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ARTICLE I GENERAL PROVISIONS

A. Title
These regulations shall hereinafter be known and cited as the Subdivision Regulations of Sumner County, Tennessee and shall replace and supersede any and all versions adopted previously.

B. Purpose
Land Subdivision in the first step in the process of Community Development. Once land has been divided up into streets, lots, and blocks and is publicly recorded, the correction of defects is costly and difficult. Subdivision of land sooner or later becomes a public concern, in that public infrastructure must be maintained and various public services customary to urban and rural areas must be provided. The welfare of the community is thereby affected in many important respects. It is therefore in the interest of the public, the developer, and future owners that subdivisions be conceived, designed, and developed in accordance with sound rules and proper minimum standards. In accordance with State statute, these regulations are intended to provide:

1) For the harmonious development of the region and its environs;
2) For the coordination of roads within the subdivided land with other existing or planned roads or with the state or regional plan or with the plans of municipalities in or near the region;
3) For adequate open spaces for traffic, light, air, and recreation;
4) For the conservation of or production of adequate transportation, water, drainage and sanitary facilities;
5) For the avoidance of population congestion; and
6) For the avoidance of such scattered or premature subdivision of land as would involve danger or injury to health, safety or prosperity.

The regulations herein shall supplement and facilitate the enforcement of the provisions and standards contained in the Zoning Resolution of Sumner County, Tennessee (hereinafter referred to as the Zoning Resolution) and shall likewise supplement and facilitate the enforcement of the provisions and standards contained in the Sumner County Stormwater Management Resolution.

C. Authority
These subdivision regulations are adopted by the Sumner County Regional Planning Commission (Planning Commission) in pursuance of the authority and powers granted by the Tennessee General Assembly. The Planning Commission has fulfilled the requirements set forth in these statutes as prerequisite to the adoption of such regulations, having filed a certified copy of the most recent Major Thoroughfare Plan of Sumner County at the Office of the Register of Sumner County, Tennessee and having held a public hearing as required by these regulations.
D. **Jurisdiction**
These regulations shall govern all subdivision of land within the Sumner County Planning Region. For these regulations the term “subdivision” means “the division of a tract or parcel of land into two (2) or more lots, sites, or other divisions requiring new street or utility construction or any division of less than five (5) acres for the purpose, whether immediate or future, of sale or building development, and includes resubdivision and, when appropriate to the context, relates to the process of resubdividing or to the land or area subdivided.” “Utility construction” does not include the mere extension of individual service pipes or lines for the purpose of directly connecting a single lot, site or other division to existing utility mains.

Any owner of land within this area wishing to subdivide said land shall submit to the Planning and Stormwater Department prescribed documents and plans according to the procedures outlined herein, conforming to the minimum requirements set forth herein, and any improvements shall be installed as required by these regulations.

No land shall be subdivided within the jurisdiction until the applicant submits the document(s) required by these regulations, obtains Planning Commission approval of the final plat, and files the approved plat with the County Register.

E. **Interpretation**
These regulations shall be held to be the minimum requirements for the promotion of the health, safety, and general welfare of persons within Sumner County. Where any provision of these regulations imposes restrictions different from those imposed by any other ordinance, rule, or regulation of law, whichever provision(s) are more restrictive or impose higher standards shall govern. Where any private provision exceeds the standards set forth herein, such shall be considered a private contract between the parties of interest and such is beyond the jurisdiction of the Planning Commission.

F. **Severability**
If any section, clause, paragraph, provision, or a portion of these subdivision regulations shall be found invalid or unconstitutional by any court of competent jurisdiction, such holding shall not affect any other section, clause, paragraph, provision, or portion of these regulations and their application and validity to other sections. The Planning Commission hereby declares that it would have enacted the remainder of these regulations even without any such part, provision, or application.

G. **Amendments**

1. **Enactment**
   Before the addition of any amendment to these regulations, a public hearing shall be held by the Planning Commission. Notice of the time and place of the public hearing shall be given by publication in a newspaper of general circulation in the jurisdiction in accordance with relevant state statute.

2. **Codifications and Distribution**
   Subsequent to the adoption of any amendment to these regulations, such amendment shall be incorporated with placement pages incorporating the new or changed language. Each new or replacement page shall have an amendment number and shall be dated so as to indicate the date of the last revision of the page. Any necessary corrections to the Table of Contents,
cross references, or numbering of sections of these regulations, but not specifically called out at the time of adoption, shall not require formal action by the Planning Commission.

H. Waivers

1. Findings
   If the Planning Commission finds that compliance with certain subdivision regulations will increase the difficulty of development of a particular property without significant benefit (result in practical difficulties), a waiver of these regulations may be granted provided that such waiver shall not have the effect of nullifying the intent and purpose of these regulations. The Planning Commission shall make written findings based on the evidence presented to it in each specific case that:
   
a. The granting of a waiver shall not be detrimental to the public health, safety, welfare, or injurious to other property or improvements where the property is located.
   b. The waiver must, in the judgment of the Planning Commission, be harmonious and consistent with the general purpose of these subdivision regulations notwithstanding the fact that certain aspects of these regulations may be waived as applied to the particular property and are not applicable generally to other property.
   c. Because the particular physical surroundings, shape, or topographic conditions of the specific property involved, a particular hardship to the owner would result, as distinguished from a mere inconvenience, if the strict letter of these regulations is carried out.
   d. The waiver shall be consistent with the provisions of the adopted Comprehensive Plan, the Major Thoroughfare Plan and the Zoning Resolution.
   e. An alternative providing equal or greater compliance is not available.

2. Procedures
   A petition for a waiver shall be submitted in writing by the applicant to the Planning and Stormwater Department and shall accompany either the sketch or preliminary plat as appropriate for presentation to the Planning Commission. The petition shall state fully the grounds for the application and all the facts upon which the petitioner is relying.

3. Conditions
   In approving waivers, the Planning Commission may impose such conditions as in its judgment shall secure substantially the objectives, standards, and requirements of these regulations.

4. Record
   Any waiver shall be stated in writing and in the minutes of the Planning Commission with the reason on which it is based.
ARTICLE II PROCEDURE FOR SUBDIVISION PLAT APPROVAL

A. General
Before any land is subdivided or any contract is executed for the sale of any parcel of land that is proposed to be subdivided and before any permit for the erection of any structure in a proposed subdivision is granted, the owner of the property or a designated attorney-in-fact (hereinafter “applicant”), shall, upon payment of applicable fees, apply for and secure approval of proposed subdivision in accordance with the standards as set forth in these Regulations. If an applicant is a corporation, LLC, or other similar organization, a contact person shall be identified on the application materials.

B. Classification of Subdivisions
Using the following definitions, the Planning Director shall determine whether the application is a Major or Minor Subdivision.

1. Major Subdivision
   A subdivision of land into more than two (2) lots, or any subdivision that includes any of the following conditions for major subdivision review:
   a. A new or extended public street or street right-of-way, but not including future street alignments illustrated in a plan of re-subdivision.
   b. Improvement(s) within an existing street right-of-way; other than:
      (i) a repair or construction of sidewalk(s) or other pedestrian connections required by these regulations,
      (ii) fire hydrants or other types of minor improvements necessary to serve the lots being created.
   c. The dedication of a right-of-way or easement for construction of any public utility, excluding private service lines and public utility drainage easements across lot frontage.
   d. Dedications, reservations, improvements, or any other factors that, in the opinion of the County, with advice from reviewing agencies, require construction documents to be reviewed prior to final plat approval to ensure the public health, safety and welfare.
   e. Drainage improvements common to one or more lots proposed that are either new or altered.
   f. Any subdivision which seeks to gain approval for any waiver or exception to any provision contained in this document or within the Zoning Resolution, Major Thoroughfare Plan or Stormwater Resolution.

2. Minor Subdivision
   A subdivision of land in which less than three lots are being subdivided, and in which the conditions for major subdivision review, as set forth above are not present.

C. Review Procedures
All applications for subdivisions shall follow the procedures described below;

1. Major Subdivision
   a. Pre-application conference with Planning staff;
   b. Submittal of a Sketch Plat, in accordance with requirements herein, for Planning Commission approval: At staff’s discretion, the Sketch Plat requirement may be waived for subdivisions containing five (5) lot or less and no public improvements.
c. Submittal of Preliminary Plat and Construction Documents as required herein for Planning Commission approval;
d. Submittal of Final Plat, along with required surety and performance documents guaranteeing infrastructure improvements, for Planning Commission approval.

2. Minor Subdivision
   a. Pre-application conference as deemed necessary by Planning staff;
   b. Submittal of Final Plat for staff approval.

D. Submittal Date

For the purpose of these regulations for major subdivisions, the date of the regular meeting of the Planning Commission at which the public hearing on the completed preliminary subdivision plat application is closed shall constitute the official submittal date of the plat at which the statutory period required for formal approval or disapproval of the plat shall commence. When a plat has been filed with appropriate officials, the plat shall be placed on the agenda of the Planning Commission within thirty (30) days of the filing or the next regularly scheduled Planning Commission meeting after the thirty (30) day period. The applicant may waive the time frame requirement for the appearance of the plat on the agenda, and the Planning Director shall document such actions in writing.

E. Planning Commission Action

Within sixty (60) days after initial consideration of a completed Preliminary Plat application, the Planning Commission will indicate approval, disapproval or approval subject to conditions; otherwise the Preliminary Plat shall be deemed approved and a certificate to that effect shall be issued by the Planning Commission on demand. If a plat is disapproved, reasons for such disapproval shall be stated in writing upon the minutes of the Planning Commission. A Preliminary Plat application shall be considered “completed” if it is accompanied by all required documents and information outlined in these regulations. A Preliminary Plat approval checklist shall be promulgated by the Planning Director and shall be distributed to applicants upon the payment of fees associated with the Preliminary Plat application. Applications deemed “incomplete” by the Planning Commission shall not initiate the statutory period required for formal approval or disapproval of the plat.

The applicant for Preliminary Plat approval may, in writing or at a public meeting of the Planning Commission, waive the time requirement set in this section and consent to an extension or extensions of the applicable time period. Furthermore, the time requirement set in this section may be adjusted for holidays, or unexpected interceding events that close County offices. Any plat submitted to the Commission shall contain the name and address of a person to whom notice of hearing may be sent; and no plat shall be acted upon by the Commission without affording a hearing thereon, notice of the time and place of which shall be sent by mail to the address not less than five (5) days before the date fixed for such hearing.

1. Sixty Days to Submit Revised Plans
   Any application that receives conditional approval from the Planning Commission shall be followed, within sixty (60) days, by submission of revised plans, or the Commission’s approval shall expire.
2. **Effective Period of Preliminary Plat and Construction Drawings Approval**
   a. Preliminary Plats would expire after three (3) years from the date of Planning Commission approval unless an extension is granted consistent with “b” below or one of the following occurs:
      (i) A notice to proceed has been issued by the County Engineer and construction activity consistent with the approved Construction Drawings has occurred; or
      (ii) A Final Plat based on the approved Preliminary Plan is approved and recorded.
   b. A one-time extension for one (1) additional year may be requested to the Planning Commission if submitted no less than sixty (60) days prior to the expiration of the original approval. The Planning Commission may grant such extension if deemed appropriate based upon progress made in developing the subdivision. If an extension is granted, expiration will be determined based on this section.
   c. On all expired Preliminary Plats, any Construction Drawings or unrecorded Final Plats based upon such plan, will also be considered to be expired.

3. **Revisions to Approved Preliminary Plats**
   Minor revisions shall be approved by the Planning Director if revisions are deemed not to be significant. For all revisions determined by the Planning Director to be major, Planning Commission approval will be required. Procedures for considering a major revision to a Preliminary Plat shall be the same as required for an initial application for Preliminary Plat approval. Major revisions include, but are not limited to:
   a. Change in location and number of access points
   b. Increase in total number of lots
   c. Reduction in size of lots
   d. Change in size and/or use of open space
   e. Significant changes to lot configuration or road locations/alignments
   f. Environmental or other natural features’ buffers
   
   Where applicable, the threshold of a five (5) percent change or greater will be used to distinguish between minor and major revisions.

4. **Expiration of Final Subdivision Plat**
   An approved final subdivision plat shall expire if it is not recorded with the Register of Deeds within one hundred and eighty (180) days after the date of approval.

**F. Pre-Application Conference**

1. **Pre-Application Conference Required**
   Prior to submitting plans for subdivision of property in Sumner County, a developer shall request a pre-application conference with the Planning Director to review the location, scope, and nature of the proposed development; to clarify development issues; and to discuss other matters as may be relevant to the development review and approval process. This pre-application conference shall be attended by County staff as needed and the developer(s) or their representative. A pre-application conference shall not be required where staff determines that no purpose will be served by having such conference.
2 Pre-Application Conference Purpose
The purpose of the pre-application conference is to provide an opportunity for an informal exchange of information and ideas between the developer’s team and County staff and to identify parties responsible for various tasks involving the development design. The conference is intended to introduce the developer and the team to the County’s development process, to identify time-frames for submittal and review, and, if applicable, zoning changes or waivers from these regulations. It is expected that during the pre-application conference topics including, but not limited to, the following may be discussed:

- The possible need for traffic studies, as set forth in these regulations or as determined by the County Planning Department and/or County Engineer.
- The flood insurance program
- Utility availability and capacity (particularly the availability and capacity of potable water; and sanitary sewer)
- Policies and expectations for street improvements and traffic improvements
- Items as required by the Sumner County Stormwater Management Resolution.

G. Sketch Plat

1. Sketch Plat Requirements
For Major Subdivisions not part of a Planned Unit Development, the Applicant shall submit a Sketch Plat to the Planning Commission for their review, feedback and approval. At staff’s discretion, the Sketch Plat requirement may be waived for subdivisions containing five (5) lots or less and no public improvements. The Sketch Plat is to be a concept plan for design purposes and should be used to discover factors which may have an impact on the proposed development and to advise the subdivider of various possibilities before substantial amounts of time have been invested in a very detailed proposal which may contain elements contrary to these regulations. The Sketch Plat shall include all phases of the entire development under consideration.

2. Conditional Approvals
Although the approval of a Sketch Plat shall convey no vested development rights, and does not constitute a “Development Plan” as defined in State Statute, the Planning Commission may conditionally approve Sketch Plats subject to the developer providing additional information and detail related to roads, drainage and other key infrastructure requirements for the entire development under consideration. Such information for the entire development under consideration shall be submitted with the first Preliminary Plat application for the development.

3. Required Information for Sketch Plats
At minimum, Sketch Plats shall contain the following:
   a. A scale drawing of the property and the names of the owners of adjoining property;
   b. Size of the original tract(s) being subdivided;
   c. Notation of any existing legal rights-of-way or easements or other encumbrances affecting the property;
   d. Approximate topography of the site extended into adjacent properties;
   e. Any areas which may be affected by flooding;
   f. General road and lot pattern;
   g. Proposed phasing, if any;
   h. Location map of the property;
   i. Additional detail the applicant believes will assist the Planning Commission in understanding the proposed development.
H. Preliminary Plat

The Preliminary Plat is a detailed planning and engineering document developed by appropriately licensed professionals. Such plat will reflect results of design decisions that have been made in the process of adapting the general concepts contained within the Sketch Plat to the engineering of the site.

1. Limitations on Grading Activities
   Prior to Planning Commission approval of a Preliminary Plat and Construction Drawings, no grading or clearing of trees (with the exception of those required to facilitate surveying activities) in any form shall be undertaken.

2. Submission Requirements
   The applicant shall submit to the Planning Department, in accordance with the time schedule established by the department, three (3) paper copies and one (1) electronic copy, in a PDF or JPEG format, of a Preliminary Plat of the proposed subdivision, drawn to a scale of not less than one (1) inch equals one hundred (100) feet, and any other plans or supporting documents/reports/studies that may be required by the Planning Commission, along with the payment of all required fees. At least five (5) business days prior to the Planning Commission meeting, the applicant shall submit ten (10) copies of the revised plat as required by the Planning Department for inclusion in the Planning Commission meeting packet.

3. Multiphase Development Requirements
   a. To gain an understanding of drainage and infrastructure needs, the Planning Commission may, in approving a Sketch Plat, require that the first Preliminary Plat submitted for a multiphase development contain required information and detail related to roads, drainage, and other key infrastructure requirements for the entire development under consideration.
   b. In approving a major or minor plat in which the remaining acreage of the parent tract is more than twice the amount of the average lot size being created, the Planning Commission may require, as a condition of approval, the submittal of a sketch plat for the remainder property prior to the approval of any future plats for the parent tract.

4. Required Preliminary Plat Information
   The Preliminary Plat shall provide the following information:
   a. Baseline Information:
      i. Proposed subdivision name;
      ii. Location, name and address(es) of the owner(s), name and address of the designer of the plan, along with professional registration and contact information;
      iii. Date, approximate north point, graphic scale, and location map;
      iv. Location of existing property lines, building envelopes, streets, buildings, water courses, railroads, sewers, bridges, culverts, streams, and any public utility easements or lines;
      v. Names of adjoining property owners, subdivisions and streets with corresponding property map and parcel number(s), deed book and page references for all existing easements and property zoning;
      vi. Current zoning;
      vii. Plans for proposed public utility layouts (sewers, water) showing feasible connections to the existing utility systems;
      viii. Proposed property lines, locations, widths and names of proposed streets, alleys, drainage easements, utility easements, parks and other open spaces, reservations, water quality buffers, outlines and other building setback lines;
      ix. Lots labeled in numerical sequence. Lot 1 shall be located in the first section/phase of
the proposed development;

Contours of vertical intervals not more than two (2) feet, except this requirement may be waived if requested in writing by the applicant to Planning staff;

Acreage of land to be subdivided and bearings and dimensions of overall property boundary;

FEMA panel number showing the one hundred (100) year flood limit, including floodway, with that portion of the property lying below the one hundred (100) year flood elevation being shown shaded or hatched;

Limitations for development such as sinkholes, rock outcrops, wetlands, topographic depressions, excessive slopes (20% or greater), jurisdictional waters of the state, etc.;

Name and location of any cemetery on the property and/or access easements to any off-site cemetery through the property;

Proposed phasing;

A form for endorsement of Planning Commission approval of the Preliminary Plat which shall read as follows: Approved by the Sumner County Regional Planning Commission, with exceptions or conditions as are indicated in the Minutes of the Planning Commission (date). Preliminary approval shall not constitute final approval of the Subdivision Plat.

b. Other Supporting Documentation to be included with all Preliminary Plat submittals:

Construction plans as required by these regulations and the Sumner County Stormwater Management Resolution;

If on-site sanitary methods are proposed (i.e. septic tanks, alternate systems): one hundred (100) foot Water Pollution Control map, as defined by the Tennessee Department of Environment and Conservation, for proposed areas;

Street name determinations from Emergency Communications E911 showing approved street names;

Applicable deed of ownership for the property under consideration;

Location map showing relationship of subdivision site to area;

Letter of water services availability providing domestic and fire demands for proposed subdivision;

Supporting information as identified in pre-application conference, including, but not limited to, traffic studies;

All lots that have some geographic feature (i.e. sinkhole, floodplain, steep slopes, or drainage easements) that would affect the location and construction of a structure/building, parking, accessory structures, or utilities (i.e. water, sewer, septic tank, well, electricity, phone) shall have a specific notation placed on the affected lot or in an appropriate location on the plat by the applicant’s engineer or surveyor that is readily visible;

A draft of proposed restrictive covenants, if any, to be imposed and designation of areas subject to special restrictions.

5. Preliminary Approval

After the Planning Commission has reviewed the Preliminary Plat, construction plans, exhibits, and the results of administrative reviews, and has held a public hearing in accordance with the procedures outlined in state law and within these regulations, the applicant shall be advised of any required changes or additions.

After the Planning Commission approves, conditionally approves, or disapproves the Preliminary Plat, one (1) copy of the proposed Preliminary Plat shall be returned to the applicant with the date of approval, conditional approval, or disapproval and the reasons therefore accompanying the plat.
b. If a Preliminary Plat is disapproved, the Planning Commission shall state specific reasons for disapproval which shall be entered into the minutes of the meeting. Such reasons for disapproval should be stated upon the record by each Commissioner when voting.

c. Before the Planning Commission approves a Preliminary Plat showing park reservation or land for other public use proposed to be dedicated to the County the Planning Commission shall obtain approval of the park or land reservation from the appropriate governmental agency.

6. Public Improvements

The Planning Commission may require that all public improvements be installed and dedicated prior to approval of the Final Subdivision plat by the Planning Commission. If the Planning Commission does not require that all public improvements be installed and dedicated prior to final approval of the Final Subdivision Plat by the Planning Commission, adequate performance surety bonds must be approved in accordance with these regulations.

I. Construction Plans

Construction plans are to be submitted for all major subdivisions. Construction plans shall be submitted concurrently with the Preliminary Plat, and shall be revised to conform to the Preliminary Plat as approved by the Planning Commission. Construction plans shall be designed in accordance with requirements and specifications outlined in these regulations and per the Sumner County Stormwater Management Resolution. The complexity of plans submitted shall be commensurate with the complexity and nature of the development proposed.

All construction plans and supporting documents shall be stamped by a professional engineer registered in the State of Tennessee. The Planning Commission will consider no Final Plats for approval, and no land disturbance permits shall be issued, until the County Engineer has approved a set of Construction Plans. Following required revisions and final County approval of the Construction Plans, a Pre-Construction Conference shall be held between the Applicant and County Staff. All Construction Plans shall, at a minimum, contain the following. Additional requirements are located in the Roadway and Drainage Design Appendix to these Regulations:

1. Title and Cover Sheet
   a. Name of Development;
   b. Name and Address of Developer(s);
   c. Name and Address of Engineer and/or Surveyor;
   d. Professional Engineer’s and Surveyor’s Stamp and/or Signature;
   e. Location Map;
   f. Note area for approval by the County Engineer, the County Road Superintendent, and the Planning Commission Secretary;

2. Details Sheets
   a. Headwalls;
   b. Typical Road Sections;
   c. Typical Ditch Sections;
   d. Cross Drain Details;
   e. Erosion Control Structures;
   f. Any other structures or construction requirements of special details at the discretion of the County Engineer;
3. **Street Plan and Profile Sheet**
   a. Detail plans plotted on plan and profile sheets to a minimum scale of 1” (one inch) = 100’ (one hundred feet) horizontal, and 1” (one inch) = 10’ (ten feet) vertical;
   b. Plan section including the street and right-of-way plotted to the proper scale with stationing shown, and matching that of the profile section as nearly as possible;
   c. Typical roadway sections, as appropriate;
   d. Where conventional roadway sections are used, the stabilization required for the roadside ditches, including the linear extent and type of stabilization required;
   e. Profile section plotted to the same scale as identified above and including the proposed centerline finish grade profile, in addition to the existing centerline profile with roadside ditch profiles;
   f. All vertical control points on or pertaining to the proposed centerline profile such as P.V.C., P.V.I., and P.V.T.; all low points and street intersections as to station and elevation;
   g. For all percent grades and for vertical curves design curves in accordance with the Roadway and Drainage Specifications contained as an Appendix to these Regulations;
   h. Centerline finished grade elevations every one hundred (100) feet, or cut sheets, to the nearest hundredth of a foot, at the bottom of the profile sheet;
   i. The proposed location of all traffic signs, warning signs, and regulatory signs as required;
   j. The proposed location and layout for all pavement markings;
   k. The proposed design for all traffic signals, as required;
   l. All sheets shall be signed and sealed by a professional engineer registered in the State of Tennessee.

4. **Grading, Drainage and Erosion and Sediment Control Plans**
   A complete plan of the proposed development of a scale no less than one inch equals one hundred feet (1” =100’). This plan is to include the North American Datum of 1983 (NAD 83) if available. A north arrow shall be shown on the plan. The source and date of the contour should be noted. Contours shall extend to the centerline of all roads bordering the site. Where drainage ultimately enters the groundwater via a sinkhole or drainage well, the drainage well, and the drainage area tributary to the sinkhole or drainage well shall be delineated. Two plan sets should be submitted for initial review.

