

MARION TOWNSHIP
BOARD OF TRUSTEES
REGULAR MEETING
Thursday, July 23, 2020
7:30 p.m.

Call to Order
Pledge of Allegiance
Members Present/Members Absent
Call to the Public

- 1) Approval of Agenda
- 2) Consent Agenda
 - a. Approval of July 9, 2020 Regular Meeting Minutes
 - b. July 15, 2020 MHOG Minutes/Agenda
 - c. July 15, 2020 HAFA Minutes/Agenda
 - d. 4th Quarter Interest Report
- 3) Hometown Matter
- 4) Sunridge III
- 5) Meadows West
- 6) Final Review of Proposed Marion Township Development Standards, Draft August 2019
- 7) Irrigation Meter Policy
- 8) Parking Lot
- 9) Power Washing Quote
- 10) HAPRA 50's Music Concert

Correspondence and Updates

Call to the Public
Adjournment

Reminder: Next Board Packet will be ready after 3pm on Thursday, August 6, 2020

MARION TOWNSHIP
BOARD OF TRUSTEES
REGULAR MEETING
JULY 9, 2020

MEMBERS PRESENT: Les Andersen, Tammy Beal, Duane Stokes, Scott Lloyd, Greg Durbin, Dan Lowe, and Bob Harvey

MEMBERS ABSENT: None

OTHERS PRESENT: Phil Westmoreland, Spicer; Dave Hamann, Zoning Administrator

CALL TO ORDER

Bob Harvey called the meeting to order at 7:30 pm.

PLEDGE OF ALLEGIANCE

BOARD MEMBERS PRESENT

The board members introduced themselves.

CALL TO THE PUBLIC

Zack Zurek, 5067 Mason Rd., was present to discuss the language on the back of the summer tax bill. He feels the use of "Wuhan" virus is not appropriate and is politically charged. COVID-19 is the official name, and the WHO guidelines are to not name something like this based on its place of origin because it results in discrimination. He feels that an apology should be issued.

Nancy Stebbing, 3481 Prescott Dr., said the tax bill is an official document from the township, and she feels that it was either done out of ignorance or an intent to provoke. She feels it was completely unprofessional, it calls the township's judgment into question, and she is concerned that other official documents are being sent with inappropriate language. She said the comment was racist and politically partisan.

APPROVAL OF AGENDA

Items #9—Harger Cemetery Tree and #10—Catholic Charities were added to the agenda. Les Andersen motioned to approve the agenda as amended. Tammy Beal seconded. **Motion carried.**

CONSENT AGENDA

Greg Durbin motioned to approve the consent agenda. Les Andersen seconded. **Motion carried.**

LISA MAHER AGREEMENT

Les Andersen motioned to approve the easement agreement as presented and authorize the clerk and supervisor to sign the document. Greg Durbin seconded. Roll call vote: Lowe, Lloyd, Beal, Harvey, Durbin, Andersen, Stokes—all yes. **Motion carried 7-0.**

HOMETOWN MATTER

No new information on this item.

MARION D-19 SPECIAL USE DRIVE-IN ESTABLISHMENT

Todd Lekander was present to ask for the board's approval for a special use permit. A letter from ACE Civil Engineering is included with the packet which addresses some issues the Planning Commission had with the site plan. Duane Stokes asked if the Planning Commission has approved the site plan; Mr. Lekander said no, not yet. Dan Lowe said he will not approve anything until the drainage issue is settled. Mr. Lekander said he is willing to grant an easement, but also provided a drawing with an alternative which would keep everything on the mini-storage property. Bob Hanvey said the board can include conditions on a special use permit. He also said the process calls for the board to postpone action until the site plan is done.

Greg Durbin motioned to postpone this item until the site plan is finalized. Duane Stokes seconded.
Motion carried.

TOWNSHIP PARKING LOT

Phil Westmoreland said he's reached out to Haslock, Joe Vellardita, and TLS and has had no response yet.

CROWN CASTLE PROPOSAL

The township attorney had some issues with the agreement, outlined in the packet. Bob Hanvey said he feels the time payment option is better. Crown Castle has also proposed that they act as the "leasing agent" for new co-locators and pay the township 30%. They would also like an additional 1000 square feet of lease area. The board members agreed to let them have 1000 square feet in the SW corner. Bob Hanvey will have the changes put into a new document and send to the attorney for review.

ZBA REPORT

Dan Lowe reported there are two cases at the July 6, 2020 ZBA meeting; both were tabled so the owner could provide additional information. The ZBA members discussed that in order for them to clearly understand a variance request, the application packet should include an example of a plot plan or drawing to be included with the variance request.

HARGER CEMETERY TREE

Dan Lowe said he probably wouldn't take the whole tree down, just cut out the dead wood. The township will get estimates for both removing the entire tree or just taking down a portion and cleaning it up. The three companies mentioned were Mark's tree service, Russell's tree service, and Dave's tree service.

CATHOLIC CHARITIES

Duane Stokes motioned to allow Livingston County Catholic Charities to use the basement for the Christmas food drive from 11/23/20 through 12/21/20. Tammy Beal seconded. **Motion carried.**

CORRESPONDENCE & UPDATES

Les Andersen said he saw a garbage truck in another community putting both rubbish and recycling in the same truck.

Bob Harvey passed out the court schedule for Witkowski. Les Andersen said there was an interesting article in the June 2020 edition of the MTA Focus magazine on page 34 that related to this case. The board members agreed they would all attend the meeting for the mediation on Tuesday, August 11 at 9 am.

CALL TO THE PUBLIC

No response.

ADJOURNMENT

Les Andersen motioned to adjourn at 8:54 pm. Tammy Beal seconded. **Motion carried.**

Submitted by: S. Longstreet

Tammy L. Beal, Township Clerk Date

Robert W. Harvey, Township Supervisor Date

Request for Zoning Administrator, **Dave Hamann**, to be present at
the Board of Trustee meeting on 7-23-2020.

Date

Requested by Robert W. Hamney.

Signature

MHOG Water Authority Meeting
July 15, 2020
5:00 PM at Oceola Township Hall

AGENDA

- 1. Approval of the Minutes of June 17, 2020**
- 2. Call to Public**
- 3. Reports**
 - **Staff Reports: Greg Tatara**
 - **Treasurer (Robin Hunt)**
 - **Engineer (Gary Markstrom)**
 - **CPA (Ken Palka)**
- 4. New Business**
 - **Correspondence**
- 5. Old Business**
- 6. Adjournment**

Marion Howell Ocala Genoa

WATER AUTHORITY

MHOG Water Authority Meeting MINUTES

The Marion, Howell, Ocala, Genoa Water Authority met on June 17, 2020 at 5:00 PM. Members present were Bamber, Coddington, Rogers, Hanvey, Schuhmacher, Hunt, Counts and Lowe.

The meeting was called to order by Chairman Hanvey.

A motion was made by Rogers to approve the minutes of the May 20, 2020 meeting. The motion was seconded by Schuhmacher and carried.

A call to the public was held.

A motion was made by Bamber to approve a 5 year contract with Biotech Agronomics for line removal. The motion was seconded by Counts and carried.

A motion was made by Schuhmacher to approve expenditures of \$190,368.05 from the MHOG Operating Fund represented by check numbers 8418-8452 and PR 561 to 568. The motion was seconded by Coddington and carried.

A motion was made by Counts to approve expenditures of \$10,229.06 from the Capital Reserve Improvement Fund represented by checks numbered 112 and 113. The motion was seconded by Bamber and carried.

A motion was made by Schuhmacher to approve expenditures of \$1,000.00 from the Bond Payment Fund represented by check number 125. The motion was seconded by Coddington and carried.

A motion was made by Counts to approve expenditures of \$6,027.25 in MHOG Connection Fees represented by check number 1009. The motion was seconded by Schuhmacher and carried.

A motion was made by Hunt to adjourn. The motion was seconded by Coddington and carried.

William J. Bamber, Secretary

HOWELL AREA FIRE AUTHORITY MEETING

Oceola Township Hall

1577 N. Latson Rd. – Howell, MI

July 15, 2020 – 6:00 PM

Authority Board
Members and Other
Officials:

Bill Bamber
Oceola Township
Chairman

Mike Coddington
Howell Township
Vice Chairman

Mark Fosdick
Cohoctah Township
Secretary

Robert Hanvey
Marion Township
Member

Nick Proctor
City of Howell
Treasurer

Andy Pless
Fire Chief

Laura Walker
Asst. Sec./Treasurer

1. Meeting called to order at 6:00 pm.
2. Approve minutes of the regular meeting of June 17, 2020
3. Call to Public (items not on agenda)
4. Discussion/Approval: Annual Election of HAFA Board Officers Positions.
5. Discussion/Approval: Replacement of Chief's vehicle
6. Chief's Comments
 - a. FY 2020 audit
 - b. MERS Pension funding
7. Approve payment of bills and payroll in the amount of \$200,558.88
8. New Business
9. Old Business
10. Closed Session
11. Adjourn

WELCOME!

Visitors are invited to attend all meetings of the Howell Area Fire Authority Board.

If you wish to address the Board you will be recognized by the Chairman.

HOWELL AREA FIRE AUTHORITY

June 17, 2020 – 6:00 pm

Oceola Township Hall – 1577 N. Latson Rd. Howell, MI 48843

Present: Chairman Bill Bamber, Vice Chairman Mike Coddington, Treasurer Nick Proctor, Secretary Mark Fosdick, Member Bob Hanvey, Fire Chief Andy Pless, Deputy Chief Ron Hicks, Asst. Sec/Treas. Laura Walker

Absent: Attorney Kevin Gentry

Chairman Bill Bamber called the meeting to order at 6:02 pm

Discussion and Reaffirmation of board actions during temporary remote meetings in April 2020 and May 2020. MOTION by Mr. Fosdick, SUPPORT by Mr. Proctor to adopt and reaffirm the board actions during April 2020 and May 2020. MOTION CARRIED UNANIMOUSLY.

Approve the minutes of the regular meeting of May 20, 2020: MOTION by Mr. Proctor, SUPPORT by Mr. Coddington to approve the minutes of the regular meeting of May 20, 2020. MOTION CARRIED UNANIMOUSLY.

Call to Public: No Response

Discussion/Approval Accept Chief Andrew Pless' retirement effective 8/14/2020: MOTION by Mr. Proctor, SUPPORT by Mr. Fosdick to accept Chief Andrew Pless' retirement as fire Chief from the Howell Area Fire Authority. MOTION CARRIED UNANIMOUSLY.

Approve Payment of April Bills and Payroll: MOTION by Mr. Fosdick, SUPPORT by Mr. Hanvey to authorize payment of bills and payroll in the amount of \$173,863.32. MOTION CARRIED UNANIMOUSLY.

New Business: Approve the contract for Ron Hicks to assume the role of Fire Chief immediately following Chief Andrew Pless' departure from the role. Motion by Mr. Fosdick, Support by Mr. Proctor to approve Chief Hicks' contract. Roll call vote taken: 5 yea's and 0 nay's. MOTION CARRIED UNANIMOUSLY.

Adjourn: MOTION by Mr. Proctor, SUPPORT by Mr. Fosdick to adjourn the meeting at 6:26pm. MOTION CARRIED UNANIMOUSLY.

Respectfully Submitted: Laura Walker
Laura Walker, Asst. Secretary/Treasurer

Approved By: _____
Mark Fosdick, Secretary

MONTHLY UPDATE TO THE BOARD

TO: HOWELL AREA FIRE AUTHORITY BOARD OF DIRECTORS
FROM: RON HICKS, DEPUTY CHIEF
SUBJECT: MONTHLY HAFD REPORT FOR JUNE 2020
DATE: JULY 15, 2020

During the month of June, the HAFD responded to a total of 160 calls for service. There were 120 calls in June of 2019. The total year-to-date runs for 2020 is 856. Last year's total at the end of June was 711.

Some of the more significant events for the month included:

On June 1st, Howell Firefighters were dispatched to a reported Excavator on fire in a wooded lot off Sundance in Marion Township. On arrival units reported a working fire, the fire was extinguished and the Excavator considered a total loss.

On June 9th Howell Firefighters responded to a reported structure fire in the 2000 block of Hickory Hills in Oceola Township. Upon arrival units found a two-story home and two vehicles with heavy fire involvement, the fire was also spreading to the neighboring home. The occupants advised their dog was still inside, firefighters rescued the dog from a second story window and the fires were extinguished. The cause of the fire was from a shorted cordless drill battery charger.

On June 10th Howell Firefighters responded to a reported structure fire in a senior living complex located in the City of Howell. On arrival units reported smoke coming from vents in the kitchen area and several residents evacuating to the stairwells. After investigating firefighters found several A.C. units and a kitchen fan with burnt motors caused by a brown out in the area from a storm that has just went thru the area. Firefighters assisted staff turning off power and returning residents to their apartments.

On June 15th Howell Firefighters responded to a garbage truck on fire in the 3000 block of Silver Charm LN in Oceola Township. Units arrived to find a working fire in the container part of the truck. Due to the fire the hydraulics were not operable and firefighters had to use a K12 saw to cut a opening in the top rear of the truck in order to gain access to the fire for extinguishment.

Training for the month of June consisted of firefighter skill stations and scenarios at the Oceola Community Center.

The next meeting of the Howell Area Fire Authority Board is scheduled for Wednesday July 15th, 2020 at 6:00 pm.

HOWELL AREA FIRE DEPARTMENT FIRE MARSHAL DIVISION

1211 W. Grand River • Howell, MI 48843 • 517-546-0560 • firemarshal@howellfire.net

DATE: July 8, 2020
TO: Chief Pless
Fire Authority Board
FROM: Jamil Czubenko, Assistant Chief/Fire Marshal
REF: June 2020 Month End

The month of June 2020 was busy in the Fire Marshal Division (FMD).

The FMD participated in emergency responses and department training throughout the month.

June continued to have the FMD very active in the department's Covid-19 planning and response. Planning for our personnel and their response to our customers with the appropriate PPE along with ever changing medical protocols. I am still handling the Logistics for PPE requests from public safety agencies within the county.

Planning meetings continued during this time to discuss whether or not any community events will occur and when. As we all know, the Melonfest has been canceled and alternatives have been discussed to reflect social distancing and other executive orders.

A few Food Truck/Trailer events continue to be planned for throughout our jurisdiction, where the FMD will be performing fire safety inspections. This is our fourth year for Mobile Food Vendors (MFV) to apply to the HAFD and then be inspected for compliance.

The FMD has been involved with buyers and sellers of property for vacant property and existing buildings throughout our jurisdiction. A few proposals for projects have been submitted for review and comment.

The FMD has been working with businesses to assist them in their opening, so that they can comply with the various Executive Orders and phased opening of the State and local businesses. For the most part, it has been a balance of education and consultation to get our customers where they need to be, to be compliant and open. This effort continues, as the situation is ever changing.

The HAFD visited 9 homes and installed a total of 28 smoke detectors. To date, 74 smoke and 8 CO detectors have been installed by the HAFD.

July 2020 brings us more planning for future projects and various fire prevention events.

INCIDENT NUMBER	INCIDENT TYPE	DATE	LOCATION	APPARATUS
2020-0797	551 - Assist police or other governmental agency	06/18/2020	612 CURZON CT	CH20,EN20
2020-0799	324 - Motor vehicle accident with no injuries.	06/18/2020	849 N BURKHART RD	EN24,FM2
2020-0803	611 - Dispatched & cancelled en route	06/19/2020	2799 ARMOND RD	EN20,EN24
2020-0805	551 - Assist police or other governmental agency	06/19/2020	283 WOOD PT	BR20
2020-0806	311 - Medical assist, assist EMS crew	06/19/2020	5190 PRESTON KNOLLS DR	BR20,BR24,CH24
2020-0817	322 - Motor vehicle accident with injuries	06/21/2020	5563 LAYTON RD	CH20,EN20
2020-0820	444 - Power line down	06/22/2020	2710 ARMOND RD	BR24,CH24,EN20,EN24
2020-0825	311 - Medical assist, assist EMS crew	06/23/2020	3003 W GRAND RIVER	BR20,FM2
2020-0830	322 - Motor vehicle accident with injuries	06/24/2020	E HIGHLAND RD	CH202,EN20,EN22,FM2,R20
2020-0832	551 - Assist police or other governmental agency	06/24/2020	5431 ARBORETUM TRL	BR20
2020-0837	311 - Medical assist, assist EMS crew	06/25/2020	1502 YORKSHIRE DR	BR20,FM2
2020-0839	741 - Sprinkler activation, no fire - unintentional	06/25/2020	1550 BYRON RD	EN20,FM2
2020-0859	611 - Dispatched & cancelled en route	06/30/2020	645 E HIGHLAND RD	CH2
2020-0861	745 - Alarm system activation, no fire - unintentional	06/30/2020	2820 N BURKHART RD	EN20

Total # Incidents for HOWELL TWP: 31

ZONE: IOSCO - IOSCO TWP				
2020-0841	311 - Medical assist, assist EMS crew	06/25/2020	1055 S GREGORY RD	CH20,EN20

Total # Incidents for IOSCO: 1

ZONE: MARION - MARION Twp				
2020-0701	311 - Medical assist, assist EMS crew	06/01/2020	4600 PINGREE RD	BR23,CH23
2020-0703	138 - Off-road vehicle or heavy equipment fire	06/01/2020	4405 SUNDANCE XING	EN21,EN23,FM2
2020-0706	311 - Medical assist, assist EMS crew	06/02/2020	3162 OLD LANGE RD	EN23
2020-0713	600 - Good intent call, other	06/03/2020	4858 YAX POINTE DR	BR20,FM2
2020-0716	622 - No incident found on arrival at dispatch address	06/04/2020	1 E DAVIS RD	BR23,CH2
2020-0717	300 - Rescue, EMS incident, other	06/04/2020	2845 JEWELL RD	CH23,EN23
2020-0728	551 - Assist police or other governmental agency	06/06/2020	1600 PINCKNEY RD	BR20
2020-0732	611 - Dispatched & cancelled en route	06/07/2020	1500 TRIANGLE LAKE RD	CH2
2020-0740	745 - Alarm system activation, no fire - unintentional	06/09/2020	168 PENOBSCOT DR	EN20,FM2
2020-0742	311 - Medical assist, assist EMS crew	06/10/2020	5564 LANGE RD	BR20,BR23,CH2
2020-0744	611 - Dispatched & cancelled en route	06/10/2020	599 E DAVIS RD	BR23
2020-0749	444 - Power line down	06/10/2020	325 E DAVIS RD	EN23
2020-0759	444 - Power line down	06/10/2020	3681 HIGH HILLCREST DR	BR20
2020-0765	611 - Dispatched & cancelled en route	06/11/2020	2199 PINCKNEY RD	EN23,FM2
2020-0770	444 - Power line down	06/11/2020	35 HARMON RD	BR20,CH20
2020-0783	311 - Medical assist, assist EMS crew	06/15/2020	2412 RIDGEWOOD DR	BR23
2020-0784	311 - Medical assist, assist EMS crew	06/15/2020	2677 MAGNOLIA GARDEN DR	EN23

Only REVIEWED incidents included. Archived Zones cannot be unarchived.



