SUBDIVISIONS AND LAND IMPROVEMENT

Title 16

SUBDIVISIONS AND LAND IMPROVEMENT $\!^1$

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GENERAL PROVISIONS

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16.04.010 Purpose and jurisdiction.

Because each new subdivision accepted by the city becomes a permanent unit in the basic physical structure of the future community and to which the future community will of necessity be forced to adhere, all subdivisions hereafter planned within the incorporated limits of the city and for a distance of one and one-half miles beyond said city limits, shall in all respects be in full compliance with the regulations hereinafter contained in this title. These regulations are designed to provide for the orderly and harmonious development of the city and its environs, for the coordination of streets within new subdivisions with other existing or planned streets, and otherwise to promote realization of the official plan of the city. (Ord. 1963-21 § 1: Prior code § 11.001.)

16.04.020 Validity.

No plat of any subdivision shall be entitled to record in the recorder's office, or have any validity, until it has been approved in the manner prescribed in this title. (Ord. 1963-21 § 11: Prior code § 11.011.)

16.040.030 Violation - Penalty.

Any person, firm or corporation violating any provision of this title shall be fined not less than five dollars nor more than five hundred dollars for each offense, and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues. (Ord. 1963-21 § 12: Prior code 11 § 11.012.)

16.04.040 Approval not to constitute acceptance.

The approval of a preliminary plan, engineering plan, or final plat as set forth herein shall not constitute an acceptance by the city of any Land Improvement. (Ord. 1987-M-45 § 1.)

RULES AND DEFINITIONS

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16.08.010 Rules of construction.

The language set forth in the text of this title shall be interpreted in accordance with the following rules of construction:

- A. The singular number includes the plural and the plural singular;
- B. The present tense includes the past and future tenses, and the future the present;
- C. The word "shall" is mandatory, while the word "may" is permissive;

- D. The masculine gender includes the feminine and neuter;
- E. Whenever a word or term defined hereinafter appears in the text of this title, its meaning shall be construed as set forth in the definition thereof; and any word appearing in parenthesis, directly after a word herein defined, shall be construed in the same sense as that word;
- F. All measured distances, expressed in feet, tenths, and hundredths.

(Ord. 1963-21 § 2(1): Prior code § 11.002(1).)

16.08.020 Definitions generally.

The words and terms set out in Sections 16.08.030 through 16.08.310, wherever they occur in this title, shall be construed as defined in this chapter. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.030 Building setback line.

"Building setback line" is a line within a lot or other parcel of land, so designated on the preliminary plan, between which line and the adjacent street the erection of an enclosed structure is prohibited. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.040 Checklist.

"Checklist" is a list of all necessary data and information required to be shown on or submitted along with each preliminary plan, engineering plan, or final plat, as appropriate. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.050 Collector streets.

"Collector streets" means streets serving primarily residential areas and providing for traffic movement between minor streets and major streets (ADT<three thousand five hundred vehicles per day). (Ord. 1977-M-42 § 2(part); Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.055 Contractor.

"Contractor" is the individual, firm, partnership, or corporation contracting with the sponsor for the prescribed work. (Ord. 1989-M-64 § 1.)

16.08.060 Cul-de-sac.

"Cul-de-sac" is a minor street having one open end and being permanently terminated at the other by a vehicular turnaround. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.070 Director of public works.

"Director of public works" means the director of public works of the city. (Ord. 1963-21 § 2(2) (part).)

16.08.080 Easement.

"Easement" is a grant by a property owner of the specific use of land by others. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.085 Engineer.

"Engineer" is an Illinois registered professional engineer employed by the sponsor. (Ord. 1989-M-64 § 1.)

16.08.090 Engineering plan.

"Engineering plan" is a set of plans and specifications prepared by a registered engineer, showing in detail all data required in Chapter 16.20. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2).

16.08.100 Estate streets.

"Estate streets" means streets adjoining lots having primarily over forty thousand square feet per dwelling unit (ADT<four hundred vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 2(2) (part).)

16.08.110 Final plat.

"Final plat" is a surveyor's plat of a proposed subdivision as described in Chapter 16.24. (Prior code § 11.002(2) (part): Ord. 1963-21 § 2(2) (part).)

16.08.120 Industrial, collector streets.

"Industrial, collector streets" means streets carrying industrial-type traffic between local industrial streets and major streets or along major or collector streets (ADT<three thousand five hundred vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 § 2(2) (part).)

16.08.130 Industrial, local streets.

"Industrial, local streets" means streets adjoining industrial lots or carrying industrial-type traffic (ADT<one thousand vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 § 2(2) (part).)

16.08.140 Industrial, major streets.

"Industrial, major streets" means streets carrying predominantly industrial or commercial traffic between areas and/or across the city (ADT<ten thousand vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 § 2(2) (part).)

16.08.150 Land improvements.

"Land improvements" are sanitary sewer, storm sewer and water systems, including all appurtenances thereto, retention and detention basins, grading and surface drainage ways and facilities, curbs, paving, streets, street lighting, sidewalks, street signs, seeding, and tree plantings. (Ord. 1987-M-45 § 2; Ord. 1963-21 § 2(2) (part); prior code § 11.002(2) (part).)

16.08.160 Lot.

"Lot" is a portion of a subdivision or other parcel of land intended as a unit for the purpose whether immediate or future, of transfer or ownership or for building development. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.170 Marginal street.

"Marginal street" is a minor street which is parallel to and adjacent to, or in the immediate vicinity of a arterial street and which has for its purpose the relief of such thoroughfares from the local service of abutting properties. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2).)

16.08.180 Major streets.

"Major streets" means streets providing for through traffic movement of a predominantly residential-type traffic between areas and across the city (ADT<ten thousand vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 § 2(2) (part).)

16.08.190 Minor streets.

"Minor streets" means streets serving primarily residential areas (ADT<one thousand vehicles per day). (Ord. 1977-M-42 § 2 (part): Ord. 1963-21 § 2(2) (part).)

16.08.200 Official plan.

"Official plan" refers to the composite of the functional and geographic elements of the official plan or any segment thereof, in the form of plans, maps, charts, and textural material, as adopted by the city. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.210 Official survey monument.

"Official survey monument" means a one-half-inch diameter iron rod cast in the center of a portland cement monument four inches by six inches by twenty-four inches or approved equal. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.220 Owner.

"Owner" is any individual, firm, association, partnership, corporation, trust, or any other legal entity having sufficient proprietary interest in the land sought to be subdivided to commence and maintain proceedings to subdivide the same under this title. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.230 Pedestrianway (crosswalk).

"Pedestrianway (crosswalk)" is a right-of-way across a block or providing access within a block, to be used primarily by pedestrians. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.240 Person.

"Person" is any individual, firm, association, partnership, corporation, trust, or any other legal entity. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.250 Plan commission.

"Plan commission" is the plan commission of the city. (Ord. 1963-21 § 2(2) (part).)

16.08.255 Planned unit development.

"Planned unit development" is a unified development of one or more tracts of contiguous land in a single ownership or unified control and which includes two or more principal buildings or uses and where the specific requirements of a given zoning district may be modified if the application is processed under the planned unit development procedure of the zoning ordinance codified in Title 17. (Ord. 1979-M-41 § 1(b).)

16.08.260 Preliminary plan.

"Preliminary plan" is a tentative map or plan of a proposed subdivision, as described in Chapter 16.16. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.270 Protective covenants.

"Protective covenants" are contracts entered into between private parties and constitute a restriction on the use of all private property within a subdivision for the benefit of property owners and to provide mutual protection against undesirable aspects of development which would tend to impair stability of values. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.275 Sponsor.

"Sponsor" is the individual, firm, partnership or corporation, planning, initiating or managing the land improvement and may be the owner of the land on which the improvement is being made. (Ord. 1989-M-64 § 1.)

RULES AND DEFINITIONS

16.08.280 Street (avenue, highway, road, boulevard, land, court, drive, parkway, place, terrace).

"Street (avenue, highway, road, boulevard, lane, court, drive, parkway, place, terrace)" is a right-of-way which affords primary means of access by pedestrians and vehicles to abutting properties. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.290 Street width.

"Street width" is the shortest distance between lines delineating the right-of-way of a street. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.300 Subdivider.

"Subdivider" is any person commencing proceedings under this title for himself or for another. (Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

16.08.310 **Subdivision.**

"Subdivision" means: 1) A described tract of land which has been or is to be divided into two (2) or more lots, parcels, or tracts, for the purpose, either immediate or future, of transfer of ownership, lease, or building development, including a resubdivision for any such purpose, and 2) A planned unit development involving one or more parcels of land; and 3) A described tract of land which has been or is to be developed which includes the installation of on-site public improvements which are intended to be accepted by the city for purposes of ownership and maintenance. (Ord. 1987-M-45 § 3; Ord. 1979-M-41 § 1(a); Ord. 1963-21 § 2(2) (part): Prior code § 11.002(2) (part).)

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16.12.280	Fees - Schedule.

16.12.010 Applicability.

The provisions hereof shall be applicable to all subdivisions in the city of St. Charles and within all unincorporated areas lying within one and one-half miles of the corporate limits of the city of St. Charles, to the extent permitted by law. (Ord. 1987-M-45 § 4.)

16.12.020 Recommendation and approval of variations.

The Plan Commission may recommend and the City Council may approve variations from the requirements of this title in specific cases, when the Plan Commission finds that there is compliance with the following standards:

1. The granting of the variance will not be detrimental to the public safety, health, or welfare or injurious to other property;

- 2. Because of the shape, topography, or other physical conditions of the proposed subdivision or its surroundings, a) a hardship or practical difficulty would be caused by strict compliance with these requirements, and/or b) the purposes of these requirements would be served to a greater extent by an alternative design;
- 3. The conditions upon which the variation request is based are unique to the proposed subdivision and are not generally applicable to other property;
- 4. The variation granted is the minimum adjustment necessary for the reasonable use of the land. (Ord. 1987-M-45 § 4.)

16.12.025 Concept Plan – Review and Comment

The purpose of the Concept Plan Review is to enable the subdivider to obtain informal guidance from the Plan Commission and City Council Committee at an early stage, before preparing more detailed preliminary and final plans. Because the information submitted for a Concept Plan is not complete enough to determine compliance with all applicable requirements, the Plan Commission and City Council Committee shall not vote to recommend approval or denial. Affirmative comments shall not bind the City to approve preliminary plans or final plats submitted at a later stage, nor shall negative comments prevent the subdivider from submitting applications for approval of preliminary plans and final plats. The subdivider may request review of a Concept Plan by submitting an application in a form as determined by the Director of Community Development. (Ord. 2002-M-63 § 1.)

16.12.030 Preliminary plan - Filing - Fee.

A subdivider shall file one copy of the preliminary plan with the City Clerk and twenty-one copies with the Director of City Planning a minimum of twenty-one days prior to the Plan Commission meeting at which it will be an agenda item, accompanied by the filing fee in accordance with the schedule of fees contained herein. (Ord. 1987-M-45 § 4.)

16.12.040 Preliminary plan - Referral.

The City Council shall refer the preliminary plan to the Plan Commission for review. The Director of City Planning shall distribute copies of the preliminary plan to the Plan Commission and city staff. (Ord. 1987-M-45 § 4.)

16.12.050 Preliminary plan - Plan Commission review and action.

The city staff and Plan Commission shall review the preliminary plan for conformance with the Comprehensive Plan, the provisions hereof, and all other applicable city ordinances. Pursuant to Paragraph 11-12-8 of the Illinois Municipal Code, the Plan Commission shall disapprove or recommend approval of the preliminary plan within 90 days from the date of filing of the last item of required supporting data. Such time may be extended by mutual consent of the subdivider and the Plan Commission. (Ord. 1987-M-45 § 4.)

16.12.060 Preliminary plan - Plan Commission disapproval.

Plan Commission disapproval of a preliminary plan shall be in writing and shall state the reasons therefor and how the proposed preliminary plan fails to conform to the Comprehensive Plan, the provisions hereof, and other applicable city ordinances. A copy of such disapproval shall be mailed or delivered to the subdivider and the City Council. Pursuant to Paragraph 11-12-8 of the Illinois Municipal Code, if the Plan Commission disapproves the preliminary plan, it shall be considered denied and shall not be presented to the City Council for final action. (Ord. 1987-M-45 § 4.)

16.12.070 Preliminary plan - Plan Commission approval.

Plan Commission recommendation of approval of a preliminary plan shall be in writing and may include conditions for such approval, which conditions shall be consistent with the requirements set forth herein. A copy of the recommendations and any conditions shall be forwarded to the City Council. (Ord. 1987-M-45 § 4.)

16.12.080 Preliminary plan - City Council action.

Pursuant to Section 11-12-8 of the Illinois Municipal Code, the City Council shall approve or disapprove the preliminary plan not later than 30 days after the next regular City Council meeting following the date of the Plan Commission's approval, unless such time is extended by mutual consent of the City Council and subdivider. (Ord. 1987-M-45 § 4.)

16.12.090 Preliminary plan - Council disapproval.

City Council disapproval of a preliminary plan shall be in writing and shall state the reasons therefor and how the proposed preliminary plan fails to conform to the Comprehensive Plan, the provisions hereof, and other applicable city ordinances. A copy of such disapproval shall be mailed or delivered to the subdivider. (Ord. 1987-M-45 § 4.)

16.12.100 Preliminary plan - Council approval.

City Council approval of a preliminary plan shall be in writing and may include conditions for such approval, which conditions shall be consistent with the requirements set forth herein. A copy of the approval and any conditions shall be mailed or delivered to the subdivider. (Ord. 1987-M-45 § 4.)

16.12.110 Preliminary plan - Period of validity.

A preliminary plan shall remain valid for a period of one year from the date of City Council approval. If a complete application for approval of a final plat for all or any part of the land encompassed by the preliminary plan is submitted within such one-year period of validity, the preliminary plan shall remain valid for one additional year commencing upon submittal of such application or until the City Council approves or disapproves such final plat, whichever is earlier. If a final plat is approved and recorded encompassing all or any part of the land included on the preliminary plan, the preliminary plan as to the balance shall remain valid for a period of five years from the date of its initial approval, unless specifically revoked by the City Council. (Ord. 1987-M-45 § 4.)

16.12.120 Engineering plan approval.

The subdivider shall submit to the Director of City Planning six copies of the engineering plan described herein. The Director of City Planning shall refer the engineering plan to the city staff for review. Such plan shall be in substantial conformance with the preliminary plan with respect to all items specifically shown on the preliminary plan. If the City Engineer and Director of City Planning determine that the engineering plan meets the requirements of the St. Charles Municipal Code, the Director of City Planning shall so notify the Plan Commission. The subdivider shall reimburse the city for review time in accordance with the schedule of fees contained herein. (Ord. 1987-M-45 § 4.)

16.12.130 Engineering plan variations.

If the City Engineer and Director of City Planning determine that the engineering plan does not meet the requirements of the St. Charles Municipal Code, the subdivider may file a written request for approval of a variation or variations. Such request shall be referred to the Plan Commission and City Council for review. To the extent permitted by law, the City Council may grant variations from the engineering plan requirements in specific cases in accordance with the provisions hereof governing variations. (Ord. 1987-M-45 § 4.)

16.12.134 Commencement of Land Improvements.

The Subdivider may commence construction of Land Improvements only after: a) the City Council has approved a Preliminary Plan of Subdivision or PUD Preliminary Plan, b) the Director of Public Works and the Director of Community Development have determined that the Final Engineering Plans are in compliance with the approved Preliminary Plan or PUD Preliminary Plan and with the provisions of the St. Charles Municipal Code, and c) the Subdivider has provided a guarantee for completion of the Land Improvements being constructed, in accordance with Section 16.12.220. (Ord. 2007-M-73 § 1)

16.12.140 Final plat - Submittal and review.

The subdivider shall file one copy of the final plat with the City Clerk and twenty-one copies with the Director of City Planning a minimum of twenty-one days prior to the Plan Commission meeting at which it will be an agenda item. The Director of City Planning shall refer the final plat to the city staff and Plan Commission for review and recommendation. The final plat shall substantially conform to the preliminary plan with respect to all items specifically shown on the preliminary plan. The final plat shall include substantially the same geographic area as the engineering plan. (Ord. 1987-M-45 § 4.)

16.12.150 Final plat - Plan Commission disapproval.

A recommendation of disapproval of the final plat by the Plan Commission shall be in writing and shall state how proposed final plat fails to conform to the approved preliminary plan, the provisions hereof, and other applicable city ordinances. A copy of such recommendation shall be mailed or delivered to the subdivider and to the City Council. (Ord. 1987-M-45 § 4.)

16.12.160 Final plat - Plan Commission approval.

The Plan Commission shall not recommend approval or disapproval of a final plat until it has received notice of approval of the engineering plans by the city staff; provided, however, that the final plat and a request for engineering plan variations may be considered simultaneously. A Plan Commission recommendation of approval of the final plat shall be in writing and may include conditions for such approval, which conditions shall be consistent with the requirements set forth herein. A copy of the recommendations and any conditions shall be forwarded to the subdivider and the City Council. (Ord. 1987-M-45 § 4.)

16.12.170 Final plat - City Council action.

After receiving the Plan Commission's recommendation of approval or disapproval, the City Council shall approve or disapprove the final plat within sixty days following the filing of the last required document, unless such time is tended by mutual consent of the City Council and subdivider. (Ord. 1987-M-45 § 4.)

16.12.180 Final plat - City Council disapproval.

City Council disapproval of a final plat shall be in writing stating how the proposed final plat fails to conform to the approved preliminary plan, the provisions hereof, and other applicable city ordinances. A copy of such disapproval shall be filed in the office of the City Clerk by the Director of City Planning. (Ord. 1987-M-45 § 4.)

16.12.190 Final plat - City Council approval.

The final plat submitted to the City Council shall be accompanied by the following:

- A. A copy of the Illinois Environmental Protection Agency permit for the sanitary sewer installation, if required;
- B. A copy of the Illinois Environmental Protection Agency permit for the water main installation, if required;
- C. An acknowledgement executed by the subdivider accepting the responsibility for the installation of the Land Improvements as shown on the approved engineering plans and specifications.

This acknowledgement shall include an agreement by the subdivider that he shall furnish qualified field supervision of the installation of all Land Improvements in the person of a registered engineer approved by the city;

- D. A certified estimate of cost of all Land Improvements prepared by a registered engineer;
- E. A draft or description of the proposed guarantee for the payment and completion of the Land Improvements remaining to be installed.

Prior to the approval of a final plat the City Council shall have the right to designate which easements, dedications, and Land Improvements will be accepted by the city. Approval of the final plat by the City Council shall be in writing, one copy of which shall be sent to the subdivider and another shown on the plat. (Ord. 1987-M-45 § 4.)

16.12.200 Oversizing.

In the event city requests subdivider to oversize any Land Improvement, such oversizing shall take place on the following basis: The City Engineer and the subdivider's engineer shall prepare cost estimates indicating the construction cost for the Land Improvement and for the oversized improvement requested by the city. Such estimates shall be subject to approval of the City Council. The subdivider shall install the oversized improvement in compliance with city ordinance and state and federal requirements. The actual cost difference for construction will be assumed by the city. Reimbursement for such cost difference shall be made to the subdivider upon acceptance of such Land Improvement by the City Council subject to budget and timing as may be in accordance with law and as may be agreed on by subdivider and city, or otherwise approved by the city, and provided city shall be in receipt of a general contractor's affidavit and lien waivers in accordance with the Illinois Mechanics Lien Act and a Bill of Sale conveying title to the city free and clear of all liens and encumbrances. All engineering, insurance, and inspection costs shall be paid by subdivider. The operation of any state law or city ordinance having general applicability to all entities in a class including subdivider shall not be deemed to be a request by city as herein described. (Ord. 1987-M-45 § 4.)

16.12.210 Transfer of dedications and easements.

After approval of a final plat and prior to signature by the mayor and City Engineer, the subdivider shall submit the following for acceptance by the City Council: a) title, free and clear of all liens and encumbrances, to the land dedications which the city has designated for acceptance; and b) at no cost to the city, easements which the city has designated for acceptance. (Ord. 1987-M-45 § 4.)

16.12.220 Guarantee for completion of Land Improvements.

When construction of any Land Improvement is commenced prior to recording of a Final Plat, the subdivider shall submit the guarantee for completion prior to commencement of construction of any Land Improvement. The scope of this guarantee may be limited to the Land Improvements being commenced prior to recording of a Final Plat. When construction of Land Improvements is to be commenced after recording of a Final Plat, the subdivider shall submit a guarantee for completion of the Land Improvements prior to approval and signature of the Final Plat by the Direction of Public Works or City Engineer. As a condition of recording of a Final Plat, any partial guarantee for completion shall be replaced by a full guarantee of completion as provided in this Chapter.

The guarantee shall be in one of the following formats, with the form, amount and provider being subject to approval by the City Engineer or Director of Public Works.

- A. Cash in the amount of 115% of the estimated cost of the Land Improvements remaining to be completed.
- B. A subdivider's bond in the amount of 115% of the estimated cost of the Land Improvements remaining to be completed.

C. A letter of credit in the amount of 115% of the estimated cost of the Land Improvements remaining to be completed, certifying that adequate funds are and will be available at a sound and reputable banking or financial institution authorized to do business in the state of Illinois.

The form, amount and provider of the guarantee for completion shall be subject to the approval of the City Engineer or Director of Public Works, may include a subdivider's undertaking or subdivision improvement agreement, and shall:

- 1. Be irrevocable; and,
- 2. Include a legal description of the subdivision (or phase or unit) to which the guarantee pertains; and,
- 3. Run to the benefit of the City, only, and that the City, and only the City, receives the funds if there is a default; and,
- 4. Indicate an expiration date and/or a renewal mechanism such that it will remain in force at least six months beyond the completion date; and,
- 5. Provide for notification to the City sixty (60) to ninety (90) days prior to expiration; if a notice is not issued and received, it constitutes a default; the guarantee shall not expire until after the sixty (60) to ninety (90) day notice is provided;
- 6. Include a commitment by the developer or owner to complete the improvements specified in the final engineering plans and the engineer's estimate; and,
- 7. Specify a completion date by which all Land Improvements shall be completed and accepted; and,
- 8. Specify a trigger for non-performance and declaration of default (including, but not limited to, the City Engineer's certification that the Land Improvements were not completed by the completion date); and,
- 9. Specify a mechanism, form and timing for payment of funds to the City, and that no consent from the guarantor or the developer is needed to obtain funds; and.
- 10. Provide that the company issuing the financial instrument (letter of credit, bond, etc.) shall satisfy the City's rating criteria, as applicable:
 - a. Banks (for letters of credit): Prudent Man Analysis, Inc. rating of 1, 2 or 3 (or equivalent); or
 - b. Insurance Companies (for surety bonds and letters of commitment): A.M. Best Company rating of Superior (A++ and A+), Excellent (A and A-), and Very Good (B++ and B+) (or equivalent).

Completed Land Improvements may be omitted from the amount of the guarantee. For purposes of this section, completed Land Improvements shall be those Land Improvements a) which have been previously accepted by the City Council, or b) which have been installed and for which the subdivider submits a Bill of Sale and a contractor's affidavit and lien waivers in accordance with the Illinois Mechanic's Lien Act, or c) which the City has not designated for acceptance, and which the City Council acknowledges as complete. (Ord. 2007-M-73 § 2; Ord. 2002-M-46 § 1; Ord. 1987-M-45 § 4.)

16.12.230 Final plat - Recording requirements.

The city shall record the final plat at the Kane or DuPage County recorder's office within 30 days of receipt by the city of the last item herein required to be submitted prior to recording. In the event such recording has not occurred within six months of the date of City Council approval, the final plat and accompanying documents shall be reviewed by the Director of City Planning and City Engineer to determine continued conformity with then-existing law and ordinance. The results of such review and recommendation shall be referred to the City Council for revocation or extension of the final plat approval, with such conditions as the City Council may approve. (Ord. 1987-M-45 § 4.)

16.12.240 Completion of Land Improvements.

All Land Improvements as defined in Section 16.08.150 shall be installed and completed within a period of two years after recording of the final plat, unless prior to the expiration of the two-year period an extension of time is requested by the subdivider to complete all of said Improvements within such two-year period or any extension thereof shall result in forfeiture of the guarantee collateral. A request for an extension shall be granted unless adequate guarantee collateral has been received and approved by the City Council. In the event building permits have been issued for more than fifty percent of the lots, no extension of the time period shall be granted, except, the City Council may provide a time extension for completion of sidewalk, tree planting, and parkway restoration improvements; such time extension request shall be accompanied by a guarantee for completion of improvements as required in Section 16.12.220.

In the event of failure to complete the Land Improvements in the required period, or any extension thereof, as stated above, the City Council may direct that no further building permits be issued for property in such subdivision until acceptance or acknowledgement of completion by the City Council of the Land Improvements. (Ord. 1988-M-97 § 1; Ord. 1987-M-45 § 4.)

16.12.250 Inspection of Land Improvements.

All Land Improvements to be installed under the provisions of this title and per the approved engineering plans shall be checked during the course of construction by, or at the direction of, the City Engineer. The cost of any inspection of any Land Improvement shall be paid by the Subdivider to the City. Additionally, an administrative processing fee of fifty (\$50) dollars must be paid prior to scheduling of second reinspection and all future inspections of a previously failed inspection. The testing of concrete, asphalt, soil, or other materials, and/or workmanship shall be done at the direction of the City, and at the expense of the Subdivider. (Ord. 2003-M-61 § 1; Ord. 1987-M-45 § 4.)

16.12.260 Release of guarantee for completion.

The guarantee for completion of the Land Improvements shall be released only upon fulfillment of the following conditions:

- A. The completion of the Land Improvements;
- B. The submission of one (1) set of reproducible (mylar) as-built drawings of the Land Improvements;
- C. A Bill of Sale for all Land Improvements which have been designated by the City Council for acceptance;
- D. The acceptance of the Director of Public Works or City Engineer of a guarantee for maintenance of Land Improvements. The guarantee shall be in one of the following formats:
 - 1. Cash in the amount of 15% of the estimated cost or actual construction costs of the Land Improvements to be accepted or acknowledged as complete by the City.
 - 2. A subdivider's bond in the amount of 15% of the estimated cost or actual construction costs of the Land Improvements to be accepted or acknowledged as complete by the City.
 - 3. A letter of credit in the amount of 15% of the estimated cost or actual construction costs of the Land Improvements to be accepted or acknowledged as complete by the City, and certifying that adequate funds are and will be available at a sound and reputable banking or financial institution authorized to do business in the state of Illinois.

The form, amount and provider of the guarantee shall be subject to the approval of the City Engineer or Director of Public Works and shall:

- 1. Be irrevocable;
- 2. Include a legal description of the subdivision (or phase or unit) to which the guarantee pertains;
- 3. Run to the benefit of the City, only, and that the City, and only the City, receives the funds if there is a default;

- 4. Indicate an expiration date and/or a renewal mechanism such that it will remain in force the 12-month maintenance period beginning at the date the City Council accepts or acknowledges as complete the Land Improvement;
- 5. Provide for notification to the City 60 to 90 days prior to expiration; if a notice is not issued and received, it constitutes a default; the guarantee shall not expire until after the 60 to 90 day notice is provided;
- 6. Include a commitment by the developer or owner to complete repairs on any defects to Land Improvements identified by the City within the 12-month maintenance period;
- 7. Specify a completion date (30 days or another period as reasonably determined by the City) by which all defects to Land Improvements must be completed after the City provides notice to the developer or contractor;
- 8. Specify a trigger for non-performance and declaration of default (for example, the City Engineer's certification that defects were not repaired by the completion date);
- 9. Specify a mechanism, form and timing for payment of funds to the City, and that no consent from the guarantor or the developer is needed to obtain funds;
- 10. Provide that the company issuing the financial instrument (letter of credit, bond, etc.) must meet the City's rating criteria:
 - a) Banks (for letters of credit): Prudent Man Analysis, Inc. rating of 1, 2 or 3 (or equivalent)
 - b) Insurance Companies (for surety bonds and letters of commitment): A.M. Best Company rating of Superior (A++ and A+), Excellent (A and A-), and Very Good (B++ and B+) (or equivalent).
- E. Final acceptance, by resolution of the City Council, of the Land Improvements which have been designated by the City Council for acceptance, and acknowledgement, by resolution of the City Council, of completion of the Land Improvements which have not been designated for acceptance. (Ord. 2006-M-30 § 1; Ord. 2002-M-46 § 2; Ord. 1987-M-45 § 4.)

16.12.270 Fees - Payment by Subdivider.

The Subdivider shall pay all filing, review and inspection fees and shall execute a reimbursement of fees agreement, providing for reimbursement to the City for staff time and the direct costs of engineering and other consultants, City Attorney's review, and other direct costs, in accordance with the schedule of fees as established herein. Fees and reimbursements shall be paid regardless of whether the application or petition filed is approved, disapproved or withdrawn.

(Ord. 2007-M-6 § 1; Ord. 2002-M-63 § 2; Ord. 1987-M-45 § 4.)