   Omission of any of the below requirements for detailed plans and calculations shall render the application incomplete, and it will be returned to the applicant, or their design engineer, for additional information. In the event of a conflict between these requirements and the County Stormwater Management Resolution, the latter shall govern. The following shall be included:

   a. Any existing or proposed easements.
   b. Location of proposed basins showing direction of flow, taking into account offsite runoff being routed through or around the project.
   c. Existing buildings on the property.
   d. Existing and proposed drainage structures, including inlets, catch basins, junction boxes, drive pipes, culverts, cross drains, headwalls, and outlet facilities, with size, type, slope (top and sides), invert elevations, and quantity indicated.
   e. Hydrologic and hydraulic calculations for appropriate design conditions and facilities.
   f. Detention pond control structure details. All Detention/Retention Areas require an emergency overflow, unless approved by the County Engineer.
   g. Any proposed swale ditches, channel changes, or improvements, with typical section and length of change indicated. If invert elevations are not on the drawing, then depth, slope, and top and bottom width (if varies from typical), or elevations of slopes with flat bottom width.
h. Any high water or flood lines, either calculated or observed in the vicinity of the proposed development, and the source of said line or elevation indicated.

i. All fill areas indicated as such, with the limits and elevations indicated. At least one benchmark located, with the proper elevation indicated for each subdivision.

j. The location and size of at least two (2) drainage structures immediately downstream of all stormwater discharge points from the proposed development including ditch cross-sections. This may be shown on a vicinity map with a scale no less than 1” (one inch) = 2000’ (two thousand feet).

k. Drainage arrows indicating the existing and proposed direction of runoff throughout the development.

l. Invert and top of grade elevations on all catch basins and inlets in addition to flow line elevations, stations, and percent grades of all cross drains and pipe between inlets and catch basins.

m. Floodplain areas require the following information: existing and proposed flood plain and floodway boundaries along with flood plain elevations, and minimum pad and floor elevations for buildings in the floodplain.

n. Temporary erosion and sediment control measures to be implemented during construction shall be shown on a separate sheet.

o. Driveway Culvert Size Chart, depicting each lot number with proposed culvert sizes.

p. Final stabilization measures proposed for all disturbed areas on the property. Areas with slopes 2:1 or greater shall be stabilized with rip rap, sod or by other methods approved by the County Engineer. Show stabilization for each ditch.

q. Where special structures such as box culverts, bridges, or junction boxes are proposed, detail plans showing dimensions, reinforcement, spacing, cross-sections, elevations, and other pertinent information shall be submitted.

r. Plans and engineering calculations shall be signed and sealed by a Tennessee registered engineer.

s. After the pre-construction meeting and upon review and approval of the road and drainage plans by the County Engineer, six (6) sets will be stamped approved, signed, dated and issued by the County Engineer.

J. Final Plat

The Final Plat is the culmination of the land subdivision process. When approved and duly recorded as provided by law, the Final Plat becomes a permanent public record of the survey of the lots, public right-of-way, common open space, easements, and public lands. As such, it serves as a vital instrument in the sale and transfer of real estate, in the dedication of rights-of-way, easements and public lands, and in future land survey of the properties contained in or adjoining the subdivision. Final Plat approval is intended to be a ministerial act. Therefore, all substantive planning of the subdivision and the preparation of required documents should be accomplished prior to submission of the Final Plat for Planning Commission review.

1. Conformance with the Preliminary Plat

The Final Plat shall conform to the Preliminary Plat and construction plans as approved; and, if desired by the applicant, it may constitute only that portion of the approved Preliminary Plat proposed for recording at the time, provided, however, that such portion conforms to all requirements and standards.
2. Submission Requirements

The applicant shall submit three (3) paper copies and one electronic PDF or JPEG copy of the proposed Final Plat to the Planning Department, according to the schedule prepared by the department, as well as all applicable fees paid to the Planning Commission. At least five (5) business days prior to the Planning Commission meeting at which the Final Plat will be reviewed, the applicant shall submit ten (10) copies of the revised plat as required by the Planning Department for inclusion in the Planning Commission meeting packet. The approved Final Plat shall be recorded with the County Register of Deeds office where it will become the official plat of record. The applicant shall be responsible for paying all recording fees.

3. Required Information

The Final Plat shall: meet the minimum standards of design as set forth in these regulations, be drawn to a scale of 1” = 100’ on an 18” x 24” or 24” x 36” sheet (outside dimensions); and provide the following:

a. Statement of purpose for the plat.

b. The lines of all streets and roads, existing buildings, alley lines, lot lines, building setback lines, lots numbered in sequential/logical order, all easements and water quality buffers, and any areas to be dedicated to public use or sites for other than residential use with note stating their purpose and any limitations.

c. Location of existing and proposed fire hydrants.

d. Acreage/square footage of all proposed parcels on the plat.

e. Proposed public and/or private road names as approved by the Planning staff and Emergency Communications (E911).

f. Existing zoning(s) and setbacks chart with exceptions clearly depicted on specific lots.

Sufficient data to determine readily and reproduce on the ground the location, bearing and length of every street line, boundary line, block line and building line whether curved or straight, and including magnetic north point. This shall include the radius, central angle and arc length distance for the curved streets right-of-way and the curved property lines that are not the boundary of curved streets.

h. All dimensions to the nearest one hundredth (0.01) of a foot and angles to the nearest second.

i. Location and description of monuments.

j. The names and locations of adjoining subdivisions and streets, existing easements, and the location and ownership of adjoining un-subdivided property; map, parcel, book, page.

k. Date, title, name and location of subdivision, graphic scale, and magnetic north point.

l. Location sketch map showing site in relation to area.

m. Distance to nearest intersection.

n. Specific area to be used for sewage disposal, at the discretion of the Sumner County Environmentalist.

o. All required MS4 and stormwater notes.

p. Water wells, (existing and proposed). Where wells are proposed, the distance to/from the nearest water line shall be shown. When water wells are to be used, a note shall be indicated on the plat stating that the property in question may not be suitable for use by water well(s).

q. One hundred (100) year flood limit, including the floodway, as determined by most recently published FEMA maps on file with the Planning Commission, with that portion of the property lying below the one hundred (100) year flood elevation being shown shaded or hatched, along with minimum pad and floor elevations for impacted lots. Flood panel information shall also be shown.

r. Driveway Culvert Size Chart, approved by the design engineer, depicting each lot number with culvert sizes that exceed fifteen (15) inches in size. Any lot that is not listed in the chart shall have a fifteen (15) inch minimum driveway culvert size.
s. All lots that have some geographic feature (i.e. sinkhole, flood plain, or drainage facilities) that would affect the location and construction of a structure/building, parking, accessory structures, or utilities (i.e. water, sewer, septic tank, well, electricity, phone) shall have a specific notation placed on the affected lot or in an appropriate location on the Final Plat that is readily visible.

t. If the Final Plat depicts a portion of the development that has common ownership, plans for improvements and maintenance of the common areas shall be presented to the Planning Commission for verification before recording of the Final Plat.

u. A plat note stating the recording information of the articles of incorporation, bylaws and declaration of covenants and restrictions of the homeowner’s association if required.

v. A plat note stating the recording information of the Stormwater Maintenance Agreement, if required.

v. Block showing time and date of recording, along with plat book and page numbers.

w. Critical Lots, as identified within these Regulations.

x. Notation of Possible Flooding – If any portion of the land being subdivided is subject to flooding, as defined in these regulations, a notation shall be made on the plat that development or modification of the land within any floodway delineated on the plat is prohibited and that development within floodway fringes delineated on the plat shall be done in such a manner that any structure shall be protected against flood damage to at least the regulatory flood protection elevation, which elevation shall be stated in the notation. Any additional restrictions imposed by the Planning Commission upon development within flood-prone areas also shall be indicated on the plat.

y. Notation of Health Restrictions – Any modifications or limitations which may be imposed by the State or County Health Department shall be clearly indicated on the plat.

aa. Notation of Private Restrictions – Private restrictions and trusteeships and their periods of existence shall be indicated on the plat. Should these restrictions or trusteeships be of such length as to make their lettering impracticable and, thus, necessitate the preparation of a separate instrument, reference to such instrument shall be made on the plat or, if the restrictions and trusteeships are of record, the plat shall note where they are recorded.

4. Notations and Certifications
The notations and certifications contained as an Appendix to these regulations are required to appear upon the Final Plat as shown and as appropriate. They shall be endorsed by the appropriate officials prior to the final submittal deadline for the Planning Commission meeting, except that the certificate of Planning Commission approval for recording shall be signed after all conditions of approval are met. Final Plats lacking required signatures other than the Planning Commission Secretary’s shall not be deemed properly submitted and shall not be granted final approval by the Planning Commission.

5. Owner’s Deed
The applicant shall furnish the Planning Department a copy, in paper or electronic format, of the owner’s deed and the final plat shall show deed book and page number where deed is recorded.

6. Combined Preliminary and Final Plat Review and Approval
Preliminary and Final Plat review and approval may be given at a single Planning Commission meeting for subdivisions of three (3) to five (5) lots provided that: the subdivision is not part of a multiphase development; all signatures except the Planning Commission Secretary are obtained upon the plat prior to the final submittal deadline for the Planning Commission meeting; no new roads are proposed; and that all requirements of the County Stormwater Management Resolution have been met.
7. **Plat Filing**
   It shall be the responsibility of the property owner or their agent to obtain all required signatures and to file the plat with the County's register's office within one hundred eighty (180) days of the approval date by the Planning Commission. When the plat is filed, the property owner or their agent simultaneously shall record the agreement of dedication together with such legal documents as the County Attorney may require to be recorded. Any plat not being filed with the County register's office within the period of time set forth herein shall be considered null and void. The developer shall therefore be required to submit new subdivision development plans and obtain approvals for such plans, subject to any new zoning restrictions and/or subdivision regulations.

K. **Miscellaneous Platting Situations**

1. **Consolidation Plat**
   Any number of existing lots of record may be combined into an equal or lesser number of lots by submittal of a Final Plat as described in this article. The Final Plat shall additionally show the original lot lines as dashed lines and the proposed lot lines as solid. Combining lots shall require approval by the Planning Director. Any lots resulting from such consolidation shall meet all applicable regulations. Consolidation plats that require a waiver from these regulations shall be deemed to be a Major Subdivision.

2. **Condominium Plat**
   a. Any public or private infrastructure, easement, dedications or other improvements/encumbrances shall be planted in accordance with the applicable sections and procedures of these regulations.
   b. The platting of individual condominium units in accordance with an approved Preliminary Plan, Site Plan, PUD Master Plan, or other document shall be in accordance with the Tennessee Condominium Act of 2008 rules and requirements.

L. **GIS Submittal (THIS SECTION TO BECOME EFFECTIVE JANUARY 1, 2020)**
   All plans and plats submitted for consideration under these regulations must have a minimum of four points which shall form a closed polygon that encompasses the entire project submitted. Additional points which permit definition of sub-polygons within the project will be acceptable and desirable. These points must be defined in terms of the following geographic coordinate system: Decimal fractions of a degree Tennessee State Plane Coordinates. The coordinate system selected must maintain a minimum precision corresponding to the following standards for each individual coordinate type for both X and Y coordinates:

   Tennessee State Plane: each coordinate pair must be defined to the nearest tenth of a foot; for example, a coordinate of “(525.042.7, 1,826,294.1)”. These coordinates may be presented in a tabular format on the plat similar to curve data tables.

   Upon resubmittal during review process, prior to final approval, in addition to the paper copies required, DWG and PDF files shall be submitted in a recordable media format or emailed to a designated representative of the Planning Department. The purpose of this requirement is to facilitate the input of new development plats into the Sumner County’s computerized Geographic Information System for analysis, storage and retrieval.
ARTICLE III  MINIMUM DESIGN STANDARDS

A. General Requirements

1. Compliance with Other Laws
   In addition to the requirements established herein, divisions of land and improvements constructed thereupon shall comply with all applicable laws, ordinances, resolutions, rules, or regulations, including, but not limited to the following:
   a. All applicable provisions of Tennessee law, regulations or policy;
   b. The Sumner County Comprehensive Plan, Zoning Resolution, International Building Code, and applicable laws of Sumner County;
   c. The Sumner County Stormwater Management Resolution;
   d. The Sumner County Major Thoroughfare Plan;
   e. The rules of the Tennessee Department of Environment and Conservation;
   f. The rules of the Tennessee Department of Transportation (if the subdivision or any lot contained herein abuts or encompasses an existing or proposed state highway or state route);
   g. The standards and regulations adopted by other boards, commissions, and agencies of Sumner County, where applicable.

2. Minimum Requirements
   These design standards shall be considered minimum requirements and may be increased at the direction of the County Engineer in order to address conditions that may be unique to a particular site. Any on-site or off-site engineering improvements shall be in accordance with these regulations and the Sumner County Stormwater Management Resolution. Design of streets shall follow the latest editions of these subdivision regulations, the TDOT “Roadway Design Guidelines” and the AASHTO “A Policy on Geometric Design and Highways and Streets” unless otherwise noted. Also, other relevant TDOT, AASHTO, FHWA and ITE design documents should be consulted for guidance. The County Engineer shall make the final decision if any questions or conflicts arise between any of these standards.

3. Land Survey and Reference Monument Requirements
   Land surveys shall be conducted and permanent reference monuments shall be placed by the subdivider in accordance with the guidelines set forth in the Rules of Tennessee State Board of Examiners for Surveyors, Chapter 0820, Standards of Practice.

B. Subdivision and Street Names
   The developer shall provide names for consideration by the Sumner County Emergency Communications District and Planning Commission for all new streets within the subdivision proposed to be developed at the time of Preliminary Plat review. The proposed name of a subdivision or street within the subdivision shall not duplicate or closely approximate phonetically the name of any other subdivision or street within Sumner County. The Planning Commission shall have final authority over street names. Proposed streets that are obviously in alignment with others already existing and named should bear the names of existing streets.
C. Street Design Principles
The purpose of this section is to promote the health, safety and general welfare of the County, and to ensure compliance with the following principles:

1. Streets will respect the built and natural contexts through which they pass;

2. Streets will support all modes of travel, where contextually appropriate, to foster the ability for people to choose how they move about Sumner County;

3. Streets will strike a balance between appropriate vehicular operational efficiency and safety for all users, regardless of their choice of travel mode;

4. Street design will support the types of development and redevelopment appropriate for the character area in which they occur; and

5. Streets will accommodate pedestrian access, movement, and protection for the physically able, physically challenged, children or seniors within appropriate areas of the County.

D. Conformity of Street Design and Alignment

1. Conformance with Major Thoroughfare Plan
All proposed streets and roads shown on a proposed Major Subdivision Plat shall conform to the width and location requirements as set forth by the Major Thoroughfare Plan of Sumner County and/or these Subdivision Regulations. See the Roadway and Drainage Design Appendix for supplemental design standards and broad cross section graphics.

2. Relation to Adjoining Street System
The Planning Commission shall require that the proposed street system extend and connect to existing streets and “road-stubs” wherever feasible. Deviations from this requirement shall be requested by the applicant as a variance from these regulations.

3. Major Thoroughfare Design and Right of Way Widths (All Streets other than Local Streets)
Street design standards and minimum right-of-way widths for all Major Thoroughfares are shown in the table below from the Sumner County Major Thoroughfare Plan. Should there be a conflict between the Major Thoroughfare Plan and the Subdivision Regulations, then the Major Thoroughfare plan shall govern. The “Land Use” key noted in the second column from the left can be found in Appendix E of the County’s 2035 Comprehensive Plan. See Appendix C for cross section graphics correlating with the table on the following page.

4. Dedication of Right-of-Way for One or Both Sides of Street
The entire right-of-way shall be provided where any part of the subdivision is on both sides of the existing street. When the subdivision is located on only one side of an existing street, one-half (½) of the required right-of-way measured from the centerline of the existing roadway, shall be provided.

5. Improvement of Substandard Roads
In approving a Plat for a development, the Planning Commission may require that impacted substandard County roads be improved by the developer to the minimum standards contained in these regulations and in the County’s Major Thoroughfare Plan. Such improvements shall be commensurate with the impact of the proposed development, and whenever possible, shall be supported by traffic studies conducted at the developer’s expense per the County’s Zoning Resolution and these Regulations.
6. Restriction of Access
   When a tract fronts on a collector, arterial or highway as specified in the Major Thoroughfare Plan, the Planning Commission may require that such lots have access provided from a marginal access street or from adjacent streets with internal access.

7. Alleys
   a. Wherever reasonable, alleys accessing the rear of lots should be utilized for all land uses. Alley access should be encouraged by the Planning Commission as an alternative to front access off of streets. In some cases, alley access shall be the only option, as with commercial and mixed-use areas where a pattern of front driveways does not already exist because of a pedestrian orientation and shallow building front setbacks. Alleys can also be an alternative to cross-access requirements since they perform the same function at the rear of lots.
   b. In Planned Unit Developments, in which deviations from standard lot widths may be allowed, alleys shall be required and front driveways prohibited for blocks featuring any residential lots that are fifty (50) feet or less in width.
   c. Alleys shall have a minimum width of twenty (20) feet and a maximum width of twenty-four (24) feet.
   d. In no case shall maintenance of alleys become the responsibility of the County. All alleys shall be maintained in perpetuity by a Homeowners’ or other Property Owner’s association.

8. Dead End Streets
   a. Cul-de-sac streets may only be planned where conditions require their use because of barriers to connecting to other existing or planned streets such as topographic challenges, streams, railroad lines, and similar natural or manmade barriers. Cul-de-sac streets may not have a length greater than fifteen hundred (1,500) feet unless approved by the Planning Commission for stated reasons related to topography or other physical hardship.
   b. The Planning Commission shall require the developer to provide public street access to adjoining properties where feasible. Proposed streets shall be extended by dedication to the boundary of such property. Such dead-end streets, when their length exceeds one hundred fifty (150) feet, shall provide a turnaround having the right-of-way diameter of at least one hundred (100) feet and built as specified in these Subdivision Regulations. Additional guidelines for Dead End Streets are contained in the Roadway and Drainage Technical Standards Appendix to these Regulations.

9. Private Streets
a. There shall be no private streets platted in any Subdivision unless approved within a Planned Unit Development (PUD) as defined in the Sumner County Zoning Resolution. Every lot in all other subdivided properties shall continuously abut at least one public street for at least fifty (50) feet.

b. All private streets shall be privately owned and maintained in perpetuity by a Homeowner Association. The legal documentation of the Homeowner Association shall be submitted to and reviewed by the Planning Commission concurrent with the submission of the Preliminary Plat, and recording information shall be shown upon the plat.

c. All private streets shall be constructed to the current standards for public roads as per these regulations. To ensure that private roads are built to the appropriate standards, the Planning Commission shall require a bond or other form of surety as outlined within these Subdivision Regulations for approval, surety and acceptance of public streets.

d. The subdivision of lots off of an existing or new private street/road easement must be indicated as such on the approved PUD regulating pattern book.
   i. The private street shall be identified on the face of the plat as an easement for lot access and as a public utility easement.
   ii. Within PUDs, construction and maintenance of private streets shall conform to these Subdivision Regulations, but in no event shall such streets become a public responsibility.

e. All vehicular access to the private street shall be shown on the Preliminary and Final Plat.

f. The Master Deed or declaration of covenants for the PUD shall comply with the Zoning Resolution. The Master Deed or declaration of covenants shall contain in its description of the common element(s), a specific designation of the private street as the responsibility of the Homeowners Association and not of Sumner County. The Master Deed, or declaration of covenants, shall also provide for a sufficient level of funding to offset the reasonable and foreseeable costs of maintaining the private street.

g. There shall be no reserve strips controlling access to streets, except where the control of such strips is definitely placed with the County under conditions approved by the Planning Commission.

10. Access to Public Roads
    a. No lot may be less than fifty (50) feet wide at any point between the front building setback line and the road right of way.
    b. No new lot shall be created which does not continuously abut at least one public street for at least fifty (50) feet. An easement shall not satisfy this requirement.
    c. No building shall be erected on a lot which does not continuously abut at least one public street for at least fifty (50) feet. An easement shall not satisfy this requirement.
    d. The following exceptions shall apply to this section:
       i. Lots approved as part of a Planned Unit Development.
       ii. Previously existing lots of record with easements to a public street. There can only be one tract accessing the private street/road easement.
       iii. A lot with more than one-half its frontage on the bulb of a cul-de-sac must continuously abut the street for at least thirty (30) feet;
       iv. Parcels or tracts of land which contain five (5) acres or more.

E. Block Design
1. **General**
   Blocks shall be laid out with special attention given to the type of land use and development form contemplated, and they shall be rectilinear unless natural or man-made barriers constrain such a form.

2. **Key Design Factors**
   The size and shape of blocks shall be determined with consideration of the following issues:
   a. Provision of adequate building sites suitable to the special needs of the type of use contemplated.
   b. Zoning Resolution and Health Department requirements for lot sizes and dimensions.
   c. Needs for convenient access, circulation, control and safety of street traffic.
   d. Environmental opportunities and constraints.

3. **Block Lengths**
   Block lengths in residential areas shall not exceed twelve hundred (1,200) feet nor be less than two hundred (200) feet or four (4) lot widths whichever is greater, except as the Planning Commission deems necessary to secure efficient use of land or desired features of the street pattern. Wherever practicable, blocks along arterial streets shall not be less than one thousand (1,000) feet in length. For blocks over six hundred (600) feet long, the Commission may require mid-block public crosswalks at least ten (10) feet wide, especially when providing access to schools, shopping areas, parks, other community facilities, and similar places attracting a significant number of pedestrians.

4. **Block Widths**
   Blocks shall be wide enough to provide two (2) tiers of lots of minimum depth, except where fronting on freeways, expressways major thoroughfares or rail lines, or prevented by topographical conditions or size of the property. In such case, the Planning Commission may approve a subdivision containing a single tier of lots of minimum depth.

5. **Commercial and Mixed-Use Blocks**
   Blocks used for commercial and mixed-use purposes, not including industrial areas, shall be no longer than six hundred (600) feet and the perimeter shall not exceed twenty-four hundred (2,400) feet.

6. **Lots**

   a. **Adequate Building Sites**
   a. Each lot intended for building improvements shall contain an area outside the limits of any existing easement or building setback lines required in the Zoning Resolution. This does not apply to common open space lots with no structure(s).
   b. Corner lots shall have extra width sufficient to permit the additional side yard requirements of the Zoning Resolution or building setback lines outlined above.
   c. All lots that have some geographic feature (i.e. sinkhole, floodplain, or drainage easements) that would affect the location and construction of a structure/building, parking, accessory structures, or utilities (i.e. water, sewer, septic tank, well, electricity, phone) shall have a specific notation placed on the affected lot or in an appropriate location on the final plat by the applicant’s engineer or surveyor that is readily visible.

   b. **Arrangement**
   a. Insofar as practical, side lot lines shall be at right angles to straight street lines or radial to curved
street lines. Each lot must front upon a public street or road, except as permitted under these regulations.

3. Critical Lots
Lots may be designated as critical based on soil conditions, susceptibility to flood inundation, karst features, degree of slope or other lot features to address concerns related to the feasibility of construction as determined by the County Engineer. Generally, a lot will be designated critical when the slope is greater than 15%. A star symbol shall be used to identify critical lots on the face of both the Preliminary and Final plats.

Prior to application for a building permit on a lot designed as “critical,” a plan shall be submitted to the County Engineer for approval. The plan shall provide a survey of existing conditions and details of the proposed development on the lot. Critical lots will not be released for construction of a structure until a critical lot plan is approved by the County Engineer. The County Engineer shall be specifically authorized to require that floor elevations be raised as part of a critical lot plan, whether or not the lot in question lies within a regulatory flood area.

G. Stormwater Management Facilities

1. Maintenance Plan and Agreement
   a. Every land development or construction activity that results in the construction of permanent stormwater management facilities, including but not limited to detention ponds, rain gardens, or any other facility intended to manage stormwater quality or quantity shall provide a permanent stormwater maintenance plan and agreement that provides for the perpetual care and maintenance of the stormwater management facilities for the development.
   b. The Maintenance Plan and Agreement shall operate as a deed restriction binding on the current and all subsequent property owners and their lessees and assigns, including but not limited to homeowner associations or other groups or entities. A template for such agreement is found in the County’s Stormwater Management Resolution.

2. Master Deed or Covenants
   All subdivisions required by the Sumner County Zoning Resolution to have a Homeowner’s Association (HOA), as well as any subdivision electing to establish an HOA, shall include provisions in their Master Deed, or declaration of covenants, to provide for a sufficient level of funding to offset the reasonable and foreseeable costs of the perpetual maintenance of all drainage infrastructure within the subdivision.

3. Utility and Drainage Easement
   All stormwater infrastructure must be located completely within a Public Utility and Drainage Easement. Minimum total easement width is twenty (20) feet. Deviations from this requirement may be requested in writing to the Planning Director. Easement widths must be large enough to accommodate infrastructure and maintenance needs. Drainage Easements for all detention or retention facilities shall extend a minimum of twenty-five (25) feet from the outer limits of the pond perimeter.