INCIDENT NUMBER	INCIDENT TYPE	DATE	LOCATION	APPARATUS
2020-0811	322 - Motor vehicle accident with injuries	06/20/2020	3999 PINCKNEY RD	CH23,EN20,EN23
2020-0818	311 - Medical assist, assist EMS crew	06/22/2020	1279 MORNING MIST DR	BR20
2020-0833	622 - No incident found on arrival at dispatch address	06/24/2020	780 GLENLIVET ST	EN20
2020-0834	746 - Carbon monoxide detector activation, no CO	06/24/2020	3029 RIDLEY WAY	EN20
2020-0846	113 - Cooking fire, confined to container	06/26/2020	5350 UNIVERSE AVE	BR23,CH23,FM2
2020-0849	444 - Power line down	06/26/2020	4033 JEWELL RD	BR23,LT23
2020-0850	322 - Motor vehicle accident with injuries	06/27/2020	5609 W COON LAKE RD	EN23,LT23
2020-0851	611 - Dispatched & cancelled en route	06/27/2020	399 TRIANGLE LAKE RD	CH2
2020-0854	311 - Medical assist, assist EMS crew	06/28/2020	270 E COON LAKE RD	BR20,BR23,CH23
2020-0857	311 - Medical assist, assist EMS crew	06/29/2020	56 S BURKHART RD	BR20,CH20

Total # Incidents for MARION:

27

ZONE: OCEOLA - OCEOLA Twp				
2020-0704	611 - Dispatched & cancelled en route	06/01/2020	449 S LATSON RD	CH2
2020-0718	311 - Medical assist, assist EMS crew	06/04/2020	5441 MACK RD	EN22
2020-0720	611 - Dispatched & cancelled en route	06/05/2020	1989 N LATSON RD	CH2
2020-0723	551 - Assist police or other governmental agency	06/05/2020	3140 GENTRY RD	BR22,CPT22
2020-0724	324 - Motor vehicle accident with no injuries.	06/05/2020	1599 EAGER RD	BR22,CPT22,EN22
2020-0725	611 - Dispatched & cancelled en route	06/05/2020	1599 EAGER RD	TA22
2020-0726	611 - Dispatched & cancelled en route	06/05/2020	1599 EAGER RD	TA22
2020-0731	746 - Carbon monoxide detector activation, no CO	06/07/2020	2492 E HIGHLAND RD	EN22
2020-0734	113 - Cooking fire, confined to container	06/07/2020	2367 GOLF CLUB RD	CH24,EN20,EN21,R20
2020-0736	111 - Building fire	06/09/2020	2466 HICKORY CIRCLE DR	BR22,BR24,CH2,CH20,CH23,CH24,EN20,EN21,EN22,EN23,EN24,R20,TA22
2020-0736	111 - Building fire	06/09/2020	2474 HICKORY CIRCLE	CH2
2020-0737	445 - Arcing, shorted electrical equipment	06/09/2020	2457 PFEIFLE ST	EN22
2020-0739	324 - Motor vehicle accident with no injuries.	06/09/2020	2549 E HIGHLAND RD	CH20,FM2
2020-0754	622 - No incident found on arrival at dispatch address	06/10/2020	3999 CLYDE RD	CPT22
2020-0756	444 - Power line down	06/10/2020	4999 CLYDE RD	BR22,CPT22
2020-0757	611 - Dispatched & cancelled en route	06/10/2020	4999 ARGENTINE RD	BR22
2020-0761	743 - Smoke detector activation, no fire - unintentional	06/10/2020	1021 TUDOR LN	CH2,EN22
2020-0762	551 - Assist police or other governmental agency	06/11/2020	1553 PRINCEWOOD BLVD	BR22
2020-0766	412 - Gas leak (natural gas or LPG)	06/11/2020	5344 SHERRY LN	EN22
2020-0767	311 - Medical assist, assist EMS crew	06/11/2020	3213 WAVERLY WOODS LN	EN22
2020-0779	622 - No incident found on arrival at dispatch address	06/14/2020	4399 E HIGHLAND RD	BR22,CPT22
2020-0781	611 - Dispatched & cancelled en route	06/15/2020	3920 VICKSBURG WAY	CPT22
2020-0782	132 - Road freight or transport vehicle fire	06/15/2020	3700 SILVER CHARM LN	BR22,CPT22,EN22

Only REVIEWED incidents included. Archived Zones cannot be unarchived.



INTEREST EARNED 4th QTR FY2019-20

GENERAL FUND	BALANCE 6/30/2019	Apr	May	Jun	EARN YTD
FNBH Sav #599	\$ 319,029.53	\$ 65.50	\$ 67.69	\$ 65.53	\$ 799.59
FNBH Land Acq.#342	\$ 200,269.70	\$ 32.88	\$ 33.97	\$ 32.88	\$ 341.70
FNBH GEN CHECKING	\$ -	\$ 430.55	\$ 562.21	\$ 559.55	\$ 9,109.71
The State Bank #737/030	\$ 240,956.23				\$ 6,559.13
Flagstar Bank #054	\$ 124,395.00				\$ 2,208.70
Flagstar Bank #8365	\$ 110,712.07	\$ 985.31			\$ 2,258.50
Key Bank #700	\$ 238,634.07	\$ 9.82	\$ 10.14	\$ 9.81	\$ 862.86
Monthly Totals	\$ 1,233,996.60	\$ 1,524.06	\$ 674.01	\$ 667.77	\$ 22,140.19
WATER FUND					
CIBC CD #321	\$ 199,894.81				\$ -
WATER NU CHECKING		\$ 184.61	\$ 195.96	\$ 165.55	\$ 4,275.38
Monthly Totals	\$ 199,894.81	\$ 184.61	\$ 195.96	\$ 165.55	\$ 7,527.86
SEWER FUND					
TCF #072 Closed 12/09/19	\$ 253,610.01				\$ 5,534.40
Chem #3471 Open 12/9/19	\$ 200,000.00				
Chemical Bank #707	\$ 53,876.48				\$ 829.38
FNBH Sew NOW #6029	\$ 534,094.72	\$ 259.21	\$ 512.86	\$ 446.82	\$ 4,796.80
Old National Bank #8030	\$ 200,000.00				\$ 1,122.92
CIBC CDARS #5648	\$ 2,510,346.54	\$ 3,464.89			\$ 46,381.97
CIBC CDARS #2161		\$ 306.83	\$ 1,189.59	\$ 1,151.87	\$ 2,648.29
Monthly Totals	\$ 3,017,833.03	\$ 4,030.93	\$ 1,702.45	\$ 1,598.69	\$ 61,313.76
Grand Total		\$ 5,739.60	\$ 2,572.42	\$ 2,432.01	\$ 90,981.81
1st Qtr (Jul-Sept)	\$ 23,094.28				
2nd Qtr (Oct-Dec)	\$ 34,011.58				
3rd Qtr (Jan-Mar)	\$ 23,131.92				
4th Qtr (Mar-Jun)	\$ 10,744.03				
July to June Total	\$ 90,981.81				

MEMO

To: Marion Township Board
From: Bob Hanvey
Subject: Sunridge Phase Three
Date: July 23, 2020

I received an email from Manny Kianicky of S.R.Jacobson requesting a meeting to discuss development of Sunridge Phase Three.

There are several issues to discuss:

The amendment to the PUD (attached, highlighted) requires a traffic study be conducted when the final site plan is submitted for approval. It seems that the traffic study should be conducted much earlier than the final site plan.

The amendment does not specify what to do about the results of the traffic study.

They are suggesting a change to the previous site plan to move some of the units away from the wetlands.

After the last amendment, there was an easement agreement with MHOG to allow the 20-inch water main connecting the Sanitorium water pumps/tanks to the Hometown tower. That will change the design of the water system in the project. It may also have an influence on the timing of the project.

There will probably be a need for a change to the PUD agreement that will require approvals of the HOAs from both Sunridge and Marion Creek.

Because there are 151 proposed units in the project, an MHOG impact study will be required.

Who would like to participate in the meeting?

4



2015R-007573
RECORDED ON
03/17/2015 2:02:12 PM
SALLY REYNOLDS
REGISTER OF DEEDS
LIVINGSTON COUNTY, MI 48843
RECORDING: 31.00
REMON: 4.00
PAGES: 8

**AMENDMENT TO PLANNED UNIT
DEVELOPMENT AGREEMENT
SUNRIDGE COMMUNITY**

MTWP

THIS AMENDMENT TO PLANNED UNIT DEVELOPMENT AGREEMENT (“**Amendment**”) is entered into by the **Township of Marion**, a Michigan municipal corporation (the “**Township**”), having an address of 2877 West Coon Lake Road, Howell, Michigan 48843, **Blue Sunridge LLC**, a Michigan limited liability company (“**Blue Sunridge**”), having an address of 32400 Telegraph Road, Suite 100, Bingham Farms, Michigan 48025, and the **Sunridge Condominium Homeowners Association**, a Michigan non-profit corporation (the “**Association**”), having an address of 39525 Thirteen Mile Road, Suite 250, Novi, Michigan 48377.

RECITALS:

A. The Township, Mitch Harris Building Company, Inc. (“**Original Developer**”), and the Association entered into a Planned Unit Agreement dated July 28, 2003, and recorded in Liber 4055, Page 723, Livingston County Records (the “**PUD Agreement**”) for the development of a three phase condominium project to be known as Sunridge Condominium. The property subject to the PUD Agreement is described on **Exhibit A** attached hereto. The project was approved by the Township Board as a Planned Unit Development under the Township’s Zoning Ordinance. Capitalized terms used in this Amendment and not otherwise defined herein shall have the meanings given to such terms in the PUD Agreement.

B. The Original Developer obtained Township approval of the site plan for the development of the Planned Unit Development (the “**Site Plan**”) and thereafter developed Phase I as Sunridge Condominium, pursuant to the Master Deed recorded in Liber 4055, Liber 626, Livingston County Records, Subdivision Plan No. 279. Sunridge Condominium is administered by the Association.

C. Phases II and III have not been developed. Blue Sunridge, as the successor in title to Phases II and III, desires to develop Phase II pursuant to the PUD Agreement, as amended by this Amendment.

D. The parties hereto agree to amend the PUD Agreement in the manner set forth below regarding the development of Phases II and III of the Planned Unit Development.

Therefore, in consideration of the mutual covenants of the parties set forth below, the parties hereto agree as follows:

1. **Development of Phase II.** Blue Sunridge shall have the right to develop Phase II, in accordance with the Site Plan approved by the Marion Township Board July 11, 2002 and the PUD Agreement, as amended by this Amendment. Prior to developing Phase II, Blue Sunridge shall submit a final site plan to the Township for its approval, which approval shall not be unreasonably withheld, conditioned or delayed if such final site plan substantially conforms with the July 11, 2002 Site Plan and Blue Sunridge has obtained all approvals and permits from any other governmental agencies whose approval is required.

2. **Sunridge II Master Deed.** Phase II shall be developed as a separate condominium project to be known as Sunridge II Condominium, or such other name selected by Blue Sunridge. The Phase II condominium project shall be administered by a separate condominium association. The Master Deed for the Phase II condominium project shall be submitted to the Township for its approval, which approval shall not be unreasonably withheld or conditioned or delayed.

3. **Timing and Requirements for Construction of Improvements.** The following provisions of Paragraph 3 of the PUD Agreement are hereby amended:

(a) Paragraph 3(b)(3) is amended to provide that street and utility improvements for Phase II shall be completed within twelve (12) months from approval of the final site plan and the recordation of the master deed for the Phase II condominium project.

(b) Paragraph 3(b)(4) is deleted.

(c) Paragraph 3(b)(5) is amended to provide that street and utility improvements for Phase III shall be completed within twelve (12) months from approval of a final site plan for Phase III and the recordation of the master deed for the Phase III condominium project.

(d) Paragraph 3(b)(6) is deleted.

(e) Paragraph 3(c)(ii) is amended to provide that: Parking areas and drive shall be provided to include parking for a minimum of 6 cars. Parking areas to be paved with 3" of asphalt over 6" of gravel. No curbing will be required.

(f) Paragraph 3(c)(iii) is amended to provide that: A pavilion (approximately 16' by 16') shall be provided on a 4" concrete pad.

(g) Paragraph 3(j) is deleted.

(h) Paragraph 3(k) is amended to provide that, in connection with the development of Phase II Blue Sunridge shall not be required to install or finance the installation of an offsite road from Peavy Road to D-19, because Blue Sunridge does not own or control the land necessary to construct such off-site road. In connection with the development of Phase II, Blue Sunridge has submitted to the Township a Traffic Impact Assessment dated November 14, 2014, performed by

Fleis & Vandenbrink. Blue Sunridge shall not be required to install or finance the cost of any off-site road improvements in connection with the development of Phase II.

Prior to the development of Phase III, the developer of Phase III shall cause a new Traffic Impact Assessment to be performed and the Traffic Impact Assessment shall be submitted to the Township with the developer's application for final site plan approval. If Phase III is developed, the conditions for approval of the final site plan for Phase III shall address the impacts of Phase III on the road network and intersections in the vicinity of the project based on the findings of the Traffic Impact Assessment with the approval of the Township Board.

(i) Paragraph 3(r) is amended in its entirety to provide that: Construction traffic for Phase II shall use the portion of Peavy Road south of Phase II and shall not use the portion of Peavy Road north of Phase II. During the period street and utility improvements are being constructed in Phase II, Blue Sunridge agrees to provide dust control and grading on the unpaved portion of Peavy Road and Keddle Road that is utilized by Phase II construction traffic as requested by the Livingston County Road Commission.

4. **Marion Township Covenants.** The following provisions of Paragraph 4 of the PUD Agreement are hereby amended:

(a) Paragraph 4(a) is amended in its entirety to provide that: If Phase III is developed, the Township shall support the vacating of Outlot B of Peavy Road Estates No. 1 Subdivision, if necessary to permit the construction of an access road into Phase III.

(b) The parties acknowledge that a water main from Phase I to Phases II and III has been installed. Therefore, Paragraphs 4(b), 4(c) and 4(d) are deleted in their entirety.

5. The original paragraph 5 remains unchanged.

6. The original paragraph 6 remains unchanged.

7. The original paragraph 7 remains unchanged.

8. **Sanitary Sewer Taps.** Phases II and III are currently subject to a special assessment district for sanitary sewer (the "**Sewer SAD**") that includes prepaid taps for a total of 133 residential equivalency units (the "**Sewer REUs**"), of which 43 Sewer REUs are allocated to Phase II (Parcel No. 10-02-100-016) and 90 Sewer REUs are allocated to Phase III (Parcel No. 10-02-300-007). The Township agrees to transfer 51 Sewer REUs to Phase II, provided that Blue Sunridge pays the outstanding balance of the Sewer SAD on Phase III, including all accrued and unpaid interest thereon. Such payment shall be made immediately upon the execution of this PUD Amendment by all of the parties hereto. In addition, Blue Sunridge agrees to pay the outstanding balance of the Sewer SAD on Phase II, including all accrued and unpaid interest thereon, prior to the date the Township assigns tax parcel identification numbers to the individual condominium units that are established in Phase II.