16.12.280 Fees - Schedule.

The following schedule of fees is established for the filling of applications and review of all subdivision and PUD plans and plats, and for the inspection of subdivision and PUD construction:

A. Filing Fees (payable when application is filed):

Filing Fees are intended to cover the cost of providing information to the public about an application, distributing plans to City departments and other agencies, preparing agendas packets and minutes for the Plan Commission, City Council, and other applicable review bodies, and other administrative tasks.

The Subdivider shall pay the full filing fee for each category of petition or plan submitted as set forth in the following Fee Schedule. The fees set forth in the following fee schedule shall be in addition to those payable under any other provision of the St. Charles Municipal Code, as amended. Filing fees are payable upon filing of the application or petition.

1. Filing Fees for subdivisions and Planned Unit Developments that will be developed within the corporate limits of St. Charles.

Subdivision Concept Plan		No fee
Preliminary Plan of Subdivision	(not a PUD)	\$500
Preliminary Plan of Subdivision		
or Resubdivision of a parcel of less than 3 acres (not a PUD)		\$300
Subdivision Final Engineering Plan		\$300
Final Plat (Subdivision or PUD)		\$300
PUD Concept Plan In accordance with Title 17		of the
PUD Preliminary Plan St. Charles Municipal Code		(See
PUD Final Engineering Plan Chapter 17.04 and Appendix		(B)

2. Filing Fees for subdivisions that will be developed outside the corporate limits of St. Charles, within the $1\frac{1}{2}$ mile jurisdictional area:

Concept Plan (review of county application)	No fee
Preliminary Plan of Subdivision, 5 or more	
lots, with new public road construction	\$300
Preliminary Plan of Subdivision, 1 to 4 lots,	
with new public road construction	\$200
Preliminary Plan of Subdivision	
or Resubdivision, 1 to 4 lots, no new public	
road construction	No fee
Final Plat	\$300

B. Reimbursement of Costs and Fees; Deposit Required

In addition to the filing fees provided for herein, each Subdivider shall enter into a reimbursement of fees agreement with the City. The reimbursement of fees agreement shall encompass all applications or petitions pending with the City. The reimbursement of fees agreement shall be in the form specified in Appendix B of Title 17 of the St. Charles Municipal Code.

At the time the Subdivider submits an Application or Petition to the City requesting action from the City, he shall deposit the amounts specified in Appendix B with The City to collateralize his obligation for reimbursement of costs for City staff review, outside consultant services, and miscellaneous expenses, as described herein.

A Subdivider who withdraws his petition or application may apply in writing to the Director of Community Development for a refund of his initial deposit. The City Administrator may, at his sole discretion, approve such refund less any actual fees and costs, which the City has already paid or incurred relative to the Petition or Application.

C. Reimbursement for City Staff Review of Petitions and Applications

The applicant shall reimburse the City for the cost per productive work hour for the time spent by each City staff member to participate in meetings, visit the site, review plans, prepare reports, conduct inspections and participate in any other activity pertaining to review of the Petition or Application.

D. Reimbursement for Outside Consultant Services

The Subdivider shall reimburse the City for the direct cost of the following:

- 1. Fees for landscape architect's review and consultation in connection with review of the petition or application, and inspection of construction, including meetings and associated tasks.
- 2. Fees for traffic study and analysis performed by a member of the Institute of Transportation Engineers and approved by the City Engineer, when such traffic study and analysis is requested by the City.
- 3. Fees for City Attorney's review and negotiations in connection with the petition or application.
- 4. Fees for professional engineering consultant's review of plans and documents, including meetings an associated tasks.
- 5. Fees for planning consultant's review and consultation in connection with review of the petition or application, including meetings and associated tasks.
- 6. Fees for other professional consultants as may be necessary to review and evaluate the proposed applications, plans and documents.

E. Reimbursement for Miscellaneous Expenses

The applicant shall reimburse the City for miscellaneous costs incurred relative to any application or petition including, but not limited to:

- 1. Publication of legal notices.
- 2. Court reporter and transcript fees.
- 3. Mailing (postage) costs.
- 4. Recording fees.

F. Reimbursement for Engineering Inspection of Construction

The applicant shall reimburse the City for the cost per work hour of the City Engineer and each Public Works Department staff member involved in inspections, plan review, meetings and associated tasks relative to inspection of construction.

G. Exemption for Governmental Agencies

Notwithstanding anything to the contrary in this Section 16.12.280, any unit of federal, state, or local government that files a Petition or Application pursuant to the Title shall only be responsible for reimbursing the City for outside consultant services and miscellaneous expenses, as described in Paragraphs 16.12.280 D and E, and shall not be responsible for filing fees or reimbursement for the cost of City staff review time.

(Ord. 2007-M-6 § 1; Ord. 2003-M-68 § 1;Ord. 2003-M-38 § 2;Ord. 2002-M-63 § 2; Ord. 2002-M-4 § 1; Ord. 1992-M-68 § 1; Ord. 1987-M-45 § 4.)

PRELIMINARY PLAN

Sections:	
16.16.010	Requirements generally.
16.16.020	Identification and description.
16.16.030	Existing conditions.
16.16.040	Proposed subdivision design features.
16.16.050	Protective covenants.

16.16.010 Requirements generally.

The preliminary plan shall show the information required by Section 16.16.020 through 16.16.050 and required materials under Title 18. The preliminary plan shall be accompanied by a properly executed checklist as set forth in Section 16.36.010. (Ord. 1987-M-45 § 5.)

16.16.020 Identification and description.

Identification and description of the preliminary plan shall be shown as follows:

- A. Proposed name of subdivision;
- B. Location by section, town, and range, or by other legal description;
- C. Names and addresses of owner, or subdivider having control of the tract, name and seal of registered engineer or surveyor who prepared topographical survey, and designer of the plan;
- D. Graphic (engineering) scale not smaller than one inch to one hundred feet;
- E. Northpoint (designated as true north);
- F. Date of preparation;
- G. Drawn on twenty-four-inch by thirty-six-inch sheets.
- (Ord. 1963-21 § IV(1): Prior code § 11.004(1).)

16.16.030 Existing conditions.

Existing conditions shall be shown on the preliminary plan as follows:

- A. Boundary line of proposed subdivision clearly indicated;
- B. Total approximate acreage therein:
- C. Existing zoning district:
- D. Location, widths, and names of all existing or previously platted streets, or other right-of-ways, showing type of improvement, if any, railroad and utility right-of-ways, parks, and other public open spaces, permanent buildings and structures, easements, and section and corporate lines, within the tract and to a distance of one hundred fee beyond the tract;
- E. Location and size of existing sewers, water mains, culverts, or other underground facilities within the tract and to a distance of one hundred feet beyond the tract, also indicating such data as grades, invert elevations, and locations of catchbasins, manholes, and hydrants;
- F. Location map, drawn at a scale of not less than one inch equals one thousand feet, showing boundary lines of adjoining unsubdivided or subdivided land within an area bounded by nearest arterial streets or other natural boundaries, identifying type of use and ownership of surrounding land and showing alignments of existing streets;
- G. Topographic data including existing and proposed contours at vertical intervals of not more than two feet. Topographic data shall be indicated in feet above mean sea level. Watercourses, marshes, rock outcrops, other significant features and soil boring data at locations at depths as may be required by the director of public works;

H. Locations of or reference to locations of existing monuments, bench marks, and survey markers used in preparation of plans.

(Prior code § 11.004(2): Ord. 1963-21 § IV(2).)

16.16.040 Proposed subdivision design features.

Proposed subdivision design features shall be shown on the preliminary plan as follows:

- A. Street Plan.
 - The arrangement, character, extent, width, grade, and location of all streets shall conform to
 the official plan and shall be considered in their relation to existing and planned streets, to
 reasonable circulation of traffic within the subdivision and adjoining lands, to topographical
 conditions, to runoff of stormwater, to public convenience and safety, and in their
 appropriate relations to the proposed uses of the area to be served;
 - 2. Every street in any subdivision shall be dedicated as a public street and no private streets shall be approved except by special action of the plan commission and the city council.
 - 3. The layout of streets shall show right-of-way widths and street names (not duplicating the name of any street heretofore used in the city or its environs unless the street is an extension of an already named street, in which case the name shall be used) and showing a proposed through street extended to the boundaries of the subdivision.
 - a. Right-of-way widths of major traffic-ways including freeways, parkways, major and secondary thoroughfares shall be in accordance with those designated on the official plan.
 - b. All right-of-way widths shall conform tot he following minimum dimensions:
 - i. Collector streets, eighty feet;
 - ii. Minor streets, sixty-six feet;
 - iii. Cul-de-sac streets, sixty-six feet;
 - iv. Marginal access streets, forty feet;
 - c. A cul-de-sac street shall not be more than five hundred feet in length measured along its centerline from the street of origin to the end of its right-of-way, unless there are less than sixteen lots abutting the cul-de-sac street. Each cul-de-sac shall have a terminus of nearly circular shape with a minimum diameter of one hundred twenty feet.
 - d. Provisions shall be made for serving lots abutting arterial streets and highways by either the use of:
 - i. Marginal access street; or

ii.Backing lots to the arterial street with a screen

planting contained in a nonaccess reservation along the rear property line.

- e. It must be evidenced that all street intersections and confluences encourage safe and efficient traffic flow. The intersection of more than two streets shall be avoided unless specific conditions of design indicate otherwise.
- f. Minor streets shall be so aligned that their use by through traffic will be discouraged.
- g. Where there is a defection in the street alignment in excess of ten degrees, a curve shall be inserted with a radius of not less than;
 - i.Collector streets, three hundred feet;
 - ii.Minor streets, one hundred fifty feet.
- h. Tangents at least fifty feet long shall be introduced between reverse curves on collector streets.

- 4. The existing and proposed centerline profile and cross section of each street shall be shown, indicating also when a new subdivision abuts a previously dedicated street right-of-way, that all required street improvements out to the centerline of this existing street bounding the new subdivisions shall be installed to meet and comply with the current standards of the city.
 - a. Where there is a deflection in the horizontal centerline within a given block at any one point in excess of ten degrees, a curve shall be inserted with a radius of not less than:
 - i.Collector streets, three hundred feet:
 - ii.Minor streets, one hundred fifty feet.
 - b. Gradients of streets shall be at least four percent and shall not exceed on:
 - i.Collector streets, five percent;
 - ii.Minor streets, seven percent.
- 5. The preliminary plan shall show, or a certificate shall be submitted to the effect that the subdivider is aware of his responsibility for the installation of all the following items in accordance with the current standards and specifications of the city as set forth in Ordinance No. 1960-29 as revised or superseded:
 - a. Pavements;
 - b. Curbs and gutters;
 - c. Street lights;
 - d. Sidewalks;
 - e. Street signs;
 - f. Parkway seeding and tree planting.
- B. Block Standards.
 - 1. Block numbers will be shown.
 - 2. The maximum lengths of blocks shall be one thousand two hundred feet. Blocks over nine-hundred feet long may require pedestrian ways at their approximate centers. The use of additional access ways to schools, parks, or other destinations may be specified by the plan commission.
 - 3. No specific rule concerning the shape of blocks is made, but blocks must fit readily into the overall plan of the subdivision and their design must evidence consideration of topographical conditions, lot planning, traffic flow, and public open space areas.
 - 4. Blocks intended for commercial, industrial, and institutional use must be designated as such.
 - 5. Where a subdivision borders on or contains a railroad right-of-way or limited access thoroughfare right-of-way, the plan commission may require a street approximately parallel to and on each side of such right-of-way at a distance suitable for the appropriate use of the intervening land as for:
 - a. Park purposes;
 - b. Deep residential lots backing to railroad or arterial street with a planting screen in a nonaccess area at rear property lines of lots; or
 - c. Motor vehicle parking, business or industry with due regard for the requirements of approach grades and future grade separations.
- C. Lot Standards.
 - 1. In general, lots should be as nearly rectangular in shape as practicable.
 - 2. The minimum lot dimensions for residential development shall be seventy feet wide at the established building line and not less than one hundred feet n average depth, and containing not less than the minimum lot area requirements of the zoning ordinance. These minimum requirements shall not apply to land subdivided for nonresidential development.
 - 3. All lots shall have not less than the minimum width of the lot abutting on a publicly dedicated street.

- 4. Side lines of lots shall be at right angles or radial to the street line, or substantially so.
- 5. Corner lots shall be not less than ninety feet in average width.
- 6. Double frontage lots are not permitted except:
 - a. Where lots back upon an arterial street, and in such 2instances vehicular and pedestrian access between lots and the arterial street is prohibited; and
 - b. Where topographic or other conditions render subdividing otherwise unreasonable, such double frontage lots shall have an additional depth of at least twenty feet in order to allow for a protective screen planting on one frontage.
- 7. Lots abutting upon a watercourse, drainageway, channel, or stream, shall be of an additional depth or width, as required, to provide an acceptable building site.
- 8. In the subdividing of any land within the city or within one and ne-half miles of the corporate limits, due regard shall be shown for all natural features, such as tree growth, watercourses, historic spots, or similar conditions.
- 9. The layout, numbers, areas, and dimensions of lots to the nearest foot, and the proposed land use for each lot, parcel, or tract shall be indicated.
- 10. The minimum front and side street building setback lines shall be shown and dimensioned in accordance with the applicable zoning ordinance requirements.
- 11. Flag Lots:
 - a. A flag lot shall have frontage on a street of not less than fifteen (15) feet, and that part of the lot connecting its buildable portion with its street frontage (the "flagpole") shall be not less than fifteen (15) feet in width. However, if two flag lots share a common access onto a public right-of-way, the minimum frontage and the minimum width of the flagpole of the two lots combined may be reduced to not less than eighteen (18) feet at any point.
 - b. No more than two (2) flag lots may have a shared access to a public right-of-way, and no more than two flagpoles of flag lots may abut each other. In the case of a shared access, a maintenance agreement shall be required

- between the parties to ensure proper maintenance of the roadway.
- c. Flag lots shall comply with all regulations of Chapter 15.28 (Fire Prevention Code) regarding driveway width, hydrant locations and turnarounds.

(Ord. 1994-M-21 § 1.)

- D. Parks and Other Public Areas.
 - 1. Where any area is specifically designated on the general development plan of the city, for a public park, playground, school or other public use, and is owned by the subdivider, such area shall be reserved for such use on all subdivision plans and plats; and the acquisition of such area may then be secured by the city, or other public authorities or arrangements made for its acquisition within a period not to exceed one year from the date of approval of the final plan. The value of such lands shall be established by three qualified appraisers; one of whom shall be appointed by the plan commission, one by the subdivider, and one of whom shall be mutually agreed upon by the other two.
 - 2. Should the city decide to take such premises, then and in that case it shall make arrangements to pay the subdivider therefor the appraised value as determined by the above described appraisers, or a sum that is mutually agreed upon. The city may accept any donation of land as above described should the subdivider desire to contribute the same to the city.

E. Utilities.

- 1. Source of domestic water supply and type of sewage disposal, location of sites for community domestic water plant and/or community sewage treatment plant;
- 2. Stormwater drainage:
 - a. Complete storm sewer system, including pipe sizes, inlets, and inverts,
 - b. A proposed surface water drainage pattern for each individual lot, block, and street;
- 3. All easements as required in Section 16.20.020 shall be indicated.

(Ord. 1963-21 § IV(3): Prior code § 11.004(3).)

16.16.050 Protective covenants.

An outline of all proposed protective covenants shall accompany the preliminary plan and shall include a protection against the obstruction of any surface water drainage easement. (Ord. 1963-21 § IV(4): Prior code § 11.004(4).)

ENGINEERING PLAN

Sections:	
16.20.010	Requirements generally.
16.20.020	Easements.
16.20.030	Public utilities.
16.20.040	Sewers.
16.20.050	Water supply.
16.20.060	Street improvements.

16.20.010 Requirements generally.

The engineering plan shall show the information required in Sections 16.20.020 through 16.20.060 and required materials under Title 18. The engineering plan shall be accompanied by a properly executed checklist as set forth in Section 16.36.020. (Ord. 1987-M-45 & 6.)

16.20.020 Easements.

- A. The City requires a minimum ten-feet wide, perimeter utility and drainage easement around each subdivision. Easements shall be provided for all overhead or underground utility services or surface water drainage where necessary. They shall be ten-feet wide and shall be established at the rear of each lot and along such other lot lines as necessary to provide continuity of alignment from block to block. At deflection points in these easements, if overhead utility lines are contemplated, additional easements shall be established for pole line anchors.
- B. In a subdivision containing sixty acres or more, where lots are to be served by individual water supply and sewage disposal systems, and future resubdivision may be contemplated upon the installation of public or community water and sanitary sewer facilities, easements of required width shall be shown for utility and street installation at locations necessary to serve lots in any future resubdivision.
- C. Where a subdivision is traversed by a watercourse, drainageway, channel, or stream, there shall be provided a drainage easement conforming substantially with the lines of such watercourse. It shall include an additional area at least fifteen feet wide adjoining both edges of the established area that has been affected by damaging flood waters, as certified by the subdivider or his engineer.
- D. All existing drainage and underground utility installations which traverse property to be subdivided shall be protected by easements.

(Ord. 2000-M-36 § 1; Ord. 1963-21 § VI(1): Prior code § 11.006(1).)

16.20.030 Public utilities.

- A. All utility lines for telephone and electric service shall be placed in rear line easements when carried on overhead poles;
- B. Where telephone, electric, and gas service lines are placed underground entirely throughout a subdivision area, conduits, or cables shall be placed within easements or dedicated public ways in a manner which will not conflict with other underground services. Further, all pad-mounted transformers shall be located so as not to be unsightly or hazardous to the public.

(Ord. 1963-21 § VI(2): Prior code § 11.006(2).)

16.20.040 Sewers.

- A. All sewer plans and installations shall conform to the standards and specifications of the city as set forth in Ordinance No. 1960-29 as revised or superseded.
- B. Sanitary sewer lines shall be installed to serve all properties in the subdivision except subdivisions where individual sewage disposal systems are permitted.
- C. Where sanitary sewer mains of larger capacity than necessary to serve the subdivision as delineated in the preliminary plan are required to serve the future growth in the vicinity of the subdivision, as determined by the city, the city shall then reimburse the subdivider for the difference in cost of the smaller size pipe and the larger size pipe, said larger size to be determined by the city council.
- D. A storm sewer system shall be constructed throughout the entire subdivision to carry off water from all inlets and catchbasins, and shall be connected to an adequate outfall. such sewers shall provide for an extension to land lying within the upland drainage area, whether such land is within the subdivision or not. Storm sewers shall be designed by the Rational Method, and copies of the design computations shall be submitted with the plans. Inlets shall be provided so that surface water is not carried across or around any intersection, nor for a distance of more than six hundred feet in the gutter. The storm water drainage system shall be separate and independent of the sanitary sewer systems. Surface water drainage patterns shall be shown for each and every individual lot and block.

(Ord. 1963-21 § VI(3): Prior code § 11.006(3).)

16.20.050 Water supply.

- A. All water main plans and installations, including all appurtenances thereto, shall conform to the standards and specifications of the city as set forth in Ordinance No. 1960-29 as revised or superseded.
- B. Water distribution facilities including all pipe, fittings, hydrants, valves, vaults, et cetera, shall be installed to serve all properties within the subdivision.
- C. Where water mains of larger capacity than necessary to serve the subdivision as delineated in the preliminary plan are required to serve the future growth in the vicinity of the subdivision, as determined by the city, the city shall then reimburse the subdivider for the difference in cost of the smaller size and the larger size pipe, said larger size to be determined by the city council.

(Ord. 1963-21 § VI(4): Prior code § 11.006(4).)

16.20.060 Street improvements.

All streets shall be completely improved to the full right-of-way in accordance with the following requirements and standards:

- A. The general street layout shall conform to that shown on the approved preliminary plan;
- B. Pavements shall be constructed in accordance with the minimum standards as shown in Table 1;
- C. Combination concrete curb and gutter, type B-6.12, or combination curb and gutter of greater widths shall be constructed as part of the pavement, except for streets in areas zoned "Estate." Roadways in areas zoned "Estate" may be constructed without combination curb and gutter, provided the flow velocity of water in the ditches will not exceed four feet per second. (Ord. 1990-M-41 § 4.)
- D. All street widths are measured back to back of curbs, except estate area roadways, which are measured edge to edge of driving surface;
- E. Heavily traveled streets in industrial and residential areas shall be considered on an individual basis and pavement designs shall be based on specific engineering data for each street;

- F. The minimum curb radius at intersections of minor streets shall be twenty-feet; at intersections of minor streets and collector streets, the minimum curb radius shall be thirty feet; and at intersections of collector streets, the minimum curb radius shall be fifty feet;
- G. Concrete sidewalks shall be constructed in accordance with Chapter 12.30.060, Paragraph C, of the St. Charles Municipal Code;
- H. Street signs will be installed by the city in accordance with current standards, and the subdivider will be required to pay for the costs, including labor and materials, for these sign installations;
- I. Street lights will be installed by the city at all intersections and cul-de-sacs and at other suitable locations along the streets in accordance with current standards and the subdivider will be required to pay for the costs, including labor and materials, for these street light installations;
- J. A complete storm drainage system including appropriate stormwater retention and detention facilities shall be constructed throughout the subdivision. The storm drainage system must discharge into a storm sewer or drainageway with adequate capacity for the additional flow and adequate provisions must be made for surface overflow when the capacity of the storm drainage system is exceeded to ensure that buildings are not flooded or threatened by flooding. Stormwater retention and detention facilities must be located on public lands with appropriate provisions for access and maintenance;
- K. All parkways within the right-of-way shall be cleared of all stumps, rocks, trees that cannot be saved and construction debris and shall be graded with a minimum of four inches of topsoil and seeded or sodded:
- L. Street trees shall be planted in accordance with Chapter 12.20 of the St. Charles Municipal Code along all streets where trees do not already exist;
- M. Cul-de-sac turnabouts shall have geometry consistent with city Standard Drawings Nos. 16.20.060.01 or 16.20.060.02.

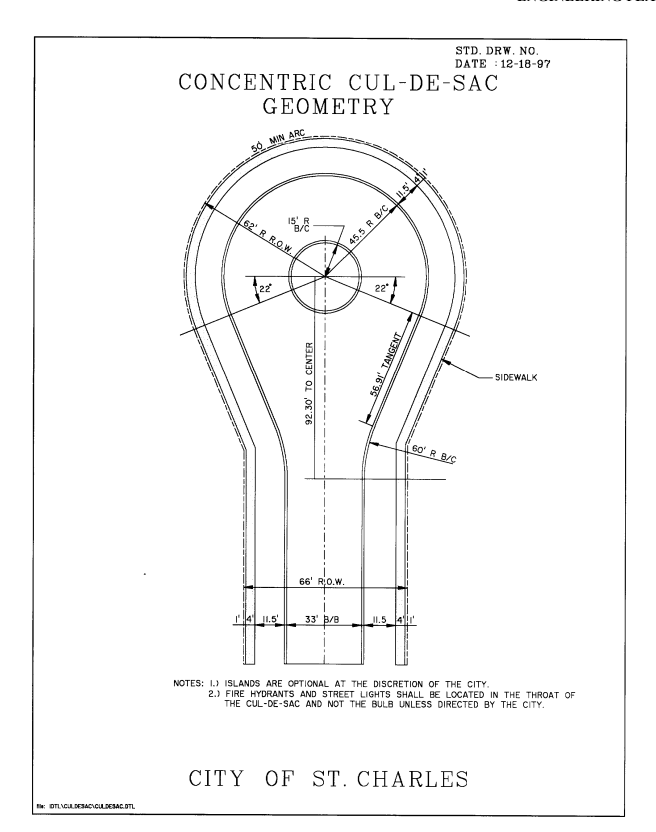
(Ord. 1992-M-67 § 1; Ord. 1982-M-10 § 1; Ord. 1979-M-41 § 1(c); Ord. 1977-M-42 § 3; Ord. 1976-M-43; Ord. 1963-21 § VI(5): Prior code § 11.006(5).

TABLE 1

Street Designation	Minimum R.O.W. Width	Minimum Street Width	Minimum Structural Number	Minimum Horizontal Centerline Radius	Minimum Tangent
Residential					
Estate	66 ft.	26 ft.	2.40	200 ft.	50 ft.
Minor	66 ft.	33 ft.	2.90	200 ft.	50 ft.
Collector	80 ft.	39 ft.	3.65	300 ft.	100 ft.
Major	100 ft.	52 ft.	See Section 50	00 ft.	200 ft.
-	16.20.60(E)				
Industrial					
Local	66 ft.	40 ft.	3.00	200 ft.	50 ft.
Collector	80 ft.	44 ft.	See Section	300 ft.	100 ft.
			16.20.060(E)		
Major	100 ft.	52 ft.	See Section	500 ft.	200 ft.
			16.20.060(E)		

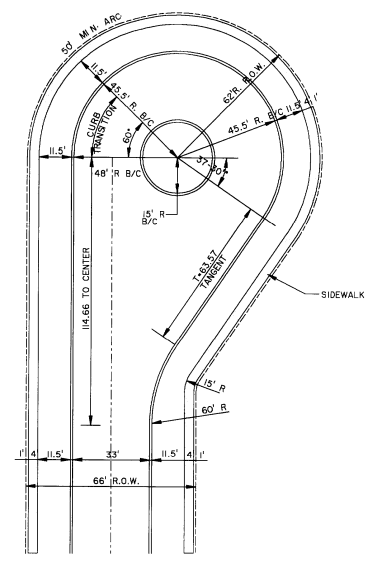
Street Designation	Minimum Gradient	Maximum Gradient	Minimum Soil Support (I.B.R.)	Maximum A.D.T.
Residential				
Estate	0.5%	7.0%	3.0	400
Minor	0.5%	7.0%	3.0	1,000
Collector	0.5%	5.0%	3.0	3,500
Major	0.5%	5.0%	3.0	10,000
Industrial				
Local	0.5%	5.0%	3.0	1,000
Collector	0.5%	5.0%	3.0	3,500
Major	0.5%	5.0%	3.0	10,000

(Ord. 1992-M-67 § 1; Ord. 1977-M-42(part).)



STD. DRW. NO. DATE : 12-18-97

ECCENTRIC CUL-DE-SAC GEOMETRY



NOTES: I.) ISLANDS ARE OPTIONAL AT THE DISCRETION OF THE CITY.

2.) FIRE HYDRANTS AND STREET LIGHTS SHALL BE LOCATED IN THE THROAT OF THE CUL-DE-SAC AND NOT THE BULB UNLESS DIRECTED BY THE CITY.

CITY OF ST. CHARLES

file: IDTL\CULDESAC\CULDESAC.DTL

FINAL PLAT

Sections:	
16.24.010	Requirements generally.
16.24.020	Conformance with statutory provisions - Drawing specifications.
16.24.030	Additional delineation.
16.24.040	Certificates.

16.24.010 Requirements generally.

The final plat shall show the information required by Sections 16.24.020 through 16.24.040. The final plat shall be accompanied by a properly executed checklist as set forth in Section 16.36.030. (Ord. 1987-M-45 § 7.)

16.24.020 Conformance with statutory provisions - Drawing specifications.

- A. Final plats shall conform to all statutory provisions pertaining to plats.
- B. All information required shall be shown accurately, drawn with ink on mylar, or equal, in a manner that clear and legible contact prints or photostatic copies may be made.

(Ord. 1963-21 § VIII(1): Prior code § 11.008(1).)

16.24.030 Additional delineation.

Additional delineation shall be required on the final plat as follows:

- A. Accurate angular and lineal dimensions for all lines, angles, and curvatures with functions used to describe all boundaries including perimeter survey of tract, streets, easements, areas to be reserved for public use, and other important features. Error of closure of boundary line surveys shall not exceed one in ten thousand (one foot for each ten thousand feet of perimeter survey). Lot lines to show dimensions in feet and hundredths, and when an angle occurs in any lot line between lot corners the measurement of the angle shall be shown;
- B. An identification system for all lots and blocks;
- C. True angles and distances to the nearest established street lines and official monuments (not less than two), which shall be accurately described in the plat by location, size and elevation;
- D. Municipal, township, county, or section lines and section corners accurately tied to lines of the subdivision by distances and angles; if the section lines or corner lie within the subdivision;
- E. Accurate location of all monuments which shall be portland cement concrete four inches by six inches by twenty-four inches, or approved equal, with a one-half inch diameter iron rod cast in the center, a minimum of two. Permanent concrete monuments shall be set at each corner or angle on the outside boundary. Pipes of three-fourths-inch diameter or steel rods of one-half-inch diameter, by eighteen-inch lengths, shall be placed at the corners of each lot and block, at angle points, and at the ends and suitable intervals along curves. All U.S., state, county, city, or other official benchmarks, monuments, or triangulation stations
 - in or adjacent to the property shall be preserved in precise position;
- F. Accurate outlines and legal descriptions of any area to be dedicated or reserved for public use, or for the exclusive use of property owners within the subdivision, with the purposes indicated thereon;
- G. Protective covenants shall be lettered on the final plat, or appropriately referenced thereon. (Ord. 1963-21 § VIII(2): Prior code § 11.008(2).)