H. Subsurface Sewage Disposal Systems (Septic Tanks)

1. Reserved Area for Septic Systems
   Subdivision lots shall have adequate area for the installation of an approved septic system on site and shall not rely on an easement from adjoining property for sewage. Appeals to this rule may be made via a variance or exception request to the Planning Commission, which may grant an exception at its discretion. The date of any approved appeals shall be clearly noted upon the final recorded plat.
2. **State Regulations**
   Proposed building sites shall meet the requirements of the State of Tennessee’s regulations to govern subsurface sewage disposal systems.

I. **Public Sewer or Decentralized Wastewater Treatment**
   All public sewer or other on-site and decentralized wastewater treatment (i.e. Septic Tank Effluent Pump (STEP)) utilized in Sumner County shall be owned and maintained by a jurisdictional or privately-owned water or sewer entity approved by the Planning Commission.

J. **Areas Subject to Periodic Flooding or Inundation**
   Any tract of land with Federal Emergency Management Agency (FEMA) designated floodway and/or floodplain, or in an area known or calculated to be subject to periodic flooding or inundation as determined by the County Engineer, shall be subject to all applicable provisions contained in the Sumner County Zoning Resolution.

K. **Building Setbacks, Proximity to Electric Transmission Lines**
   In the case of electric transmission lines where easement widths are not definitely established, a minimum building setback line from the center of the transmission line shall be established as follows:

<table>
<thead>
<tr>
<th>Voltage of Line</th>
<th>Building Setback</th>
</tr>
</thead>
<tbody>
<tr>
<td>46 KV</td>
<td>37.5 feet</td>
</tr>
<tr>
<td>69 KV</td>
<td>50 feet</td>
</tr>
<tr>
<td>161 KV</td>
<td>75 feet</td>
</tr>
</tbody>
</table>

L. **Access to Lots**

1. **Double Frontage Lots**
   Double frontage and reversed frontage lots shall be avoided except where necessary to provide separation of residential development from traffic arterials, or to overcome specific disadvantages of topography and orientation. When double frontage occurs, the road frontage adjacent to the rear of the associated buildings shall be heavily screened with a naturalistic complete year-round buffer so as to not be visible from that road. Such landscaping must include a sufficient number of evergreens to achieve this requirement during winter months. All of that landscaping must occur on the subject lot as opposed to within the adjacent ROW.

2. **Access from Arterial or Collector Streets**
   The Planning Commission may require that lots shall not, if avoidable, derive access exclusively from arterial or collector streets. Where driveway access from arterial or collector streets may be necessary for several adjoining lots, the Planning Commission may require that the lots be served by a combined access drive in order to limit possible traffic hazards on such street. Driveways shall be designed and arranged so as to avoid requiring vehicles to back onto arterial or collector streets. In no case shall lots deriving sole access from an arterial or collector street have widths of less than 200 and 150 feet respectively.

M. **Flag Lots**

1. **Sketch Plat Required**
   All subdivisions, whether Major or Minor, containing one or more flag lots shall submit a Sketch Plat for Planning Commission approval prior to submittal of a Preliminary Plat. Upon approval by the Planning Commission of a Sketch Plat for a Major or Minor Subdivision containing Flag Lots, the subdivision shall then follow the procedures described within these regulations for approval of a Major or Minor Subdivision.

2. **Additional Requirements for Flag Lots**
In major subdivisions containing 5 lots or more, residential flag lots shall not compose more than twenty (20) percent of lots in a proposed subdivision and in no case shall widths be reduced to less than fifty (50) feet. Additional buffering requirements may be required by the Planning Commission of flag lots or lots adjacent to flag lots to minimize the visual impact of adjacent rear yards to front yards.

N. Water Facilities and Fire Protection

1. General Requirements
   a. Necessary action shall be taken by the developer to extend a water supply system capable of providing domestic water use and fire protection, the provision of which is hereby declared a priority of the Sumner County Regional Planning Commission.
   
   b. Where a public water main is within reasonable access of the subdivision, as determined by the Planning Commission, the subdivider shall install adequate water facilities, subject to the construction and materials specifications and approval of the State of Tennessee and requirements herein. This is to include installation of fire hydrants where required by these provisions or provisions of the local utility provider and only if the water system can deliver the water flow and water pressure to a fire hydrant, at 500-gpm at 20-psi residual pressure.
   
   c. The sizes of water mains shall not be less than six (6) inches in diameter.
   
   d. All water systems, whether public or private, located in a flood-prone area shall be flood-proofed to the regulatory flood protection elevation. All water supply facilities located below the regulatory flood protection elevation shall be designed to prevent the infiltration of floodwaters into the water supply system and discharges from the system into floodwaters.

2. Individual Wells
   a. Where a public water main is not within reasonable access of a subdivision, as determined by the Planning Commission, residential lots meeting the requirements contained herein may, upon the approval of the County Health Department, utilize an individual well as a source of potable water.
   
   b. If the Planning Commission requires that a connection to a public water main eventually be provided as a condition to approval of an individual well, the developer shall make arrangements for future water service at the time the plat receives final approval. Performance surety may be required to insure compliance.

3. Fire Hydrants
   a. If the pressure and water flow for public water mains are sufficient to meet State regulations for fire hydrant installation, fire hydrants shall be installed in all Major Subdivisions.
   
   b. If the water system can support the installation of fire hydrants, then the applicant shall install them such that they shall be located no more than one thousand (1,000) feet apart and be within five hundred (500) feet of any residential, commercial, or industrial lot. However, the Planning Commission may require closer spacing where physical conditions or types of structures so warrant.
   
   c. If the pressure and flow for public water mains are not sufficient to meet State regulations for fire hydrant installation, the water system shall provide sufficient main size per State regulations for fire hydrants and shall install “stub-out” fittings, appurtenances and valves as required by the fire hydrant location provisions herein and the local utility provider. The
location of the “stub out” fittings shall be shown on the Final Plat and on the construction plans.

d. In the event the local utility provider does not allow “stub out” fittings, appurtenances and valves to be installed, the Planning Commission may require a monetary dedication in an amount equivalent to what would have been spent on such “stub out” fittings per these regulations. Such monetary dedication shall be made to the relevant volunteer fire department or toward some other end that in the judgement of the Planning Commission will further the end of ensuring fire protection in rural Sumner County. Documentation of such transaction shall be submitted to the Planning Department with the Final Plat application.

e. To eliminate future public way cuttings or openings, all underground utilities for water facilities and fire hydrants, together with the fire hydrants themselves, shall be installed before any final paving of a public way shown on the Subdivision Plat.

f. For subdivisions required or electing to have a Homeowner’s Association, the Master Deed or declaration of covenants shall also provide for a sufficient level of funding to offset the reasonable and foreseeable costs of the provision of fire protection for the subdivision, such rates and funding levels to be set by the Planning Commission.

O. Non-Residential Subdivisions

1. General
   If a proposed subdivision includes land which is zoned for a commercial or industrial purpose, the layout of the subdivision with respect to such land shall make such provisions as the Planning Commission may require. A non-residential subdivision also shall be subject to all the requirements of site plan approval set forth in the Zoning Resolution. Site Plan approval may proceed simultaneously at the discretion of the Planning Commission. A non-residential subdivision shall be subject to all the requirements of these regulations, as well as such additional standards set forth by the Planning Commission.

2. Standards
   In addition to the principles and standards in these Regulations, which are appropriate to the planning of all subdivisions, the applicant shall demonstrate to the satisfaction of the Planning Commission that the public road, parcel, and block pattern proposed is specifically adapted to the uses anticipated and takes into account other uses in the vicinity. The following principles and standards shall be observed:

a. Proposed industrial parcels shall be suitable in areas and dimensions to the types of industrial development anticipated.

b. Public road rights-of-way and pavements shall be adequate to accommodate the type and volume of traffic anticipated, including truck traffic. Special requirements may be imposed by the Planning Commission with respect to any public road, curb, gutter, and sidewalk design and construction specifications.

c. Special requirements may be imposed by the Planning Commission with respect to the installation of public utilities, including water, sewer, and stormwater drainage.

d. Every effort shall be made to protect adjacent residential areas from potential nuisance from the proposed non-residential subdivision, including the provision of extra depth in parcels backing on existing or potential residential development and provisions for permanently landscaped buffer strips, when necessary.

e. Public roads carrying non-residential traffic, especially truck traffic, normally shall not be extended to the boundaries of adjacent existing or potential residential areas.
P. Pedestrian Ways

1. Sidewalks and Bicycle Paths
   Provision of adequate pedestrian facilities as appropriate throughout Sumner County is hereby declared a priority of the Sumner County Regional Planning Commission. Sidewalks and bicycle paths shall be required by the Planning Commission for Roadways as described in the General Roadway Cross Sections Table above and for subdivisions located within all character areas other than “Conservation” and “Rural” in the Sumner County Comprehensive Plan.
   a. Sidewalks shall be constructed on both sides of the street if the subdivision encompasses such area.
   b. Sidewalk widths shall be at least five (5) feet in width. Concrete curbs are required for all public roads where sidewalks are to be constructed.
   c. A median strip of grassed or landscaped area between four (4) and six (6) feet wide shall separate all sidewalks from adjacent curbs.
   d. All sidewalks shall comply with requirements contained in the Americans with Disabilities Act.
   e. The installation of sidewalks shall be required prior to a final inspection and/or the issuance of a Certificate of Occupancy.

2. In-Lieu-of-Fund
   In subdivisions in all character areas other than “Rural” and “Conservation”, where construction of sidewalks and/or bicycle paths is not practicable or desirable in the sole judgment of the Planning Commission, the applicant shall be required make a payment in an amount of not less than $10.00 per linear foot of road frontage for each proposed lot into a fund established by the County Commission. Such fund having previously been established for the construction of pedestrian related improvements at locations to be determined at the sole discretion of the County. In-Lieu-of-Fund Payments shall be made to the County by the applicant at the time of application for final plat approval.

3. Pedestrian Accesses
   The Planning Commission may require pedestrian access from public or private roads to schools, parks, playgrounds, or other nearby public roads. A perpetual unobstructed easement at least twenty (20') feet in width shall be provided. Easements shall be indicated on the Final Plat. When a proposed subdivision abuts such a public facility, the Planning Commission may require that the developer construct a sidewalk, walking trail, multi-use path or other pedestrian conveyance to the facility’s property boundary. Such conveyance shall interconnect with the other pedestrian improvements contained within the development.
ARTICLE IV ASSURANCE FOR COMPLETION AND WARRANTY OF IMPROVEMENTS

A. Timing of Improvements

1. Infrastructure Installation Prior to Final Plat Approval (Preferred)
   The Planning Commission may require that all public improvements be installed to a point of Substantial Completion, as defined in these regulations, following approval of a Preliminary Plat but prior to submittal or approval of a Final Subdivision Plat.

   a. In such instance, the applicant shall provide Performance Surety in accordance with this article upon submittal of a Final Plat application for all remaining improvements, to include final surface asphalt.

2. Infrastructure Installation After Final Plat Approval
   If the Planning Commission chooses not to require that all public improvements be installed prior to approval of the Final Subdivision Plat by the Planning Commission, adequate Performance Surety must be provided by the applicant and approved by the Planning Commission in accordance with this article. Such Performance Surety shall be submitted for Planning Commission consideration concurrently with the Final Plat application.

   a. It is understood that this option, although allowable per State law, tends to create a heavier administrative burden upon County staff, and tends to more frequently result in situations in which key public infrastructure requirements remain unmet by the developer.

B. Performance Surety

1. Required Improvements
   The applicant shall post a Performance Surety for all unconstructed public improvements shown on the Plat and Construction Plans associated with that phase or section being recorded. Any drainage structures and improvements depicted on the construction plans shall be included in the Performance Surety. The County Engineer will set the Performance Surety amount as sufficient to secure the satisfactory construction, installation, and acceptance of required improvements. The Performance Surety shall remain in force until the improvements comply with the approved construction drawings as determined by the County and all warranty periods are expired.

2. Performance Surety Amount
   The minimum amount of the Performance Surety shall be an amount equal to not less than one-hundred and ten (110) percent of the cost of installation of required improvements. The proposed amount of the cost of installation of required improvements shall be calculated and stamped by the applicant’s engineer and submitted to the County Engineer for approval. The proposed amount shall include a detailed itemized estimate of all items including incomplete items on the date the estimate is prepared.

3. Composition of Performance Surety
   For the purpose of these regulations, Performance Surety shall consist of two (2) documents: A Performance Agreement provided to the County Engineer’s office and an accompanying security document.

   a. The Performance Agreement: The Performance Agreement shall be in a form as shown in
the relevant appendix to this document and shall stipulate the work to be performed by general categories and the estimated value or cost of each category. The Performance Agreement shall be entered into by owner or developer of the property, the lending institution, and Sumner County, but shall run with the land and likewise, jointly and severally, obligate subsequent owner(s) as stated in the Performance Agreement.

b. The Security Document (Irrevocable Letter of Credit): The security document shall be in a form as shown in the relevant appendix to this document and shall express the value in a total amount equaling the sum of all work categories.

4. Owner/Developer Past Performance
   The Letter of Credit option shall not be available to an owner or developer, without specific Planning Commission approval, whose past performance over the two (2) preceding calendar years has resulted in breached or expired bonds.

5. Financial Institution Past Performance
   A financial institution whose past performance has resulted in non-payment of a letter of credit may be excluded from providing a letter of credit for any owner or developer for a period of five (5) calendar years from the date of breach as determined by the Sumner County Regional Planning Commission.

6. Temporary Improvements
   When applicable, the applicant shall build and pay for all costs of temporary improvements required by the Planning Commission and shall maintain such for the period specified by the Planning Commission. Prior to construction of any temporary facility or improvement, a performance surety shall be posted which shall insure that the temporary facilities shall be properly constructed, maintained, and removed.

7. Costs of Improvements
   All required improvements shall be made by the applicant at the applicant’s expense. Any provisions for reimbursement by the County or any utility district shall be by separate agreement with the applicable Sumner County department or other government entity.

8. Governmental Agencies
   Governmental agencies to which these sureties and contract provisions apply may file, in lieu of said contract or surety, a certified resolution, or ordinance from officers or agencies authorized to act in their behalf agreeing to comply with the provisions of this chapter.

9. Failure to Complete Improvements
   In those cases in which a performance surety has been posted and required improvements have not been installed within the terms of such performance surety agreement, the County may declare the surety to be in default and require that all the improvements be installed regardless of the extent of the building development at the time the performance surety is declared to be in default. The funds of the performance surety shall be used to complete the improvements. The County may, in the pursuit of executing the committed improvements, exercise the right to file suit against all entities, jointly and severally, responsible for said obligations.

C. Inspection of Improvements

1. County Responsibility
   The County shall be responsible for the roads and drainage inspection on all subdivisions within Sumner County. The County shall be notified twenty-four (24) hours in advance of any critical phase of development including the following:
   a. Beginning of the excavation,
h. Preparation of the subgrade,
c. First lift of the base material,
d. Second lift of the base material,
e. Surfacing

2. Applicant Responsibility
   If the County finds that any of the required improvements have not been constructed in accordance with the approved construction standards and specifications, the applicant shall be responsible for completing the improvements to the required standards. Whenever the cost of improvements is covered by a performance surety, the applicant and the bonding company or financial institution shall be liable severally and jointly for completing said improvements according to specifications.

3. Completion of Roads
   Thirty-six (36) months after the approved installation of the asphalt binder course or after seventy-five (75) percent of the lots have a Certificate of Occupancy, whichever is sooner, all roads included on the Final Plat must be completed per the Sumner County Roadway and Drainage Design Specifications appendix of these regulations, to include final asphalt surface course.

4. Drainage Facilities
   Before building lots will be released, all drainage facilities must be installed per the approved Construction Plans. Also, all areas within the limits of the Final Plat, if no construction is being performed, must have final site stabilization. These areas must be inspected and approved by the County.

5. As-Built Plans
   All applicants are required to submit “As-Built” plans for all roadways and drainage structures located on site after final construction is complete. The plans must show the final design specifications for all infrastructure and must be sealed by a registered Professional Land Surveyor or Engineer licensed to practice in the State of Tennessee. A final inspection and approval of submitted As-Built drawings by the County is required before any building permits and/or Performance Bond will be released.

6. Protection of Site and Adjoining Sites
   During the progress of construction, the Contractor shall remove all debris, unused materials, and trash from the site before the construction is completed. He shall restore the site to a well-graded appearance. Trash, man-made materials, stumps, or other debris shall not be left on site or buried onsite.

D. Warranty Period

After the final surface asphalt course is installed and all other improvements represented on the Final Plat and Construction Plans are complete, the Engineer of Record shall submit a stamped Certification of Completion to the County Road Superintendent and County Engineer. After a final inspection is completed by the County and verification that all improvements are in agreement with the Final Plat and Construction Plans, notification will be given to the developer of the beginning of a one (1) year minimum warranty period. A warranty bond in the amount of no less than ten (10) percent of the actual construction costs will remain in place during the warranty period to cover any warranty or maintenance issues that may arise.
E. Reduction, Extension, or Release of Performance Surety

1. **Reduction of Performance Surety**
   After a written request from the developer, received no later than sixty (60) days prior to the expiration of a performance surety, a performance surety may be reduced upon demonstration of satisfactory completion of public improvements, and then only to the ratio that the installed improvement bears to the total public improvements for the subdivision. The initial surety reduction shall be considered only after the asphalt surface binder is applied to the entire subdivision phase as platted. There shall be no reduction or release of a surety if there are any outstanding administrative penalties or violations related to the bonded site.

2. **Extension of Performance Sureties**
   The Planning Commission may, upon proof of extenuating circumstances by the applicant, vote to extend the completion date set forth in such surety by a period of time not to exceed one (1) year. One additional extension of a period of time not to exceed six (6) months may be approved by the Planning Commission, upon proof of extenuating circumstances shown by the applicant. At the time either of these two extensions is applied for, the County Engineer may modify the amount of the surety in order to cover the costs of the remaining improvements.

3. **Release of Performance Surety**
   The Performance Surety shall not be released until the Certification of Completion from the Engineer of Record is approved by the County Engineer and acceptance of all infrastructure that is to be accepted within the right-of-way by Sumner County.

4. **Defer to Planning Commission**
   The County Engineer, may at his/her discretion, defer decisions to reduce, extend or release a surety to the Planning Commission, with such requests to be heard only at regularly scheduled meetings of the Planning Commission.

F. Maintenance of Improvements
   The applicant shall be required to maintain all improvements, including all lot improvements, until acceptance of such public improvements by the appropriate department.

G. Expiration of Surety
   Should the surety lapse or expire for any reason prior to completion of all required improvements, no additional building permits shall be issued and any and all appropriate legal action necessary may be taken to assure completion of improvements. The surety may be declared in default and the security shall be held by Sumner County. Only after completion of all improvements or posting of a new surety shall building permits again be issued.

H. Disposition of Liquidated Securities
   Funds derived from liquidation of securities as a result of performance agreement default shall be used by the applicable Sumner County Department or utility district to stabilize the site and complete work deemed essential by the County. Project administration fees may be charged by the departments or utility district against liquidated funds to offset actual personnel or equipment costs utilized in the accomplishment of required work. Any surplus funds shall be returned to the security provider after all charges and expenses are paid and required work is accepted.
ARTICLE V ENFORCEMENT AND PENALTIES VIOLATIONS

The enforcement of these regulations and penalties for the unapproved recordation of transfer of land are provided by state law in the authority granted by public acts of the State of Tennessee.

A. Enforcement

1. Planning Commission Approval for Recording of Lots
   No plat or plan or a subdivision of land into two (2) or more lots located within the area of planning jurisdiction shall be admitted to the land records of the County or received or recorded by the County Register until said plat or plan has received final approval in writing by the Planning Commission.

2. Acceptance of Improvements
   No board, public officer, or authority shall accept any street, lay or authorize the layout of water mains of sewers, or the construction of other facilities or utilities in any street located within the area of planning jurisdiction unless such street shall have been accepted, opened or otherwise received the legal status of a public street prior to the adoption of these regulations, or unless such street corresponds in its location and lines to a street shown on a street plan made and adopted by the Planning Commission.

3. Access to Lots by Permanent Easements
   No building permit shall be issued and no building shall be erected on any lot within the region, unless such building site conforms to the following provisions:

   a. The street giving access to the lot upon which the building is proposed to be placed has been accepted or opened as, or shall have otherwise, received the legal status of, a public street prior to that time; or

   b. The street corresponds in its location and lines with a street shown on a subdivision plat approved by the Planning Commission and recorded in the register of deeds and where an adequate guarantee of the completion of improvements is in place; or

   c. The lot fronts upon a permanent easement which conforms to all rules, regulations and specifications applicable to the permanent easement of the Planning Commission or other department, division or agency of the County; provided, that such rules, regulations, and specifications governing permanent easements shall not take effect until such rules, regulations, and specifications are approved by the County Commission in a resolution by a two-thirds (2/3) vote; and the permanent easement has access to an existing highway, street or thoroughfare, or with a street located or accepted by the County Commission after submission to the Planning Commission, and in case of the Planning Commission's disapproval, by the favorable vote of the County Commission; or

   d. The street corresponds in its location and lines with a street shown on a street plat made and adopted by the Planning Commission.

4. Building Permits
   No building permit shall be issued for the construction of any building or structure located on a lot or plat subdivided for sold in violation of any provision of these regulations.

5. Enforcing Officer
   It shall be the duty of the Planning Director and his designees to enforce these regulations and to bring to the attention of the County Attorney any violations or lack of compliance herewith.
B. Penalties

1. Planning Commission Approval Requirement
   No County Register shall receive, file, or record a plat of a subdivision within the planning region without the approval of the Planning Commission.

2. Class C Misdemeanor
   Whoever, being the owner or agent of the owner of any land, transfers or sells or agrees to sell or negotiates to sell such land by reference to or exhibition of or by other use of a plat of subdivision of such land without having submitted a plat of such subdivision to the Planning Commission and obtained its approval as required by this part and before such plat is recorded in the office of the appropriate County Register, or who falsely represents to a prospective purchaser of real estate that roads or streets will be built or constructed by a county or other political subdivision, commits a Class C misdemeanor. The description by metes and bounds in the instrument of transfer or other document used in the process of selling or transferring shall not exempt the transaction from such penalties. The owner or agent of any land may sell, transfer or agree to sell any lot or lots shown on a plan having been given preliminary approval by the Planning Commission. The owner or agent shall post a performance surety in form and amount and with conditions and surety satisfactory to the Planning Commission, providing for and securing to the public the actual construction and installation of such improvements and utilities within a period specified by the Planning Commission and expressed in the surety. The County, through its County Attorney or other official designated by the County Commission, may enjoin such transfer or sale or agreement by action or injunction.

3. Unlawful Building or Structure
   Any building or structure erected or to be erected in violation of the subdivision regulations shall be deemed an unlawful building or structure, and the Building Commissioner may bring action to enjoin such erection or cause it to be vacated or removed.

4. Application of Remedies and Penalties
   The remedies and penalties provided by this article are to be applied exclusively to the owner or agent of the owner. Title to any tract conveyed without compliance with the provisions of this article is not affected by this article unless the sale or transfer has been enjoined by a court of competent jurisdiction prior to the conveyance being recorded in the office of the appropriate County Register. While the title to any such tract is not affected by this article, the tract remains otherwise subject to all provisions of this article.
APPENDICES

Subdivision Regulations,
Sumner County, Tennessee
APPENDIX A

DEFINITIONS AND ABBREVIATIONS

Subdivision Regulations,
Sumner County, Tennessee
APPENDIX A: DEFINITIONS AND ABBREVIATIONS

Rules for Construction of Language.
In the construction of these subdivision regulations, the rules contained in this Appendix shall be observed and applied, except when the context clearly indicates otherwise:

1. The particular shall control the general.
2. The word “shall” is always mandatory.
3. The word “may” is permissive.
4. The word “lot” shall include the words “piece” or “parcel”.
5. The word “structure” includes all other structures, or parts thereof, of every kind regardless of similarity to buildings; and the phrase “used for” shall include the phrases “arranged for”, “designed for”, “intended for”, “maintained for”, and “occupied for”.
6. In the case of any difference of meaning or implication between the text of these Subdivision Regulations and any caption, illustration or table the text shall control.
7. Words used in the present tense shall include the future, and words used in the singular include the plural, and the plural the singular, unless the context clearly indicates the contrary.
8. Unless the context clearly indicates to the contrary, conjunctions shall be interpreted as follows:
   a. “And” indicates that all connected items, conditions, provisions or events shall apply.
   b. “Or” indicates that one or more of the connected items, conditions, provisions, or events shall apply.
   c. “Either or” indicates that the connected items, conditions, provisions or events shall apply single but not in combination.
9. All public officials, bodies, and agencies to which reference is made are those of Sumner County, Tennessee.
10. The title “Planning Director” shall refer to the Sumner County Planning Director or an authorized County representative.
11. The title “County Engineer” shall refer to the Sumner County Engineer or an authorized County representative.

