Standards.

4.5 BACKFILLING

Backfilling and surface restoration shall closely follow installation of pipe so that not more than 100 feet is left exposed during construction hours without approval of the City. Selected material shall be placed and compacted around and under utility pipes by hand tools. Special precautions should be provided to protect the pipe to a point 12 inches above the crown of the pipe. The remaining backfill shall be compacted to 95 percent of the maximum density in traveled areas, 90 percent outside driveway, roadways, road prism, shoulders, parking or other traveled areas. Where governmental agencies other than the City have jurisdiction over roadways, the backfill and compaction shall be done to the satisfaction of the agency having jurisdiction. All excess material shall be loaded and hauled to waste.
4.6 INSPECTION

A. General

The City shall exercise full right of inspection of all excavating, construction, and other invasions of City right-of-way or public easements. The Public Works Supervisor shall be notified at least 2 working days or 48 hours, whichever is greater, prior to commencing any work in the City’s right-of-way or public easements. The Mayor and/or his authorized representative is authorized to and may issue immediate Stop Work Orders in the event of noncompliance with this chapter and/or any of the terms and provisions of the permit or permits issued here under.

Timely notification by the Developer is essential for the City to verify through inspection that the work meets the standard. Failure to notify in time may oblige the City to arrange appropriate sampling and testing after-the-fact, with certification, by a professional engineer. Costs of such testing and certification shall be borne by the Developer. At the time that such action is directed by the Mayor, he/she may prohibit or limit further work on the development until all directed tests have been completed and corrections made to the satisfaction of the Engineer. If necessary the City may take further action as set forth in the Algona Municipal Code (AMC).

B. Requirements for development inspection.

City staff or the City Engineer may inspect any and all road, drainage and utility construction, proposed or in progress. Unless otherwise instructed by the City, construction events, which require monitoring or inspection, are identified as follows:

(1) Preconstruction Conference. Three working days’ prior notice. Conference must precede the beginning of construction and include owner, contractor, design engineer, geotechnical engineer (as needed), utilities, and other parties affected. Plan approvals must be in hand prior to the conference.

(2) Clearing and Temporary Erosion/Sedimentation Control. One working day’s notice prior to initial site work involving drainage and installation of temporary water retention/detention and siltation control or the protection of proposed low impact development facilities. Such work to be in accordance with the Stormwater Management Manual adopted by the City and the approved plans.
(3) Utility Installation. One working day’s notice prior to trenching and underground utility installation such as sanitary sewer, storm sewer, water, gas, power, telephone, and TV lines.

(4) Utility Backfill and Compaction. One working day’s notice before backfill and compaction of underground utility trenches.

(5) Subgrade Completion. One working day’s notice at stage that underground utilities and roadway grading are complete, to include placement of gravel base if required. Inspection to include compaction tests and certifications.

(6) Curb and Sidewalk Forming. One working day’s notice to verify proper forming and preparation prior to pouring concrete.

(7) Curb and Sidewalk Placement. One working day’s notice to check placement of concrete.

(8) Crushed Surfacing Placement. One working day’s notice to check placement and compaction of crushed surfacing base course and top course.

(9) Paving. Three working days notice in advance of paving with asphalt or Portland cement concrete.

(10) Structural. Three working days notice prior to each critical stage such as placing foundation piling or footings, placement and assembly of major components, and completion of structure and approaches. Tests and certification requirements will be as directed by the City Engineer.

C. Final Inspection

Prior to final approval of construction, a visual inspection of the job site will be made by the City. Restoration of the area shall be complete with all improvements being restored to their original or superior condition.

4.7 RECORD DRAWINGS

Permittees or their representatives who install systems within, on, or below the City’s public rights-of-way or public easements shall furnish the City with accurate drawings, plans and profiles, showing the location and curvature of all underground structures installed, including existing facilities where encountered and abandoned installations. Horizontal locations of utilities are to be referenced to street centerlines, as marked by survey monuments, and shall be accurate to a tolerance of plus or minus one-half (1/2) foot. The depth of such structure may be referenced to the elevation of the finished street above said utility, with depths to the nearest one-tenth foot being shown at a minimum 50-foot interval along the location of said utility.

Such record drawings shall be submitted to the City within 30 calendar days after completion of the work or prior to final project approval (e.g., final plat or
occupancy) whichever comes first. Record drawings shall be stamped, signed and
dated by an engineer currently licensed in the State of Washington.

Drawing Standards:

Minimum Scale – 1"=50' horizontal; 1"=5' vertical
Topographic Contours – 2 feet
Detail Scale – Larger as necessary

Record drawings shall be submitted on full size plan sheets (22" x 34") with a
signature and data, which verifies the “finished” condition of the project.
Electronic files in the most recent version of “AutoCAD,” and in PDF format,
shall be provided to the City.

The drawings shall be referenced to NAVD 1988 and NAD 83/91 and shall
include at a minimum two existing City utility features such as sanitary or storm
sewer manholes, water valves or fire hydrants. Referencing to electrical features
such as street lights, telephones or power poles is not acceptable.

4.8 DEVELOPER AGREEMENT REQUIREMENTS

All Contractors, land developers, or others, whether persons or entities,
constructing curbs, gutters, storm-drainage systems, streets, water or sewer
systems, or additions thereto, to be connected to the right-of-way, storm sewers,
sanitary sewer lines and/or water lines of the City of Algona, shall, as a
prerequisite to securing approval for the construction of such system, execute a
Developer Agreement in the form set forth in the attached documents.

4.9 ACCEPTANCE OF IMPROVEMENTS

The City shall not accept developer constructed improvements incrementally. All
aspects of the grading, road, and utility improvements must be complete, clean,
inspected, and as-built drawings submitted, prior to City acceptance of
improvements and release of performance sureties. Prior to acceptance, all
improvements shall be in good working order, clean, and free of defects including
removal of debris, vegetation, and sediment from new utilities. All dedications,
easements, or other legal documentation shall be complete and recorded prior to
final acceptance of the project improvements.

4.10 FINISHING AND CLEANUP

Before acceptance of utility system construction, all pipes, open ditches,
manholes, catch basins, and other appurtenances shall be cleaned of all debris and
foreign material. After all other work on this project is completed and before
final acceptance, the entire roadway, including the roadbed, planting, sidewalk
areas, shoulders, driveways, alley and side street approaches, slopes, ditches, utility trenches, and construction areas shall be neatly finished to the lines, grades and cross sections of a new roadway consistent with the original section, and as hereinafter specified.

Where all or portions of the utility is in undeveloped areas, the entire area which has been disturbed by the construction shall be shaped so that upon completion the area will present a uniform appearance, blending into the contour of the adjacent properties. All other requirements outlined previously shall be met.

Slopes, sidewalk areas, planting areas and roadway shall be smoothed and finished to the required cross section and grade by means of a grading machine insofar as it is possible to do so without damaging existing improvements, trees, shrubs, or low impact development (LID) facility locations. Machine dressing shall be supplemented by hand work to meet requirements outlined herein, to the satisfaction of the City.

Upon completion of the cleaning and dressing, the project shall appear uniform in all respects. All graded areas shall be true to line and grade. Where the existing surface is below sidewalk and curb, the area shall be filled and dressed out to the walk. Wherever fill material is required in the planting area, the finished grade shall be elevated to allow for final settlement, but nevertheless, the raised surface shall present a uniform appearance.

All rocks in excess of 1-inch diameter shall be removed from the entire construction area and shall be disposed of the same as required for other waste material. In no instance shall the rock be thrown onto private property. Overhang on slopes shall be removed and slopes dressed neatly so as to present a uniform, natural, well-sloped surface.

All excavated material at the outer lateral limits of the project shall be removed entirely. Trash of all kinds resulting from clearing and grubbing or grading operations shall be removed and not placed in areas adjacent to the project. Where machine operations have broken down brush and trees beyond the lateral limits of the project, the Developer and/or Contractor shall remove and dispose of same and restore said disturbed areas at his own expense.

All pavements and oil mat surfaces, whether new or old, shall be thoroughly cleaned. Existing improvements such as Portland cement concrete curbs, curb and gutters, walls, sidewalks, and other facilities shall be cleaned to the satisfaction of the City Inspector and/or City Engineer.

Casting for manholes, valves, lamp holes, vaults and other similar installations, which have been covered with the asphalt material, shall be cleaned to the satisfaction of the City.
4.11 FINAL ACCEPTANCE

Prior to final inspection, all pipelines shall be flushed and cleaned and all debris removed, wastehauled and disposed in accordance with all regulations. A pipeline “cleaning ball” of the proper diameter for each size of pipe shall be flushed through all storm and sanitary sewer pipelines prior to final inspection. In addition, sanitary and storm sewer lines shall be “videotaped” in their entirety using a remote controlled camera. All water mains shall pass pressure and bacteriological testing.

The General Notes below shall be included or referenced on any plans submitted to the City for construction approval dealing with street design and/or utility installation.
CHAPTER 5

STREET AND ASPHALT CONCRETE PATHS AND/OR BIKEWAYS STANDARDS

5.1 GENERAL CONSIDERATIONS

A. General

The overall goal of this chapter is to encourage the uniform development of an integrated, fully accessible public transportation system that will facilitate present and future travel demand with minimal environmental impact to the community as a whole.

Development of properties on or tributary to substandard or unsafe (safety issues) roadways may, depending on the size and type of development, cause for “off-site” improvements to the substandard or unsafe corridors, to include road drainage facilities. The Mayor shall determine when and if such conditions exist. At a minimum a 20-foot wide paved surface accessing the development will be required for offsite improvements as a condition of development.

When new development borders two or more roads with different classifications the development shall take access off the road with the lower classification. In the event that abutting roads have the same classification the access shall be determined based upon existing and projected future traffic so as to minimize impacts on traffic flow. Access onto high volume roads may be denied in the interest of traffic safety or operational requirements.

This chapter provides minimum street design standards as well as minimum design standards for “stand alone” pedestrian and/or bike trails/pas. Higher design and construction standards may be warranted due to localized design and construction parameters.

5.2 STREETS

A. General

All street design and construction must provide for the maximum traffic loading and capacity conditions anticipated based upon existing land use and zoning. The width and grade of the pavement must conform to specific standards set forth herein for safety and uniformity.
B. Design Standards

The design of streets and roads shall depend upon their type and usage. The design elements of streets shall conform to City standards as set forth herein.

The layout of streets shall provide for the continuation of existing arterial streets or for their proper projection when adjoining property is not subdivided. See Table 5-1 Minimum Street Design Standards in Section 5.3.

1. Grade. Street profile grade should conform closely to the natural contour of the land. In some cases, a different grade may be required by the Mayor. Unless otherwise approved by the City, the minimum profile grade shall be 0.7 percent. Local conditions may, in the opinion of the Mayor, require a lesser profile grade. Specific approval by the Mayor is required. Generally the, the minimum allowable profile grade shall be 0.5 percent. The maximum allowable grade shall be as further specified in the Table 5-1 Minimum Street Design Standards.

2. Width. The pavement and right-of-way width depend upon the street classification. Table 5-1 Minimum Street Design Standards show the minimum widths allowed.

Street widths shall be measured from face of vertical curb to face of vertical curb on streets with cement concrete curb and gutter, and from edge of asphalt to edge of asphalt for streets “approved” by the City without concrete vertical curb and gutter.

3. The developer may be required to retain a licensed geotechnical engineer to make soils tests and to provide engineering recommendations for design of the sub-base and roadway sections based on “in place” soils, depth of “free draining” structural materials, projected pavement loadings, roadway classification, average daily traffic volume, etc.

4. In special circumstances, as may be specifically approved/required by the Mayor and/or City Council, due to local conditions and/or geometric restrictions, paving widths or improvement standards may be required which are different than those specifically listed herein.
5. Streets and lots shall be placed in relationship to natural topography so that grading and filling and/or other alternations of existing condition is minimized.

6. The City intends to promote connectivity of roadways within the City. Therefore, if, in the opinion of the City, it is necessary to give access to, or permit future subdivision of adjoining land, streets shall be extended to the boundary of the subdivision and the resulting dead-end street shall be provided with a temporary cul-de-sac. The temporary cul-de-sac shall be appropriately signed as "temporary" and paved.

7. Alleys shall be prohibited except when approved by the City.

8. Streets shall be laid out with a minimum number of intersections with other arterial streets. No streets shall intersect at intervals closer than 125 feet, unless, in the judgment of the Mayor, an exception to this rule would be in the public interest and welfare.

9. Streets designed to have one end permanently closed shall be no longer than 400 feet.

10. Intersecting streets shall be laid out so that blocks between street lines are not more than 800 feet in length.

11. Streets shall be laid out so as to intersect as nearly as possible at right angles, and in any event, no street shall intersect with any other street at an angle of less than 60 degrees, without specific written City approval.

12. At a minimum, streets shall conform to all requirements of the latest edition of the Uniform Fire Code adopted by the City.

13. All street construction plans shall be submitted to the City and shall include the required information from the development checklist:

   All public streets, sidewalks and alleys shall be designed to meet the needs of anticipated future development;

   All topsoil, organic, and structurally unsuitable soils shall be removed as necessary beneath the proposed street section.
14. In addition to the above requirements, street design shall incorporate the following minimum requirements:

a. All new utility systems such as power, gas, cable TV and telephone shall be buried, except where topography or site conditions prohibit reasonable installation. Design and installation of the system shall be done by the franchised utility company. Design shall be submitted to the Mayor for review and approval prior to installation;

b. Street lighting shall be provided in accordance with Puget Sound Energy standards.

5.3 DESIGN STANDARDS

City streets are divided into three major categories (Table 5-1) Function is the controlling element for classification and shall govern right-of-way, road width, and road geometrics. The proponent/developer shall request information on the functional classification of existing streets from the Mayor. New streets will be classified by the Mayor.

Generally speaking, the functional classifications of streets are defined as follows:

- Minor arterials are defined as streets serving or anticipated to serve in the future less than 14,000 average daily trips and provide service for trips of moderate length, serve geographic areas that are smaller than their higher arterial counterparts and offer connectivity to the higher arterial system.
- Collector arterial streets are defined as streets currently serving or anticipated to serve less than 2,600 average daily trips and serve a critical role in the roadway network by gathering traffic from local roads and funneling them to the arterial network.
- Local access streets are streets that do not fit the definitions above and are not intended for use in long distance travel. Local roads are to be designed to discourage through traffic.
- Alley is defined as a strip of land dedicated for public use which is 20 feet in width and which is intended to provide driveway access to adjacent properties. Alleys are not allowed except under special circumstances, and are intended only to serve the properties directly abutting them for non-commercial purposes only.
# TABLE 5-1

## Minimum Street Design Standards

<table>
<thead>
<tr>
<th>Design Standard</th>
<th>Minor Arterial</th>
<th>Collector Arterial</th>
<th>Local Access Street</th>
<th>Alley</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Min. Right-of-Way</strong></td>
<td>60 feet</td>
<td>50 feet</td>
<td>40 feet</td>
<td>25 feet(6)</td>
</tr>
<tr>
<td><strong>Utility Easement</strong>&lt;sup&gt;1&lt;/sup&gt;</td>
<td>None</td>
<td>10 ft. min., can be split between both sides</td>
<td>10 ft. min., can be split between both sides</td>
<td>None</td>
</tr>
<tr>
<td><strong>Min. Pavement Width</strong>&lt;sup&gt;2&lt;/sup&gt;</td>
<td>40 feet Both Sides</td>
<td>30 feet One Side</td>
<td>24 feet None</td>
<td>20 feet None</td>
</tr>
<tr>
<td><strong>Parking Lane</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Min./Max. Grade</strong></td>
<td>0.7% - 8.0%</td>
<td>0.7% - 15%</td>
<td>0.7% - 15%</td>
<td>0.7% - 15%</td>
</tr>
<tr>
<td><strong>Curb</strong></td>
<td>Vertical Cement</td>
<td>Vertical Cement Concrete Curb and Gutter both sides</td>
<td>Vertical Curb Concrete Curb and Gutter both sides</td>
<td>One side if Cross Slope alley. None if “Y” section.</td>
</tr>
<tr>
<td><strong>Planter Strip</strong>&lt;sup&gt;(2)&lt;/sup&gt;</td>
<td>None</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Sidewalk</strong>&lt;sup&gt;(2)(3)&lt;/sup&gt;</td>
<td>6 feet min. both sides</td>
<td>5 feet min. both sides</td>
<td>5 feet min. both sides</td>
<td>None</td>
</tr>
<tr>
<td><strong>Cul-de-Sac Radius</strong></td>
<td>N/A</td>
<td>N/A</td>
<td>50 foot paved bulb radius&lt;sup&gt;(4)&lt;/sup&gt;</td>
<td>N/S</td>
</tr>
<tr>
<td><strong>Intersection Curb Radius</strong></td>
<td>30 feet</td>
<td>30 feet</td>
<td>25 feet</td>
<td>15 feet</td>
</tr>
<tr>
<td><strong>Design Speed</strong></td>
<td>Per City Direction</td>
<td>30 mph</td>
<td>25 mph</td>
<td>15 mph</td>
</tr>
<tr>
<td><strong>Stopping Site Distance</strong></td>
<td>Per City Direction</td>
<td>250 feet</td>
<td>200 feet</td>
<td>Per City Direction</td>
</tr>
<tr>
<td><strong>Access</strong></td>
<td>Controlled. No Direct Lot Access</td>
<td>Residential and Commercial</td>
<td>Residential and Commercial</td>
<td>Residential</td>
</tr>
</tbody>
</table>

1. Utility Easement not associated with a City right-of-way shall be a minimum width of 15 feet and shall be 5 feet minimum if abutting and parallel to the right-of-way.
2. Alternate roadway, sidewalk and planter strip design may be considered by the City.
3. Sidewalk width measured from back of curb when curb and sidewalk contiguous.
4. Pavement cul-de-sac bulbs shall have a right-of-way extending 6 feet outside the face of curb.
5. Right-of-way requirements may be increased if additional lanes, pockets, transit lanes, bus loading zones, operational speed, bike lanes, utilities, schools or other factors are proposed and/or required by the City.
6. Alleys less than 150 feet in total length may have a 20-foot right-of-way and a 15-foot-wide paved surface.
TABLE 5-2

Design Values for Roads

<table>
<thead>
<tr>
<th>Design Speed</th>
<th>20</th>
<th>25</th>
<th>30</th>
<th>35</th>
<th>40</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horizontal Curvature for Normal Crown Section, Radius (ft)</td>
<td>100</td>
<td>180</td>
<td>300</td>
<td>460</td>
<td>600</td>
</tr>
<tr>
<td>Horizontal Curvature for 2% Superelevation, Radius (ft)</td>
<td>N/A</td>
<td>155</td>
<td>250</td>
<td>375</td>
<td>540</td>
</tr>
<tr>
<td>Horizontal Curvature for 4% Superelevation, Radius (ft)</td>
<td>N/A</td>
<td>145</td>
<td>230</td>
<td>345</td>
<td>490</td>
</tr>
<tr>
<td>Horizontal Curvature for 6% Superelevation, Radius (ft)</td>
<td>N/A</td>
<td>N/A</td>
<td>215</td>
<td>320</td>
<td>450</td>
</tr>
<tr>
<td>Stopping Site Distance*</td>
<td>125</td>
<td>150</td>
<td>200</td>
<td>250</td>
<td>325</td>
</tr>
<tr>
<td>Entering Site Distance</td>
<td>250</td>
<td>300</td>
<td>350</td>
<td>400</td>
<td>450</td>
</tr>
<tr>
<td>Passing Site Distance for a 2-Lane Road</td>
<td>1,100</td>
<td>1,300</td>
<td>1,500</td>
<td>1,650</td>
<td></td>
</tr>
</tbody>
</table>

*If entering on a downgrade slope the stopping sight distances shall be increased for slopes greater than 3 percent.

Existing streets are classified as shown in Table 5-3.

TABLE 5-3

Road Classifications for the City of Algona

<table>
<thead>
<tr>
<th>Classification</th>
<th>Street</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Arterial</td>
<td>West Valley Highway, 1st Avenue, Ellingson Road, Pacific Avenue South, Boundary Boulevard, Algona Boulevard,</td>
</tr>
<tr>
<td>Collector Arterial</td>
<td>Milwaukee Boulevard, Main Street, Celery Street</td>
</tr>
<tr>
<td>Local Access Street</td>
<td>All other roads not listed as an arterial or collector</td>
</tr>
</tbody>
</table>

5.4 STREET NAMES

The developer must check with the Mayor regarding the naming of streets. This should be done at the time the preliminary plat is submitted and again upon approval of the final plat. The Mayor or designee will ensure that the name assigned to a new street is consistent with policies of the City. The City Council shall approve all street names.

An address number will be assigned to all new buildings at the time the building permit is issued. It is then the owner's responsibility to see that the house numbers are placed clearly and visibly at the main entrance to the property or at the principal place of ingress per city code AMC 12.16.

5.5 SIGNING

The developer is responsible for furnishing and providing all temporary and permanent traffic control signs and street designation signs. Traffic control signing shall comply with the provisions as established by the U.S. Department of Transportation Manual on Uniform Traffic Control devices (MUTCD). All signs,
including poles and hardware, shall be furnished and installed by the developer. Street designation signs shall display street names or grid numbers as applicable.

5.6 STREET FRONTAGE IMPROVEMENTS

A. All industrial, commercial, or residential development shall install street frontage improvements at the time of construction unless specifically excluded from these Standards. Such improvements shall include concrete curb and gutter, concrete sidewalk, street storm drainage, street lighting system, utility installation and/or relocation, landscaping and irrigation, undergrounding aerial utilities and street pavement widening all per these Standards. Plans shall be prepared and signed by a registered engineer currently licensed in the State of Washington.

B. All frontage improvements shall be made across the full frontage of the property. Corner lots shall provide for full frontage along both rights-of-way. Through lots shall provide for frontage on both ends of the property.

C. All frontage improvements shall provide for a smooth transition to neighboring property.

D. Frontage improvements shall include a 20 foot, minimum, paved surface.

E. Storm drainage shall be installed as necessary to extend past the neighboring properties to prevent road runoff from impacting those properties.

5.7 OFFSITE IMPROVEMENTS

Where a project is connected to an improved street by an unimproved right-of-way or gravel road within the right-of-way, offsite improvements shall be required. The offsite improvements shall be a minimum 20-foot road section with curb, gutter, and sidewalk on one side to serve proposed and potential future development, with associated storm drainage.