	Certificates. ropriate certificates as follows: "SURVEYOR'S CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
property:	"This is to certify that I, Illinois Land Surveyor No, have surveyed and subdivided the following described
	"Given under my hand and seal at, Illinois, this day of, A.D. 19" Illinois Registered Land Surveyor
	No"
В.	"OWNER'S CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"This is to certify that the undersigned is the owner of the land described in the annexed plat, and that he has caused the same to be surveyed and subdivided as indicated thereon, for the uses and purposes therein set forth, and does hereby acknowledge and adopt the same under the style and title thereon indicated.
	Dated this day of"
C.	"NOTARY CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"I,, a notary public, in and for said county, in the state aforesaid, do hereby certify that, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such owners, appeared before me this day in person and acknowledged that they signed and delivered the annexed plat as their own free and voluntary act for the uses and purposes therein set forth. "Given under my hand and Notarial Seal this day of, A.D. 19, at, Illinois.
	Notary Public "

D.	"COUNTY CLERK CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.			
	"I, County Clerk of Kane County, Illinois, do hereby certify that there are no delinquent general taxes, no unpaid forfeited taxes and no redeemable tax sales against any of the land included in the annexed plat. "I further certify that I have received all statutory fees in connection with the annexed plat. "Given under my hand and seal at, Illinois, this day of, A.D. 19			
	County Clerk			
E.	"CERTIFICATE AS TO SPECIAL ASSESSMENTS STATE OF ILLINOIS) COUNTY OF KANE) ss.			
	"I do hereby certify that there are no delinquent or unpaid current or forfeited special assessments or any deferred installments thereof that have not been apportioned against the tract of land included in the plat.			
	Collector of Special Assessments			
	Dated at, Illinois, this day of, A.D. 19"			
F.	"COUNTY ENGINEER'S CERTIFICATE "This plat has been approved by the Kane County Engineer with respect to roadway access to pursuant to ILCS Chapter 765 Paragraph 205/2.			
	Dated this day of, A.D. 19"			
G.	County Engineer" "PLAN COMMISSION CERTIFICATE STATE OF ILLINOIS) CITY OF ST. CHARLES) ss.			
	"Approved this day of, A.D. 19			
	CITY OF ST. CHARLES PLAN COMMISSION			
	" Chairman			

]	H. "DIRECTOR OF PUBLIC WORKS CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.	
	"I,, do he installed, or the required guarantee b improvements.	ereby certify that the required improvements have been bond has been posted for the completion of all required land
		Director of Public Works
	Dated at, Illinois, this	_ day of, A.D. 19"
I.	"CITY COUNCIL CERTIFICATE "Approved and accepted this	day of, A.D. 19"
	CITY COUNCIL OF CITY OF ST. CHARLES, ILLINOIS	
		Mayor
	ATTEST:	
-		City Clerk
J	"This is to certify that the parcels in Special Flood Hazard Area identified	ncluded in this record of deed {are/are not} located in the d for the {city/village/county} of, Illinois by t Agency on the Flood Insurance Rate Map, Panel No.
		Illinois Registered Land Surveyor
		No"
I	"MORTGAGEE'S CERTIFICATE "Accepted and approved by	, as Mortgagee.
	Dated at, Illinois, th	nis day of, A.D., 19
		Ву:
		Attest:"
(Ord.	1994-M-14 § 1; Ord. 1963-21 § VIII(3): Pr	rior code § 11.008(3).)

16.24-4

VARIATIONS

Sections:

16.28.010 Recommendation and approval.

16.28.010 Recommendation and approval.

The plan commission may recommend variations from the requirements of this title in specific cases which, in its opinion, do not affect the general plan or intent of this title. The city council may grant variations from these requirements of this title in specific cases which, in its opinion, do not adversely affect the general plan or the spirit of this title. (Ord. 1963-21 § XIII: Prior code § 11.013.)

DEDICATIONS

Sections:	
16.32.010	Definitions.
16.32.020	Applicability.
16.32.030	Amendments to preliminary plan.
16.32.040	Indemnification of city required by school and park district.
16.32.050	Payment - Expenses.
16.32.060	Dedication of park lands and school sites, or contribution of fees in lieu thereof required.
16.32.070	Requirements for park land dedications.
16.32.080	Requirements for school site dedication.
16.32.090	Criteria for requiring a cash contribution in lieu of park and school land.
16.32.100	Amount of cash contribution.
16.32.110	Criteria for requiring land and cash.
16.32.120	Calculation of estimated population.
16.32.130	Reservation of additional land.
16.32.140	Condition of park and school sites.
16.32.150	Time of conveyance.
16.32.160	Payment of general real estate taxes and agricultural rollback taxes.
16.32.170	Real estate conveyance requirements.
16.32.180	Real covenant/sale of public land.
16.32.190	Private recreational areas in lieu of dedicated park land.

16.32.010 Definitions.

Whenever the following words are used in this chapter, such words shall be deemed to have the following meanings:

- A. "Improved land" means land located within a development which has been improved by installation of the required land improvements.
- B. "Demographic study" means a study of the estimated ultimate population expected to be generated by a proposed development, based upon empirical historical data from similar developments. Such a study shall take into consideration demographic changes over time, dwelling types, number of bedrooms, and the number of pre-school children, school age (grades K-12) children, and adults.
- C. "Park District" means the St. Charles Park District, Kane and DuPage Counties, Illinois, or any public park district within which a development or part of a development is located.
- D. "Public land" is defined as real estate to be conveyed pursuant to the provisions hereof and to be utilized by the city, school district, and/or park district for uses including, but not limited to, parks, recreational sites, lakes, storm water retention and detention areas, public forest areas, municipal service areas, public utility substations, storage areas and well sites, public natural resource areas, public golf course areas, school building sites, playgrounds and other similar uses.

E. "School District" means Community Unit School District No. 303, Kane and DuPage Counties, Illinois, or any public school district within which a development or part of a development is located.

(Ord. 1989-M-58 § 1; Ord. 1973-Z-6 § 1.)

16.32.020 Applicability.

If any subdivision subject to the terms hereof is located outside of the corporate limits of the city of St. Charles, Illinois, and if the county in which the property is located has an ordinance which is more restrictive, or which would require a greater dedication or contribution than this chapter, as determined by the city, the ordinance of the county in which the property is located shall prevail where inconsistent with the less restrictive provisions hereof. (Ord. 1989-M-58 § 1.)

16.32.030 Amendments to preliminary plan.

When a preliminary plan of a subdivision is amended, the required contribution of land or cash shall be recalculated for that portion of the subdivision which is amended, based on the estimated ultimate population thereof. (Ord. 1989-M-58 § 1.)

16.32.040 Indemnification of city required by school and park district.

By their acceptance of land or cash, or both, pursuant to the provisions hereof, the school district and the park district as the case may be shall indemnify the city against any loss, cost or expense, including reasonable attorney's fees, arising out of, or on account of, any land or payments designated for said school district or park district under the provisions of this chapter. Prior to the actual transfer of land or funds, the school district and the park district each shall make the foregoing indemnity to the city in writing. (Ord. 1989-M-58 § 1.)

16.32.050 Payment - Expenses.

By acceptance of land or cash, or both, pursuant to the provisions hereof, the school district or park district as the case may be shall reimburse the city for all costs and expenses it incurs in connection with obtaining the land or cash required by this chapter. Payment of said amount shall be made to the city within 30 days of the park or school district's a) receipt of the land or cash as provided herein, or b) the receipt of an invoice from the city, whichever occurs later. (Ord. 1989-M-58 § 1.)

16.32.060 Dedication of park lands and school sites, or contribution of fees in lieu thereof required.

As a condition of approval of a final plat of subdivision, the subdivider shall dedicate land for park purposes, and for school sites, or shall agree, in writing, to contribute cash in lieu of actual land dedications, or a combination of both at the option of the City, in accordance with the requirements hereof. (Ord. 2009-Z-11 § 1; Ord. 1989-M-58 § 1.)

16.32.070 Requirements for park land dedications.

A. Calculation of requirement. The estimated ultimate population of a proposed subdivision shall bear directly upon the amount of land required to be dedicated for park purposes. The minimum requirement shall be ten (10) acres of land per one thousand (1,000) of ultimate population in accordance with the standards hereinafter set forth.

B. Park site size and location standards.

Types of Park Sites	Minimum Desirable Site Area	Minimum Acreage per 1,000
Mini-Parks	1.0 acre	0.5 acres
Neighborhood Parks	5.0 to 10.0 acres	2.0 acres
Community Parks	25 acres or more	7.5 acres
	TOTAL	10.0 acres

The size, location and shape of the park land to be dedicated shall be subject to the approval of the city council as part of the preliminary plan. Prior to city council approval of the preliminary plan, the city shall have received a resolution of the park district governing board approving the location and acreage of any park land to be dedicated. The suitability of land to be dedicated for park sites shall be evaluated by the plan commission and city council according to the following standards:

- 1. The site should be essentially regular in shape to facilitate maintenance and to provide the optimum opportunity for recreational use.
- 2. The site should not be located on a major road when such a location would present a traffic hazard to park users.
- 3. The site should not be subject to frequent flooding.
- 4. The site should have soil and topographic conditions suitable to accommodate the anticipated facilities, including but not limited to parking areas, play fields, tennis courts, playground equipment, or other recreational facilities.
- 5. The site should be located in the approximate center of the residential area to be served wherever possible, and adjacent to a school site where consistent with the school site requirements hereof.

(Ord. 1997-M-54 § 1; Ord. 1989-M-58 § 1.)

16.32.080 Requirements for school site dedication.

- A. Calculation of requirement. The estimated ultimate student population for grades K through 12 of the proposed subdivision shall bear directly on the amount of land required to be dedicated for school sites. The minimum requirement shall be .025 acres of land per elementary student, .0389 acres of land per middle school student, and .072 acres of land per high school student in accordance with the following standards:
- B. School site size and location standards.

Type of School Site	Maximum Students	Minimum
	per School Site	Acres/Site
Elementary K - 5	600	15 acres
Middle School	900	35 acres
High School	1500	108 acres

The location and shape of the school land to be dedicated shall be subject to the approval of the City Council as part of the preliminary plan. Prior to City Council approval of the preliminary

plan, the City shall have received a resolution of the school district board of education approving the location and acreage of any school land to be dedicated. The suitability of land to be dedicated for school sites shall be evaluated by the Plan Commission and City Council according to the following standards:

- 1. The site should be essentially regular in shape, to allow the proper design of the school building, playgrounds, and parking areas.
- 2. The site should not be located on a major road when such a location would present a traffic hazard to school children.
- 3. The site should not include storm water retention or detention facilities except those provided to serve the school site.
- 4. The site should have suitable soil and topographic conditions for the construction of a school building, parking lot, and other necessary facilities.
- 5. The site should be located in the approximate center of the residential area to be served wherever possible.

(Ord. 2008-M-41 § 1; Ord. 2003-M-37 § 1; Ord. 1991-M-78 § 1; Ord. 1989-M-58 § 1.)

16.32.090 Criteria for requiring a cash contribution in lieu of park and school land.

- A. When cash contribution required. When the subdivision is small and the resulting site is too small to be practical, or when available land is inappropriate for park or school sites, or when park or school sites have already been provided, the city council may require the payment of cash contributions in lieu of the required land. The city council shall determine whether land or cash will be required when it approves the preliminary plan, and may consider the recommendation of the appropriate park or school district in making such determinations. When the park district or school district has refused to accept a land contribution, the city council may require a cash contribution.
- B. Payment of park contribution. For subdivisions platted in multiple phases, the per dwelling unit cash contribution in lieu of, or in addition to, park land, as may be applicable, shall be paid for the entire phase to be developed, prior to issuance of the first building permit for the applicable phase. For subdivisions platted in a single phase, the per dwelling unit cash contribution in lieu of, or in addition to, park land, as may be applicable, shall be paid for the entire subdivision prior to issuance of the first building permit. The applicable per dwelling unit cash contribution shall be paid directly to the Park District and held in trust. All such payments made to the Park District under this Section are to be spent solely in accordance with paragraph C below. The City shall not issue a building permit until it receives an original receipt of payment executed by the treasurer of the Park District. (Ord. 2009-Z-5 § 1.)
- C. Use of contribution by park district.
 - 1. The cash contribution in lieu of park land shall be used solely for the acquisition of park land which will serve the immediate or future needs of the residents of the subdivision for which the contribution was received, or the improvement of existing park land which will serve such needs; provided, however, any expenditure of funds for land or improvements shall satisfy all applicable statutory criteria and specifically the provisions of 65 ILCS 5/11-12-4 et seq., as amended.

Annexation agreements entered by the city pursuant to 65 ILCS 5/11-15.1-1, as amended, with respect to land to be zoned to include residential uses for which Chapter 16.32 of the St. Charles Municipal Code as amended applies, shall include a provision that all cash received for the park district may be used by the park district for land acquisition, building construction, site improvements, capital improvements, equipment, operations, or any other purpose which will serve the immediate or future needs of the residents of the subdivision for which the contribution was received.

2. Further, the park district shall spend a minimum of fifty percent (50%) of the contribution a) within the subdivision from which it was received, or if no park land exists within said subdivision, b) within park district real estate nearest said subdivision or for the purchase of park land within one and one-half miles of said subdivision. For subdivisions platted within the city limits, the park district shall spend one hundred percent (100%) of the contribution within the city limits; for subdivision platted outside the city limits but within the planning jurisdiction of the city, the park district shall spend one hundred percent (100%) of the contribution within the planning jurisdiction of the city. The city council may vary the requirements of this paragraph 2 if it finds that, based upon facts presented by the park district, such variance will result in park facilities which will serve the immediate or future needs of the residents of the subdivision from which the contribution was received.

(Ord. 1996-M-53 § 35.)

- D. Payment of school contribution. For subdivisions platted in multiple phases, the per dwelling unit cash contribution in lieu of, or in addition to, school land, as may be applicable, shall be paid for the entire phase to be developed, prior to issuance of the first building permit for the applicable phase. For subdivisions platted in a single phase, the per dwelling unit cash contribution in lieu of, or in addition to, school land, as may be applicable, shall be paid for the entire subdivision prior to issuance of the first building permit. The applicable per dwelling unit cash contribution shall be paid directly to the School District and held in trust. All such payments made to the School District under this Section are to be spent solely in accordance with paragraph C above. The City shall not issue a building permit until it receives an original receipt of payment executed by the treasure of the School District. (Ord. 2009-Z-5 § 2.)
- E. Use of contribution by school district. The cash contribution in lieu of school land shall be used solely for the acquisition of land for a school site to serve the immediate or future needs of the residents from the subdivision for which the contribution was received, or for the improvement of any existing school site which will serve such needs, but not for the construction of any school buildings, or additions thereto; provided, however, any expenditure of funds for school sites or improvements shall satisfy all applicable statutory criteria and specifically the provisions of Chapter 24 Paragraph 11-12-1, et. seq. of the Illinois Revised Statutes, 1987, as amended.

Annexation agreements entered by the city pursuant to Chapter 24 Paragraph 11-15.1-1 et. seq. of the Illinois Revised Statutes, 1987, as amended, with respect to land to be zoned to include residential uses for which chapter 16.32 of the St. Charles Municipal Code as amended applies, shall include a provision that all cash received for the school district may be used by the school district for land acquisition, building construction, site improvements, capital improvements, equipment, operations, or any other purpose which will serve the immediate or future needs of the residents of the subdivision for which the contribution was received.

F. Return of contribution if not expended. If any portion of a cash contribution in lieu of park or school site land is not expended for the purposes set forth herein within ten (10) years from the date of receipt, it shall be refunded, together with accrued interest thereon, to the owners of record of all lots, except public land, in the subdivision for which such contribution is made. The refund shall be paid to the person who is the owner of record on the day which is the tenth anniversary of the receipt of such contribution. The amount of the refund due to each lot owner shall be equal to the amount of the original contribution, together with accrued interest thereon, divided by the total number of lots in the subdivision (excluding public land) for which the contribution was made. The city council may permit one-year extensions of the ten-year restriction if the park district or school district demonstrates that such funds have been allocated for an acquisition or improvement allowed herein, but have not been spent due to additional funds being necessary to complete such acquisition or improvement.

G. All building permits issued shall be subject to the cash contributions applicable pursuant to Title 16 at the time of payment of the cash contributions, unless otherwise previously granted by the City Council through a planned unit development or annexation agreement. Any amendment to an approved preliminary plan, final plat of subdivision, or final plat or plan of planned unit development shall require compliance with the then applicable cash in-lieu fees, to the extent that such amendment results in the calculation of a greater cash payment to the Park District and School District. (Ord. 2009-Z-5 § 3.)

(Ord. 1989-M-58 § 1.)

16.32.100 Amount of cash contribution.

The cash contribution in lieu of land shall be based on the fair market value of improved land within the subdivision. The fair market value of improved land for subdivisions to be developed within the City is hereby determined to be two hundred forty thousand five hundred dollars (\$240,500.00) per acre, which shall be used in the calculation of the required cash contributions, except as follows:

- A. The fair market value for subdivisions to be developed outside the corporate limits of the City of St. Charles but within the City's 1 ½ mile jurisdictional area is hereby determined to be one hundred seventy-five thousand dollars (\$175,000);
- B. If the City Council determines that the specifics of the subdivision so warrant, it may require a formal appraisal; if the subdivider files a written objection to the use of the per acre value established herein, he shall submit a formal appraisal. Such appraisal shall show the fair market value of improved land in the area of the subdivision.
- C. Final determination of the fair market value per acre of land shall be made by the City Council, based upon the appraisal or appraisals, and upon other information which may be submitted by the park district, school district, or others. The subdivider shall pay all appraisal fees.

(Ord. 2008-M-41 § 2; Ord. 2003-M-37 § 2; Ord. 1997-M-54 § 2; Ord. 1991-M-78 § 1; Ord. 1989-M-58 § 1.)

16.32.110 Criteria for requiring land and cash.

There may be situations when a combination of land and a cash contribution in lieu of land are both necessary. At the time of preliminary plan approval, the city council may require a combination of land and cash in any of the following situations:

- A. When a previously designated park or school site lies partly within and partly outside of a proposed subdivision and the acreage of the designated park or school site within the subdivision is less than the park or school site acreage required herein, the subdivider shall contribute all of the designated park or school site lying within the proposed subdivision, and cash in lieu of the additional acreage needed to fulfill the requirements hereof.
- B. When part of a designated park or school site has already been acquired, and the land needed to complete it is less than the land required from the subdivision, then the subdivider shall contribute the amount of land needed from the subdivision to complete the park or school site and cash in lieu of the additional acreage needed to fulfill the requirements hereof.
- C. When the subdivider will be contributing certain park or school sites, and the balance of the required park or school site acreage would be too small or otherwise unsuitable for park or school sites, then the subdivider shall contribute cash in lieu of the balance of the required school or park site acreage.

(Ord. 1989-M-58 § 1.)

16.32.120 Calculation of estimated population.

The "Table of estimated ultimate population per dwelling unit," attached hereto as Exhibit A, shall be used to calculate the amount of required park and school site land and cash contributions in lieu thereof. A written objection to Exhibit A may be filed by the subdivider, or by the school or park district, prior to city council approval of the preliminary plan. Such objection shall include a demographic study showing the

estimated ultimate population to be generated by the subdivision. Final determination of the estimated ultimate population shall be made by the city council at the time of preliminary plan approval. It is recognized that population density, age distribution, and local conditions change over time, and that, therefore, Exhibit A is subject to periodic review and amendment as necessary. (Ord. 1989-M-58 § 1; Ord. 1989-Z-6 § 1.)

16.32.130 Reservation of additional land.

Whenever the St. Charles Comprehensive Plan, or the standards of the city, school district, or park district call for a school or park site within a subdivision larger than the required land contribution, the land needed in addition to the required contribution shall be reserved on the final plat for subsequent purchase by the city, park district, or school district. The city, park district, or school district shall acquire the land so designated by purchase or commence proceedings to acquire such land by condemnation within one year from the date of recording of the final plat; if the land is not so acquired or condemnation proceedings are not so commenced within said one year period, the land so designated may then be used by the owners thereof in any other manner consistent with the St. Charles Municipal Code and compatible with said subdivision. (Ord. 1989-M-58 § 1.)

16.32.140 Condition of park and school sites.

Land improvements within the subdivision adjoining park and school sites shall be provided and paid for by the subdivider. In addition, park and school sites shall be fine graded, provided with a minimum of six (6) inches of topsoil, and seeded as part of the required land improvements, unless otherwise permitted by the city council. Prior to commencing such work or any land improvements within a park or school site, the subdivider shall furnish a policy or policies of insurance insuring both city and the park or school district, as the case may be, with coverages as approved by the city council and park district governing body or school district board of education, as the case may be. The subdivider shall provide certificates to city and the school or park district, as the case may be, showing city and such school or park district as additional insureds. Such certificates shall provide for at least 30 days notice to city and such district prior to cancellation or modification in any respect. The failure to provide or maintain the insurance coverages or certificates as mentioned above shall be cause to stop construction and shall be cause for the refusal of issuance of construction and building permits or certificates of occupancy. (Ord. 1989-M-58 § 1.)

16.32.150 Time of conveyance.

The park and school sites required herein shall be conveyed to the appropriate park or school district grantee, as designated by the city, after city council approval of the final plat and prior to the execution of the final plat of subdivision. The final plat shall not be executed by the mayor or recorded until the governing body of the park district or school district, as the case may be, executes a written acceptance of the conveyance. Such acceptance of the conveyance shall not be deemed to constitute acceptance for purposes of maintenance. The subdivider shall be responsible for maintaining the park and school sites until the land improvements upon and adjoining such sites are accepted by the city council. (Ord. 1989-M-58 § 1.)

16.32.160 Payment of general real estate taxes and agricultural rollback taxes.

General real estate taxes and agricultural rollback taxes levied or which become due because of any conveyance, against the park or school site which is conveyed, shall be the responsibility and obligation of the grantor. Grantor shall furnish evidence of payment of these taxes or deposit the amount of those taxes in escrow with the title company furnishing the preliminary report of title, requiring payment of the taxes when they become due. After payment of the taxes, evidence of such payment shall be furnished to the city and the grantee. The amount of any general real estate taxes and/or agricultural rollback taxes for the year of conveyance shall be pro-rated to the date of the delivery of deed. The amount of the general real estate and

agricultural rollback taxes shall be based on the assessor's latest known rate, value, and equalizer, if any, for the land being conveyed. (Ord. 1989-M-58 § 1.)

16.32.170 Real estate conveyance requirements.

All real estate conveyed to the school district or park district pursuant to the provisions of this chapter is hereby designated "public land." The subdivider shall furnish the city and the grantee with a survey of the public land to be conveyed and a commitment for title insurance from a title company licensed to do business in the state of Illinois, in the amount of the fair market value of such public land. If within thirty (30) days of receipt of the commitment, the city or grantee objects in writing to defects in the title, the subdivider shall have thirty (30) additional days from the date of delivery of such written objections to cure such defects. All deeds of conveyance pursuant to this ordinance shall be recorded, at the subdivider's sole expense, in the office of the recorder of deeds of the county in question. All conveyances pursuant to this chapter shall be by warranty or trustee's deed subject only to the following:

- A. Acts done or suffered by, or judgments against the grantee, its successors, and assigns;
- B. General taxes for the year of conveyance, and subsequent years;
- C. Zoning and building laws and/or ordinances;
- D. Public and utility easements of record which are reasonably acceptable to city and grantee;
- E. Conditions and covenants of record as contained only in plats of subdivision approved by the city;
- F. Rights-of-way for drainage ditches, feeders, laterals, and underground tile, pipe or other conduit;
- G. Such other exceptions to title that city and grantee shall find acceptable.

Each conveyance shall be accompanied by an appropriate affidavit of title. (Ord. 1989-M-58 § 1.)

16.32.180 Real covenant/sale of public land.

- A. All conveyances of public land shall contain a restrictive covenant, in form approved by the city council, running with and binding the public land conveyed, providing for the sole and continued use of said real estate as public land, subject to the provisions hereof, in perpetuity, unless the city council approves the removal of said covenant. The owner of the public land and the city of St. Charles, their successors and assigns, shall have the right to enforce said restrictive covenant. In the event either the school district or park district desires to sell any public land obtained under the provisions hereof, it shall first direct written notice, certified mail, return receipt requested, to the nonselling district and city. The written notice shall contain a legal description and plat of the public land and statement that the owner thereof desires to sell the public land described. Upon receipt of the written notice, the following options are provided and granted:
 - 1. The nonselling district shall have the exclusive option to purchase the public land described, for the thirty-day period next following receipt of the notice;
 - 2. In the event the nonselling district fails to exercise its option within the thirty-day time period, the city shall have exclusive option to purchase the public land described, at no cost, for the thirty-day period next following expiration of the initial thirty-day period.
- B. Any option shall be exercised by directing written notice to the owner of the public land, certified mail, return receipt requested. In the event both the nonselling district and the city fail to exercise their options, the owner of the public land may, for a one-year period thereafter, sell the public land described in the written notice to any third party, subject to the requirements of law.
- C. In the event any public land is sold to a third party pursuant to the terms of this chapter, the restrictive covenant which binds the public land shall be released and removed by the city.
- D. The cash received by the school district as a result of the sale of public land shall be held in a separate trust account, and shall be used solely in accordance with the provisions of Paragraph 16.32.090 (E) above.

E. The cash received by the park district as a result of the sale of public land shall be held in a separate trust account, and shall be used solely in accordance with the provisions of Paragraph 16.32.090(C) above.

(Ord. 1989-M-58 § 1.)

16.32.190 Private recreational areas in lieu of dedicated park land.

- A. Private recreation areas and facilities may reduce thee demand for local public recreational services. At the option of the city council, a portion of the public park site requirement may be provided in the form of private recreation areas. The extent of same shall be determined by the city council, based upon the needs of the projected residents, the extent to which the private recreation areas are available for use by the residents of the subdivision, and available park land in the general area.
- B. In general, a substitution of private recreational areas for public park sites will require a substantially higher degree of improvement, such as the installation of recreational facilities and equipment by the subdivider. Detailed plans of facilities to be installed shall be submitted with the preliminary plan and shall be subject to the review and approval of the city council. Before any credit is given for private recreation areas, the subdivider shall provide such guarantee that the private recreation areas will be permanently maintained for such use by the execution of such legal documents and the provision of such sureties as city shall request.

(Ord. 1989-M-58 § 1.)

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Associated Municipal Consultants, Inc
Naperville, Illinois

EXHIBIT A

TABLE OF ESTIMATED ULTIMATE POPULATION PER DWELLING UNIT

		CHILDI	CHILDREN PER UNIT				
	Pre-School	Elementary Grades K-5	Junior High Grades 6-8	Total Grades K-8	High School Grades 9-12	Adults	Total Per
Type of Unit	0-4 Years	5-10 Years	11-13 Years	5-13 Years	14-17 Years	18 Years +	<u>DO</u>
Detached Single Family 2 Bedroom	0.113	0.136	0.048	0.184	0.020	1.700	2.017
3 Bedroom	0.292	0.369	0.173	0.542	0.184	1.881	2.899
4 Bedroom	0.418	0.530	0.298	0.828	0.360	2.158	3.764
5 Bedroom	0.283	0.345	0.248	0.593	0.300	2.594	3.770
Attached Single Family							
1 Bedroom	0.000	0.000	0.000	0.000	0.000	1.193	1.193
2 Bedroom	0.064	0.088	0.048	0.136	0.038	1.752	1.990
3 Bedroom	0.212	0.234	0.058	0.292	0.059	1.829	2.392
4 Bedroom	0.323	0.322	0.154	0.476	0.173	2.173	3.145
Apartments							
Efficiency	0.000	0.000	0.000	0.000	0.000	1.294	1.294
1 Bedroom	0.000	0.002	0.001	0.003	0.001	1.754	1.758
2 Bedroom	0.047	980.0	0.042	0.128	0.046	1.693	1.914
3 Bedroom	0.052	0.234	0.123	0.357	0.118	2.526	3.053

(Ord. 1998-M-2 § 1.)