9. **Water Taps.** Phase II is currently subject to a special assessment for water (the "**Water SAD**") that includes prepaid taps for 76 residential equivalency units (the "**Water**

REUs”). Blue Sunridge agrees to pay the outstanding balance of the Water SAD on Phase II, including all accrued and unpaid interest thereon, upon the execution of this PUD Amendment by all of the parties hereto. Following the recording of the Master Deed for the Phase II condominium project, the Township agrees to allocate the 76 Water REUs to condominium units 1 through 76, as identified in the Phase II Master Deed.

10. **Effect of Amendment.** Except as modified by this Amendment, the terms and provisions of the PUD Agreement shall remain in full force and are ratified by the parties. In the event of any conflict between the terms and provisions of the PUD Agreement, as amended by this Amendment, and the provisions of the Township’s Zoning Ordinance or any other Township ordinances, rules or regulations or any amendments thereto, the provisions of the PUD Agreement, as amended by this Amendment, shall control.

11. **Authority.** Each party represents that the person executing this Amendment on behalf of such party has the requisite authority to do so and that the execution of this Amendment has been authorized by all necessary action and is therefore binding on such party.

12. **Future Amendments.** Any further amendments to the PUD Agreement that relate to a specific Phase shall be evidenced by a written amendment that is signed by the Township and the owner of such Phase. For purposes of this Paragraph the Association shall be deemed to be the owner of Phase I, and the owner of fee title to either Phase II or III shall constitute the owner of such Phase prior to the establishment of a condominium project within such Phase. Following the date a condominium project has been established within Phase II or Phase III, the developer of such condominium project shall be deemed to be the owner of the applicable Phase during the period the developer continues to own one or more condominium units in such Phase, and thereafter the condominium association within such Phase shall be deemed to be the owner of such Phase for purposes of this Paragraph. Any future amendments to the PUD Agreement shall also require the signature of the Association if such proposed amendment affects Sunridge Condominium (Phase I).

13. **Counterparts.** This Amendment may be executed in counterparts and all such counterparts, taken together, shall constitute one and the same Amendment.

14. **Effective Date.** The Effective Date of this Amendment shall be the last date on which all of the parties hereto have executed this Agreement.

Signatures on following page

The parties have executed this Amendment to Planned Unit Development Agreement, effective as of the Effective Date provided herein.

TOWNSHIP

Township of Marion,
a Michigan municipal corporation

By: Robert Hanvey
Robert Hanvey

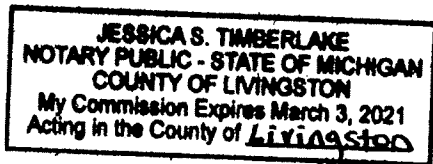
Its: Supervisor

By: Tammy Beal
Tammy Beal

Its: Clerk

STATE OF MICHIGAN)
) ss.
COUNTY OF Livingston)

The foregoing instrument was acknowledged before me this 17 day of March, 2015, by Robert Hanvey, Supervisor and Tammy Beal, Clerk of the Township of Marion, a Michigan municipal corporation, on behalf of the Corporation.



Jessica S. Timberlake
Notary Public
Acting in Livingston County, Michigan
My Commission Expires: 3-3-2021

BLUE SUNRIDGE

Blue Sunridge LLC,
a Michigan limited liability company

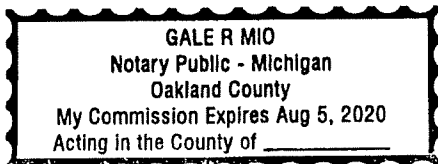
By: Scott R. Jacobson
Scott R. Jacobson

Its: Authorized Representative



STATE OF MICHIGAN)
) ss.
COUNTY OF OAKLAND)

The foregoing instrument was acknowledged before me this 12TH day of MARCH, 2015, by Scott Jacobson, Authorized Representative of Blue Sunridge LLC, a Michigan limited liability company, on behalf of the Company.



Gale R. Mio
Notary Public
Acting in Oakland County, Michigan
My Commission Expires: 8-5-2020

ASSOCIATION

Sunridge Condominium Homeowners Association,
a Michigan non-profit corporation

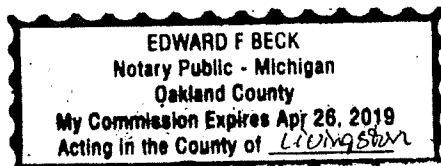
By: Joseph Cartwright

Print name: Joseph Cartwright

Its: President

STATE OF MICHIGAN)
) ss.
COUNTY OF ~~Oakland~~ Livingston)

The foregoing instrument was acknowledged before me this 10th day of March, 2015, by Joseph Cartwright, President of Sunridge Condominium Homeowners Association, a Michigan non-profit on behalf of the Association.



Edward F Beck
Notary Public
Acting in Livingston County, Michigan
My Commission Expires: 4/26/2019

DRAFTED BY AND WHEN RECORDED RETURN TO:
Mark S. Cohn, Esq.
Seyburn Kahn
2000 Town Center, Suite 1500
Southfield, Michigan 48075
(248) 353-7620

EXHIBIT A
THE PROPERTY

AREA OF PHASE I OF SUNRIDGE CONDOMINIUM

Commencing at the West 1/4 corner of fractional Section 2, T2N, R4E, Marion Township, Livingston County, Michigan; thence North 02°01'07" West 1320.00 feet along the West line of said Section; thence North 88°43'58" East 663.62 feet to the Place of Beginning; thence North 02°01'12" West 484.88 feet; thence continuing North 02°01'12" West (recorded as North 02°00'13" West) 980.01 feet along the East line of "FOX-CROFT" a subdivision as recorded in Liber 23 of Plats, pages 24 through 27, Livingston County Records; thence North 89°21'30" East 632.05 feet; thence North 49°33'12" East 819.45 feet; thence South 44°04'19" East 898.56 feet along the Southerly Right-of-Way of Peavy Road; thence South 01°26'06" East 509.23 feet along the Westerly Right-of-Way of Peavy Road; thence South 88°35'33" West 250.85 feet; thence South 01°24'27" East 150.00 feet; thence North 88°35'33" East 250.92 feet; thence South 01°26'06" East 913.60 feet along said Westerly Right-of-Way of Peavy Road; thence North 83°25'41" West 1880.74 feet to the Place of Beginning. Being a part of the Northwest 1/4 of Fractional Section 2, Town 2 North, Range 4 East, Marion Township, Livingston County, Michigan. Containing 73.66 acres of land, more or less. (Symbol * = degrees)

AREA OF FUTURE EXPANSION: (Phase II)

Commencing at the West 1/4 corner of fractional Section 2, T2N, R4E, Marion Township, Livingston County, Michigan; thence North 02°01'00" West 33.00 feet along the West line of said Section to the Place of Beginning; thence continuing North 02°01'00" West 1287.00 feet along said Section line; thence North 88°43'58" East 663.62 feet; thence South 83°25'41" East 1880.74 feet; thence South 01°26'06" East 1030.90 feet along the Westerly Right-of-Way of Peavy Road; thence South 88°44'42" West 2512.93 feet on a line parallel with and 33.00 feet North of the East-West 1/4 line of said Section to the Place of Beginning. Being a part of the Northwest 1/4 of fractional Section 2, T2N, R4E, Marion Township, Livingston County, Michigan. Containing 68.96 acres of land, more or less. Subject to and/or together with easements and restrictions of record, if any. (Symbol * = degrees)

AREA OF FUTURE EXPANSION: (Phase III)

Beginning at the Southwest corner of fractional Section 2, T2N, R4E, Marion Township, Livingston County, Michigan; thence North 01°57'50" West 2145.88 feet along the West line of said Section; thence along the Southerly line(s) of "PEAVY ROAD ESTATES NO. 2" as recorded in Liber 14 of Plats, pages 43 through 45, Livingston County Records the following eight courses: North 83°49'44" East 216.82 feet (recorded as North 83°53' East 216.69 feet), Southeasterly, non-tangentially, 253.62 feet along the arc of a 251.00 foot radius curve to the left, having a central angle of 57°53'35" and a long chord which bears South 35°09'09" East 242.96 feet (recorded as Southeasterly, 254.53 feet along the arc of a 251.00 foot radius curve to the left, having a central angle of 58°06'15" and a long chord which bears South 35°10' East 243.78 feet), South 01°22'05" East 212.90 feet (recorded as South 01°15' East 212.42 feet), North 88°44'55" East 959.61 feet (recorded as North 88°45' East 960.00 feet), South 62°30'59" East 175.08 (recorded as South 62°30' East 175.00 feet), North 47°15'37" East 226.52 feet (recorded as North 47°17'40" East 226.54 feet), Southeasterly, non-tangentially, 307.12 feet along the arc of a 438.33 foot radius curve to the left, having a central angle of 40°08'40" and a long chord which bears South 71°16'24" East 300.87 feet (recorded as Easterly, 306.94 feet along the arc of a 483.33 foot radius curve to the left, having a central angle of 40°07'15" and a long chord which bears South 71°18'20" East 300.71 feet) and North 88°36'13" East (recorded as North 88°38" East) 350.95 feet; thence South 01°22'00" East 1350.00 feet along the Westerly line of "PEAVY ROAD ESTATES NO. 1" as recorded in Liber 13 of Plats, pages 24 and 25, Livingston County Records; thence around the perimeter of "OUTLOT B" as recorded in said plat of "PEAVY ROAD ESTATES NO. 1" the following five courses: North 88°38'00" East 210.00 feet; Northeasterly 47.12 feet along the arc of a 30.00 foot radius curve to the left, having a central angle of 90°00'00" and along chord which bears North 43°38'00" East 42.43 feet, non-tangentially, South 01°22'00" East 125.00 feet along the Westerly right-of-way of Peavy Road, Northwesterly, non-tangentially, 47.12 feet along the arc of a 30.00 foot radius curve to the left, having a central angle of 90°00'00" and along chord which bears North 46°22'00" West 42.43 feet and South 88°38'00" West 210.00 feet; thence South 01°22'00" East 299.22 feet along said Westerly line of "PEAVY ROAD ESTATES NO. 1"; thence South 88°47'11" West 2245.26 feet along the South line of said section to the Place of Beginning. Being a part of the Southwest 1/4 of Fractional Section 2, Town 2 North, Range 4 East, Marion Township, Livingston County, Michigan. Containing 93.31 acres of land, more or less. Subject to easements and restriction of record, if any. (Symbol * = degrees)

memo

Marion Township

To: Board of Trustees
From: Dave Hamann
Date: July 15, 2020
Re: Meadows West Sewer Connection

Comments: Mitch Harris construction crew will be connecting the Sewer for Meadows West to the lead on Yarrow and will be shutting down Yarrow when they cut the asphalt tentatively scheduled for Thursday or Friday of this week. They have been given permission from the Livingston County Road Commission and the Howell Fire Authority to allow residents in the Meadows effected by the road closure to use the Emergency access off Peavy during the closure. It is estimated to take about two to four hours for the connection. If you have any questions please let me know!

MARION TOWNSHIP
2877 W. COON LAKE ROAD
HOWELL, MI 48843
Phone 517-546-1588
Fax 517-546-6622

TRANSMITTAL

TO: Board of Trustees

DATE July 23, 2020
PROJECT REVIEW
Final Marion Township Development
Standards July 2020

VIA Hand Delivery

WE ARE SENDING: Herewith Under Separate Cover

THE FOLLOWING:

Proposed Marion Township Development Standards Draft August 2019

FOR YOUR: approval/ denial as requested
 other review & comment

REMARKS:

The attached Revised Marion Township Development Standards Dated July 2020 is presented for your review and Adoption. Let me know if you have any questions.

FROM: Dave Hamann, Zoning Administrator

Copy: file



MARION TOWNSHIP DEVELOPMENT STANDARDS

JULY 2020

Adopted by Township Board: _____

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GENERAL PLAN SUBMITTAL REQUIREMENTS AND PROCEDURES

PURPOSE

It is the purpose of this Section to specify standards and data requirements, which shall be followed in the preparation of the site plans. It is also the purpose of this Section to ensure that:

1. The proposed use will not be injurious to the surrounding neighborhood and protects the general health, safety, welfare, and character of the Township;
2. Natural resources will be preserved to the maximum extent possible in the site design by developing in a manner which will not detrimentally affect or destroy natural features such as lakes, ponds, streams, wetlands, steep slopes, soils, ground water, and woodlands; and
3. Landscaping, including grass, trees, shrubs, and other vegetation is provided to maintain and improve the aesthetic quality of the site and area.

DEFINITIONS

AASHTO - The American Association of State Highway and Transportation Officials is a standard setting body which publishes specifications, test protocols, and guidelines that are used in highway design and construction throughout the United States.

Bankfull Elevation - The elevation in the basin where water surface reaches the "top-of-bank" elevation. When the water surface rises above the bankfull elevation, it crests the banks and spills over onto the bankfull floodplain.

Corrugated Metal Pipe (CMP) – The most commonly used material for the majority of pipe and drainage system applications including storm sewers, culverts, and stormwater detention and infiltration systems.

Detention - A detention pond temporarily stores water and slowly discharges the water at a defined rate.

Drainage Courses - Any creek, ravine, gully, channel, hollow, swale or depression or any unofficial ditch, drain culvert or pipe through or over which surface water periodically flows in its natural course.

Energy Gradient - The energy gradient is equal to the height of the velocity head (the velocity of a fluid expressed in terms of the static pressure required to produce that velocity) above the hydraulic gradient – the distance water free flows downward from a height. In both open and pipe flow, the decrease of energy gradient for a given length of channel or pipe represents the loss of energy by friction. the energy gradient reflects the loss of energy by friction and the conversions between potential and kinetic energy.

First Flush Elevation – The initial surface runoff of a rainstorm. During this phase, water pollution entering storm drains in areas with high proportions of impervious surfaces is typically more concentrated compared to the remainder of the storm.

Floodplain Areas - Land adjacent to a stream or river which stretches from the banks of its channel to the base of the enclosing valley walls, and which experiences flooding during periods of high discharge.

Freeboard - the vertical distance between the maximum water level anticipated in the pond and the top of the settled embankment.

Frontage - The distance between the two side lot lines of a lot or parcel of land, as measured between the two points at which the two side lot lines each intersect the right-of-way, dedicated easement or minimum building setback line.

HDPE – High Density Polyethylene

Hydraulic Grade Line (HGL) - The locus of elevations to which the water would rise if open to atmospheric pressure (e.g., piezometer tubes) along a pipe run.

Impervious (C-factor) – The C-factor, also known as the runoff coefficient, reflects the runoff potential of the drainage area. A higher coefficient corresponds to a higher runoff potential. This indicates that the drainage area consists of material that prevents fluid from passing through, causing the higher runoff potential.

“K” Factors – Also known as Head Loss Coefficient, is the head loss term of the energy equation for open-channel flow. It is a measure of the efficiency of the inlet to smoothly transition flow from the upstream channel into the culvert.

Manning’s Equation – An empirical formula estimating the average velocity of a liquid flowing in a conduit with open channel flow.

Maximum Lot Coverage – The total amount of impervious surface on the lot divided by the total lot area, expressed as a percentage.

Minimum Lot Area – A zoning ordinance specifying the largest size lot on which something can be built.

NAD83 – A unified horizontal or geometric datum and successor to NAD27 providing a spatial reference for Canada and the United States.

NGVD88 - The vertical datum for orthometric heights established for vertical control surveying in the United States of America.

PVC - Polyvinyl chloride

RCP – Reinforced Concrete Pipe

Retention - A retention basin or pond has a riser and orifice at a higher point and therefore retains a permanent pool of water.

Setbacks – The minimum distance which a building or structure must be set back from a property line, road, river, shore, floodplain, or any other place which is deemed to need protection.

Siphons - A tube bent to form two legs of unequal length by which a liquid can be transferred to a lower level over an intermediate elevation by the pressure of the atmosphere in forcing the liquid up the shorter branch of the tube immersed in it while the excess of weight of the liquid in the longer branch when once filled causes a continuous flow

Tributary Area – The total area that contributes runoff to a given point of discharge.

Wetlands - Land characterized by the presence of water at a frequency and duration sufficient to support, and that under normal circumstances does support, wetland vegetation or aquatic life and is commonly referred to as a bog, swamp or marsh

SITE PLAN PROCEDURE SUMMARY

A site plan shall be reviewed by the Planning Commission, who shall then provide a recommendation of approval, approval with conditions, or denial, to the Township Board of Trustees. The Township Board of Trustees must approve or approve with conditions the final site plan prior to the establishment of any new land use, change of use, addition to an existing use, or the erection of any structure in any zoning district. Individual single-family structures erected within a single lot, parcel, or building envelope shall not require site plan review.

1. The Township shall not issue a land balancing permit until the final site plan has been approved by the Township Board of Trustees and is in effect.
2. No grading, removal of trees or other vegetation, landfilling, land balancing, or construction of improvements shall commence for any development that requires site plan approval until a final site plan is approved and is in effect, except as otherwise provided in these specifications.