5.8 DEAD ENDS

Where a street is dead ended, turn around provisions must be provided where the road is more than 150 feet in length. The Detail section of these Standards and Table 5-1, show the requirements for a cul-de-sac. The turn around may be a hammerhead as shown in the Detail Section of these Standards, only if preapproved by the local fire marshal and the Mayor.
5.9 INTERSECTIONS

A. Traffic control will be as specified in the Manual on Uniform Traffic Control Devices (MUTCD) or as may be specifically modified by the Mayor as a result of appropriate traffic engineering studies.

B. For reasons of traffic safety, a “T” intersection (three-legged) is preferable to the crossroad (four-legged) intersection for local access streets. For safe design, the following types of intersection features should be avoided:

1. Intersections with more than four intersecting streets;
2. “Y” type intersections where streets meet at acute angles;

C. Spacing between adjacent intersecting streets, whether crossing or “T” should be as follows:

<table>
<thead>
<tr>
<th>When highest classification involved is:</th>
<th>Minimum centerline offset should be:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Arterial</td>
<td>300 feet</td>
</tr>
<tr>
<td>Collector Street</td>
<td>300 feet</td>
</tr>
<tr>
<td>Local Access Street</td>
<td>150 feet</td>
</tr>
</tbody>
</table>

When different class streets intersect, the higher standard shall apply on curb radii. Deviations to this may be allowed at the direction of the Mayor.

D. On sloping approaches at an intersection, landings shall be provided with grade not to exceed one foot difference in elevation for a distance of 30 feet approaching any arterial or collector or 20 feet approaching a local access street, measured from nearest right-of-way line (extended) of intersecting street.

E. All intersections shall meet the sight distances as given in Tables 5-1 and 5-2.

5.10 DRIVEWAYS

A. General

1. Driveway approach details are located at the end of these Standards.
2. All driveways approaches shall be constructed of Concrete Cement, and shall be at least 6-inches thick, over a 4-inch crushed surfacing top course. Driveway approaches shall be subject to the same testing and inspection requirements as curb, gutter, and sidewalk construction. Driveway approaches shall be Class 4000 psi.

3. Joint-use driveways serving up to four adjacent parcels are encouraged. Where shared use extends onto private property an access easement shall be recorded for all parcels of land impacted. Joint-use driveways longer than 150 feet in length shall be a minimum of 20-feet paved width and shall have a fire apparatus turn around.

4. No commercial or industrial type driveway shall be constructed where backing onto the sidewalk or street is required.

5. No driveway approach shall extend into the street further than the face of the curb or edge of asphalt in the absence of a curb.

6. The angle between any driveway approach and the street shall be not less than 45°.

7. Generally, the two edges of each driveway approach shall be parallel.

8. Every driveway must provide access to a garage, carport, parking area or other structure on private property requiring the entrance of vehicles. No public curb shall be cut unless a driveway is installed.

9. Maintenance of driveway approaches shall be the responsibility of the owners whose property they serve.

10. No person shall begin work on the construction, alteration, repair or removal of any driveway approach or the paving of any parking strip on and/or adjacent to any street, alley or other public place in the City without first obtaining a right-of-way permit from the City. Exceptions to permit requirements may be granted at the discretion of the Mayor.
11. Driveway Location

No driveway shall be located as to create a hazard to pedestrians, bicyclists or motorists or to invite or compel illegal or unsafe traffic movements.

No driveway shall be constructed in such a manner as to be a hazard to any existing street lighting standard, utility pole, traffic regulating device or fire hydrant. At a minimum, all portions of the driveway shall be located 5 feet from these and similar appurtenances and adjacent property lines for residential properties. Driveways shall be located 9 feet from the property line for commercial and industrial areas. The cost of relocating any such street structure when necessary to do so shall be paid by the developer. The relocation of any street structure shall be allowed with the specific written approval of the Owner of the structure involved.

12. All driveways, both in the public right-of-way and on private property, shall be completed with concrete, if serving one residence. If the driveway serves multiple residences, or is commercial, the driveway on private property shall be completed with asphalt or concrete.

Permeable concrete or asphalt are encountered if site conditions are suitable.

13. Driveway Size and Number

a. Except as otherwise provided, the width of any residential driveway shall not exceed 22 feet and not be less than 10 feet (exclusive of the radii of the returns, see Table 5-4). The Mayor may authorize additional residential driveway widths for three-car garages or for recreational vehicles.

<table>
<thead>
<tr>
<th>Property Frontage</th>
<th>Maximum Driveway Width</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 30'</td>
<td>12'</td>
</tr>
<tr>
<td>Greater than 30' and less than 50'</td>
<td>12' or 30 percent of Frontage</td>
</tr>
<tr>
<td>Greater than 50' and less than 75'</td>
<td>18'</td>
</tr>
<tr>
<td>Greater than 75'</td>
<td>22'</td>
</tr>
</tbody>
</table>

TABLE 5-4

Maximum Residential Driveway Width
b. The total width of all driveways for any one ownership on a street shall not exceed 30 percent of that ownership along the street. Any driveway which has become abandoned or unused through a change of the conditions for which it was originally intended or which for any other reason has become unnecessary, shall be closed and the owner shall replace any such driveway curb-cut with a standard curb according to the City’s standards.

c. The length of any driveway shall not exceed 150 feet, without approval of the Mayor.

d. There shall not be more than two driveways on one street for any one unit of operation.

14. Driveway Slopes and Entry

Driveway slopes or grades shall not exceed eight percent unless otherwise authorized/approved by the Mayor in writing. The Mayor will consider authorizing driveway slopes exceeding eight percent, up to a maximum of twelve percent, if it is determined that:

a. The driveway is the only economically and environmentally reasonable alternative.

b. The driveway will not present a traffic, pedestrian, bicycle or safety hazard.

c. The police and fire chief concur in allowing the increased driveway slope.

d. The public health, safety and general welfare will not be adversely affected.

e. Driveway access onto an arterial street shall be 150 feet, or as far as practicable, from an intersecting street except with written permission from the City. No driveway shall be located within 20 feet of a crosswalk.

f. Within the limitations set forth above, access to arterial streets within the City shall be limited to one driveway for each tract of property separately owned, except that automobile service stations may be allowed two driveways.

g. Driveways giving direct access onto arterials may be denied if alternate access is available. Deviations of these standards may be permitted by the Mayor.

15. Driveways may utilize the full width of narrow “pipe stem” parcels or easements if approved by the Mayor.
16. Commercial and Industrial Driveways

For commercial or industrial driveways with heavy traffic volumes or significant numbers of trucks, the Mayor may require construction of the access as a street intersection. This requirement will be based on traffic engineering analysis submitted by the applicant that considers, among other factors, intersection spacing, sight distance and traffic volumes. Street approaches and/or ingress and egress tapers may be required in industrial and commercially zoned areas as directed by the Mayor.

5.11 SIGHT OBSTRUCTION

The following sight clearance requirements take into account the proportional relationship between speed and stopping distance (see the “Geometric Design of Highway and Streets” 2011).

The sight distance area is a clear-view triangle formed on all intersections by extending two lines of specified length (A) and (B) as detailed within these Standards. The area within the triangle shall be subject to restrictions to maintain a clear view on the intersection approaches.

A. Sight Distance Triangle

1. Stop or Yield Controlled Intersection:

See Table 5-2

2. Uncontrolled Intersection:

a. Length as shown below is for both roads as measured from the center of the intersecting streets along the centerlines of both streets and connecting these endpoints to form the hypotenuse of the triangle.

<table>
<thead>
<tr>
<th>Speed Limit</th>
<th>Sight Distance (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 mph</td>
<td>80</td>
</tr>
<tr>
<td>20 mph</td>
<td>100</td>
</tr>
<tr>
<td>25 mph</td>
<td>125</td>
</tr>
<tr>
<td>30 mph</td>
<td>150</td>
</tr>
<tr>
<td>35 mph</td>
<td>175</td>
</tr>
<tr>
<td>40 mph</td>
<td>205</td>
</tr>
</tbody>
</table>
The vertical clearance area within the sight distance triangle shall be free from obstructions to a motor vehicle operator's view between a height of 3 feet and 10 feet above the existing surface of the street.

Sight obstructions that may be excluded from these requirements include: fences in conformance with AMC 22.62, utility poles, regulatory signs, trees trimmed from the base to a height of 8 feet above the sidewalk, and 14 feet above street, places where the contour of the ground is such that there can be no cross visibility at the intersection, saplings or plant species of open growth habits and not in the form of a hedge which are so planted and trimmed as to leave at all seasons a clear and unobstructed cross view, buildings constructed in conformance with the provisions of appropriate zoning regulations and preexisting buildings.

5.12 SUBGRADE PREPARATION

The subgrade area of the street right-of-way shall be cleared of brush, weeds, vegetation, grass and debris, per Section 2-01 of the Standard Specifications. All cleared and grubbed material shall be satisfactorily disposed of. All depressions, or ruts, which contain water will be drained.

The subgrade shall then be bladed and dragged to remove inequalities and secure a uniform surface. The existing subgrade will be compacted to a minimum density as defined in the Standard Specifications and as witnessed by the Mayor. Compaction tests may be required to be conducted at the discretion of the Mayor to verify same.

5.13 CRUSHED SURFACING (BASE AND TOP COURSE)

Two or more courses of Crushed Surfacing Base Course or Crushed Surfacing Top Course shall be placed upon an existing roadway surface, or upon a subgrade properly prepared as outlined above. Crushed surfacing material shall be uniform in quality and substantially free from wood, roots, bark and other extraneous material. It will compact into a dense and unyielding mass, which will be true to line, grade and cross-section.

Base courses and top courses shall be placed in accordance with the approved cross-section. Compaction shall be a minimum of 95 percent of standard density as determined by the compaction control test for granular materials. Base course rock may be composed of larger fractured rock if recommended by the developer's engineer and approved by the Mayor.
5.14 SURFACING REQUIREMENTS

All streets in the City of Algona will be paved with either Asphalt Concrete or Cement Concrete, in strict compliance with these standards. Low Impact Development alternative surfaces are encouraged and may be approved by the Mayor on a case by case basis.

The pavement design shall meet the requirements in the latest publication of the AASHTO Guide for Design of Pavement Structures. The pavement section shall be designed and stamped by an engineer currently licensed in the State of Washington. Any pavement shall be designed using currently accepted methodology that considers the load bearing capacity of the soils and the traffic carrying capacity requirements of the roadway. Plans shall be accompanied by a pavement thickness design based on soil strength parameters reflecting actual field tests and traffic loading analyses. The analysis shall include the traffic volume and axle loading, the type and thickness of roadway materials and the recommended method of placement.

Soil tests shall be performed by an engineering firm specializing in soils analysis and currently licensed in the State of Washington.

The soils report, signed and stamped by a soils engineer licensed by the State of Washington, shall be based on actual soils tests and submitted with the plans. All depths indicated are a minimum compacted depth.

Construction of materials to create streets paved with Hot Mix Asphalt Concrete (including subbase) shall conform to Sections 5-04 and 9-03.9(3) of the Standard Specifications. Pavement material for asphalt concrete roads will be hot mix asphalt concrete and be constructed at least 3 inches thick (minimum compacted thickness) over the prepared subbase. Additional thickness may be required depending upon specific site conditions and anticipated traffic loading. Generally, the accepted asphalt hot mix is Hot Mix Asphalt Class 1/2" PG 64-22. Mechanical spreading and finishing will be as described in Section 5-04.3(9) of the Standard Specifications. Compaction will be performed by the equipment and methods presented in Section 5-04.3(10) of the Standard Specifications, and Surface Smoothness shall satisfy the requirement of Section 5-04.3(13) of the Standard Specifications.

Cement concrete streets will be constructed as specified in Section 5-05 of the Standard Specifications. Cement concrete shall be placed over a minimum of 6 inches of compacted crushed surfacing.

Permanent pavement patching will be performed as described in the pavement repair detail listed herein, and in compliance with Section 5-04 of the Standard Specifications.
5.15 TEMPORARY STREET PATCHING

Temporary restoration of trenches shall be accomplished by using 2-inch Hot Mix Asphalt Concrete Pavement when available or 4-inch medium-curing (MC-250) liquid asphalt (cold mix), 3-inch asphalt treated base (ATB), or steel plates suitable for H-20 traffic loading conditions. Steel plates shall be provided with a cold mix “lip” to accommodate a smooth transition from pavement to steel plate.

All temporary patches shall be maintained by the contractor until such time as the permanent pavement patch is in place. All temporary patch materials shall be loaded and hauled to waste by the Developer, in compliance with applicable governmental regulations.

If the contractor is unable to maintain a patch for whatever reason, the City will patch it at actual cost plus overhead and materials. The property owner/developer/permittee shall be invoiced for any City expenses incurred to comply with this Contractor requirement.

5.16 TRENCH BACKFILL AND RESTORATION

Trench restoration shall be either by a patch or a patch plus overlay as required by the City. Utility trenches generally parallel to the roadway typically will require a full width overlay unless excepted by the City. When utilities are installed in existing roads, additional restoration may be required if the road does not meet minimum standards.

A. All trench and pavement cuts shall be made by sawcuts. The cuts shall be a minimum of 1 foot outside the trench width or 1 foot outside any pavement that cracks as a result of the trenching activities.

B. All trenches shall be backfilled with crushed surfacing materials, control density fill or hot mix asphalt. The trench shall be compacted to 95 percent maximum density, as described in Section 2-03 of the Standard Specifications. The City will be the sole judge of approving materials to be utilized for backfill.

For all street crossings, controlled density fill (CDF) will be placed from 6-inches above the utility to 4-inches below the bottom of asphalt. Compacted crushed rock (5/8-inch minus) will be placed in the top 4 inches (just below the asphalt). Trenches parallel to the road alignment, the fill shall be 100 percent imported crushed rock, either crushed surfacing base course or crushed surfacing top course. All trench backfill materials shall be compacted to 95 percent density.
Backfill compaction shall be performed in 6 inch lifts, unless otherwise approved by the City.

Replacement of the asphalt concrete or concrete cement shall match existing asphalt concrete or concrete cement.

C. Tack coat shall be applied to the existing pavement and edge of cut and shall be emulsified asphalt grade CSS-1. All joints shall be sealed with a sealant meeting Section 9-04.2 of the Standard Specifications. Tack coat shall be applied as specified in Section 5-04 of the Standard Specifications.

D. Hot mix asphalt concrete shall be placed on the prepared surface by an approved paving machine and shall be in accordance with the applicable requirements of Section 5-04 of the Standard Specifications, except that longitudinal joints between successive layers of asphalt concrete shall be displaced laterally a minimum of 12 inches unless otherwise approved by the Mayor. Fine and coarse aggregate for asphalt shall be in accordance with Section 9-03.8 of the Standard Specifications. Asphalt concrete over 2-inches thick shall be placed and compacted in equal lifts not to exceed 2 inches each.

All street surfaces, walks or driveways within the street trenching areas affected by the trenching shall be sawcut, or ground and paved to an extent that provides a smooth-riding connection and expeditious drainage flow for the newly paved surface. Feathering the asphalt shall not be allowed.

Surface smoothness shall be per Section 5-04.3(13) of the Standard Specifications. The paving shall be corrected by removal and repaving of the trench only.

E. All joints shall be sealed with a sealant meeting Section 9-04.2 of the Standard Specifications.

F. When trenching within the roadway shoulder(s), the shoulder shall be restored to its original or better condition.

G. The final patch shall be completed as soon as possible and shall be completed within 30 days after first opening the trench. This time frame may be adjusted if delays are caused by inclement paving weather, or other adverse conditions that may exist. However, delaying of final repair is allowable only subject to the Mayor’s approval. The Mayor may deem it necessary to complete the work within the 30 days time frame and not
allow any time extension. If this occurs, the Contractor shall perform the necessary work as required by the Mayor.

5.17 MATERIAL AND CONSTRUCTION TESTING

Testing shall be required at the developer’s or contractor’s expense. The testing shall be ordered by the developer or contractor and the chosen testing lab shall be accredited for performing the various testing methods either by AASHTO R18, AASHTO 150/IEC 17025, or the American Association for Laboratory Accreditation and further approved by the City. Testing shall be done on all materials and construction as specified in the Standard Specifications and with frequency as specified herein.

TABLE 5-5

Testing and Sampling Frequency Guide

Earthwork

<table>
<thead>
<tr>
<th>Item</th>
<th>Location</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Undisturbed Native Soil</td>
<td>Structures</td>
<td>In Place Density(^{(3)})</td>
<td>Two random tests in building footings and two tests on subgrade within</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Moisture Density Relationship (Modified Proctor)</td>
<td>One test and any time material type changes.</td>
</tr>
<tr>
<td>Fills and Backfills (adjacent to)</td>
<td>Structures</td>
<td>In Place Density(^{(3)})</td>
<td>One test per structure Backfills per 2,000 sq. ft. taken 12 inches below finished Grade.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Moisture Density Relationship (Modified Proctor)</td>
<td>One test and any time material type changes.</td>
</tr>
<tr>
<td>Subgrades</td>
<td>Site</td>
<td>In Place Density(^{(3)})</td>
<td>One test per lift per 2,500 sq. ft.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Moisture Density Relationship (Modified Proctor)</td>
<td>One test and any time material type changes.</td>
</tr>
<tr>
<td>Embankments or Borrow</td>
<td>Any</td>
<td>In Place Density(^{(3)})</td>
<td>One test per lift per 500 cubic yards placed.</td>
</tr>
</tbody>
</table>
## Trenching

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pipe Bedding</td>
<td>Gradation(^{1(1)})</td>
<td>One for each material source.</td>
</tr>
<tr>
<td>Trench Backfill</td>
<td>Gradation(^{1(2)})</td>
<td>One for each material source.</td>
</tr>
<tr>
<td></td>
<td>In-Place Density(^{1(3)2(3)3(5)})</td>
<td>One every 100 feet of trench and every 2 feet in depth of backfill material.</td>
</tr>
<tr>
<td></td>
<td>Moisture Density Relationship (Modified Proctor)(^{3(3)})</td>
<td>One prior to start of backfilling operations, one every 20 densities and any time material type changes.</td>
</tr>
</tbody>
</table>

## Aggregate Materials

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crushed Surfacing Base Course</td>
<td>Gradation, SE and Fracture</td>
<td>1 – 2,000 TN.</td>
</tr>
<tr>
<td></td>
<td>Density(^{4(1)})</td>
<td>One test on every lift on material placed at a frequency of 250 square yards of completed area.</td>
</tr>
<tr>
<td>Crushed Surfacing Top Course</td>
<td>Gradation, SE and Fracture</td>
<td>1 – 2,000 TN.</td>
</tr>
<tr>
<td></td>
<td>Density(^{4(1)})</td>
<td>One test on every lift on material placed at a frequency of 250 square yards of completed area.</td>
</tr>
</tbody>
</table>

## Hot Mix Asphalt and Asphalt Treated Base

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial HMA and ATB</td>
<td>Rice Density</td>
<td>1 – project.</td>
</tr>
<tr>
<td>HMA Cl. PG</td>
<td>Rice Density</td>
<td>1 – project.</td>
</tr>
<tr>
<td>Project Quantity &lt; 400 tons</td>
<td>Rice Density, Gradation and Asphalt Content</td>
<td>1 – project.</td>
</tr>
<tr>
<td>HMA Cl. PG</td>
<td>Rice Density, Gradation and Asphalt Content</td>
<td>1 – project.</td>
</tr>
<tr>
<td>Project Quantity &gt; 400 tons &lt; 800 tons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HMA Cl. PG</td>
<td>Rice Density, Gradation and Asphalt Content</td>
<td>1 – 800 TN.(^{5})</td>
</tr>
<tr>
<td>Project Quantity &gt; 800 tons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial HMA, HMA Cl. PG, ATB</td>
<td>Compaction(^{1(1)})</td>
<td>1 – 80 TN.(^{1})</td>
</tr>
</tbody>
</table>
### Hot Mix Asphalt Aggregate\(^9\)

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggregate</td>
<td>SE, Fracture</td>
<td>1 – 1,600 TN.</td>
</tr>
<tr>
<td>Blend Sand</td>
<td>SE</td>
<td>1 – Project.</td>
</tr>
</tbody>
</table>

### Asphalt Reinforcement Mesh

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asphalt Reinforcement Mesh</td>
<td>Adhesion Test</td>
<td>1 – 3,000 SF.</td>
</tr>
</tbody>
</table>

### PCC Paving\(^8\)

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Course Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Fine Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Combined Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Air Content</td>
<td>Air</td>
<td>1 – 500 CY.</td>
</tr>
<tr>
<td>Cylinders (28 Day)</td>
<td>Compressive</td>
<td>1 – 500 CY.</td>
</tr>
<tr>
<td>Core</td>
<td>Density</td>
<td>1 – 500 CY.</td>
</tr>
<tr>
<td></td>
<td>Thickness</td>
<td>1 – 500 CY.</td>
</tr>
<tr>
<td>Cement(^6)</td>
<td>Chemical and Physical Certification</td>
<td></td>
</tr>
</tbody>
</table>

### PCC Structures\(^8\)

<table>
<thead>
<tr>
<th>Item</th>
<th>Test</th>
<th>Testing Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Course Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Fine Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Combined Aggregate(^7)</td>
<td>Gradation</td>
<td>1 – 1,000 CY.</td>
</tr>
<tr>
<td>Consistency</td>
<td>Slump</td>
<td>1 – 50 CY.</td>
</tr>
<tr>
<td>Air Content</td>
<td>Air</td>
<td>1 – 50 CY.</td>
</tr>
<tr>
<td>Cylinders (28 Day)</td>
<td>Compressive</td>
<td>1 – 50 CY.</td>
</tr>
<tr>
<td>Cement(^6)</td>
<td>Chemical and Physical Certification</td>
<td></td>
</tr>
<tr>
<td>Grout</td>
<td>Compressive</td>
<td>1 set/day.</td>
</tr>
</tbody>
</table>

1. All acceptance tests shall be conducted from in-place samples.
2. Additional tests shall be conducted when variations occur due to the Contractor’s operations, weather conditions, site conditions, etc.
3. All compaction shall be in accordance with the Compaction Control Test of Section 2-03.3(14)D. The nuclear densometer, if properly calibrated, may be used for the required testing frequency and procedures. The densometer shall be calibrated and is recommended for use when the time for complete results becomes critical.
4. Depending on soil conditions, it is anticipated that compaction tests will be required at depths of two feet above the pipe and at each additional two feet to the existing surface plus a test at the surface.
5. A minimum of three samples, on a random basis, shall be taken and tested.
5.18 SIDEWALKS, CURBS AND GUTTERS

A. Design Standards

Plans for the construction of sidewalks, curbs and gutters are to be submitted as part of the street plans when applicable.