Chapter 16.36

CHECKLISTS

	Sections:	
	16.36.010	Preliminary plan.
	16.36.020	Engineering plans.
	16.36.030	Final plat.
16.36.010	Preliminary plan.	
Nai	me of Subdivision	
Dat	re of Submission	
Due	e Date of Recommend	ation (45 days)
NO	1 1	ecute this checklist, the subdivider or his engineer shall: e required information.
	2. Denote	compliance with applicable ordinances by placing his initials in all spaces applicable.
	3. Denote	those items which the subdivider considers "not applicable" to this particular ision by the abbreviation "N.A."
	1. Twenty-two c	opies of preliminary plan submitted;
		4-inch by 36-inch sheets;
		ot less than 1" to 100';
		file scale is 1" to 100' horizontal and 1" to 10' vertical;
		s included with each set of preliminary plans;
		osed subdivision is shown;
		n by town, range, section, or other legal description;
	8. Name and add shown;	lress of owner, trust, corporation or subdivider having control of project is
	-	l of registered engineer or surveyor who prepared topographic survey is
-	shown;	
	-	nd address of the designer of the plan is shown;
		rection is shown;
	12. Date of	preparation and date of revision, if any, is shown;
	13. A locati	on map is included indicating:
	A. A	A scale of not less than 1" to 1000',
	B. I	Boundary lines of adjoining land within an area bounded by the nearest arterial streets or other natural boundaries,
	C. U	Jse of surrounding land,

	D. Ownership of the surrounding land,
	E. Alignment of existing streets,
	F. Section and corporate lines;
14 .	Boundary line of proposed subdivision is clearly shown;
 15.	Total approximate acreage is shown;
 16.	Existing zoning classification is indicated;
 17.	The following existing items, if within the boundaries of the subdivision, or located
 17.	100' or less outside the boundaries are shown:
	A. Previously platted streets and other right-of-ways, with improvements, if any, indicating:
	1. location
	2. widths
	3. names,
	B. Railroad right-of-ways, indicating:
	1. location
	2. dimensions,
	C. Utility right-of-ways, indicating:
	1. location
	2. width
	3. type
	a. sewer
	b. water
	c. gas
	d. telephone
	e. electric
	f. other,
	D. Parks and other open spaces indicating:
	1. location
	2. area,
	E. Easements, indicating:
	1. location
	2. width
	3. purpose,
_	F. Permanent buildings and structures, indicating:
	1. location
	2. setback lines
	3. names of owners,
	G. Section and corporate lines,
	H. Sanitary sewers, indicating:
	1. location
	2. size
	3. manholes
	4. invert elevations at manholes,
	I. Water mains, indicating:
	1. location
	2. size
	3. valves, indicating:
	a. valve manhole, or
	b. valve box

	4. fire hydrants and auxiliary valves,
	J. Culverts, indicating:
	1. type
	 type location size invert elevations, Storm sewers, indicating: location size catchbasins
	3. size
	4. invert elevations,
	K. Storm sewers, indicating:
	1. location
	2. size
	J. Calcillasins
	4. invert elevations,
	L. Watercourses, indicating:
	1. type
	2. high-water width and elevation
	3. width of easement
	4. location of easement,
	M. Marshes, indicating:
	2. dimensions
	3. soil bearing capacity,
	N. Rock outcrops, indicating:
	1. location
	2. dimensions;
	 dimensions soil bearing capacity, Rock outcrops, indicating: location dimensions; Monuments and survey markers, indicating: location
	1. location
18.	Topographic data is given in feet above mean sea level within the tract and to a
	distance of 100' beyond, indicating:
	A. Existing contours at vertical levels of not more than 2',
	B. Proposed contours at vertical intervals of not more than 2',
	C. Benchmark, indicating:
	1. location
	2. description
	3. elevation;
 19.	Soil bearing data is given, if required by the superintendent of public works,
	indicating:
	A. Location of tests,
	B. Depth of tests,
	C. Soil bearing capacity,
	D. Moisture content;
 20.	The following proposed items, if within the boundaries of the subdivision or located
	100' or less outside of the boundaries, are shown:
	A. Layout of streets, indicating:
	1. Collector streets, indicating:
	a. 80' fight-of-way width
	b. 38' roadway width, back to back of curbs
	2. Minor streets, indicating:
	a. 66' right-of-way width

b. 32' roadway width, back to back of curbs
3. Cul-de-sac streets, indicating:
 a. 66' right-of-way width
b. 32' roadway width, back to back of curbs
c. the length does not exceed 500' unless there are less than 16 lots abutting the
cul-de-sac street
d. terminus is circular, or nearly so, and right-of-way is at least 120'in
diameter
e. terminus roadway width is 90' in diameter
4. Marginal access street, indicating:
 a. 40' right-of-way width
b. 24' roadway width, back to back of curbs
5. Through street shown extended to boundaries of subdivision
 6. Stormwater runoff pattern on paving,
 B. Names of streets:
 1. Not duplicating the name of any street heretofore used in the city or its
 environs, unless the street is an extension of any already existing street, in
which case the name shall be used
2. Streets are on the west side of the river
 3. Avenues are on the east side of the river,
 C. Street improvement plan showing location of all new street improvements,
 including those to the centerline of previously dedicated right-of-ways
abutting the subdivision, in accordance with present city standards,
D. Utility easements:
 Located at the rear of each lot and other necessary locations
 2. Not less than 10 feet in width on each lot
 3. Purpose is indicated
 4. Stormwater runoff is indicated,
 E. Centerline profiles of all streets showing gradients not less than 0.4 percent and
 not more than:
1. 5.0 percent on collector streets
 2. 7.0 percent on minor streets,
 F. Pedestrianways, when required, indicating:
 Location at approximately the center of blocks in excess of 900' in length
 2. Width not less than 12'
 3. Shrub or tree hedge at side boundary lines,
 G. Block layout, indicating:
 1. Blocks do not exceed 1200' in length
 2. Additional access ways to parks, schools, etc., are shown in accordance with
 the plan commission's requirements
3. Blocks fit readily into the overall plan of the subdivision, with due
 consideration given to:
a. topographical conditions
b. lot planning
c. traffic flow pattern
d. public open space areas
4. Block numbers
 5. Blocks intended for commercial industrial or institutional use are so

designated,
H. Lot layout, indicating:
1. Lot dimensions
2. Lot areas, not less than those stipulated in the appropriate district regulations of
the zoning ordinance (areas may be listed by schedule)
3. Building setback lines shown and properly dimensioned
4. Proposed land use
5. Lot numbers
6. Corner lots are sufficiently larger than interior lots to allow maintenance of building setback lines on both street frontages and still allow a buildable width equal to that of the smallest interior lot in the block (minimum width 90')
7. All lots abut a publicly dedicated street for a distance not less than the minimum
width of the lot
8. Lots are as nearly rectangular in shape as is practicable
9. Lots are not less than 100' in depth, nor 70' in width
10. Lot lines are substantially at right angles to the street lines and radial to curved
street lines
11. Double frontage lots only where:
a. lots back upon an arterial street and front on an access street
b. Topographic or other conditions make subdividing otherwise unreasonable
c. lot can be made an additional 20' deeper than average
d. a protective screen planting is indicated on one frontage
12. Lots abutting or traversed by a watercourse, drainageway, channel, or stream,
indicate:
a. additional width and depth to provide an acceptable building site
b. width of easement is at least 15' wider on each side of watercourse at
high-water level
13. Due regard for natural features, such as:
a. trees
b. watercourses
c. historic items
d. other similar conditions,
I. Areas intended to be dedicated for public use, indicating:
1. Plan conforms to general development plan of the
2. Diamaga
2. Purpose
3. Acreage, J. Source of domestic water supply, indicating:
 1. Connection to existing water mains 2. Location of site for community water plant, K. Provision for sewage disposal, indicating:
K. Provision for sewage disposal, indicating:
K. Provision for sewage disposal, indicating:
1. Connection to existing sanitary sewer mains
2. Location of site for community sewage disposal plant,
L. School sites, indicating:
1. Location
2. Dimensions
3. Acreage,
M Topographic information indicating:

city

	Proposed changes in elevation of land show that any flooding would be relieved
	2. Adequate installation of storm sewers would remove the possibility of flooding,
	1. Location
	2. Size
	3. Invert elevations at manholes
	4. Manhole locations,
	O. Water main layout, indicating:
	1. Location
	2. Size
	3. Looped pattern where practicable
	4. Fire hydrants, spaced not more than 400' apart,
	P. Storm sewer layout, indicating:
	1. Location
	2. Catchbasins at not more than 600' intervals
	3. Stormwater is not carried across or around any intersection
	4. Surface water drainage pattern for each individual lot and block,
	Q. Street light layout, indicating:
	Locations and typical street light detail, or
	2. Statement by subdivider that street lights will be installed in accordance with
21.4	city standards:
21.An o	utline of proposed covenants accompanies the plans, indicating the intention of the
	subdivider to have the covenants recorded with the final plat.
22 T	A. Protection against obstruction of drainage easements;
22. Typ1	cal street cross section, showing base construction, surfacing, concrete curb and sidewalk
00 L- 1:-	in accordance with the land improvements ordinance;
23. Indic	eation that sidewalks will be installed along all lot lines coincidental with street right-of-
	ways;

24. Indication on drawings or by certificate that subdivider installation of street signs, and for seeding and	
Completed by:Name	
Address	-
Date	_
Reviewed by: Director of Public Works	
Date	-
Considered by plan commission on: Date	
Chairman	_

(Ord. 1987-M-45 § 10; Ord. 1963-21 App. A.: Prior code § 11.014.)

16.26.020 Engineering plans.

	Name of	f Subdi	vision	
	Date of	Submis	sion	
	Due Dat	te of Re	ecommendation (45 days)	
shall		To pro	perly execute this checklist, the subdivider or his	engineer
SHan	•	1.	Insert the required information.	
		2.	Denote compliance with applicable ordinances by placing his initials in all sp where applicable.	paces
		3.	Denote those items which the subdivider considers "not applicable" to this passibilities subdivision by the abbreviation "N.A."	articular
		1.	Plans have been submitted within twelve months of the date of approval by t council of the preliminary plan;	he city
		2.	Six copies of engineering plans submitted;	
		3.	Plans are on 24-inch by 36-inch sheets;	
		4.	A title sheet is included with each set of plans, and includes:	
			A. Name of the subdivision and unit number,	
			B. Type of work covered,	
			C. Location map showing relation of area to be improved to streets,	
			D. An index of sheets,	
			E. A summary of quantities,	
			F. Name, address, and seal of registered engineer preparing the plans,	
			G. Date of preparation and revisions, if any, is shown;	
		5.	Plan and profiles are on federal aid sheets, plate I or II.	
			A. Horizontal scale is no less than 1 inch to 50 feet;	
			B. Vertical scale is no less than 1 inch to 5 feet;	
		6.	Cross sections are plotted on federal aid sheets, plate III.	
			A. Horizontal and vertical scales are no less than 1 inch to 10 feet;	
		7.	North direction is shown for each separate plan view;	
		8.	An adequate number of bench marks are shown with elevations referenced to level, to facilitate checking of elevations without more than one setup of a level;	
		9.	Delineation is shown of all easements necessary to serve all lots with underg overhead utilities, and to allow for perpetual maintenance of these facilities	
		10.	An application for an Illinois Environmental Protection Agency Permit for the sewer extension accompanies the plans;	
		11.	Sanitary sewer plans and specifications are complete and conform to the star requirements of Ordinance No. 1960-29 as revised or superseded and denothe following:	

	A. An properties in the subdivision are served and house service connections are
	provided,
	B. The minimum size main is 8 inches I.D.,
	C. The plan conforms to the overall city plan for any trunk sewers traversing the
	subdivision,
	D. The distance between manholes does not exceed 400 feet,
	E. The invert elevation of each manhole is shown,
	F. The grade of each section of sewer is shown be percentage in accordance with
	accepted engineering practice,
	G. Extra strength pipe and extra strength manhole wall construction is specified and shown on the plans and in the estimate of quantities where the depth of installation exceeds 12 feet,
	H. Profile of existing and proposed ground surfaces,
	I. Risers are shown for individual house service laterals where depth of main
	exceeds 12 feet,
	J. Pipe joints are of permitted type,
	K. Minimum manhole cover weights are correct:
	1. 540 pounds in collector streets
	2. 400 pounds in minor and cul-de-sac streets 3. 335 pounds in rear lot easements,
	3. 335 pounds in rear lot easements,
	L. Specifications include provisions for checking of infiltration or exfiltration,
	M. Standard details are shown and include:
	1. Standard manhole 2. Drop manhole 3. Standard manhole cover 4. Standard riser 5. Standard service installation
	2. Drop manhole
	3. Standard manhole cover
	4. Standard riser
	5. Standard service installation
10	6. Concrete cradle;
 12.	An application for an Illinois Environmental Protection Agency Permit for the water
1.2	main installation accompanies the plans;
 13.	Water distribution plans and specifications are complete and conform to Ordinance No. 1960-29 as revised or superseded, and include all of the following:
	A. All properties in the subdivision are served and provisions are made for service
	connections within the property lines,
	B. The minimum size main is 6 inches I.D.,
	C. The plan conforms to the city's overall plan for any trunklines which might
	traverse the subdivision,
	D. Valve and hydrant spacing and location conform to the approved preliminary
	plan,
	E. Material and joint specifications comply with the city's standards,
	F. Specifications include provisions for testing and sterilization of all new water distribution facilities,
	G. Standard details are shown and include the following:
	1. Valve manhole
	2. Standard cover
	3. Standard hydrant installation;
14.	Street plans, including storm sewers, are complete and conform to Ordinance No.
	1960-29 as revised or superseded, and include all of the following:

	A. The location of streets and width of pavements conform to those indicated on	the
	approved preliminary plan,	
	B. Plan shows curb, gutter and sidewalk locations, and include the following	
	information:	
	 1. Corner curb radius is not less than 16 feet 2. Curve data for all horizontal curves 3. Direction of flow along all curbs 	
	2. Curve data for all horizontal curves	
	3. Direction of flow along all curbs	
	4. No surface water is carried across or around any street intersection, nor	for
	a distance greater than 600 feet,	
	C. Cross sections are submitted as necessary to indicate feasibility of proposed	
	street elevations in relation to adjacent lot elevations, and include sidewalk	
	location,	
	D. Profiles are submitted for all paving centerlines and storm sewers and indicate	: :
	1. Catchbasin invert elevations	
	2. Minimum pipe size is 12 inches I.D. (except that a lead from a single in	let
	may be 10 inches I.D.)	
	3. The grade of each section of sewer is shown by percentage in accordance	e
	with accepted engineering practice	
	4. Storm sewer elevations do not conflict with any other underground utility	ties
	5. Storm sewer is connected with an adequate outfall	
	4. Storm sewer elevations do not conflict with any other underground utility 5. Storm sewer is connected with an adequate outfall 6. Curve data is given for vertical road curves,	
	E. The storm sewer system is designed to provide sufficient capacity for the	
	draining of upland areas contributing to the storm water runoff on the street	
	1. Storm sewer design computations are submitted with plans,	
	F. A surface water drainage pattern is shown for each block,	
	G. Material specifications comply with city standards and include:	
	1. paying base materials	
	2. paving surface materials3. concrete	
	3. concrete	
	4. pipe materials,	
	H. Typical cross sections and details include the following:	
	1 collector street	
	2. minor or cul-de-sac street 3. concrete curb and gutter 4. concrete sidewalk	
	3. concrete curb and gutter	
	4. concrete sidewalk	
	4. concrete sidewalk 5. standard manhole 6. standard cover	
	6. standard cover	
	7. catchbasin;	
15.	Street light plans are complete and conform to Ordinance No. 1960-29 as revised or	ſ
	superseded, and include the following:	
	A. Pole locations,	
	B. Spacing,	
	C. Average maintained foot-candle illumination (calculated),	
	D. Control system and wiring diagram,	
	E. Typical section showing:	
	1. type of base and pole	
	2. bracket or arm	
	3. luminaire, indicating type of lamp and wattage	
	4 mounting height:	

CHECKLISTS

16.	Ordinance No. 1960-29 as revised or superseded, and include provisions for:	
	A. Removal of stumps, trees that cannot be saved, boulders, and all other sim	ilar
	items,	
	B. Grading, installation of topsoil, and seeding or sodding,	
	C. Planting of trees;	
17.	Street signs are shown to be installed, at all street intersections not previously m	ıarked,
	in accordance with Ordinance No. 1960-29 as revised or superseded.	
	Completed by:	
	Name	
	Address	
	Date	
	- ***	
	Reviewed by:	
	Director of Public Works	
	Date	
	Considered by	
	plan	
	commission on:	
	Date	
Ord 1007 M 45 9 1	Chairman 11: Ord 1963-21 App. B: Prior code 8 11 015)	
VIII 170/-IVI-4)0	11 VIII 1703-/1 ADD D. FHOLCOUE 9 11 VI3 I	

16.36-11

16.36.030 Final plat.

Name of Subdivision		
Name of	Subaiv	rision
Direction	ns:	The subdivider or surveyor should complete this checklist. Please initial each item to indicate that it has been completed. Please mark any items that do not apply as "N.A." and provide a notation or letter stating why the item is not applicable. Include one original copy of this checklist with the 22 copies of the final plat.
	1.	Plat has been submitted prior to expiration of preliminary plan approval;
	2.	Engineering plan has been submitted;
	3.	Twenty-two copies of the final plat have been submitted;
	4.	Plat is drawn with ink on mylar or equal;
	5.	North direction is shown;
	6.	Scale is shown (minimum one inch equals 100 feet);
	7.	Section corners and section lines are accurately tied into subdivision by distances and angles, as applicable;
	8.	Official survey monuments are shown as required;
	9.	All necessary easements are shown and dimensioned;
	10.	An identification system for all lots and blocks;
	11.	Building setback lines are shown and dimensioned in accordance with the zoning ordinance;
	12.	Lot areas are in accordance with the applicable zoning regulations;
	13.	Street names are shown;
	14.	Areas to be dedicated or reserved for public use are shown and described and their purpose is designated;
	15.	Protective covenants are lettered on the plat or are appropriately referenced;
	16.	Required certificates are shown and signed, including:
		A. Surveyor's certificate (including legal description),
		B. Owner's certificate,
		C. Notary certificate,
		D. County clerk certificate,
		E. Certificate as to special assessments,
		F. Certificate of county engineer, as required,
		G. Plan commission certificate;
		H. Director of public works certificate,
		I. City Council certificate,
		J. Special Flood Hazard Area certificate, as required,
		K. Mortgagee certificate, as required;
	17.	The following items have been submitted prior to City Council consideration of the final plat:
		A. One original drawing of the final plat (submit after final Council approval and signature by non-city entities),
		B. A copy of the Illinois Environmental Protection Agency Permit for the sanitary sewer installation, as required,
		C. A copy of the Illinois Environmental Protection Agency Permit for water main installation, as required,

CHECKLISTS

	D. A copy of the NPDES Permit for construction disturb	pance of aggregate areas
	greater or equal to five (5) acres, as required, E. A copy of IDOT, County or other highway authority F. A copy of U.S. Army Corps of Engineers permit, as a G. A copy of IDOT-DWR Permit, as required, H. An acknowledgement executed by the subdivider accent the installation of the Land Improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking I. A certified estimate of cost of all required land improvements as shown engineering plans and specifications ("Undertaking III and III and III and III and II and I	required, repting the responsibility for a on the approved "), evements prepared by a see of Illinois,
	contingent approval is granted by the City Council.	
	Completed by:	
	Completed by: Name	
	Address	
	Date	
A.	"SURVEYOR'S CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.	
property:	"This is to certify that I, Illinois Land Surveyor No, have surveyed and subdivided the	following described
	"Given under my hand and seal at, Illinois, this A.D. 19" Illinois Registered Land Surveyor	day of,
	No"	

B.	"OWNER'S CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"This is to certify that the undersigned is the owner of the land described in the annexed plat, and that he has caused the same to be surveyed and subdivided as indicated thereon, for the uses and purposes therein set forth, and does hereby acknowledge and adopt the same under the style and title thereon indicated.
	Dated this day of A.D. 19"
C.	"NOTARY CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"I,, a notary public, in and for said county, in the state aforesaid, do hereby certify that, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such owners, appeared before me this day in person and acknowledged that they signed and delivered the annexed plat as their own free and voluntary act for the uses and purposes therein set forth. "Given under my hand and Notarial Seal this day of, A.D. 19, at Illinois.
	Notary Public "
D.	"COUNTY CLERK CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"I, County Clerk of Kane County, Illinois, do hereby certify that there are no delinquent general taxes, no unpaid forfeited taxes and no redeemable tax sales against any of the land included in the annexed plat. "I further certify that I have received all statutory fees in connection with the annexed plat. "Given under my hand and seal at, Illinois, this day of, A.D. 19

∃.	"CERTIFICATE AS TO SPECIAL ASSESSMENTS STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"I do hereby certify that there are no delinquent or unpaid current or forfeited special assessments or any deferred installments thereof that have not been apportioned against the tract of land included in the plat.
	Collector of Special Assessments
	Dated at, Illinois, this day of, A.D. 19"
₹.	"COUNTY ENGINEER'S CERTIFICATE "This plat has been approved by the Kane County Engineer with respect to roadway access to pursuant to ILCS Chapter 765 Paragraph 205/2.
	Dated this day of, A.D. 19"
J.	County Engineer" "PLAN COMMISSION CERTIFICATE STATE OF ILLINOIS) CITY OF ST. CHARLES) ss.
	"Approved this day of, A.D. 19
	CITY OF ST. CHARLES PLAN COMMISSION
	"
	Chairman
•	"DIRECTOR OF PUBLIC WORKS CERTIFICATE STATE OF ILLINOIS) COUNTY OF KANE) ss.
	"I,, do hereby certify that the required improvements have been installed, or the required guarantee bond has been posted for the completion of all required land improvements.
	Director of Public Works
	Dated at , Illinois, this day of , A.D. 19 ."

I.	"CITY COUNCIL CERTIFICATE "Approved and accepted this date to the desired this	ay of, A.D. 19"
	CITY COUNCIL OF CITY OF ST. CHARLES, ILLINOIS	
		Mayor
	ATTEST:	
		City Clerk
J.	Special Flood Hazard Area identified	cluded in this record of deed {are/are not} located in the for the {city/village/county} of, Illinois by Agency on the Flood Insurance Rate Map, Panel No. Illinois Registered Land Surveyor
		No"
K.	"MORTGAGEE'S CERTIFICATE "Accepted and approved by	, as Mortgagee.
	Dated at, Illinois, thi	s day of, A.D., 19
		By:
		Attest:"
. 199	4-M-15 § 1; Ord. 1987-M-45 § 11; Ord.	1963-21 App. C.: Prior code § 11.016.)

Chapter 16.40

COMPREHENSIVE PLAN

Sections:	
16.40.010	Adopted - Title.
16.40.020	Subdivision control and zoning ordinances adopted.
16.40.030	Ordinances implementing plan - On file with city clerk - Available for public inspection.
16.40.040	Ordinances implementing plan - Copies available upon payment of fee.
16.40.050	Effective time.

16.40.010 Adopted - Title.

An official comprehensive plan dated September 30, 1974, is adopted by the city, pursuant to the powers granted by the Illinois Municipal Code, and shall be known as "the comprehensive plan of the city of St. Charles, Illinois." (Ord. 1974-M-16 § 1: Prior code § 11.000(1).)

16.40.020 Subdivision control and zoning ordinances adopted.

The existing subdivision control ordinance of the city, known as Ordinance No. 1963-21, as amended; and the existing zoning ordinance of the city, known as Ordinance No. 1960-16, as amended, are adopted by reference as part of and for the purpose of implementing the official comprehensive plan. (Ord. 1974-M-16 § 2: Prior code § 22.000(2).)

16.40.030 Ordinances implementing plan - On file with city clerk - Available for public inspection.

The official comprehensive plan, the ordinance codified in this chapter which adopts the official comprehensive plan, the subdivision control ordinance as amended, the zoning ordinance as amended, and all other ordinances which may implement said plan including an official map which may hereafter be adopted and all amendments thereto shall be placed on file with the municipal clerk and shall be available at all time during business hours for public inspection. (Ord. 1974-M-16 § 3: Prior code § 11.000(3).)

16.40.040 Ordinances implementing plan - Copies available upon payment of fee.

Copies of said official comprehensive plan, all ordinances implementing said plan, including any official map that may hereafter be adopted shall be made available to all interested parties upon payment of such sum as the corporate authorities shall determine to be adequate to reimburse the general fund of the city of the cost of printing and distributing same. It is determined that same sums shall be as follows:

- A. Comprehensive plan, fifty dollars;
- B. Zoning ordinance, twenty dollars;
- C. Subdivision control ordinance, eight dollars.

(Ord. 1990-M-100 § 1; Ord. 1974-M-16 § 4: Prior code § 11.000(4).)

16.40.050 Effective time.

The official comprehensive plan shall become effective upon the expiration of ten days after the date of filing notice of the adopting of the official comprehensive plan with the county recorder of deeds of DuPage County, Illinois, and the county recorder of deeds of Kane County, Illinois. (Ord. 1974-M-16 § 5: Prior code § 11.000(5).)

Chapter 16.44

LAND IMPROVEMENTS

Sections:	
16.44.005	Definitions.
16.44.010	Purpose.
16.44.030	Standards for road and bridge construction.
16.44.050	Plans and specifications - Requirements generally.
16.44.060	Sanitary sewers - Standard specifications for gravity sewers.
16.44.061	Sanitary sewers – Standard specifications for force main sewers.
16.44.070	Water Distribution Systems - Standard specifications.
16.44.080	Street construction - Standard specifications.
16.44.091	Vitrified clay pipe, material.
16.44.092	Ductile iron pipe, material.
16.44.093	PVC plastic pipe, material.
16.44.096	Special conditions, material.
16.44.101	Vitrified clay pipe, application.
16.44.102	Ductile iron pipe, application.
16.44.103	PVC pipe, application.
16.44.110	Sewer pipe, VCP specials.
16.44.120	Sewer pipe, inspection of material.
16.44.130	Sewer and water main construction - Generally.
16.44.140	Sewer and water main construction - Protection of water mains and service
10.1.1.1	lines from sewers.
16.44.150	Sewer and water main construction - Excavation.
16.44.155	PVC sewer pipe - Excavation.
16.44.160	Sewer and water main construction - Trenching and trimming.
16.44.170	Sewer and water main construction - Unauthorized excavation.
16.44.180	Sewer and water main construction - Protection against water.
16.44.190	Sewer and water main construction - Maintenance of excavation.
16.44.200	Sewer and water main construction - Foundations and timbers.
16.44.210	Sewer main construction, alignment.
16.44.220	Sewer and water main construction - Grade.
16.44.230	Sewer and water main construction - Pipe laying.
16.44.231	Sewer and water main construction - Encasement.
16.44.235	PVC sanitary sewer construction - Trench.
16.44.236	PVC sanitary sewer construction - Embedment materials and placement.
16.44.237	PVC sanitary gravity sewer - Pipe and fitting joining.
16.44.240	Sewer construction, VCP sewer joints.
16.44.241	Sewer construction – force main.
16.44.260	Sanitary sewer construction – gravity sewer testing.
16.44.261	Sanitary sewer construction – force main testing.
16.44.270	Sewer and water main construction - Backfilling.
16.44.280	Sewer and water main construction - Covering.
16.44.290	Sewer and water main construction - Testing (pressure mains).
16.44.300	Sewer and water main construction - Disinfecting water mains.
16.44.310	Manhole - Description.
16.44.320	Manhole - Material specifications.

LAND IMPROVEMENTS

16.44.330	Catch basin - Description.
16.44.340	Catch basin - Material specifications.
16.44.350	Inlet construction.
16.44.360	Rock excavation - Generally.
16.44.370	Rock excavation - Measurement.
16.44.380	Rock excavation - Pipe protection in rock.
16.44.390	Rock excavation - Undercuts.
16.44.400	Rock excavation - Other work included.
16.44.410	Rock excavation - Basis of payment.
16.44.430	Valves, hydrants, gates and appurtenances - Generally.
16.44.440	Valves - sewer construction.
16.44.460	Yard hydrants.
16.44.490	Plug drain valves.
16.44.500	Shear gates.
16.44.510	Backwater gates.
16.44.520	Sluice gates.
16.44.530	Wheel - operated stands.
16.44.540	Crank - operated stands.
16.44.550	Motor - operated stands.
16.44.560	Rubber - seated butterfly valves.
16.44.570	Concrete specifications - Portland cement.
16.44.580	Concrete specifications - Fine aggregate.
16.44.590	Concrete specifications - Coarse aggregate.
16.44.600	Concrete specifications - Mixing water.
16.44.610	Concrete specifications - Metal reinforcement.
16.44.620	Concrete specifications - Forms.
16.44.630	Concrete specifications - Form ties.
16.44.640	Concrete specifications - Reinforcement placing.
16.44.650	Concrete specifications - Proportioning.
16.44.660	Concrete specifications - Mixing.
16.44.670	Concrete specifications - Depositing concrete.
16.44.680	Concrete specifications - Depositing against other concrete.
16.44.690	Concrete specifications - Construction joints.
16.44.700	Concrete specifications - Protecting and curing.
16.44.710	Concrete specifications - Removal of forms.
16.44.720	Concrete specifications - Defective work.
16.44.730	Concrete specifications - Floor finish.

16.44.005 Definitions.

- A. See Chapter 16.08 for applicable definitions.
- B. Abbreviations:

ANSI = American National Standards Institute,

ASTM = American Society for Testing Materials,

AWWA = American Water Works Association,

DI = Ductile Iron.

IDOT = Illinois Department of Transportation,

IDOT CA-6 = That department's gradation of coarse aggregate,

PVC = Polyvinylchloride, a plastic,

SDR = Standard Dimension Ratio,

VCP = Vitrified Clay Pipe.

(Ord. 1997-M-103 § 1; Ord. 1989-M-65 § 1.)

16.44.010 Purpose.

The following standards and specifications set forth in this chapter outline the minimum Ordinance No. 1963-21, the subdivision control ordinance of the city of St. Charles. The standard specifications are covered under three primary headings of:

- A. Sanitary sewers;
- B. Water mains;
- C. Street construction.

The standard specifications are followed by a series of general specifications which outline in detail the materials to be used and the methods to be followed in accomplishing the work. (Ord. 1960-29 (part).)