Preliminary Site Plan

1. **Application.** Any applicant may submit a request for preliminary site plan review by filing with the Zoning Administrator completed forms, payment of the review fee required herein, and three (3) copies of the plans and a PDF file. Upon review and approval by the Zoning Administrator, the Township Planner, the Township Engineer, and any other applicable agencies, nine (9) copies of the administratively approved preliminary site plan drawing(s) shall be submitted for distribution to the Township Planning Commission. Upon Planning Commission approval, an additional eight (8) copies of the plans shall be submitted for distribution to the Township Board of Trustees. Unless specifically directed by the Zoning Administrator, the Board of Trustees submittal shall be the same as the Planning Commission submittal and no changes shall be made to the plans. The Administrator shall transmit only administratively complete submittals of the preliminary site plan to the Planning Commission and Township Board. The purpose of such preliminary review is to confirm general compliance with Township standards as well as to suggest changes, if necessary, for final site plan approval.
2. **Combining Preliminary and Final Site Plans.** An applicant may, at the discretion of the Administrator and/or the Planning Commission, request to combine a preliminary and final site plan in one (1) application for approval. In such a situation, the portion of the review process concerning preliminary site plan application and review may be waived by the Planning Commission. The Planning Commission shall have the authority to require submittal of a preliminary site plan separate from a final site plan where, in its opinion, the complexity and/or scale of the site for the proposed development warrants it.
3. **Pre-application meeting.** The applicant may request a pre-application meeting with the Planning Commission to discuss a proposed project. The item will be placed on an agenda of a regularly scheduled Planning Commission meeting. Site plan approval will not be given during a pre-application meeting discussion.
4. **Information Required.** Site plans shall consist of an overall plan for the entire development. Sheet size shall be at least 24" x 36" with plan view drawn to a scale of no greater than 1" = 50'. A preliminary site plan submitted for review shall contain all of the following information in a clear and legible format:

General Information

- a. Name of the proposed development.

- b. Name, address, phone, fax number and/or email address of applicant(s), property owner(s), engineer(s), architect(s), and landscape architect(s). The property owner must provide written approval of all project representatives.
- c. A written narrative of the proposed use(s) of the property. For other than residential uses, include potential impacts that the proposed development may have on the surrounding area.
- d. One (1) presentation quality aerial photograph with adjacent property information and features including, though not limited to, the following: land use(s), property owner(s), sidwell number(s), location of adjacent buildings, driveways, streets, existing and proposed lot lines, building lines, structures, and parking areas on the parcel and within one hundred (100) feet of the site.
- e. Date of plan preparation, including revision dates.
- f. Complete legal description of the site.
- g. Professional seal of a registered architect, engineer, surveyor, landscape architect, or a planner.
- h. Vicinity map drawn at a scale of 1" = 2,000'.
- i. Dimensions and gross acreage of the site.
- j. Zoning classification of petitioner's parcel and all abutting parcels and demonstration of compliance with lot area, width, coverage, and setback requirements.
- k. Scale and north arrow on each plan sheet.
- l. Existing natural features and man-made features to be retained or removed.
- m. Adjacent property information and features including, though not limited to, the following: land use(s), property owner(s), sidwell number(s), zoning classification, location of adjacent buildings, driveways, streets.
- n. Existing and proposed lot lines, building lines, structures, parking areas, etc., on the parcel and within one hundred (100) feet of the site.
- o. Proposed construction phasing.
- p. Identification of variances that are to be required.

Physical Features

- a. Location, size, and dimension of proposed buildings/structures, including floor area, finished floor elevation, number of floors, height, number and type of dwelling units (where applicable).
- b. Location of existing and proposed private and public roads and access drives, including general alignment, right-of-way or easement, surface type, and width.
- c. Location, size, and dimension of the following existing and proposed site features: water main, wells, detention and forebay basins, private utilities, utility poles, and public and private easements.
- d. Location, size, and dimension of existing and proposed storm sewer, culverts, ditches, and public and private storm sewer easements.
- e. Location, size, and dimension of existing and proposed sanitary sewer, septic fields, reserve septic fields, sewage disposal facilities, and public and private sanitary sewer easements.
- f. Location of all existing and proposed parking, including dimensions of spaces, maneuvering lanes, and surface type, where applicable.

Natural Features

- a. Soil characteristics of the parcel to at least the detail provided by the U.S. Soil Conservation Service, Soil Survey of Livingston County, Michigan.
- b. Existing topography with a maximum contour interval of two (2) feet for the site and beyond the site for a distance of one hundred (100) feet in all directions. Final grading plan, showing finished contours at a maximum interval of two (2) feet, correlated with existing contours so as to clearly indicate required cutting, filing, and grading.
- c. Location of existing wetlands, drainage courses, floodplains, and associated bodies of water, within one hundred (100) feet of the site, and their elevations.
- d. Location of existing woodlands delineated with symbolic lines tracing the spread of the outermost branches and shall be described with the general sizes and kinds of trees contained.
- e. Location of natural resource features, including, but not limited to, woodlands and areas with slopes greater than eighteen percent (18%) incline.

Additional Requirements for Residential Developments

- a. Density calculation by type of unit.
 - b. Designation of units by type and number of units in each building.
 - c. Amount, type, and location of common open space, including general and limited common elements within a site condominium, and any recreational amenities (i.e., playground equipment).
5. **Planning Commission Action.** The Planning Commission shall recommend to the Township Board of Trustees approval, approval with conditions, or denial of the preliminary site plan. If the preliminary site plan requires extensive revisions to meet Township requirements, the Planning Commission may recommend denial of the preliminary site plan. The Planning Commission shall set forth the reason for its action in the record of the meeting at which action is taken.
- a. The Planning Commission's recommendation of the preliminary site plan shall be forwarded to the Township Board of Trustees for its review.
 - b. If the preliminary site plan is recommended for denial, the applicant may address all the conditions and submit the revised preliminary site plan to the Zoning Administrator for further action by the Planning Commission.
 - c. The Township Board of Trustees shall review the preliminary site plan and approve, approve with conditions, or deny the preliminary site plan.
 - d. If the Board of Trustees approves the preliminary site plan, the applicant may submit a final site plan to the Zoning Administrator in accordance with the provisions herein.
 - e. If the preliminary site plan is approved with conditions, the applicant shall address all the conditions during final site plan review.
 - f. If the preliminary site plan is denied by the Township Board, the applicant may submit an alternative preliminary site plan to the Zoning Administrator for review by the Planning Commission in accordance with the provisions herein.
6. **Effect of Approval.** Approval or approval with conditions of a preliminary site plan by the Township Board of Trustees shall indicate general acceptance of the use and the proposed layout of buildings, streets and drives, parking areas, other facilities, and overall character of the proposed development.
7. **Expiration of Approval.** Approval of a preliminary site plan by the Board of Trustees shall be valid for a period of one (1) year from the date of approval and shall expire and be of no effect

unless a completed application for a final site plan approval, with all necessary supporting information, is filed with the Zoning Administrator within that time period.

Final Site Plan

1. **Application.** For a final site plan, the applicant shall submit to the Zoning Administrator three (3) copies of the plans and a PDF file. Upon review and approval by the Zoning Administrator, the Township Planner, the Township Engineer, and any other applicable agencies, nine (9) copies of the administratively approved preliminary site plan drawing(s) shall be submitted for distribution to the Township Planning Commission. Upon Planning Commission approval, an additional eight (8) copies of the plans shall be submitted for distribution to the Township Board of Trustees. Unless specifically directed by the Zoning Administrator, the Board of Trustees submittal shall be the same as the Planning Commission submittal and no changes shall be made to the plans. The Administrator shall transmit only administratively complete submittals of the preliminary site plan to the Planning Commission and Township Board.
2. **Information Required.** Site plans shall consist of an overall plan for the entire development. Sheet size shall be at least 24" x 36" with plan view drawn to a scale of no greater than 1" = 50'. A final site plan submitted for review and approval shall contain all of the information required for the preliminary site plan in addition to the following data presented in a clear and legible format.

Physical Features

- a. Location of existing and proposed centerline, edge of roadway, approach radii at intersections, and pavement cross-sections for public and/or private roads on site or abutting the site. Acceleration, deceleration, passing lanes, approaches, and curb and gutter shall also be shown.
- b. There is a proper relationship between major thoroughfares and proposed service drives, driveways, and parking areas. Proper access to all portions of the site and all sides of any structure is provided. All structures or groups of structures shall be arranged as to permit emergency vehicle access by some practical means.
- c. Existing and proposed location, width, and approach radii of access drives, driveways, sidewalks, pathways, and curb and gutter. Pavement cross sections shall be provided for each.
- d. Existing and proposed off-street parking with calculation of the number of parking spaces required and provided.
- e. Location of existing storage tanks. This may include, but not be limited to, information on the following:
 - i. Chemical and fuel storage tanks and containers;
 - ii. Water supply facilities;
 - iii. Sanitary sewage disposal facilities;
 - iv. Storm water control facilities and structures; and
 - v. Location of all easements.
- f. Sites which include storage of hazardous materials or waste, fuels, salt, or chemicals will be designed to prevent spills and discharges of polluting materials to the surface of the ground, groundwater, or nearby water bodies in accordance with County and State standards, where applicable.
- g. Location, size/dimension of existing and proposed fire hydrants, water service and fire suppression leads, and public and private water main easements. (All proposed water

mains must meet the standards of the Marion, Howell, Oceola, and Genoa (MHOG) Water Authority.)

- h. Grading and overflow route for proposed and existing detention and forebay basins and public and private drainage easements. Calculations shall be included and indicate that the detention and forebay areas meet the Livingston County Drain Commission standards.
- i. A note shall indicate the ultimate outlet for storm water runoff (County Drain, creek, or river).
- j. Location of all building structures with setback and yard dimensions.
- k. Dimensioned floor plans and typical elevation views for all buildings, where applicable.
- l. Proposed exterior lighting locations, typical detail, and illumination pattern.
- m. Location and description of all existing and proposed landscaping, berms, fencing, retaining walls, and quantity and size of all proposed landscaping.
- n. Trash receptacle pad location, area, method of screening, pavement type, and cross-section.
- o. Location, area, depth, and method of screening of transformer pads, compressors, air conditioners, generators, refrigeration units, and similar equipment, where applicable.
- p. Entrance detail(s) including traffic control and monument sign locations and size.
- q. Designation of fire lanes.
- r. Proposed grading and how it shall tie into existing grading, and the limits of clearing and grading. Elevations shall be provided at, though not limited to: top of curb and/or edge of pavement, edge of walk/pathway, top and bottom of retaining wall, property corners, finished floor, storm structures, and detention and forebay high water.
- s. Location of existing and proposed ground, wall, or directional signs, and details of all proposed signs.
- t. Any other pertinent physical features.

Additional Requirements for Commercial and Industrial Developments

- a. Loading/unloading areas.
 - b. Total and useable floor area.
 - c. Number of employees in peak usage.
3. **Standards for Review.** In reviewing the final site plan, the Planning Commission and Township Board shall determine whether the plan meets the following specification and standards:
- a. The plan conforms to the approved preliminary site plan and with all Zoning Ordinance regulations.
 - b. All required information is provided.
 - c. The proposed use is in compliance with all Township Ordinances and any other applicable laws.
4. **Planning Commission Action.** The Planning Commission shall recommend to the Township Board of Trustees approval, approval with conditions, or denial of the final site plan. If the final site plan requires extensive revisions to meet Township requirements, the Planning Commission may recommend denial of the preliminary site plan. The Planning Commission shall set forth the reason for its action in the record of the meeting at which action is taken.
- a. The Planning Commission recommendation of the final site plan shall be forwarded to the Township Board of Trustees for its review.

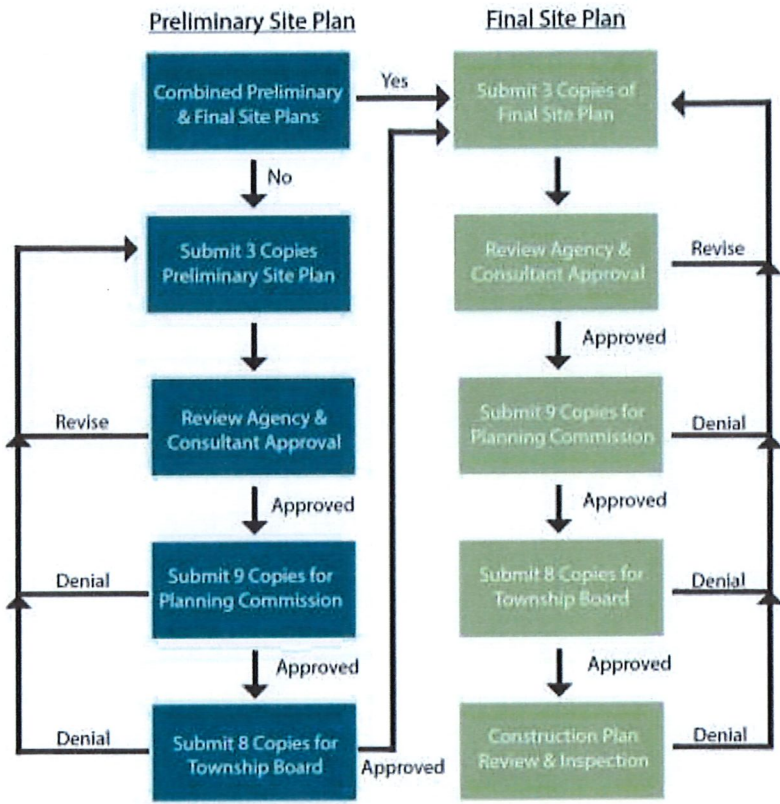
- b. If the final site plan is recommended for denial, the applicant may address all the conditions and submit the revised final site plan to the Zoning Administrator for further action by the Planning Commission.
 - c. The Township Board of Trustees shall review the final site plan and approve, approve with conditions, or deny the final site plan.
 - d. If the preliminary site plan is denied by the Township Board, the applicant may submit an alternative final site plan to the Zoning Administrator for review by the Planning Commission in accordance with the provisions herein.
5. **Effect of Approval.** A recommendation of approval advances the final site plan to the Township Board of Trustees for its review and action. Upon approval of a final site plan by the Township Board of Trustees, the applicant may apply for a land use permit **for land balancing ONLY** in accordance with the terms of the approved final site plan and any other Township requirements. Land use permits for building shall only be issued after construction plan approval.
 6. **Expiration of Approval.** Approval of a final site plan shall expire and be of no effect one (1) year following the date of approval unless construction has begun on the property in conformance with the approved final site plan.
 7. **Conformity to Approved Site Plans.** Property, which is the subject of an approved final site plan, must be developed in strict compliance with the approved final site plan and any amendments thereto which have been approved by the Township Board of Trustees. If construction does not conform to the approved final site plan, the approval shall be revoked. Upon revocation of such approval, all construction activities shall immediately cease upon the site, other than actions taken to correct the violation. For residential developments, no land use permit for dwellings shall be issued until the first course of blacktop, by development phase if applicable, and landscaping has been installed. The required landscaping shall include, but not be limited to, greenbelts, entrance(s), detention/retention basins, and buffers as shown on the approved final site plan.
 8. **Amendment of Approved Site Plan.** The Zoning Administrator shall have the authority to determine if a proposed change requires an amendment to an approved final site plan. The Zoning Administrator may approve minor changes in an approved final site plan, provided that a revised final site plan drawing(s) be submitted showing such minor changes, for purposes of record. An approved final site plan may be amended upon re-application including any fees required and in accordance with the procedure herein for a final site plan.

Construction Plan Review

Following approval of the final site plan by the Township Board of Trustees, the applicant shall submit to the Zoning Administrator two (2) copies of construction plans as well as any other data and exhibits hereinafter required. The construction plans shall be consistent with the approved final site plan but shall provide greater detail in accordance with these standards. Approval of the construction plans by appropriate authorities is required prior to beginning construction.

Construction Observation

Marion Township or its designated representative will provide observation on all proposed public utilities and improvements, as well as limited construction observation of private improvements. The requirements for construction observation and final project closure shall be in accordance with these standards, as amended.



CONSTRUCTION PLAN SUBMITTAL PROCEDURES

1. Following approval of the preliminary and final site plans by the Township, the applicant shall submit to the Zoning Administrator two (2) copies of construction plans and a PDF file of the construction plans, as well as any other data and exhibits hereinafter required, the review fee, and a completed application form. After the initial submittal, subsequent revisions can be sent directly to the Township Engineer.
2. The construction plans shall address the same concerns as the final site plan but shall include much greater detail in accordance with the adopted Marion Township Engineering Standards. Approval of the construction plans is required prior to beginning construction.
3. As part of the review process, the Township Engineer may contact the Township, the DPW, Fire Department, or other regulatory agencies for comments and feedback. If other agencies (MDOT, MDEQ, LCRC, LCDC, etc.) have not completed their reviews, the Township Engineer may request that their comments be supplied to the Township Engineer prior to final approvals. In general, the following agencies shall have review authority over the type of improvement:
 - a) Marion Township
 - i. Sanitary sewer and appurtenances
 - ii. Public and Private water distribution system and appurtenances
 - iii. Private storm sewer and appurtenances
 - iv. Stormwater management (detention, retention, etc.)
 - v. Private roads and paved areas
 - vi. Pathways and sidewalks
 - vii. Grading and restoration
 - viii. Any other improvements not regulated by another agency
 - b) Livingston County Road Commission (LCRC)
 - i. Public roads, streets, and right-of-ways
 - c) Livingston County Drain Commissioner (LCDC)
 - i. Public storm sewer and appurtenances
 - ii. Stormwater management (detention, retention, etc.)
 - iii. Soil Erosion Control
 - d) Livingston County Department of Public Health
 - i. Private septic fields
 - ii. Private water wells
 - e) Marion Howell Ocala Genoa Water Authority (MHOG)
 - i. Public water distribution system and appurtenances
4. When plans are complete and ready for approval the Township Engineer will request additional sets of plans be submitted for distribution to MDEQ for sanitary sewer permitting (see item 7 in this section).
5. The applicant shall be responsible for submitting directly to the LCRC, LCDC, MHOG, and other separate regulatory agencies (MDOT, MDEQ for wetland permitting, etc.). Any such approvals shall be forwarded to the Township Zoning Administrator and the Township Engineer prior to beginning construction.
6. All public improvement plans submitted for permits must carry the seal and signature of the Design Engineer. Note that the amount and type of sanitary and/or water main pipe must be summarized on the cover sheet when MDEQ permitting is required.
7. Sanitary sewer plans along with a completed MDEQ Sanitary Sewer Permit Application Part 41, shall be provided to the Township Engineer. The Township engineer will have the Township execute the permit application and then forward the application and plans to the MDEQ for permitting.