The City has set forth minimum standards as shown in the standard details, which must be met in the design and construction of sidewalks, curbs and gutters. Because these are minimum standards, they may be modified by the Mayor should he feel circumstances require deviation from the minimum design standards.

B. Sidewalks

Sidewalks shall be constructed of Cement Concrete, 4 inches thick (6-inch thick at driveway sections) per Section 8-14 of the Standard Specifications. Sidewalks shall be Class 3000 psi except at driveway approaches when it shall be Class 4000 psi.

Sidewalks shall be constructed in accordance these standards and in accordance with WSDOT Standard Specification and Standard Details. In the event of a conflict the more rigorous standard shall apply. The City shall be at liberty to vary required sidewalk dimensional characteristics and location as shown in the standard details to meet localized or existing conditions. Low Impact Development design may be incorporated into the design of the sidewalk if site conditions are meet the standards required for Low Impact Design.

Alternate designs that incorporate Low Impact Development standards may be approved on a case-by-case basis. For example, sidewalk slopes can be reversed (i.e., away from the street) if part of a city approved low impact development design.

C. Curb and Gutter

Cement concrete curb and gutter shall be used for all street edges unless otherwise approved by the Mayor. All curbs and gutters shall be
constructed of Class 3000 psi Cement Concrete and in accordance with Section 8-04 of the Standard Specifications. Curbs shall be of the vertical face type. No rolled curb and gutter will be allowed without specific approval of the Mayor. If rolled curbs are approved, all sidewalks abutting the rolled curb plat shall be a minimum 6-inches thick. Curb cuts may be allowed as an alternative Low Impact Development design.

Extruded curb and gutter per Standard Specifications is allowed only with the specific approval of the Mayor.

Form and subgrade inspection by the City are required before curb and gutter are poured.

Forms, wood or steel, shall be staked securely in place, true to line and grade.

Sufficient support shall be given to the form to prevent movement in any direction, resulting from the weight of the concrete or the concrete placement. Forms shall not be set until the subgrade has been compacted within one inch of the established grade. Forms shall be clean and well oiled prior to setting in place. When set, the top of the form shall not depart from grade more than 1/8 inch when checked with a 10-foot straightedge. The alignment shall not vary more than 1/4 inch in 10 feet. Immediately prior to placing the concrete, forms shall be carefully inspected for proper grading, alignment and rigid construction. Adjustments and repairs as needed shall be completed before placing concrete.

The subgrade shall be properly compacted and brought to specified grade before placing concrete. The subgrade shall be thoroughly dampened immediately prior to the placement of the concrete. Concrete shall be spaded and tamped thoroughly into the forms to provide a dense, compacted concrete free of rock pockets. The exposed surfaces shall be floated, finished and brushed longitudinally with a fiber hair brush approved by the City’s inspector and/or engineer.

The face form of the curb shall be stripped at such time in the early curing as will enable inspection and correction of all irregularities that appear thereon.

Forms shall not be removed until the concrete has set sufficiently to retain its true shape. The face of the curb shall be trawled with a tool cut to the exact section of the curb and at the same time maintain the shape, grade and alignment of the curb. The exposed surface of the curb shall be brushed with a fiber hair brush.
Joints shall be cleaned and edged as shown on the drawings. All expansion and contraction joints shall extend entirely through the curb section above the pavement surface. Joint filler in the curb shall be normal to the pavement and in full and constant contact with pavement joint filler.

D. ADA Curb Ramps

All sidewalks must be constructed to provide for curb ramps in accordance with the current standards of applicable state law. Details provided herein are minimum and subject to change. It is the Developer’s responsibility to verify current ADA requirements and install same per current standards even if City has approved of construction drawings with non-compliant ADA requirements.

Curb Ramps shall be constructed of Cement Concrete. Form and subgrade inspection by the City are required before curb ramp is poured.

E. Testing

Testing shall be required at the developer’s or contractor’s expense on all materials and construction as specified in the WSDOT Standard Specifications.

At a minimum, one slump test and two test cylinders shall be taken once per day. All other testing frequencies shall be as specified in Section 5.19.

5.19 ILLUMINATION

A. General

Illumination shall be required unless otherwise directed by the Mayor. The illumination shall provide a minimum intensity of 0.4-foot candles within the right-of-way. The design shall be approved by Puget Sound Energy (PSE) and the Mayor.

5.20 SIGNALS

A. General

Signalization will be required if warranted as determined by an existing study and/or transportation study performed by the Developer at the request of the Mayor. The developer shall pay the entire cost of signalization if it is warranted, or wait until the City has procured
sufficient monies to cause signalization improvements at the intersection(s). All components of the signal shall become the property of the City upon project acceptance.

5.21 ROADSIDE FEATURES

A. General

Miscellaneous features included herein shall be developed and constructed to encourage the uniform development and use of roadside features wherever possible.

B. Design Standards

The design and placement of roadside features included herein shall adhere to the specific requirements as listed for each feature.

C. Survey Monuments

1. All existing (or new) survey control monuments and/or markers which are disturbed, lost, or destroyed during surveying or building shall be replaced with the proper monument as outlined below by a land surveyor currently registered (licensed) in the State of Washington at the expense of the responsible contractor, builder or developer.

2. Street type: Minor Arterial; Collector Street

A pre-cast concrete monument with cast iron monument case and cover installed per City of Algona Standards is required.

If the monument case and cover are placed in cement concrete pavement, the pre-cast base will not be necessary.

3. Street type: Local Access

A cast-in-place concrete surface monument with sufficient ferrous metal embedded to allow for detection by a magnetic detection device per City of Algona standards is required.

4. Monument Locations

Appropriate monuments shall be placed:

a. At all street intersections;
b. At the PC and PTs of all horizontal curves;

c. At PI of all horizontal curves of streets where the PI lies within the limits of the traveled roadway;

d. At all corners, control points and angle points around the perimeter of subdivisions as determined by the City;

e. At all section corners, quarter corners, and sixteenth corners that fall within the right-of-way.

D. Mailboxes

1. During construction, existing mailboxes shall be accessible for the delivery of mail or, if necessary, moved to a temporary location. Temporary relocation shall be coordinated with the local U.S. Postal Service. The mailboxes shall be reinstalled at the original location or to a new location as may be required by the local Postmaster, as further outlined below and approved by the U.S. Postal Service.

2. Location

   a. Bottom or base of box shall be 41 inches to 45 inches above the road surface.

   b. Front of mailbox shall be 0 to 12 inches behind vertical curb face or outside edge of shoulder.

   c. New developments. Clustered mailboxes will, in all likelihood, be required. Contact the U.S. Postal Service for details. Sidewalks shall be constructed to facilitate same.

   d. Buck-outs in sidewalks and sidewalk realignment may be required to maintain minimum sidewalk width behind the mailbox.

3. Mailboxes shall be set on posts strong enough to give firm support but not to exceed 4 x 4 inch wood or one 1-1/2-inch-diameter pipe, or material and design with comparable breakaway characteristics. Deviations may be allowed only with the written approval of the City.
E. Guardrails

For purposes of design and location, all guard rails along roadways shall conform to the criteria of the “Washington State Department of Transportation Design Manual” as may be amended or revised.

F. Walls

1. Rock or block walls may be used for erosion protection of cut or fill embankments up to a maximum height of 30 inches. For heights over 30 inches, a structural wall of an acceptable design, stamped by a structural engineer currently licensed in the State of Washington, shall be used and the design shall be approved by the City of Algona. Design and construction shall be per the Association of Rockery Contractors (ARC) Specifications and/or applicable geotechnical recommendations. Rock walls over 4-feet high shall be subject to inspection by a geotechnical engineer.

2. For rock walls, the rock material shall be as nearly rectangular as possible. No stone shall be used which does not extend through the wall. The rock material shall be hard, sound, durable and free from weathered portions, seams, cracks and other defects. The rock density shall be a minimum of 160 pounds per cubic foot.

3. Walls shall be started by excavating a trench having a depth below subgrade of one half of the wall’s base course or 1 foot (whichever is greater).

4. For rock walls, rock selection and placement shall be such that there will be minimum voids and, in the exposed face, no open voids over 6 inches across in any direction. The final course shall have a continuous appearance and shall be placed to minimize erosion of the backfill material. The larger rocks shall be placed at the base of the rockery so that the wall will be stable and have a stable appearance. The rocks shall be placed in a manner such that the longitudinal axis of the rock shall be at right angles or perpendicular to the rockery face. The rocks shall have all inclining faces sloping to the back of the rockery. Each course of rocks shall be seated as tightly and evenly as possible on the course beneath. After setting each course of rock, all voids between the rocks shall be chinked on the back with quarry rock to eliminate any void sufficient to pass a 2-inch square probe.

5. Rock wall backfill shall consist of quarry spalls with a maximum size of 6 inches and a minimum size of 4 inches or as specified by
a licensed engineer. This material shall be placed to a 12-inch minimum thickness between the entire wall and the cut or fill material. The backfill material shall be placed in lifts to an elevation approximately 6 inches below the top of each course of rocks as they are placed, until the uppermost course is placed. Any backfill material on the bearing surface of one rock course shall be removed before setting the next course.

6. Block walls shall be constructed of interlocking blocks, according to the manufacturer’s recommendations.

7. Perforated drainage pipe and filter fabric shall be installed as required by the City.

**G. Street Trees and Landscaping Items**

Preservation of natural vegetation and healthy, existing mature trees, (particularly conifers) is preferred if available on the site. Otherwise, street trees and/or landscaping items (including irrigation if appropriate) shall be furnished and installed as may be specifically required by the City. If such is required, landscaping shall be of one of the referenced types as specified herein or in the Puget Sound Energy document “Energy Landscaping” available at:


And/or as otherwise may be approved by the City. These landscaping items, including trees and irrigation, shall be furnished and installed at the City’s sole discretion, direction, and approval. Exact size, spacing, type, location, and quantity to be as specified by the City.

Trees must be planted to the following standards:

- 3 feet back from the face of curb or sidewalk whichever is closer.
- 5 feet from underground utility lines.
- 10 feet from power poles (15 feet recommended).
- 7-1/2 feet from driveways (10 feet recommended).
- 20 feet from street lights or existing trees.

When trees are installed, root barriers shall be installed to extend 4 feet on either side of the tree parallel to the sidewalk or curb. Root barriers shall be constructed of interlocking polyethylene or polypropylene sheets and shall be 18 inches in height.
The following trees are prohibited from the Right-of-Way:

- Acer Macrophyllum (Big Leaf Maple, Oregon Maple).
- Populus Trichocarpa, P. deltoides (Cottonwoods)
- Populus Nigra (Lombardy Poplar)

These species have aggressive roots. The wood of some species is brittle and can break in the wind. Trees planted next to low impact development facilities such as porous pavements should have minimal tree litter. Recommended trees for bioretention areas are referenced in Appendix 1 of the Low Impact Development Technical Guidance Manual for Puget Sound. Trees to be planted in City right-of-way, or right-of-way to be dedicated to the City, shall be approved by the City prior to planting. The City reserves the right to remove any tree not so approved.

5.22 PARKING LOTS

Plans shall be submitted for review and approval by the City prior to the work being completed. The Plans and any other submittals shall address storm drainage discharge and on site retention or detention, connection to street and/or sidewalk, access locations, and parking layout. The City shall also check for future street improvement conformity and City zoning regulations.

Where possible, parking areas should be placed near the entrance to the site to reduce long driveways and impervious areas.

Parking lot surfacing materials shall satisfy the requirement for a permanent all-weather surface. Asphalt concrete pavement and cement concrete pavement satisfy this requirement and are approved materials. Gravel surfaces are not acceptable or approved surface material types.

Dimensional characteristics for parking lots are in AMC 22.40.060.

5.23 UTILITIES

Utilities shall be furnished and installed within the right-of-way beneath new roads, or in existing roadways and rights-of-way so as to provide minimal interference with existing utilities and shall be located as generally shown in the Standard Details listed herein. Where existing utilities are in place, new utilities shall conform to these Standards as nearly as practical and yet be compatible with the existing installations. Exceptions may be approved by the City when necessary to meet special or localized requirements. Utilities shall be sized and designed to serve adjacent and tributary areas. Typically, utilities shall be
required to be extended to “far” property lines. Easements shall be procured and provided by the developer to facilitate same. Utilities shall not be “land locked”.

A. Sanitary Sewers

See Chapter 7

B. Waterlines

See Chapter 8

C. Other Utilities

Other utilities (gas, power, telephone, and cable TV) shall be located as follows: underground, either side of road, at plan location and depth compatible with other utilities and storm drains.

If site topography or other site conditions prevent reasonable underground installation utilities shall be on poles (as applicable) set back of ditchline, sidewalk or curb, at locations compatible with driveways, intersections, and other essential road features. To extent practical, utilities should share facilities so that a minimum of poles are needed, and preferably on only one side of road.

Notwithstanding other provisions, underground systems shall be located at least 5 feet away from other utilities (water, sewer, storm) and where they will not otherwise disturb existing survey monumentation.

D. Utility Crossings in Existing Streets

For smaller diameter pipes and wires the crossing shall be made without surface cut of the traveled portion where the street is of oil mat or better. The crossing shall be made by pushing or boring a pipe under the road. Where rock is known or expected in the area of the crossing, the attempt need not be first. Open cutting will be permitted, but prior approval of the City is required.

5.24 ASPHALT CONCRETE PEDESTRIAN PATHS AND/OR BIKEWAYS

a. Minimum Easement or Right-of-Way Width: Fifteen feet minimum unless otherwise approved by Mayor.

b. Construction Width: Five feet minimum. Greater widths may be required by the City up to 12 feet maximum.
c. Subgrade: Prepared per Section 2.06 of the Standard Specifications.

d. Gravel backfill for foundations (Class A) shall be used as required.

e. Crushed rock base course shall conform to Section 9-03.9(3) of the Standard Specifications at a depth of one and one-half inch minimum. Greater depths may be required by the Mayor based on use and local ground conditions.

f. Crushed rock top course shall conform to Section 9-03.9(3) of the Standard Specifications at a minimum depth of one and one-half inch. Greater depths may be required by the Mayor based on use and local ground conditions.

g. Paving course shall be two-inches hot mix asphalt concrete. Greater depths may be required by the Mayor based on use and local ground conditions.
CHAPTER 6

STORM DRAINAGE STANDARDS

6.1 GENERAL

The standards established by this chapter are intended to represent the minimum standards for the design and construction of storm drainage facilities. Greater or lesser requirements may be mandated by the City due to localized conditions. Storm drainage revisions, additions, modification, or changes shall be made in compliance with City standards, ordinances, and Best Management Practices as identified in the Washington State Department of Ecology Stormwater Management Manual for Western Washington (2012) herein after referred to as "Stormwater Manual." Adequate provisions shall be made for storm drainage, storm sewers, and associated appurtenances sufficient to transmit maximum runoff from the 25-year 24-hour event. All storm drainage facilities shall be designed by a professional engineer licensed in the State of Washington and shall comply with Stormwater Manual.

If warranted based on the condition and capacity of the existing storm drainage infrastructure (or lack thereof) and, impacts caused by the proposed development, off-site improvements may be required, at the City Engineer’s discretion, to mitigate impacts caused by the proposed development.

6.2 DESIGN STANDARDS

On-site detention or infiltration systems shall be provided to ensure that post development stormwater discharge is in accordance with the Stormwater Manual. The design of storm drainage and detention systems shall depend on their type and local site conditions. The design elements of storm drainage systems shall conform to City Standards as set forth herein. The following design considerations shall apply:

A. Plans shall show in tabular format:
   1. Site area;
   2. Existing impervious area;
   3. Existing impervious area to be converted to pervious;
   4. Proposed new pervious area;
   5. Net new impervious area.

B. All runoff shall be captured prior to leaving the property so that neighbors are not impacted by new construction, reconstruction, or fill and grade
activities. Perimeter drains shall be installed as required to contain runoff and convey it to the City’s storm drainage system.

C. Storm drain detention systems shall be, at a minimum, designed and constructed in strict compliance with the Stormwater Manual and any amendments thereto. Local prevailing conditions may warrant higher standards as determined by the Mayor. Plans for storm drainage shall indicate where the stormwater will be treated, detained, and discharged or infiltrated. The drainage calculations must include a downstream analysis in accordance with the Stormwater Manual. The City Engineer may require that the downstream analysis be continued to incorporate sensitive areas such as steep slopes. Provisions shall be made for detainage and/or retainage of stormwater in order to control the amount of storm runoff to the standards in the Stormwater Manual.

D. Maximum catch basin spacing shall be 200 feet on road grades up to 3 percent, 400 feet when the road grade is 3 percent or greater. No surface water (unless otherwise approved in writing by the City Engineer) shall cross any roadway. In addition, catch basins shall be placed whenever the length of surface drainage exceeds 300 feet on road grade, extending either direction from crest or sag on vertical curves. Vaned grates shall be employed on street grades exceeding 6 percent slope.

E. Where storm drains run outside an existing public right-of-way, permanent easements will be required for public or private maintenance as may be required and warranted. Such easement shall be a minimum of 15 feet in width unless otherwise approved or required by the City. A construction (temporary) easement of suitable width shall may also be required.

F. The Developer and/or Homeowners Association shall enter into a formal, legally binding agreement, as approved by the City Attorney, regarding the landowner's duties and obligations regarding their ownership, operation and maintenance of the system.

G. All portions of publicly owned and maintained detention and or infiltration facilities shall be in public right-of-way or dedicated land tracts.

H. All infiltration systems shall be open at the top to allow for maintenance. No underground, open bottom tanks, vaults, pipes or similar structures are allowed for infiltration.
I. Storm drainage detention ponds shall have a minimum side slope of 3:1 (H:V). The perimeter fence shall be 6 feet high and landscaped so as to hide the fence.

6.3 CONVEYANCE

Pipe: Storm drain pipe within a public right-of-way or easement shall be sized to carry the 25-year runoff from the contributing tributary area.

The minimum pipe size shall be 12-inches diameter. Runoff shall be computed and, if the flow requires it, a larger pipe shall be used. Nothing shall preclude the City from requiring the installation of a larger sized main if the City determines a larger size is needed to serve adjacent areas or for future service.

All pipe for storm mains shall be “preapproved” by the City’s Engineer based on localized conditions.

1. Storm drain pipe shall meet the following requirements:

   A. Plain concrete pipe conforming to the requirements of AASHTO M 86, Class 2.

   B. Reinforced concrete pipe conforming to the requirements of AASHTO M 170.

   C. PVC pipe shall conform to ASTM D 3034-73 SDR 35 for 4-inch thru 15-inch-diameter PVC pipe, and shall conform to ASTM F 679 for 18-inch thru 27-inch-diameter PVC pipe, with joints and gaskets conforming to ASTM D 3212 and ASTM F 477.

   D. Ductile iron pipe conforming to the requirements of ANSI A21.51, and AWWA C 151, thickness class as approved by City Engineer.

   E. Polyethylene smooth wall pipe per Advanced Drainage Systems (ADS) N-12, bell and spigot, constructed per Standard Specifications 7-04.

   F. High performance polypropylene smooth wall pipe per ADS, bell and spigot, constructed per Standard Specifications 7-04.

2. Catch Basin Frames and Covers

Frames and covers shall be ductile iron. Castings shall be free of porosity, shrink cavities, cold shuts or cracks, or any surface defects, which would impair serviceability. Repair of defects by welding, or by the use of “smooth-on” or similar material, will not be permitted. Frames and covers
shall be machine finished or ground on seating surfaces so as to assure non-rocking fit in any position and interchangeability of covers. Type 2 catch basin frames and covers shall be provided with three bolt locking lids. Rings and covers shall be positioned so one of the three locking bolts is located over the manhole steps and shall be adjusted to conform to the final finished surface grade of the street or easement to the satisfaction of the City or agent for the City. Type 2 catch basin frames and covers shall be as manufactured by East Jordan Iron Works, Model 00104028L03, or City approved equal.

6.4 CONNECTIONS

Connections of storm drain pipe leading from an existing or new street into an existing main storm pipe may only be made with a new structure, such as a catch basin.

6.5 STREET PATCHING AND RESTORATION

See Sections 5.17, 5.18 and 5.19 for requirements regarding street patching and trench restoration.

6.6 CLEANING AND TESTING

Upon completion of work, the constructed storm drainage system shall be cleaned and tested in accordance with the Standard Specifications. Videotaping shall be completed in accordance with Section 7.6, Videotaping for Sanitary Sewers.

See Section 4-11 for final acceptance.

If approved by the Public Works Supervisor, water for flushing shall be made available and obtained from the City. However, the City reserves the right to operate all hydrants at times and locations convenient to their schedules and available personnel. Any connection made to the City water system, at any time, shall have an appropriate backflow prevention device.

6.7 INSPECTION

The Contractor shall request inspection in accordance with Section 4.6. Inspection shall be required for the following items of work:

1. Pipe and bedding installation.
2. Backfill and compaction.
Upon completion of the project all storm sewer installations shall be inspected with television inspection equipment. The Contractor shall provide the City with a copy of the inspection and shall have the City present during the television inspection.
CHAPTER 7
SANITARY SEWER STANDARDS

7.1 GENERAL

The standards established by this chapter are intended to represent the minimum standards for the design and construction of sanitary sewer facilities. Greater or lesser requirements may be mandated by the City due to localized conditions. Washington State Department of Ecology's Design Standards shall also be employed by the City in its review and approval of system connections, extensions, and/or modifications.

"Off-site" improvements may be warranted based on (1) the existing condition and capacity of the existing sanitary infrastructure and, (2) impacts caused by the proposed development. These off-site improvements (in addition to "on-site" improvements as may be warranted) will be as determined by the City Engineer so as to reasonably mitigate impacts caused by development.

The following design and construction considerations shall apply:

7.2 DESIGN STANDARDS

The design of sanitary sewer systems shall be dependent on local site conditions. The design elements of sanitary sewer systems shall conform to minimum City Standards set forth herein.

A. Detailed plans shall conform with the requirements of the Plan Checklist presented in the appendices.

B. Construction of new sewer systems or extensions of existing systems will be allowed only if the existing receiving system is capable of supporting the added hydraulic load. Sewers shall be extended to the far property line(s) to facilitate future extensions of same.