16.44.030 Standards for road and bridge construction.

In the standard specifications for street construction, reference is made to the <u>Standard Specifications</u> for Road and Bridge Construction of the Illinois Department of Transportation, adopted July 1, 1988, three copies of which were filed with city clerk more than 30 days prior to the passage of the ordinance adopting this provision. These are to be considered as a part of these standards and specifications as if quoted herein verbatim. These specifications are hereinafter referred to as "State standard specifications." (Ord. 1989-M-65 § 1.)

16.44.050 Plans and specifications - Requirements generally.

- A. All plans and specifications for land improvements shall be prepared generally in accord with those prepared for the city on city financed improvements.
- B. Street plans shall show all horizontal and vertical alignment. Curve data for horizontal and vertical curves shall be included on the plan sheets.
- C. Storm sewers shall be provided unless existing storm sewers are adequately sized and placed to accommodate runoff. Such sewers shall provide for extension to land lying within the drainage area, whether such land is within the subdivision or not. Storm sewers shall be designed by the Rational Method and copies of the design computations shall be submitted with the plans. Inlets shall be provided so that surface water is not carried across or around any intersection, nor for more than a distance of six hundred feet in the gutter.
- D. All plans shall describe an adequate number of bench marks, with elevations referenced to mean sea level, so that elevations may be checked at any point without more than one setup of a surveyor's level.
- E. Unless otherwise approved, plans shall be on twenty-four-inch by thirty-six-inch sheets. Each set of plans shall include a title sheet showing the name of subdivision, type of work covered, a

location map showing relation of area to be improved to existing streets, an index of sheets, a summary of quantities, and the name and address of the person preparing the plans. Plan and profile shall be plotted on federal aid sheets, plat 1 or 2, at a scale of one inch to fifty feet, horizontal; and one inch to five feet, vertical. Cross sections shall be plotted on federal aid sheets, plat 3, at a scale of one inch to ten feet, horizontal and vertical. All necessary information shall be shown, including earthwork quantities.

- F. All plans and specifications shall be prepared by an engineer legally authorized by the state and shall bear the engineer's seal.
- G. The subdivider and any contractors employed by him shall take special care to avoid disturbance of lot and block corners and other survey points. Any such corners or points removed or disturbed shall be reestablished in their correct position and location before application is made for acceptance by the city.
- H. No deviations from plans and specifications shall be made without prior approval.
- I. Before acceptance of improvements, the subdivider shall furnish the city with the original or certified copies of all materials tests required, an affidavit that all materials, labor and other costs have been paid for and three prints of plans revised to show the final layout of the improvements as built. These shall clearly indicate the location of all underground utilities and shall give measurements to house service sewers measured from the nearest downstream manhole and water services measured from lot or block corners.

(Ord. 1960-29 (part).)

16.44.060 Sanitary sewers - Standard specifications for Gravity Sewers.

- A. Installation shall be in accordance with the <u>Standard Specification for Water and Sewer Main Construction in Illinois</u>, fourth edition (hereafter the "Standard Specifications"), three copies of which were filed with the city clerk more than 30 days prior to the passage of the ordinance adopting this provision, and applicable provisions of the St. Charles Municipal Code shall govern. The sanitary sewer system designs shall have a minimum usable, watertight service life of fifty (50) years.
- B. Sewers shall be of adequate size to serve the entire development proposed. The minimum size of street sewers shall be eight (8) inches inside diameter. The minimum size of sewer service connection is six (6) inches, inside diameter.
- C. Before commencing the sewer layout, the subdivider shall confer with the City to determine the required size and grades for any trunk sewers traversing the subdivision to fit the City's overall plan. These shall be installed by the subdivider under arrangements as provided in the subdivision control ordinance.
- D. A registered Illinois professional engineer must certify conformance to applicable provisions of 16.44.090 through 16.44.120.
- E. A registered Illinois professional engineer must certify conformance to applicable installation provisions of 16.44.130 through 16.44.330.
- F. Sanitary sewer service laterals shall be provided for each lot, parcel or tract. The lateral shall extend to the right-of-way line.
- G. Sanitary sewer service connections shall consist of a 1/8 sewer pipe curve set in the bell of a Y fitting or a combination T-Y molded fitting. The necessary lengths of straight pipe may extend to within five (5) feet of the building foundation. All requirements for material and installation for sewer mains are applicable to sewer service connection pipes. Testing of sewer service connection pipes shall be done as part of sewer main tests as defined in Section 16.44.260 for infiltration of water and exfiltration of air under pressure. PVC sewer service pipe is not required to have deflection tests. Television testing of sewer service pipe is not required.

- H. On completion of the sewer, the contractor shall provide facilities at the low end of the main sewer for temporarily dewatering the sewer. Water pumped out shall be disposed of in a manner acceptable to the city engineer.
- I. No construction shall commence until a copy of a permit from the Illinois Environmental Protection Agency is filed with the City.
- J. Manholes shall conform to standard drawing number 16.44.060.J (Exhibit at end of Chapter)
- K. Minimum weight of cover shall be as follows:
 - 1. On collector streets, five hundred forty pounds.
 - 2. On minor streets and cul-de-sacs, four hundred pounds.
- L. The fluid flow design characteristics of all sewer pipe shall use a Manning "n" Factor of .013. (Ord. 2005-M-18 § 1; Ord. 2002-M-30 § 1; Ord. 1989-M-65 § 1.)

16.44.061 Sanitary Sewers – Standard Specifications for Force Main Sewers

- A. Installation shall be in accordance with the Standard Specification for Water and Sewer Main Construction in Illinois, fourth edition (hereafter the "Standard Specifications"), three copies of which were filed with the city clerk more than 30 days prior to the passage of the ordinance adopting this provision, and applicable provisions of the St. Charles Municipal Code shall govern. The sanitary sewer system designs shall have a minimum usable, watertight service life of fifty (50) years.
- B. Force main sewers shall be of adequate size to serve the entire development proposed and the maximum capacity of the proposed lift station, whichever is greater. The minimum size of a force main shall be four (4) inches inside diameter.
- C. A registered Illinois professional engineer must certify conformance to applicable provisions of 15.44.090 through 16.44.120.
- D. A registered Illinois professional engineer must certify conformance to applicable installation provisions of 16.44.130 through 16.44.330.
- E. A manhole shall be placed over each horizontal bend in the force main and each horizontal bend of the force main shall be an elbow with a cap.
- F. Manholes shall be placed over the force main a minimum of every seven hundred (700) feet and a tee with a cap shall be placed inside every manhole.
- G. On completion of the force main, the contractor shall provide facilities at the low end of the main sewer for temporarily dewatering the sewer. Water pumped out shall be disposed of in a manner acceptable to the City Engineer.
- H. No construction shall commence until a copy of a permit from the Illinois Environmental Protection Agency is filed with the City.
- I. Manholes shall conform to standard drawing number 16.44.060.J (Exhibit at end of Chapter)
- J. An air release valve and vault shall be placed at each high point of the force main. Air release valve and vault shall conform to standard drawing number 16.44.061.J (Exhibit at end of Chapter)

(Ord. 2005-M-18 § 1.)

16.44.070 Water Distribution Systems - Standard specifications.

A. Water main pipe shall have a minimum diameter to satisfy fire flow requirements or eight (8) inches unless the total length of the public main is 300 feet or less and as approved by the Director of Public Works, the minimum diameter may be six (6) inches. Water main pipe shall be ductile iron manufactured in accordance with the requirement of ANSI/AWWA C151/A21.51. Push-on joints and mechanical joints for such pipe shall be in accordance with ANSI/AWWA C111/A21.11. Pipe thickness shall be designed in accordance with ANSI/AWWA C150/A21.50

- and shall be based on laying conditions and internal pressures specified in the project plans with a minimum thickness class of 52. All side yard and rear yard water main not directly adjacent to a public roadway or paved surface shall have a minimum thickness class of 55 with a type five laying condition, as defined in ANSI/AWWA C/600/A21.50 Section 3.3.7, see City Standard Drawing No. 16.44.070.03, attached. Pipe shall have cement mortar lining and seal coating in accordance with ANSI/AWWA C104/A21.4.
- B. Installation of Ductile-Iron water mains and their appurtenances shall be in accordance with the requirements of ANSI/AWWA C600/A21.50. Including lubricating mechanical joint gaskets with pipe lubricant and applying a minimum of 75 foot pounds of torque to bolting systems. Water main shall have a minimum type three laying conditions, as defined in ANSI/AWWA C600/A21.50 Section 3.3.7, see City Standard Drawing No. 16.44.070.01, attached. Polyethylene encasement is required in all installations in accordance with ANSI/AWWA C105/A21.5. Polyethylene encasement may be deleted if soil analysis, from the site, performed by a Professional Engineer, approved by the City, indicated that polyethylene encasement is not required. To insure electric conductivity, brass wedges shall be installed per Section 41.205C of the Standard Specifications for Water and Sewer Construction in Illinois, dated May 1996, as amended. Water main shall have a minimum cover of 5 (five) feet and maximum bury depth of 10 (ten) feet, unless approved by the City Council. Water main and publicly owned water appurtenances shall be located a minimum of 20 (twenty) feet from buildings or structures. If site conditions will not allow for the minimum separation approval must be received from the City Council.

C.

- 1. Mechanical joint fittings shall be restrained by a device, which consists of multiple individually activated gripping surfaces built into a mechanical joint follower gland. Device shall be manufactured from ductile iron conforming to ASTM 536.80. The restraining device shall be such that it can replace a standardized mechanical joint gland and can be used with any standard mechanical joint beel conforming to ANSI/AWWA C111/A21.11 and to ANSI/AWWA C153/A21 of the latest revision. The device shall utilize torque sensitive, "twist off nuts" that shall be incorporated in the design or the wedge activation screws to insure proper torque. The restrained device shall have a published working pressure rating 350 PSI in sizes through 16" and 250 PSI above 20". A 2.0 safety factor will be built in to the working pressure rating. Restraint device for mechanical joints shall be Uni-flange series 1400 manufactured by the Ford Meter Box Company of Wabash, Indiana or 1100 or 3000 series Megalug Manufacturer by EBAA Iron Sales, Inc. of Eastland, Texas.
- 2. Pipe from mechanical joint restraint specified in 16.44.070 C.1. shall be restrained in accordance with the minimum guidelines stated in City Standards Drawing No. 16.44.070.04 attached. Push joint pipe restraint shall be Field Lok 350 gasket as manufactured by United States Pipe and Foundry Company of Birmingham, Alabama or Series 1700 Megalug by EBAA Iron Sales In. of Eastland, Texas or Series 1390 Pipe Restraint as manufactured by Ford Meter Box Co., Inc. of Wabash, Indiana.
- D. Ductile-iron Compact Fittings shall be manufactured in accordance with the requirements of ANSI/AWWA C153/A21.53. Ductile-Iron and Gray-Iron fittings material and manufacture shall be in accordance with the requirements of ANSI/AWWA C11/A21.10.
- E. Distribution system valves shall be resilient wedge gate valve, epoxy coated, non-rising stem, oring seal, open left with a 2" square operating nut, manufactured in accordance with the requirements of AWWA C509-87. All distribution valves shall be housed in valve manholes in accordance with the detail provided in the exhibit entitled "Valve Vault" appended to this chapter except those valves on hydrant leads which shall be furnished with cast iron boxes and covers. Valves with a nominal pipe diameter under 10 inches shall be housed in valve manholes with an

inside diameter of 4 feet, valves 10 inches and larger shall be housed in valve manholes with an inside diameter of 5 feet. The weight on the manhole's cast iron cover and lid shall be not less than four hundred pounds, except where the manhole lies with the paved surface area of a collector street in which case the manhole cover and lid shall weigh not less than five hundred forty pounds. Manhole lids shall have "Water" imprinted on the lid. Water main with a bury depth of 6.0' and greater shall have steps installed in valve vaults.

- F. Fire Hydrants shall be either Clow Medallion Fire Hydrants, as manufactured by the Clow Valve Company of Oskaloosa, Iowa, or Mueller Super Centurion 200 Fire Hydrants, as manufactured by Mueller Company, Decatur, Illinois, or Waterous Pacer Model WB-67-250, or equal as approved by City Council. Hydrants will have two, two and one-half inch hose nozzles and one, four and one-half inch steamer nozzle threaded for St. Charles thread. All threads shall be National Standard. All hydrants shall be for six-inch pipe connection and shall have a five-inch valve opening. Hydrants shall be of sufficient length to allow for five feet of cover over the hydrant lead. An auxiliary six-inch valve and valve box shall be installed on each hydrant lead. All hydrants shall have two coats of paint matching the city standard for color, commonly known as Rover Red. Hydrants shall have installed "Hydrafinder Standard" hydrant locators as manufactured by the Radon Corporation of St. Charles, Illinois, or equal approved by the City Council.
- G. Valve boxes on hydrant leads shall be buffalo-type, three piece, Mueller No. H-10357, Clow F-2450, or equal as approved by the City Council. All valve boxes shall have a valve box stabilizer installed.
- H. After the water mains have been tested in accordance with Section 16.44.290 and disinfected in accordance with Section 16.44.300 the water service line shall be provided from the main to the outlet side of the curb stop, for each lot. The copper service pipe shall be soft temper, type-K copper tubing, one-inch diameter minimum. Approved fittings shall be of compression type manufactured by the Ford Meter Box Co. Inc., of Wabash, Indiana, the Mueller Co. of Decatur, Illinois, or equal as approved by City Council, as follows:

One Inch Corporation Stop:

Ford No. FB 1000-4-Q

Mueller No. B-25008

One Inch Curb Stop:

Ford No. B-44-444-O

Mueller No. B-25155

Every water service line from the corporation to the curb stop shall be inspected by the Water Division Foreman or his designee. All inspections shall be open trench. Contractors requesting service line inspections shall contact the Water Division 48 hours prior to requested inspection time.

- I. Each curb stop shall be provided with a cast iron service box Mueller No. H-10300 or equal approved by the City Council complete with lid. Service box shall be of sufficient length to permit the top to be installed approximately three inches above finish grade. Each service box shall be provided with a cap with the word "water" cast in the top.
- J. Tapping sleeves, for sizes up to eight-inch, shall be stainless steel manufactured by Romac Industries, Inc., of Seattle, Washington, Model No. SST-945 or Mueller Co. of Decatur, Illinois, Model No. H-615 or equal approved by the City Council. All fasteners used to connect tapping sleeve to tapping valve shall be 304 grade stainless steel fasteners.
- K. Unless specifically approved, all water mains and services shall be laid in separate trenches from sewer and sewer services, as outlined in Sections 16.44.130 through 16.44.140.

- L. No Public Water Main construction shall commence until a Public Water Supply Construction Permit is obtained from the Illinois Environmental Protection Agency, and a copy of such permit is filed with the city.
- M. Landscape plantings shall not interfere with operations and maintenance of water appurtenances. Trees shall not be planted within ten feet of all hydrants, valve vaults, or curb boxes. Bushes and shrubs shall be maintained five feet from water appurtenances. Sod is required around hydrants for ten feet. Hydrant plants shall follow the guidelines depicted in City Standard drawing No. 16.44.070.02, attached.
- N. All below grade, factory installed bolts and fasteners shall be 304 grade stainless steel. (Ord. 2007-M-89 § 1; Ord. 2002-M-95 § 1; Ord. 1999-M-29 § 1; Ord. 1997-M-103 § 1; Ord. 1993-M-46 § 1; Ord. 1960-29 (part).)

16.44.080 Street construction - Standard specifications.

- A. Subgrade.
 - 1. The subgrade of all streets shall be graded and rolled in accordance with state standard specifications. Prior to placing any type of base material, the subgrade shall be inspected and approved by the city. Twenty-four hours advance notice shall be required for such inspections. (Ord. 1989-M-65 § 1.)
 - 2. Particular attention is directed to the requirements for the replacement of soft and unstable material as contained in Article 22.3 of the state standard specifications.
 - 3. Embankment shall be placed and compacted in accordance with Section 16 of said specifications.
 - 4. Rock shall be excavated to a minimum depth of four inches below the subgrade.
- B. Gravel of Crushed Stone Base Course.
 - 1. This work shall be in accord with Section 29 of the state standard specifications. The type of base construction shall be type B and shall comply with Article 29.5(b). The requirement of using a spreader box or mechanical spreader may be waived by the city.
 - 2. The granular material used shall be grade 7, 8, or 9, unless a modified gradation of material is submitted to the city and approved by the city in writing. All granular materials shall be tested by a testing laboratory approved by the city and copies of tests, as required by the State Highway Department, shall be furnished to the city prior to the placing of such materials.
- C. Bituminous Surface Treatment, Subclass A-3.
 - 1. This work shall be in accordance with Section 39 of the state standard specifications. Seal coat aggregate may be used in lieu of cover coat aggregate in the construction of the two cover coats.
 - 2. Any loose aggregate remaining on the completed surface or lying in the gutters shall be picked up by hand brooming or other approved method.
 - 3. A thin layer of sand shall be applied to all areas of the completed surface that tends to bleed from excessive bituminous material as directed by the city.
- D. Bituminous Concrete Surface Course, Subclass B-5. This work shall be in accordance with Section 44 of the state standard specifications. The bituminous mixture shall be placed only when the temperature of the air in the shade is above forty degrees fahrenheit and only when weather conditions are deemed suitable by the city.
- E. Concrete Gutter, Type B Modified.
 - 1. This work shall be in accord with the applicable portions of Section 80 of the state standard specifications and the city's standard. Cylinders shall be taken of the concrete and tested for compressive strength by a laboratory approved by the city.

- 2. This type of construction shall be considered a minimum standard by the city and any alternate type of combination concrete curb and gutter shall be submitted to the city for approval prior to commencing any street construction.
- F. Portland Cement Concrete Sidewalk. This work shall be in accordance with Section 89 of the state standard specifications. The city's sidewalk standard shall be used as a minimum for the width and thickness of sidewalks.
- G. Storm Drainage.
 - 1. Catch basins, manholes, and inlets shall be constructed in accord with Section 75 of the state standard specifications.
 - 2. Storm sewers shall be constructed in accord with Section 66 of said specifications. The minimum inside diameter of storm sewers permitted to be used shall be twelve inches, except that a single inlet can be connected into a catch basin or manhole with a ten-inch diameter storm sewer. All drainage facilities are subject to approval by the city and shall provide sufficient capacity for the draining of upland areas contributing to the storm water runoff on the street.

(Ord. 1960-29 (part).)

16.44.091 Vitrified clay pipe, material.

- A. All VCP pipe shall conform for acceptance to A.S.T.M. C-700.
- B. Joints shall conform to requirements of Section 16.44.240, or shall conform to requirements of A.S.T.M. C-425.

(Ord. 1989-M-65 § 1.)

16.44.092 Ductile iron pipe, material.

The City Engineer shall specify whether mechanical or push-on joint will be used. The engineering plans shall specify certification and test records. Engineering plans shall specify written statements of conformance for inspection and foundry records as provided in these specifications. (Ord. 1997-M-103 § 1; Ord. 1989-M-65 § 1.)

16.44.093 PVC plastic pipe, material.

- A. All PVC pipe and fittings shall conform to ASTM D-3034 for sizes six (6) through fifteen (15) inches. The minimum SDR is twenty-six (26) for pipe and SDR thirty-five for fittings. For pipe diameters eighteen (18) to twenty-seven (27) inches, pipe and fittings shall conform to ASTM F-679. All PVC plastic shall have a cell classification of 12454-B. Purchase orders shall specify written report of test results and certification of material by manufacturer per ASTM specifications.
- B. Joints shall conform to ASTM D-3212. Solvent joints are not permitted. (Ord. 1989-M-65 § 1.)

16.44.096 Special conditions, material.

For pipe sizes not herein specified or for other conditions of environment or application, the engineer will specify an alternate material as described in the standard specifications. (Ord. 1989-M-65 § 1.)

16.44.101 Vitrified clay pipe, application.

A. Standard strength clay pipe (ASTM C-700) shall be permitted for trench depth of twelve (12) feet or less measured from top of pipe. Extra strength clay pipe (ASTM C-700) shall be used for

depths up to twenty (20) feet. Ductile iron or other engineer specified material shall be used for depths exceeding twenty (20) feet.

B. VCP shall only be used for gravity mains (i.e., zero pressure).

(Ord. 1989-M-65 § 1.)

16.44.102 Ductile iron pipe, application.

DI pipe may be used on all gravity mains (i.e., zero pressure) and shall be used on all force mains or for depths exceeding twenty (20) feet. Coal tar enamel or other suitable coating will be specified by the engineer to protect internal diameter from corrosion. When external corrosion resistance is required, the polyethylene encasement of ANSI C-105 shall be used. (Ord. 1989-M-65 § 1.)

16.44.103 PVC pipe, application.

PVC pipe shall only be used in gravity mains (i.e., zero pressure) for depths up to twenty (20) feet or less measured from top of pipe. (Ord. 1989-M-65 § 1.)

16.44.110 Sewer pipe, VCP specials.

- A. Branches shall be furnished with the connection or connections of the size or sizes specified, securely and completely fastened by fusion in the process of vitrification to the barrel of the pipe.
- B. Channel or split pipes, curves and branches shall be accurate half-sections of the corresponding size of straight pipe and specials.
- C. Pipes shall bear the initials or name of the person, company or corporation by whom they are manufactured, location of the mill, and the symbol ES on extra strength pipe.

(Ord. 1960-29 § KA(3).)

16.44.120 Sewer pipe, inspection of material.

- A. All pipes shall be subject to inspection at the factory as defined in material testing specifications included herewith, and at the trench or other point of delivery by the engineer. The purpose of this inspection by the engineer will be to cull and reject pipes which fail to comply with the requirements of the specifications.
- B. All rejected pipes will be plainly marked by the engineer and shall be replaced by the contractor with pipes which meet the requirements of these specifications, without additional cost.

(Ord. 1989-M-65 § 1.)

16.44.130 Sewer and water main construction - Generally.

- A. The work included in Sections 16.44.140 through 16.44.300 consists of the furnishing of all material and labor required for the construction complete in place of sewers or water mains and will be paid for either on a lump sum basis or unit price basis whichever is stipulated in the proposal.
- B. Included in Sections 16.44.140 through 16.44.300 is all excavation required by such work, all pumping, bailing and draining, sheeting and shoring, removal and disposal of buried structures and obstacles, and all necessary measures to provide for local travel and access.
- C. The costs of all junctions shall be included in the contract price unless otherwise specified in the proposal.
- D. Connections with existing sewers or water mains shall be made at points noted on the plans and wherever an existing sewer or water main is intercepted by the proposed system of sewers or water mains, if so ordered by the engineer.
- E. Old manholes shall be reappointed and any loose brick in the walls of the manholes shall be relaid.

- F. Junctions for future sewer connections shall be bricked off at the ends, thoroughly closing them. When connections are made with sewers carrying water, special care must be taken that no part of the work is built under water, a flume or dam must be put in and the new work kept dry until finished
- G. The terminations or intersections of submains and laterals with main and submain respectively, shall be made through junctions previously built. If for any cause, the junction previously made in the sewer with which the contractor is to connect is to be changed in size or position or a new one is to be built, the contractor shall without extra charge, do all the necessary labor of any kind as a result of said change.

(Ord. 1960-29 § KF(1).)

16.44.140 Sewer and water main construction - Protection of water mains and service lines from sewers.

- A. Water mains Horizontal clearance.
 - 1. Whenever possible, a water main should be laid at least ten feet horizontally from any existing or proposed drain or sewer line.
 - 2. Should local conditions prevail which would prevent a lateral separation of ten feet, a water main may be laid closer than ten feet to, or in the same trench as, a storm or sanitary sewer, provided the main is laid in a separate trench or on an undisturbed earth shelf located to one side of the sewer and at such an elevation that the bottom of the water main is at least eighteen inches above the top of the sewer. This deviation must be approved in writing by the city engineer.
 - 3. If it is impossible to obtain proper horizontal and vertical separation as stipulated in subparagraph 1 and 2 of this subsection, both the water main and sewer should be constructed of ductile-iron pipe and be pressure-tested to assure watertightness before backfilling. Such tests to be conducted in the presence of the City Engineer.
- B. Water mains Vertical clearance.
 - 1. Whenever water mains must cross house sewers, storm drains, or sanitary sewers, the water main should be laid at such an elevation that the bottom of the water main is eighteen inches above the top of the drain or sewer. This vertical separation should be maintained for that portion of the water main located within ten feet, horizontally, of any sewer or drain crossed, said ten feet to be measured as the normal distance from the water main to the drain or sewer.
 - 2. Where conditions exist that the minimum vertical separation set forth in subparagraph 1 of this subsection cannot be maintained, or it is necessary for the water main to pass under a sewer or drain, the sewer main should be laid with ductile-iron pipe, and the pipe should extend on each side of the crossing until the normal distance from the water main to the sewer or drain line is at least ten feet. In making such crossings, it is preferable to center a length of water main pipe over the sewer to be crossed so that the joints will be equidistant from the sewer and as remote therefrom as possible. Where a water main must cross under a sewer, a vertical separation of eighteen inches between the bottom of the sewer and the top of the water main should be maintained, along with means to support the larger-sized sewer lines to prevent their settling and breaking the water main.
- C. Water service lines Clearances. The horizontal and vertical separation between water service lines and all sanitary sewers, storm sewers, or any drain should be the same as for water mains, as detailed in subsections A and B of this section, except that when minimum horizontal and vertical separation cannot be maintained, brass, copper or ductile-iron pipe shall be used for water service lines.

(Ord. 1997-M-103 § 1; Ord. 1989-M-65 § 1.)

16.44.150 Sewer and water main construction - Excavation.

- A. The contractor shall make to the necessary width and depth all excavations required for the construction of the improvement. Excavation shall include clearing the site of the work, the loosening, loading, removing, transplanting and disposing of all materials, wet or dry, necessary to be removed for purpose of construction, the sheeting, bracing, draining and backfilling of trenches and pits and the grading and shaping of fill about finished structures.
- B. The contractor must assume the risk of meeting quicksand, hardpan, boulders, clay, rubbish, unforeseen obstacles, underground conduits, gas pipe, drain tile, railroad tracks, pavements, etc., and accept payment for all work at the contract price.
- C. No claim for an amount of money beyond the contract price of the work will be entertained or allowed on account of the character of the ground in which the trench or other excavations are made, except for rock excavation.
- D. The sites of all excavations and embankments shall be first cleared of all trees (except those designated by the engineer to be saved), stumps, brush, rubbish, or other surface material which shall be removed and disposed of in a satisfactory manner. All top soil, loam and similar material covering the location of excavation shall be removed and kept separate and piled for use in resurfacing as may be directed. All trees designated by the engineers to be saved shall be adequately protected by boxes in a manner approved by the engineer.
- E. The ground shall be excavated in open trenches except where tunneling is considered necessary or proper by the engineer, in such direction as is required, to the width and depth as may be necessary for the proper construction of sewer or water main and appurtenances according to plans.
- F. The trenches must be of sufficient width for ample room within the limits of the excavation or the lines of the sheeting to permit the work to be constructed in the manner and size specified.
- G. Subsection G does not apply to PVC gravity sewer pipe; see Section 16.44.155. The bottom width of the trench at and below the top of the pipe, and inside the sheeting and bracing, if used above the top of the pipe, shall not exceed the following widths, unless otherwise specifically approved by the engineer:

Pipe Size	Maximum Width at Top	
(in inches)	of Pipe	
6 through 12	Inside diameter + 18 inches	
15 through 21	Inside diameter + 20 inches	
27 through 30	Inside diameter + 22 inches	
36 and over	Inside diameter + 32 inches	

(Ord. 1997-M-103 § 1.)

- H. Subsection H does not apply to PVC gravity sewer pipe; see Section 16.44.155. If the character of the ground met in excavating is such that the external form of the sewer cannot be preserved, the excavation shall be made to conform as nearly as possible to the external shape and dimensions of the sewer and the space between the external sewer lines and the bottom and the sides of the excavation as made shall be filled by the contractor with crushed stone, Type B, per ASTM C-12, compacted to a minimum proctor density of 80%.
- I. Where trench backfill is to be paid for separately, the width of the trench shall be limited as specified herein. If a wider trench is dug, trench backfill outside these limits shall be furnished and placed at the contractor's expense.

- J. The excavation of the trench shall not advance more than two hundred feet ahead of the completed masonry or pipe work except where, in the opinion of the engineer, it is necessary to drain wet ground.
- K. No tunneling of pipe sewers or water mains will be allowed except upon written permission from the owner. The tunnels shall be of such width and height as the engineer may direct and shall be excavated in conformity with the cross-section approved by him.
- L. Elevation of the bottom of trenches shall be checked to the satisfaction of the engineer before sewers or water mains are laid.
- M. In the event that any existing gas pipes, water pipes, conduits, sewers, watercourses and tile drains are blocked or interfered with during the construction of said improvement, the contractor shall maintain continuous operation and restore the same and leave it in the same condition as they were prior to the improvement.
- N. At all cross streets, the contractor shall, when directed by the engineer, make provision for the passage of vehicles and pedestrians either by bridging or otherwise.
- O. The contractor must make necessary arrangements with all persons, firms and corporations owning or using any pipes, tracks or conduits, affected by this improvement, to maintain and protect such pipes, tracks or conduits during construction. The cost of any such protection must be merged in the prices bid for the improvement.

(Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(3).)

16.44.155 PVC sewer pipe - Excavation.

- A. Subsections 16.44.150 A through D and I through O apply to PVC sewer pipe. Common trench construction does not apply.
- B. Trench width:
 - 1. Narrow, unsupported, vertical-walled trench. The amount of pavement to be removed and replaced, amount of rock excavation or the amount of embedment material used may dictate that the most economical installation is the narrow, vertical-walled trench. The width of haunching material shall provide a minimum of six to nine inches clearance on each side of the pipe for six inches and larger sizes. In narrow trenches, the pipe embedment shall be compacted all the way to the trench walls.

NARROW TRENCH WIDTH. MINIMUM

Nominal Pipe Size	Trench Width, Minimum
<u>Inches</u>	<u>Inches</u>
6	18
8	24
10	26
12	30
15	30
18	32
21	34
24	36
27	40

2. Wide trench. Wide trenches are classified as trenches whose width at the top of the pipe is greater than 2-1/2 pipe diameters on each side of the pipe or a total of 6 pipe diameters. There is no width of trench beyond which the load on a flexible pipe exceeds the prism load; accepted installation practices dictate narrow trench construction. In isolated circumstances, it may be more cost effective to use wide trench construction, i.e., in areas where narrow

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trench walls cannot be maintained. If trench width at the top of a small diameter pipe (6", 8" and 10" diameters) would exceed 6 pipe diameters, the embedment up to the pipe springline shall be compacted to a point approximately 2-1/2 pipe diameters from each side of the pipe. For larger diameter PVC pipe (12"-48" diameters) installed in wide trenches, the embedment up to the pipe springline shall be compacted to a point at least one pipe diameter or 24 inches from each side of the pipe, whichever is greater.

C. Braced and sheeted trenches. The general requirements of the standard specifications will apply. Depending upon the severity of the condition, the installer may elect to use tight sheeting, stay bracing, trench jacks or a trench shield or box to support the trench during pipe-laying operations. If the condition is too severe, it may be necessary to leave any sheeting in place or to use chemical or cement grouting of the soil adjacent to the excavation to prevent migration between the material used beneath and around the pipe and trench wall material. To allow sufficient working room plus trench wall support, the minimum excavated trench width to the outside of the sheeting or shield box shall be as shown in table:

SUPPORTED TR	RENCH WIDTHS, MINIMUM
Nominal Pipe Size	Trench Width, Minimum
<u>Inches</u>	<u>Inches</u>
6	36
8	36
10	42
12	42
15	48
18	48
21	50
24	52
27	56

NOTE: Widths are based upon 8 to 10 inches clearance on each side of the pipe to the inner face of trench supports. The trench supports are assumed to be 6 inches thick trench box or shield walls or 4 inch walls inside of 2 inches sheeting. Exceptionally deep trenches with thicker sheeting and bracing or other systems of trench support may require variation of these trench widths. Timber sheeting, where used below the top of the pipe, shall be driven approximately 2 feet below the bottom of the pipe and be left in place approximately 1.5 feet above the top of pipe. In supported trenches, compaction of foundation and materials shall extend to the trench wall or sheeting left in place. When using movable trench support, care shall be exercised not to disturb the pipe location, jointing or embedment. Removal of any trench protection below the top of the pipe and within 2-1/2 pipe diameters of each side of the pipe is prohibited after the pipe embedment has been compacted. Movable trench supports can only be used in wide trench construction where supports extend below the top of the pipe or on a shelf above the pipe with the pipe installed in a narrow, vertical-wall subditch. Any voids left in the embedment material by support removal shall be carefully filled with IDOT CA-6, granular material which is adequately compacted. Removal of bracing between sheeting shall only be done where backfilling proceeds and bracing is removed in a manner which does not relax trench support. When advancing trench boxes or shield, longitudinal pipe movement or disjointing shall be prevented.

(Ord. 1989-M-65 § 1.)

16.44.160 Sewer and water main construction - Trenching and trimming.

- A. All trenches must be of sufficient width for properly constructing sewers, water mains, conduits, or other structures in the manner and of the size specified; and for removing any material which the engineer may deem unsuitable for foundation as well as to permit suitable sheeting and bracing to be placed wherever required. Whenever the nature of the ground will admit, the bottom shall have the shape and dimensions of the outside of the masonry or pipe.
- B. Wherever, in the opinion of the engineer, it is impossible to use excavating machinery and protect existing private or public property, or wherever use of excavating machinery will do damage of such nature as to involve irreparable or very costly damages, the contractor will use hand excavation tools.
- C. Sidewalks must in no case be obstructed and the contractor shall make provision at all cross streets and driveways for the free passage of foot passengers and vehicles by bridging or otherwise.

(Ord. 1960-29 § KF(4).)

16.44.170 Sewer and water main construction - Unauthorized excavation.

Whenever the excavation is carried beyond the lines and grades given by the engineer, the contractor shall, at his own expense, refill all such excavated space with such material and in such manner as may be directed. Beneath and around concrete structures, space excavated without authority shall be thoroughly compacted when refilling or, if deemed necessary by the engineer, shall be refilled with concrete at the contractor's expense. (Ord. 1960-29 § KF(5).)

16.44.180 Sewer and water main construction - Protection against water.

- A. The contractor shall do all pumping and bailing, build all drains, and do all other work necessary to keep the excavation clear of groundwater, sewage or stormwater during the progress of the work and until the finished work is safe from injury.
- B. Where the excavation is in wet sand and suitable construction conditions cannot be obtained by other methods, the contractor shall install and operate at no additional compensation a pumping system connected with well points, so as to drain the same effectually. No masonry shall be laid in water and water shall not be allowed to rise over masonry until concrete or mortar bags set at least forty-eight hours. All water pumped or drained from the work shall be disposed of in a satisfactory manner without damage to adjacent property or to other work under construction. Necessary precautions shall be taken to provide against flooding.
- C. No sanitary sewer shall be used for disposal of trench water, unless specifically approved by the city engineer and then only if the trench water does no ultimately arrive at existing pumping or sewage treatment facilities. No water containing settleable solids shall be discharged into storm sewers. The proposed method for the control of ground water shall be submitted to the city engineer for approval.

(Ord. 1989-M-65 § 1.)

16.44.190 Sewer and water main construction - Maintenance of excavation.

- A. All trenches and other excavations shall be properly sheeted and braced to furnish working conditions acceptable to the engineer and to prevent damage and delay to the work. Side slopes shall be such that material will not slide into the bottom and any material sliding down shall be removed. Where masonry is built directly against the sides or bottom of the excavation, the final trimming shall be done just before the concrete is placed. To secure the protection of the work, the contractor must furnish and put in place at his own expense, braces, sheeting, etc., as may be necessary for the safety of the work, the public or adjacent property.
- B. The sheeting and bracing shall be removed as the work progresses in such manner as to prevent the caving in of the sides of the excavation, or any damage to masonry. While being drawn, all

- vacancies left by the plank, shall be carefully filled with fine sand and rammed by special tools or puddled as directed.
- C. Where a sewer or water main is built along an existing pavement, curb and gutter or sidewalk, the trench shall be sufficiently sheeted and braced to prevent caving and said sheeting shall not be removed until the backfill has been flooded and completed.
- D. The owner may order the sheeting and bracing left in, when in its opinion it is necessary for the protection of the work, the public or adjacent property. Any sheeting so ordered left in place will be paid for at a rate quoted in the proposal, said price to cover the furnishing, cutting, placing and bracing.
- E. The contract price shall include the cost of all temporary supports and braces that may be necessary to secure a safe prosecution of the work until the permanent structure is complete; such temporary supports must in all cases be removed by the said contractor at his own expense after or concurrently with the completion of the permanent structure.

 (Ord. 1960-29 § KF(7).)

16.44.200 Sewer and water main construction - Foundations and timbers.

- A. After the trench has been opened and to grade, it will be examined by the engineer who will determine whether or not it is satisfactory for pipe laying or it is necessary to stabilize the base, install concrete cradle, or drive piling. Any pipe laid in a trench that has not been examined and approved by the engineer is done so at the contractor's risk.
- B. The contractor will be allowed additional compensation for this work at prices named for the different kinds of foundation required only when shown on plans or called for in the proposal or specifications.
- C. Whenever the ground is sufficiently firm and unyielding, the masonry or pipes (except PVC pipe and ductile-iron water main) shall be laid directly on the bottom of the excavation and, in the cases of pipes, if the foundation is good, firm earth, it shall be pared or molded to give a full support to the lower half of each pipe and, if necessary, Type B, ASTM C-12 crushed stone shall be adopted in case the excavation has been made deeper than necessary. (Ord. 1997-M-103 § 1.)
- D. When so designated on the plans or ordered by the engineer, the contractor shall furnish and place piling foundations. Piling shall be driven or jetted in a manner acceptable to the engineer. The contractor is advised to purchase piling so designated or ordered only after a test pile (or piles) has been placed. When piling is required, the contractor when ordered by the engineer shall furnish and place test piles in a location designated by the engineer. The bearing value of a driven test pile will be computed on the basis of the engineering news record formula. When so ordered by the engineer, the contractor shall furnish and place framework and shall merge, in the unit price bid for pile foundations, the extra cost of furnishing the placing test pile (or piles). Payment will be made for test piles only on the per foot price included in the proposal for piling.
- E. Payment for all piling will be based on the actual length of piling incorporated in the work, that is, cut off tops will not be included in footage measured for payment.
- F. Any timber used for constructing timber cradles, or any other part of the permanent construction for said work, shall be subject to inspection, and approved by the engineer before it is installed in the work. Nothing but sound, durable timber, suitable in the opinion of the engineer for the purposes for which it is to be used shall be allowed on the work for sheeting, bracing or supporting timber. The dimensions of the timber to be used as a part of the permanent construction shall be specified by the engineer before such timber is installed in the work.
- G. No allowances will be made for timber installed and left in place, unless the quality and sizes of said timber have been passed upon by the engineer and unless the installation of such in writing by the engineer as their authorized representative. Timber piling shall be peeled mixed

- hardwood, sound for line and straightness with approximately a twelve-inch butt and a minimum of a six-inch tip.
- H. Concrete cradle composed of one part of Portland cement, two parts of fine aggregate and three and one-half parts of coarse aggregate shall be constructed where shown on plans and of such size and section as shown thereon, at points as are designated on the plans, or as ordered by the engineer. This concrete shall be of the same materials and workmanship as herein specified for concrete except weight batching will not be required.

(Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(8).)

16.44.210 Sewer main construction, alignment.

The contractor shall use an engineer approved method for measuring the line at each sewer. The contractor will keep appropriate records to enable accurate as-built drawings to be developed. (Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(9).

16.44.220 Sewer and water main construction - Grade.

- A. Sewers must be built so as to remain true to line and grade. The inclining grade of the bottom of the sewer after completion shall be such that after flooding, the floodwater will drain off so that no remaining puddle of water will be deeper than three-eights of an inch on pipe thirty-six inches internal diameter or smaller, and five-eights of an inch on pipe larger than thirty-six inches internal diameter. Any section of pipe that does not comply with this specification at any time previous to final acceptance of the work shall be replaced or relaid at the contractor's expense.
- B. The contractor must locate and keep a record of all Y's and T's by measurement to nearest downstream manhole. A copy of such record will be furnished the engineer prior to final acceptance.

(Ord. 1960-29 § KF(10).)

16.44.230 Sewer and water main construction - Pipe laying.

- A. Each pipe shall be laid on an even, firm bed so that no uneven strain will come on any pipe and particular care shall be exercised to prevent the pipes bearing on the sockets. Each pipe shall be laid in conformity with the line and levels given by the engineer and in the presence of the inspector.
- B. The bell end of all sewer pipe shall be laid up grade.
- C. The interior of all pipes shall, as the work progresses, be cleared of all dirt, jointing material and superfluous material of every description. On small pipes, where cleaning after laying may be difficult, a swab or drag shall be kept in the pipe line and pulled forward past each joint immediately after its completion.
- D. At times when the pipe laying is not in progress, the open ends of the pipe shall be closed by approved means and no trench water shall be allowed to enter the pipe. Before commencing work and removing the end-closure device, the contractor shall prepare the trench properly by dewatering and mucking out all unsuitable materials and backfilling the trench bottom to the proper grade with satisfactory material.
- E. Except for PVC sewer pipe, before lowering and while suspended, the pipe shall be inspected for defects by striking with a light hammer to detect cracks. Any defective, damaged or unsound pipe shall be rejected.
- F. Under no circumstances shall pipe or accessories be dropped or dumped into the trench.
- G. All pipe shall be stored in such a fashion as to keep foreign matter from being deposited inside it. Particularly, water main pipe shall be placed along the proposed alignment so that street surface water does not carry foreign objects and possible contaminants into it. If, in the opinion of the

engineer, the pipe contains dirt that will not be removed during the flushing operation, the interior of the pipe shall be cleaned and swabbed. If necessary with water mains, it shall be swabbed with a bactericidal solution made up with calcium hypochlorite, chlorinated lime or sodium hypochlorite.

- H. Whenever necessary to deflect water pipe from a straight line either in a vertical or horizontal plane to avoid obstructions, the degree of deflection shall be approved by the engineer.
- I. The contractor shall not backfill sewers until elevation and gradient of sewers and pipe joints have been checked, inspected and approved by the engineer. Water mains shall not be backfilled until testing is completed.

(Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(11).)

16.44.231 Sewer and water main construction - Encasement.

- A. Where open trench construction is not practical, boring with concurrent installation of casing pipe shall be used. This work shall be done by a specialized contractor approved by the City Engineer.
- B. The casing pipe shall be new, smooth wall, welded steel pipe with bituminous coating. The pipe shall have 3/8 inch minimum wall thickness and its material shall have a minimum tensile yield strength of 35,000 p.s.i. All casing pipe joints shall be welded and leak-proof.
- C. All water and sewer mains installed in casing pipe shall have stainless steel casing spacers as manufactured by Cascade Waterworks Manufacturing Company of Yorkville, Illinois, or equal approved by the City Council installed per manufacturing standards.
- D. All sanitary sewer mains in the casing pipe shall be flanged mechanical joint, ductile iron pipe as specified in Section 16.44.092. No pipe deflection is permitted.
- E. The encased sewer pipe shall be tested in accordance with Section 16.44.260 prior to backfilling and closing the casing ends, casing pipe joints shall be welded and leak-proof. Pressure mains shall be tested in accordance with Section 16.44.290 prior to backfilling and closing ends. Each end of the casing shall be sealed with brick and mortar.
- F. After connection to mains, the sewer pipe shall be again tested in accordance with Section 16.44.260.

(Ord. 1997-M-103 § 1; Ord.1989-M-65 § 1.)

16.44.235 PVC sanitary sewer construction - Trench.

- A. Trench bottom. The soil surface at the trench bottom shall be free of any protrusions which may cause point loading on any portion of the pipe or bell, and shall provide a firm, stable and uniform support for the pipe.
- B. Special trench foundation. Where an unstable trench bottom condition is encountered, it shall be stabilized or alternative special trench foundation methods used. The engineer may elect to require a special foundation upon which bedding shall be provided.
- C. Over-excavation. During the course of construction, should the contractor inadvertently over-excavate the trench more than 6 inches below the bottom of the pipe, but less than 12 inches below the bottom of the pipe, he shall fill that area of over-excavation with IDOT CA-6 embedment material and compact to a density equal to the native soil. The contractor shall fill any area of over-excavation more than 12 inches below the bottom of the pipe with processed, crushed stone in the same manner as required above for special foundation but at his expense.
- D. Rock subgrade. Ledge rock, hard pan, cobbles, boulders or stone larger than 1-1/2 inches shall be removed from the trench bottom to permit a minimum bedding thickness of six (6) inches.

(Ord. 1989-M-65 § 1.)

16.44.236 PVC sanitary sewer construction - Embedment materials and placement.

- A. See city standard drawing no. 16.44.236, attached.
- B. Methods of placing embedment materials:
 - 1. ASTM D-2321 for Class I material shall govern procedures. Uniform layers not exceeding six (6) inches loose depth shall be compacted for pipe and manhole excavations.
 - 2. Saturation. If flooding, jetting or puddling is employed for compaction, care must be taken to provide drainage and prevent flotation of the pipeline. Saturation shall not be permitted when ground and ambient temperature is less than 32 degrees F. Erosion of support at the pipe sides and bottom by water jetting shall be prevented. Apply only enough water to give complete saturation. Allow time for the saturated soil in each layer to de-water and solidify until it will support the weight of workers.
 - 3. Use of compaction equipment. Take care to avoid contact between the pipe and compaction equipment directly over the pipe until six inches of backfill has been placed over top of the pipe to assure that such equipment will not damage or disturb the pipe. Compaction will not be permitted below 32 degrees F. ambient and ground temperature.
- C. Compaction by hand placement, hand tamping or dumping is not acceptable.
- D. The embedment shall be compacted to a minimum of 90% of Modified Proctor Density in accordance with ASTM D-2049 or other methods approved by the engineer. (Ord. 1993-M-49 § 1; Ord. 1993-M-27 § 1; Ord. 1989-M-65 § 1.)

16.44.237 PVC sanitary gravity sewer - Pipe and fitting joining.

- A. General procedure. Before being set in place, each component of piping shall be inspected for damage and cleaned. Damaged components shall be marked rejected. Pipe bells shall be laid on the upstream end. Sewer laying shall commence at the lowest elevation and shall terminate only at manholes, service branches or cleanouts. Trenches shall be de-watered. Whenever pipe laying is interrupted, the end of the pipe shall be temporarily plugged to prevent the entrance of water, mud or foreign matter, and the pipe shall be secured to prevent its being dislodged.
- B. Location and alignment. Pipe and fittings shall be embedded in the trench with the invert conforming to the required elevations, slopes and alignment, and with the pipe bottom uniformly and continuously supported by a firm bedding and foundation. As-built drawings shall locate sanitary sewer services in the right-of-way.
- C. Cutting and beveling pipe. For shorter than standard pipe lengths, field cuts may be made with either hand or mechanical saws or plastic pipe cutters. Ends shall be cut square and perpendicular to the pipe axis. Spigots shall have burrs removed and ends smoothly beveled by a mechanical beveler or by hand with a rasp or file. Field spigots shall be stop-marked with felt tip marker or wax crayon for the proper length of assembly insertion. The angle and depth of field bevels and lengths to stop-marks shall be comparable to factory pipe spigots. (NOTE: For pipe manufactured in accordance with ASTM F-679, the pipe manufacturer shall be contacted for specific cutting and beveling instructions.)
- D. Assembly of joints. Assemble all joints in accordance with recommendations of the manufacturer. If a lubricant is required to facilitate assembly, it shall have no detrimental effect on the gasket or on the pipe when subjected to prolonged exposure. Proper jointing may be verified by rotation of the spigot by hand or with a strap wrench. If unusual joining resistance is encountered or if the insertion mark does not reach the flush position, disassemble the joint, inspect for damage, reclean the joint components and repeat the assembly steps. NOTE: Fitting bells may permit less insertion depth than pipe bells. (NOTE: When mechanical equipment is used to assemble joint, care should be taken to prevent over-insertion.)

- E. Branch fittings. Fittings for service branches in new construction shall be molded with all gasketed connections. Fabricated fittings are not acceptable. Taps into existing lines shall use a gasketed fitting in conjunction with a repair sleeve coupling or a gasketed saddle wye or tee with all stainless steel clamps. When connecting to an existing sewer main by means other than an existing wye or tee, one of the following methods shall be used:
 - 1. Circular saw-cut of the sewer main by proper tools ("Sewer-Tap" machine or similar) and proper installation of hub-wye saddle.
 - 2. Remove an entire section of pipe (breaking only the top of one bell) and replace with a wye branch sect8ion.
 - 3. With pipe cutter, neatly and accurately cut out desired length of pipe for insertion of proper fitting, using "Band-Seal" or similar flexible-type coupling to hold it firmly in place. "Band-Seal" or similar flexible-type couplings shall be used in the connection of sewer pipe of dissimilar materials. Typical couplings include Indiana Seal 102-66, Fernco 1002-66 or equal. Some clay pipe may require slightly larger couplings, i.e., Indiana Seal 106 or Fernco 1006. A typical connection would involve a PVC "Y" molded fitting, another one foot (or more) extension of PVC pipe, depending on depth of cover, the coupling and the clay pipe. Contractor shall provide details of direct connections to city interceptors and show construction procedure for protecting city structures. Clay/plastic pipe connections must be watertight. Holes for wye saddles shall be laid out with a template and shall be de-burred and carefully beveled where required to provide a smooth hole shaped to conform to the fitting. The contractor will be permitted to use fittings which include factory-molded wyes. Fabricated fittings shall not be used.

F. Building Services:

- When main line bedding, haunching, initial and final backfill must be disturbed to install
 fittings and service lines, the contractor is directly responsible to ensure that the bedding,
 haunching, initial and final backfill with appropriate compacting and detectable marking tape
 are restored.
- 2. Service risers shall be installed in accordance with the standard specifications. Trench and embedment shall be in accordance with 16.44.235 and 16.44.236. Backfilling shall be with IDOT CA-6 or FA-6 ("ag-line" a byproduct of the limestone grinding process is not permitted) granular material.
- G. Pipe Caps and Plugs. All caps and plugs shall be braced, staked, anchored, wire-on or otherwise secured to the pipe to prevent leakage and/or loss under the maximum anticipated thrust from internal abnormal operating conditions such as test pressures from water or air.
- H. Manholes. Manhole connections shall be made as follows:
 - 1. Manhole couplings providing elastomeric gasket seal. Unit is grouted into manhole wall. Pipe inserts into coupling.
 - 2. Water stop in various forms (e.g., flexible boot or sleeve, 0-ring or gasket) produced from elastomeric compound is grouted or locked into manhole wall. Pipe inserts into water stop.
 - 3. Pre-cast manhole with connection ports with elastomeric seals pre-cast into manhole wall. Pipe inserts into connection port.

All manhole connections shall be made using proper water stops. If Portland cement group is incorporated in the manhole connection, the grout shall be of a type that expands, rather than shrinks, upon curing. Water stops shall be installed in accordance with manufacturer's recommendations. Hinged connections which use short pipe bell stubs outside the manhole face will not be required to prevent shear breakage in PVC sewer pipe because of its flexibility. Direct bonding between PVC pipe and concrete manhole is not allowed. The hold shall be created by a core in the manhole wall.

(Ord. 1993-M-27 § 2; Ord. 1989-M-65 § 1.)

16.44.240 Sewer construction, VCP sewer joints.

- A. Joints between consecutive pipe shall be made with jute and plastic, hot poured asphaltic joint compound, die-cast asphaltic slip-seal jointed pipe, or the die-cast plastic jointed pipe. Material specifications shall be as follows:
 - 1. Jute shall be of the best quality square braided type, tarred, and of a size to suit the details of the pipe joint.
 - 2. Plastic asphalt compound shall consist of a mixture of mineral asphalt and a proper proportion of mineral filler. It shall be of such a composition that it will not slump or run after it's application, but sufficiently plastic to trowel into the annular space of the joint.
 - 3. Asphaltic slip-seal jointing material shall consist of a compound of sufficient hardness after die-casting on the spigot end and inside the bell end, that it will not run, slump or in any way lose its shape as originally cast when subjected to weather and temperature differences. The jointing material shall be covered with a protective coat to prevent stickiness.
 - 4. The plastic joint material shall be of a flexible, plastic substance similar or equal to the polyvinyl chloride plastic commonly used in sewer practice. The material shall be resistant to all possible attacks of chemicals and weather. Such material shall be securely bonded or fused to the pipe at the factory, in molds so shaped as to fabricate a convex ring on the spigot end of the pipe and a symmetrical concave ring in the bell end of the pipe. The material shall be of such dimensions that when the two ends are engaged, a mechanical joint under uniform compression is formed. The joint when engaged shall be flexible enough to allow reasonable deflection in any direction and still maintain uniform compression.
 - 5. It shall adhere to wet vitrified tile giving a strong impervious bond. It shall be mixed on the job with the proper amount of liquid asphalt as recommended by the manufacturer.
 - 6. Hot poured asphaltic compound shall comply with the following specifications:
 - a. Specific gravity, 1.00 to 1.03;
 - b. Softening point, two hundred ten to two hundred forty degrees Fahrenheit;
 - c. Penetration @ seventy-seven degrees Fahrenheit, twenty to thirty;
 - d. Susceptability factor (equals penetration @ one hundred fifty-five degrees Fahrenheit minus penetration at thirty-two degrees Fahrenheit divided by penetration @ seventy-seven degrees Fahrenheit), minimum of one;
 - e. Must pass the marble soaking test.
 - 7. Material shall be furnished by a standard manufacturer for this particular service.
 - 8. The contractor must submit a sample of the compound to be used together with directions for its use, its analysis, manufacturer's name and a list of installations for reference.
- B. Construction specifications shall be as follows:
 - 1. In all jointing operations, trenches must be dewatered until joints are placed and sufficient time has elapsed to assure adequate hardening. Bell or spigot or tongue and groove ends of pipe shall first be wiped clean. They shall then be coated with a prime coat of the same asphalt as is included in the jointing material.
 - 2. If plastic asphalt compound is used, the jointing material shall be spread in the lower half of pipe in an amount to fill annular space. A strand of jute shall then be embedded in the material and the spigot or tongue end of the next pipe inserted to true alignment and the pipe pushed home. The jute shall then be thoroughly caulked into the annular space in the upper half of the pipe. The remainder of the annular space around the entire joint shall then be completely filled with jointing material thoroughly rammed and caulked into place. Joints shall be finished off with a trowel to a bevel of about forty-five degrees. On pipes of an internal diameter of eighteen inches and over, joint shall be pointed and smoothed up from inside after backfill is placed. Backfill shall not be placed until the jointing material has

- thoroughly set, and particular care must be exercised in backfilling operations to prevent damage to joints.
- 3. If hot poured jointing material is used on bell and spigot pipe, a strand of jute shall be laid in the lower half of the bell and the spigot end of the next pipe inserted to true alignment. The jute shall then be thoroughly caulked into the annular space around the entire joint. An asbestos runner of type recommended by the joint manufacturer shall then be placed around the pipe and carefully sealed with clay to prevent loss of material. The joint shall then be poured full, particular care being exercised to prevent loss of material. The joint shall then be poured full, particular care being exercised to prevent air being entrapped. A runner shall remain in place a sufficient time to permit hardening of jointing material. Any defect in a joint showing when the runner is removed shall be carefully filled and patched.
- 4. On tongue and groove pipe, joints shall be prepared as described above, jute placed around the entire tongue, and adjacent pipe pulled home. Jute shall be carefully caulked into place. A closely fitting metal ring shall then be placed on the interior of pipe at the joint to act as form for jointing material. A strip of heavy building paper, tar paper or other material approved by the engineer shall be placed around the outside of the joint and carefully held in place with clay plastered against the pipe and paper, and with backfill material. The joint shall then be carefully poured from the top, taking particular care to prevent entrapping air. Joints shall be carefully pointed from inside of the pipe after backfill is placed.
- 5. If the asphaltic die-cast, slip-seal joint is used on the bell and spigot end, a solvent recommended by the pipe manufacturer must be applied to both bell and spigot ends before making the joint. This application shall be applied in such a manner that the joint will be made in a period of time not to exceed five minutes from the time of application.
- 6. If the die-cast plastic joint is used on the bell and spigot end, a solution recommended by the pipe manufacturer must be applied to both the bell and spigot ends before making the joint. The joint will be made in the fashion as prescribed by the pipe manufacturer, observing all procedure and time regulations. The contractor shall submit a manufacturer's brochure on the type of joint he contemplates using which establishes the proper installation techniques.

(Ord. 1960-29 § KF(12).)

16.44.241 Sewer construction – Force Main.

- A. General procedure. Before being set in place, each component of piping shall be inspected for damage and cleaned. Damaged components shall be marked rejected. Pipe bells shall be laid on the upstream end. Sewer laying shall commence at the lowest elevation and shall terminate only at manholes, service branches or cleanouts. Trenches shall be de-watered. Whenever pipe laying is interrupted, the end of the pipe shall be temporarily plugged to prevent the entrance of water, mud or foreign matter, and the pipe shall be secured to prevent its being dislodged.
- B. Installation of Ductile-Iron force mains and their appurtenances shall be in accordance with the requirements of ANSI/AWWA C600/A21.50. Including lubricating mechanical joint gaskets with pipe lubricant and applying a minimum of 75 foot-pounds of torque to bolting systems. Force main shall have a minimum type three laying conditions, as defined in ANSI/AWWA C600/A21.50 Section 3.3.7, see City Standard Drawing No. 16.44.070.01, attached. Polyethylene encasement is required in all installations in accordance with ANSI/AWWA C105/A21.5. Polyethylene encasement may be deleted if soil analysis, from the site, performed by a professional engineer, approved by the City, indicated that polyethylene encasement is not required. To insure electric conductivity, brass wedges shall be installed per Section 41.205C of the Standard Specifications for Water and Sewer Construction in Illinois, dated May 1996, as amended. Force main shall have a minimum cover of four (4) feet and maximum bury depth of ten (10) feet, unless approved by the City Council. Force main and publicly owned

appurtenances shall be located a minimum of 20 (twenty) feet from buildings or structures. If site conditions will not allow for the minimum separation approval must be received from the City Council.