Definitions
Except where definitions are specifically included in various sections of these Subdivision Regulations, words in the text or tables shall be interpreted in accordance with the provisions set forth in this section. Where words have not been defined, the standard dictionary definition shall prevail.

AASHTO - Abbreviation for “American Association of State Highway and Transportation Officials”

Alley - A public or private right of way primarily designed to serve as secondary access to the side or rear of those properties whose principal frontage is on some other street.

Applicant - The owner of land proposed to be subdivided or his authorized representative. Consent shall be required from the legal owner of the premises.
**Architect** - See “registered architect.”

**Arterial Road** - A road intended to move traffic to and from major industrial areas or a route for traffic between communities or large areas. Also, a road so designated on the Sumner County Long Range Transportation Plan.

**Basement** - That portion of a building having its floor subgrade (below ground level) on all sides.

**Block** - A tract of land bounded by streets or by a combination of streets and public parks, cemeteries, railroad rights of way, or shorelines of waterways.

**Bond** - A letter of credit or insurance bond in a form specified by Chapter 5 of these regulations.

**Building** - Any structure built for the support, shelter, or enclosure of persons, animals, chattels, or movable property of any kind. The term includes any permanent structure including mobile homes.

**Building Official** - The person designated by the County to enforce building codes. (Same as Building Commissioner.)

**Capital Improvements Program** - A proposed schedule of all future projects, listed in order of construction priority, together with cost estimates and the anticipated means of financing each project.

**CMP** - Abbreviation for “Corrugated Metal Pipe.”

**Collector Road** - A road intended to move traffic from local roads to arterial routes. A collector road serves a neighborhood or large subdivision. Also, a road so designated on the Sumner County Major Thoroughfare Plan.

**Common Elements** - Any portion of a condominium which is held in common by owners of condominium units. These elements may be either general common elements or limited common elements, as defined below.

**General Common Elements** - Any of the common elements of a condominium which are held in joint ownership by all owners of the condominium.

**Limited Common Elements** - Any of the common elements of a condominium which are reserved for use by the owner of a particular condominium unit or group of units.

**Comprehensive Plan** - The currently adopted Comprehensive Plan for Sumner County.

**Condominium** - A form of ownership of less than the whole of a building or system of buildings under a statute which provides the mechanics and facilities for formal filing and recordation of divided interests in real property, where the division is vertical as well as horizontal.

**Condominium Subdivision** - The subdivision of property through the establishment of a condominium or horizontal property regime.

**Horizontal Condominium Subdivision** - A condominium subdivision where each unit occupies some ground space.

**Vertical Condominium Subdivision** - A condominium subdivision of a multi-story building in which one or more units do not occupy ground area.
Condominium Unit - A dwelling unit conveyed by separate title and located within a condominium.

Consolidated Plat - A drawing showing the combination of any number of existing lots or record into an equal or lesser number of lots, as described in their regulations.

Construction Plan - The maps or drawings accompanying a subdivision plat and showing the specific location and design of improvements to be installed in the subdivision in accordance with the requirements of the Planning Commission. Construction plans are also defined herein to specifically include documents required by the Sumner County Stormwater Management Resolution, to include drainage calculations, Erosion Prevention and Sediment Control Plans, and Permanent Stormwater Management Plans. Construction Plans are required for all major subdivisions in the Sumner County Planning Region.

County - The County of Sumner, Tennessee.

County Attorney - The attorney holding the position of attorney for the County or such licensed attorney designated by the county attorney to furnish legal assistance for the administration of these regulations.

County Commission - The chief legislative body for Sumner County, Tennessee.

Critical Areas or Lots – Lots or areas designated as critical based on soil conditions, susceptibility to flood inundation, karst features, degree of slope or other lot features to address concerns related to the feasibility of construction as determined by the County Engineer.

Cul-de-Sac - A minor street having only one outlet and having an appropriate terminal for the safe and convenient reversal of traffic movement.

Developer - The owner of land proposed to be subdivided or his authorized representative. Consent shall be required from the legal owner of the premises.

Dwelling Unit - One room or rooms connected together constituting a separate, independent housekeeping establishment for owner occupancy or rental or lease on a daily, weekly, monthly, or longer basis; physically separated from any other rooms or dwelling units which may be in the same structure; and containing independent cooking and sleeping facilities.

Easement - Authorization by a property owner for the use by another, for a specified purpose, of any designated part of his property.

Engineer - See “registered engineer” or “county engineer”, as appropriate depending upon the context.

Equal Degree of Encroachment - The delineation of floodway limits so that floodplain lands on both sides of a stream are capable of conveying a proportionate share of flood flows. This is determined by considering the hydraulic conveyance of the floodplain along both sides of a stream for a significant reach.

Escrow - A deposit of cash with the County or other entity in lieu of an amount or improvement required.

External Subdivision Boundary - All points along the periphery of a subdivision.

FEMA - Abbreviation for “Federal Emergency Management Agency.”

FHWA - Abbreviation for “Federal Highway Administration.”

Final Plat - See “final subdivision plat.”
Final Subdivision Plat - The final map or drawing and accompanying materials, described in these regulations, on which the subdivider’s plan of the subdivision is presented to the Planning Commission for approval and which, if approved, may be submitted to the county register of deeds for recording.

FIRM - Abbreviation for “Flood Insurance Rate Map.”

Flag Lot - The term flag lot means a lot so shaped and designed that the main building site area is set back from the street on which it fronts and includes an access strip at least fifty (50) feet in width connecting the main building site with the frontage street.

Flood - A temporary rise in stream level that results in inundation of areas not ordinarily covered by water. See "one-hundred-year flood.

Flood Frequency -- The statistically determined average for how often a specific flood level or discharge may be equaled or exceeded.

Flood Hazard Area - The maximum area of the floodplain that, on the average, is likely to be flooded once every one hundred years (i.e., that has a one percent chance of being flooded in any year).

Flood Hazard Boundary Map - An official map, issued by the federal insurance administrator, on which the boundaries of the floodplain areas having special flood hazards have been delineated.

Floodplain - A land area adjoining a river, stream, watercourse, bay, or lake which is likely to be flooded. See “one-hundred-year flood,” “floodway,” and “floodway fringe.” The floodplain is composed of a floodway and floodway fringe.

Floodplain Management Program - The overall program of corrective and preventive measures for reducing flood damage, including but not limited to emergency preparedness plans, flood control works, building code regulations, health regulations, zoning ordinance regulations, and these Subdivision Regulations.

Flood Profile - A graph showing the water-surface elevation or height of a particular flood event for any point along the longitudinal course of a stream. The flood profile is determined through the use of standard open-channel hydraulic calculations.

Flood-prone Area - Same as “flood hazard area.”

Flood Proofing - Any combination of structural and nonstructural additions, changes, or adjustments to properties and structures which reduce or eliminate potential flood damage to lands; water facilities, sanitary facilities and other utilities; structures; and contents of buildings and which prevent pollution of floodwaters from such natural or man-made sources.

Floodway - The stream channel and adjacent overbank area required to carry and safely discharge the 100-year flood without increasing flood levels more than one foot above natural flood levels.

Floodway Encroachment Limits - The lines marking the limits of floodways on official federal, state, and local floodplain maps, including such maps as are included in the appendix of these regulations.

Floodway Fringe - The area adjoining a watercourse which, although not lying within a floodway, has been or may hereafter be covered by a one hundred (100) year flood. See “one-hundred-year flood.”

Frontage - That side of a lot abutting on a street or way and ordinarily regarded as the front of the lot, but it shall not be considered as the ordinary side of a corner lot.

Frontage Street - Any street to be constructed by the developer or any existing street in which development
shall take place on both sides.

Future Land Use Plan - The general development plan for Sumner County, Tennessee. This plan meets the intent of Tennessee Code Annotated.

General Common Elements - See “common elements.”

GIS - Abbreviation for “Geographic Information Systems.”

Grade - The slope of a road or other public way, specified in percentage terms.

Health Authority - See County environmentalist.

Highway, Limited Access - A freeway or expressway providing a traffic way for through traffic, in respect to which owners or occupants of abutting property or lands and other persons have no legal right of access to or from the traffic way, except at such points and in such manner as may be determined by the public authority having jurisdiction over such traffic way.

Horizontal Condominium Subdivision - See “condominium subdivision.”


Hundred-Year Flood - See “one-hundred-year flood.”

Improvements - See “lot improvement” or “public improvement.”

Individual Sewage Disposal System - A septic tank, seepage tile sewage disposal system, or any other sewage treatment device other than a public treatment system approved by the appropriate local or state government authorities.

Internal Subdivision Boundary - All points within a subdivision which do not constitute external boundaries.

ITE - Abbreviation for “Institute of Transportation Engineers.”

Joint Ownership - Joint ownership among persons shall be construed as the same owner; constructive ownership for the purpose of imposing subdivision regulations.

Land Surveyor - See "registered land surveyor.”

LOS - Abbreviation for “Level of Service”. A measure used by traffic engineers to analyze highways by categorizing traffic flow with corresponding safe driving conditions, typically shown by letter designation A through F.

Lot - A tract, plot, or portion of a subdivision or parcel of land intended as a unit for the purpose, whether immediate or future, of transfer or ownership or for building development.

Lot Corner - A lot situated at the intersection of two (2) streets, the interior angle of such intersection not exceeding 135 degrees.

Lot Improvement - Any building, structure, place, work of art, or other object or improvement of the land on which they are situated constituting a physical betterment of real property, or any part of such betterment.

Major Road - A road which is classified as a collector or arterial road according to these regulations or by the Major Thoroughfare Plan for the Planning Region. See “arterial road,” “collector road,” and “Major Thoroughfare Plan.”
Major Thoroughfare Plan - The plan adopted by the Planning Commission, pursuant to Section Tennessee Code Annotated, showing, among other things, “the general location, character, and extent of public ways ...(and) the removal, relocation, extension, widening, narrowing, vacating, abandonment or change of use of existing public ways ...”

Major Subdivision - All subdivisions not classified as minor subdivisions, including but not limited to subdivisions, of five or more lots or subdivisions of any size requiring any new or improved road, the extension of city or county facilities, or the creation of any public improvements or containing any flood-prone area.

Minor Road - A road which is not classified as an arterial or collector road. Also, a road so designated on the Sumner County Major Thoroughfare Plan. Sometimes referred to as local roads or streets. See “arterial road and “collector road.”

Minor Street - See “minor road.”

Minor Subdivision - Any subdivision containing not more than two (2) lots fronting on an existing street; not involving any new or improved road, the extension of county facilities, or the creation of any public improvements and not containing any flood-prone area, not adversely affecting the remainder of the parcel or adjoining property, not requiring any variance, and not in conflict with any provision of the adopted Future Land Use Plan, Major Thoroughfare Plan, Zoning Ordinance, or these regulations.

National Flood Insurance Program - A program established by the U.S. government in the National Flood Insurance Act of 1968 and expanded in the Flood Disaster Protection Act of 1973 in order to provide flood insurance at rates made affordable through a federal subsidy in local political jurisdictions which adopt and enforce flood plain management programs meeting the requirements of the National Flood Insurance Program regulations.

Off-Site - Any premises not located within the area of the property to be subdivided, whether or not in the same ownership of the applicant for subdivision approval.

One-Hundred-Year Flood - A flood having an average frequency of occurrence of once in one hundred (100) years, although it may occur in any year. It is based on statistical analysis of stream flow records available for the watershed and analysis of rainfall and runoff characteristics in the general region of the watershed.

Owner - Any person, group of persons, firm or firms, corporation or corporations, or any other legal entity having legal title to or sufficient proprietary interest in the real property.

Ownership, Same - See “same ownership.”

Perimeter Street - Any existing street to which the parcel of land to be subdivided abuts on only one side.

Planning Commission - The Sumner County Regional Planning Commission created in accordance with the Tennessee Code Annotated.

Planning Region - All land, lying within the boundaries of the Sumner County Planning Region as established by the Tennessee State Planning Office.

Preliminary Plat - The preliminary drawing or drawings, described in these regulations, indicating the proposed manner of layout of the subdivision to be submitted to the Planning Commission for approval.

Premises - A tract of land together with any buildings or structures which may be thereon.
Public Improvement - Any drainage ditch, roadway, parkway, sidewalk, pedestrian way, tree, lawn, off-street parking area, lot improvement, or other facility for which the City or County may ultimately assume the responsibility for maintenance and operation or which may affect an improvement for City or County responsibility is established.

RCP - Abbreviation for “Reinforced Concrete Pipe”.

Reach - A hydraulic engineering term to describe longitudinal segments of a stream or river. A reach generally includes the segment of the flood hazard area where flood heights are influenced by a man-made or natural obstruction. In an urban area, the segment of a stream or river between two consecutive bridge crossings typically would constitute a reach.

Recording Information - The date, location (plat book, record book, etc.) and any other pertinent information regarding the recording of a document.

Registered Architect - An architect certified and registered by the State Board of Architectural and Engineer Examiners pursuant to the Tennessee Code Annotated, to practice in Tennessee; or a landscape architect certified and licensed by the State Board of Landscape Architects pursuant to the Tennessee Code Annotated, to practice in Tennessee.

Registered Engineer - An engineer certified and registered by the State Board of Architectural and Engineer Examiners pursuant to the Tennessee Code Annotated, to practice in Tennessee.

Registered Land Surveyor - A land surveyor certified and registered by the State Board of Land Survey Examiners pursuant to the Tennessee Code Annotated, to practice in Tennessee.

Regulatory Flood - The one-hundred (100) year flood. See “one-hundred-year flood.”

Regulatory Flood Elevation - The water-surface elevation of the regulatory flood.

Regulatory Flood Protection Elevation - The elevation of the regulatory flood plus one (1) foot of freeboard to provide a safety factor.

Resubdivision - A change in a map of any approved or recorded subdivision plat if such change affects any street layout on such map or any area reserved thereon for public use, or any lot line, or if it affects any map or plan legally recorded prior to the adoption of any regulations controlling subdivisions.

Right-of-Way (ROW) - A strip of land occupied or intended to be occupied by a street, crosswalk, railroad, road, electric transmission lines, oil or gas pipeline, water main, sanitary or storm sewer line, or far another special use. The usage of the term “right-of-way,” for land platting purposes, shall mean that every right of way hereafter established and shown on a final plat is to be separate and distinct from the lots or parcels adjoining such right-of-way and not included within the dimensions or areas of such lots or parcels.

Road, Classification - For the purpose of providing for the development of the streets, highways, roads, and rights-of-way in the Planning Region and for their future improvement, reconstruction, realignment, and necessary widening, including provision for curbs and sidewalks, each existing street, highway, road, and right-of-way and those located on approved and filed plats have been designated on the Major Road Plan and classified herein. The classification of each street, highway, road, and right-of-way is based upon its location in the respective zoning districts of the Planning Region, its present and estimated future traffic volume, and its relative importance and function as specified in the Comprehensive Plan.

Road, Dead-end - A road or a portion of a road with only one vehicular-traffic outlet.
**Road Right-of-way Width** - The distance between property lines measured at right angles to the center line of the road.

**Sale or Lease** - Any immediate or future transfer of ownership, including contract of sale or transfer, of an interest in a subdivision or part thereof, whether by metes and bounds, deed, contract, plat, map, or other written instrument.

**Same Ownership** - Ownership by the same person, corporation, firm, entity, partnership, or unincorporated association or ownership by different corporations, firms, partnerships, entities, or unincorporated associations, in which a stockholder, partner, associate, or a member of his family owns an interest in each corporation, firm, partnership, entity, or unincorporated association.

**Septic Tank Effluent Pump (STEP) System** - An alternative sanitary sewer disposal system.

**Setback** - The distance between a building and the street line nearest thereto.

**Sketch Plat** - A sketch preparatory to the preparation of the Preliminary Plat (or Final Subdivision Plat, in the case of Minor Subdivisions) to enable the subdivider to save time and expense in reaching general agreement with the Planning Commission as to the form of the plat and the objectives of these regulations.

**Special Flood Hazard Area** - See “flood hazard area.”

**Special Flood Hazard Map** - The official map designated by the federal insurance administrator to identify floodplain areas having special flood hazards.

**Start of Construction** - The first placement of permanent construction on a site, such as the pouring of slabs or footings or any work beyond the stage of excavation. For a structure without a basement or poured footings, the start of construction includes the first permanent framing or assembly of the structure or any part thereof on its pilings or foundation or the affixing of any prefabricated structure or mobile home to its permanent site. Permanent construction does not include land preparation; land clearing; grading; filling; excavation for basement, footings, piers, or foundations; erection of temporary forms; the installation of piling under proposed subsurface footings; installation of sewer, gas, and water pipes and of electric or other service lines from the street; or existence on the property of accessory buildings.

**Stormwater Management Resolution** - The currently adopted Stormwater Management Resolution for Sumner County.

**Street** - See “road.”

**Structure** - Anything constructed above or below ground.

**Subdivider** - Any person who: (1) has an interest in land, causes it, directly or indirectly, to be divided into a subdivision or; (2) directly or indirectly, sells, leases or develops or offers to sell, lease or develop, or advertises for sale, lease, or development, any interest, lot, parcel, site, unit, or plot in a subdivision or; (3) engages, directly or indirectly or through agent, in the business of selling, leasing, developing, or offering for sale, lease, or development a subdivision or any interest, lot, parcel site, unit, or plot in a subdivision or; (4) is directly or indirectly controlled by or under direct or indirect common control with any of the foregoing. See “subdivision.”

**Subdivision** - The division of a tract or parcel of land into two (2) or more lots, sites or other divisions for the purpose, whether immediate or future, of sale or building development and includes resubdivision and, when appropriate to the context, relates to the process of subdividing or to the land or area subdivided, provided, however, that 'subdivision' does not include a division of any tract or parcel of land into two (2) or more tracts or parcels when such parts or parcels are larger than five (5) acres in size...” The term “subdivision” includes...
the process of subdivision or division of residential or non-residential land, whether by deed, metes and bounds description, map, plat, or other recorded instrument.

**Subdivision Agent** - Any person who represents or acts for or on behalf of a subdivider or developer in selling, leasing, or developing or offering to sell, lease, or develop any interest, lot, another person consists solely of rendering legal service.

**Substantial Completion** - The point in time when the Developer has completed all required Public and Private Improvements to the project site and all required Public Improvements off-site relative to the Project in accordance with the approved construction documents and Planning Commission conditions, and such improvements have been inspected, tested and approved by the County Engineer or his designee.

**Substantial Improvement** - Any repair, reconstruction, or improvement of a structure, the cost of which equals or exceeds fifty (50) percent of the actual cash value of the structure either before the improvement in begun or, if the structure has been damaged and is being restored, before the damage occurred. Substantial improvement begins when the first alteration of any structural part of the building commences.

**TDOT** - Abbreviation for “Tennessee Department of Transportation.”

**Temporary Improvement** - Any improvement built and maintained by a subdivider during construction of the subdivision and prior to release of the performance bond, the cash deposited in escrow, or a letter of credit designed to ensure completion of required improvements.

**Vertical Condominium Subdivision** - See “condominium subdivision.”

**Water Surface Elevation** - The heights in relation to mean sea level expected to reach by floods of various magnitudes and frequencies at pertinent points in the floodplain. Also, the level of natural flows or collections of water which may be expected to be found above or below surface.
APPENDIX B

PLAT CERTIFICATIONS

Subdivision Regulations,
Sumner County, Tennessee
APPENDIX B: Plat Certificates

CERTIFICATE OF OWNERSHIP AND DEDICATION

I (we) hereby certify that I am (we are) the owner(s) of the property shown and described hereon as evidenced in Book Number ____, page _____, County Registers Office, and that I (we) hereby adopt, this plan of subdivision with my (our) free consent, establish the minimum building restriction lines, and that offers or irrevocable dedication for all public roads, utilities, and other facilities have been filed as required by the Sumner County Regional Subdivision Regulations.

________________________  __________________________  __________________________
Date                        Owner

Title (if acting for partnership or corporation)

------------------------------------------------------------------------------------------------

CERTIFICATE OF ACCURACY

I hereby certify that the plan shown and described hereon is a true and correct survey to the accuracy required by the Sumner County Planning Commission and that the monuments have been or will be placed, as shown hereon, to the specifications in these regulations.

________________________  __________________________  __________________________
Date                        Registered Surveyor

------------------------------------------------------------------------------------------------
CERTIFICATE OF APPROVAL OF WATER SYSTEMS

I hereby certify that the water systems outlined or indicated on the final subdivision plat entitled have been installed in accordance with current local and state government requirements or a sufficient bond or cash has been filed which will guarantee said installation.

Water System ___________________________  Date  ___________________________  Name, Title, and Agency of Authorized Approving Agent

CERTIFICATE OF APPROVAL OF SEWER SYSTEMS

I hereby certify that the sewer systems outlined or indicated on the final subdivision plat entitled have been installed in accordance with current local and state government requirements or a sufficient bond or cash has been filed which will guarantee said installation.

Sewer System ___________________________  Date  ___________________________  Name, Title, and Agency of Authorized Approving Agent

CERTIFICATE OF APPROVAL BY DEPARTMENT OF ENVIRONMENT AND CONSERVATION

I hereby certify that the sewage disposal systems installed or proposed for installation in the subdivision entitled fully meet the requirements of the Tennessee Department of Environment and Conservation and are hereby approved.

______________________________  Date  ___________________________  County Environmentalist
CERTIFICATE OF APPROVAL OF BONDING OF ROADS

I hereby certify: (1) that this subdivision was developed on an existing County maintained road and that no public improvements are necessary, (2) that all designated roads on this final subdivision plat have been installed in an acceptable manner and according to the specifications of the Sumner County Regional Subdivision Regulations, or (3) that a surety bond has been posted with the Planning Commission to assure completion of all required improvements in case of defaults.

# Applies

Date Authorised Representative

CERTIFICATION OF COMMON AREAS DEDICATION

(Owner) in recording this plat has designated certain areas of land shown hereon as common areas intended for use by the homeowners within (Name of Subdivision) for recreation and related activities. The above described areas are not dedicated hereby for use by the general public, but are dedicated to the common use and enjoyment of the homeowners in (Name of Subdivision) as more fully provided in Chapter , Declaration of Covenants and Restrictions, applicable to (Name of Subdivision) and recorded with this plat. Said Chapter is hereby incorporated and made a part of this plat.

Date Owner

Date

Owner
CERTIFICATE OF APPROVAL FOR RECORDING

I hereby certify that the subdivision plat shown hereon has been found to comply with the Sumner County Regional Subdivision Regulations, with the exception of such variances, if any, as are noted in the minutes of the Planning Commission, and that it has been approved for recording in the Office of the County Register.

_________________________   ____________________________
Date Secretary, Planning Commission

CERTIFICATE OF ACCURACY OF ENGINEERING AND DESIGN FOR MAJOR SUBDIVISIONS

I, ______________________, a professional Engineer currently licensed in the State of Tennessee, do hereby certify that the plans shown and described hereon regarding engineering and designs governing this subdivision are true and correct, and conform to the requirements set forth in the Subdivision Regulations and other applicable requirements of the Sumner County Regional Planning Commission.

_________________________   ____________________________
DATE PROFESSIONAL ENGINEER

CERTIFICATE OF ADEQUACY OF STORM DRAINAGE FOR MAJOR SUBDIVISIONS

I, ______________________, do hereby certify that I am a Professional Engineer, registered in the State of Tennessee and that I have designed all storm water drainage for ______________________ per construction plans on file with the Sumner County Regional Planning Commission and per the County Stormwater Management Resolution. As designed, neither this subdivision nor adjoining property will be damaged, nor shall the character of the land use be affected by the velocity and volume of water entering or leaving same.