C. Collection and interceptor sewers shall be designed and constructed for the ultimate development of the tributary areas.

D. Sewer systems shall be designed and constructed to achieve total containment of sanitary wastes and maximum exclusion of infiltration and inflow.

E. Computations and other data used for design of the sewer system shall be submitted to the City for approval.
F. All sewers shall be designed to prevent damage from superimposed loads. Proper allowance for loads on the sewer because of the width and depth of trench should be made. When standard-strength sewer pipe is not sufficient, extra-strength pipe shall be used.

G. All pipe shall be laid in straight lines and at uniform rate of grade between manholes. Variance from established line and grade shall not be greater than 1/2 inch, provided that such variation does not result in a level of reverse sloping invert; provided, also, that variation in the invert elevation between adjoining ends of pipe, due to non-concentricity of joining surface and pipe interior surfaces, does not exceed 1/64 inch per inch of pipe diameter, or 1/2 inch maximum. Any corrections required in line and grade shall be reviewed with the City and/or the City Engineer and shall be made at the expense of the Developer and/or Contractor.

H. Deflection tests shall be performed on all PVC sewer mains as discussed below.

I. Prior to final inspection, all pipelines shall be tested, flushed and cleaned and all debris removed. A pipeline “cleaning ball” of the proper diameter for each size of pipe shall be flushed through all pipelines prior to final inspection.

J. Before sewer lines are accepted, the Contractor/Developer shall perform a complete televised inspection of the sewer pipe and appurtenances and shall provide to the City an audio-visual tape recording of these inspections. All equipment and materials shall be compatible with existing City equipment. It shall be the Contractor/Developer’s responsibility to confirm equipment compatibility with the City prior to inspection. The City’s Public Works Supervisor and/or his designated representative shall be notified 48 hours prior to any televised inspection.

7.3 GENERAL REQUIREMENTS

1. Work shall be performed only by licensed and bonded contractors with a demonstrated experienced in laying public sewer mains of the type being proposed for construction.

2. Prior to any work being performed, the Contractor shall contact the Public Works Director to set forth his proposed schedule.

3. Contractor shall obtain approval of materials to be used from the City prior to ordering or delivery of materials.
4. Generally, the sewer main shall be laid only in dedicated street right-of-way or easements at least 15-feet wide shown on preliminary plats or which have been exclusively granted to the City. A street is normally not officially recognized until the plat, which created it has been filed (recorded) with the County Auditor.

5. The sewer main shall run parallel to and 6 feet southerly or westerly of street centerline where possible. The sewer main shall maintain a minimum 10-foot horizontal separation from proposed or existing water mains.

6. The maximum distance between manholes shall be 400 feet unless specifically approved otherwise by the City Engineer.

7. The allowable cover (finished grade) for the various types of pipe are:

   PVC Pipe: 4' to 20'
   D.I. Pipe (CL 52): <4' (if allowed)
   20' & above
   Slopes of 18 percent or greater

   All pipe shall have a minimum of 36 inches of cover (18 inches in the case of a side sewer on private property).

8. The minimum slope for 8-inch gravity mains shall be 0.5 percent (except the minimum slope for dead end runs shall be 1.0 percent for 8-inch gravity mains) and the minimum slope for 6-inch side sewer laterals shall be 2.0 percent.

9. All side sewer laterals shall be of the same material as the main line.

10. Each side sewer lateral shall be equipped with a 6" x 6" tee, with an approved water-tight cap, located adjacent to, but within, the public right-of-way, to be utilized as a cleanout. A watertight 6-inch capped stub shall be installed which extends vertically from the 6" x 6" tee to within 6 inches of finished grade.

11. Each side sewer lateral shall have an approved water-tight cap at the termination of the stub, it shall be adequately “blocked” to satisfactorily resist the air pressure testing.

12. Each side sewer lateral shall have a 12-foot-long 2" x 4" wood “marker” at the termination of the stub. The “marker” shall extend from the bottom of the trench to above finished grade. Above the ground surface, it shall be
painted “white” with “S/S” and the depth, in feet, stenciled in black letters 2-inch high.

13. Front lot corners shall be staked by a surveyor prior to construction for side sewer tee location(s).

14. Side sewer connections if allowed directly into manholes shall be constructed to match the sewer main crown (outlet) and the manhole channeled accordingly.

15. Manholes, where sewer extension may occur, shall be provided with knock-outs and channeled accordingly.

16. Manholes shall be provided with a 0.10 foot drop across the channel. Prechanneled manholes are not allowed.

17. Locking lids shall be provided for all manholes located outside pavement areas and all manhole lids shall have the word “sewer” cast integrally onto its surface. See Standard Detail.

18. Concrete collars shall be placed around all frames per the Standard Detail for manholes located in non-paved areas.

19. Pipe connections to manholes shall be as follows:

**PVC Pipe:** Cast or grout a watertight manhole coupling (see detail) into manhole wall.

**D.I. Pipe:** Bell and spigot joint or flexible coupling, either shall be 12-inch maximum distance from manhole wall.

**PVC and D.I. pipe, optional:** Core the manhole and connect sewer pipe with a water-tight flexible rubber boot in manhole wall, Kor-N-Seal boot or equal.

20. Provide the City’s Engineer and City Inspector a copy of the cut sheets prior to construction.

21. Pipe trenches shall not be backfilled until pipe and bedding installation have been inspected and approved by the City’s Inspector.

22. Final air testing shall not be accepted until, all other underground utilities have been installed, the lines have been flushed and cleaned and the first lift of asphalt is in place.
23. Manhole rim and invert elevations shall be field verified after construction by the Developer’s engineer(s) and the “record” drawings individually stamped by a Washington State licensed professional engineer or surveyor who shall attest to the fact that the information is correct. Acceptance of the project will not be complete until the record drawings have been submitted and approved by the City.

24. All commercial, industrial, or school food establishments shall be equipped with an approved grease interceptor. The grease interceptor shall be located to facilitate inspection and maintenance.

7.4 MATERIALS

A. Sewer Mains, Laterals and Force Mains

Gravity PVC pipe (15-inch diameter and smaller) shall be a minimum Class SDR 35 and be manufactured in accordance with ASTM D3034. The pipe and fittings shall be furnished with bells and spigots, which are integral with the pipe wall. Pipe joints shall use flexible elastomeric gaskets conforming to ASTM D3212. Nominal laying lengths shall be 20 feet and 13 feet.

The ductile iron pipe shall conform to ANSI/AWWA C151/A21.51-91 Standards, and current amendments thereto, except the ductile iron pipe shall be thickness Class 52. Grade of iron shall be a minimum of 60-42-10. The pipe shall be cement lined to a minimum thickness of 1/16 inch, and the exterior shall be coated with an asphaltic coating. Each length shall be plainly marked with the manufacturer’s identification, year case, thickness, class of pipe and weight. Note: Force mains shall be constructed of HDPE (SDR 11). PVC or ductile iron force mains may be approved by the City in special circumstances and if the force main is between 4 and 8 feet deep.

The type of joint shall be mechanical joint or push-on type, employing a single gasket, such as “Tyton,” except where otherwise calling for flanged ends. Bolts furnished for mechanical joint pipe and fittings shall be high strength ductile iron, with a minimum tensile strength of 50,000 psi.

Restrained joint pipe, where required shall be push-on joint pipe with “Fast Tight” gaskets as furnished by U.S. Pipe or equal for 12-inch-diameter and smaller pipe and “TR FLEX” as furnished by U.S. Pipe or equal for 16-inch and 24-inch-diameter pipes. Mechanical joint pipe with retainer glands (grip rings) as manufactured by “Romac” may also be required at the discretion of the City. The restrained joint pipe shall meet all other requirements of the non-restrained pipe.
All pipe shall be jointed by the manufacturer’s standard coupling, be all of one manufacturer, be carefully installed in complete compliance with the manufacturer’s recommendations.

All fittings shall be short-bodied, ductile iron complying with applicable ANSI/AWWA C110 or C153 Standards for 350 psi pressure rating for mechanical joint fittings and 250 psi pressure rating for flanged fittings. All fittings shall be cement lined and either mechanical joint or flanged, as indicated on the Plans.

Fittings in areas shown on the Plans for restrained joints shall be mechanical joint fittings with a mechanical joint restraint device. The mechanical joint restraint device shall have a working pressure of at least 250 psi with a minimum safety factor of 2:1 and shall be EBAA Iron, Inc., MEGALUG, or ROMAC “Grip Ring,” as required and approved by the City Engineer.

All couplings shall be ductile iron mechanical joint sleeves.

The sewer pipe, unless otherwise approved by the Public Works Director and/or City Engineer, shall be laid upgrade from point of connection on the existing sewer or from a designated starting point. The sewer pipe shall be installed with the bell end forward or upgrade. When pipe laying is not in progress, the forward end of the pipe shall be kept tightly closed with an approved temporary plug. Wherever movable shoring (steel box) is used in the ditch, pipe shall be restrained by use of a winch mounted in the downstream manhole and a line of sufficient strength threaded through the pipe and set tight before each move. Any indication that joints are not being held shall be sufficient reason for the City to require restraints, whether or not movable shoring is being used.

All pipe shall be laid in straight lines and at uniform rate of grade between manholes. Variance from established line and grade shall not be greater than 1/2 inch, provided that such variation does not result in a level of reverse sloping invert; provided, also, that variation in the invert elevation between adjoining ends of pipe, due to non-concentricity of joining surface and pipe interior surfaces, does not exceed 1/64 inch per inch of pipe diameter, or 1/2 inch maximum. Any corrections required in line and grade shall be reviewed with the City’s Public Works Director and/or City Engineer and shall be made at the expense of the Developer.

All extensions, additions and revisions to the sewer system, unless otherwise indicated, shall be made with sewer pipe jointed by means of a
flexible gasket, which shall be fabricated and installed in accordance with the manufacturer’s specifications.

All joints shall be made up in strict compliance with the manufacturer’s recommendations and all sewer pipe manufacture and handling shall meet or exceed the ASTM and CPAW recommended specifications, current revisions.

Pipe handling after the gasket has been affixed shall be carefully controlled to avoid disturbing the gasket and knocking it out of position, or loading it with dirt or other foreign material. Any gaskets so disturbed shall be removed, cleaned, relubricated if required, and replaced before the rejoining is attempted.

Care shall be taken to properly align the pipe before joints are entirely forced home. During insertion of the tongue or spigot, the pipe shall be partially supported by hand, sling or crane to minimize unequal lateral pressure on the gasket and to maintain concentricity until the gasket is properly positioned. Since most flexible gasketed joints tend to creep apart when the end pipe is deflected and straightened, such movement shall be held to a minimum once the joint is home.

Sufficient pressure shall be applied in making the joint to assure that it is home, as described in the installation instructions provided by the pipe manufacturer. Sufficient restraint shall be applied to the line to assure that joints once home are held so, until fill material under and alongside the pipe has been sufficiently compacted. At the end of the work day, the last pipe laid shall be blocked in an effective way to prevent creep during “down time.”

For the joining of dissimilar pipes suitable adapter couplings shall be used which have been approved by the City’s Public Works Director and/or the Engineer.

All gravity sewer pipe shall be bedded from a depth of 4 inches below the pipe to 8 inches above the pipe and ductile iron gravity sewer pipe shall be bedded from a depth of 4 inches below the pipe to the springline of the pipe. The bedding material shall extend across the full width of the trench and shall be compacted under the haunches of the pipe.

Clay or Controlled Density Fill (CDF) dams shall be installed across the trench and to the full depth of the granular material in all areas of steep slopes, stream crossings and wetland to prevent migration of water along the pipeline.
All backfill shall be placed and compacted in accordance with City, County, or State requirements as may be applicable and copies of the compaction results shall be provided to the City Engineer.

B. Manholes

Manholes shall be of the offset type and shall be precast concrete sections with either a cast in place base, or a precast base made from a 3,000 psi structural concrete. Joints between precast wall sections shall be confined O-ring or as otherwise specified.

For connections to existing systems, a concrete coring machine, suitable for this type of work, shall be utilized in making the connection. The existing manhole shall be rechanneled as required. The new pipe connection shall be plugged (water tight) until the new pipe system has been installed and approved. The Contractor shall be responsible for any existing defects in the existing manhole unless these defects are witnessed by a representative of the City prior to any work being performed to make the connection. The Contractor shall be required to remove any and all deleterious material in the existing manhole and downstream reaches as a result of this work.

The minimum diameter manhole shall be 48 inches to a depth of 20 feet, and 54 inches for depths greater than 20 feet. The City may require an increased manhole diameter for future connections.

1) Manhole Sections

Manhole sections shall be placed and aligned so as to provide vertical sides and vertical alignment of the ladder steps. The completed manhole shall be rigid, true to dimension, and be water tight. Rough, uneven surfaces will not be permitted.

The mortar used between the joints in the precast sections and for laying manhole adjusting bricks shall be composed of epoxy grout. All joints and pick holes shall be wetted and completely filled with grout, smoothed both inside and outside to insure water tightness.

2) Manhole Steps

Manhole steps shall be polypropylene, Lane International Corp. No. P13938 or equal. Ladders (maximum 3-foot length) shall be polypropylene Lane International Corp. or equal, and shall be compatible with steps.
3) Grade Adjustment

Where work is located in public right of way, not less than 18 inches or more than 26 inches shall be provided between the top of the cone or slab and the top of the manhole frame.

4) Channels

Channels shall be field poured and made to conform accurately to the sewer grade and shall be brought together smoothly with well rounded junctions, satisfactory to the City Inspector. The channels shall be field poured after the inlet and outlet pipes have been laid and firmly grouted into place at the proper elevation. Allowances shall be made for a 0.1' drop in elevation across the manhole in the direction of flow. Channel sides shall be carried up vertically from the invert to three-quarters of the diameter of the various pipes. The concrete shelf shall be warped evenly and sloped 3/8 inch per foot to drain. Rough, uneven surfaces will not be permitted. Channels shall be constructed to allow the installation and use of a mechanical plug or flow meter of the appropriate size.

5) Drop Manholes

Drop manholes shall, in all respects, be constructed as a standard manhole with the exception of the drop connection as shown in the details.

6) Lift Holes and Steel Loops

All lift holes shall be completely filled with expanding mortar, smoothed both inside and outside, to insure water tightness. All steel loops shall be removed, flush with the manhole wall. The stubs shall be covered with mortar and smoothed. Rough, uneven surfaces will not be permitted.

7) Frames and Covers:

Frames and covers shall be ductile iron. Castings shall be free of porosity, shrink cavities, cold shuts or cracks, or any surface defects, which would impair serviceability. Repair of defects by welding, or by the use of "smooth-on" or similar material, will not be permitted. Frames and covers shall be machine finished or ground on seating surfaces so as to assure non-rocking fit in any position and interchangeability of covers. Frames and covers shall be provided with three bolt locking lids. Rings and covers shall be
positioned so one of the three locking bolts is located over the manhole steps and shall be adjusted to conform to the final finished surface grade of the street or easement to the satisfaction of the City or agent for the City. Manhole frames and covers shall be as manufactured by East Jordan Iron Works, Model 00104043L04, or City approved equal.

C. Side Sewer Lateral

A side sewer lateral is considered to be that portion of a sewer line that will be constructed between a main sewer line and a property line or easement limit line.

All applicable specifications given herein for sewer construction shall be held to apply to side sewer laterals.

Side sewers shall be for a single connection only and be a minimum 6-inch-diameter pipe. Side sewers shall be connected to the tee, provided in the sewer main where such is available, utilizing approved fittings or adapters. The side sewer shall rise at a maximum of 45° and a minimum of 2 percent, from the sewer main.

Where there are no basements, the minimum side sewer depth shall be 6 feet below existing curb line and 5 feet below ground at the property line, except where existing improvements, proposed improvements or topography may dictate additional depth. The elevations of the side sewer connections shall be of sufficient depth to serve all existing and potential future basements.

The Contractor shall provide for each 6-inch side sewer service a 12-foot-long 2-inch x 4-inch wooden post, which extends from the invert of the end of the 6-inch pipe to above the existing ground. The exposed area of this post shall be painted white and shall have selected thereon in 2-inch letters (black paint) “S/S” and shall also indicate the depth of the sewer service stub from finished grade.

Where no tee or wye is provided or available, connection shall be made by machine-made tap and saddle, only with specific written authorization of the City. The City shall review the exact location and material, list in its evaluation.

The maximum bend permissible at any one fitting shall not exceed 45°. The maximum bend of any combination of two adjacent fittings shall not exceed 45° unless straight pipe of not less than 3 feet in length is installed.
between such adjacent fittings, or unless one of the fittings is a wye branch with a cleanout provided on the straight leg.

D. Private Side Sewers

Private side sewers are the extension of side sewer laterals located outside of the public rights-of-way or easements granted to the City of Algona.

1) Side sewer pipe located on private property shall be 4 inches (larger if specifically approved by the City), ductile iron or PVC ASTM D3034 pipe, and shall be installed at a 2 percent minimum grade (1/4-inch fall per foot). Construction on private property may be performed by owner, but requires a permit and approval by the City.

2) Pipe shall be bedded with pea gravel or clean free draining sand.

3) Six inch sewer pipe is required in the street right-of-way and shall have a 2 percent minimum grade. Construction in street rights-of-way shall be performed by a licensed side sewer contractor and requires a permit.

4) Side sewer shall be inspected by the City’s Representative/Inspector prior to backfilling. Side sewer shall be plugged and tested in the presence of the City Inspector by filling with water to obtain 4.5 psi or 10 feet of head. Leakage rate shall not exceed 0.31 gal./hr. for 4-inch pipe and 0.47 gal./hr. for 6-inch pipe, per 100 feet of pipe.

5) On private property, minimum cover shall be 18 inches over top of pipe from the point, which is 30 inches out from house and continuing to the connection with the City’s sewer system.

6) Parallel water and sewer lines shall be 10-feet apart horizontally wherever possible and have a vertical separation of 18 inches if a vertical crossing is necessary.

7) No more than 100 feet is allowed between cleanouts. Cleanouts are required for bends equal to or greater than 45°. Cleanout shall be a watertight plugged gasketed tee or wye lateral.

8) All pipe joints shall be rubber gasket type.

9) Provide “grease trap” of a size and type approved by the City at all such locations as may be deemed necessary by the City.
7.5 TESTING GRAVITY SEWERS FOR ACCEPTANCE

The Contractor and/or Developer shall furnish all facilities and personnel for conducting tests under the observation of the City Engineer or City Inspector.

1) Preparation for Testing for Leakage:

The Contractor and/or Developer shall be required, prior to testing, to clean and flush all gravity sewer lines with an approved cleaning ball and clean water. The completed gravity sewer, including side sewer stubs, after completion of backfill and cleaning shall be televisied inspected. This will be permitted prior to paving. The sewer shall then be tested by the low pressure air test method and/or an infiltration test but only after all utilities are installed. Except, however, that in certain conditions an exfiltration test may be required by the Mayor.

The first section of pipe not less than 300 feet in length installed by each crew shall be tested, in order to qualify the crew and/or the material. A successful installation of this first section shall be a prerequisite to further pipe installation by the crew. At the Contractor's option, crew and/or material qualification testing may be performed at any time during the construction process after at least 2 feet of backfill has been placed over the pipe.

Before the test is performed, the pipe installation shall be cleaned. The Contractor shall furnish an inflatable diagonally ribbed rubber ball of a size that will inflate to fit snugly into the pipe to be tested. The ball may, at the option of the Contractor, be used without a tag line, or a rope or cord may be fastened to the ball to enable the Contractor to know and control its position at all times. The ball shall be placed in the last cleanout, or manhole on the pipe to be cleaned, and water shall be introduced behind it.

The ball shall pass through the pipe with only the pressure of the water impelling it. All debris flushed out ahead of the ball shall be removed at the first manhole where its presence is noted. In the event cemented or wedged debris, or a damaged pipe shall stop the ball, the Contractor and/or Developer shall remove the obstruction, and/or repair any damaged pipe. All visible leaks showing flowing water in pipelines or manholes shall be stopped even if the test results fall within the allowable leakage. The cleaning shall be carried out in such a manner to not infiltrate existing facilities. Precautions shall be taken to prevent any damage caused by cleaning and testing. Any damage resulting shall be repaired by the Contractor and/or Developer at his own expense. The manner and time of testing shall be subject to approval of the Public Works Director.
2) **Low Pressure Air Test:**

After the installation of the side sewer laterals, the sewer pipe shall be tested for leaks through the use of air in the following manner:

Following the pipe cleaning and televisied inspection, the pipe installation shall be tested with low pressure air. Air shall be slowly supplied to the plugged pipe installation until the internal air pressure reaches 4.0 pounds per square inch greater than the average back pressure of any ground water that may submerge the pipe. At least two minutes shall be allowed for temperature stabilization before proceeding further.

The rate of air loss shall then be determined by measuring the time interval required for the internal pressure to decrease from 3.5 to 2.5 pounds per square inch greater than the pipe section’s average adjacent groundwater back pressure.

The pipeline shall be considered acceptable if the total time of air loss from any section tested in its entirety between manholes, cleanouts or pipe ends does not exceed the following table:

**AIR TESTING PERFORMANCE**

<table>
<thead>
<tr>
<th>Length of 8-Inch Pipe (ft)</th>
<th>Length of 6-Inch Pipe (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0</td>
</tr>
<tr>
<td>---------------------------</td>
<td>----</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>50</td>
<td>1:10</td>
</tr>
<tr>
<td>100</td>
<td>2:20</td>
</tr>
<tr>
<td>200</td>
<td>4:42</td>
</tr>
<tr>
<td>300</td>
<td>7:02</td>
</tr>
<tr>
<td>350</td>
<td>7:34</td>
</tr>
<tr>
<td>400</td>
<td>7:34</td>
</tr>
</tbody>
</table>

Test time in minutes and seconds

Test times will be provided by the City Engineer upon request for combinations other than 8-inch mains and 6-inch laterals.

If the pipe installation fails to meet these requirements, the Developer and/or Contractor shall determine at his own expense the source or sources of leakage, and he shall repair (if the extent and type of repairs...
proposed by the Developer and/or Contractor appear reasonable to the City Engineer) or replace all defective materials or workmanship. The completed pipe installation shall meet the requirements of this low pressure air test or the alternative water exfiltration test before being considered for acceptance.