C.

- 1. Mechanical joint fittings shall be restrained by a device, which consists of multiple individually activated gripping surfaces built into a mechanical joint follower gland. Device shall be manufactured from ductile iron conforming to ASTM 536.80. The restraining device shall be such that it can replace a standardized mechanical joint gland and can be used with any standard mechanical joint bell conforming to ANSI/AWWA C111/A21.11 and to ANSI/AWWA C153/A21 of the latest revision. The device shall utilize torque sensitive, "twist off nuts" that shall be incorporated in the design or the wedge activation screws to insure proper torque. The restrained device shall have a published working pressure rating 350 PSI in sizes through 16" and 250 PSI above 20". A 2.0 safety factory will be built in to the working pressure rating. Restraint device for mechanical joints shall be Uni-flange series 1400 manufactured by the Ford Meter Box Company of Wabash, Indiana, or 1100 or 3000 series Megalug Manufacturer by EBAA Iron Sales, Inc., of Eastland, Texas.
- 2. Pipe from mechanical joint restraint specified in 16.44.070 C.1. shall be restrained in accordance with the minimum guidelines stated in City Standards Drawing No. 16.44.070.04 attached. Push joint pipe restraint shall be Field Lok 350 gasket as manufactured by United States Pipe and Foundry Company of Birmingham, Alabama or Series 1700 Megalug by EBAA Iron Sales In. of Eastland, Texas or Series 1390 Pipe Restraint as manufactured by Ford Meter Box Co., Inc., of Wabash, Indiana.
- D. Ductile-iron Compact Fittings shall be manufactured in accordance with the requirements of ANSI/AWWA C153/A21.53. Ductile-Iron and Gray-Iron fittings material and manufacture shall be in accordance with the requirements of ANSI/AWWA C11/A21.10.
- E. All below grade, factory installed bolts and fasteners shall be 304-grade stainless steel. (Ord. 2005-M-18 \S 1.)

16.44.260 Sanitary sewer construction, gravity sewer testing.

A. Testing shall be in accordance with the Standard Specifications, Sections 31.1.11 and 31.1.11A through 31.1.11D. The sewer shall meet the requirements of:

Infiltration of water.

Exfiltration of air under pressure,

Television inspection.

In addition, PVC sewer pipe must meet five (5) percent deflection test requirements.

- B. All tests must be conducted in the presence of representatives of the city of St. Charles and the engineer. Written certification of test conformance shall be provided by an Illinois Registered Professional Engineer.
- C. All sewer mains shall be fully tested.

(Ord. 2005-M-18 § 1; Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(14).)

16.44.261 Sanitary sewer construction, force main testing.

- A. The force main shall be tested for leakage between points as designated by the engineer. Testing shall be in accordance with the requirements of ANSI/AWWA C600-93 (Revision of ANSI/AWWA C600-87) Section 4, with a minimum test pressure of 150 psi.
- B. The contractor shall give the City Engineer a minimum of twenty-four hours advance notice of the time he contemplates making the test in order that the City Engineer or his designee is present to observe the test.

- C. The utmost of care shall be taken during the filling operation to prevent any possible contamination or discharge to the existing sanitary sewer system.
- D. The contractor shall furnish and install all the necessary equipment and apparatus, as determined by the City, for making the test.
- E. All tests must be conducted in the presence of representatives of the City of St. Charles and the Engineer. An Illinois Registered Professional Engineer shall provide written certification of test conformance.
- F. All force mains shall be fully tested.

(Ord. 2005-M-18 § 1.)

16.44.270 Sewer and water main construction - Backfilling.

A. MATERIALS

- 1. Select Excavated Materials are defined as subsoil material free of debris, waste, frozen materials, vegetable matter, rock or gravel larger than two (2)" in any dimension and other deleterious matter. Subsoil shall be capable of being compacted to a minimum of 90% Modified Proctor Density in accordance with ASTM D1557 or AASHTO T180.
- 2. Granular Trench Backfill is defined as cohesionless materials free of clay, slag, debris, waste, frozen materials, vegetable matter, and other deleterious matter. Fill materials shall be capable of being compacted to minimum of 90% Modified Proctor Density in accordance with ASTM D1557 or AASHTO T180.
 - a. Provide pit run granular trench backfill materials, conforming to IDOT Standard Specifications for Road and Bridge Construction, Section 704, gradation shall be CA-6 or FA-6 (ag-lime, a byproduct of the limestone grinding process, is not permitted for FA-6); suitability of all granular fill materials shall be subject to approval of the city.

B. BACKFILL AND FILL

- 1. General: Place acceptable soil material in layers to required subgrade elevations, for each area classification listed below:
 - a. Under grassed or landscaped areas, use select excavated material.
 - b. Under walks and pavements, use approved granular trench backfill fill materials as indicated on the drawings.
 - c. Under steps, use granular trench backfill fill material, as indicated on the drawings.
 - d. Trenches under or within two (2) feet of pavements, use approved granular trench backfill materials.
 - e. Do not backfill trenches until tests and inspections have been made and authorization is given by Owner's Representative. Use care in backfilling to avoid damage or displacement of pipe systems.
- 2. Backfill excavation as promptly as work permits, but not until completion of the following:
 - a. Inspection, testing, approval, and recording locations of underground utilities.
 - b. Removal of shoring and bracing, and backfilling of voids with satisfactory materials. Cut off temporary sheet piling driven below bottom of structures and remove in manner to prevent settlement of the structure or utilities, or leave in place if required.
 - c. Removal of trash and debris.
 - d. Permanent or temporary horizontal bracing is in place on horizontally supported walls.

C. COMPACTION

1. Percentage of Maximum Density Requirements: Compact soil to not less than the following percentages of maximum density for soils which exhibit a well-defined moisture density relationship (cohesive soils) determined in accordance with ASTM D1557.

- Lawn/Landscaped or Open Areas: Compact top six (6) inches of subgrade and each layer of backfill or fill material to 85% of Modified Proctor Density in accordance with ASTM D1557.
- b. Walkways: Compact top six (6) inches of subgrade and each layer of backfill or fill material to 90% Modified Proctor Density in accordance with ASTM D1557.
- c. Trenches Under Pavement: Compact each layer of backfill material to 90% Modified Proctor Density in accordance with ASTM D1557.
- 2. Compacting of materials by flooding, ponding, or jetting is not permitted without written permission from the city.

D. FIELD QUALITY CONTROL

- 1. Quality Control Testing During Construction as Required by the City: Allow testing service to inspect and approve subgrades and fill layers before further construction work is performed.
 - a. Paved Areas: Make at least one (1) field density test of subgrade for every 5,000 sq. ft. of paved area, but in no case less than three (3) tests.

E. MARKING SEWER LINES

- 1. Detectable underground marking tape shall be installed over ALL sanitary sewer lines. The three (3) inches minimum wide tape shall be encased aluminum foil and shall be color-striped safety green and be printed, "Caution: Buried Sewer Line BELOW." The tape shall be buried twelve (12) to eighteen (18) inches deep in the backfill. In the event the tape is broken or destroyed by subsequent construction, it shall be restored.
- F. All surplus, excavated material which is not used in backfilling shall be loaded and disposed of. (Ord. 1993-M-27 § 3; Ord. 1989-M-65 § 1; Ord. 1960-29 § KF(15).)

16.44.280 Sewer and water main construction - Covering.

- A. The sewers or water mains shall in all cases be covered with earth to a depth of not less than four feet or as shown on the plans and, where the trenches do not furnish sufficient material, the contractor shall supply such deficiency.
- B. If additional cover beyond four feet is required to be placed over the sewer or water main for its protection, the contractor shall furnish and spread earth, or granular material free from animal or vegetable matter in such a manner and in sufficient quantity so that after it is thoroughly compacted, the embankment will be of uniform grade and cross-section and of the dimensions shown or specified on the plans or proposal sheet.

(Ord. 1997-M-103 § 1; Ord. 1960-29 § KF(16).)

16.44.290 Water main construction - Testing water mains.

- A. The pipe line shall be tested for leakage between points as designated by the engineer. Tests shall be made with all the joints uncovered. Testing shall be in accordance with the requirements of ANSI/AWWA C600-87 Section 4, with a minimum test pressure of 150 psi.
- B. The contractor shall give the city engineer a minimum of twenty-four hours advance notice of the time he contemplates making the test in order that the city engineer or his designee is present to observe the test.
- C. The utmost of care shall be taken during the filling operation to prevent any possible contamination to the existing water distribution system.
- D. The contractor shall furnish and install all the necessary equipment and apparatus, as determined by the city, for making the test.

(Ord. 1997-M-103 § 1.)

16.44.300 Sewer and water main construction - Disinfecting water mains.

- A. Before being placed in service, all new water mains shall be cleaned and chlorinated with liquid chlorine, according to the A.W.W.A. publication, "A Standard Procedure for Disinfecting Water Mains AWWA C651-86," as amended. (Ord. 1997-M-103 § 1; Ord. 1990-M-17 § 1.)
- B. The contractor shall give the engineer at least twenty-four hours' notice ahead of the time he contemplates disinfection in order that the engineer may be present and observe the work.
- C. Following the chlorination, the contractor will collect and submit for bacteriological analysis two sets of samples, each set to be collected on successive days. Mains will not be accepted or placed in service until satisfactory reports are obtained for two sets collected on successive days and the engineer has been provided with copies of all test results satisfactorily evidencing the mains to be ready for service.
- D. The contractor shall include the entire costs of disinfecting mains and appurtenances in the contract price for water mains.

(Ord. 1960-29 § KF(18).)

16.44.310 Storm Sewer Manhole - Description.

- A. Manholes shall be constructed on the sewer lines at points designated on the plans. The base for manholes on sewers twenty-four inches in diameter and smaller shall be constructed of concrete, circular in shape, of a diameter twelve inches larger than the outside wall diameter of the manhole. The base shall be six-inches thick under the bottom of the outside of the pipe and shall include concrete fillets, as shown on the contract drawings. Pipe may be laid through the manholes, the top one-half of the pipe broken out after the base has been poured, and the remaining bottom half of the pipe used for the flow line through the manhole.
- B. Manholes shall be circular in shape and of four-foot inside diameter. The upper two feet six inches of the manhole masonry shall come in to an inside diameter of twenty-four inches at the top. Manholes on sewers larger than twenty-four-inches internal diameter shall be constructed to the details shown on the contract plans.

(Ord. 2002-M-30 § 1; Ord. 1960-29 § KG(1).)

16.44.320 Storm Sewer Manhole - Material specifications.

- A. The walls of the manholes shall be monolithic concrete, concrete blocks, brick or precast concrete rings. If not particularly specified in unit specifications, any of the said types may be used. The following wall thicknesses apply to manholes up to twelve-feet deep. Over twelve-feet depth, the wall thickness shall be increased four inches. Monolithic concrete sidewalls shall be six inches in thickness.
- B. Concrete precast rings shall be five inches in thickness, with one coat of a bituminous paint such as Inertol's Standard applied on the inside surface at the manufacturer's plant site. When using precast manholes, the contractor shall install the tile through the manhole supported on concrete blocks or bricks allowing sufficient space for the base underneath. The first precast ring shall also be supported on concrete blocks or bricks with the top of the blocks or bricks two inches below the flow line of the sewer. Concrete fillets shall be poured from the midpoint of the tile on each side to an elevation six inches above at the manhole walls. A bituminous jointing compound, approved by the engineer, shall be used between rings.
- C. The concrete for monolithic construction and the concrete for precast manhole rings shall be of the same mix as hereinafter specified for the base.
- D. Concrete blocks for manhole sidewalls shall be of a strong dense concrete made to conform to the dimensions of the manhole. The blocks shall conform to the requirements of the "Standard Specifications for Concrete Masonry Units for Construction of Catch Basin and Manholes,"

- American Society for Testing Materials, designation C 139-39. Brick sidewalls for manholes shall be eight inches in thickness. Bricks shall be grade MA, conforming to the specifications for sewer bricks, American Society for Testing Materials, designation C-32.42.
- E. Bricks and concrete blocks shall be laid up in a mortar composed of one part portland cement and two parts clean torpedo sand.
- F. Brick and concrete block manholes shall be plastered on the outside with a mortar coat, one-half inch thick, of the same consistency, after four courses have been laid; then the inside face shall be neatly pointed. Following this, four additional courses shall be laid, the outside plastered as above and the inside pointed up, with the process continuing until the top course is reached.
- G. Concrete for use in the manhole base, monolithic construction and precast concrete rings shall be composed of one part portland cement, two parts of clean graded torpedo sand, and three and one-half parts of clean graded gravel, or crushed stone. The maximum size of gravel or stone shall be one and one-half inches. Only a sufficient amount of water shall be added to the mix to produce a workable mix. Concrete shall be mixed in batches in an approved mixer for a period not less than one and one-half minutes after all ingredients have been added.
- H. The manhole frame and cover shall be of close-grained gray iron semisteel in a solid cover of a design conforming to the standard of the owner. The minimum weight of the frame and cover shall be as shown on plans or in the specifications. Castings shall be free from cold shuts or blow holes, and accurately cast to provide true and even bearing.
- I. The metal in the castings shall comply with the following analysis and shall develop a tensile strength of not less than twenty-eight thousand pounds per square inch:
 - a. Steel, not less than 0.15 percent;
 - b. Silicon, not more than 1.66 percent;
 - c. Sulphur, not more than 0.082 percent;
 - d. Phosphorous, not more than 0.170 percent;
 - e. Manganese, not less than 0.600 percent.
 - f. Total Carbon, not less than 3.50 percent.
- J. Manhole steps shall be furnished and placed at sixteen inches on center. They shall be cast iron of a design and section approved by the engineer.

(Ord. 2002-M-30 § 1; Ord. 1960-29 § KG(2).)

16.44.330 Catch basin - Description.

- A. Catch basins shall be constructed at points and locations shown on the plans.
- B. Unless otherwise shown in the contract drawings, catch basins shall be circular in shape and of four-foot inside diameter. The upper two feet six inches of the catch basin shall come in to an inside diameter of twenty-four inches at the top. Catch basins shall be seven-feet deep, measured from the top of the base to the top of the masonry.
- C. The base for catch basins shall be six inches in thickness constructed of concrete, circular in shape, six inches larger than the outside diameter of the catch basin.
- D. An eight-inch one-half trap outlet shall be provided in the catch basin wall two feet six inches above the top of the inside of the base. The outlet shall be connected to the nearest storm sewer manhole. The bottom two feet six inches of the inside wall of the catch basin from the base up to the eight-inch one-half trap outlet shall be plastered with a one-half inch coat of portland cement mortar. In like manner the upper four feet six inches of the outside of the catch basin shall also be plastered with a one-half inch coat of portland cement mortar.

(Ord. 1960-29 § KG(3).)

16.44.340 Catch basin - Material specifications.

- A. Materials of construction, wall thickness, concrete, and portland cement mortar, shall conform to the specifications herein specified for manhole construction.
- B. The catch basin frame and cover shall be fabricated of gray iron semisteel as specified for manhole frames and covers in either solid or open cover as ordered by the engineer, of a design conforming to the standard of the owner. The minimum weight of the frame and cover shall be dipped in coal tar varnish.

(Ord. 1960-29 § KF(4).)

16.44.350 Inlet construction.

A. Street inlets, where specified, shall be constructed to the dimension and design shown in the contract drawings. Materials of construction, wall thickness, concrete and portland cement mortar shall conform to the specifications for manhole construction. Frame and cover shall conform to the specifications for catch basin frame and cover.

(Ord. 1960-29 § KG(5).)

16.44.360 Rock excavation - Generally.

This work shall include all excavation in rock for sewers, water mains, structures and elsewhere called for by the plans or contract completion. Rock excavation shall include:

- A. All boulders and rocks measuring one-half cubic yard or more;
- B. Solid or ledge rock that cannot be excavated without resorting to continuous drilling and blasting;
- C. Slate, shale, sandstone and other hard material that cannot be excavated with a modern power shovel of three-quarter cubic yard capacity, adequately powered and in good mechanical condition, without continuous drilling and blasting. The contractor shall prove by demonstration that slate, shale, sandstone, or other hard material encountered cannot be moved with heavy equipment without continuous drilling and blasting.

It is the intent of these specifications that all material including loose rock which may be excavated with the usual trenching machinery will not be considered rock excavation even though the encountering of such material tends to slow the rate of excavating. (Ord. 1960-29 § KR(1).)

16.44.370 Rock excavation - Measurement.

- A. Rock excavation will be measured by the cubic yard in its original position. The contractor shall strip the rock in sections and shall not commence excavation until the engineer has established the elevation of the top of the rock.
- B. Rock excavation for structural work will be measured to the bottom of the structural foundation and for a distance of two feet outside the horizontal limiting dimensions of the structure. For sewer or water pipe excavations, the measurements for width of trench in rock will be that as constructed but not to exceed the maximum width as stipulated in the general specifications for sewer and water main construction.
- C. Measurements for depth in rock excavation for pipe will be six inches below the bottom of the pipe.

(Ord. 1960-29 § KR(2).)

16.44.380 Rock excavation - Pipe protection in rock.

All sewer, water main and other pipe laid in rock shall have a minimum clearance from the extreme exterior of the pipe, flange or spigot to the rock of six inches and shall be bedded in well compacted sand to the top of the pipe. (Ord. 1960-29 § KR(3).)

16.44.390 Rock excavation - Undercuts.

All excavations in rock undercut shall be brought to proper grade with well compacted sand except under structures on concrete foundations where the same shall be brought to grade with concrete. (Ord. 1960-29 § KR(4).)

16.44.400 Rock excavation - Other work included.

Rock excavation item shall also include all pumping, bailing, drilling and blasting, and the satisfactory removal and disposal of rock. Excavated rock may be used in backfill, provided other provisions of this contract are not contradicted. (Ord. 1960-29 § KR(5).)

16.44.410 Rock excavation - Basis of payment.

Rock excavation work will be paid for at the contract unit price per cubic yard for rock excavation. (Ord. 1960-29 § KR(6).)

16.44.430 Valves, hydrants, gates and appurtenances - Generally.

All valves, hydrants, gates and appurtenances installed under this section shall be fabricated and placed in compliance with the following specifications. The type of valve, hydrant, gate or appurtenance shall be as designated in the project specifications or as shown on the engineering plans, and shall conform to section 16.44.070. (Ord. 1997-M-103 § 1; Ord. 1960-29 § LD(1).)

16.44.440 Valves - sewer construction

A. General.

- 1. All valves shall be of a standard manufacture, and of highest quality, both as to material and workmanship. All valves shall have the name, monogram or initials of the manufacturer cast thereon, and shall be identified by catalog numbers. All valves shall be provided with hub, spigot, mechanical joint, flange or screwed ends as specified, shown on the drawings, or required. In general, all valves three inches in diameter and smaller shall be provided with screwed ends unless otherwise shown. Valves two inches in diameter and smaller shall be all brass or bronze, and valves over two inches in diameter shall be iron bodies, fully brass or bronze mounted.
- 2. Hub and spigot ends of valves shall conform to the standard specifications of the American Standards Association (A.S.A.). Flanged ends of valves shall conform, as to dimensions and drillings to the A.S.A. class 125 specifications with boltholes straddling the centerlines, unless otherwise shown on the engineering plans. All screw ends of valves shall have threads conforming to the American standard for pipe threads. Mechanical joints shall conform to A.S.A. specification A21.11.
- 3. All valve materials shall be of the best quality especially adapted for the service required, and the workmanship shall be first class in all respects. All surface forming joints or bearing surfaces shall be machined to a perfect fit. All disc and seat rings shall be carefully and firmly secured in place with the iron castings machined where the rings bear, and the backs of the rings machined all over. After the rings have been fastened securely in place, the front shall be machined all over to a perfectly true and smooth bearing.
- 4. All valves shall be of ample strength to withstand and operate satisfactorily under the working pressures and shall be subject to the test pressures both expressed in pounds per square inch given in the following table. The class of valve to be used on each service shall be as defined in the unit specifications.

Class of Cold Water Pressure Per Square Valve in Pounds Working Inch Test

A	150	300
В	50	100
C	25	50

- 5. Tests shall be made in the shop with a hydrostatic water pressure, cost of tests to be merged in the cost of the valves, and any valves which leak or which show any defects shall be rejected.
- 6. Certificate from the manufacturer that the above tests have been successfully withstood shall be furnished by the contractor upon request. After the valves have been set they shall be tested for satisfactory operation with the pipelines by the contractor.

B. Gate Valves.

- 1. All gate valves of over two inch nominal diameter shall be of the double-disc type with either nonrising stems or outside screws and yokes as designated in the project specifications, and shall be designed to take full pressure on either face. All valves buried underground shall have nonrising stems and operating nuts. Valves shall be constructed with bolted bonnets provided with stuffing boxes having bolted followers. The stuffing boxes shall be so arranged as to be readily accessible and shall be packed ready for use. Stems shall be fabricated of brass or bronze with lathe cut half V-pattern threads. Gate valves shall be equipped with standard handwheels, operating nuts, extension stems, a combination of extension stems and handwheels or operating nuts, spur gearing, bevel gearing or chain operators, as designated in the unit specifications, or shown in the engineering plans. Valves shall open by turning to the left. Extension stems shall be provided with bronze bushed brackets at approximately 10 feet on centers where installed in lengths over ten feet.
- 2. Gate valves of fourteen-inch nominal diameter and larger for use in a horizontal line with stem horizontal or inclined shall be equipped with a brass track in the lower side of the body and brass rollers and brass scrapers in the lower side of the discs.
- 3. Joints for buried valves shall be of the same type specified for the piping system.

C. Check Valves.

- 1. All check valves shall be of the horizontal, single-disc, swing type, designed to operate with a minimum loss of pressures. Check valves shall be so designed that when there is no flow through the line, the discs shall hang lightly against their seats and shall afford ample waterway with but a small angle of opening. All check valves shall be provided with screwed or bolted covers for access to the discs.
- 2. Check valves on the air discharge lines shall be of special design for air service with lightweight disc and guaranteed not to chatter in service, and to close tightly against back pressures.
- 3. Check valves of the single-disc type vertical pump discharge shall be provided with extended hinge pin and outside adjustable lever and weight so installed as to assist the gate in closing.
- D. Globe and Angle Valves. All globe and angle valves shall be of suitable design to provide the full pipe area through all parts of the valve and to operate with pressure on either side of the seat. Valves shall be of the inside screw-type seat yoke to insure square seating of the disc. Valves of three inches and less in diameter shall be provided with renewable composition discs of a material suitable for air or water, according to the use to which the valve is put. They shall be equipped with cast iron handwheels and shall be packed ready for use.
- E. Plug Valves. Valves of the lubricant plug design shall consist of a cylindrical or conical shaped plug mounted in a semisteel machined casing or of the eccentric plug-type, tight closing, mounted in a semisteel machined casing. Valves smaller than eight inches in diameter shall be equipped with nuts for wrench operation. Valves eight inches in diameter and larger shall be equipped with worm gears and handwheels. Two wrenches for each size of operating nuts on valves installed

- and a supply of lubricant shall be furnished for the lubricated plug-type valves. Valves of the nonlubricated-type shall come equipped with operating lever attached.
- F. Sampling Valves. Sampling valves shall be of the lever operated, cam-action solid-wedge type, with bolted or screwed cap.
- G. Hose Valves. Hose valves shall be of the nonrising stem, wedge-disc type with cast iron handwheels. Hose threads for one-inch to two-inch size shall be Chicago standard. Hose threads for two and one-half-inch size shall conform to the standard hose thread adopted by the owner.
- H. Chemical Valves. Valves on chlorine lines and ferric chloride shall be completely rubber lined and specifically designated for corrosive liquids, similar and equal to Hills McCanna, Chlorine Institute, or approved equal.
- I. Telescopic Valves. Telescopic valves shall be furnished and installed to details shown on the engineering plans.
- J. Cone Valves.
 - 1. Cone valves shall be of the reseating conical plug type. Valves shall be operated by handwheels and operating nut or with automatic hydraulic or electrical controls, as designated in the unit specifications.
 - 2. Each reseating conical plug type valve shall consist essentially of a cast iron or semisteel valve body or housing of adequate design and a conical plug arranged to be rotated in the housing manually or by means of a pressure-operated hydraulic cylinder. The plug shall have through it a circular opening which, when the valve is fully open, shall match smoothly with corresponding openings, in the inlet and discharge ends of the valve body.
 - 3. To open or close a valve, it shall be necessary that the plug be rotated approximately ninety degrees. The valve shall be so designated that following either the opening or closing of the valve, the conical plug will reseat and lock in either the open or closed position. The valve shall be so designed that the operating mechanism shall be easily accessible for inspection, repair or replacements. It shall also be possible to remove the plug from the valve body without disconnecting the valve body from the line. The valve bodies, valve plugs and valve body covers shall be of cast iron or semisteel.
- K. Installation of Valves. All valves shall be installed in accordance with the specifications of the pipe to which they are connected.

(Ord. 1997-M-103 § 1; Ord. 1960-29 § LD(2).)

16.44.460 Yard hydrants.

Yard hydrants shall be a heavy antifreeze compression action type with positive automatic drain. Hydrants shall be set in the ground five feet and shall be equipped with one-inch Chicago standard hose threads. (Ord. 1997-M-103 § 1; Ord. 1960-29 § LD(4).)

16.44.490 Plug drain valves.

Plug drain valves shall be iron frames, bronze mounted with bronze stems, and shall be equipped with flanges faced and drilled A.S.A. class 125, or spigots, as shown on the contract drawings. Valves shall be provided with two-inch operating nuts, handwheels or extension stems or a combination of extension stems and handwheels or operating nuts. Extension stems shall be provided with bronze bushed brackets at approximately ten feet on centers where installed in lengths over ten feet. (Ord. 1960-29 § LD(7).)

16.44.500 Shear gates.

Shear gates shall be of the iron frame, iron disc, bronze mounted type, with bronze hinge pin and wedge block. Gates shall be equipped with flat, spigot or flange frame as shown on the contract drawings, and a lifting handle or rod equipped with notches or hooks to regulate the gate opening. (Ord. 1960-29 § LD(8).)

16.44.510 Backwater gates.

Backwater gates shall be a standard commercial product fabricated of cast iron or steel as designated in the unit specifications, and provided with bronze seat rings on the frame and flap and corrosion resisting metal hinge pins operating in bronze bushings. They shall be designed for a working pressure of twenty-five pounds per square inch plus any impact loads to which they may be subjected in service. Gates shall be equipped with flanges faced and drilled A.S.A. class 125 for attachment to pipes or equipped with flat frames for attachment to wall castings. Wall castings shall be furnished with gates where shown on the contract drawings. Provisions shall be made to lubricate gate hinge pins and to prevent the gate from remaining in an open position. (Ord. 1960-29 § LD(9).)

16.44.520 Sluice gates.

- A. Sluice gates shall be of the square frame circular opening, rectangular frame, rectangular opening, or square frame, square opening type as shown on the contract drawings, or designated in the unit specifications, with rising stems and flanged ends. Flanged ends for attachment to pipe flanges and wall casting flanges shall be faced and drilled A.S.A. standard class 125. Flanged ends for attachment to wall thimbles shall be faced and drilled in accordance with the practice of the manufacturer. Sluice gates shall be designed for the heads and type of pressure designated in the unit specifications.
- B. Frames, gates and flanges shall be strongly built of sound cast iron, designed to carry the strains of use without bursting or springing. Both gates and frames shall be provided with bronze noncorrosive facings, dovetailed and securely fastened into the iron castings. The surfaces of the facings shall be machined to a watertight bearing.
- C. Sluice gates shall have enough adjustable bronze wedges properly distributed at sides, tops, and bottoms to force the gates to seal tightly at the point of closure. Suitable side guides shall be provided for keeping gates in proper true position throughout their travel. Bolts or studs for attaching frames to pipe flanges, wall casting flanges or wall thimbles shall be best quality genuine wrought iron or cadmium plated steel with cold pressed hexagon nuts.
- D. Wall thimbles shall be of sound cast iron, designed of ample thickness and size to securely hold the sluice gates in position with sufficient anchors to prevent movement of the thimbles in the concrete. They shall be provided with an integral cast water stop at least six inches from the face of the castings. Flanged face of thimbles shall be faced and tapped for stud bolts. Wall thimbles shall be provided for all sluice gates not shown connected to pipes or wall castings.
- E. Sluice gates shall be carefully erected in their respective positions as shown on the contract drawings, free from all distortion and strains. They shall be set completely assembled with gates wedged lightly into their seats. Under no circumstances shall sluice gates be taken apart to set.

(Ord. 1960-29 § LD(10).)