_________________________   ____________________________
DATE PROFESSIONAL ENGINEER
APPENDIX  C

Roadway and Drainage Technical Standards

Sumner County, Tennessee
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1. GENERAL PROVISIONS AND REQUIREMENTS

1.1 - Purpose and Scope

This document describes design guidelines for designing roadways and drainage improvements and facilities within the jurisdiction of the Sumner County Regional Planning Commission that are outside of municipal limits (hereinafter referred to as “County”). In the event of a conflict between the general text of the County Subdivision Regulations and/or Zoning Resolution and this Appendix, those documents, rather than this Appendix, shall govern.

1.2 - Jurisdiction / Regulations

These rules and regulations governing the construction of roads, which are to be included within the road system of the Sumner County, Tennessee, as well as drainage improvements and facilities, shall apply to all areas within the jurisdiction of the County.

1.3 - Specifications and Resources

The following publications may be referred to in these specifications or listed for convenience for future reference.

“A Policy on Geometric Design of Highways and Roads”, American Association of State Highway and Transportation Officials; AASHTO.

“Guidelines for Urban Major Road Design, a Recommended Practice”, Institute of Transportation Engineers; ITE.

“Manual on Uniform Traffic Control Devices for Roads and Highways”, (MUTCD) U.S. Department of Transportation, Federal Highway Administration; FHWA.

The Tennessee Department of Transportation; TDOT; “Standard Specifications for Road and Bridge Construction”, latest edition, technical specifications only, shall apply and be adhered to unless superseded by these specifications.

In the event of a conflict between this document and the referenced specifications aforementioned, the specifications contained in this document shall govern.

1.4 - Plan Review Procedure / Performance Agreements and Fees

Concurrent with Submission of the Preliminary Plat, and/or Site Plan, the Developer or the Developer’s Engineer shall submit construction drawings for approval. The submittal shall include documents and drawings to include all aspects of the roadway, grading and drainage; including documentation or supporting engineering calculations. The construction drawings and drainage calculations shall bear the stamp of a Registered Tennessee Professional Engineer. Approved plans shall be required prior to the start of any work on the project.

Other submittals for approval which are necessary and to be done by the Developer might include, but are not limited to: the Sumner County Regional Planning Commission; the Sumner County Road Superintendent, the Sumner County Commission, the Tennessee Department of Transportation (TDOT); the Tennessee Department of Environment and Conservation (TDEC).
For approval by Sumner County, a letter of transmittal along with the construction drawings and specifications (Plans), applicable checklists and payment for the Plan Review Fee shall be submitted to the County Planning Office. The Plans submittal shall meet the requirements contained in the County Subdivision Regulations. A set of approved Plans shall be at the construction site at all times. Plans will not be deemed approved until the County Engineer’s stamp of approval have been affixed to the cover sheet of the drawings and specifications.

1.5 – Permits and Fees

Prior to beginning any construction, the Developer and/or Contractor, shall obtain all necessary permits as required by law. Such permits include, but are not limited to, those required by State of Tennessee, Sumner County Regional Planning Commission, Sumner County Road Superintendent, other Sumner County agencies and utility companies.

The Developer shall obtain a Notice of Coverage (NOC) from TDEC prior to beginning any construction activities.

Once the grading and drainage plans are approved, the Developer and/or Contractor must complete the following steps prior to starting clearing and grading activities.

1) Submit a Land Disturbance Permit Application along with any other forms required by County, State and Federal stormwater regulations.
2) Pay other applicable fees to the County. Construction plans will not be released until the fees are paid by the Developer.
3) Install all required erosion control measures and tree protection fencing on the site as shown on the approved plans.
4) Stake the centerline of the proposed roads.
5) A copy of the approved Grading and Drainage plans MUST be kept on site at all times while construction is taking place.

1.6 - Notification of Construction

Before commencing any road construction operations, a twenty-four (24) hour notice must be given to the County Engineer and County Road Superintendent. This advance notice is required for all road construction projects to ensure proper inspection staff scheduling with the County. Demolition permits, if required for the project, shall be obtained from the County Building Department. Any work performed, including placement of fill, prior to permit and proper notification to the County will be removed and replaced in accordance with the regulations.

1.7 - Quality Control Testing & Construction Surveying

1.7.1 Construction Surveying

To facilitate the field observations, reviews and quality control testing to be performed by the County or its authorized representatives the Developer and the Developer’s contractor shall provide construction surveying and staking at no cost to the County. This shall include initial surveying and staking as well re-surveying or re-staking. The minimum surveying tasks shall include but are not limited to:

(a) Centerline of the proposed roadways for clearing and grubbing.
(b) Centerline of the proposed roadways with proposed cut and/or fill depths to subgrade.
(c) Cut slope and fill slope limits if needed by the County.
(d) Verifying the proposed subgrade for roadways are constructed to the design elevations. Provide with proposed cut and/or fill depths to subgrade.
(e) Locations and elevations of catch basins, headwalls, culverts, ditches, basins, and other stormwater facilities.
Cut and fill areas and mass grading areas that are outside the road rights-of-way,
Confirm stormwater detention or retention basins are graded & constructed per the approved plans. This includes outlet control structures or facilities.
Off-set staking of survey points to facilitate on-site reviews.
Benchmarks as required in plans

1.7.2 Primary Testing

The primary methods of testing shall be by proof rolling and on-site field observations by the County or its authorized representative. The Developer and the Developer’s contractor shall coordinate with the County in order for the proof rolling of the various stages of roadway construction to be observed by the County or its authorized representative. Proof rolling is to be accomplished for areas to include but not limited to:
(a) all subgrade
(b) fills over eighteen (18) inches thick, proof roll every one-foot thick loose fill layer, as fill is placed or in accordance with geotechnical engineering recommendations
(c) any areas that are undercut
(d) any areas that are re-filled and/or backfilled

If the County or authorized representative are not present during the proof rolling for a stage of construction then the fill or work is subject to being removed and replaced at the Developer’s expense. The Developer will be at risk for executing work beyond fill and/or subgrade that has not been observed by the County or authorized representative.

The Developer shall provide and pay for the necessary labor, equipment, materials and supervision required to support field observations and testing by the County at no cost to the County.

1.7.3 Secondary Testing

The County can require secondary testing to help determine if the roads are being constructed to the satisfaction of the County. Secondary testing can include but is not limited to the following:

Construction materials, including soil fills, rock fills, aggregate base stone, asphalt, concrete, and roadway sub-grades shall be fully tested in accordance with the designations and requirements within the referenced “TDOT Standard Specifications” sections. Unless otherwise noted within the “TDOT-Standard Specifications” section, the type and number of tests called for by the referenced standards shall be performed. The County can likewise require geotechnical review by a Tennessee registered professional engineer to be performed to provide verification and information to assist in determining if the road construction meets required specifications.

Testing shall be done by an independent testing laboratory whose qualifications are approved by the County. The Developer shall provide and pay for the cost of all testing and re-testing. Testing results will be submitted to and approved by the County. The County reserves the right to require industry standard certifications of testing and inspections by the testing laboratory, mills, shops and factories. Such certifications required shall be submitted in duplicate.

The Developer shall provide and pay for the necessary labor and supervision required to support field testing by the independent testing firm and inspections by the County at no cost to the County. Test reports of field testing if applicable shall be submitted directly to the County. Defects disclosed by tests shall be corrected by the Developer at no cost to the County. The Developer is required to have the design engineer or a certified quality control inspector present during all phases of construction.

1.8 - Inspection

All projects shall be subject to inspection during and after completion of construction by an authorized representative(s) of the County. Presence or absence of an inspector during construction does not relieve
the Developer and/or Contractor from adherence to approved plans and material contained in these
specifications. Materials and/or workmanship found not meeting requirements of approved plans and
specifications shall be immediately brought into conformity with said plans and specifications.

An authorized representative of the County shall make a final inspection of the project after completion to
determine acceptability of the work and for release of Performance Securities if required.

The cost for inspection by the County or its authorized representatives during construction is covered by
the fees established by the County. Additional inspection fees will be required when an inspection by
the County fails and requires subsequent re-inspections. The Inspection Fee shall be paid to the County
before release of the approved construction plans.

Drainage facilities including, but not limited to, culverts, detention basins and ditches, as well as the
roadway sub-grade, base stone and binder and surface course shall be inspected, tested and given approval
as required by the County. Prior to delivery of pipe, structures and roadway materials to the site materials
shop drawings or lab reports should be submitted to the County for confirmation of suitability with
required regulations. Final construction inspection for approval and acceptance of roads and drainage
systems will not be granted until all work has been completed in accordance with the approved plans.

1.9 - Acceptance of Facilities

After construction has been completed, a final inspection will take place by the County. Acceptance
will be issued once all Performance Agreements and requirements have been met and construction meets
the extents considered satisfactory under these specifications and the County Subdivision Regulations.
The Developer shall meet all requirements of applicable Performance Agreements. At the appropriate
time the County Road Superintendent will make a recommendation to the County Commission; the
County Commission is the authorized body that will accept roads into the County road system.

1.10 - Variances

Variances from the standards in this manual will be considered by the Sumner County Regional
Planning Commission on a case-by-case basis. If the Developer, Contractor, or utility responsible to the
County for public improvements desires to design and construct such improvements in variance to these
standards, such variance(s) should be identified in a written attachment to the initial submittal of plans.
The variance request(s) shall consist of:

- Identification of the standard provision to be waived or varied.
- Identification of the alternative design or construction standards to be adhered to.
- A justification of the variance request, including impact on capital and
  maintenance requirements and cost.
- Request shall be prepared and sealed by a professional civil engineer licensed to practice in the State of
  Tennessee.

1.11 - Revisions to these Specifications

Revisions to these specifications will be adopted by the Sumner County Regional Planning Commission.
2. PLAN STANDARDS

2.1 - General

In order to provide consistency and maintain accuracies, the following criteria are to be utilized for the construction plans.

The initial construction plan submittal shall include two (2) full scale plan sets, along with an electronic submission submitted in Portable Document Format (PDF) format, along with any calculations, checklists, reports or supporting documentation for how these plans comply with the regulations.

The final construction plan submittal shall include six (6) full scale plan sets. After approval of the plans, four (4) sets will be retained by the County with the remaining two (2) sets (or more if more are provided) returned to the Developer or the Developer’s Engineer. A set of approved Plans shall be at the construction site at all times. Plans will not be deemed approved until the County Engineer Office’s stamp of approval has been affixed to the cover sheet of the drawings and specifications. Submitted with the final set shall be a CD containing all CAD files associated with the plan set. CAD files should be AutoCAD compatible. Also, PDFs of the final plan set, are required in addition to the CD with AutoCAD.

2.2 - Survey

Survey procedures require that all surveys shall be tied to the State Plane Coordinate System using the Tennessee Geodetic Reference Network (TGRN). All surveyed coordinate values will be based on the North American Datum 1983 (NAD/83) (1995 adjustment) coordinates and appropriate notes indicating such shall appear on the topography plot.

All design computations shall be based on these adjusted coordinate values. This will ensure that all computed points on the project will have coordinate values tied to the State Plane System. Assumed coordinates will not be used.

2.3 - Preparation

The following sub-sections contain specific information on sheet preparation.

2.3.1 - Dimensions and Directions

All units of measurement shall be in English standard units of feet. Distances shown on the plans shall be to the nearest .01 foot (35 ft., 35.0 ft., and 35.00 ft., are acceptable; 35.001 ft. is not acceptable). Bearings will be shown to the nearest second.

2.3.2 - Sheet Size

Designs are to be provided on 24” x 36” sheets. Each sheet shall have a left-hand margin of one and one-half (1 ½) inch for binding. Match lines may be required on sheets for clarity.

2.3.3 - Drafting Specifications

Font Size: Text on plans shall be legible, neat and orderly presented.

Title Block: Each submitted drawing shall have a border and title block in the right-hand side or lower right-hand corner of the drawing. The title block shall include a space for revisions and dates.
All submitted final plan sets and calculations shall be signed and sealed by a Tennessee registered professional engineer. Each sheet within the plan set shall be signed and sealed with the exception of any standard drawing that might be available from TDOT and the County’s Standards Details.

2.4 - Construction Plans

Plans should be one hundred (100) percent complete when submitted for initial review. The project must meet requirements as they relate to appropriate public road approaches, required taper distances for pavement transitions, grades, vertical stopping sight distance, and intersection sight distance.

NOTE: Additional items may be requested by the County, as each project can present unique development and design issues that will need to be specifically addressed.

As a general guideline, the supporting calculations should include any engineering information that is pertinent to the project. These might include, but are not limited to the following:

- Drainage calculations including culvert and bridge analysis
- Water quality and detention design reports
- Buffer calculations per the stormwater regulations
- Drainage areas, runoff values, energy dissipaters
- Intersection sight distance calculations

The designer is encouraged to add notes on the plans explaining special situations or items which are not readily apparent and that would influence the proposed design. The following sheets and information will be reviewed for quality assurance at this submission. The information is intended to be a guideline and not limited to the following. The County may request additional information.

**Title Sheet** – Information on the title sheet should include the following:

- Project numbers
- Project location map including north arrow and scale
- Description of project work type
- Signature block
- TDEC Permit Numbers
- Utility providers list with name of contact, address, phone number(s).
- Sheet index

**Standard Details** – These should only show basic configuration and design features. This will typically include the following:

- Lane and shoulder widths
- Construction centerline
- Cross slopes
- Curbs
- Side slopes
- Shoulder configurations if warranted
- Retaining walls, culverts, and bridges if warranted
- Ditches
- Sidewalk locations and widths if proposed
- Typical sections and paving schedule

**Overall Plan Sheet** – Include an Overall Plan sheet for projects to show an overall view of the project at a scale that is no smaller than one (1) inch = two hundred (200) ft.

**Plan and Profile Sheets** - Elevations and grades of ditches are to be shown so that accurate right-of-way requirements can be determined. The plan and profile sheets typically shall include the following:
- Horizontal scale: 1 inch = 50 ft.
- Vertical scale: 1 inch = 5 ft. or 1 inch = 10 ft.
- Horizontal alignment (e.g., horizontal curve data, PC, PI, PT, bearings)
- Vertical alignment
- Alignment controlling features (e.g., high-water levels, existing cross roads and bridges, regulated drains, drainage structures, railroads, traffic maintenance considerations, cemeteries, historical buildings, parks, etc.)
- Drainage details, e.g., ditches, culverts, etc.
- Project limits
- Drainage features (e.g. pipe structures, ditch grades, inlets for storm-sewer trunk line designs, etc.)
- Public road approach and drive locations
- Construction limits
- Proposed right-of-way and construction easements
- Approximate roadside barrier locations
- The plan and profile sheets should reflect correct structure notations

**Grading & Drainage Sheets** – The grading & drainage sheets typically shall include the following:

- Existing contours; 2 ft. contour interval
- Proposed contours; 2ft. contour interval
- Supplemental spot elevations as needed to show proposed grading
- Drainage and EPSC, sodding, rip-rap and sodded ditch locations
- Items to be removed or demolition items are noted.
- Permanent and temporary erosion prevention and sediment control (EPSC) measures
- Notes for grading, drainage and EPSC
- The grading plan shall show the grading within the ROW, adjacent to the ROW and all lot areas to be graded.
- Locate all streams and TDEC stream buffers.
- Show the location, dimensions, and elevation of any part of the subdivision within a flood prone area; existing or proposed structures of building sites, fill, storage of materials and flood proofing measures, as specified in these regulations; and the relationship of the above to the location of the stream channel, floodway, floodway fringe, the regulatory flood elevation, and the regulatory flood protection elevation;
- The water elevations of adjoining lakes or streams and the approximate high and low-water elevations of such lakes and streams shall be shown. All elevations shall be referred to the U.S.G.S. datum plane.

**Drainage Structure & Pipe Data Table** – The information to be included in the structure data table is as follows:

- Location
- Size
- Type
- Elevations and grades
- Pipe lengths and slope
- Type of headwall

**Cross Sections** – The County may require cross sections to depict or provide more detailed information.

**Detail Sheets** – The proposed layouts typically shall be included as follows:

- Turning movements and turn lanes
- Pavement markings
- Signage, including sign structures
- Retaining walls
- Drainage structures
- Super elevation transition diagrams
- Plans for temporary erosion control, traffic maintenance details, and traffic design elements (e.g., intersections, signals, signing and lighting).
• Signals
• Lighting
• Amenities
• Quantity lists (Can be provided separately to the Building & Codes Office in written tabular format. Preferred to be in Excel format; provide digital copy).

Traffic Maintenance Details – The proposed traffic maintenance scheme and phasing is to be outlined when required by the Sumner County Regional Planning Commission.

Construction Traffic Details – The proposed construction traffic routing, scheme and phasing is to be outlined to include the location of proposed temporary construction roads when required by the Sumner County Regional Planning Commission.

2.5 – Submission

The following represents the minimum required for construction drawing submission to the County Engineer for review. When submitting the documents for review, provide the following:

• Letter of Transmittal – this will include the date of submittal, contact information of the consultants and developer (names, addresses, phone numbers, email address), project information, and a listing of submitted items.
• Indicate the number of sets of construction plans submitted. Plans (full-size plan sheets) and documents are to be securely bound. The plans shall be sealed and dated by a TN registered professional engineer.
• Indicate the number sets of supporting engineering drainage calculations and other calculations sealed and dated by a Tennessee registered professional engineer.

NOTE: Additional items may be requested by the Sumner County Regional Planning Commission or the County Road Superintendent, as each project can present unique development and design issues that will need to be specifically addressed.

2.6 - Revision of Plans

Should, prior to or during construction, necessary changes be needed that would, in the opinion of the County Engineer, or the Road Superintendent’s Office, constitute significant revision of the plans already approved by the County, said plans shall be revised with said changes shown and resubmitted along with a letter stating why such changes are believed necessary. Changes deemed to be minor in nature by the Planning Director, County Engineer or Road Superintendent's Office may be made during construction with the changes noted for inclusion in the "as-built” drawings to be submitted to the County prior to final acceptance.

The County shall have the right to re-review the portion of the set of Plans that are affected by the proposed revision.
3. ROAD DESIGN

3.1 Standards for Design

The purpose of this chapter is to present the criteria and guidelines for the design of subdivision and development roads and other related elements in the road right-of-way. It is to be used by Developers and their engineers in the design of subdivision and development roads for which approval by the Sumner County Regional Planning Commission is required.

3.1.1 General

All design drawings and support data submitted to the County for approval must be sealed and signed by a registered Professional Engineer, licensed to practice in the State of Tennessee.

The design criteria, as presented, are intended to aid in preparation of plans and specifications, and include minimum standards where applicable. Design of roads are to be designed based upon the TDOT Roadway Design Guidelines (latest edition) unless otherwise noted in these specifications. For items not addressed in the TDOT guidelines, the AASHTO “A Policy on Geometric Design of Highways and Roads” (hereinafter referred to as the “Green Book”, latest edition) should be consulted for guidance. Where conflicts exist or interpretations are required, the County Engineer shall make the final determination.

3.1.2 Location and Layout of New Roads

The location and layout of new roads shall be compatible with the Major Thoroughfare Plan, Subdivision Regulations and Zoning Resolution. Roads not identified in the Major Thoroughfare Plan shall meet the needs of the specific development and satisfy all other specific requirements of this appendix section and these Subdivision Regulations in general.

The road layout for all subdivisions should be designed to ensure connectivity, enhance general circulation and to provide secondary points for emergency access. They shall also provide safe, efficient, and convenient access within and between developments. Certain roads should be extended to property boundaries to provide for the future logical extension of the road through adjacent properties. For road(s) located within or adjacent to a development, the proposed development shall continue the road to a termination point acceptable to the Planning Commission. The termination point of roads abutting adjacent properties and having the potential to connect with other roads in the future shall, at the expense of the developer and consistent with County requirements, place a permanent sign at that point to notify the public of such potential extensions so existing and future residents and property owners are made aware far in advance.

A major component in road layout is neighborhood traffic safety. This is an essential transportation issue in the County. Roads should be designed to limit excessive traffic speeds and volumes in neighborhoods and provide for safe travel for all modes of transportation.

3.1.3 Traffic Impact Analysis

As a part of the development approval process, the Planning Commission may require, at no cost to the County, a Traffic Impact Analysis (TIA) to be prepared in accordance with industry standards. The findings of such traffic studies shall be utilized by the Planning Commission in determining the extent of required road improvements, but shall not limit required improvements, when in the determination of the Planning Commission, additional improvements may be necessary to protect the safety of the public. This traffic analysis shall be prepared by a Tennessee licensed Professional engineer.
3.1.2 Connectivity

Developments shall achieve internal road connectivity by providing multiple connections to the existing County road network.

3.1.3 Traffic Control Devices

All signs, markings, signals and other traffic control devices used on roads in the County shall be designed, installed and used in conformance with the Manual on Uniform Traffic Control Devices (MUTCD), Tennessee Department of Transportation or Sumner County regulations as it may apply.

3.1.4 Private Roads

Private roads will only be allowed if permitted by the Zoning Resolution and must be built to the same specifications as public streets.

3.2 Major Thoroughfare Road Cross Sections and Right-of-Way

3.2.1 Road Cross Sections

Road classifications for all streets designated as Major Thoroughfares in the Sumner County Major Thoroughfare Plan are included previously in these regulations in the table included at Article III, D. and with the exception of TDOT controlled Interstates and Freeways are illustrated below on the following pages.

(1) Street types not designated as Major Thoroughfares shall be governed by the standard drawings included at the end of this Appendix. These street types are referred to as either Minor Local or Local Streets within this Appendix.

(2) Minor Local Streets are those streets that are less than 500 feet in length and that terminate in a permanent cul-de-sac. All other Minor Streets are Local Roads as depicted herein. Right of Way widths for these two local street sections are identical, but differences in design standards are set forth for each in this Appendix.
Urban Principal Arterial

Cross Section
Land Use Character Area = Suburban
Design Speed = 45 MPH

Urban Major Arterial & Urban Minor Arterial

Cross Section
Land Use Character Area = Suburban
Design Speed = 45 MPH
Urban Major Arterial & Urban Minor Arterial

Cross Section
Land Use Character Area = Centers
Design Speed = 35-40 MPH

Urban Major Collector & Urban Minor Collector

Cross Section
Land Use Character Area = Suburban
Design Speed = 30-40 MPH
Urban Major Collector & Urban Minor Collector

Cross Section
Land Use Character Area = Centers
Design Speed = 30-35 MPH

Rural Principal Arterial

Cross Section
Land Use Character Area = Rural
Design Speed = 45 MPH
Rural Principal Arterial

Cross Section
Land Use Character Area = Centers
Design Speed = 30-45 MPH

Rural Major Arterial & Rural Minor Arterial

Cross Section
Land Use Character Area = Rural
Design Speed = 45 MPH
Rural Major Arterial & Rural Minor Arterial

Cross Section
Land Use Character Area = Centers
Design Speed = 30-40 MPH

Rural Major Collector & Rural Minor Collector

Cross Section
Land Use Character Area = Rural
Design Speed = 30-45 MPH
3.2.2 – Right-of-Way and Easements

(1) Right-of-Way
Minimum right-of-way widths shall be per the Standard Details and these regulations. Topography, special design features and other factors may require widths greater than this minimum. The Sumner County Regional Planning Commission shall have final review with determination of any additional right-of-way that is required for the design of a specific road segment. This review shall be based on recommendations by the County Engineer.

(2) Easements
All easements shall be approved for use by the Sumner County Regional Planning Commission on a case by case basis. The following types of easements may be required by the County:
   a. The first type is a Public Utility and Drainage Easement (PUDE).
   b. The second type is a Temporary Construction Easement (TCE) that may be used to provide adequate construction area in the construction of a road or drainage project.
   c. A third type is a Slope Easement (SE) that provides for slopes between the road right-of-way and adjacent property.
   d. A fourth type is an Access Easement (AE) that allows multiple users of an access to the road.
   e. A fifth type is a Permanent Drainage Easement (PDE) for drainage purposes only.
   f. A sixth type is a Specialty Easement for preservation or protection of a specific feature (i.e. landscape buffer easement or historic wall easement, etc.).

(3) Improvements in Right-of-Way
   It is the policy of the County to place all permanent public roads and road related features in public road right-of-way, with fee simple ownership by the County.

(4) Additional Right-of-Way Widths on Existing Roads
   Developments that adjoin existing roads shall dedicate additional fee simple right-of-way, where necessary, to meet the minimum requirements for the road classification of the existing road, or other dimensions as required by the Sumner County Regional Planning Commission.
This dedication shall be as follows:
(a) The entire right-of-way for the required road classification shall be provided where any part of the development is on both sides of the existing road.
(b) When the development is located on only one side of the existing road, one half (1/2) of the required width of the right-of-way, measured from the center line of the existing road right-of-way, shall be provided.