Plugs used to close the sewer pipe for the air test shall be securely braced to prevent the unintentional release of a plug, which can become a high velocity projectile. Gauges, air piping manifolds and valves shall be located at the top of the ground. No one shall be permitted to enter a manhole where a plugged pipe is under pressure. Air testing apparatus shall be equipped with a pressure release device such as a rupture disk or a pressure relief valve designed to relieve pressure on the pipe under test at 6 psi.

3) Exfiltration Test (if approved by City)

All pipe shall be cleaned before the exfiltration test. Prior to making exfiltration leakage tests, the Developer and/or Contractor may fill the pipe with clear water to permit normal absorption into the pipe walls; provided however, that after so filling the pipe he shall complete the leakage test within 24 hours after filling. When under test, the leakage allowable shall comply with the provisions that follow:

Leakage shall be no more than 0.15 gallons per hour per inch of diameter per 100 feet of sewer pipe, with a minimum test pressure of 6 feet of water column above the crown at the upper end of the pipe or above the active groundwater table, whichever is higher as determined by the City. The length of pipe tested shall be limited so that the pressure on the invert of the lower end of the section tested shall not exceed 16 feet of water column. For each increase in pressure of 2 feet above a basic 6 feet measured above the crown at the lower end of the test station, the allowable leakage shall be increased by 10 percent.

The Developer and/or Contractor shall furnish all equipment, materials, and labor necessary for making test. The equipment shall be to the approval of the City Public Works Director and/or City Engineer. The manner and time of testing shall be subject to approval of the City Engineer. It shall be the Developer’s and/or Contractor’s responsibility to determine the level of the water table at each manhole. If leakage exceeds the allowable amount, corrective measures shall be taken and the line then be retested to the satisfaction of the City’s designated inspector.
4) **Deflection Test**

Deflection tests shall be performed on all ASTM D3034 PVC gravity sewer mains by pulling a mandrel through the pipe. The allowable deflection test limit shall be 5.0 percent of the base inside diameter in accordance with APWA test procedures and the nominal mandrel size shown in the following table.

<table>
<thead>
<tr>
<th>Nominal Pipe Size (in.)</th>
<th>Base Inside Diameter (in.)</th>
<th>Mandrel Size, Diameter (in.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>5.74</td>
<td>5.45</td>
</tr>
<tr>
<td>8</td>
<td>7.67</td>
<td>7.28</td>
</tr>
<tr>
<td>10</td>
<td>9.56</td>
<td>9.08</td>
</tr>
<tr>
<td>12</td>
<td>11.36</td>
<td>10.79</td>
</tr>
</tbody>
</table>

Deflection testing is not required for C-900 PVC or ductile iron pipe or pipe diameters 15 inch and greater.

The sewer lines shall be thoroughly cleaned prior to the deflection test.

5) **Testing Force Main**

Force main shall be tested using the same procedures as waterlines.

6) **Vacuum Testing of Precast Manholes**

Vacuum testing (negative air pressure) may be required by the City in areas of high groundwater. Prior to backfilling, each manhole shall be tested using the vacuum testing method specified in ASTM C1244 to ensure that the manhole is watertight. Testing of manholes constructed on existing sewer lines where flow must be maintained will not be required.

Backfilling of the manhole prior to testing is permitted.

The Contractor shall furnish all equipment and labor required, including necessary piping/hoses, pneumatic plugs, test vacuum equipment (vacuum pump and vacuum plate/head), vacuum gauge, and second timer. The vacuum gauge shall have a maximum range of 0 to 30 inches of mercury (Hg) and the vacuum gauge intervals shall be in 1/2-inch increments.
The vacuum test shall be performed by the Contractor in the presence of City personnel. The Contractor shall furnish test reports of each test to the Engineer.

Testing

If a coating or lining has been applied to the interior of the manhole, the vacuum test must not be performed until the coating or lining has been cured according to the manufacturer’s recommendations. In addition, this existing manhole must be structurally sound prior to vacuum testing.

Drop connections shall be installed prior to testing.

The vacuum test shall include testing of the seal between the cast iron frame and the concrete cone, slab, or grade rings.

After cleaning the interior surface of the manhole, the Contractor shall place and inflate pneumatic plugs in all the connecting pipes with the exception of sewer services to isolate the manhole. Complete sewer services entering the manhole shall be a part of the manhole vacuum test.

The vacuum plate/head shall be placed on top of the manhole lid frame. The vacuum pump shall be connected to the outlet port with the valve open. When a vacuum of 10 inches of mercury has been attained, the vacuum pump shall be shut off. With the outlet valve closed, the time shall be measured for the vacuum to drop to 9 inches. Following are the minimum allowable test times for manhole acceptance at the specified vacuum drop:

<table>
<thead>
<tr>
<th>Depth of Manhole (feet)</th>
<th>48-Inch Dia.</th>
<th>60-Inch Dia.</th>
<th>72-Inch Dia.</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>10</td>
<td>13</td>
<td>16</td>
</tr>
<tr>
<td>8</td>
<td>20</td>
<td>26</td>
<td>33</td>
</tr>
<tr>
<td>12</td>
<td>30</td>
<td>39</td>
<td>49</td>
</tr>
<tr>
<td>16</td>
<td>40</td>
<td>52</td>
<td>67</td>
</tr>
<tr>
<td>20</td>
<td>50</td>
<td>65</td>
<td>81</td>
</tr>
<tr>
<td>24</td>
<td>59</td>
<td>78</td>
<td>97</td>
</tr>
<tr>
<td>26</td>
<td>64</td>
<td>85</td>
<td>105</td>
</tr>
<tr>
<td>28</td>
<td>69</td>
<td>91</td>
<td>113</td>
</tr>
<tr>
<td>30</td>
<td>74</td>
<td>98</td>
<td>121</td>
</tr>
<tr>
<td>Add for each additional 2 feet of depth:</td>
<td>5</td>
<td>6.66</td>
<td>8</td>
</tr>
</tbody>
</table>

Source: ASTM C1244
All pneumatic plugs shall be removed from the manhole after the test.

Failure

Any manhole that fails the initial vacuum test must be repaired with an approved non-shrink grout material for manholes. The Contractor shall excavate the manhole and apply non-shrink grout on the interior and exterior of the manhole in the leaking area or the entire surfaces. Any repair between the pipes and the manhole (gasket waterstop area) requires the removal of the pipe by means of coring and the installation of a new pipe with waterstop (grouting the annular opening). Upon completion of the repairs, the manhole shall be retested as described in the above test procedures.

Any manhole that ultimately fails the vacuum test is rejected and shall be entirely removed and replaced with a new manhole. The new manhole shall not be backfilled until it has been tested and passed the above test procedures.

Acceptance

The manhole shall have passed the vacuum test if the manhole vacuum does not drop below 9 inches of mercury during the minimum specified test period.

7.6 VIDEO TAPING

After the gravity sewer lines have been cleaned, flushed and manhole channeled, the Developer shall provide a complete televised inspection.

The Developer shall perform a complete televised inspection of the sewer pipe and appurtenances and shall provide to the City, a DVD color audio-visual recording of the inspections together with a written log of the television inspection. The camera shall be a pan and tilt type equipped with adequate light and focusing to allow inspection of sewer main, side sewers and full circumference inspection of main line joints and fittings. The City shall determine if the quality of the televising is acceptable.

Immediately prior to the televised inspection, the Developer shall run water through each sewer line for 5 to 10 minutes to provide water for detection of any adverse grade sections visible by the presence of ponded water. The camera shall be stopped periodically at the ponded areas and the depth of water shall be measured with a ball of known diameter on the pull line. During the inspection,
all tees and other fittings shall be logged as to exact location within 1 percent maximum error in measurement.

The City shall be notified 48 hours prior to any television inspection and this work shall be performed on a schedule to allow the City to witness the inspection.

Any defects in material or installation identified by the television inspection shall be repaired as required by the City at the Developer’s expense.

### 7.7 STATE HIGHWAY CROSSINGS

All state highway and stream crossings shall be completed with a steel casing and HDPE or ductile iron carrier pipe, as approved by the City and prevailing regulatory agencies. The welded steel casing shall be of sufficient diameter, size and strength to enclose the carrier pipe and to withstand maximum loading. Sizing and wall thickness of casing is subject to approval by the City Engineer. Sand backfill or grout fill between the casing and the carrier pipe shall be required. The carrier pipe shall be restrained joint or continuous welded pipe within the casing pipe. In order to prevent the sand from being washed from the casing the ends of the casing shall be bricked and cemented after installation, backfill and testing of the pipe are completed.

### 7.8 STREET PATCHING AND RESTORATION

See Sections 5.17, 5.18 and 5.19 for requirements regarding street patching and trench restoration.

### 7.9 ADJUSTMENT OF NEW AND EXISTING UTILITY STRUCTURES TO GRADE

This work consists of constructing and/or adjusting all new and existing utility structures encountered on the project to finished grade.

1. **Asphalt Concrete Paving Projects**

On asphalt concrete paving projects, the manholes shall not be adjusted until the pavement is completed, at which time the center of each manhole lid shall be relocated from references previously established by the Developer and/or Contractor. The pavement shall be cut as further described and base material removed to permit removal of the cover. The manhole shall then be brought to proper grade.

Prior to commencing adjustment, a plywood and visqueen cover as approved by the City Inspector shall be placed over the manhole base and channel to protect them from debris.
As soon as the street is paved past each manhole, the asphalt concrete mat shall be scored around the location of the manhole, catch basin, meter boxes or valve box. After rolling has been completed and the mat has cooled, it shall be cut along the scored lines, the diameter of which shall not exceed 48 inches or 14 inches from the outside diameter of the ductile iron frame, whichever is smaller. The ductile iron frame shall be brought up to desired grade, which shall conform to surrounding road surface.

Adjustment to desired grade shall be made with the use of concrete or bricks. No cast or ductile iron adjustment rings will be allowed. An approved class or mortar (one part cement to two parts of plaster sand) shall be placed between manhole sections; adjustment rings or bricks and ductile iron frame to completely fill all voids and to provide a watertight seal. No rough or uneven surfaces will be permitted inside or out. Adjustment rings or brick shall be placed and aligned so as to provide vertical sides and vertical alignment of manhole steps and ladder.

Check manhole specifications for minimum and maximum manhole adjustment and step requirements. Special care shall be exercised in all operations in order not to damage the manhole, frames and lids or other existing facilities.

The manholes, catch basins, meter boxes and valve boxes shall be raised to finished pavement grade and the annular spaces filled with cement concrete to within 1-1/2 inches of the finished grade. The remaining 1-1/2 inches shall be filled with hot mix asphalt concrete (PG 64-22) to give a smooth finished appearance. See detail in Project Plans.

After pavement is in place, all joints shall be sealed with hot asphalt cement (AR 4000W). A sand blanket shall be applied to the surface of the AR 4000W hot asphalt cement binder to help alleviate "tracking."

Asphalt concrete patching shall not be carried out during wet ground conditions or when the ambient air temperature is below 50 degrees F. Asphalt concrete mix shall be at required temperature when placed. Before making the asphalt concrete repair, the edges of the existing asphalt concrete pavement and the outer edge of the casting shall be tack coated with hot asphalt cement. The remaining 2 inches shall then be filled with hot mix asphalt concrete and compacted with hand tampers and a patching roller.

The completed patch shall match the existing paved surface for texture, density and uniformity of grade. The joint between the patch and the existing pavement shall then be carefully painted with hot asphalt cement.
or asphalt emulsion and shall be immediately covered with dry paving sand before asphalt cement solidifies. All debris such as asphalt pavement, cement bags, etc., shall be removed and disposed of by the Developer and/or his Contractor.

Prior to acceptance of a project, manholes shall be cleaned of all debris and foreign material. All manhole steps and ladders shall be cleaned free of grout. Any damage occurring to the existing facilities due to the Developer’s and/or Contractor’s operations shall be repaired at his/her own expense.

2. Adjustment of Manholes in Easements

Manholes in easement areas shall be adjusted to insure drainage away from the manhole frame and cover. The manhole frame and cover shall be set approximately 0.1 inch above finished grade. Concrete collars shall be set about the structure, as detailed herein, in all non-paved areas.

3. Adjustment of Valve Box Castings

Adjustment of valve box castings (force main valving) shall be made in the same manner as for manholes.

7.10 SANITARY SEWER LIFT STATIONS

Sewage lift station and force main design and construction is subject to City review and approval on a case-by-case basis. It is the City’s policy to minimize the number of lift stations that must be operated by the City, as well as to minimize the use of lift stations where other means of serving an area exist or have been provided for in the City’s comprehensive plan. The City, at its option, may require submittal and approval of a feasibility study, to include a design report and other materials as may be required for evaluation of the proposal, prior to granting conceptual approval for the use of a lift station.

The lift stations shall be duplex (two pump) sewage lift station within the typical size range for developer constructed stations. At the City’s discretion, stations with non-typical service requirements, such as high flows, high head pressures, flow monitoring, multiple pump operation, critical service or unusual site constraints, may be subject to additional or alternative design requirements. All lift stations shall be supplied with a backup power source sufficient to completely power all station electrical demands. Backup power shall be supplied through an automatic transfer switch.

Due to the inherent complexity of lift station design, and the associated health and safety risks, the lift station design shall be prepared by a professional engineer
with demonstrable experience in lift station design. At the request of the City, the Developer shall provide a resume for the proposed lift station designer, listing similar projects designed by that individual, with references and phone numbers. Once the lift station design has been approved by the City, the design engineer shall remain responsible for all construction-related engineering duties, including the coordination of submittals and shop drawings, and the preparation of field change requests, record drawings and O&M materials. Engineering responsibilities shall not be reassigned by the Developer to another individual without the City’s approval.

All lift station and force main design shall be reviewed by the City and shall meet City requirements. No lift station construction may begin until the plans and specifications are approved.
CHAPTER 8

WATER SYSTEM STANDARDS

8.1 GENERAL

The standards established by this chapter are intended to represent the minimum standards for the design and construction of water system facilities. Greater or lesser requirements may be mandated by the City due to localized conditions. Extensions, connections or modifications to the existing system shall be in compliance with the State Department of Health.

Off-site improvements to the existing system may be warranted based on (1) the condition and capacity of the existing water system and (2) impacts caused by the proposed development. These off-site improvements (in addition to "on-site improvements) shall be completed as determined by the City Engineer to mitigate impacts caused by the development.

8.2 DESIGN STANDARDS

The design of water system improvements shall depend on their type and local site conditions. The design elements of water system improvements shall conform to City Standards as set forth herein.

A. Detailed plans shall be submitted for the City’s review which provide the locations, size, and type of the proposed water system and points of connection.

B. Project plans shall conform to the requirements of the Plan Checklist.

C. Computations and other data used for design of the water system shall be submitted to the City for approval.

D. Material and installation specifications shall contain appropriate requirements that have been established by the industry in its technical publications, such as ASTM, AWWA, WPCF, and APWA standards. Requirements shall be set forth in the specifications for the pipe and methods of bedding and backfilling so as not to damage the pipe or its joints.

E. The location of the water mains, valves, hydrants, and principal fittings including modifications shall be staked by the Developer. No deviation shall be made from the required line or grade. The Contractor shall verify
and protect all underground and surface utilities encountered during the progress of this work.

F. Unless otherwise approved or required by the City Engineer, the water main shall be ductile iron pipe class as shown below. The minimum nominal size for water mains shall be 8 inches, unless otherwise approved/required by City Engineer.

<table>
<thead>
<tr>
<th>Class</th>
<th>Pipe Diameter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 52</td>
<td>4&quot; through 14&quot;</td>
</tr>
<tr>
<td>16&quot; and larger</td>
<td>Class 50</td>
</tr>
</tbody>
</table>

EXCEPTION: 6-inch hydrant spools and pipelines located beneath rock or retaining walls shall be Class 55.

G. All fittings shall be cement-lined ductile iron.

H. Water mains shall be laid only in dedicated street, rights-of-ways or easements shown on preliminary plats or which have been granted to the City. A street is normally not considered dedicated until the plat which created it has been officially filed with the County Auditor.

I. All water main distribution pipeline construction shall have a minimum 36-inch cover from finished grade and 42-inch cover over transmission mains. Mains shall generally be located parallel to and 6 feet northerly or easterly of street centerline. Water mains shall be extended to the far property line(s) of the property being served. Off-site extensions may be required to hydraulically loop existing and new systems. Oversizing of water mains may be required to be installed per City’s current Water Comprehensive Plan.

J. Fire hydrants are generally required approximately every 600 feet in residential areas, and every 300 feet in commercial areas. However, fire hydrants shall be furnished and installed at all locations as specifically mandated by the local fire marshal and/or per the International Building Code and the International Residential Code.

K. Fire hydrants on dead end streets and roads shall be located within approximately 300 feet from the frontage center of the farthest lot. Distances required herein shall be measured linearly along street or road.
L. Valves shall be installed at not more than 1,000-foot spacing. Valves shall be installed on all legs of all tees and crosses except fire hydrant tees.

M. Pipes connecting hydrants to mains shall be at least 6 inch in diameter and be less than 50 feet in length.

N. Dead end lines are not permitted except where the Developer can demonstrate to the City’s satisfaction that it would be impractical to extend the line at a future date. Water mains on platted cul-de-sacs shall extend to the plat line beyond the cul-de-sac to neighboring property for a convenient future connection, and extended offsite to create a hydraulic loop, or, as minimum, have a 4-inch blowoff assembly installed at the termination point.

O. Bends shall be included in the design as needed to maintain proper depth and spacing from other utilities. Bends shall be utilized so as not to exceed allowable deflection at pipe joints in accordance with pipe manufacturer’s recommendations.

P. Provide thrust blocking and/or restrained joints at all fittings and bends in accordance with the City standards and conditions.

Q. Provide anchor blocking at all up-thrust vertical bends in accordance with these standards. Blocking to be designed by Developer’s Engineer.

R. Residential water service pipe shall be a minimum one-inch diameter high density “Poly” pipe, meeting or exceed ASTM D2239, 200 psi with copper tracer wire. The pipe shall be one continuous run from the water main corp stop to the meter setter, no joints are allowed. Larger service lines may be needed if otherwise required by the Uniform Plumbing Code in accordance with fixture units.

8.3 CONSTRUCTION REQUIREMENTS

A. Except as otherwise noted herein, all work shall be accomplished as recommended in applicable American Water Works Association (AWWA) Standards, and according to the recommendations of the manufacturer of the material or equipment concerned.

B. Prior to final inspection, all pipelines shall be tested and disinfected.

C. Prior to construction, the Contractor shall notify the City for a preconstruction meeting.
D. Work shall be performed only by contractors experienced in laying public water mains.

E. Prior to any work being performed, the Contractor shall contact the Mayor to set forth his proposed work schedule.

F. Contractor shall obtain approval of materials to be used from Mayor prior to ordering of materials.

G. During water main installation calcium hypochlorite granules shall be added to each section of new water main in the proportions indicated in the table below. The resulting chlorine concentration within the water main shall not be less than 50 mg/L (see Standard Specifications, Section 7-09.3(24)D).

**TABLE 8-2**

**Calcium Hypochlorite (65% chlorine) Addition Per 100 Feet of Pipe**

<table>
<thead>
<tr>
<th>Pipe Diam. (Inches)</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Grams</td>
</tr>
<tr>
<td>4</td>
<td>0.67</td>
</tr>
<tr>
<td>6</td>
<td>1.52</td>
</tr>
<tr>
<td>8</td>
<td>2.70</td>
</tr>
<tr>
<td>10</td>
<td>4.22</td>
</tr>
<tr>
<td>12</td>
<td>6.07</td>
</tr>
</tbody>
</table>

H. All closure fittings shall be swabbed with a 5 percent chlorine solution of chlorine immediately prior to installation per AWWA Standard C651.

I. Specific requirements regarding pressure testing and bacteriological testing are presented below in the Water Pipe Testing & Disinfection Section.

J. All materials shall be new and undamaged.

K. Provide bends in field to suit construction and in accordance with pipe manufacturer’s recommendations so as not to exceed allowable deflection at pipe joints.

L. Meter services and meter boxes shall be set to final grade and all adjustments shall be made prior to final pressure testing of the system. Service inlet shall be centered at inlet end of box and faced toward outlet end of box parallel with long sides.
M. Meter setters shall be Mueller with top entry dual check valve.

N. All water services shall end within road right-of-way or easements.

O. All meters shall be installed by the City; the Developer shall pay the current meter installation charge.

P. Contractor shall furnish and install one water sample station for development in size of 1 to 10 lots. One additional station is required for each additional 50 lots or portions thereof.

Q. All new construction shall comply with the current Cross-Connection Control requirements.

R. Cut in connections shall not be made on Fridays, holidays or weekends. All tapping sleeves and tapping valves shall be pressure tested prior to making connection to existing mains.

S. The pipe and fittings shall be inspected for defects before installation. All lumps, blisters and excess coal tar coating shall be removed from the bell and spigot end of each pipe, and the outside of the spigot and the inside of the bell shall be wire-brushed and wiped clean and dry, and free from oil and grease before the pipe is laid.

T. Every precaution shall be taken to prevent foreign material from entering the pipe while it is being placed in the line. After placing a length of pipe in the trench, the spigot end shall be centered in the bell and pipe forced home and brought to correct line and grade. The pipe shall be secured in place with select backfill tamped under it. Precaution shall be taken to prevent dirt from entering the joint space. At times when pipe laying is not in progress, the open ends of pipe shall be closed by a water-tight plug. If water is in the trench when work resumes, the seal shall remain in place until the trench is pumped completely dry. No pipe shall be laid in water or when trench conditions are unsuitable.

U. The cutting of pipe for inserting fittings or closure pieces shall be done in a neat and workmanlike manner, without damage to the pipe or cement lining, and so as to leave a smooth end at right angles to the axis of the pipe. When pipe lengths are cut, the outer edge shall be beveled to prevent damage to the gasket during jointing of pipes.

V. Pipe shall be laid with bell ends facing in the direction of the laying, unless directed otherwise by the City. Wherever it is necessary to deflect
pipe from a straight line, the amount of deflection allowed shall not exceed pipe manufacturer's recommendations.

W. For connection of mechanical joints, the socket, plain end of each pipe and gasket shall be cleaned of dirt before jointing, and shall be jointed according to manufacturer's directions. Bolts shall be tightened alternately at top, bottom and sides, so pressure on gasket is even.