8. Modification of Plan During Construction. All improvements shall conform to the final site plan. It shall be the responsibility of the applicant to notify the Zoning Administrator of any such changes prior to such change being made. Any changes which result in a material alteration of the approved final site plan shall require resubmittal of a site plan, which shows the proposed changes, to the Planning Commission including any fees determined by the township Board of Trustees. The Planning commission or Township Board of Trustees may require the applicant to correct the changes so as to conform to the approved final site plan.
9. Phasing of Development. The applicant may, at their discretion, divide the proposed development into two (2) or more phases. In such case, the preliminary site plan shall cover the entire property involved and shall clearly indicate the location, size, and character of each phase. A site plan for each phase shall be submitted in accordance with the procedure herein for a final site plan including any fees required.
10. Appeals. No decision or condition related to a construction plan approval shall be taken to the Zoning Board of Appeals
11. Fees. The Marion Township Board shall establish by resolution a fee schedule to defray costs, which may include but not be limited to inspection, plan review, administration, and enforcement of this section. Before final approval, any costs incurred by the Township shall be paid by the applicant. The applicant may also be required to post a cash Escrow Account according to Section 4.07 of the Marion Township Zoning Ordinance.

INSURANCE

1. Prior to construction, the Contractor shall procure and maintain, during the term of the project, public liability and property damage insurance with a responsible insurance company which meets the approval of Marion Township, in such amounts as will be adequate to protect the public, Marion Township interests, and shall not be less than the limits set forth herein.

Type of Insurance:

- a) Workmen's Compensation Insurance and Employer's Liability Limit: As required by laws of State of Michigan

Public Liability & Property Damage:		
Bodily Injury:	Each Occurrence:	\$1,000,000
Aggregate:		\$2,000,000
Property Damage:	Each Occurrence:	\$1,000,000
Aggregate:		\$2,000,000
Owner's and Contractor's Protective Liability & Property Damage:		
Bodily Injury:	Each Occurrence:	\$1,000,000
Aggregate:		\$2,000,000
Property Damage:	Each Occurrence:	\$1,000,000
Aggregate:		\$2,000,000
Motor Vehicle (including Owner, Hired and Non-Owned Vehicles):		
Bodily Injury:	Each Occurrence:	\$1,000,000
Property Damage:	Each Occurrence:	\$1,000,000
Combined Single Limit:		\$2,000,000

2. Policies shall be made available to Marion Township and the Township Engineer for examination as to their validity and any undesirable exclusions deemed improper by legal opinion rendered to the Township regarding same. Underground construction, where applicable, shall be specified

in the coverage. Certificates of coverage signed by the insurance carriers shall include a guarantee that 30 days written notice shall be given by the insurance carrier to Marion Township prior to cancellation of, or any change in the respective policies. In the event that the insurance is canceled, operations shall cease prior to the cancellation date and shall not resume until evidence is provided that proper insurance is again in effect. Additional Named Insured under Owners and Contractors Protective Public Liability and Property Damage Insurance shall include Marion Township, the Township Engineer (specifically by name) and members of staff, employees and agents for the Township.

3. The name of the proposed development must be included on the insurance documents.

CONSTRUCTION OBSERVATION PROCEDURES

Marion Township or their designated representative will provide observation on all proposed public utilities and improvements, as well as limited construction observation of private improvements. Any facilities installed without Township provided observation may not be accepted by the Township, and therefore may be required to be re-installed. The requirements and procedures for Construction Observation and final project closure shall be as follows.

1. Pre-Construction Meeting
 - a) Upon construction plan approval and receipt of all permits, but prior to commencing construction, a Pre-construction meeting shall be held. The Developer or the Developer's Authorized Representative shall contact the Township Engineer to schedule the Pre-construction meeting.
 - b) Attendees shall include: Township representatives, Township Engineer, Developer or Developer's Authorized Representative, Design Engineer, Underground and Paving Contractors and any interested regulatory agency.
 - c) At the Pre-construction meeting, the following information shall be provided:
 - i. Proof of insurance naming Marion Township and its Engineer as additionally insured.
 - ii. All permits from other agencies (MDOT, MDEQ, LCRC, etc.).
 - iii. Approximate schedule for construction.
 - d) Prior to the Pre-construction meeting, the contractor shall provide the inspection escrow to the Township. Proof of payment should be forwarded to the Township Engineer. The final approval letter from the Township Engineer will detail the amounts and basis of the escrow based upon industry standard production rates.
 - i. Unused observation and administration escrow funds will be eligible for return as described in the final approval letter.
 - ii. The Township Engineer shall monitor the observation escrow and may require additional deposits. This shall be dependent on the contractor's rate of progress and the difficulty in completing the project.
 - iii. Failure to keep the observation escrow current may result in withholding construction observation, and therefore possibly delaying construction.
2. Initially and/or after a significant delay in construction, the Township Engineer shall have a minimum 72-hour notice (not including weekends or holidays) prior to the start of any construction requiring observation.
3. The Township's Engineer shall observe all public and private improvements according to the following criteria. The criteria may be adjusted for large or phased developments, at the discretion of the Township. The Township's Engineer may inspect all other operations requested by the Township.

- a) Tree removal and site clearing – Representatives of the Township, the Township’s Engineer, the Developer or Developer’s Authorized Representative, the Design Engineer, and the Developer’s Contractor will meet prior to beginning any site work. The meeting will take place on site after the removal/clearing limits have been marked or staked, with the purpose being to verify general compliance with the approved plans. The proposed clearing limits must be clearly marked on the site prior to the meeting.
 - b) Mass grading – The Township or the Township’s Engineer will not review the site grading for compliance with the plans unless specifically directed by the Township. Responsibility for adhering to the approved grading plan shall fall upon the developer or their engineer/surveyor. Any irregularities observed while performing other inspections will be brought to the Township’s and developer’s attention. A grading certificate as described under project acceptance requirements shall be required.
 - c) Soil erosion control - All inspections related to soil erosion control will be handled by the permitting agency, LCDC. Any problems observed by the Township’s engineer while on site performing other inspections will be brought to the Township’s, LCDC’s, and the developer’s attention.
 - d) Water system improvements – Full time inspection will be provided by MHOG or their representatives as outlined in their approvals and permits.
 - e) Sanitary system improvements – Full time inspection will be provided by the Township’s Engineer.
 - f) Storm system improvements (private sewers) – The Township’s Engineer will perform a maximum of two (2) inspections during the storm sewer installation to verify general compliance with the plans and specifications. The developer shall be responsible for certifying the storm system prior to project acceptance. Copies of testing reports and all certifications shall be provided to the Township.
 - g) Storm system improvements (public sewers) – All inspections related to public storm sewers will be handled by the permitting agency, LCDC, or the Township Engineer. Any problems observed by the Township’s Engineer while on site performing other inspections will be brought to the Township’s, LCDC’s, and the developer’s attention.
 - h) Private road improvements – The Township’s Engineer will perform inspections at critical junctions of the road construction process. Critical junctions will be defined as:
 - i. Witnessing the proof-roll of the sub-grade (Permit to place sub-base)
 - ii. Verification of sub-base construction (Permit to place base)
 - iii. Verification of base construction (Permit to place pavement material)
 - iv. Two (2) inspections during the placing of the asphalt or concrete pavement to verify general compliance with the plans and specifications.
 - v. The developer shall be responsible for certifying the road system prior to project acceptance. Copies of testing reports and all certifications shall be provided to the Township.
 - i) Public road improvements - All inspections related to public road improvements will be handled by the permitting agency, LCRC. Any problems observed by the Township’s Engineer while on site performing other inspections will be brought to the Township’s, LCRC’s, and the developer’s attention.
4. Acceptance of final project:
- a) The Township Engineer will generate a preliminary punch list. Once the items have been addressed, the Township and the Township’s Engineer will conduct a final site inspection.
 - b) All punch list items must be addressed.
 - c) All fees and escrows must be paid in full.

- d) A Maintenance and Guarantee bond should be provided to the Township. The bond should be 50% of the engineer's estimate for public improvements. The Township will keep the bond for two years from the date of acceptance.
- e) Record drawings and related documents must be provided to the Township:
 - i. Upon acceptance of field improvements, the Developer's Engineer will be provided with a copy of the Inspector's Daily Reports (IDR), any applicable lead reports, and a blank "Record Drawing Requirement Checklist" in order to provide record drawings to the Township's Engineer for review and approval.
 - ii. A grading certificate will be required at this time. This form (provided by the Township's Engineer with IDR's) will also need to be signed and sealed by the Developer's Engineer and then submitted to the Township's Engineer along with the record drawings.
 - iii. Easements for public utilities based on "As-Built" conditions requires a sketch and legal description to be submitted by the Developer's Engineer to the Township's Engineer for review and approval along with the record drawings. Once easements documents are approved, the Township's Engineer will mail the Developer/Township the easements to be recorded with the County Register of Deeds. Once the easements are recorded with liber and page number, recorded copies will need to be forwarded to the Township and the Township's Engineer.
 - iv. Once the record drawings are approved by the Township's Engineer, the Developer's Engineer will be instructed as to what is required for final distribution (i.e. bluelines, mylars, CD-ROM or possibly micro-film.)

CONSTRUCTION PLAN REQUIREMENTS

The following is a list of requirements that shall be used to assist in Construction Drawing and Record Drawing preparation. Items or criteria not specifically on this list or contained within the Marion Township Zoning Ordinance shall be subject to Township approval, based solely on the Township's discretion as to appropriate standards, regulations, or local impact.

PLAN REQUIREMENTS

GENERAL

1. Plan paper shall be 24" x 36"
2. Plan scale shall be a maximum horizontal scale of 1":50' and vertical scale of 1":5'.
3. Plan cover sheet shall include the following; project name, name of Marion Township, Livingston County, Michigan, proprietor's, engineer's, architect's and landscape architect's name, address, phone and fax number, a location map (1" = 2000' scale) with north arrow, property Sidwell number(s), agency approvals required, plan sheet index, and professional architect's or engineer's seal.
4. A title block shall be present on each plan sheet.
5. The legal description for the property shall be included, must also be represented by bearing angles and distances in plan view, and shall have a ratio of closure no greater than 1 part in 5000.
6. Zoning information including zoning designation, land use, minimum lot area, frontage, and setbacks; and maximum lot coverage and building height requirements for the site's zoning designation.
7. A topographic survey plan sheet shall be included; additional requirements are outlined in Section II, Topographical Survey, of this document.
8. A general area plan shall be included at 1" =100' or 1" =200' when size of the site prohibits a single sheet. The general plan shall show existing and proposed roadways, site location and dimensions, utilities, building structures, landscaping, and topography.
9. A landscaping plan with tree survey information shall be included.
10. Location of wetlands, drainage courses, and floodplain areas.
11. On and offsite permanent and temporary easements shall be shown on the plans.
12. Private and public roadways, road right-of-way, and road easements shall be shown on the plans.
13. Dimensions for existing and proposed road right-of-way and/or easements, roadways, parking areas, driveways, sidewalks, and pathways shall be shown on the plans and shall be in accordance with the Marion Township Zoning Ordinance and the requirements outlined herein.

TOPOGRAPHICAL SURVEY

GENERAL

1. A complete topographical survey is required for all sites. Existing offsite elevations must be given at a minimum of 100' abutting the entire perimeter of the site. Onsite contours are required to establish the existing site drainage. Contours shall be at the following spacing:
 - a) 1-foot contours if scale of plan is less than or equal to 1" = 50'
 - b) 2-foot contours if scale of plan is greater than 1" = 50'
2. A minimum of two (2) benchmarks based on NAD83 or NGVD88 must be included. The datum shall be clearly referenced.
3. Property lines shall be indicated by bearing and distance.

4. All existing conditions shall be shown, including but not limited to the following items (location and elevation):
 - a) All utilities including sanitary, water main, gas, telephone, cable, and electrical (including rim and invert elevations).
 - b) Along property lines.
 - c) The building finished floor.
 - d) Sidewalks and pathways.
 - e) Retaining walls.
 - f) Finished grades of all adjacent buildings.
 - g) All easements.
 - h) 100-year flood plain.
 - i) Existing drainage courses and wetlands.
 - j) Upstream and downstream culverts.
 - k) Adjoining road right-of-way.
5. Road Topography shall extend across the entire site with grades shown on both sides of the street for:
 - a) Property line.
 - b) Ditch centerline and top of bank.
 - c) Edge of shoulder.
 - d) Edge of pavement or top of curb.
 - e) Crown or centerline.

UTILITIES (GENERAL)

GENERAL

1. The location, size, and type of pipe of all existing and proposed utilities shall be shown in plan view.
2. Proposed sanitary shall extend across the property frontage(s) or to a property line, as directed by the Township.
3. No new utilities shall be placed below or within a 1:1 influence of a building footprint. The limits of all removals and/or abandonments shall be shown on the plans. The following criteria shall apply for all existing utilities within the influence of a building foundation:
 - a) Utilities within five (5) or less below a footing shall be removed.
 - b) Utilities greater than five (5) feet below a footing shall be grouted full using a standpipe to prevent air voids.
 - c) Utilities that are to be abandoned and are not within the influence of a footing shall be bulkhead unless the utility is determined to be a hazard, nuisance or potential maintenance problem by the Township.
4. A minimum ten (10) feet wide horizontal separation shall be required between water main and sewers.
5. No water main or sanitary sewer shall be within five (5) feet (measured horizontally) from the high-water elevation of a detention, retention, and/or forebay basin.
6. All utility crossings, including sanitary sewer leads, shall specify top and bottom of pipe elevations in both plan and profile view. An 18" minimum vertical clearance between water main and storm or sanitary sewer is required.
7. A casing pipe shall be provided when utilities must cross retaining walls or when a bore is proposed under a roadway. The casing pipe must extend beyond the angle of repose of the retaining wall or roadway. The size, length and invert of the casing pipe shall be indicated. All

bores under roadways shall meet the requirements of the Livingston County Road Commission Requirements.

WATER MAIN

GENERAL

1. Refer to the Marion Township Sewer and Water Ordinance No. 4-13-00 for additional information related to the water distribution system
2. The location, size, length and type of existing and proposed water main, water service leads, and water main appurtenances such as, though not limited to; valves, hydrants, vertical and horizontal bends, and tees shall be shown in plan view. All water main, including appurtenances shall meet the Marion Howell Oceola Genoa Sewage and Water Authority standards and the Howell Fire Department standards.

SEWERS (SANITARY/STORM)

GENERAL

1. The following must be shown in plan view for sanitary and storm sewer:
 - a) Length, size, type, class, and slope of pipe between structures.
 - b) Top of casting elevation at structures.
 - c) Easement width (20' minimum for sanitary sewer, 12' minimum for storm sewer).
 - d) Progressive numbering system for all structures.
2. The following must be shown in profile view for sanitary and storm sewer:
 - a) Length, size, type, class, and slope of pipe between structures.
 - b) Size and type of structure.
 - c) Top of casting and sewer invert elevations at structures.
 - d) Existing and proposed ground elevations.
 - e) Hydraulic grade line (storm sewer only).
 - f) Utility crossings, including top and bottom of pipe elevations.
 - g) Special backfill areas under or within pavement areas.
 - h) Progressive numbering system for all structures.
3. Storm and sanitary sewer size, grade, and structure spacing table

	Std	Min	Max	Std	Max
	Grade	Grade	Grade	Grade	Grade
Size	(%)	(%)	(%)	(ft)	(ft)
10" *	0.60	0.30	6.2	300	350
12" **	0.40	0.22	6.0	300	350
15"	0.24	0.16	3.6	300	350
18"	0.18	0.12	2.8	300	400
21" & greater	0.14	0.10	2.2	300	400

*minimum allowable sanitary sewer size is 10"

**minimum allowable storm sewer size is 12"

4. All pipe connections at structures shall be separated by a minimum of one (1) foot between pipe walls and 40% of the structure circumference must remain intact. The design engineer shall provide details for all structures with multiple pipe connections not meeting the requirements below:

Structure Diameter	Max. Pipe Size for Straight – Through Installation	Max. Pipe Size For Right Angle Installation
48"	24"	18"
60"	36"	24"
72"	42"	36"
96"	60"	42"

5. Where Manning's equation is used to compute flow, a minimum value for "n", roughness coefficient shall be as follows:
 - a) Sewers = 0.013
 - b) Culverts = 0.025
 - c) Open Channel = 0.035

SANITARY SEWER

GENERAL

1. Refer to the Marion Township Sewer and Water Ordinance No. 4-13-00 for additional information related to the sanitary sewer system.
2. A minimum 20' wide easement is required for all public sanitary sewer. Wider easements will be required for deeper sewer to maintain a 1:1 excavated side slope within the easement. The sanitary sewer shall be centered within the public easement.
3. Prior to acceptance of the sewer, the developer or contractor shall provide a videotape or approved digital image file of the sewer (with flows) to the Township. The video shall be taken no less than 30 days after installation.
4. The Township Engineer will inspect all sanitary taps into existing Township structures.
5. Lift stations will not be permitted unless there is no other alternative for sewer service. If a lift station is required, the Design Engineer shall provide the Township with all design details and calculations, which shall be in accordance to all current local, County and State requirements.
6. The testing requirements are as follows:
 - a) The contractor shall conduct a sanitary air test with the Township Engineer witnessing. Air tests shall comply with current testing standards and requirements. Air testing should not be used if the groundwater level is 2 feet or more above the top-of-pipe at the upstream end (reference ASTM F1417) of if the air pressure required is for testing is greater than a psi-gauge.
 - b) A sanitary infiltration test shall comply with current standards and is required when the water table is 7' or higher than the invert elevation.