(5) Dedication Process
The dedication of right-of-way and easements for public purposes shall normally occur through the platting process. When dedications are required outside the platting process, they shall be dedicated in a manner and format recommended by the relevant County staff and County Attorney, and as approved by the County Commission.

33 Design Criteria
The design criteria apply to all roadways that are required to be designed and constructed to County subdivision road standards and specifications.

The Sumner County Regional Planning Commission, in consultation with other County departments and State agencies, may allow modifications to the design criteria.

The Sumner County Regional Planning Commission is authorized to require studies or other pertinent information to be provided by the Developer to help support or validate the modification request, at no cost to the County.

Roads are to be designed in accordance with the design speeds specified for each road classification and as summarized in Table 3-1 below.
<table>
<thead>
<tr>
<th></th>
<th>RESIDENTIAL ROAD</th>
<th>NON-RESIDENTIAL ROAD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design Speed (MPH)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minor Local Road</td>
<td>20</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>Collector Road</td>
<td>40</td>
<td>40</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission per the Sumner County Major Thoroughfare Plan as stated in Article III.C.3 of these Subdivision Regulations.</td>
<td></td>
</tr>
<tr>
<td><strong>Maximum Percentage Grade</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minor Local Road</td>
<td>12%</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>12%</td>
<td>8%</td>
</tr>
<tr>
<td>Collector Road</td>
<td>8%</td>
<td>8%</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
<tr>
<td><strong>Minimum Percentage Grade</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All Roads</td>
<td>1%</td>
<td>1%</td>
</tr>
<tr>
<td><strong>Horizontal and Vertical Curves (are to be designed as per AASHTO standards)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Minimum K values for Vertical Curves (minimum length is 50 ft.)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minor Local Road</td>
<td>(Crest: 7) (Sag: 17)</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>(Crest: 19) (Sag: 37)</td>
<td>(Crest: 19) (Sag: 37)</td>
</tr>
<tr>
<td>Collector Road</td>
<td>(Crest: 44) (Sag: 64)</td>
<td>(Crest: 44) (Sag: 64)</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
<tr>
<td><strong>Minimum Centerline Radius for Horizontal Curves</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minor Local Road</td>
<td>100</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>300</td>
<td>300</td>
</tr>
<tr>
<td>Collector Road</td>
<td>700</td>
<td>700</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>
### Minimum Centerline Arc length (feet)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>100</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Collector Road</td>
<td>300</td>
<td>300</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Maximum Super-Elevation (foot/foot)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local &amp; Local Road</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Collector Road &amp; Arterial Road</td>
<td>0.04</td>
<td>0.04</td>
</tr>
<tr>
<td>Run-out Length</td>
<td>Min. 100 ft. (Refer to ASSHTO)</td>
<td>Min. 100 ft. (Refer to ASSHTO)</td>
</tr>
</tbody>
</table>

### Minimum Tangent Between Horizontal Curves (feet) and Approaching Intersections

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>35</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Collector Road</td>
<td>200</td>
<td>200</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Reverse Curves: Minimum Tangent Between Curves (feet)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>50</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Collector Road</td>
<td>150</td>
<td>150</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Broken-Back Curves: Minimum Tangent Between Curves (feet)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>100</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>200</td>
<td>200</td>
</tr>
<tr>
<td>Collector Road</td>
<td>300</td>
<td>300</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

Lane Transitions and tapers to be designed as per AASHTO standards.
### Stopping Sight Distances- Minimum (in feet) (To be designed as per AASHTO standards)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum Sight Distance</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>Local Road</td>
<td>200</td>
<td>200</td>
</tr>
<tr>
<td>Collector Road</td>
<td>305</td>
<td>305</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Passing Sight Distances- Minimum (in feet) (To be designed as per AASHTO standards)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum Sight Distance</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road &amp; Local Road</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Collector Road</td>
<td>600</td>
<td>600</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Intersections & Driveways Design- Minimum Sight Distance at & (Distances in feet)

(Sight distances required are based upon the classification of the street being intersected)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Minimum Sight Distance</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>150</td>
<td></td>
</tr>
<tr>
<td>Local Road</td>
<td>250</td>
<td>250</td>
</tr>
<tr>
<td>Collector Road</td>
<td>400</td>
<td>400</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

### Maximum Grade At Intersections: Distance from Intersecting Edge Of Pavement (EOP)

<table>
<thead>
<tr>
<th>Road Type</th>
<th>Maximum Grade</th>
<th>Maximum Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minor Local Road</td>
<td>6% for 35 ft. from EOP</td>
<td>N/A</td>
</tr>
<tr>
<td>Local Road</td>
<td>5% for 50 ft. from EOP</td>
<td>5% for 50 ft. from EOP</td>
</tr>
<tr>
<td>Collector Road</td>
<td>3% for 100 ft. from EOP</td>
<td>3% for 300 ft. from EOP</td>
</tr>
<tr>
<td>Arterial Road</td>
<td>To be determined by the Planning Commission</td>
<td></td>
</tr>
</tbody>
</table>

Note: The Table is based upon the design speeds listed above. If the posted speed limit is greater or a selected design speed is greater than the above listed "Design Speed"; the requirements for design must likewise be increased. Refer to AASHTO design manuals. The design engineer should consider the prevailing speed as is likely for all of these criteria.
3.3.1 Design Speed

The minimum design speed used in road design shall be in accordance with Table 3-1.

3.3.2 Road and Lane Widths

Refer to the details provided in these regulations and standards.

3.3.3 Special Road Configurations

(1) Cul-de-Sacs

(a) Permanent cul-de-sacs shall not exceed 1500 feet in length unless approved by the Sumner County Regional Planning Commission for stated reasons involving topography or other physical hardship. Cul-de-sac lengths shall be measured from the nearest three (3) or four (4) way intersection.

(b) Design Requirements: Cul-de-sac roads shall terminate in a circular turn around having a right-of-way radius of at least fifty (50) feet, and a paved radius of at least forty (40) feet at its outside edge.

(c) Temporary Cul-de-Sac: Where a development is being implemented by sections, a temporary cul-de-sac may be used if the overall development plan allows the cul-de-sac to be eliminated at final build-out of the development. When the cul-de-sac is less than 400 feet, a temporary circular turnaround having a radius of at least forty (40) feet constructed of Double Bituminous Surface Treatment (DBST) shall be provided within a temporary easement. The temporary easement will be automatically abandoned upon the continuation of the road. The easement radius shall be a minimum of fifty (50) feet. A performance security must be posted for the amount of required paving. A sign must be provided at the end of the temporary cul-de-sac noting that the road might be extended in the future. The Sumner County Regional Planning Commission’s preference is to locate the temporary cul-de-sac within the future phase.

(d) Cul-de-Sac Medians: A center median island may be permitted by the Sumner County Regional Planning Commission where it can be demonstrated that all routine service vehicles and emergency vehicles can be readily accommodated to the satisfaction of the County emergency management agency and school system. Any median shall become part of the development common area and maintained by the homeowners’ association.

(2) Eyebrows

(a) Where Allowed: Eyebrows shall be permitted only on Local Roads. They may only be used in tangent sections.

(b) Design Requirements: Eyebrows shall be a minimum of twenty-five (25) feet in length and a maximum of fifty (50) feet measured along the flow-line. Lengths exceeding fifty (50) feet shall incorporate an island or median as approved by the Sumner County Regional Planning Commission. Designs that require backing maneuvers for vehicles will be prohibited. Any island or median shall become part of the development common area and maintained by the homeowners’ association.

(3) Dead-End Roads

(a) Where Allowed: Permanent dead-end roads without cul-de-sac designs are prohibited.

(b) “Stub” Roads: Temporary dead-end “stub” roads (without temporary cul-de-sacs) will only be permitted on Local Roads and at the discretion of the Sumner County Regional Planning Commission. On residential local roads, “stub” roads shall not be longer than one residential lot.
(c) Temporary Turnaround: At locations where a planned through road is approved to be
temporarily terminated and is longer than one (1) residential lot, a temporary turnaround shall be
constructed as outlined in Section 3.3.3(d). Asphalt pavement is required in the temporary
turnaround, but no curb and gutter are required on temporary dead-end roads turnarounds. The
Sumner County Regional Planning Commission’s preference is to locate the temporary
turnaround within the future phase.

If the Temporary Turnaround is constructed within a future phase, the entire turnaround may be
built within a temporary easement. If the Temporary Turnaround is to be constructed within a
recorded section of the subdivision, the road stem (i.e. 50 ft. wide) shall be dedicated as road
ROW and an additional temporary easement shall be provided for the remainder of the bulb. In
either case, the temporary easement shall be included on the Final Plat with a note stating: “The
temporary easement is established for the road turnaround and shall be abandoned upon
extension and dedication of the road extension”.

(d) Signs Required: A sign must be provided at the temporary road end noting that the road might
be extended in the future. Signing for temporary, dead-end roads shall be in accordance with the
requirements of Chapter 7, Traffic Signs and Markings.

3.3.4 - Horizontal Alignment

The design of horizontal curves in road design should be based on an appropriate relationship between
design speed and curvature and on their joint relationships with super elevation and side friction. On
Arterial and Collector roads, curve radii and tangents shall be as large as possible using the minimums
only where necessary. An exception would be roads located within pedestrian-oriented areas, such as
Centers as defined in the Comprehensive Plan, in which case curve radii should be as small as possible
while still accommodating motorized vehicles. Refer to Table 3-1 for design standards.

(1) Horizontal Curves on Vertical Curves
For driver safety, horizontal curves shall not begin near the top of a crest vertical curve nor near
the bottom of a sag vertical curve.

(2) Sight Distance on Horizontal Curves
Where there are sight obstructions on the inside of curves or the inside of the median lane on
divided roads, the designer will need to adjust the cross section elements or change the alignment
if removal of the obstruction is impractical to provide adequate sight distance.

(3) Coefficient of Friction
The coefficient of friction shall conform to the values in the TDOT Standards or AASHTO Green
Book, as appropriate.

(4) Off-Site Design Centerline, Flow-lines and Cross Sections
To assure that future road improvements contained in multi-phase developments will meet these
standards, the centerline, flow-line, and cross sections of all roads, except permanent cul-de-
sacs, shall be continued for five hundred (500) feet beyond the proposed construction.

(5) Joining Existing Improvements
Connection with existing roads shall be made to match the existing alignment grade of the
existing improvements, in accordance with horizontal and vertical alignment criteria.

(6) Cross Slope
The cross slope shown on the Standard Details shall apply to the base stone, as well as the
pavement courses. The County may require verification by survey if the County deems it
necessary to obtain compliance.
Cross Slope for Road Modifications
When widening an existing road or adding turn lanes to an existing road, the maximum cross slope shall be 3%. When providing asphalt overlays, the maximum cross slope shall be 4%. The resulting cross slope of the widened portion shall be within the limits stated above and the new cross slope shall be no less than the existing cross slope. Alternatively, the existing pavement may be removed and re-profiled to comply with these standards.

3.3.5 - Vertical Alignment

The design of vertical curves in road design should be simple in application and should result in a design that is safe and comfortable in operation, pleasing in appearance and adequate for drainage. The Vertical Alignment shall also provide the following:

1) Compliance with Maximum and Minimum Grades for Roads
The maximum and minimum grades for specific road classifications are shown in Table 3-1.

2) Compliance with Requirements for Using Vertical Curves as outlined in these regulations and AASHTO Requirements.

Both centerlines and the curb and/or gutter flow-lines shall also be designed with vertical curves to meet AASHTO Green Book requirements. A series of grade breaks may be used in lieu of a specified vertical curve as long as the series of breaks meet the vertical curve criteria in these standards for the design speed. In sag curves on flow line, the minimum grade requirement shall override the slope within the vertical curve.

3) Smooth transition as appropriate for Joining Existing Improvements
Connection with existing roads shall be made to match the existing grade of the existing roadways, in accordance with vertical and horizontal alignment criteria (grade breaks shall not exceed allowable).

4) Vertical Clearance
Vertical clearance above a road shall be a minimum of fourteen and three-tenths (14.3) feet unless the road is designated as a truck route, then the minimum vertical clearance shall be sixteen and one-half (16.5) feet. The County Road Department may require greater clearance when considered necessary to meet future road operation requirements.

5) Off-Site Continuance of Grade and Ground Lines
To assure that future road improvements will meet these standards the grade and ground lines of all local and collector roads, except cul-de-sacs, shall be continued for a minimum of 200 feet beyond the proposed construction.

3.3.6 Sight Distance

1) General
The design of the roads shall provide sight distance, as required, for Stopping Sight Distance in Table 3.1. and AASHTO standards.

2) Criteria for Measuring Sight Distance

Sight Distance Calculations: For sight distance calculations, the height of the driver’s eye shall be assumed to be 3.5 feet above the road’s surface.

Stopping Sight Distance Calculations: For stopping sight distance calculations, the height of an object shall be assumed to be 2.0 feet above the road surface.

Intersection Sight Distance Calculations: For intersection sight distance calculations, the height of the intersecting vehicle shall be assumed to be 3.5 feet above the surface of the intersecting road.
The designer shall consider the impacts of grades and vertical curvature in calculating sight distance.

(3) Sight Obstructions
Any object within a sight distance triangle more than twenty-four (24) inches above the flow-line elevation of the adjacent road shall constitute a sight obstruction, and shall be removed or lowered. Such objects include, but are not limited to, berms, buildings, parked vehicles on private property, cut slopes, hedges, trees, shrubs, mailbox clusters, utility cabinets, or tall crops. In no case shall any permanent object encroach into the line-of-sight of any part of the sight distance triangle. Road trees within the sight distance easement may be excepted from this requirement if pruned up to eight (8) feet from the grade level, and the trunks at maturity do not collectively hinder sight lines as determined by the County. Mailboxes shall be installed so that no portion of the receptacle or the structure housing it is closer than ten (10) inches from the edge of pavement on a road with no raised curb and no closer than six (6) inches on a road with a raised curb.

(4) Sight Distances
Road intersections shall be designed so that adequate sight distance is provided along all roads. The required sight distance shall be determined by the design speed and grades of the road and the acceleration rate of an average vehicle. In addition, for all roads that intersect with Arterial and Collector roads, the sight distance must be large enough to allow a vehicle to enter the road and accelerate to the average running speed without interfering with the traffic flow on the Arterial or Collector Road. Intersection sight distance is generally determined based on the different types of traffic control at an intersection. In most cases, sight distance triangles will be required as described below. The different situations, or cases, that must be considered are defined in the following discussion.

(5) Sight Distance Easements
All sight distance easements must be shown on the road plan/profile plans. All necessary sight distances must be within the public right-of-way or a sight distance easement dedicated to the County. When the line of sight crosses onto private property, a “Sight Distance Easement” shall be dedicated to provide the required clear sight distance. Terms of the easement shall be shown on the Final Plat. The condition causing the need for a sight distance easement shall be eliminated by design measures if at all possible.

3.3.7 Lane Transitions –
Lane transitions are to be designed to AASHTO standards or TDOT design guidelines

3.3.8 Intersections

(1) Spacing of Intersections
Road jogs and/or intersections on minor collector and local roads of less than two hundred (200) feet shall not be allowed, except where both intersecting roads are cul-de-sacs, in which case the road jogs with centerline offsets of less than one hundred and twenty-five (125) feet shall not be allowed.

(2) Lane Alignment
All lanes shall be in alignment through each intersection. Should a shift of greater than two (2) feet be allowed, special markings and signs may be required to support that shift design.

(3) Angle of Intersection
Crossing roads should intersect at ninety (90) degrees whenever possible. In no case shall they intersect at less than eighty (80) degrees or more than one hundred (100) degrees.

(4) Curb Returns
Radii of Curb Returns: The corner radii at road intersections shall meet the following minimum requirements unless otherwise approved or required by the County Road Department. For curb returns on a State Highway, TDOT’s curb radii requirements shall supersede these requirements. At road intersections in residential areas, the minimum radius of curb return shall be thirty-five (35) feet. In industrial and commercial areas, and when a residential road intersects with a non-residential road, the minimum curb return radius shall be forty (40) feet. The minimum radius at the property line at intersections shall be twenty-five (25) feet. Where the angle of the road
intersection is less than ninety (90) degrees, the County Road Department may require greater radii.

3.3.9 – Curbs & Gutters, Shoulders and Ditches, Driveways within the ROW

(1) Mountable Curb and Gutter
The mountable curb section shall be in accordance with the Standard Drawings. A vertical curb and gutter may be used at the Developer’s option.

(2) Shoulders
All subdivision roads constructed in the County should be constructed with mountable curb or other approved curb section. Subdivision roads with a ditch section and shoulders are discouraged, but may be allowed in certain contexts.

(3) Roadside Ditches

(a) Location: Ditches are strongly discouraged in the County for new development or subdivision roads. Where the County approves a road section developed without curbs (and with roadside drainage ditches), the design must complete the ditch construction with the installation of sod or other approved erosion control blanket within the ditch area.

(b) Ditch Profile: The profile grade of the ditch shall be maintained at a minimum slope of one (1.0) percent and a maximum slope of five (5.0) percent. The side slopes of the ditches outside of the right-of-way shall not be steeper than 3H:1V and meet any specific criteria of the drainage study.

(c) Ditch Slope: The slope and capacity of any roadside ditches shall be maintained in any areas that driveways cross the ditch. Each site is required to provide a concrete pipe, a minimum of eighteen (18) inches in diameter, calculated to meet capacity and strength requirements of the drainage study. The pipe shall be designed by the developer’s engineer to have no less than twelve (12) inches of cover over the pipe. All portions of the driveway within the right-of-way shall be paved with concrete or asphalt.

(d) Ditch Maintenance: All ditches shall be maintained, repaired and re-vegetated initially and repeatedly until the County accepts the road.

(4) Driveways within the Public Road Right-of-Way
All portions of a driveway within a public right-of-way shall be paved with concrete or asphalt. Gravel or Double Bituminous Surface Treatment (DBST) are not acceptable. This applies to any driveway added to any development or subdivision and to any construction by the developer, home builder or homeowner. Driveways intersecting with the public right-of-way at a slope of five (5) percent or greater shall be required to pave an additional twenty (20) feet at discretion and recommendation of the County Road Superintendent.

(5) Driveway Approach Length and Restrictions
Driveways for non-residential uses must extend a minimum of thirty (30) feet into the property past the lot line abutting the road before the edge of the driveway may be intersected by a parking lot space, aisle, or drive. The minimum length of the driveway restriction may be extended, provided that it is determined by the County Road Department that anticipated traffic volumes and commonly accepted and applied traffic engineering principles justify the need for longer, controlled storage lanes.
4. ROAD CONSTRUCTION

4.1 Overview

This Section includes all clearing and grubbing, stripping topsoil, excavation, undercutting, embankment, trench excavation, backfilling and testing required for construction of County roads within the County. Earthwork embankments and excavations shall be constructed in close conformance with the lines, grades and typical cross sections shown on the approved plans. Demolition of structures and other obstructions and abandonment plans are to be addressed in the construction plans. For all earthwork operations, the Developer/Contractor will be required to assist and/or provide for observations and testing. See Chapter 1 for additional testing and inspection requirements.

4.2 Reference Specifications

Unless modified by these specifications, all earthwork materials and construction requirements shall conform to the “Standard Specifications for Road and Bridge Construction” published by the Tennessee Department of Transportation (TDOT) (latest edition), hereafter referred to as the “Standard Specifications”.

4.3 Permits & Fees

Refer to Chapter 1 for additional requirements. Any work performed, including placement of fill, prior to permit and proper notification to the County will be removed and replaced in accordance with the regulations.

4.4 Soil Erosion/Sediment Control

All projects requiring disturbance of land will require the design of a site-specific erosion prevention and sediment control (EPSC) plan in accordance with the Sumner County Stormwater Resolution.

4.4.1 Stormwater Permits

All project erosion prevention and sediment control measures shall comply with the Tennessee Department of Environment and Conservation (TDEC) Permits and TDEC’s Best Management Practice (BMP) Manual and the Sumner County Stormwater Resolution. BMP’s available from other Municipal or County stormwater programs are available for additional guidelines. All erosion prevention and sediment control measures shown on the approved plans shall be in place prior to commencing land disturbance activities.

4.4.2 Other Permits

The contractor and/or developer are responsible for obtaining all permits required by other agencies and/or government entities having jurisdiction including but not limited to Tennessee Department of Environment and Conservation (TDEC), US Army Corps of Engineers and the Tennessee Valley Authority (TVA).

4.5 Utility Coordination

Locating and protecting existing utilities and coordinating with utility providers is the responsibility of the developer, the developer’s contractor, and their agents. Tennessee’s One-Call utility location service shall be utilized in addition to coordination with local utility owners. The contractor shall at all times protect existing utilities. The County shall not be responsible for damage to existing utilities, roadways and property; and the County’s approval of the construction plans shall not be used as a defense by the developer or contractor. The contractor and/or developer are responsible for obtaining approvals and paying any fees or charges required by any utility.
4.6 Clearing and Grubbing

Before grading is started, the entire road right-of-way, including side slopes, shall be cleared of all objectionable matter, such as trees, stumps, roots, weeds, heavy vegetation, etc. Clearing outside of the road right-of-way shall be confined to the clearing limits shown on the approved construction plans.

4.6.1 Tree Protection
Living trees with drip lines located beyond the construction lines are to remain undisturbed and protected by the contractor. The developer will be responsible for establishing the lines of construction clearing in accordance with the above requirements.

4.6.2 Burning Permit
Burning of cleared vegetation and perishable debris must be coordinated and approved by the appropriate Local and State agencies.

4.6.3 Debris Removal
Unless otherwise approved, all debris (i.e. cleared trees, brush, fences, building materials, etc.) shall be removed from the right-of-way, out of view from the road, and shall not be buried or otherwise become part of the road subsurface or lot areas. Cleared materials from the developer’s property shall be legally disposed of by removal from the site or placement in a manner that will not affect any possible future building area.

4.7 Excavation

Excavation within the right-of-way includes stripping topsoil, grading of the road and required improvements, borrow material, blasting, channel excavation, rock excavation, undercutting and establishing an acceptable subgrade. Excavation shall be performed in close conformance to the lines, grades, side slopes and typical cross sections of the approved construction plans.

4.7.1 Property Protection
Excavation shall be performed in a safe and orderly manner with due consideration given to protection of adjoining property and trees outside the clear lines. Approved erosion control measures shall be installed and regularly maintained to insure protection of adjacent properties. Excavated material when required shall be stockpiled in such a manner as to not obstruct roads, driveways or other access points.

4.7.2 Safety
All excavation shall comply with the Occupational Safety and Health Administration’s (OSHA’s) “Construction Industry Standards,” as well as all applicable Federal and State regulations. Open excavations and cut slopes shall be protected by suitable means to protect workers, inspectors and other pedestrians having access to the site.

4.7.3 Structure Excavation
Excavation for bridges, culverts and pipes shall be in accordance with the TDOT Standard Specifications. Excess rock excavation below foundation elevations shall be filled with leveling concrete. Excess rock excavation below the elevation of the bottom of the pipe bedding, cradle or encasement shall be filled with material of the same type and placed and compacted in the same manner as the bedding material.

4.7.4 Channel Excavation
Excavation within waterways will require approved permits prior to commencing operations, and the equipment shall be kept out of the waterway to the greatest extent possible.

4.7.5 Blasting
Rock excavation requiring blasting shall be performed in accordance with all State requirements. Blasting operations shall be performed only by experienced, licensed blasting contractors. Blast areas shall be protected with mats or earth overburden to prevent flying debris. When blasting near
public areas or motorists, blast zones are to be set up with proper signing and flagmen to secure the blast area prior to detonating explosives. The contractor shall be responsible for all damages and shall repair or replace any and all damages at no expense to the County. A pre-blast survey and blasting monitoring is required by the County. The Contractor and Developer are responsible for making sure these items are accomplished.

4.8 Undercutting
When unsuitable material to include but not limited to, tree roots, trash, concrete and asphalt fragments or soft organic or plastic clays are encountered in the subgrade, the area shall be undercut and backfilled with select material. The contractor and the developer are responsible for executing required undercutting and re-establishing the subgrade to the satisfaction of the County. The developer and the contractor will need to address these matters within their private contract. The developer and contractor shall address how undercutting will be accomplished prior to commencing construction. Again, this is the responsibility of the developer and the contractor.