X. For connection of push-on joints, the jointing shall be done according to manufacturer's recommendations, with special care used in cleaning gasket seat to prevent any dirt or sand from getting between the gasket and pipe. Lubricant to be used on the gasket shall be non-toxic and free from contamination. When a pipe length is cut, the outer edge of the cut shall be beveled with a file to prevent injury to the gasket during jointing.

Y. Valves, fittings, plugs and caps shall be set and jointed to pipe in the manner per manufacturer's recommendations. All dead ends on new mains shall be closed with dead end M.J. caps.

Z. Fittings shall be "blocked" with poured-in-place concrete, with a firm minimum bearing against an undisturbed earth wall. Timber blocking will not be permitted. Thrust blocks shall be poured as soon as possible after setting the fittings in place to allow the concrete to "set" before applying the pressure test. The concrete thrust blocks shall be in place before beginning the pressure test. Anchor blocks shall be allowed to set sufficiently to develop the necessary bond strength between the reinforcing rods and the concrete anchor before beginning the pressure test.

AA. All of the new piping, valves and blocking shall have been installed, disinfected and tested up to the point of cutting into existing lines before the crossover is made. The crossover to the existing system shall be in full readiness, including the cut and sized specials. Forty-eight-hour notice shall be given the City in advance of the planned "cut-ins." All sleeves shall be ductile iron.

BB. Contractor shall notify the Public Works Director and obtain approval from him prior to any water shut-off or turn-on, affecting the water system, a minimum of 48 hours in advance.

CC. Road restoration shall be per these standards. Developer and Contractor shall become familiar with all City conditions of required permits, and shall adhere to all conditions and requirements.
DD. Before acceptance of the water system by the City, all pipes, assemblies, and other appurtenances shall be cleaned of all debris and foreign material. After all other work is completed and before final acceptance, the entire roadway, including the roadbed, planting, sidewalk areas, shoulders, driveways, alley and side street approaches, slopes, ditches, utility trenches, and construction areas shall be neatly finished to the lines, grades and cross sections for a new roadway consistent with the original section.

8.4 MATERIALS

A. Water Mains and Fittings

1. Water mains to be installed unless otherwise approved (or required) in writing by the City Engineer shall be ductile iron pipe for all sizes. The minimum size shall be 8 inches unless a smaller size is specifically approved in writing by the Mayor.

2. The ductile iron pipe shall conform to ANSI/AWWA C151/A21.51-91 Standards, and current amendments thereto, except the ductile iron pipe shall have thickness as given in the De Class 52 for 4-inch through 14-inch-diameter pipe and Class 50 for 16" and larger. Grade of iron shall be a minimum of 60-42-10. The exterior of the pipe shall be coated with an asphaltic coating. Each length shall be plainly marked with the manufacturer’s identification, year case, thickness, class of pipe and weight.

3. Type of joint shall be mechanical joint or push-on type, employing a single gasket, such as “Tyton,” except where otherwise calling for flanged ends. Bolts furnished for mechanical joint pipe and fittings shall be high strength ductile iron, with a minimum tensile strength of 50,000 psi.

4. Restrained joint pipe, where shown on the Plans shall be push-on joint pipe with “Field Lok” gaskets as furnished by U.S. Pipe, “Fast Tight” gaskets as manufactured by American Cast Iron Pipe or equal for 12-inch diameter and smaller pipe and “TR FLEX” as furnished by U.S. Pipe or equal for 16-inch and 24-inch-diameter pipes. The restrained joint pipe shall meet all other requirements of the non-restrained pipe.

5. All pipe shall be jointed by the manufacturer’s standard coupling, be all of one manufacturer, be carefully installed in complete compliance with the manufacturer’s recommendations.
6. Joints shall be "made up" in accordance with the manufacturer's recommendations. Standard joint materials, including rubber ring gaskets, shall be furnished with the pipe. Material shall be suitable for the specified pipe size and pressures.

7. All fittings shall be short-bodied, ductile iron complying with applicable ANSI/AWWA C110 or C153 Standards for 350 psi pressure rating for mechanical joint fittings and 250 psi pressure rating for flanged fittings. All fittings shall be cement lined and either mechanical joint or flanged, as indicated on the Plans.

8. Fittings in areas shown on the Plans for restrained joints shall be mechanical joint fittings with a mechanical joint restraint device. The mechanical joint restraint device shall have a working pressure of at least 250 psi with a minimum safety factor of 2:1 and shall be EBAA Iron, Inc., MEGALUG, Star Pipe Products, or approved equal.

9. All couplings shall be ductile iron mechanical joint sleeves.

B. Valves

All valves 14 inch and larger shall generally be furnished and installed as butterfly valves. All valves 12 inch and smaller shall generally be furnished and installed as resilient seat gate valves.

1. Resilient-Seated Gate Valves

The gate valves shall be ductile iron body valves, iron disk completely encapsulated with polyurethane rubber and bronze, non-rising stem with "O" ring seals conforming to AWWA C509 or C515. The valves shall open counter-clockwise and be furnished with 2-inch square operating nuts except valves in vaults shall be furnished with handwheels. All surfaces, interior and exterior shall be fusion bonded epoxy coated, acceptable for potable water.

For applications with working pressure above 175 psi, a valve rated as 250 psi or higher shall be used.

Valves shall be Mueller A-2360 Series, or approved equal.
2. Butterfly Valves

Butterfly valves shall be ductile iron body of the tight closing rubber seat type with rubber seat either bonded to the body or mechanically retained in the body with no fasteners or retaining hardware in the flowstream. The valves shall meet the full requirements of AWWA C504, Class 150B except the valves shall be able to withstand 200 psi differential pressure without leakage. The valves may have rubber seats mechanically affixed to the valve vane. Where threaded fasteners are used, the fasteners shall be retained with a locking wire or equivalent provision to prevent loosening. Rubber seats attached to the valve vane shall be equipped with stainless steel seat ring integral with the body, and the body internal surfaces shall be epoxy coated to prevent tuberculations buildup, which might damage the disc-mounted rubber seat.

No metal-to-metal sealing surfaces shall be permitted. The valves shall be bubble-tight at rated pressures with flow in either direction, and shall be satisfactory for applications involving valve operations after long periods of inactivity. Valve discs shall rotate 90 degrees from the full open position to the tight shut position.

Valves shall be Henry Pratt Company “Groundhog,” or Mueller “Lineseal III.”

3. Tapping Sleeves and Tapping Valves

The tapping sleeves shall be rated for a working pressure of 250 psi minimum and furnished complete with joint accessories. Tapping sleeves shall be constructed in two sections for ease of installation and shall be assembled around the main without interrupting service.

Mechanical joint style sleeves shall be ductile iron and comply with AWWA C110. Mechanical joint sleeves shall be cast by Clow, Dresser, Mueller, Tyler, U.S. Pipe or approved equal.

Tapping valves shall be provided with a standard mechanical joint outlet for use with ductile iron pipe and shall have oversized seat rings to permit entry of the tapping machine cutters. In all other respects, the tapping valves shall conform to the resilient seat gate valves herein specified with regards to operation and materials.
The tapping sleeve and valve shall be tested to 100 psi (air) prior to tapping the main.

The installation contractor for the tapping sleeves and valves shall be approved by the City.

4. All Valves

The valves shall be set with stems vertical. The axis of the valve box shall be common with the axis projected off the valve stem. The tops of the adjustable valve boxes shall be set to the existing or established grade, whichever is applicable.

All valves with operating nuts located more than 4'-0" below finished grade shall be equipped with extension stems to bring the operating nut to within 18 inches of the finished grade.

At the top of the extension stem, there shall be a 2-inch standard operating nut, complete with a centering flange that closely fits the 5-inch pipe encasement of the extension stem. The valve box shall be set in a telescoping fashion around the 5-inch pipe cut to the correct length to allow future adjustment up or down.

Each valve shall be provided with an adjustable two-piece cast iron valve box of 5-inches minimum inside diameter. Valve boxes shall have a top section with an 18-inch minimum length. The valve boxes and covers shall be Olympic Foundry No. 940 or equal.

Valves located in easements or outside of paved areas shall have concrete collars with a minimum size of 2'-0" diameter by 4-inches thick.

5. Pressure Reducing and Relief Valves

When street main pressure exceeds 80 psi, an approved pressure reducing valve with an approved pressure relief device shall be installed in the water service pipe on the service side of the water meter to reduce the pressure to 80 psi or lower, except where the water service pipe supplies water directly to a water-pressure boost system, an elevated water gravity tank, or to pumps provided in connection with a hydropneumatic or elevated gravity water-supply tank system. Pressure at any fixture shall be limited to no more than 80 psi under no-flow conditions.
C. Fire Hydrants

All fire hydrants shall be approved by the National Board of Fire Underwriters and conform to AWWA Specification C502, break-away type, in which the valve will remain closed if the barrel is broken. The hydrant barrel shall have a diameter of not less than 8-1/2 inches, and the valve diameter shall be not less than 5-1/4 inches. Each hydrant shall be equipped with two 2-1/2-inch hose ports (National Standard Thread), and one 4-1/2-inch pumper connection (National Standard Thread), with permanent 5-inch Storz hydrant adaptor and Storz blind cap installed on each pumper port. Each hydrant shall be equipped with a suitable positive acting drain valve and 1-1/4-inch pentagonal operating nut (counterclockwise opening). The fire hydrants shall be M&H “Reliant” No. 929, Waterous Pacer, or Mueller Super Centurion. A blue pavement marker shall be furnished and installed in the pavement in front of each hydrant.

The holding spools between the gate valve and fire hydrant shall be made from 6-inch Class 53 ductile iron pipe, 0.34-inch wall thickness. The hydrant and gate valve shall be anchored in place using holding spools and mechanical joint restraint device. Holding spools with length in excess of 17 feet shall be supplied with an M. J. sleeve and mechanical joint restraint device.

The fire hydrants shall be painted per local fire marshal requirements with two coats of Preservative Brand caterpillar or international yellow paint. After installation, they shall be wire brushed and field painted with two additional coats of similar yellow enamel paint. Distance to the hydrant valve shall be clearly stenciled in black numerals 2 inches in height on the fire hydrant below the pumper port.

Between the time that the fire hydrant is installed and the completed facility is placed in operation, the fire hydrant shall at all times be wrapped in burlap, or covered in some other suitable manner to clearly indicate that the fire hydrant is not in service.

D. Blowoffs and Air Relief Assemblies

Two-inch or 4-inch blowoff assemblies shall be installed at the terminus of all dead end water mains. Blowoffs utilized by the Contractor for flushing the water main shall be sufficient size to obtain 2.5 feet per second velocity in the main. Temporary blow-offs shall be removed and replaced with a suitably sized watertight brass plug.

Two-inch air and vacuum release valves shall be installed at principal high points in the system. See detail.
The installation of these items shall include connection piping, gate valve, valve box, and all accessories.

8.5 WATER PIPE TESTING AND DISINFECTING

All pipelines shall be tested and disinfected prior to acceptance of work. All pumps, gauges, plugs, saddles, corporation stops, miscellaneous hose and piping, and measuring equipment necessary for performing the test shall be furnished, installed and operated by the Contractor. Feed for the pump shall be from a barrel or other container within the actual amount of “makeup” water, so that it can be measured periodically during the test period.

The pipeline shall be backfilled sufficiently to prevent movement of the pipe under pressure. All thrust blocks shall be in place and time allowed for the concrete to cure before testing. Where permanent blocking is not required, the Contractor shall furnish and install temporary blocking.

As soon as the pipe is secured against movement under pressure, it may be filled with water. New water mains are only filled using an approved backflow prevention assembly. The water main is filled from the lower elevation end, so that as the water main is filled the chlorine is contacted and dissolved and the chlorine is spread relatively uniformly through the length of the new water main.

The chlorinated water is allowed to remain in contact with the new system for a minimum of 24-hours. After 24-hours, water may be added to the water main for the purposes of pressure testing. Pressure testing must also include testing against valves.

After the pipe is filled and all air expelled, it shall be pumped to a test pressure of 250 psi, and this pressure shall be maintained for a period of not less than 30 minutes to insure the integrity of the thrust and anchor blocks. The contractor/developer is cautioned regarding pressure limitations on butterfly valves. All tests shall be made with the hydrant auxiliary gate valves open and pressure against the hydrant valve. Hydrostatic tests shall be performed on every complete section of water main between two valves, and each valve shall withstand the same test pressure as the pipe with no pressure active in the section of pipe beyond the closed valve.

In addition to the hydrostatic pressure test, a leakage test shall be conducted on the pipeline. The leakage test shall be conducted at 150 psi for a period of not less than 1 hour. The quantity of water lost from the main shall not exceed the number of gallons per hour determined by the formula:
\[ L = \frac{S \times D \times \sqrt{P}}{266,400} \]

in which

- \( L \) = Allowable leakage, gallons/hour
- \( S \) = Gross length of pipe tested
- \( D \) = Nominal diameter of the pipe in inches
- \( P \) = Average test pressure during the leakage test, psi

Defective materials or workmanship, discovered as a result of the tests, shall be replaced by the Contractor at the Contractor's expense. Whenever it is necessary to replace defective material or correct the workmanship, the tests shall be rerun at the Contractor's expense until a satisfactory test is obtained.

If the pressure tests fails and retesting of the water main is required the Contractor shall flush the water main with a water chlorine bleach solution (1 gallon of 5 percent bleach to 1,000 gallons of water). The volume of new water pumped into and through the water main is three times the pipe volume.

After successful pressure testing, and additional chlorine contact if necessary, the water main is thoroughly flushed to remove all super chlorinated water from the new water main. A minimum of 5 pipe volumes is flushed out of the water main. After flushing, samples are collected for bacteriological analysis.

After receipt of a satisfactory bacteriological test the system is flushed at a flow rate sufficient to develop a water velocity in the pipe of 2.5 ft/sec for a minimum of five pipe volumes. Pressure tests and bacteriological tests are completed and must be passed before any new water main is physically connected to the system. **No new water main is connected to the system until a satisfactory bacteriological analysis is obtained.**

All closure fittings shall be swabbed with a 5 percent chlorine solution of chlorine immediately prior to installation per AWWA Standard C651. Additional samples for bacteriological analysis shall be collected and analyzed after the final connections are made.

In all disinfection processes, the Contractor shall take particular care in flushing and wasting the chlorinated water from the mains to assure that the flushed and chlorinated water does no physical or environmental damage to property, streams, storm sewers or any waterways. The Contractor shall chemically or otherwise treat the chlorinated water to prevent damage to the affected environment, particularly aquatic and fish life of receiving streams.
City forces only will be allowed to operate existing and new tie-in valves. The Contractor’s forces are expressly forbidden to operate any valve on any section of line, which has been accepted by the City.

8.6 BACKFLOW PREVENTION AND SPRINKLER SYSTEMS

1. All connections to the public water system shall have backflow prevention as required by WAC 248-54-285.

2. All fire sprinkler systems as mandated/proposed/or required by the local fire marshal and/or City Ordinance that have a fire department connection shall have backflow prevention as required by WAC 248-54-285.

3. Building sprinkler systems may be required based on Building Codes/Fire Marshal requirements.

8.7 SERVICE CONNECTIONS

Individual services to each property shall be installed and connected to the new water mains. New services from existing mains will be installed by the City. The Developer shall be responsible for permitting, traffic control, excavation to expose main, shoring to protect City employees, backfilling trench, and completion of all restoration.

Upon completion of the installation of the water main (before testing and disinfection) services shall be installed by connecting to the water main and extending the service line to the meter setter.

All single family residential shall be provided with a meter setter including a check valve. All other services shall be completed with Washington State-approved backflow prevention located immediately behind and on the property side of the water service box. Irrigation, residential single-family fire meters, duplex, and multi-family residential connections shall require double check valve assemblies (DCVA). All other connections shall require reduced pressure backflow assemblies (RPBA). Commercial fire sprinkler system, if unmetered shall require reduced pressure detector assemblies (RPDA).

All irrigation using chemical feed, or water features, including decorative ponds, pools and fountains requiring make-up water shall be protected from backflow into the public water supply by a minimum of an approved air-gap to be located at the fill point of the pond or water feature. This “air-gap” shall be inspected by the City prior to filling. In all instances, the water supply used for filling purposes shall be protected by a double check valve assembly (DCVA) installed behind the meter for new construction or retrofitted as close as practical on modified systems.
Corporation stops and the single meter shut-off valves shall be Mueller or A.Y. McDonald with the type and style noted on the Standard Details or approved equal. Included as a part of the service connection shall be the furnishing and installation of the meter box complete with lid, set flush with the proposed finished grade of the lot in the designated location near the property line, all as shown on the Standard Details. The angle type of shut-off valve and angle type dual check valve shall be set inside the meter box in a proper position for installation of a future meter by the City.

Service lines between the main and the property line shall be placed at a trench depth sufficient to maintain a 3'-0" cover over the top of the service line for its full length, taking into consideration the final finished grade of the proposed street and the final finished grade of any storm ditches.

Upon completion of each service line as indicated herein, the Developer shall flush the service line to remove the debris that may interfere with the future meter installation, and further verify that the service line has full pressure and flow to the meter box.

8.8 1-1/2 INCH AND LARGER METERS

If extensions require water meters 1-1/2 inches or larger, then such entire meter installation, including valves, piping, vaults or meter boxes, drain lines and meters shall be furnished and installed by the Developer conforming to City standards. Activation of meter is subject to conformance with City requirements and payment of connection fees.

8.9 STATE HIGHWAY CROSSINGS

All state highway and stream crossings shall be completed with a steel casing and HDPE or ductile iron carrier pipe, as approved by the City and prevailing regulatory agencies. The welded steel casing shall be of sufficient diameter, size and strength to enclose the carrier pipe and to withstand maximum loading. Sizing and wall thickness of casing is subject to approval by the City Engineer. Sand backfill or grout fill between the casing and the carrier pipe shall be required. The carrier pipe shall be restrained joint or continuous welded pipe within the casing pipe. In order to prevent the sand from being washed from the casing the ends of the casing shall be bricked and cemented after installation, backfill and testing of the pipe are completed.

8.10 STREET PATCHING AND RESTORATION

See Sections 5.17, 5.18 and 5.19 for requirements regarding street patching and trench restoration.
CHAPTER 9

MISCELLANEOUS UTILITY SERVICES AND ADDITIONAL DEVELOPMENT REQUIREMENTS

9.1 GENERAL

The standards established by this chapter are intended to represent the minimum standards for the design and construction of additional facilities. Greater or lesser requirements may be mandated by the City due to localized conditions. The following design and construction considerations shall apply.

9.2 UTILITY SERVICES

All utility lines, including electric, telephone, fire alarm and television cables shall be placed underground prior to paving. Easement for maintenance of all utilities, both on and off-site, shall be provided as applicable to the satisfaction of the City Engineer.

9.3 STREET LIGHTING

Street lighting shall be provided by the Developer to the guidelines established in these standards. All costs of such, including, but not limited to, design, underground wiring, light standard base and luminaire shall be borne by the developer. The City shall approve of all street lighting plans as furnished by the developer to include size, spacing, height and type of pole/illuminaire.

9.4 CABLE TELEVISION

Service lines (suitable empty conduits placed and capped) for cable television shall be installed underground (location as approved by City Engineer) on all subdivisions regardless of whether or not cable television service is currently available.

9.5 STREET NAME AND TRAFFIC SIGNS

All street name signs and traffic directional signs shall be designated by the City and provided by the Developer. All costs of providing the signs, to include the installation, labor, materials, and other relevant City costs associated with determining the type, location, and associated work items shall be invoiced to and paid by the developer.
9.6 LANDSCAPING

Street landscaping shall be provided by the developer to the guidelines established in these standards and a landscaping plan shall be submitted as part of the plan package for City review and approval.

9.7 EROSION CONTROL

The detrimental effects of erosion and sedimentation shall be minimized by conforming with the following general principles:

A. Soil shall be exposed for the shortest possible time.
B. Reducing the velocity and controlling the flow of runoff.
C. Detaining runoff on the site to trap sediment.
D. Releasing runoff safely to downstream areas.

In applying these principles and accepted Best Management Practices (BMPs) as approved by the Department of Ecology in the latest city approved edition of the Stormwater Management Manual for Western Washington, the Developer and/or Contractor shall provide for erosion control through such BMPs as conducting work in phases; minimizing the disturbance to vegetation; providing mulch and/or temporary cover, sedimentation basins, and/or diversions in critical areas during construction; controlling and conveying runoff; and establishing permanent vegetation and installing erosion control structures as soon as possible.

1. Trench Mulching

Where there is danger of backfill material being washed away due to steepness of the slope along the direction of the trench, backfill material shall be compacted and held in place by covering the disturbed area with mulch, jute matting or other accepted BMP practices.

2. Cover-Crop Seeding

A cover crop shall be sown in all areas excavated or disturbed during construction that were not paved, landscaped and/or seeded prior to construction. Areas landscaped and/or seeded prior to construction shall be restored to their original or superior condition. Cover-crop seeding shall follow backfilling operations.

The Developer and/or Contractor shall be responsible for protecting all areas from erosion until the cover crop affords such protection. The cover crop shall be reseeded if required and additional measures taken to provide protection from erosion until the cover crop is capable of providing protection.
During winter months, the Contractor may postpone seeding, if conditions are such that the seed will not germinate and grow. The Developer and/or Contractor will not, however, be relieved of the responsibility of protecting all areas until the cover crop has been sown and affords protection from erosion.

The cover crop shall be sown at a rate of 10 to 15 pounds of seed per acre using a hand or power operated mechanical seeder capable of providing a uniform distribution of seed.
MISCELLANEOUS FORMS
AFFIDAVIT OF NO LIENS

STATE OF WASHINGTON )
COUNTY OF KING ) ss

Re: __________________________________________________________

The undersigned, being first duly sworn upon oath, depose and say:

I am the developer of a road and/or utility systems, or additions thereto, for the above-referenced project, and hereby certify as follows:

1. That there are no liens against or which may be filed against said project.

2. That all debts, labor bills, and the state sales taxes have been paid in connection with the above-referenced project.

By: __________________________________________________________

SUBSCRIBED AND SWORN to before me this ___ day of ______, 20__.