DESIGN CRITERIA

1. A quantity list and design data (on the cover sheet or first sheet of the plans) shall be provided and be in accordance with the current 10 States Standards.
2. The maximum depth to the invert of any sanitary sewer pipe shall not exceed 80% of the manufacturer's recommendation.
3. When there is a change in direction in a sewer at a manhole, an allowance of 0.10 feet in grade shall be made for a loss of head through the manhole.
4. Whenever there is a change in pipe size, the inverts of both sewers shall be set at a grade so that both sewers maintain the same energy gradient.

5. Siphons shall only be allowed when specifically approved by the Township and Township Engineer.
6. A minimum cover of 4' is required over all sanitary sewers, including leads.
7. The building lead location, size, type, and slope (minimum 6" diameter, SDR 23.5, and 1%) shall be provided. In order to verify the slope of the lead, invert elevations shall be provided at the finished grade of the building and at the connection to the mainline sanitary sewer. The 6" lead shall extend all the way to the building.
8. All sewer leads in high groundwater areas to be installed according to the township standard lead detail.
9. In sanitary sewers where construction of building leads to the property line is not required, a wye branch (tees not allowed) shall be installed for each lot or potential building site.
10. Leads shall not be connected to manholes unless specifically approved by the Township for connection to the last manhole or connection to deep sewer. A drop connection will be required at connections to manholes.

DROP CONNECTIONS

1. External drop connections are required when there is an 18" vertical difference between inverts on the outlet and inlet pipes and shall be constructed according to the Standard Details.
2. The Township must approve internal drop connections. The connection shall be based on field conditions and in accordance with standard details.

STORM SEWER

GENERAL

1. Refer to the Marion Township Stormwater Management Ordinance No. 09-01 for additional information related to the storm collection system.
2. Contact the Marion Township Zoning Administrator for information related to the Township's Operation and Maintenance Agreement for private drains.
3. A drainage area map shall be provided. The drainage area map shall show the storm sewer system, sub-area boundaries and acreage contributing to each storm structure, and impervious (C-factor) for each sub area.
4. Storm water shall not be diverted onto adjoining properties nor shall storm water flow be impeded from its existing drainage path due to a proposed development. Detention may be required to meet County discharge rate requirements. See the Detention/Retention section of this document for requirements.
5. Storm water discharge shall be per the Livingston County Drain Commissioner's requirements or the Livingston County Road Commission's requirements if discharging into the road right-of-way. At no time shall storm water discharge exceed a rate of 0.2 cfs/acre.
6. The location, size, type of pipe, and length of all culverts shall be shown on the plans. Culvert requirements are further outlined in the design criteria of this section.
7. The location, length and cross-section of all ditches shall be shown the plans. The cross-sectional ditch requirements are further outlined in the design criteria of this section.
8. Roof drainage and sump pump leads may be directed overland or connected to a storm sewer system. If connecting to a storm sewer system, the connection shall be made at a storm structure unless otherwise approved by the Township Engineer. If approved, a tap to an existing 12" concrete storm sewer may be made with a Fernco EZ Tap and a tap to a larger concrete storm sewer pipe with a KOR-N-TEE. The location, size, type and slope of the leads shall be included on the plans.

9. The owner/developer shall be responsible for cleaning and maintaining all storm sewer, storm structures, sediment forebays, filter berms, detention basins, and detention basin outlets. These storm water management systems shall be cleaned once all buildings within the development are complete. A note indicating this, as well as a description of the mechanism for which the owner/developer plans to establish in order to provide for long term maintenance, should be included on the plans.

DESIGN CRITERIA

1. Enclosed storm sewer design calculations shall be submitted using the Rational Method, $Q = CIA$. The following shall be considered:
 - a) 10-year storm, $I = 175/(T+25)$ with initial $T=15$ minutes. Time (T) shall be based on the actual time of flow from the most distant point of flow measurement.
 - b) Typical surface runoff coefficients shall be:

Surface	C
Pavement (Asphalt, Concrete, Brick)	0.90
Roofs	0.90
Open Water	1.00
Aggregate	0.65
Greenbelt (Lawns, Vegetation)	0.20

Note: Surface area of detention, retention, and forebay areas shall be considered open water unless a naturally vegetative basin is provided.

2. Velocity: Minimum = 2.0 ft/s; Maximum = 10.0 ft/s. Velocities exceeding 5.0 ft/s will require erosion protection as directed by the Township Engineer.
3. Manning's formula shall be used to calculate pipes flowing full to verify the capacity of the storm sewer system: $Q = (1.49/n) AR^2/3S^{1/2}$
4. The storm sewer system shall be designed, if possible, so that the hydraulic grade line (HGL) is within the pipe. When discharging storm sewer into an existing or proposed detention basin, the 10-year storm elevation or bankfull elevation shall be considered when calculating the HGL of the proposed system. When discharging into an existing storm sewer system, the HGL must be calculated from the outlet of the existing system.
5. Sewer and structure requirements
 - a) All storm sewer shall be in accordance with Section V., Sewers (Sanitary/Storm).
 - b) The minimum size storm sewer shall be 12" diameter.
 - c) The Township Engineer must approve direct taps for storm sewer. Direct taps shall only be permitted if the storm sewer that is to be tapped is significantly larger than the tapping pipe. A KOR-N-Seal boot connection shall be required for allowable taps. A detail shall be included on the plans.
 - d) The sump leads and roof drain leads connecting to a storm sewer system shall be a minimum of 4" diameter and shall be SDR 35, non-perforated, solid wall, PVC pipe.
 - e) Storm sewer, unless otherwise approved by the Township Engineer, shall be reinforced concrete pipe (RCP) and shall meet the following requirements:
 - i. Class IV for a depth up to 14 feet
 - ii. Class V for depth 14 feet to 24 feet
 - iii. Class III may be allowed in greenbelt areas for a depth up to 14 feet. At no time shall Class III be allowed under or within the influence of pavement areas

All RCP shall meet ASTM C76 requirements

- f) RCP elliptical storm sewer may be allowed and must be approved by the Township Engineer. Elliptical storm sewer shall meet ASTM C507 requirements.
 - g) Plastic storm sewer pipe may be allowed in greenbelt areas only and must be approved the Township Engineer. The following requirements shall apply:
 - i. Maximum 18" diameter
 - ii. Smooth interior
 - iii. PVC pipe shall meet ASTM F949 requirements
 - iv. HDPE pipe shall meet ASTM M294 requirements
 - h) End sections shall be RCP, with a bar grate and 8" to 15" rip rap at the outlet.
 - i) Manholes and catch basins shall be a minimum of 48" diameter. A detail of a typical manhole and catch basin shall be included on the plans. The type of casting for each structure shall be indicated in either plan or profile view and on the detail.
 - j) Inlets shall be a minimum of 24" diameter. Inlets shall only be permitted at a structure that is the first (upstream) structure in a series and 12" diameter pipe serves as the discharge. The next downstream structure must have a sump.
 - k) A minimum cover of 2'-6" is required. MDOT "low head" or "flat top" structures are required instead of a cone/corbel section if there is less than 4' of cover over the pipe. Both plan and profile shall specify "low head" where necessary. A detail of the "low head" structure should be included on the plans.
 - l) A two (2) foot sump is required for any structure receiving surface runoff, with the exception of inlet structures.
 - m) All storm sewer shall be premium joint (rubber gasket). A note indicating this shall be included on the plans.
 - n) Trench drains shall only be permitted within truck wells. A trench drain detail shall be included in the plans.
 - o) All storm water runoff within a truck well or discharging into a wetland shall be pre-treated with an oil and gas separator. A detail of the treatment structure, including the type and model number, shall be included on the plans.
6. Culvert calculations shall be submitted for inlet headwater control or outlet tailwater control with proper "K" factors used to determine culvert sizes. All culverts shall be sized for a 10-year storm event.
7. Culvert requirements
- a) The minimum size culvert shall be 12" diameter
 - b) Culverts 48" diameter and greater shall require sloped paving at the inlet. Headwalls shall not be permitted.
 - c) Culverts shall be either corrugated metal pipe (CMP) or reinforced concrete pipe (RCP) and shall meet the following requirements:
 - i. 12" – 24" CMP shall be 16 gauge
 - 30" – 36" CMP shall be 14 gauge
 - 42" – 54" CMP shall be 12 gauge
 - 60" – 72" CMP shall be 10 gauge
 - All RCP shall be a minimum of Class IV
8. Open ditch calculations shall be submitted and shall be sized for a 10- year storm event using Manning's formula: $Q = (1.49/n) AR^2/3S^{1/2}$. A one (1) foot freeboard shall be required.
9. Open ditch requirements:
- a) Minimum flat bottom width: 2'
 - b) Minimum flat bottom depth: 2' (measured from shoulder hinge point).

- c) Transverse slopes: 1.0% - 5.0%; ditch slopes exceeding 3% shall be sodded to a point one (1) foot above the ditch flow line.
- d) Maximum side slopes 3:1
- e) Culverts sized for a 10-year storm elevation
- f) Flow through an open ditch system shall not exceed eight (8) cfs
- g) No more than six (6) acres of tributary area may be conveyed through an open ditch system. An enclosed storm sewer system is required for all tributary areas exceeding six (6) acres.
- H) A ditch cross-section, which clearly indicates the dimensions outlined above shall be included on the plans.

DETENTION/RETENTION

GENERAL

1. The location of the detention, standpipe riser structure, retention, forebay, forebay filter berms, and rain garden areas shall be shown in plan view. Storm water management systems proposed under the jurisdiction of the Drain Commissioner shall be located on common-owned property, not on privately owned lots.
2. Detention must accommodate all onsite drainage and any runoff entering the site from neighboring properties.
3. The Livingston County Drainage District for which the site discharges should be indicated on the plans. Discharge rates shall not exceed 0.2 cfs/acre. More restrictive discharge rates may be required based on site conditions and the drainage district for which the site discharges. The Township Engineer and/or the Livingston County Drain Commissioner shall determine if a more restrictive discharge rate is required.
4. Detention basins shall be wet basins or storm water marsh systems. Dry basins, providing extended storage, will be accepted when the development site's physical characteristics or other local circumstances make the use of a wet basin infeasible.
5. Storm water management system incorporating pumps shall not be permitted in developments with multiple owners. Variances from this requirement will only be considered if a demonstration that no other alternative is feasible is provided on the plans.
6. The use of underground detention/retention is not allowed without Township approval.

DETENTION/RETENTION/FOREBAY DESIGN

1. Calculations for sizing the detention basin shall be submitted and included on the plans. All detention basin sizing shall be per the Drain Commissioner's "Simple Method of Detention Basin Design" for a 100-year storm event and have a minimum freeboard of one (1) foot. Drainage calculations shall include the following:
 - a) Tributary area in acres.
 - b) C-factor
 - c) Discharge rate
 - d) Volume of storage required
 - e) Volume of storage provided
 - f) Volume of the permanent wet area, which shall be based on the following equation:

$$2.5 * 0.5 \text{ inch} * \text{runoff coefficient} * \text{site drainage area (cf)}$$
 - g) Bankfull elevation. This volume shall be based on a 1.5-year, 24-hour storm event and the following equation:

$$5160 * \text{tributary area acreage} * \text{C-factor}$$
 - h) The bankfull volume shall be stored not less than 24-hours and not more than 40 hours.

- i) First flush elevation. This volume represents the first 0.5 inch of runoff and shall be calculated using the following equation:

$$1815 * \text{tributary area acreage} * \text{C-factor}$$
 - j) Standpipe-type riser structures are required for all detention basins. The size of the riser pipe and calculations showing the size and number of infiltration holes within the riser pipe shall be included. Riser pipes shall be a minimum of 36" diameter for a height up to four (4) feet and a minimum of 48" diameter for a height exceeding four (4) feet. Infiltration holes shall be set at the bottom of the riser pipe and at the first flush and bankfull elevations. A standpipe detail shall be included on the plans.
 - k) Hoods or trash racks shall be installed on the riser to prevent clogging. Grate openings shall be a maximum of three inches.
 - l) Orifice plates are discouraged. Where an orifice plate is to be used in the standpipe to control discharge, it will have a minimum diameter of four inches
 - m) The riser shall be placed near the pond embankment to provide for ready maintenance access.
 - n) Riser pipes will be constructed with concrete bottom.
 - o) Outlet pipe size. The outlet pipe shall be sized for a 10-year storm event.
2. A marsh fringe shall be established near the inlet or forebay and shall surround a minimum of 50% of the basin's perimeter. The location of this area shall be shown on the plans.
 3. If connecting into an existing detention basin, calculations showing the total volume of the existing basin, the C-factor used to size the existing basin, the amount of storage volume dedicated for the site and the amount of storage volume required for the site.
 4. Calculations for sizing a retention basin shall be submitted and included on the plans. Retention basins shall be sized to accommodate two consecutive 100- year storm events and shall be capable of storing two (2) inches of runoff from the entire tributary area. A minimum three (3) foot freeboard shall be required. Calculations shall include all requirements for detention basins shown in sections a-e above.
 5. Calculations for sizing the sediment forebay(s) shall be included on the plans. The capacity of the forebay shall be equivalent to 5% of the 100-year storm volume based on the area tributary to the inlet. Forebays shall be separated from the detention basin using either gabions or compacted earthen filter berms. A detail of the separation method shall be included on the plans. Direct maintenance access to the forebay for heavy equipment will be provided.
 6. Basin side slopes, regardless of the type shall be no flatter than 20:1 and no steeper than 3:1. Slopes steeper than 5:1 must have a four (4) foot high chain link fence with a twelve (12) foot wide access gate. The fence shall completely surround the basin.
 7. Anti-seep collars should be installed on any piping passing through the sides or bottom of the basin to prevent leakage through the embankment.
 8. All basins will have provisions for a defined emergency spillway, routed so that it can be picked up by the main outflow channel while not discharging directly over the outlet pipe. The emergency spillway will be set at an elevation six inches above the design high water elevation.
 9. Adequate maintenance access from public or private right-of-way to the basin will be reserved. The access will be on a slope of 5:1 or less, stabilized to withstand the passage of heavy equipment, and will provide direct access to both the forebay and the riser/outlet.
 10. The placement of retention/detention basins within a floodplain of a stream, creek, or lake is prohibited.

PERMANENT RETENTION PONDS

1. Freeboard: Retention Basins shall provide three feet of freeboard.

2. Storage Volume: Retention basins will be capable of storing two inches of runoff from the entire tributary area, contingent upon the following:
 - a) An overflow assessment will be required. The assessment should include descriptions of the surrounding areas, including nearby homes, which would be impacted in the event of an overflow.
 - b) The proprietor must submit a soil boring log taken within the basin bottom area to a depth of 25 feet below existing ground or 20 feet below proposed basin bottom elevation. The Drain Commissioner reserves the right to require additional storage up to that required by two consecutive 100-year storm events based on the results of soils data or the overflow assessment. If such additional storage is required, freeboard requirements may be reduced at the discretion of the Drain Commissioner.