16.44.530 Wheel-operated stands.

- A. Wheel-operated stands shall be made of the best quality cast iron with smooth exterior surfaces, perfect in every respect and equipped with roller-thrust bearings and polished handwheels. They shall be of the rising-stem or nonrising-stem type to suit the valves or sluice gates which they are to operate. Nonrising stem stands shall be equipped with indicators. Provisions shall be made to lubricate all working parts of the stands.
- B. Each stand shall be equipped with a cold rolled steel shaft of ample size supported by bronze bushed guide brackets at intervals not to exceed ten feet. The threaded portion of the stems shall be of manganese bronze with machine cut threads. The different sections of the stems shall be

jointed together with manganese bronze couplings, threaded and keyed to the stems. Anchor bolts for guide brackets and stands shall be genuine wrought iron or cadmium plated. (Ord. 1960-29 § LD(11).)

16.44.540 Crank-operated stands.

- A. Crank-operated stands shall be made of the best quality cast iron with smooth exterior surfaces, perfect in every respect, and shall be of the single-crank type, with ball or roller thrust bearings and enclosed steel bevel gears. They shall be of the rising-stem or nonrising-stem type to suit the valves or sluice gates which they are to operate. Nonrising stem stands shall be equipped with indicators. Provisions shall be made to lubricate all working parts of the stands.
- B. Cranks shall be removable and equipped with smooth brass handgrips rotating freely on the handle of the crank. The maximum crank pull shall not exceed forty pounds for complete operation of the valve or sluice gate under full load conditions.
- C. Each stand shall be equipped with a cold rolled steel shaft of ample size supported by bronze bushed guide brackets at intervals not to exceed ten feet. The threaded portion of the stems shall be of manganese bronze with machine cut threads. The different sections of the stems shall be jointed together with manganese bronze couplings, threaded and keyed to the stems. Anchor bolts for guide brackets and stands shall be genuine wrought iron or cadmium plated steel.

(Ord. 1960-29 § LD(12).)

16.44.550 Motor-operated stands.

- A. Motor-operating stands shall be designed and built for motor operation of valves and sluice gates, and shall not be hand-operated stands with the various equipment bolted to them. They shall be of the heavy-duty rising-stem type, constructed of a high-grade cast iron or cast steel, and equipped with antifriction thrust bearings to take the upward and downward thrust of the valves or gates. They shall be capable of operating the valves and gates under their maximum operating condition. The motor operating mechanisms, reversing magnetic contactors, control stations and limit switches shall be enclosed in watertight and dust-tight cast iron housings attached to or built integrally with the stands.
- B. The motors shall be suitable for operation on the current characteristics as designated in the unit specifications or shown on the contract drawings, and shall have sufficient torques to start and operate the valves and gates in any position. Motors shall be furnished with ball bearings, shall have class A insulation, with windings impregnated to withstand excessive moisture and shall be rated to run continuously for the time required to completely open and immediately thereafter to completely close the valves or gates without exceeding safe operating temperatures. Manual-operating handwheels shall be provided for emergency operation of the stands, with provisions to prevent simultaneous use of the operating mechanisms. The handwheels shall not revolve when the units are operating electrically. A suitable mechanically actuated valve or gate position indicator shall be furnished with each stand.
- C. Reversing magnetic contractors shall be equipped with silver-to-silver contacts. Limit switches shall be provided for limiting the valve or gate travels in either direction and shall be suitable for fine adjustments and operations, particularly at the seating positions of the valves and gates. Means shall be provided for protection of the motors against overloads, either by means of overload relays, or by automatically disconnecting the motors from the line by means of suitable mechanically actuated switches in event the valves or gates should become jammed or excessive seating pressures should be applied.
- D. Suitable push-button control switches with red, green and white indicating lamps shall be provided and shall be mounted on the stands. The red and green lamps shall indicate the full

- open and closed positions of the valves and gates, respectively, and the white lamps shall indicate that current is available for operations. All lamps shall burn at intermediate position of the valves and gates.
- E. Each stand shall be equipped with a cold rolled steel shaft of ample size, supported by bronze bushed guide brackets at intervals not to exceed ten feet. The threaded portion of the stems shall be manganese bronze with machine cut threads. The different sections of the stems shall be jointed together by manganese bronze couplings, threaded and keyed to the stems. Anchor bolts for guide brackets and stands shall be of genuine wrought iron or cadmium plated steel.

(Ord. 1960-29 § LD(13).)

16.44.560 Rubber-seated butterfly valves.

All rubber-seated butterfly valves installed under this contract shall be fabricated and installed substantially in compliance with the latest revision of A.W.W.A. standard specifications for rubber-seated butterfly valves, C504, and the following specifications.

A. All valves shall be of ample strength to withstand and operate satisfactorily under the working pressures which will prevail in the lines in which installed and shall be subject to the test pressures and velocities stated in the following table. The class of valve to be installed on each service shall be as defined in the unit specifications.

	Shut-off	Maximum Pipeline		
Class of Valve	Pressure-p.s.i.	Velocity-f.p.s.		
25-8	25	8		
25-16	25	16		
50-8	50	8		
50-16	50	16		
125-8	125	8		
125-16	125	16		

- B. All valve shafts may consist of a one-piece unit extending completely through the valve disc or may be of the stub-shaft type, which comprises two separate shafts inserted into the valve disc hubs.
- C. All valve discs shall be of a cast or fabricated design, with no external ribs. The valve discs may be designed for either ninety-degree seating or acute-angle seating.
- D. Valve seats shall be of a design that permits removal and replacement at the site of installation and provides tight shutoff at the maximum pressures listed in the above table with zero pressures downstream from the valve. The valve seats shall be of pure gum rubber.
- E. The valve operators shall be capable of transmitting sufficient torque to the valve shafts to seat and unseat the valve under the full design shutoff pressures and water velocities as specified for each class of valve. Valve operators shall be of the type defined in the unit specifications and on the contract drawings.

(Ord. 1960-29 § LD(14).)

16.44.570 Concrete specifications - Portland cement.

Portland cement shall conform to Type 1 of the standard specifications and tests for portland cement, (serial designation: C150-44) or to type III of the standard specifications for high-early strength portland cement, (serial designations: C150-44) of the American Society for Testing Materials and subsequent

revisions thereof. All cement shall be handled to the job by sacks bearing the brand and name of the manufacturer, and shall be kept completely dry until used. (Ord. 1960-29 § NB-A(1).)

16.44.580 Concrete specifications - Fine aggregate.

Fine aggregate shall consist of sand having clean, hard, durable, uncoated grains, free from deleterious substances, and shall range in size from fine to coarse within the limits indicated below, percentage by weight:

- A. Passing through No. 4 sieve, not less than ninety-five percent;
- B. Passing through No. 100 sieve, about five percent.

Sand shall be obtained from a source known to be in current use on concrete construction. (Ord. 1960-29 § NB-A(2).)

16.44.590 Concrete specifications - Coarse aggregate.

Coarse aggregate shall consist of crushed stone, gravel or other approved inert materials with similar characteristics or combination thereof, having clean, hard, durable, uncoated particles free from deleterious matter. It shall range in size from fine to coarse within the following percentages, by weight:

- A. Passing through No. 1½ sieve, not less than ninety-five percent;
- B. Passing through No. 4 sieve, not more than five percent.

Coarse aggregate shall be obtained from a source known to be in current use on concrete construction. (Ord. 1960-29 § NB-A(3).)

16.44.600 Concrete specifications - Mixing water.

Mixing water shall be clean and shall be free from oil, acid and injurious amounts of organic matter, alkalies, or other salts. (Ord. 1960-29 § NB-A(4).)

16.44.610 Concrete specifications - Metal reinforcement.

- A. Metal reinforcement shall conform to the requirements of the standard specifications for billetsteel bar concrete reinforcement of intermediate grade (deformed bars) (serial designation: A-15-39) of the American Society for Testing Materials.
- B. Wire for concrete reinforcement shall conform to the requirements of the standard specifications for cold-drawn steel wire for concrete reinforcement (serial designation: A-82-34), or of the standard specifications for welded steel wire fabric for concrete reinforcement (serial designation: A-185-37) of the American Society for Testing Materials.

(Ord. 1960-29 § NB-A(5).)

16.44.620 Concrete specifications - Forms.

Forms shall be of either wood or steel and shall conform to shape, lines and dimensions of the concrete work as shown on the plans. They shall be substantial and shall be designed to resist the pressure to which they are subjected. Forms shall be sufficiently tight to prevent leaking of mortar. They shall be properly braced or tied together so as to maintain position and shape and insure safety to workmen and passersby. Temporary openings shall be provided where necessary to facilitate cleaning and inspection immediately before depositing concrete. Forms shall be assembled in such manner as to facilitate their removal without damage to the concrete. Suitable mouldings or bevels shall be placed in angles of forms to round or bevel the corner or edges of the concrete unless otherwise directed by the engineer. All such mouldings, flutings, or ornaments shall be built of mill finished No. 1 Idaho white pine. Triangular mouldings, when used, shall have two equal sides. All mouldings shall be cut with true edges, and shall not be warped or frayed. (Ord. 1960-29 § NB-A(6).)

16.44.630 Concrete specifications - Form ties.

Form ties approved by the engineer shall be used. They shall be of such type as to leave no metal closer than one and one-half inches to the surface of the finished concrete and they shall not leave a hole larger than seven-eights inches in diameter in the exposed surface of the concrete. Wire ties will not be permitted. (Ord. 1960-29 § NB-A(7).)

16.44.640 Concrete specifications - Reinforcement placing.

- A. Metal reinforcement before being placed shall be thoroughly cleaned of mill and rust scale and of coatings that will destroy or reduce the bond. Reinforcement appreciably reduced in section will be rejected.
- B. Metal reinforcement shall be accurately positioned and secured against displacement by using annealed wire of not less than No. 16 gauge or suitable clamps at intersections and shall be supported in a manner that will keep all metal away from the exposed surfaces of the wall. Nails shall not be driven into the outside forms to support reinforcement, nor the outside form on wall exposed to view after the structure is completed.
- C. Wherever it is necessary to splice reinforcement otherwise than as shown on the plans, the character of the splice shall be provided by the engineer on the basis of allowable bond stress and the stress in the reinforcement at the splice. Splicing shall not be made at points of maximum stress nor shall adjacent bars be spliced at the same point. Bar splices shall be staggered.
- D. All bars shall be lapped at least forty diameters at all corners and at abrupt changes in direction of walls or wherever splicing of bars is necessary.

(Ord. 1960-29 § NB-A(8).)

16.44.650 Concrete specifications - Proportioning.

- A. Fine and coarse aggregate shall be proportioned by volume by suitable containers approved by the engineer. Portland cement in standard unopened cloth or paper sacks as packed by the manufacturer may be considered as equaling one cubic foot.
- B. Water shall be measured by an approved device capable of accurate measurement to one pint, plus or minus, of the total amount of water required per batch.
- C. All concrete shall be volume proportioned on the basis of one part of portland cement, two parts of fine aggregate, and three and one-half parts of coarse aggregate with only enough water added to make a workable mix.

(Ord. 1960-29 § NB-A(9).)

16.44.660 Concrete specifications - Mixing.

- A. Concrete shall be mixed in a batch mixer for not less than one and one-half minutes after all the materials are in the mixer drum and until there is a uniform distribution of the materials and the mass is uniform in color and is homogeneous. Small amounts of concrete may be mixed by hand subject to approval and inspection by the engineer.
- B. Concrete from a central plant or mixed in transit mixer trucks may be used if it complies with these specifications. The engineer shall have free access at all times to the batching and mixing plant for sampling of all materials and inspection of work performed for this project. Concrete shall be delivered in watertight containers which will not permit segregation of the materials. When delivered, the concrete shall be uniform throughout the mass.

(Ord. 1960-29 § NB-A(10).)

16.44.670 Concrete specifications - Depositing concrete.

- A. Concrete shall be handled from the mixer to the place of final deposit in carts, buggies and shall not be spouted nor delivered by spout or trough, nor dumped into carts with a free fall from the mixer of more than three feet. Every possible precaution shall be taken to prevent separation or loss of ingredients while transporting the concrete.
- B. Concrete shall be spaded and rodded to thoroughly embed all reinforcement and fixtures. When forms are removed, surfaces shall be even and dense, free from aggregate pockets or honeycomb. Special care shall be taken to secure dense concrete around all inserts.

(Ord. 1960-29 § NB-A(11).)

16.44.680 Concrete specifications - Depositing against other concrete.

Before depositing new concrete on or against concrete that has hardened, the forms shall be retightened, the surface of the hardened concrete shall be roughened as required, thoroughly cleaned of foreign matter and laitance, and moistened with water. The new concrete placed in contact with hardened or partially hardened concrete shall contain an excess of mortar to insure bond. (Ord. 1960-29 § NB-A(12).)

16.44.690 Concrete specifications - Construction joints.

The placing of concrete shall be carried on continuously between construction joints shown on the drawings or approved by the engineer. If for any reason it shall become necessary to stop the placing of the concrete at places other than those indicated on the drawings, such places shall have the approval of the engineer and the manner of making the joints shall be approved. (Ord. 1960-29 § NB-A(13).)

16.44.700 Concrete specifications - Protecting and curing.

- A. All exposed surfaces of concrete shall be protected against wash by rain. All concrete shall be kept set for a period of five days after placing, except that two days' curing shall be considered sufficient if high-early strength portland cement or concrete is used.
- B. When placing concrete at or below a temperature of forty degrees Fahrenheit or whenever, in the opinion of the engineer, atmospheric temperatures will probably fall below this limit within the next twenty-four-hour period after placing concrete, the mixing water and aggregates shall be heated and the freshly placed concrete protected by adequate housing or covering and heating.
- C. Concrete when placed in the forms shall have a temperature of not less than seventy degrees Fahrenheit nor more than one hundred degrees Fahrenheit. Freshly placed concrete shall be maintained at a temperature of fifty to eighty degrees Fahrenheit or greater for a period of not less than four days after placing. The methods of protection and curing shall be such as to prevent evaporation of moisture from the concrete and injury to the surface.

(Ord. 1960-29 § NB-A(14).)

16.44.710 Concrete specifications - Removal of forms.

Forms shall remain undisturbed until the concrete has attained sufficient strength to sustain its own weight in addition to any temporary or permanent load that may be placed upon it during the building of the structure. Beam sides, column forms, or forms for walls may be removed as soon as the concrete has attained sufficient strength to sustain its own weight; provided, that such action does not endanger any part of the structure, but in no case less than four days when standard cement is used, nor less than two days when highearly strength cement is used. (Ord. 1960-29 § NB-A(15).)

16.44.720 Concrete specifications - Defective work.

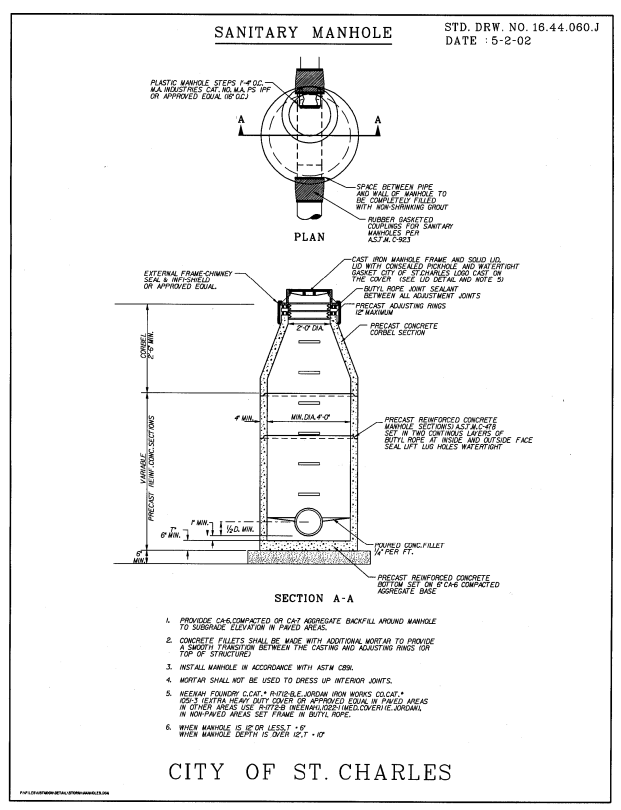
Any concrete work that is not formed as shown on the plans or for any reason is out of alignment or level or shows a defective surface shall be considered as not conforming with the intent of these specifications and shall be removed from the job by the contractor at his expense unless the engineer grants permission to patch the defective area which shall be done in accordance with the best practice. Permission to patch any

LAND IMPROVEMENTS

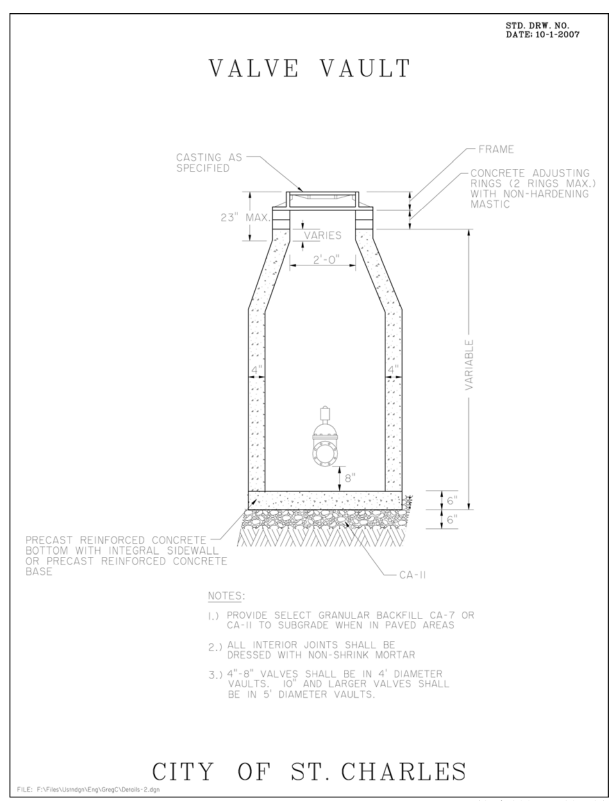
such area shall not be considered a waiver of the engineer's right to require complete removal of the defective work if the patching does not, in his opinion, satisfactorily restore the quality of the concrete and appearance of the surface. (Ord. 1960-29 § NB-A(16).)

16.44.730 Concrete specifications - Floor finish.

The upper face of all floors shall be wood floated and twice steel trowelled to a smooth hard surface while the concrete is still in a plastic condition after pouring. This surface shall be obtained insofar as possible by flushing the mortar in the concrete to the surface, although small quantities of mortar may be spread upon the concrete to assist in obtaining the proper surface finish. In all cases, the mortar and concrete shall be placed in one continuous operation in order to prevent separation of the mortar surface from the concrete. On walkways subsequent to steel trowelling, surfaces shall be slightly roughened by dragging burlap across the surface in a zig zag motion, or by brushing with a stiff brush. (Ord. 1960-29 § NB-A(17).)



(Ord. 2002-M-30 § 1.)

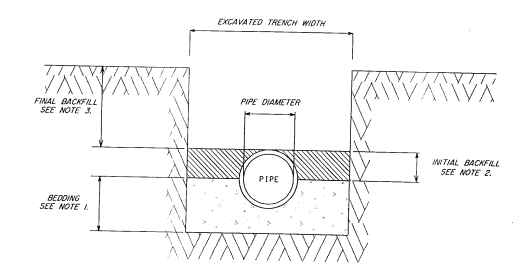


(Ord. 2007-M-89 § 2.)

STD. DRW. NO. 16.44.070.03 DATE : 03/09/1999

WATER MAIN TRENCH CROSS-SECTION

TYPE FIVE LAYING CONDITION PER
ANSI/AWWA C600 / A21.50 SECTION 3.3.7



NOTES:

- 1.) BEDDING SHALL CONSIST OF COMPACTED GRANNULAR MATERIAL (CA-6 OR FA-6) FROM A MINIMUM 4 INCHES BELOW THE PIPE TO THE CENTERLINE OF THE PIPE. BEDDING SHALL BE COMPACTED TO A MINIMUM OF 90% OF MODIFIED PROCTOR DENSITY IN ACCORDANCE WITH ASTM D-2049.
- 2.) INITIAL BACKFILL SHALL BE COMPACTED GRANNULAR MATERIAL (CA-6 OR FA-6) WHEN THE PIPE TRENCH LIES UNDER OR WITHIN TWO FEET OF A CURB OR HARDSURFACED AREA. SELECT EXCAVATED MATERIAL MAY BE USED WHEN THE PIPE TRENCH IS NOT UNDER OR WITHIN TWO FEET OF A CURB OR HARDSURFACED AREA. INITIAL BACKFILL SHALL BE COMPACTED TO A MINIMUM OF 90% OF MODIFIED PROCTOR DENSITY IN ACCORDANCE WITH ASTM D-2049.
- 3.) FINAL BACKFILL UNDER HARDSURFACED AREAS OF WHERE THE TRENCH LIES WITHIN TWO FEET OF CURB OR HARDSURFACED AREA SHALL BE IDOT CA-6 OR FA-6 (AG-LIME IS NOT PERMITTED) COMPACTED. MINIMUM DEPTH OF FIVE (5) FEET.

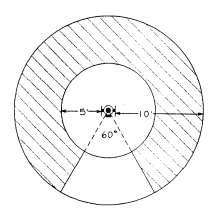
CITY OF ST. CHARLES

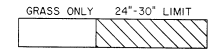
FILE: IDTL\WATER\TRENCHX.DTL

(Ord. 1999-M-29 § 1; Ord. 1997-M-103 § 1.)

STD. DRW. NO. 16.44.070.02 DATE: 08-21-96

PLANTING GUIDELINES





VEGETATION HEIGHT LIMITS ARE FOR MATURE PLANTS

NOTES:

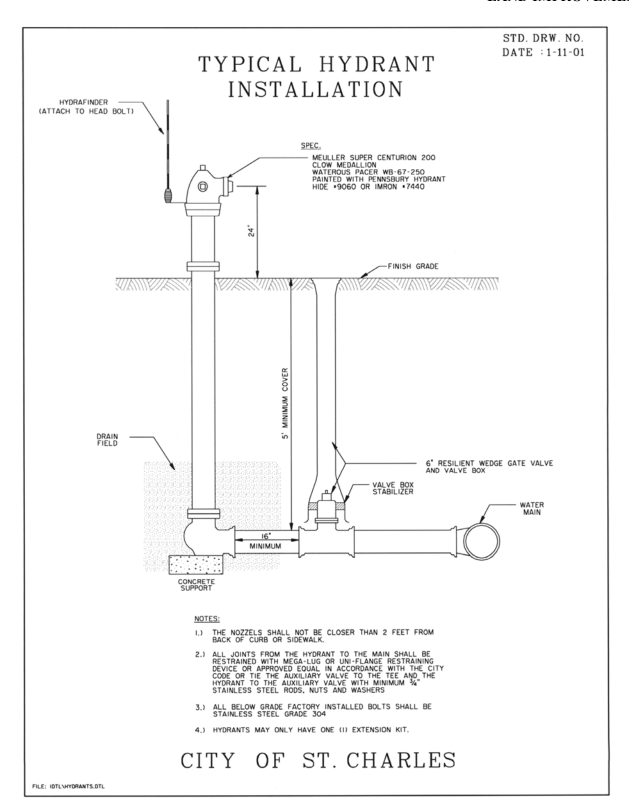
VEGETATION RESTRICTIONS

- AN AREA AROUND THE HYDRANT 5 FEET IN RADIUS SHALL REMAIN FREE OF ALL VEGETATION EXCEPT FOR GRASS.
- 2. AN AREA AROUND THE HYDRANT FROM 5 FEET TO 10 FEET MAY HAVE VEGETATION WITH A 24" TO 30" HEIGHT EXCEPT FOR THAT PORTION OF THE AREA IN FRONT OF THE HYDRANT CREATING A 60 ° ARC.

CITY OF ST. CHARLES

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(Ord. 1997-M-103 § 1.)



(Ord. 2001-M-18 § 1; Ord. 1997-M-103 § 1.)

STD. DRW. NO. 16.44.070.04

DATE : 04-21-1999

WATER MAIN RESTRAINT

Minimum Restrain	ed Lenght	ts (in fe	et) bac	k from l	ooth sid	es of fit	ting
Fitting type/nemine	Leigo	4"	6"	8"	1.04	10"	1.01
Fitting type/nomina	size			 	10"	12"	16"
90 Degree Bend		17	25	32	38	45	59
45 Degree Bend		7	10	13	16	19	24
22.5 Degree Bend		3	5	6	8	9	12
11.25 Degree Bend		2	2	3	4	4	6
Dead End		39	55	73	87	103	134
Top Side Vertical Offset * (45 Degree)		16	23	30	36	43	55
Bottom Side Vertical Offset *	(45 Degree)	4	6	8	10	11	15
Tee Run X Branch **	6 . pA	1	17				
Tee Run X Branch **	8' by	1	5	34			
Tee Run X Branch **	10' by	1	1	24	49		
Tee Run X Branch **	12' by	1	1	15	41	65	
Tee Run X Branch **	16' by	1	1	1	26	52	95
Reducer ***	6 ° by	28					
Reducer ***	8' by	52	30				
Reducer ***	10, pà	71	54	29			
Reducer ***	12° by	90	75	55	51		
Reducer ***	16' by	123	113	97	94	54	
			-				

^{*} Vertical offset with MINIMUM 10' of solid pipe between upper and lower bend.

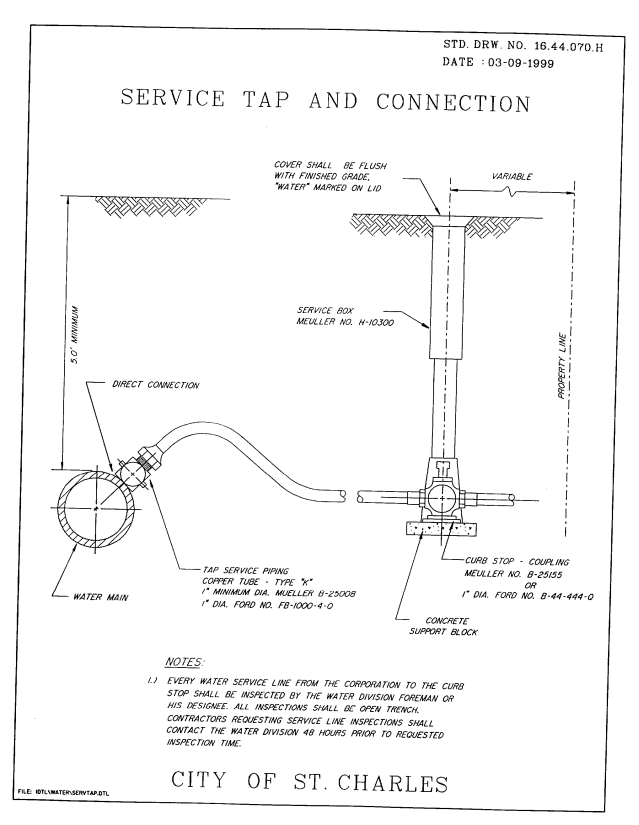
CITY OF ST. CHARLES

FILE: IDTL\WATER\RESTRAIT.DTL

(Ord. 1999-M-29 § 1.)

^{**} Tee with MINIMUM 10' solid pipe on both sides of run. Number indicates length of branch to be restrained.

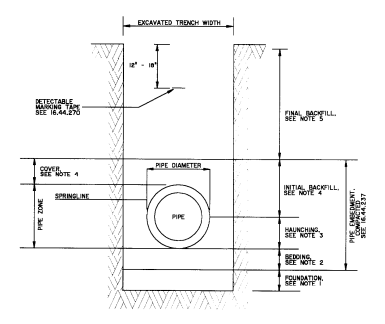
^{***} Length back from Large Eng of Reducer.



(Ord. 1997-M-103 § 1.)

STD. DRW. NO. DATE : 12-18-97

SANITARY SEWER TRENCH CROSS-SECTION



NOTES:

- 1.) FOUNDATION IS REQUIRED WHEN DEEMED NECESSARY BY THE ENGINEER.
- 2.) BEDDING SHALL CONFIRM TO IDOT GRADATION CA-7 OR CA-II IN ACCORDANCE WITH ASTM 2321 CLASS I. THICKNESS SHALL BE EQUAL TO ¼ OF PIPE DIAMETER BUT SHALL NOT BE LESS THAN 4" IN EARTH EXCAVATION AND 6" IN ROCK EXCAVATION, COMPACTED.
- HAUNCHING SHALL BE IDOT CA-7 OR CA-II IN ACCORDANCE WITH ASTW 232I CLASS I, COMPACTED.
- 4.) INITIAL BACKFILL SHALL BE IDOT CA-6 OR CA-II IN ACCORDANCE WITH ASTM 232I CLASS I COMPACTED TO A MINIMUM COVER OF 12".
- 5.) FINAL BACKFILL UNDER HARDSURFACED AREAS SHALL BE IDOT CA-6 OR FA-6 (AG-LIME IS NOT PERMITTED) COMPACTED IN 8"-9" LIFTS TO 95% MODIFIED PROCTOR DENSITY PER ASTM D-15557.

CITY OF ST. CHARLES

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(Ord. 1993-M-49 §1.)

TITLE 16 FOOTNOTES

1. For statutory provisions authorizing municipalities to establish plan commissions and set regulations for the acceptance of plats, see 65 ILCS 5/11-12-4; for provisions on the approval of plats, see 65 ILCS 5/11-15-1. (Ord. 1996-M-53 § 34.)