________________________________________
Notary Public in and for the State of Washington, residing at

(Notary Seal)
CITY OF ALGONA
AGREEMENT FOR INSPECTION AND MAINTENANCE OF PRIVATELY MAINTAINED STORM DRAINAGE FACILITIES

Declaration of Covenant

In consideration of approval of the development known as , relating to real property legally described as follows:

The undersigned, as owner(s), covenant and agree that:

1. The owner and subsequent owners of the above described property shall maintain the approved storm drainage system shown on the City approved construction plans or City approved changes thereto in compliance with the Operation and Maintenance Standards in Volume 5 of the 2012 WDOE Stormwater Management Manual for Western Washington.

2. The owner shall, maintain an Operation and Maintenance Schedule, record showing maintenance performed. The Operation and Maintenance records shall be retained by the Owner for a minimum of three years and shall be available to the City for inspection at all reasonable times.

3. The owner shall provide access to the storm drainage system at reasonable times for regular inspection by the City or its authorized representative to ensure that the facility is maintained in proper working condition in accordance with the Operation and Maintenance Schedule.

4. If at any time, in accordance with the Operations and Maintenance Schedule, the City of Algona reasonably determines that maintenance or repair work is required to be done to the existing, approved storm drainage facilities installed on the property the City shall give the current owner 30-days notice that the City intends to perform such maintenance or repairs, or to have them performed by others.

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5. If the owner has not completed or is not diligently pursuing the repair or maintenance of the system and it becomes necessary for the City of Algona to perform the work, the current owners will assume responsibility for the cost of such maintenance or repair and will reimburse the City within thirty days of the receipt of the invoice. Overdue payments will require payment of interest at the current legal rate for liquidated judgments, and any costs or fees incurred by the City, should any legal action be required to collect such payments, will be borne by the parties responsible for said reimbursements.

6. If at any time the City of Algona reasonably determines that the existing and approved storm drainage system on the property poses a hazard to life and limb, endangers property, or adversely affects the safety and operations of a public way, due to failure, damage or non-maintenance of the existing on-site storm system, and that the situation is so adverse as to preclude written notice to said owners, the City may take the measures necessary to eliminate the hazardous situation (which will mean repair or clean out of the existing system only to the same standards as originally installed and approved) provided the City has first made a reasonable effort to locate said owner before acting.

The current owners will assume responsibility for the cost of such maintenance or repair; and will reimburse the City within thirty days of receipt of the invoice. Overdue payments will require payment of interest at the current legal rate for liquidated judgments, and any costs or fees incurred by the City, should any be borne by the parties responsible for said reimbursements.

7. The owner shall keep the City of Algona informed at all times as to the name, address and telephone number of the contact person responsible for the performance of maintenance or repair work to the storm drainage facilities.

These covenants are intended to protect the value and desirability of the real property described above, and to benefit all the citizens of the City of Algona. They shall run with the land and be binding on all parties having or acquiring from the current owners or their successors, any right, title or interest therein, and to the benefit of all the citizens of the City of Algona.

8. Lien: The City shall have a lien for costs expended by it for any repairs or maintenance properly chargeable to the owner hereunder, which lien shall be prior in right to the lien of secured parties under deeds of trust, mortgages or real estate contracts, regardless of the date of their recordation, and which shall be recordable and enforceable in the manner provided for materialmens' contractors' liens pursuant to RCW Ch. 60.04 or any successor statute thereto.
9. **Attorneys' fees and costs:** Should any party institute proceedings to enforce any right hereunder, including filing a lien under paragraph 8, reasonable costs and attorneys' fees thereby incurred shall be awarded to the prevailing party in such proceeding.

__________________________
City of Algona, Mayor (Signature)  Owner (Signature)

__________________________
City of Algona, Mayor (Print)  Owner (Print)

__________________________
Date  Address

__________________________
City, State, Zip  Phone:

__________________________
Date:

STATE OF WASHINGTON

County of __________________________

I, _______________________, Notary Public in and for the State of Washington, residing at ___________________, do hereby certify that on this _____ day of __________, 20___, personally appeared before me _______________________, to be known to be the individual described in and who executed the within instrument and acknowledged that _______________________, signed and sealed the same as _______________________, free and voluntary act and deed for the uses and purposes herein mentioned.

**GIVEN UNDER MY HAND AND OFFICIAL SEAL**

this _____ day of __________, 20___.

__________________________
Notary Public in and for the State of Washington, residing at ________________ in said County. My commission expires ________________________________.
CITY OF ALGONA
ASSIGNMENT OF FUNDS
IN LIEU OF MAINTENANCE BOND

Project Name/Permit No.: ________________________________

Developer/Principal: __________________________________

In lieu of a maintenance bond, we hereby agree that the sum of
$_______________________ will be held in savings account number
in the name of __________________ to assure maintenance
requirements hereunder.

Now, therefore, the conditions of these obligations are such, that the principal
shall replace or correct any part or parts of all improvements, installed under Plans
approved by the City of Algona __________ day of __________, 20__,
discovered by the City of Algona to be defective in material or inefficient or otherwise
unsatisfactory in operations, through faulty construction, materials or workmanship, or
through any fault of design or detail arising with Contractor or manufacturer within two
years of the acceptance of the work (date) and transfer of title. Such parts shall be
replaced with parts constructed in accordance with designs and of material satisfactory to
the City.

We further agree that up to the full amount of the funds in the above referenced
account shall be released to the City of Algona upon written demand by the Mayor of the
City. The amount demanded by the Mayor will be a good faith estimate of the actual cost
of the repairs.

We further agree that if it is necessary for the City of Algona to take any legal
action against any signatory to this agreement to assure compliance with its terms, the
City shall be entitled to its reasonable costs and attorney’s fees.

It shall be the responsibility of both the principal and the financial institution to inform
the City of Algona, in writing, of any change of mailing address. The City will mail only
to the last known address of principal and financial institution.

Signed this _______ day of __________, 20__.

Principal

Name of Financial Institution

Address

Address

City, State, Zip

City, State, Zip

Phone No.

Phone No.
Signature of Principal

Signature of Bank Official

Print Name and Title

Print Name and Title

STATE OF WASHINGTON:  )
COUNTY OF KING:  ) ss.

I Certify that I know or have satisfactory evidence that
is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledgment it as the officer of to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: _____________________________
(seal or stamp)

Notary Public (Title) in and for the State of Washington,
Residing at _____________________________

Print Name
My appointment expires: ____________________
ASSIGNMENT OF FUNDS
IN LIEU OF PERFORMANCE BOND

STATE OF WASHINGTON )
COUNTY OF KING ) ss.

WE HEREBY AGREE that the sum of $________ will be held in
account number __________ in the name of ______________________________
to assure performance requirements hereunder.

NOW, THEREFORE, the conditions of these obligations are such that the
principal will construct all improvements in full compliance with all the requirements of
the City of Algona for the project of ________________________________,
as listed below:

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The above-listed project elements are to be completed within one year from the
date of assignment of funds approval, or as later may be amended and evidences by a
letter of amendment for the City of Algona. This letter shall remain in force and effect
until such time as the project elements have been completed and funds released by letter
from the City of Algona.

WE FURTHER AGREE that up to the full assigned amount shall be released to
the City of Algona upon written demand by ________________________________
of the City of Algona. The amount demanded by the ____________________________
or designee will be a good faith estimate of the actual cost of the repairs or
improvements.
WE FURTHER AGREE that if it is necessary for the City of Algona to take any legal action against any signatory to the Agreement to assure the proper completion of this project, the City of Algona will be entitled to reasonable costs and attorney’s fees.

It shall be the responsibility of both the Principal and Surety to inform the City of Algona if they change addresses. Change of address should be mailed to the City of Algona, 402 Warde Street, Algona WA 98001. The City will mail only to the last known address of Principal and Surety.

DATED this ______ day of ____________, 20____.

Principal

Address

City, State and Zip Code

Name of Financial Institution

Address

City, State and Zip Code
ASSIGNMENT OF FUNDS

Plat: ____________________________
Requested By: _______________________
Date of Request: _______________________

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SUBTOTAL $_________
TAX $_________
TOTAL OF WORK $_________

Department: ____________________________
Authorize to Release: ____________________________
CORPORATE ACKNOWLEDGEMENT

STATE OF WASHINGTON )
) ss.
County of King )

On this __________ day of __________________, ___, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared ____________________________, to me known to be the __________________________, of ____________________________, the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed to said corporation, for the uses and purposes therein mentioned, and on oath states that ____________________________ was authorized to execute said instrument and that the seal affixed is the corporate seal of said corporation.

______________________________
NOTARY PUBLIC in and for the State of Washington
Printed Name:
Residing At:
My Commission Expires:
CITY OF ALGONA, KING COUNTY

BILL OF SALE

KNOW ALL BY THESE PRESENTS that for and in consideration of the sum of One Dollar ($1.00) and other good and sufficient consideration, receipt whereof is hereby acknowledged, the undersigned grantor(s) do(es) by these presents hereby convey, set over, assign, transfer and sell to the City of Algona, King County, Washington, a municipal corporation, the following described water/sanitary/storm or roadway system and all appurtenances thereto, situated in the City of Algona, King County, Washington:

DESCRIPTION ALONG FROM TO SIZE LENGTH

the said grantor(s) hereby warrants that he, they, it, is/are the sole owner(s) of all the property above described; that they have full power to convey all rights herein conveyed and agree to hold the City of Algona harmless from any and all claims which might result from execution of this document.

IN WITNESS WHEREOF the grantor(s) has/have executed these presents this ___ day of ______________, 20__.

STATE OF WASHINGTON )
SNOHOMISH COUNTY ) ss.

On this ___ day of ______________, 20__, before me the undersigned Notary Public personally appeared ________________________, to me known to be the individual(s) who executed the within and foregoing instrument and acknowledged that he signed and sealed the same as ______________ free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and official seal the day and year in this certificate above written.

Notary Public in and for the State of Washington

Residing at _______________________

________________________________
CITY OF ALGONA

DEVELOPER AGREEMENT

THIS AGREEMENT, by and between the City of Algona, a municipal corporation, hereinafter referred to as "City", and ______________________, hereinafter referred to as "Developer":

WITNESSETH: That whereas the City of Algona, a municipal corporation, provides water/sanitary/storm/gas or roadway service within this area, and the above-named Developer is preparing to construct an extension or modification or additions thereto, and said development requires the City's service;

WHEREFORE, THE PARTIES AGREE AS FOLLOWS:

1. Developer agrees to construct the water/sanitary/storm/gas or roadway system, or additions thereto, to be connected to the City's infrastructure, and to maintain such additions until such time as the improvements are accepted by the City, with the agreements conditioned as set forth below. The improvements, extension, or additions thereto, shall be located within that area commonly referred to as ______________, which property is described in Exhibit "A" attached hereto and referred to hereinafter as "Premises".

2. As a condition precedent to City obligations under this agreement, the Developer shall construct the proposed water/sanitary/storm/gas/or roadway system, or additions thereto, in conformance with the minimum standards as set forth in the City's currently adopted Public Works Standards, as adopted together with any amendments thereto hereinafter made, and further to conform with the City's comprehensive planning documents, which agreement shall include oversizing of mains necessitated by the comprehensive plan.

3. The developer agrees that the construction of any infrastructure items, or additions thereto, shall not commence until the following conditions have been fulfilled:
   a. The developer shall furnish the City with four (4) sets of detailed plans for the proposed improvements, or additions thereto, at Developer's own expense, prepared by a qualified engineer currently licensed in the State of Washington.
   b. The above plans shall require the review and approval by the City and its Engineer, and the cost of such review shall be at the Developer's own expense.
   c. Minimum requirements for all plans, or additions thereto, submitted to the City for review are given on the plan checklist in the Public Works Standards.
   d. All permits have been received. Permits may include, but are not limited to, Right-of-Way Permit, Fill and Grade Permit, Stormwater Permit (issued by the Department of Ecology for fill and grade activities on sites larger than 1 acre).
e. Construction requirements in addition to the City standards and details for developer extensions, as adopted, are as follows:

(1) All streets and/or roadways shall be graded to a minimum of two (2) feet above the crown of utility lines before installation of utility improvements, unless otherwise approved by the City Engineer.

(2) All lots shall be fully staked to assist all parties involved in the proper location of utility services.

(3) All contractors and subcontractors shall have a current Washington State Contractors License on file with the City.

(4) The Developer's proposed improvements, or additions thereto, on Premises shall not be connected to the City system until authorized by the City, and such connection shall be performed only under the supervision and approval of the City.

f. For the purpose of applying RCW 4.24.115 to this Contract, the Developer and the City agree that the term "damages" applies only to the finding in a judicial proceeding and is exclusive of third party claims for damages preliminary thereto.

The Developer agrees to indemnify and hold harmless the City from all claims for damages by third parties, including costs and reasonable attorney's fees in the defense of claims for damages, arising from performance of the Developer's express or implied obligations under this Agreement. The Developer waives any right of contribution against the City.

It is agreed and mutually negotiated that in any and all claims against the City or any of its agents or employees by any employee of the Developer, any contractor or subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation hereunder shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Developer or any contractor or subcontractor under Workman's Compensation Acts, disability benefits acts or other employees' benefit acts. The City and the Developer agree that all third part claims for damages against the City for which the Developer's insurance carrier does not accept defense of the City may be tendered by the City by the Developer who shall, if so tendered by the City, accept and undertake to defend or settle with the Claimant. The City retains the right to approve claim investigation and counsel assigned to said claim and all investigation and legal work product regarding said claim shall be performed under a fiduciary relationship to the City. In the event that the City agrees or a court finds that the claim arises from the sole negligence of the City, this indemnification shall be void and the City shall be responsible for all damages payable to the third party claimant. In the event that the City and the Developer agree or a court finds that the claim arises from or includes negligence of both the Developer and the City, the Developer shall be responsible for all damages payable by the Developer to the third party claimant under the court findings, and, in
addition thereto, the Developer shall hereunder indemnify the City for all damages paid or payable to the City under the court findings in an amount not to exceed the percentage of total fault attributable to the Developer. For example, where the Developer is 25% negligent, the Developer shall not be required to indemnify the City for any amount in excess of 25% of the claimant's total damages.

In the event the Developer in his operation damages or disrupts existing improvements, the repairs shall be made at the Developer's expense. In the event they are so damaged or the service disrupted and the Developer fails or is unable to immediately restore the service, then the Owners of the improvements may cause the repairs to be made by others and all costs for the same shall be at the Developer's own expense.

Where the construction crosses or is adjacent to existing utilities, the Developer shall exercise extreme care to protect such utilities from damage.

If any damage is done to an existing utility, the Developer shall notify the utility company involved, who will dispatch a crew to repair the damage at the Developer's expense. All costs for the same shall be at the Developer's own expense.

The Developer shall be aware that some existing City owned facilities are known to contain asbestos cement pipe. The Developer shall conduct all work related to existing asbestos cement pipe in strict accordance with current WISHA safety regulations and provisions contained within WAC 296-62-077. All costs related to work in compliance with established rules and regulations shall be the responsibility of the Developer. Demolition of existing asbestos cement pipe, if required, will be permitted only after the proper permits are obtained from the Puget Sound Air Pollution Control Agency. The Developer shall be responsible for all associated fees and permits required for asbestos removal and disposal. Work crews shall be provided with proper protective clothing and equipment. Hand tools shall be used, and the asbestos cement pipe shall be scored and broken in lieu of the sawing or other methods, which release fibers into the atmosphere. Waste asbestos pipe shall be buried in the trench. Asbestos pipe to be abandoned in place shall not be disturbed, except as noted herein, and shall remain in its original position.

The Developer is cautioned that all existing drainage systems, whether open ditch, buried pipe, or drainage structures, are not on record. It shall be the responsibility of the Developer to repair or replace all such systems found during construction, which are damaged by the Developer's construction in a manner, which is satisfactory to the City.

Where the Developer is allowed to use private property adjacent to the work, the property so used shall be returned to its original or superior condition. The Developer shall make all arrangements in advance with such property owners, to insure that no conflicts will ensue after the property is restored as described above. The Developer will be required to furnish the City with a written release from said private property owners, if the City deems it to be necessary to obtain such document.
4. The construction of the Developer's proposed improvements, or additions thereto, shall be supervised by the City in such a manner and at such times as the City deems reasonably necessary to assure that construction of the system will conform with the above-mentioned plans and specifications and minimum City Standards. The Developer herewith agrees to allow such inspections and agrees to cooperate providing reasonable advance notice on his construction schedule during the various construction phases as requested by the City. The Developer further agrees to reimburse the City for all engineering fees and expenses incurred by the City for such supervision.

5. The Developer's proposed improvements, or additions thereto, shall not be accepted for service and use until the same have been fully inspected and approved, and the following requirements have been performed:

a. Submit to the City in Auto-CADD format, latest revision, the computer file supplied on a compact disc (CD) accompanied by the two full size plan sets, with all changes from the original design clearly marked to reflect the as-built conditions. The Developer's Engineer shall certify the accuracy of the record drawings and shall affix his seal and signature.

b. Payment of all permit fees and equivalent assessment charges and any other applicable City charges required for Premises.

c. Payment of all plan check and inspection fees and related fees.

d. Prepare, furnish and record with the County the required easements in accordance with City's standard form.

e. Furnish the City with an affidavit warranting there are no liens against the improvements constructed on Premises by the Developers, this affidavit shall be in the form prescribed by the City.

f. Furnish the City with a Bill of Sale conveying the water/sanitary/storm or roadway system to the City, which shall include a two-year guarantee that the conveyed systems or improvements or additions thereto shall be free of defects in labor and materials. Form shall be as prescribed by the City.

g. Payment of all applicable bills, invoices, fees, etc., have been paid in full.

6. In the event any warranty repairs are required, the City agrees, whenever feasible, to provide the Developer with reasonable notice before directly undertaking such repairs. The City reserves the right, however, to effect emergency repairs as deemed necessary by the City. The City shall be reimbursed by the Developer for all costs thereof.
7. Upon performing all requirements, including those as set forth in Paragraph 5 above, the City shall accept the water/sanitary/storm or roadway improvements, and agree therewith to operate and maintain said system.

SUBMITTED this ____ day of __________, 20__.

BY DEVELOPER:

Printed Name

Signature

Date

State of Washington )
County of King ) ss.

On this _____ day of __________, 20__, before, me the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared ________________, to me known to be the person who executed the foregoing instrument, and acknowledged the said instrument to be his free and voluntary act and deed, for the uses and purposes therein mentioned, and acknowledged that he/she had the legal authority to execute said agreement on behalf of the "Developer".

WITNESS my hand and official seal affixed the day and year first above written.

(individual)

Notary Public in and for the State of Washington, residing at ______________

Page 5 of 6
CITY OF ALGONA
DEVELOPER AGREEMENT
EXHIBIT "A"

PLAT NAME: ____________________________

DEVELOPER: ____________________________

LEGAL DESCRIPTION:

______________________________________
______________________________________
______________________________________
______________________________________
______________________________________
______________________________________
______________________________________
______________________________________
EASEMENT FOR UTILITIES

THIS EASEMENT is made on the ___ day of __________, ______ (“Effective Date”) by __________________________, a Washington corporation (“Grantor”).

1. Grant and Location of Easement. Grantor hereby grants and conveys to the City of Algona, a municipal corporation (“Grantee”), its successors and assigns, a non-exclusive utility easement (“Easement”) with immediate right of entry and continued access over, under, and across the real property legally described on Exhibit A.

2. Purpose of Easement. The purpose of this Easement is for the construction, improvement, maintenance, and repair of underground utilities, including but not limited to an underground water, storm drainage, and sanitary sewer pipes, and other appurtenant structures.

3. Maintenance of Easement. Grantee shall maintain and repair the utility pipes, water mains, and its appurtenant structures so as not to damage the property burdened by this Easement, or any other property.

4. Interference. Grantor may use the surface above the Easement, PROVIDED that its use does not interfere with or cause damage to the utility pipes, water mains, and appurtenant structures, PROVIDED FURTHER that prior to constructing any building or planting any trees within the Easement Grantor shall obtain the written consent of Grantee, which consent shall not be unreasonably withheld. Grantor may construct a fence or other obstruction on Grantor’s property, PROVIDED however that Grantor does not prohibit or impede Grantee’s access to the Easement. Grantor may grant other non-exclusive easement rights in and to the Easement; PROVIDED, however, that no other utility pipe, line, or structure shall be located closer than five (5) feet parallel to the Grantee’s utility pipe, water main, and/or appurtenances; and, PROVIDED FURTHER, that prior to installation of any utility pipe, line, or structure that crosses the Easement, Grantor shall obtain the written consent of Grantee, which consent shall not be unreasonably withheld. If, in exercising any right to use the surface above the Easement or grant other easements, the Easement is disturbed, Grantor shall return the Easement to its condition prior to its disruption, at Grantor’s sole cost and expense.

5. Title. The Grantor warrants that the Grantor has good title to the above property.
6. **Successor and Assigns.** This agreement shall run with the property and be binding on the parties, their successors, and assigns.

A Washington corporation

By: 
Its: 

STATE OF WASHINGTON )
County of Snohomish ) ss.

On this day personally appeared before me , to me known to be the person who executed the within instrument as the of , the corporation that executed the within and foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that he/she is authorized to execute the said instrument and that the seal affixed in the corporate seal of said corporation.

GIVEN under my hand and official seal this day of , 20__.

(Type/Print Name)
Notary Public in and for the State of Washington, residing at .
My appointment expires: ______________.
MAINTENANCE BOND

Algona Subdivision/  
Plat/Permit No:  
Project Address:  

Owner/Developer/  
Contractor ("Principal"):  
Principal Address:  
Project Name:  

WHEREAS, ___________________________________________________________________, hereinafter referred to as "the Principal," has applied to the City of Algona, hereinafter referred to as "the City," to construct the project known as ___________________________________________________________________, on a site located at ___________________________________________________________________, within the City of Algona, and;

WHEREAS, the City approved the requested action on ___________________________________________________________________, and;

WHEREAS, the approval granted by the City and the provisions of the Algona Municipal Code require certain improvements to be made in connection with construction of the project, the improvements are shown on the approved site plan and/or other required plans and as further defined by the conditions identified in the City file,

WHEREAS, a further condition is that the Principal will maintain and repair the improvements in said project for a period of ______ months from their final acceptance by the City.

NOW, THEREFORE, the undersigned PRINCIPAL and the bonding company, ___________________________________________________________________, a corporation authorized to transact surety business in the State of Washington, hereinafter referred to as "the Surety," agree and bind themselves, their heirs, executors, ___________________________________________________________________, ($ ____________), lawful money of the United States, according to the following terms and conditions:

1. **Failure to Repair and Maintain.** If the Principal does not repair and maintain all improvements required by the above-referenced conditions, plans, and file within ______ months, then the Surety shall, upon the demand of the City, remit to the City within ten (10) days of receipt of said demand, the amount of this Bond or such lesser amount as may be specific in the demand.