RAIN GARDEN

1. Located a minimum distance of 10' from any building structure or parking area.
2. Maximum contributing acreage shall be five (5) acres. Contributing acreage of one (1) acre or less is preferred.
3. The size of the rain garden shall be indicated on the plans. Sizing shall be based on contributing drainage area, amount of imperviousness, and soil type. The calculations using following formula shall be included on the plans:

$$A = \text{Drainage area} * 5\% * R_v; R_v = 0.05 + (\% \text{ impervious})$$
4. A cross-section of the rain garden shall be included on the plans and shall meet the following requirements:
 - a) Soil mixes shall consist of 50%-60% sand, 20%-30% topsoil and 20%-30% compost.
 - b) Water depth shall be based on the ground slope of the surrounding area.
 - Depth = 4" – 5" for slopes 4%-7%
 - Depth = 6" – 7" for slopes 5%-7%
 - Depth = 8" for slopes 8% - 12%
 Water depth shall not exceed 8" and ground slopes should not exceed 12% within 30 feet from the rain garden.
 - c) A minimum 4" mulch layer shall be placed between the water storage area and planting soil bed. The mulch specified shall be appropriate for water quality gardens. Coarse, fibrous, shredded wood chip mulch is preferred.
 - d) (If necessary) Type and size of underdrain shall be specified. All underdrain shall be surrounded by pea gravel with 12" minimum layer of class II sand.
 - e) Water depth shall be based on the ground slope of the surrounding area.
5. The number and type of plants should be included. The plants shall be water tolerant and the one (1) plant for every square foot of rain garden area is required.

GENERAL REQUIREMENTS

1. All runoff generated by proposed impervious surfaces, unless otherwise permitted by the Drain Commissioner, must be conveyed into a stormwater storage facility for water quality treatment and detention/retention prior to being discharged from the site.
2. Public safety will be a paramount consideration in stormwater system and pond design. Providing safe retention/detention is the proprietor's responsibility. Pond designs will incorporate gradual side slopes, topsoiling, seeding and mulching, plantings per landscape plan if one is required, and safety shelves. Where further safety measures are required, the proprietor is expected to include them within the proposed development plans.

DETENTION REQUIREMENTS

1. The volume and storage provided for controlling the "bankfull" flood will be equal to or in excess of the total rain from a 1.5-year, 24-hour storm. This storage volume is slightly increased from C_{pv} , the channel protection storage volume, as used in Appendix H. This can be determined by:
 $8160 \times \text{acreage} \times \text{the relative imperviousness factor } C = \text{cubic feet}$
The release rate from the "bankfull" storage volume will be such that this volume will be stored not less than 24 or more than 40 hours.
2. The "first flush" of runoff is defined as the first 0.5 inch of runoff over the entire site. The majority of this volume will be captured in the sediment forebay, with the residual volume detained for a minimum of 24 hours. The volume of the first flush can be determined by:
 $1815 \times \text{acreage} \times \text{the relative imperviousness factor } C = \text{cubic feet}$
3. Basin Inlet/Outlet Design
 - a) Engineered velocity dissipation measures based on discharge flow rates and velocities will be incorporated into basin designs to minimize erosion at inlets and outlets, to minimize the re-suspension of pollutants, and to create sheet flow conditions where feasible.
 - b) To the extent feasible, the distance between inlets and outlets will be maximized. The length and depth of the flow path across basins and marsh systems can be maximized by:
 - i. increasing the length-to-width ratio of the entire design.
 - ii. increasing the dry weather flow path within the system to attain maximum sinuosity. If possible, inlets and outlets should be offset at opposite longitudinal ends of the basin.
 - a) The outlet will be well protected from clogging.
 - b) Riser Design
 - i. The use of a perforated standpipe-type riser structure to assure an appropriate detention time for all storm events is required.
 - ii. Orifices used to maintain a permanent pool level should withdraw water at least one foot below the surface of the water.

FLOOD PLAIN DEVELOPMENT

1. An MDEQ permit is required for work within the floodplain.
2. An equivalent volume of excavation must compensate for all fill within floodplain in order to maintain water storage volume.
3. In certain instances, the 100-year flood plain boundary must be shown on the plans.
4. Where available, the community flood insurance study shall be used.

SITE GRADING

GENERAL

1. Sufficient proposed grades must be indicated to ensure the following:
 - a) Drainage is adequately discharged offsite with proper detention or retention.
 - b) No upstream drainage is restricted.
 - c) Paving slopes are adequate.
 - d) The site generally drains without standing water.
 - e) Site grading merges with grading on neighboring sites.
 - f) Sight lines are not obstructed.

2. The finished grade elevation for all proposed and existing buildings on site or on neighborhood properties must be provided.
3. The maximum slope to an abutting property line is 1:4.
4. A slope of 1:3 may be approved based on township review. a slope of 1:3 shall be restored using an approved "erosion blanket". this shall be identified on the plans.
5. Grading plans shall take into account the natural features of the land as much as possible.
6. A grading easement from an adjacent property owner will be required for any offsite grading and for any retaining wall footing or where it appears that "normal" (1 on 1 side slope) excavation to the bottom of the footing encroaches the adjacent property.
7. No filling will be allowed within the flood plain of a river, stream, creek, or lake unless under the terms of a permit granted by the MDEQ.

RETAINING WALLS

GENERAL

1. Walls separating a grade differential of more than 2' are considered a retaining wall and require a structural engineering design and review. The Design Engineer must supply a cross-sectional detail on the plans and computations (sealed by a registered engineer) with the plan submittal. The cost of all retaining walls must be included in the engineering cost estimate.
2. Top and bottom of wall elevations and dimensions above and below grade and from the property line shall be shown on the plans.
3. The face of a retaining wall shall be a minimum of 2' from the property line.
4. Edge drain shall be provided along the base of all retaining walls. edge drain shall be a minimum of 6" diameter. the type of pipe should be included in the cross-sectional detail.
5. The developer shall provide appropriate material testing at his/her cost during construction.
6. Protective railing is required for all walls within 2' of parking, driving, pedestrian walkways and/or when the height of the wall is 30" or greater.
7. The design engineer shall execute and submit a retaining wall certification form. see page 31.
8. Type of walls allowed, specifications, and inspection items

Concrete Walls

- a) Formwork dimensions for the base (inspection only)
- b) Steel size, quantity, spacing, overlap (2" minimum clearance for reinforcing steel from any formwork.
- c) Box-outs, keyways, weep holes, footing drain and any other plan details.
- d) No vibration of concrete occurs inside the form during placement (inspection only).
- e) Concrete cylinders, slump, air entrainment tests performed by developer's testing firm are acceptable (inspection only).
- f) Concrete mix shall not be over watered at the job site (inspection only).
- g) Copies of the delivery tickets are obtained (inspection only).

Pre-cast walls

- a) Certification shall be obtained from the manufacturer (inspection only).
- b) Wall base placement, material, size, thickness, and compaction.
- c) Embedment and batter are per the manufacturer's recommendations.

Wood Walls

- a) Certificates of treatment level for wood materials.
- b) Connection details and fasteners (i.e. nails, bolts, etc.)
- c) Proper length and embedment of "dead men".

Boulder Walls

- a) Maximum height: 4 feet.
- b) Boulder size shall range from 24" to 30" and embedment shall be a minimum of 8" into the ground.

Date:

Regarding: Retaining Wall Review for:

S.T.P.C.#: _____

Sidwell#: _____

Design Engineer and Firm Name:

_____ Address:

_____ Phone: _____ Fax: _____

Owner:

_____ Address:

_____ Phone: _____ Fax: _____

A retaining wall(s) is proposed for the above referenced site. The wall(s) was designed to applicable standards, and all necessary loads (including vehicular surcharge) have been incorporated into the design. In addition, the wall meets minimum factors of safety against both overturning and sliding.

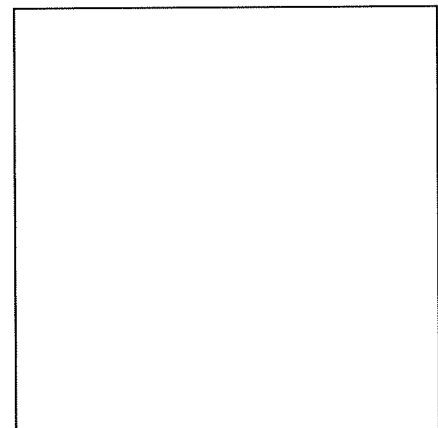
A retaining wall detail has been incorporated into the drawings and has been submitted for review.

Sincerely,
Seal

Printed Name of Professional Engineer

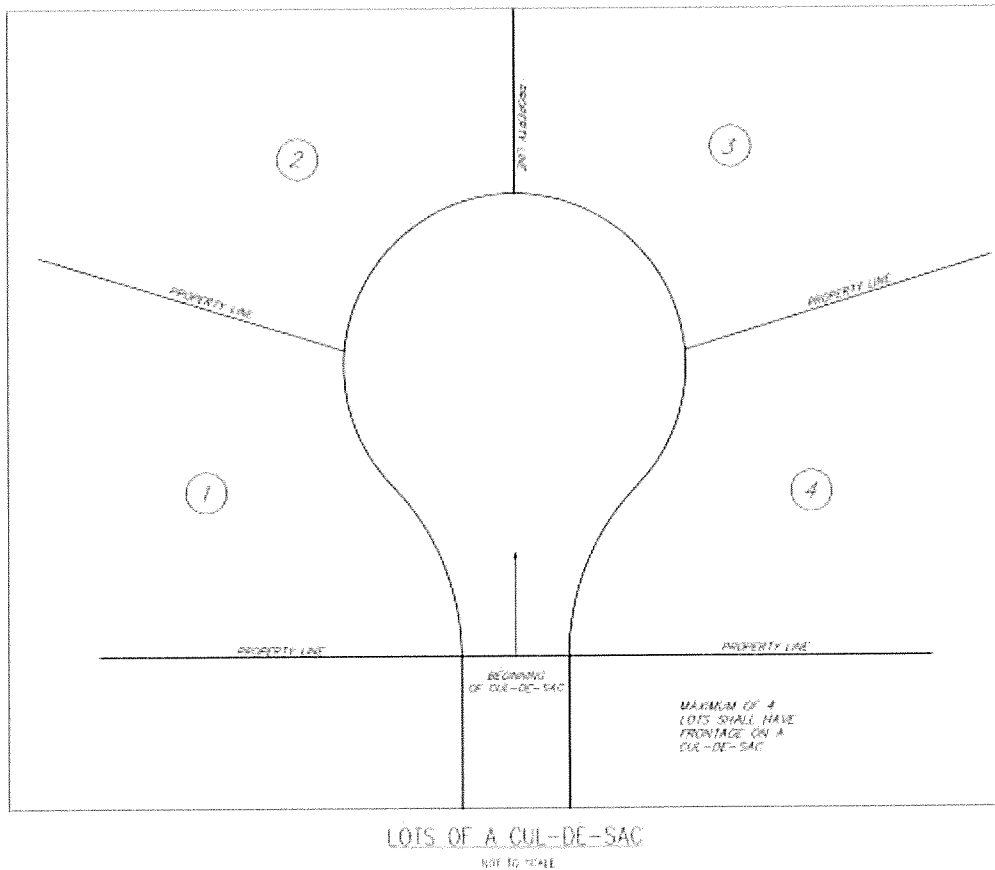
Signature

cc: Philip Westmoreland, P.E., Spicer Group, Inc.,
125 Helle Blvd., Ste. 2
Dundee, MI 48131



PAVING AND ROADS

1. All new public roads shall meet the requirements of the Livingston County Road Commission and the Marion Township Zoning Ordinance.
2. All private roads shall meet the requirements of the Marion Township Ordinances and the standards outlined within the private road sections below. Deviations from the standards for pre-existing, non-conforming private roads may be allowed by the Township Board based on the recommendations of the Township Engineer.
3. All facets of the intersection of two or more roads, public or private, where at least one (1) of the roads is a public road, shall meet the then current requirements of the Livingston County Road Commission.
4. The type of surface proposed for roadways, parking areas, driveways, sidewalks, pathways, loading zones, and dumpster pads shall be shown on the plans and shall be in accordance with the requirements outlined herein.
5. All applicable pavement and/or gravel cross-sections shall be included on the plans for roadways, parking areas, driveways, sidewalks, pathways, and dumpster pads. Curb and gutter cross-sections shall be included on the plans, if applicable.
6. Private roads shall be limited to serving no more than thirty (30) single-family dwelling units on a single access and seventy-five (75) with more than one point of access. Any dwelling unit whose only means of ingress or egress is via the private road shall be considered in the number of dwelling units allowed. If private roads are an extension of a dead-end public road, the number of dwelling units along the public road shall be considered in the number of dwelling units allowed. This limit shall apply to any type of roadway surface, gravel or pavement.
7. Private roads with only one connection to a county road, state highway, or another approved private road shall not be longer than two thousand (2000) feet.
8. Dead end roads shall terminate with a cul-de-sac, unless site conditions necessitate the use of another configuration. The Township must approve any alternate configuration.
9. All cul-de-sacs or turnarounds shall terminate at the property line except when precluded by a natural barrier or when the cul-de-sac terminates at the last available building envelope, lot, or parcel within the development and that building envelope, lot, or parcel fronts upon the cul-de-sac.
10. Frontage measurements along a cul-de-sac shall be measured tangent to the front setback line and at right angles to the side lot lines.
11. Not more than four (4) principal buildings or lots shall have frontage on a cul-de-sac. Any lot located on a cul-de-sac shall have its side lot lines designed to be radial to the front property line or right-of-way line on either public or private roads, except where such lot lines would create unusual, inconvenient, or irregular lot shapes.



12. PRE-EXISTING, NON-CONFORMING OR NEW PRIVATE ROADS SERVING 2-5 DWELLING UNITS

- a) Any road serving between 2 and 5 dwelling units shall be considered a private road and shall be referred to as a Minor Private Road.
- b) Minor Private Roads should conform to the following criteria, unless exception are permitted by the Township Board. Additional requirements are set forth in Marion Township General Ordinance for Private Roads No. 07-03.
- c) Requirements for Minor Private Roads will be on a case-by-case basis. The requirements set forth herein are general guidelines to ensure public health, safety and welfare, and may be adjusted by the Township as necessary based on site conditions.
- d) Submission requirements shall be sufficient to determine the nature and extent of the existing conditions and any proposed improvements. The extent of the information provided shall be at the discretion of the Township, Township Engineer, and Township Planner.
- e) Right-of-way or easements should have sufficient width to encompass the entire cross section of the road, including any ditches or drainage systems.
- f) Roadway width should be sixteen (16) feet whether paved or gravel. A one (1) foot grass shoulder should be provided on both sides of the road.
- g) Roadway cross section should conform to the following:

Gravel road:

- i. Six (6) inches MDOT 22A aggregate placed in two (2) courses.

Paved road:

- i. Four (4) inches bituminous surface placed in two (2) courses. No course or lift shall exceed 2" in depth.
- ii. Eight (8) inches of aggregate base, MDOT 21AA Limestone.
- h) All roadways should be sufficiently crowned for drainage.
- i) Vertical alignment should conform to the following guidelines:
 - i. Site distances at all intersections (public roads or private roads) should be verified and shall meet the requirements of the Livingston County Road Commission.
 - ii. Roadway grades should be minimized and provide safe emergency vehicle access.
- j) A system to adequately collect and discharge tributary roadway runoff is required. Either open ditch or enclosed storm sewer systems are acceptable and shall be sized reasonably for the anticipated run-off. Generally, a 10- year storm event shall be used to determine run-off.

13. PRE-EXISTING, NON-CONFORMING PRIVATE ROADS SERVING MORE THAN 5 DWELLING UNITS

- a) Pre-existing, non-conforming private roads should conform to the following criteria, unless exceptions are permitted by the Township Board. Additional requirements are set forth in Marion Township General Ordinance for Private Roads No. 07-03.
- b) Requirements for pre-existing, non-conforming private roads will be on a case-by-case basis. The requirements set forth herein are general guidelines to ensure public health, safety and welfare, and may be adjusted by the township as necessary based on site conditions.
- c) Submission requirements shall be sufficient to determine the nature and extent of the existing conditions and any proposed improvements. The extent of the information provided shall be at the discretion of the Township, township Engineer and Township Planner. In general:
 - i. Minor changes in the physical characteristics of the road will require a sketch of the proposed improvements. The sketch shall be legible and clearly identify all improvements. The sketch should utilize current aerial information but do not need to be to scale. Aerial information is available at the Livingston County GIS Management Department, 304 E. Grand River Ave., Suite 101, Howell, MI 48843.
 - ii. Major changes in the physical characteristics of the road will require detailed plans. The level of detail shall meet the requirements of a full, complete construction plan submittal.
- d) Right-of-way or easements should have sufficient width to encompass the entire cross section of the road, including any ditches or drainage systems. Depending on the location of the private road easement in relation to adjacent parcels, a landscape buffer as provided in the Township Zoning Ordinance may be required by the Township to reduce the impact of the private road upon existing abutting parcels.
- e) Roadway width should meet the following requirements:

Gravel road:

- i. twenty-two (22) feet edge of gravel to edge of gravel.

Paved road:

- i. Shoulder (with or without ditch): twenty-two (22) feet edge of pavement to edge of pavement, with a one (1) foot wide gravel shoulder on either side of pavement edge.
 - ii. Curb and gutter: a minimum of twenty-five (25) feet back of curb to back of curb, with a minimum lane width of eleven (11) feet. Either a 2-½ foot wide curb and gutter or a 1-½ foot wide curb and gutter are acceptable.
- f) Roadway cross sections should generally conform to the following:
- i. Existing or alternate cross sections may be considered if the alternate section has been demonstrated to have equivalency to the required section via the AASHTO Guide for the Design of Pavement Structures. Geotechnical analysis may be required by the Township Engineer.