4.8.1 Limits of Undercutting
Areas and depths of undercutting required for existing roads will be determined by County officials during inspections of subgrade or roadway fill construction and for final acceptance of County roads. The extent of undercut areas shall primarily be determined by proof-rolling the subgrade and marking the areas of distress with marking paint or other means.

4.8.2 Proof-Rolling
Vehicles for proof-rolling shall be tandem axle dump trucks fully loaded with a minimum material payload of twenty-three (23) tons. Material may be dry soil or rock loaded at the site or preferably loaded off-site at a quarry with crushed stone and accompanied with a certified weight ticket.

4.8.3 Backfill
Cuts or undercutting in the roadway shall be backfilled with (a) surge rock/shot- rock or (b) crushed stone or (c) suitable soils obtained from a borrow area that all must be approved by the County.

Backfill material should be placed in lifts not to exceed twelve (12) inches unless more stringent requirements are required based upon the material to be used. Each lift shall be compacted with a dozer or other approved heavy equipment. In any case, the contractor is responsible for placing materials in order to achieve an acceptable proof-roll or the undercutting operations will be repeated until it is done to the satisfaction of the County.

4.9 Embankment
Embankment material shall consist of approved soil or rock obtained from on-site excavations or hauled from an acceptable borrow pit area, and shall be placed in fill embankments in reasonably close conformance with the lines, grades, side slopes and typical cross sections shown on the approved plans. All embankments shall be placed in accordance with of the TDOT Standard Specifications. Any embankment placement occurring over areas that will not properly proof-roll shall be reviewed by a geotechnical engineer for recommended solutions.

4.9.1 Soil Materials
All borrow material used shall be of AASHTO M145 classification A-6 or better or of the same classification or better than the predominant soil comprising the roadway excavation. Borrow material shall be free of organic material, and shall not be obtained from wetland areas.

4.9.2 Rock Materials
Embankments comprised of shot rock shall be processed from an acceptable screening and or selection process that produces rock of the required gradation. Rock shall meet soundness requirements for degradable or non-degradable rock under a 60,000 lb. roller compactor as stated in the Standard Specifications.
4.9.3 Soil Placement
Embankments comprised of predominantly soil or degradable rock shall be placed in horizontal layers not to exceed ten (10) inches in depth before compaction and each layer shall be compacted to a density not less than 95% of the maximum density. The top six (6) inches of the subgrade in both cut and fill sections shall be compacted to 100% of maximum density. In-place embankment material that pumps under wheel loading of a fully loaded tandem axle dump truck during proof-roll testing shall be undercut and removed. See section 4.8 (Undercutting) for additional information.

4.9.4 Rock Placement
Embankments of predominantly non-degradable rock may be placed in three (3) feet thick lifts with no rock more than two (2) feet in thickness. Occasional rocks up to four (4) feet in thickness may be placed in the outer edges of the fill slope. Large rock fill shall be limited to three (3) ft. below subgrade.

4.10 Underdrains
In addition to stormwater drainage structures and appurtenances, subgrade underdrains may be required by the County during construction due to site specific subsurface conditions or drainage issues. Underdrains shall consist of free draining crushed stone, four (4) inch diameter perforated pipe and filter cloth. All underdrains shall be constructed in accordance with TDOT standard drawing RD-UD-3 for underdrains with pipe and filter cloth.

4.11 Road Damages
Damage to existing or new roads/subgrade, and structures, utilities, trees, or private property shall be repaired and restored to its original condition by the contractor due to hauling or otherwise moving equipment, spills of concrete, paint, oil or any other debris which damages the road or results in cleanup costs for the County Road Department.

4.12 Dust Control
The contractor/developer shall sprinkle the road construction surfaces with water or apply a dust-allaying material when such operations are necessary to prevent a dust nuisance or if directed by the County.

4.13 Final Dressing
Road side slopes and ditches shall be shaped within reasonably close conformity to the specified lines, grades and cross sections. Ditches shall be fine graded to eliminate areas of ponded water. All rock cuts shall have all loose fragments removed and left in a neat, safe and workmanlike manner.

4.14 Seeding and Sodding
All slopes, ditches and detention ponds shall be stabilized with seeded grass or preferably sod. Stabilizing of disturbed areas shall be accomplished in accordance with the requirements of the Tennessee Department of Environment & Conservation (TDEC) permits, requirements and guidelines. Stabilized areas shall be considered acceptable for final inspection when the seeded or sodded area has an eighty (80) percent or better establishment of grass coverage.
5. PAVEMENT DESIGN

5.1 Overview

The contractor and/or developer shall provide all plant, labor, material and equipment to furnish and construct the bituminous concrete pavements in reasonably close conformity with the lines, grades, thickness and typical cross sections shown on the construction standards and specified herein, or as called for on the approved plans and specifications.

The specifications referenced for each material shall fully apply and no deviations from said specification limits or quality will be permitted unless specifically stated otherwise in this Section. The failure of any component of a product to comply with the referenced specifications shall constitute failure of the whole product.

The contractor and/or developer shall obtain approval of both the subgrade and stone base from the County Road Department prior to commencing with the paving operations.

For all paving operations, the developer and/or contractor may be required to provide testing from an independent geotechnical firm approved by the County. See Chapter 1 for additional testing and inspection requirements.

5.2 Requirements

5.2.1 General Criteria

(a) Existing Roads
   For existing roads to be improved by the developer, the County may require testing of the existing pavement and base structure to determine if an overlay is feasible, or if reconstruction is necessary. The County shall notify the developer and/or contractor if and when this testing is required.

(b) TDOT Design Standards

(c) Pavement Type
   Roads are to be constructed of asphaltic concrete pavement, base course material, or sub-base material (where required), placed on compacted subgrade.

(d) Treated Subgrade
   The use of treated subgrade, treated base, and/or full depth asphalt pavement may be acceptable when designed and submitted by the professional engineer, and approved by the County in accordance with these standards, as well as well the TDOT Standard Specifications for Road and Bridge Construction, latest edition, Sections 302, 304, & 306.
5.3 Design Criteria

5.3.1 Minimum Pavement Section
The Standard Drawings below provide the minimum acceptable pavement sections.

5.3.2 Special Considerations

(a) Protecting & Rehabilitating/Repairing Existing Roads
On paved surfaces, within public rights-of-way, do not use or operate tractors, bulldozers, off-road trucks or other power-operated equipment, the treads or wheels of which are so shaped as to cut or otherwise damage such surfaces. Damaged roadways shall be repaired to the County’s satisfaction by the contractor and/or developer. Placing of mats, steel plates or using other methods of protection may be allowed subject to the approval of the County and per the Standard Drawings.

Any roadway surface damaged shall be promptly restored to a condition at least equal to that in which they were found immediately prior to the beginning of operations. Suitable materials and methods shall be used for such restoration. All dirt and mud tracked on existing roadways shall be removed promptly.

Prior to overlaying existing asphalt, the County may require nondestructive testing to determine the amount of overlay necessary to bring the road to current subdivision road standards. The method of nondestructive testing and the data obtained must be in a form acceptable to the County. All “pot-holes”, utility trench settlement, cracking, and any similar imperfections shall be repaired to the County’s satisfaction prior to overlaying. The following should serve as a guideline for the rehabilitation and repairing of existing asphalt roads in Sumner County:

(i) General - The contractor is to provide the necessary labor, materials and equipment to restore and maintain the various road and driveway surfaces of all types, pavement and driveway bases, curbs, curbs and gutters, and sidewalks disturbed, damaged, or demolished during the performance of the work.

(ii) Permits - Before starting any work, secure the necessary permits to work within the County or State ROW and easements when surface materials will be disturbed or demolished.

(iii) Materials - The quality of materials used in the restoration of existing roads, parking areas and driveways shall produce a finish surface equal to or better than the condition before work began. Compacted crushed stone backfill shall be in conformance with the TDOT Standard Specifications for Road and Bridge Construction, latest edition.

Asphalt for a temporary patch shall be Bituminous Plant Mix Surface Course (Cold Mix) as specified in the TDOT Standard Specifications for Road and Bridge Construction, latest edition.

(iv) Execution - Where trenches have been opened in any roadway or road that is a part of the State of Tennessee highway system, restore surfaces in accordance with the requirements of TDOT. All other restorations shall be done to the satisfaction of the County and per the Standard Details.

Concrete curbs and/or curbs and gutters shall be restored as required to match existing construction. Replace damaged sections with complete new sections or squares; patching of damaged sections will not be permitted.

When a manhole or valve box frame and cover, or other utility casting, requires adjustment to an elevation one (1) inch or more above the existing pavement grade and is exposed to traffic before final paving is completed, a temporary ramp shall be constructed by feathering a cold mix for 360 degrees around the casting. A taper slope of not less than two (2) feet per one (1) inch shall be used. During the final paving operation the temporary ramp shall be removed from around the casting to allow for permanent paving installation.
5.4 Pavement Structure Components

5.4.1 Subbase

The subbase consists of the layer(s) of specified or selected material of designed thickness placed on a subgrade to support a base course, surface course, or both.

5.4.2 Subgrade Crown

The subgrade and each subsequent step in roadway paving construction shall have the crown constructed per the standard details. The County can require the developer to provide field run surveyed cross sections to confirm the crown at subgrade or subsequent paving steps prior to proceeding to the next step.

5.5 Installation

The mineral aggregate base shall be constructed in one or more layers with the compacted thickness being that as shown on the approved plans or the construction standards. Prior to the spreading of any mineral aggregate, the subgrade shall be proof rolled with a fully loaded tandem dump truck (or other approved equipment). Any areas which pump will require undercutting, backfill and compaction to specified limits. Additional proof rolling shall be required for all repaired areas. Hauling over material already placed will not be permitted until it has been spread, shaped and compacted to the required density.

The base shall be constructed in two or more layers of approximate equal thickness. For total base thickness of 7”, lifts shall be placed and compacted in three and one-half (3 ½) inch thicknesses. For ten (10) inch base thickness, lifts shall not exceed five (5) inches.

Except where mechanical aggregate spreading equipment is used to place the mineral aggregate base material, final shaping of each layer prior to compaction shall be accomplished by motor grader. In the event that mechanical spreading equipment fails to shape the base material properly, final shaping shall be done by motor grader or other approved means.

Immediately following spreading, the mineral aggregate base material shall be shaped to the required degree of uniformity and smoothness and compacted to the required density prior to any appreciable evaporation of surface moisture. Compaction of each layer shall be continuous until the minimum density requirement is achieved. Compacting equipment shall be smooth drum steel wheel vibratory rollers.

The thickness of the completed mineral aggregate base shall be in reasonably close conformity to the thickness shown on the approved plans or as called for by the construction standards. The thickness shall be measured at such frequency as established by the County by means of test holes or other approved methods. This shall be in addition to proof-rolling to be accomplished with the County during construction.

Any testing shall be at no cost to the County.

The surface of the finished mineral aggregate base shall be in reasonably close conformity to the lines, grades and cross-sections as shown on the approved plans or construction standards and shall have a satisfactorily smooth riding quality.

Upon completion of the mineral aggregate base, it shall be maintained, under traffic if required, smooth and uniform until covered by the next stage of construction.

The mineral aggregate base, prepared as outlined herein, shall be sprinkled lightly with water to settle any loose dust. The bituminous prime coat shall then be applied uniformly over the surface of the base by the use of an approved bituminous distributor. The prime coat shall be applied at the rate of three-tenths (0.3) gallon per square yard and shall be maintained at an application temperature between 60
and 140 degrees Fahrenheit (F). Any areas containing an excess or deficiency of priming material shall be corrected by the addition of blotter material or bituminous material, as directed by the County.

The contractor shall protect all structures and concrete surfaces from the bituminous material during construction. If after the bituminous prime coat has been applied, it fails to penetrate before traffic has to be turned back on the road, or paving is interrupted overnight, a dry cover material shall be spread at a rate of ten (10) pounds per square yard to prevent damage to the primed surface. An excess of cover material shall be avoided. The cover material shall be applied with suitable spreading devices to prevent the tires of the trucks from running over the fresh bituminous prime coat.

The contractor shall maintain the prime coat and the surface intact until it has been covered by the next stage of construction. No succeeding stage of construction shall be placed upon the prime coat until it has properly cured.

The asphaltic concrete base course or surface course; bituminous plant mix (Hot Mix); may be placed on properly constructed and accepted subgrade or previously applied layers provided the following conditions are met:

a. The subgrade or the surface upon which the hot mix is to be placed shall be free of excessive moisture.

b. The Hot Mix shall be placed in accordance with the temperature limitations listed in TDOT Standard Specifications for Road and Bridge Construction, latest edition, and only when weather conditions otherwise permit the pavement to be properly placed, compacted and finished.

5.6 Testing

5.6.1 Inspection and Acceptance

If requested by the County, for pavement installations and repairs the Contractor will then submit material testing certifications to the County. Materials are to meet the requirements found in the TDOT Standard Specifications for Road and Bridge Construction, latest edition. The following should be considered for the submittal:

1. Asphalt mix design certifications

2. Compaction: Density results shall be compliant with the TDOT Standard Specification for Road and Bridge Construction, latest edition, Section 407 and field verified. The percent voids in the total mix and the theoretical gravity of the mix should be documented as a bare minimum.

3. The County reserves to right to request any additional tests deemed necessary for acceptance.
6. Structures

6.1 Overview

This Section includes all fabricated, installed and erected structures and appurtenances related to road construction including pipes, culverts, headwalls, box culverts, box and slab bridges and retaining walls.

6.2 Reference Specifications

Unless modified by these specifications, all structure materials and construction requirements shall conform to the “Standard Specifications for Road and Bridge Construction” published by the Tennessee Department of Transportation (TDOT), latest edition.

6.3 Pipe Culverts and Storm Sewers

All pipe culverts, side drains and storm sewers shall be furnished and installed in accordance with the TDOT Standard Specifications, latest edition, and the TDOT Standard Drawings.

Within the Public Right-of-Way

Culverts (pipe) that will be within the road right-of-way shall be reinforced concrete pipe (RCP) as per ASTM C76 with a minimum inside diameter of fifteen (15) inches, with the specific size to be determined by the developer’s Engineer as part of a drainage study. This shall apply for drains under driveways also.

Outside the Public Right-of-Way

Pipe manufactured from corrugated metal pipe may only be used outside of the road right-of-way. Plastic and metal pipe may enter the back side of a road drainage structure provided it extends away from the road right-of-way and not under the road pavement.

6.3.1 Concrete Pipe

Concrete Pipe shall be reinforced rigid pipe Class III ASTM C76 and shall be round, oval or flat based as shown on the approved plans.

6.3.2 Corrugated Metal Pipe

Corrugated metal pipe shall be zinc-coated galvanized iron or steel pipe conforming to ASTM A929 and ASTM A760. Metal Pipe shall be coated to prevent corrosion.

6.3.3 Pipe Bedding

Pipe bedding shall be granular stone, requiring a minimum of six (6) inches of granular stone below the pipe to fit the lower part of the pipe exterior for at least ten (10) percent of its overall height. Pipe shall be properly backfilled. Plastic pipes of any type will require a soil certification and confirmation of a full stone envelope backfill in any area upstream of a road or proposed building area.

6.3.4 Pipe Sizes

Normal pipe sizes readily available from suppliers may be used to satisfy drainage requirements. Pipes shall be sized by a professional engineer, and in no case shall minimum pipe size for side drains and storm sewers be less than fifteen (15) inches in diameter.

6.3.5 Pipe Cover

Pipes located within the roadway shall be designed to provide a minimum of one (1) foot of cover over the pipe based upon the sub-grade elevations. Additional cover depth over the pipe will be required based upon:
(a) If the TDOT Standard Drawings require more than one (1) foot of cover for the pipe type to be installed

(b) If the manufacturer’s requirements require more cover then the design and installation shall be in accordance with those additional cover requirements.

6.4 Pipe Culvert Headwalls

Pipe culvert headwall treatments may be precast or cast-in-place concrete and are required for all pipe locations within the road right-of-way or outside of the right-of-way. Pipe culvert headwalls shall comply with the requirements of TDOT’s Standard Specifications for Road and Bridge Construction, latest edition.

6.5 Storm Drainage Structures

Storm drainage structures consist of junction boxes, drop inlets, catch basins and manholes which may be constructed as precast concrete sections or cast-in-place concrete. Storm drainage structures shall comply with the requirements of TDOT’s Standard Specifications for Road and Bridge Construction, latest edition.

Inlet and outlet pipes shall extend through the walls of structures a sufficient distance to make connections, but shall be cut flush with the inside surfaces of the box structure.

All structures shall have a minimum of eight (8) inches of stone bedding. The stone bedding shall be placed one (1) foot beyond each side of the structure.

6.6 Road Curbs and Gutters

County Standard Details for curbs and curb & gutters are shown in the standard drawings section of these regulations.
7. TRAFFIC SIGNS AND MARKINGS

This chapter describes general traffic signing and striping design requirements for use on roads in Sumner County. All design, installation and operation of signing and striping shall be in conformance with this section and the latest editions of the Manual on Uniform Traffic Control Devices (MUTCD) and the Tennessee Department of Transportation (TDOT) Standard Specifications for Road and Bridge Construction.

7.1 Signing-General

The County will make the final determination regarding the type and location of signing controls within the right-of-way. These controls shall include traffic control signs (regulatory and warning), road name signs, delineators, and permanent barricades.

7.2 Design, Installation, and Maintenance

Because the County will maintain the permanent traffic control devices on public rights-of-way, all traffic control devices shall be fabricated and installed in accordance with this chapter and the latest edition of the MUTCD.

7.3 Sight Visibility Standards for Traffic Control Signs

These standards are to provide for placement and configuration of County roads such that adequate sight distance is provided for traffic control signs.

7.4 New Road Signing

Permanent signing, unless otherwise approved by the County, shall be completely in place before any new road is opened to the public.

7.5 Other Standards

These Standards are to be used in conjunction with other applicable County requirements and regulations. The County may allow the installation of decorative posts and sign frames. In these cases, the developer, homeowners’ association or other responsible entity shall be responsible for the maintenance of these special installations. Decorative traffic supports shall be the color as required by the County. Additional replacement signage shall be purchased and provided to the County for replacement of damaged signs in the future. The number of these should be coordinated with the Road Superintendent’s Office.

7.6 Sign Posts, Supports, and Mountings

Sign posts and their foundations and sign mountings shall be constructed to hold signs in a proper and permanent position, to resist swaying in the wind or displacement by vandalism per TDOT Standard Specifications for Road and Bridge Construction, latest edition.

7.7 Sign Reflectivity

All traffic control signs must be fabricated with reflective materials as specified in the MUTCD. All reflective materials must qualify as High Intensity Grade for all signs except those signs for schools and...
pedestrians. For these signs, Diamond Grade sheeting shall be used. All signs or traffic control devices must have a minimum seven (7) year materials warranty.

7.8  **Sign Blanks**

Aluminum blanks of .080 gauges are standard, except for signs larger than 36 x 36 inches, which shall be .100 or .125-gauge aluminum.

7.9  **Pavement Marking and Striping - General**

7.9.1  **Type and Location of Striping and Markings**

The County shall make the final determination in regards to the type and location of pavement striping and marking within the right-of-way.

7.9.2  **Design, Installation, and Maintenance**

The County maintains the permanent pavement striping and marking on public rights-of-way after completion of the warranty period. All such devices shall be specified and installed in accordance with these Standards; all designs shall be in accordance with these Standards and the latest revision of the MUTCD and TDOT Specifications.

7.9.3  **New Road**

Permanent striping and marking, unless otherwise approved by the County, shall be completely in place before any new road is opened to the public. For roads opened to traffic prior to final surfacing and striping, temporary painted traffic markings shall be installed to permanent standards. New striping on new roads, overlays, and chip seals, etc. will require thermoplastic installations.

7.10  **Pavement Markings (Symbols, Arrows, Word Markings)**

7.10.1  **General**

The County may allow preformed thermoplastic on all pavement markings such as arrows, word markings, crosswalks, railroad crossings, school crossings, stop bars, and bike symbols.

7.10.2  **Preformed Thermoplastic Specifications**

The prefabricated markings described shall be 90 or 125 mils in thickness and consist of white or yellow pigmented plastic film with imbedded reflective glass spheres, uniformly distributed throughout their entire cross-sectional area per TDOT Standard Specifications for Road and Bridge Construction, latest edition. It shall be possible to affix the markings to bituminous or Portland cement concrete pavements by either a pressure sensitive precoated adhesive or a liquid contact cement. Prefabricated legends and symbols shall conform to the applicable shapes and sizes as outlined in the MUTCD.

7.10.3  **Stop Bars**

All stop bars shall be white and a minimum of twenty-four (24) inches wide. Stop bars shall be used at all signalized locations, selected stop sign locations, and other locations specified by the County.

7.11  **Pavement Striping**

All permanent striping shall conform to “Standard Specifications for Road and Bridge Construction,” published by TDOT, the latest revision except as herein amended.
7.11.1 General

a. Typical striping widths for lane lines are four (4) inches, unless otherwise noted. Double yellow centerline must have a four (4) inch minimum gap between stripes according to MUTCD.

b. Pavement. Epoxy paint shall be used for concrete pavement striping and thermoplastic shall be used for asphalt pavement striping.

c. Layout. All striping on sealcoats shall require a layout line. Prior to striping, tabs are required for sealcoats (prior to the sealcoat process). All other conditions require spot taping.

7.11.2 Broken Line

All broken lines shall be created with 4-inch wide (minimum) white paint or thermoplastic as required.

7.11.3 Centerline

All centerline striping shall be double yellow, each four (4) inches wide, with a four (4) inch minimum gap between the two.

7.11.4 Parking Stalls

All striping for parking shall be white and four (4) inches wide. All edge lines of parking areas shall also be white and a minimum of four (4) inches wide.

7.11.5 Lane Line Extensions Through Intersections

These markings extend longitudinal lane lines to indicate turning paths through an intersection, whether single or double turn lanes. These eight (8) inch wide dotted lines are two (2) feet long with four (4) foot gaps.

7.12 - Temporary Striping

All temporary striping shall conform to “Standard Specifications for Road and Bridge Construction,” latest edition, published by TDOT, the latest revision except as herein amended. Temporary striping shall be required prior to the opening of a road for travel where pavement and/or permanent striping cannot be completed due to weather and/or time constraints. Temporary striping must be coordinated and approved by the County prior to placement.

7.12.1 Specifications

Temporary striping shall be the same color and width as for permanent striping. Temporary striping shall consist of temporary striping or thermoplastic (no pavement marking “tabs” or temporary tape is allowed), depending on the pavement surface, spaced at twenty-five (25) foot intervals.

7.12.2 Time Duration Limit

Temporary striping is permitted on Collectors for no more than thirty (30) days. Temporary striping is permitted on Arterials for no more than fifteen (15) days.

7.12.3 Extensions

Extensions must be requested in writing if weather does not allow installation of permanent striping. The County will review and approve these requests.
8. DRAINAGE DESIGN

8.1 Overview
As it relates to roadways, the objective of surface drainage is to remove storm water from the traveled roadway as rapidly as possible so that traffic may move safely and efficiently. This is accomplished through careful engineering practices such as using proper cross slopes, longitudinal grades, and cross drainage structures. In the case of private development and/or subdivision design, the planning and design of the overall drainage system should be done simultaneously with the road or road layout and gradient planning and design. Where positive lot drainage is proposed, coordination of the road or road grades and the finished lot elevations must be achieved.

8.2 Requirements
These drainage design specifications are meant to supplement the County's Subdivision Regulations and the Stormwater Management Resolution. Where certain provisions contained herein may conflict with other provisions contained in the Subdivision Regulations or the Stormwater Resolution, the Subdivision Regulations and/or the Stormwater Resolution shall take precedence. Supporting calculations are required to be provided with plan submittal.

8.2.1 Stormwater Management
Stormwater management systems shall be designed to accomplish the following:

a. Account for both offsite and onsite stormwater.

b. Maintain natural topographic and watershed divides.

c. Convey stormwater to a stream, natural channel, or other existing facility in a manner that does not cause flooding or erosion.

d. Discharge stormwater into the natural channel by connecting the channel at natural elevations, or by discharging the stormwater into an existing facility of sufficient capacity.

Determination of the size and capacity of an adequate stormwater management system shall take into account the future development in the watershed or affected portions thereof.