2. **Repairs by the City.** In the event the Principal fails to make any repairs or maintenance on the improvements within the time specified by the City (generally after fourteen (14) days notice, or less, if the City determines and emergency exists), its
employees and agents shall have the right, at their sole election, to enter onto said property described above for the purpose of making repairs or maintenance. This provision shall not be construed as creating an obligation on the part of the City or its representatives to repair and maintain such improvements. The Principal and Surety agree to reimburse the City for all costs to the City, plus an additional sum equal to fifteen percent (15%) of the City’s cost for administrative and enforcement expense.

3. Attorney’s Fees. In the event any lawsuit is instituted by the City of Algona, the Principal or the Surety to enforce the terms of this Bond or to determine the rights of any party hereunder, the prevailing party in such litigation shall be entitled to recover from the losing party its cost, including reasonable attorney’s fees, incurred as a result of such lawsuit.

4. Release of Bond. This Bond shall remain in full force and effect until the obligations secured hereby have been fully performed, and until release in writing by the City at the request of the Surety of the Principal upon expiration of the period specified in paragraph 1 above.

Dated this ________ day of __________, 20__.

Bonding Company

__________________________

Developer/Owner/Phone #

Officer/Title

__________________________

Accepted by the City of Algona

Dated: ______________________

Address/Phone

Sample

MB-2
PERFORMANCE BOND

Algonia Subdivision/
Plat/Permit No: ____________________________
Project Address ____________________________________________

Owner/Developer/
Contractor ("Principal"):
Principal Address: ____________________________
Project Name: ____________________________

WHEREAS, ____________________________, hereinafter referred to as "the Principal," has applied to the City of Algonia, hereinafter referred to as "the City," to construct the project known as ____________________________, on a site located at ____________________________, within the City of Algonia, and;

WHEREAS, the City approved the requested action on ____________________________, and;

WHEREAS, the approval granted by the City and the provisions of the Algonia Municipal Code require certain improvements to be made in connection with construction of the project, the improvements are shown on the approved site plan and/or other required plans and as further defined by the conditions identified in the City file,

NOW, THEREFORE, the undersigned PRINCIPAL and the bonding company, ____________________________, a corporation authorized to transact surety business in the State of Washington, hereinafter referred to as "the Surety," agree and bind themselves, their heirs, executors, ____________________________, lawful money of the United States, according to the following terms and conditions:

I. Completion of Improvements. If the Principal does not complete all improvements required by the above-referenced conditions, plans, and file within ____________________________, weeks/months, then the Surety shall, upon the demand of the City, remit to the city within ten (10) days of receipt of said demand, the amount of this Bond or such lesser amount as may be specific in the demand.

If any improvements are in the City right-of-way, then the Principal will replace and restore such roadway, street, alley, avenue, or other public place to as good as state or condition as at the time of the commencement of said work, and maintain the same in good order, to the satisfaction of the City of Algonia Engineering Department or City Engineer, and will comply with all the provisions of any permit and all resolutions or instruments related thereto.

PB-1
2. **Repairs by the City.** In the event the Principal fails to complete all of the above-referenced improvements within the time specified by the City, its employees and agents shall have the right, at their sole election, to enter onto said property described above for the purpose of completing the improvements. This provision shall not be construed as creating an obligation on the part of the City or its representatives to complete such improvements. The Principal and Surety agree to reimburse the City for all costs to the City, plus an additional sum equal to fifteen percent (15%) of the City’s cost for administrative and enforcement expense.

3. **Attorney’s Fees.** In the event any lawsuit is instituted by the City of Algona, the Principal or the Surety to enforce the terms of this Bond or to determine the rights of any party hereunder, the prevailing party in such litigation shall be entitled to recover from the losing party its cost, including reasonable attorney’s fees, incurred as a result of such lawsuit.

4. **Release of Bond.** This Bond shall remain in full force and effect until the obligations secured hereby have been fully performed and a bond guaranteeing maintenance of all improvements for a period of two (2) years from acceptance has been submitted to the City in an amount of not less than 15 percent (15%) of the cost of the improvements and in a form suitable to the City, and until released in writing by the City at the request of the Surety or the Principal upon expiration of the period specified in paragraph 1 above.

Dated this __________ day of __________, 20__.

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<td>Address/Phone</td>
<td>Accepted by the City of Algona Dated:</td>
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CITY OF ALGONA
PLAN CHECKLIST

Project: ____________________________
Applicant: __________________________
Date Submitted: ____________________
Engineer: __________________________
Phone: ____________________________

GENERAL: 3 Sets of Plans and documents shall be submitted
• Vicinity Map
• Preliminary Plat Map
• Legend (APWA Standard Symbols)
• North Arrow
• Scale Bar
• Datum-Bench Mark Elevation and Location (on all sheets where elevations are referenced)
• Title Block:
  • Title:
  • Design By: (must be Washington State Licensed Engineer)
  • Drawn By:
  • Date:
  • Checked By:
  • Signature Approval Block (see above example):
  • Sheet Number of Total Sheets:
• Section, Township, and Range (every plan/profile sheet)
• Engineer's Stamp (signed and dated)
• Project Title (cover sheet)
• Utility System Map (showing all proposed utilities on one drawing)
• Revision Block
• Horizontal Scale: 1"=50' (or as otherwise approved by the City)
• Plan sheets shall be not less than 22" x 34"
• Approval Block (in lower right corner of each drawing)

APPROVED FOR CONSTRUCTION

BY: ____________________________
  City of Algona

DATE: ____________________________

These drawings are approved until [expiration of preliminary plat or site plan approval]. The City reserves the right to make revisions, additions, deletions, or modifications should construction be delayed beyond this time limitation. The City, by approving these drawings, assumes no liability in regards to their accuracy or omissions.
PLAN STANDARD ITEMS

- Centerline and Stations
- Edge of Pavement and Width
- Right-of-Way and Width
- Proposed Survey Monumentation Locations and Details
- Sidewalk and Width
- Roadway Sections
- Existing Utilities (above and below ground)
- Existing Structures
- Existing Limits of Hard Surfaces, Gravel and Pervious Surfaces
- Adjacent Property Lines, Ownership, Parcel Number, and Street Address
- Identify Street Names, Right-of-Way, Lots
- Identify/Match Existing Sheet Numbers and Stations
- Easements, Width, and Type
- Define Survey Baseline
- Stations for Structures
- Flow Direction Arrows
- Contour map of proposed development showing existing and proposed finished topography (maximum 2-foot contour interval) extending 50’ beyond the proposed development boundary.
- All flood plains, wetlands, steep slopes and/or sensitive areas, buffers and their relation to proposed development.

PROFILE PORTION STANDARD ITEMS

- Profile Grades (decimal FT./FT.)
- Existing Ground
- Scale (1’=50’ Horizontal, 1”=5’ Vertical)
- Stationing
- Vertical Elevation Increments
- Existing Utilities (if available)

Miscellaneous:

- Detail Sheet
- General Notes

EROSION CONTROL GRADING


- Plans shall show erosion control measures to be installed.
- The plans shall be annotated with Temporary Erosion and Soil Control (TESC) notes per WDOE Stormwater Manual. Notes shall address at a minimum maintenance procedures for TESC facilities, length of time of soil exposure and timing for installation and removal of TESC facilities.
SANITARY SEWER


- A plan and profile of the proposed improvements to a scale of 1"=40' horizontal and 1"=5' vertical.
- Property lines, sewer main, manholes, side sewer and paving locations are shown.
- Sewer mains are in proper location, 5 feet south and west of centerline, unless previously approved by Engineer.
- All pipelines shall have a minimum cover of 3 feet. (Side sewer laterals in public rights-of-way shall have a minimum 5 feet at right-of-way line).
- All pipe crossings and parallel pipes have 10-foot horizontal spacing and 18-inches vertical separation from the nearest water main.
- Pipes between manholes are straight in alignment.
- Pipes are design no less than the following minimum grade:
  - 8-inch gravity main: 0.5%
  - 6-inch side sewer: 2.0%
  - 8-inch gravity dead end: 1.0%
- Steeper slopes may be required depending on topography and tributary flows (at the discretion of the City’s Engineer).
- Sewers on 18 percent slope or greater shall be anchored securely with concrete anchors or equal.
  - 18 to 35%: 36 feet center to center
  - 35 to 50%: 24 feet center to center
  - 50 and over: 16 feet center to center
- Manhole spacing has not exceeded 400 feet (unless approved by City Engineer).
- Manholes at all changes in grade, pipe alignment, pipe intersection and termination points. Clean-outs are not acceptable as a substitute.
- Manholes are not located in low points of vertical curves or curb flow lines (gutter sections).
- Drop connection, maximum depth 10 feet. Must be outside drop unless otherwise approved by City of Algona.
- Manholes and cleanouts in paved areas shall not have locking lids. Manhole rings in such areas shall not have bolt tabs.
- Manholes and cleanout located in easement areas and outside of paved areas shall have locking lids and concrete collars. Locking manhole lids shall be three hole countersunk hex bolt type.
- Manholes shall have a 0.10-foot drop across the channel.
- 0.8 depth rule where a smaller sewer joins a larger one. The invert of the larger sewer should be lowered sufficiently to maintain the same energy gradient, or the crowns of the two lines are at matching elevation.
- Invert and rim elevation on plan and profile for all manholes.
- Correct invert elevation at point of connection (field verified).
- Manhole steps and ladders are polypropylene.
- Individual tee connections have been used for side sewer lines (or City approved alternative).
- An inspection tee, to be utilized as a cleanout, has been provided at the property line for all side sewers.
- All public rights-of-way and lot corners are clearly identified.
- Side sewer stubs have been provided for each lot that requires service (no double side sewer connections).
- Existing and finished roadway grades and elevations have been provided if new roadway sections need be constructed.
- Side sewer cleanouts have been placed at no more than 100-foot spacing.
- Commercial, Industrial, or School food establishment shall have grease interceptor(s) installed (Interceptor installed as close as possible to source of grease/fat).
- Road restoration has been designed per County, City and/or State Standards.
- Standard details have been referenced.
- Pipe material designated in each run.
- Pipe length indicated from MH centers. Pipe run length indicated on both plan & profile views.
- Side sewer stationing from nearest downstream MH.
- Pipe bedding/trench detail.

ADDITIONAL CITY REQUIREMENTS MAY BE MANDATED, ON A CASE BY CASE BASIS DUE TO SITE SPECIFIC CONDITIONS:

WATER

References: Algona Water Comprehensive Plan (available at City Hall).

Plan View:
- System Map Showing Existing and Proposed with line size, valves, and hydrants
- Existing Utility Conflicts
- Fixtures (need horizontal and vertical control):
  - Fire Hydrants (at all intersections)
  - Blow-Off (at end of line)
  - Vacuum and Air Release Valves When Required
- Tees, Crosses, Elbows, Adapters, and Valves Need Coupling Type, Meter Locations
- Valves (two each tee, three each cross)
- Thrust Blocking Required at all Fittings Including In-Line Valves
- Distance from Sewer
- Service to Each Lot (include open tracts)
- All valves 14 inches and larger are butterfly valves
- All valves 12 inches and smaller are resilient seated gate valves
- Water sample stations have been provided, as required
- Minimum service line size between water main and a single residential meter is 1 inch
- All dead end mains closed with MJ caps, plugs, thrust blocks, and/or blowoff assemblies
- Thrust blocks have been provided for all fittings and bends
- Pipes connecting hydrants to mains are at least 6 inches in diameter and not longer than 50 feet
- Mains are located 5 feet northerly or easterly of street centerline (or City approved location
- Irrigation system cross connection control

Profile View:
- Existing Utility Crossings
- Show Fixtures (tees, crosses, hydrants)
- Show Valves and Couplers
- Size of Water Main
- Length of Water Main in LF
• Cover Over Pipe (36 inch min. for distribution and 42-inch cover for transmission)
• Grades

Miscellaneous

• Detail Sheet
• Water General Notes

STORM SEWER

References: 2012 DOE Stormwater Management Manual for Western Washington, Standard Specifications for Road, Bridge, and Road Construction (Current Version)

• Stormwater Site Plan (Report):
  • Cover Sheet
  • Table of Contents
  • Section 1 - Project Overview
  • Section 2 - Plot Plan including:
    • Location of structures, other impervious surfaces
    • Locations of stormwater runoff control facilities
    • Plot Layout
    • Setback Requirements
    • Existing Site Features
    • Water Quality Sensitive Areas
    • Road Rights-of-Way and Easements
    • Basins (including Off-Site Contributing Areas)
    • Average Slope
    • Overland Flow Paths and Distances
    • Soil Types
    • Spot Water Surface Elevations, Discharges and Velocities for the Design Event
  • Section 3 - Preliminary Conditions Summary
  • Section 4 - Off-Site Analysis
  • Section 5 - Analysis and design of proposed stormwater runoff control facilities, including treatment and source control BMP’s and streambank erosion control requirements
  • Section 6 - Special Reports and Studies (if necessary)
  • Section 7 - Temporary Erosion and Sediment Control Plan

• Large Parcel Erosion and Sediment Control Plan:
  • Stabilization and Sediment Trapping
  • Delineate Clearing and Easement Limits
  • Protection of Adjacent Properties
  • Timing and Stabilization of Sediment Trapping Measures
  • Cut and Fill Slopes
  • Controlling Offsite Erosion
  • Stabilization of Temporary Conveyance Channels and Outlets
  • Storm Drain Inlet Protection
  • Underground Utility Construction
  • Construction Access Routes
  • Removal of Temporary BMPs
  • Dewatering Construction Sites
- Control of Pollutants other than Sediment on Construction Sites
- Construction Entrance Detail
- Silt Fences and Traps
- Mulching and Vegetation Plan
- Location and Details of Temporary Sediment Ponds

- Drawings and Specifications:
  - Vicinity Map
  - Project Boundaries
  - Contours
  - Major Drainage Features
  - Flow Path

- Site Map:
  - Existing Topography at Least 50 feet Beyond Site Boundaries
  - Finished Grades
  - Existing Structures within 1,000 feet of Project Boundary
  - Utilities
  - Easements, Both Existing and Proposed
  - Environmentally Sensitive Areas
  - 100-Year Flood Plain Boundary
  - Existing and Proposed Wells within 1,200 feet of Proposed Retention Facility
  - Existing and Proposed Fuel Tanks
  - Existing and Proposed On-Site Sanitary Systems within 100 feet of Detention/Retention Facilities
  - Proposed Structures Including Roads and Parking Surfaces
  - Lot Dimensions and Areas
  - Proposed Drainage Facilities and Sufficient Cross-Sections and Details to Build
  - Fencing and Landscaping

- Plan View - Conveyance System:
  - Station and Number at each Manhole/Catch Basin
  - Manhole/Catch Basin Type and Size
  - Manhole/Catch Basin Rim Elevation
  - Flow Direction with Arrow on Pipe/Channel
  - Type and Size of Pipe
  - Length of Pipe in Lineal Feet
  - Scale 1"=50'

- Profile View - Conveyance System:
  - Station and Number at each Manhole/Catch Basin
  - Rim Elevation
  - Invert In and Out
  - Length of Pipe in Lineal Feet
  - Grades (FT/FT)
  - Scale 1"=5'

Miscellaneous
- Detail Sheet
- Storm General Notes
STREET

Plan View:

- Flow Direction Arrows at Curb Returns Showing Grade
- Spot Elevations on Curb Returns
- Station PC, PT, PI, and Intersections
- Curve Information Delta, Radius, Length, and Tangent
- BCR and ECR (Begin Curb Radius, End Curb Radius)
- Identify All Field Design Situations
- Typical Sections
- Pavement Marking Details with Station and Offset
- Sidewalks:
  - Driveway Entrances:
    - Station
    - Width, Material
    - Driveway Type
  - Handicap Ramps-Detail and Type
- Landscaping plan

Profile View:

- Vertical Information VPI, BVC, EVC, Low Point, High Point
- Show Grades in Decimal Form with (+ Or -) Slope
- Super Elevated Roadways:
  - Detail-Show Transitions
  - Special Detail Showing Gutter Flowing Adequately

Miscellaneous:

- Detail Sheet
- Street General Notes

ILLUMINATION (within ROW)

- Lighting
  - Station and Offset to Fixtures
  - Pole Type, Including Manufacturer and Model Number
  - Mounting Height, Arm Length, Anchor Bolt Size, and Pattern
  - Power Source:
    - Wire Size, Type, Conduit
    - Line Loss Calculations
  - Luminaire Type, Lamp Wattage
  - Location of Service Disconnects
  - J-Box Location (include station and offset)

Miscellaneous:

- Detail Sheet
- Lighting General Notes

MISCELLANEOUS

- Easements and/or Dedication Deeds
SURETY ACKNOWLEDGEMENT

STATE OF WASHINGTON )
County of King ) ss.

On this __________ day of ________________, ____ before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared __________________________ to me known to be the __________________________ of __________________________, the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed to said corporation, for the uses and purposes therein mentioned, and on oath states that __________________________ was authorized to execute said instrument and that the seal affixed is the corporate seal of said corporation.

NOTARY PUBLIC in and for the State of Washington
My Commission Expires: __________________________

DEVELOPER/OWNER

STATE OF WASHINGTON )
County of King ) ss.

On this __________ day of ________________, ____ before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared __________________________ to me known to be the __________________________ of __________________________, the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed to said corporation, for the uses and purposes therein mentioned, and on oath states that __________________________ was authorized to execute said instrument and that the seal affixed is the corporate seal of said corporation.

NOTARY PUBLIC in and for the State of Washington
My Commission Expires: __________________________
# LIST OF MISCELLANEOUS DETAILS

**TITLE OF DRAWING**

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<thead>
<tr>
<th>Roadway Details</th>
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<td>Pavement Markings</td>
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<td>Parking Space Markings</td>
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<td>Mailbox</td>
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<td>Poured Monument in Place</td>
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<td>Sidewalk without Planting Strip</td>
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<td>Cul-de-Sac</td>
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<td>Hammerhead Turnaround</td>
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<td>Cement Concrete Driveway without Planter Strip</td>
<td>(T-19B DWAY APPROACH)</td>
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<td>Parallel Curb Ramp</td>
<td>(T-24A PARALLEL CURB)</td>
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<td>Single Direction Curb Ramp</td>
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<td>(T-24D SWALK RAMP)</td>
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<td>Manhole or Catch Basin (Type 2) Grade Adj</td>
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<td>Valve Box Adjustment</td>
<td>(VALV-BOX)</td>
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<td>Speed Hump</td>
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**Water System Details**

| Water Main Depth Requirements                        | (WA-MAIN)   |
| Water Main Trench Section                            | (WA-MAIN2)  |
| Minimum Utility Spacing                              | (TYP-UTIL)  |
| Thrust Block Detail (1 of 2)                         | (THRU-BLO2) |
| Thrust Block Detail (2 of 2)                         | (THRU-BLO2) |
| Example Thrust Block Calculation                     | (EXAMPLE CALCULATION) |
| Thrust Restraint for Ductile Iron Pipe               | (DUCT-PIP)  |
| Vertical Anchor Block                                | (ANCH-BLO)  |
| 1" and Smaller Water Service (1 of 2)                | (WAT-SERV)  |
| 1" and Smaller Water Service (2 of 2)                | (WAT-SERV)  |
| 1-1/2" and 2" Water Service (1 of 2)                 | (2-WAT)     |
| 2" Blow Off Assembly                                 | (BLOW-OFF)  |
| Water Valve Stem Extension                           | (WAT-VALV)  |
Fire Hydrant Installation (Extruded Curb) (FIRE-HYD)
Fire Hydrant in Planter Strip (Crb, Gutter Sidewlk) (FIRE-HYD2)
Fire Hydrant in Sidewalk (FIRE-HYD2)
Fire Hydrant Relocation (FIRE-HYD3)
Fire Hydrant in Cut or Fill (FIRE-HYD4)
Fire Hydrant Guard Post Installation (FIRE-HYD5)
Cut-in Connection (CUT-CONN)
Reduced Pressure Backflow Assembly 3/4" to 2" (RPBA)
Reduced Pressure Backflow Assembly> 3" (RPBA-2)
Reduced Pressure Backflow Detector Assembly >3" (RPBA-2)
Fire Line Connection (FIRELINE)
Air & Vacuum Release Assembly (AIR-RLS)
Water Sampling Station (WAT SAMP)
Individual Double Check Detector Assembly (DBL-CHCK)
Meter and Meter Vault Assembly 3" - 10" (1 of 2) (3MM)
Meter and Meter Vault Assembly 3" - 10" (2 of 2) (3MM)
Double-Check Detector Backflow Prev. Assem. (DCD-BPA)

Sanitary Sewer Details
Flexible Pipe Trench Section (SSTSFLSX)
Typical Precast Manhole (TPMH)
Typical Manhole Plan View (TMHP)
Shallow Precast Manhole (TS-PMH)
Typical Saddle Manhole (TSMH)
Inside Drop Manhole (IDMH)
Force Main Discharge Manhole (FDMH)
Pressure Line and Force Main Typ. Trench Sect (PLFMTTS)
New Side Sewer Service (SSD)
Standing Side Sewer (SSS)
Vacuum Relief Assembly (AVRA)
Manhole Frame and Cover (SSMH COVER-ERGO)
Manhole Frame and Collar (MHCLAR)
Polypropylene Ladder and Manhole Steps (PLMHS)

Storm Sewer & Miscellaneous Details:
Gravity Sewer Trench Section (SW-4)
Catch Basin, Type I (SW-5)
Catch Basin Type 1L (SW-6)
Catch Basin, Type II (SW-7)
Solid Storm Drain Cover (SW-8)
Vaned Grate (SW-9)
Standard Frame Installation (SW-10)
Through Curb Inlet Frame (SW-11)
Through Vertical Curb Inlet Frame & Grate (SW-12)
Manhole Frame and Cover (STMH CVR ERGO)
Trash Rack Debris Barrier (SW-17)
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<td>Riprap and Energy Dissipation for Ditch</td>
<td>(DTCH-2)</td>
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<tr>
<td>Pipe Cover – Typical Yard Drain</td>
<td>(PIPECOVER)</td>
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<tr>
<td>Wetland Sign Installation</td>
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