Gravel road:

- ii. Six (6) inches MDOT 22A aggregate placed in two (2) courses.
- iii. Six (6) inch sand sub-base, meeting MDOT Class II requirements.

Paved road:

- iv. Four (4) inches bituminous surface placed in two (2) courses. No course or lift shall exceed 2" in depth.
 - v. Eight (8) inches of aggregate base, MDOT 21AA Limestone.
 - vi. Shoulder sections shall match the section for the road.
- g) Vertical alignment should generally conform to the following guidelines:
- i. Site distances at all intersections (public roads or private roads) should be verified and shall meet the requirements of the Livingston County Road Commission.
 - ii. The roadway grade within one hundred (100) feet of an intersection should generally not exceed a slope of three (3) percent regardless of surface type.

Gravel Surface:

- a. Minimum: one (1) percent.
- b. Maximum: five (5) percent.

Paved surface:

- a. Minimum: 0.5 percent.
 - b. Maximum: six (6) percent.
- h) All roadways, regardless of surface type, should have a sufficient crown to adequately drain runoff from the roadway.
- i) Drainage should conform to the following requirements:
- i. A system to adequately collect and discharge tributary roadway runoff is required. Either open ditch or enclosed storm sewer systems are acceptable and shall be sized reasonably for the anticipated run-off. Generally, a 10-year storm event shall be used to determine run-off.
 - ii. All paved roads with curb and gutter shall have an enclosed storm sewer system, unless otherwise approved by the Township.
 - iii. Drainage ditches and swales shall meet the following:
 - a. Minimum flat bottom depth of one (1) foot, measured from shoulder hinge point.
 - b. Longitudinal slope shall generally follow the slope of the road. The slope design shall minimize soil erosion. Slopes shall

generally be between one (1) percent and five (5) percent.

Maximum front slope is 1:3, and the maximum back slope is 1:2.

- iv. Culverts should be sized for a 10-year storm elevation and their invert set at the ditch flowline. Culverts shall be clean and free of debris.
- a) Roadway signage shall meet the requirements of the Livingston County Road Commission and the Michigan Department of Transportation's Manual of Uniform Traffic Control Devices.
- b) Any pre-existing, non-conforming road that serve multi-family residential, commercial, or industrial uses shall meet the requirements for a new road according to the Township Engineering Standards. Any changes in the development will require the road be improved to meet the standards for a new road in its entirety.

14. NEW PUBLIC AND PRIVATE ROADS

- a) New roads, whether public or private, shall meet the following criteria. Additional requirements are set forth in Article VI: General Provisions, Section 6.20 New Private Roads of the Township Zoning ordinance.
- b) All roadways that are to be public shall meet the requirements of the Livingston County Road Commission. Approval and acceptance of the roads shall be granted by the Livingston County Road Commission.
- c) All roadways that are to be private shall meet the requirements of the Livingston County Road Commission, the Marion Township Zoning Ordinance and the standards outlined below. If a conflict exists between the Road Commission and Township standards, the stricter requirements shall govern.
- d) Right-of-way or easements shall have sufficient width to encompass the entire cross section of the road, including any ditches or drainage systems.
 - i. Depending on the location of the private road easement in relation to adjacent parcels, a landscape buffer as provided in the Township Zoning Ordinance may be required by the Township to reduce the impact of the private road upon existing abutting parcels.
 - ii. Minimum road right-of-way or easement width shall meet the following:
 - a. All residential (single or multi-family) shall be sixty-six feet (66').
 - b. Commercial, industrial and all other uses shall be eighty feet (80').
- e) Roadway width shall meet the following requirements:
- f) Gravel road:
 - i. Gravel road: thirty (30) feet edge of gravel to edge of gravel.
- g) Paved road:
 - i. Residential streets without curb shall be a minimum of twenty-two (22) feet edge of pavement to edge of pavement, with a four (4) foot wide paved or gravel shoulder on either side of roadway edge.
 - ii. Residential streets with curb and gutter: a minimum of twenty-seven (27) feet back of curb to back of curb, with a minimum lane width of twelve (12) feet. Either a 2-½ foot wide curb and gutter or a 1-½ foot wide curb and gutter are acceptable.
 - iii. Commercial streets shall be a minimum of twenty-nine feet (29') back of curb to back of curb. Minimum lane with shall be twelve feet (12'). A 2-½ foot wide curb and gutter is required.

- iv. Industrial roads shall be a minimum of thirty-five feet (35') back of curb to back of curb. Minimum lane width shall be fifteen feet (15'). A 2-½ foot wide curb and gutter is required.
 - v. In areas where on-street parking is allowed, the minimum width of the road shall be increased by 8'. Including the gutter pan in the width extension for parking is not permitted.
 - vi. Roadway recovery areas, (clear zones) shall be a minimum of 7' for straight-line sections and inside diameter curves. A minimum of 15' is required for outside diameter curves. Recovery areas shall be considered the distance between a permanent structure and edge of gravel shoulder or back of curb.
- h) Roadway cross sections shall conform to the following criteria. Alternate cross sections may be considered if the alternate section has been demonstrated to have equivalency to the required section via the AASHTO Guide for the Design of Pavement Structures. Geotechnical analysis may be required by the Township Engineer:
- i. Residential roads or streets shall have a minimum of four (4) inches bituminous surface placed in two (2) courses (no course or lift shall exceed 2" in depth), with eight (8) inches of aggregate base (MDOT 21AA limestone), Gravel roads, if permitted by the Township, shall consist of a minimum of eight (8) inches of aggregate base (MDOT 22A) and six (6) inches of sand sub-base meeting the requirements of MDOT Class II.
 - ii. Commercial streets shall have a minimum four (4) inches of bituminous surface placed in two (2) courses (no course or lift shall exceed 2" in depth), with eight (8) inches of aggregate base (MDOT 21AA limestone), and six (6) inches of sand sub-base meeting the requirements of MDOT Class II. An open graded drainage course may be substituted for sand sub-base.
 - iii. Industrial streets shall have a minimum of nine (9) inches of non-reinforced concrete pavement, four (4) inches of aggregate base (MDOT 21AA limestone), and four (4) inches of sand sub-base meeting the requirements of MDOT Class II.
 - iv. Shoulder pavement sections shall match the section of the road.
 - v. The pavement shall have transverse slope (crown) of 2% each way of the pavement centerline. Superelevated sections are prohibited in any development having a proposed operating speed of less than fifty-five (55) miles per hour. Where the design speed for a proposed street or road is less than fifty-five (55) mph and super elevation would otherwise be required as determined in the latest edition of the AASHTO Policy on Geometric Design for Streets and Highways, the horizontal curve shall be designed with a radius long enough to counter the need for superelevation.
 - vi. Edge drain is required on all streets with curb and gutter. The trench must be filled with pea stone to the level of the base material, and the entire trench wrapped with geotextile fabric.
 - vii. Proposed sections utilizing an open ditch section shall have a ditch depth of not less than two (2) feet relative to the shoulder hinge point and two (2) feet wide rounded at the bottom. The depth shall be increased if warranted by drainage discharge calculations.
 - viii. The maximum slope within the proposed right-of-way shall be 1:4 (rise/distance). The use of slopes steeper than 1:4 outside of the proposed right-of-way draining toward the roadway should be avoided.

- ix. Driveway slopes or lot access areas shall have a slope not greater than 1:10 within the right-of-way. Only one drive approach is allowed per single-family dwelling unit. Driveways beyond the right-of-way shall generally not exceed 12% slope without significant topographical limitations.
- x. Pavement sections for residential driveways shall meet the following:
 - a. Gravel – six (6) inches of MDOT 21AA limestone or MDOT 22A.
 - b. Asphalt – three (3) inches of bituminous surface over six (6) inches of MDOT 21AA limestone.
 - c. Concrete – six (6) inches of concrete over four (4) inches of MDOT Class II.
- xi. Pavement sections for commercial or industrial driveways shall meet the following:
 - a. Gravel drives will not be permitted.
 - b. Asphalt – four (4) inches of bituminous surface over eight (8) inches of MDOT 21AA limestone. For development with significant truck traffic, asphalt approaches will not be permitted.
 - c. Concrete – eight (8) inches of concrete over four (4) inches of MDOT Class II.
- i) Horizontal alignment shall conform to the following guidelines. All horizontal alignment and intersection design shall follow the latest edition of the AASHTO Policy on Geometric Design for Streets and Highways. The design speed shall be thirty-five (35) mph for interior subdivision streets unless otherwise directed by the Township or Road Commission.
 - i. Minimum center-line radius for a horizontal curve shall be 230 feet.
 - ii. Minimum cul-de-sac radius at the outside edge of the pavement shall be fifty (50) feet, not including any curb.
 - iii. The fillet radius from cul-de-sac to tangent sections shall be a minimum of fifty (50) feet.
 - iv. Intersection radii shall be a minimum of thirty-five (35) feet for residential streets and a minimum of forty-five (45) feet for commercial and industrial streets.
 - v. Intersection shall be at right angles and shall be designed such that the first sixty-five (65) feet in any direction shall be straight line sections.
 - vi. Boulevard intersections or entrances shall have concrete curb and gutter around the island.
 - vii. MDOT Detail M openings shall be used for all commercial or industrial drives or approaches. All commercial or industrial approaches shall be curbed regardless of the road cross section.
 - viii. Commercial and industrial drive approaches shall have a minimum forty-five (45) foot radius.
 - ix. Drive approaches shall be contained within the property lines, including radii and any acceleration/deceleration tapers, if required.
 - x. Drive approaches shall be a minimum of 125' from any intersection, measured from the centerline of the drive approach to centerline of the road.
- j) Vertical alignment shall conform to the following guidelines. All vertical alignment design shall follow the latest edition of the AASHTO Policy on Geometric Design for

Streets and Highways. The design speed shall be thirty-five (35) mph for interior subdivision streets unless otherwise directed by the Township or Road Commission.

- i. The percent of grade on a road with an open ditch cross section shall be no less than 1.0% or more than 5.0% where ditch grades are centerline dependent.
 - ii. The percent of grade on a road with a curb and gutter cross section shall be no less than 0.50% or more than 6.0%.
 - iii. A vertical curve shall be required where the algebraic difference in slopes of the tangent sections exceeds 1.0%. The minimum length of the vertical curve shall be 100'.
 - iv. Road grades within 100' of an intersection shall not exceed a slope of three (3) percent regardless of the surface type.
- k) A drainage system to adequately collect and discharge tributary roadway runoff is required. Either an open ditch or enclosed storm sewer system per the Township requirements is acceptable.
- i. All paved roads with curb and gutter shall have an enclosed storm sewer system unless otherwise approved by the Township.
 - ii. The maximum allowable storm water runoff tributary area conveyed overland in drainage ditches shall be no more than six (6) acres. When the tributary area is more than six (6) acres or the amount of flow in the ditch exceeds 8.0 cfs, an enclosed storm sewer system and curb and gutter will be required.
 - iii. The percent of grade in an open ditch shall not be less than 1.0% or greater than 5.0%
 - iv. Any open ditch that exceeds 3.0% shall have a sodded ditch bottom. Sod in these areas shall extend from the ditch bottom up either side of the ditch to a point one foot above the flow line of the ditch.
- l) Roadway signage shall meet the requirements of the Livingston County Road Commission and the Michigan Department of Transportation's Manual of Uniform Traffic Control Devices.

PARKING LOT REQUIREMENTS

1. A striping and traffic control plan for parking areas shall be included. The location of all traffic control, regulatory, street, and subdivision signs shall be shown on the plans.
2. Minimum drive widths and parking dimensions shall be in accordance with the Marion Township Zoning Ordinance.
3. Concrete curb and gutter shall be provided for the perimeter of the parking area and for all island areas within the parking area.
4. Minimum drive widths and parking dimensions shall be in accordance with the Marion Township Zoning Ordinance.
5. Private Developments
 - a) Loading zones and dumpster pads: 8" concrete on 6" 21 AA limestone aggregate.
 - b) Minimum drive widths and parking dimensions shall be in accordance with the Marion Township Zoning Ordinance.

PATHWAYS AND SIDEWALKS

1. Sidewalks shall be located in the right of way and one (1) foot from the ultimate right-of-way line.
2. The sidewalk will be five (5) feet wide constructed of four (4) inches of concrete on compacted well-draining subgrade. The walk must be continued through driveway sections where it will be increased in thickness to eight (8) inches on major thoroughfares and collector roads and six (6) inches in all other instances. Curbs must be tapered to meet the walk.
3. Proposed grades must be shown along the property line, driveways, and intermittent locations along the length of the walk.
4. Any structures, hydrants, poles, etc., which are existing along the alignment of the walk, must be adjusted or relocated at the expense and coordination of the developer.
5. All sidewalk construction will be according to public Act No. 8, 1973, the new MDOT standards for ADA ramps with detectable warning domes.

SOIL EROSION AND SEDIMENT CONTROL

1. All proposed erosion control measures and sequence of soil erosion control measures shall be shown on the plans.
2. Erosion control shall conform to Livingston County standard details, with a detail of each measure used shown on the plans.
3. The smallest practical area of land should be exposed at any one time during development. "Practical area" shall be defined as the area in which temporary or permanent restoration can and will be performed within a reasonable period of time, as defined by the Township. When land is exposed during development, the exposure should be kept to the shortest possible period of time, as deemed by the Township.
4. Temporary vegetation or mulching may be required to protect areas exposed during development, particularly if an unexpected erosion problem becomes evident. The developer will be required to assign this activity top priority upon notification by the Township. Failure to act after a second notification will be grounds for the Township to take necessary action to address the problem and charge the owner/developer accordingly.
5. Sediment basins or temporary basin outlet standpipe filters shall be maintained during construction to ensure that sediment within runoff is not being discharged onto neighboring properties.
6. Sediment basins prior to discharge into any wetland, stream, pond, etc., require 1 x 3 stone outlet filter at all low points/discharge points properly toed into silt fence.
7. Permanent vegetation and structures/basins should be installed as soon as practical during development. This should be included in the Soil Erosion Control Sequence noted above.
8. Wherever feasible, natural vegetation should be retained and protected.
9. The development plan should be best fitted to the topography and soil so as to create the least erosion potential. The best earth balance may not be the best fit with respect to topography and natural vegetation.
10. All new or existing (disrupted ditches) shall be sodded.
11. Seed and mulch are not permitted on slopes greater than 1:4. "Excelsior" Mulch blanket, sod pegged per Township specifications, or approved equal will be required on such slopes.
12. Erosion protection shall be provided in the public roadway for all drainage structures receiving road runoff to the low point.
13. The developer shall clean all structures impacted during construction along with any other erosion control items prior to occupancy.
14. SITES REQUIRING PERMITS

15. A permit is required for all earth moving activities as follows:
16. All projects that disturb one (1) or more acres.
17. All projects that occur within 500 feet of surface water and disturb more than 225 square feet.
18. Construction of new ponds or alterations to existing ponds.
19. All major projects as defined by Livingston County.
20. INTENT OF PERMIT
21. The intent of this requirement is to ensure that no silt or sediment enters the public stream or watercourses. This is accomplished through means of sediment basins, filters, diversions, etc.
22. PLAN REQUIRED
23. A soil erosion and sediment control plan are required for all sites that require a permit. This can be made a part of the plan documents. Itemized on this plan shall be step-by-step requirements for controlling erosion (sequence of construction). No work, including site clearing, will be allowed until approved soil erosion and sediment control measures are in place.
24. Accelerated erosion and sedimentation must be prevented during all phases of construction including:
 25. Initial site clearing.
 26. Utility construction.
 27. Building construction.
 28. Site paving.
 29. Final site approval.
30. INSPECTION
31. Inspection will be made periodically throughout construction on the maintenance and effectiveness of soil erosion control methods by designated consultants or personnel from Marion Township and Livingston County.
32. If inspection reveals that the controls are not being implemented, a cease and desist order on all site construction may be issued.

MEMO

To: Marion Township Board
From: Bob Hanvey
Subject: Sewer usage credits for irrigation
Date: July 23, 2020

Over the last few years we have received requests from several residents for credits on their sewer usage bills for water used for irrigation purposes. We handle these on a case-by-case basis. It may be time for a discussion about a policy for approving credits.

The most common request is from new residents who have an irrigation system installed so they can get their new lawns started properly. When they receive their bill, they are shocked to see that their sewer usage cost has increased dramatically.

We often do not have contact with the property owner when they have the irrigation system installed. They are not made aware of the option to purchase a second meter to measure water used for irrigation and avoid charges for water that goes on the lawn and not into the sanitary sewer.

Several months ago, Kitsey sent a letter to about 200 homeowners explaining their options and as a result about 25 purchased irrigation meters.

Discussion.

Beal Painting

2152 W. Schafer Rd.

Howell, MI 48843

Phone: 517-404-2535

E-mail: garybeal23@yahoo.com



Date: July 16, 2020

Client: Marion Township

Invoice: 07/162020

- Power wash entrance to the Marion Township offices
- Power wash entrance to the Assembly Hall
- Power wash entrance to the Lower Level
- Power wash sidewalks to all entrances
- Wash windows inside and out around all power washed entrances

This work will be done just prior to August 4, 2020.

Total Price: \$485

Gary W. Beal

Thank you for using us for your projects. If you have any questions please contact us at 517-404-2535.