8.2.2 Minimum Standard Design Frequencies

Minor System:
Minor Stormwater Management System (Minor System) is defined as the drainage system that is frequently used for collecting, transporting, and disposing of snowmelt, miscellaneous minor flows, and storm runoff up to the capacity of the system. The capacity should be equal to the maximum rate of runoff to be expected from the initial design storm, which has statistical frequency of occurrence of once in ten years. The minor system is sometimes termed the "convenience system," "initial system," or the "storm sewer system," and may include features ranging from curbs and gutters to storm sewer pipes and open drainage ways.

The design of the minor stormwater management system shall be based on a storm frequency of ten (10) years (24-hour storm). This criterion shall be applied to both closed conduit and open channel systems. However, if the ten (10) year design flow for an open channel system is greater than one hundred (100) cubic feet per second (cfs) or if it crosses a critical roadway or pedestrian passage or runs adjacent to a proposed building area with grades susceptible to flooding, then the open or closed system shall be capable of passing the one hundred (100) year design flow within the drainage easement.

Systems relying on sinkholes or drainage wells for discharge shall be capable of passing the one hundred (100) year design flow within the drainage easement, assuming plugged conditions (0 cfs drawdown) for the sinkhole. In this situation the design engineer of record shall provide a volume-based type analysis of the 2-100 storm events. This evaluation shall review impacted features.

Major System:
Major Stormwater Management System (Major System) is defined as the drainage system that is
critical to carry flows greater than 100 cfs or stormwater flows for FEMA mapped conveyances. These systems should be planned to carry the runoff from a 100-year frequency storm. These systems will run and runoff will be carried by the major system whether or not it has been planned and designed, and whether or not improvements are situated wisely in respect to it. The major system usually includes features such as streets, and major stormwater management channels. Storm sewer systems may reduce the flow in many parts of the major system by storing and transporting water underground. Good planning and designing of a major system should eliminate major damage and loss of life from storms having a one percent chance of occurring in any given year.

Wherever possible, natural waterways serving the major system should remain undisturbed, with proposed development designed to maintain these areas. Detention should be provided to avoid discharges that exceed the capacity of natural waterways. Channelization and other related modifications to the natural waterways are discouraged. Improvements to natural open channels that are to function primarily as the major system shall be designed to pass the one hundred (100) year design flow without damage to the channel. Man-made channels designed to function as the major system shall be capable of carrying a one hundred (100) year design flow. Where man-made channels are necessary, the channels should be located as far away from buildings or structures as possible.

The development shall be designed such that no building will be flooded with a one hundred (100) year design flow even if the minor system capacity is exceeded. The one hundred (100)-year frequency storm shall be used to compute runoff for the design of the onsite major stormwater management system. This system shall be designed for areas to be graded in such a manner or buildings located or constructed in such a manner that if the capacity of the minor system is exceeded, no building will be flooded. Critical areas to consider as potential areas for flooding are sumps, relatively flat areas, and areas where buildings are located below streets or parking lots.

**8.2.3 Drainage / Hydrology Calculations**

Drainage/Hydrology Calculations are required as part of the Construction Plan submittal. These calculations are required to be sealed by a Tennessee registered professional engineer. Calculations and/or reports shall be bound and submitted in a neat and orderly manner.

Calculations and/or reports should conform to the requirements contained in the County Subdivision Regulations and the County Stormwater Resolution and should include the following as a minimum for submittal:

a. An original or color copy of a USGS map (or the best available topographic map) with the project boundary drawn on the map. Scale one (1) inch = 2000-ft.

b. Overview maps and drainage maps with topography depicting the pre-development drainage areas and the post development drainage areas.

c. Summaries of findings and conclusions shall be provided in both narrative format and a tabular format.

d. Drainage area calculations to include area(s) in acres, runoff coefficients, a description of runoff calculation methods used, including rainfall intensity, and runoff (Q) used in calculations, if required by the County Engineer.

e. Energy Dissipation Design

f. General photographs of the site and key drainage conveyance features and streams.

g. Summary of 100-year event high water elevations if open channel flow is present, if required by the County.

h. Stormwater detention calculations with tabular summary of pre-development and the post development flows. The post-development flows shall be clearly itemized to show routed-flows and by-passed flows if any.

i. Water quality calculations per the stormwater requirements.

j. Other information as requested by the County.

**8.2.4 Drainage Structures**

The design life for buried drainage structures shall be a minimum of one hundred (100) years.
Drainage structures shall be designed for force effects resulting from horizontal and vertical earth pressure, pavement load, live load and vehicular dynamic load. Where buried drainage structures with inverts below the water table are used, water buoyancy loads should be taken into consideration as well. References to tables in product design manuals or calculations showing that structures meet loading force requirements should be included in supporting calculations which are to be submitted with construction plans.

Discharge from the road shall be handled by means of a catch basin/curb inlet; the number, size, and location to be determined by the drainage calculations as approved by the County Engineer.

Where water cannot be adequately discharged by surface drainage, storm sewers shall be required. Public roads are not to be used to collect and convey storm water runoff other than that which falls on a lot fronting that road. In addition, the road and drainage design shall be such that storm water runoff shall be limited to 1.0 cfs of flow across road intersections. Culverts (pipe) that will be within the road right-of-way shall be reinforced concrete pipe (RCP) as per ASTM C76 with a minimum inside diameter of fifteen (15) inches.

The development shall be designed to provide a minimum of one (1) ft. of cover for structures based upon the sub-grade elevations. If the manufacturers requirements require more cover than the design shall be in accordance with those additional cover requirements.

8.2.5 Drainage Inlets

Drainage inlets should be designed and located to limit the spread of water on the traveled way based upon a ten (10) yr. storm event with eight (8) ft. of spread from the curb face. Inlet grates shall also be designed to accommodate bicycle and pedestrian traffic.

Catch basins/curb inlets at low points along the roads and at the end of cul-de-sacs are to be a minimum double inlet catch basins/curb inlets on each side of the road. In low points the adjustment in the curb line to facilitate a sump condition can be used. Detailed calculations should be provided by the engineer of record to show the actual spread for this condition.

8.3 Ditch Sections

Erosion Prevention and Sediment Control is a significant issue during and after construction. The TDEC permitting process and the TDEC Tennessee Erosion & Sediment Control Manual serves as some of the County’s primary Stormwater guidelines. Adherence to these items is required at all times during the construction of ditch sections to ensure that slopes and channels will continue to function adequately. A detailed specification for velocity, surface stabilization and any required matting shall be provided by the engineer of record.

8.4 Temporary and Permanent Stabilization and Vegetation

The construction plans and the Stormwater Pollution Prevention Plan shall address temporary and permanent stabilization and vegetation requirements and specifications. Timeframes, notes and details shall be included as a minimum. The developer and/or the contractor are required to apply the initial applications, provide maintenance and repairs and to re-apply applications as many times as necessary to accomplish stabilization and vegetation to the satisfaction of the County.

8.5 Detention / Retention Basins

Stormwater detention is required to protect downstream properties from flood increases due to upstream development. The design is required to control peak flow at the outlet of a site such that post-development peak flows are equal to or less than pre-development peak flows for each of the two (2) year, five (5) year, ten (10) year, twenty-five (25)-year and one hundred (100) year design storms.

The release rate from any detention facility is to be designed to be equivalent to or less than that of the
site prior to the proposed development for the two (2) year, five (5) year, ten (10) year, twenty-five (25)-year and one hundred (100) year design storms, with emergency overflow capable of handling at least the one hundred (100) year discharge.

Detention systems must be constructed during the first phase of developments to eliminate damage to adjacent properties during construction. In this regard, the detention systems shall be designed to function as temporary sediment traps and cleaned out to proper volumes before completion. If siltation has occurred, detention systems must be restored to their design dimensions after construction is complete.

A Tennessee Registered Engineer must certify in writing to the County that the detention facilities are constructed in substantial accordance with the design documents. The Certification shall be based upon field-run survey data obtained at the completion of construction. Photographs and a copy of the as-built survey shall be provided with the certification.

8.6 Best Management Practices (BMPs)

TDEC and other counties and municipalities have compiled a Best Management Practices for Stormwater Management. These resources are readily available, many of which can be directly accessed through various websites. Those BMP’s are designed to assist contractors, developers, and various businesses and industries to comply with the guidelines set forth by the National Pollution Discharge Elimination System (NPDES) Phase II Rule. Those BMP’s should serve as the major tool to ensure that appropriate erosion prevention and sediment control (EPSC) installation, maintenance and repairs are followed during the design and construction of development, subdivision and road construction projects. These Practices shall be in accordance with the Sumner County Stormwater Regulations.

8.7 Inspection and Observations

It is the developer's responsibility to make sure that the developer’s contractor or his representatives are familiar these design requirements and shall review the construction in sufficient detail to confirm that the construction is as specified. Inspection and observations by the developer shall occur as frequently as necessary to assure that the construction conforms to the plans and specifications. Inspection and observations shall be by qualified technical personnel experienced in the inspection of similar facilities and projects.

As noted elsewhere in these standards, the developer is responsible for any other fees and/or costs charged by the County or any utility or agency for permits and/or inspections and testing related to the project.

Standard detail drawings for use in construction of facilities within subdivisions within Sumner County follow hereinafter.
MINOR LOCAL & LOCAL ROADWAY SECTION

1. 7" Stone (Grading D Pug Mill Mix)
2. 2" Asphaltic Concrete Base (B-M2)
   Prime Coat (RS-2)
3. 1.5" Asphaltic Concrete Surface (411E)
   Tack Coat (SS-1)
4. Mountable Curb
COLLECTOR ROADWAY SECTION

1. 10" Stone (Grading D Pug Mill Mix)
2. 2" Asphaltic Concrete Base (B-M2) Prime Coat (RS-2)
3. 1.5" Asphaltic Concrete Surface (411E) Tack Coat (SS-1)
4. Mountable Curb
DITCH ROADWAY SECTION
(Where Approved)

RESIDENTIAL STREETS (50' R.O.W.) COLLECTOR STREETS (60' R.O.W.)

- 6' (FOR 50' R.O.W.)
- 12' (FOR 60' R.O.W.)
- 3' CROWN

1. 7" Stone (Grading D Pug Mill Mix)
2. 2" Asphaltic Concrete Base (B-M2)
   Prime Coat (RS-2)
3. 1.5" Asphaltic Concrete Surface (411E)
   Tack Coat (SS-1)

DITCH ROADWAY SECTION
(Where Approved)
NOTE:
INSTALL 1/2" EXPANSION JOINT
AT 20'-30' ON STRAIGHT RUNS
EQUALLY SPACED AND AT
CURVE RETURNS.
1. Expansion joints to be spaced a maximum of 100' apart or as directed by the engineer.

2. Expansion joints will also be required at tangent points, drive ramps and inlets.

3. Construction joints are to be cut into curb and gutter every 10' to a depth of 0/4.
NOTES:

1. EXPANSION JOINTS TO BE SPACED A MAXIMUM OF 100’ APART OR AS DIRECTED BY THE ENGINEER.

2. EXPANSION JOINTS WILL ALSO BE REQUIRED AT TANGENT POINTS, DRIVE RAMPS AND INLETS.

3. CONSTRUCTION JOINTS ARE TO BE CUT INTO CURB AND GUTTER EVERY 10’ TO A DEPTH OF D/4.
NOTES:
1. EXPANSION JOINTS TO BE SPACED A MAXIMUM OF 100’ APART OR AS DIRECTED BY THE ENGINEER.
2. EXPANSION JOINTS WILL ALSO BE REQUIRED AT TANGENT POINTS, DRIVE RAMPS AND INLETS.
3. CONSTRUCTION JOINTS ARE TO BE CUT INTO CURB AND GUTTER EVERY 10’ TO A DEPTH OF 0/4.
CONCRETE PAVEMENT

GENERAL NOTES:
1. ALL WORK SHALL BE FIELD CHECKED AND APPROVED BY THE PUBLIC WORKS DEPARTMENT PRIOR TO ITS BEGINNING AND AFTER COMPLETION THEREOF.

2. INSPECTION PERSONNEL OF THE PUBLIC WORKS DEPARTMENT SHALL BE NOTIFIED AT LEAST TWO (2) DAYS PRIOR TO COMMENCING WORK.

3. ALL WORK PERFORMED SHALL BE WORKMANSHIP DEFECT FREE FOR A PERIOD OF ONE (1) YEAR AFTER COMPLETION.

4. ALL EXISTING PAVEMENT, BASE, CURB AND GUTTER, AND SIDEWALKS SHALL BE CUT AND BROUGHT TO A NEAT LINE BY USE OF AN AIR HAMMER, SAW OR OTHER SUITABLE EQUIPMENT. EXPANSION JOINTS REMOVED SHALL BE REPLACED.

5. THE MINIMUM WIDTH TO BE TRIMMED ON EACH SIDE OF THE TRENCH LINE, AS SEEN IN THE SECTION, MAY BE WAIVED OR AMENDED UPON APPROVAL OF THE DEPARTMENT INSPECTOR, HOWEVER, A MINIMUM WIDTH OF REPLACEMENT SHALL BE 4'-0" TO ALLOW FOR A ROLLER.

6. IF PERMANENT PAVEMENT REPAIRS CANNOT BE MADE WITHIN THREE (3) DAYS, THEN TEMPORARY PAVING SHALL BE MADE WITH A 2" COLD MIX OR HOT BITUMINOUS SEAL COAT OVER COMPACTED CRUSHED STONE.

7. ALL EXCAVATIONS MADE WITHIN THE PUBLIC RIGHT-OF-WAY REQUIRE EXCAVATION AND STREET CLOSURE PERMITS FROM THE PUBLIC WORKS DEPARTMENT PRIOR TO COMMENCING WORK.

8. FLOWABLE FILL SHALL MEET THE REQUIREMENTS OF THE TENNESSEE DEPARTMENT OF TRANSPORTATION'S STANDARD SPECIFICATION SECTION 204.
TRENCH REPAIR WITHIN ROADWAY

GENERAL NOTES:

1. All work shall be field checked and approved by the public works department prior to its beginning and after completion thereof.

2. Inspection personnel of the department shall be notified at least two (2) days prior to commencing work.

3. All work performed shall be workmanship defect free for a period of one (1) year after completion.

4. All existing pavement, base, curb and gutter, and sidewalks shall be cut and brought to a neat line by use of an air hammer, saw or other suitable equipment. Expansion joints removed shall be replaced.

5. The minimum width to be trimmed on each side of the trench line, as seen in the section, may be waived or amended upon approval of the department inspector, however, a minimum width of replacement shall be 4'-0" to allow for a roller.

6. If permanent pavement repairs cannot be made within three (3) days, then temporary paving shall be made with a 2" cold mix or hot bituminous seal coat over compacted crushed stone.

7. All excavations made within the public right-of-way require excavation and street closure permits form the public works department prior to commencing work.

8. Flowable fill shall meet the requirements of the Tennessee department of transportation’s standard specification section 204.
TRENCH BACKFILL
SECTIONS

NOTES:
1. CONCRETE FOR CRADLES AND ENCASEMENTS TO HAVE $f'c = 3000$ PSI @ 28 DAYS.
2. POUR CONCRETE AGAINST UNDISTURBED EARTH.
3. FOR CONTINUOUS CONDUIT IN TRENCH CONDITIONS, THE WIDTH OF TRENCH (W) SHALL BE O.D.+2X MAX.
4. THE WIDTH OF TRENCH FOR ALL OTHER PIPE DIAMETERS SHALL BE ACCORDING TO TABLE 'A' SHOWN HEREON.
5. BACKFILL MATERIAL IN EXISTING ROADWAYS SHALL BE CRUSHER RUN STONE COMPACTED IN 6" LAYERS UP TO THE BOTTOM OF THE PAVEMENT RESTORATION SECTION.

| TABLE 'A' |
|------------------|------------------|
| LESS THAN 12" ** |
| 12" – 30" |
| 33" – 42" |
| 48" & LARGER |
| ** – TRENCH WIDTH (W) SHALL BE 3'-0" MAX. – WIDTH OF TRENCH (W)=O.D.+2X WHERE X IS DISTANCE FROM OUTSIDE OF PIPE TO EDGE OF TRENCH. |
PRECAST CONCRETE HEADWALL
W/ ENERGY DISSIPATORS

Concrete: 4500 PSI at 28 days
Reinforced with #4 rebar - Gr. 60

Size 4'
Size 6'
Size 8'
Size 10'

10" Toe

Opening as required

PRECAST HEADWALL
CLOUD DWG. NO. SW-301
OR EQUIVALENT

MAX. OPG. 60"

WT./# 1090 3130 5625 8575

*0" on 4" winged headwall
*10' WW has Max. D Dimension = 84"
### TABLE OF DIMENSIONS

<table>
<thead>
<tr>
<th>SIZE</th>
<th>A</th>
<th>D</th>
<th>E</th>
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### NOTES:

1. CONCRETE SHALL BE 4000 PSI @ 28 DAYS REINFORCED WITH NO. 4 BARS @ 10" O.C. EACH WAY WITH WINGS AND TOE SLAB DOWELLED TO HEADWALL WITH NO. 5 BARS

2. 3/4" CHAMFER ON ALL EXPOSED EDGES.
NOTES:
1. WIDTH OF RAIL SHALL BE A MINIMUM OF 8" AND MAY BE A MAXIMUM OF 12", 2" NOMINAL SMOOTH LUMBER.

2. RAILS SHALL BE FASTENED TO EACH POST WITH 1/4" STEEL BOLTS WITH WASHERS ON EACH SIDE. BOLT THREADS SHALL BE PEENED.

3. THE RAILS SHALL RECEIVE TWO COATS OF WHITE OIL BASED PAINT. THEN SHALL HAVE 6" WIDE REFLECTORIZED RED STRIPES OF TAPE PLACED ON 45° SLOPES DOWN AND TOWARD THE CENTER OF THE BARRICADE.

4. BARRICADES MAY BE CONSTRUCTED IN SECTIONS OR MAY BE CONTINUOUS ACROSS ROADWAY WIDTH. SPLICES ON CONTINUOUS RAIL BARRICADES SHALL BE AT POSTS AND SHALL HAVE A 2'-0" SPLICE BLOCK ON THE BACK SIDE OF THE SAME MATERIAL AS RAIL.

5. 18" DIAMOND REFLECTORIZED RED PANEL OR 18" DIAMOND RED OR BLACK PANEL WITH NINE 3" DIAMETER RED REFLECTORS SYMMETRICALLY PLACED AT CENTER POSTS, A MINIMUM OF 4'-0" ABOVE GROUND SHALL BE USED FOR END OF ROAD MARKERS.
NOTES:

1. DIMENSIONS MAY VARY. CONSULT PLANS TO VERIFY WIDTH OF R.O.W.
2. USE 4,000 PSI CONCRETE, 5% AIR-ENTRAINED
3. ALL MATERIALS AND WORKMANSHIP ARE TO COMPLY WITH THE SPECIFICATIONS AS SET FORTH IN THE SUMNER COUNTY ROADWAY AND DRAINAGE TECHNICAL STANDARDS.
APPENDIX D

IRREVOCABLE LETTER
OF CREDIT FORM

Subdivision Regulations,
Sumner County, Tennessee
APPENDIX D

IRREVOCABLE LETTER OF CREDIT
(MUST BE ON BANK LETTERHEAD)

Issue Date: ____________  Irrevocable Letter of Credit# ____________

Beneficiary:  Applicant
Government of Sumner County, Tennessee  Name:
355 N Belvedere Dr.  Street Address________________________
Gallatin TN 38017  City, State & Zip ______________________

Amount: ____________________  Expiration Date: ____________________

We hereby issue in your favor this irrevocable standby Letter of Credit which is available by payment of your draft at sight drawn on (Name of Bank) bearing the clause “Drawn under Letter of Credit (Number of Letter of Credit) issued by (Name of Issuing Bank)” when accompanied by the following documents:

1. An official statement from the Sumner County Government that (Applicant’s Name) has failed to comply with the terms of its development contract with the Sumner County Government in regard to the project known as: ______________________

2. The original Letter of Credit.

Presentation of this Letter of Credit for payment may be made at the office of (Bank) at ______________________ (Address) by causing same to be delivered by recognized national carrier without the necessity of the physical presence of a representative of the Beneficiary. The Issuer and the Beneficiary agree that any litigation with regard to this Letter of Credit shall be held before a Court of appropriate jurisdiction in Sumner County, Tennessee.

This Letter of Credit (Number) is valid for one calendar year from (Date of Issue) and is automatically renewable for additional one-year periods without any effort on the part of the Sumner County Government until the aforesaid development contract is satisfied in full.

Should (Name of Bank) decide not to renew this Letter of Credit (Number), (Bank) agrees to notify Sumner County Government in writing ninety (90) days prior to its expiration date, certified mail return receipt requested, at which time the Sumner County Government can draw up to the full face value of the Letter of Credit (Number).

This Letter of Credit (Number) is subject to the Uniform Customs and Practice for Documentary Credits (1993 Revision), International Chamber of Commerce - Publication 500.

Signature: ______________________
Official Bank Representative
APPENDIX E

PERFORMANCE AGREEMENT FORM

Subdivision Regulations,
Sumner County, Tennessee
SUMNER COUNTY REGIONAL PLANNING COMMISSION

PERFORMANCE AGREEMENT

PERFORMANCE SECURITY FOR _______________________________
(Subdivision or Project Name)

Know all men by these presents that _________________________ and _________________________
(Name of Developer or Property Owner)
a Principal, and Letter of Credit # ____________________ issued by _______________ as
Surety, are bound unto the Government of Sumner County for the use and benefit of the Sumner County
Regional Planning Commission, and for the use and benefit of all future lot holders within the hereinafter
named subdivision, in the amount of $ __________________________ for payment of which well and
truly to be made we bind ourselves, successors and assigns jointly and severally by these presents.

The condition of this security is that,

WHEREAS, the Principal has submitted a Plat/Plan known as ________________________________
for approval by the Sumner County Regional Planning Commission, which approval is a condition
precedent to the right of the Principal to have such plat recorded in the Registers Office of Sumner County,
Tennessee; and

WHEREAS, the Sumner County Regional Planning Commission is unwilling to approve said plat for
recordation until all required improvements and facilities are constructed, installed and completed,
especially including, but not limited to the construction of streets, grading drainage, erosion control,
water, sewer, landscaping, signage, amenity, and other miscellaneous items, or until a security is executed
and filed with said Sumner County Regional Planning Commission providing for and securing to the
public the actual construction and installation of said improvements and facilities; and

WHEREAS, the principal desires to have said plat of said subdivision recorded in the Register’s Office
of Sumner County, Tennessee, so as to provide for the orderly development and transfer of the property
in said subdivision; and

WHEREAS, the estimated cost of construction, installation and completion of the required improvements
and facilities is $ __________________________ and the Sumner County Regional Planning
Commission is willing, in lieu of the prior construction of said improvement and facilities to accept such
security and approve of said plat for registration as it is authorized by Tennessee Code Annotated 13-3-
403.

NOW THEREFORE, if the Principal shall within ( ) months from the date hereof
construct, install, and complete all of said improvements and facilities above mentioned as shown on said
final plat and in particular shall build, construct and complete all streets, grading, drainage, erosion
control, water, sewer, landscaping, signage, and other miscellaneous items in proper and workmanlike
manner to the satisfaction of the Sumner County Regional Planning Commission, and following approval
shall then execute and file a proper maintenance security guaranteeing said streets, drainage culverts and
facilities etc., for a period of time of not less than ( ) months and continuing until
acceptance of said streets, drainage culverts, and facilities etc. by Sumner County Government, in the
amount of not less than ______ percent (%) of the actual construction costs, as required by the Sumner
County Regional Planning Commission this obligation shall be void; otherwise it shall remain in full
force and effect for the Sumner County Regional Planning Commission for the purposes set forth herein
subject to provisions of the Tennessee Code Annotated.
IN THE EVENT, the Sumner County Regional Planning Commission determines that the Principal has failed to meet the conditions and has failed to perform the obligations of this security it may draw a draft or drafts on said Letter of Credit for such amounts as it deems to be proper.

EXECUTED at the Government of Sumner County, Tennessee this___ day of__________________, 20_.

Witness my hand this the___ day of__________________, 20_.

BY: __________________________

TITLE: __________________________

STATE OF TENNESSEE

COUNTY OF _________________________

Personally appeared before me, __________________________ a Notary Public of said County and State, _______________________ with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who, upon oath acknowledged (her) himself to be the __________________________ of __________________________ and that (s)he as such being authorized so to do, executed the foregoing instrument for the purposes contained herein.

Witness my hand and seal this the___ day of__________________, 20_

My Commission Expires: _______________________

NOTARY PUBLIC