CITY OF SIMPSONVILLE, SOUTH CAROLINA

LAND DEVELOPMENT REGULATIONS

As Amended by the

Simpsonville City Council
October 2018
1. Applicant to meet with City of Simpsonville planning staff to ensure that proper zoning is in effect for the desired type of development.

2. Applicant to review permitting process with planning staff.

3. Applicant to submit preliminary plan, preliminary application, and processing fee to City planning staff.

4. City planning staff will attend Subdivision Advisory Committee meeting to offer review comments concerning the plat.

5. The City planning staff will prepare a report of specific requirements to present to the Simpsonville Planning Commission at its regular monthly meeting.

6. The Simpsonville Planning Commission will vote to either approve, modify, or deny the request for preliminary plan approval.

7. The City planning staff will notify the developer and surveyor/engineer of the Simpsonville Planning Commission's vote.

8. The developer may continue the site development process with the City planning staff.
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These documents are not part of the City of Simpsonville Land Development Regulations. The policies and ordinances are included as informational reference sources.

**ITEM**

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HISTORY

On April 13, 1993, the Simpsonville City Council adopted the Greenville County Subdivision Regulations as the standards by which subdivisions within the corporate limits of Simpsonville, South Carolina will be regulated. The Ordinance is hereafter known as the Simpsonville Land Development Regulations. These regulations provide for the health, safety, and welfare of the citizens of Simpsonville. In addition, they will also address the following objectives:

1. Encourage the development of economically sound and stable municipalities.
2. Assure the timely provision of required streets, utilities, and services.
3. Assure safe and convenient traffic access and circulation for both vehicles and pedestrians.
4. Assure the provision of public open spaces and building sites for recreational, educational, transportation, and other public purposes.
5. Generally assure wise and timely development which is in harmony with the local Comprehensive Plan.

SUPPORTING DOCUMENTS

The Simpsonville Zoning Ordinance should be reviewed for details of the site development process and application. (Section 4:3, Simpsonville Zoning Ordinance) Receiving preliminary approval of the subdivision plan is an integral part of the site development permit process. The Zoning Ordinance is used to identify the land uses allowed in the various zoning districts. The Land Development Regulations are used to govern the conversion of raw land into subdivided lots for the construction of buildings and other structures as well as to manage site design, street layout, and the provision of water and sewer service.

The Simpsonville Land Development Regulations serve as a complement to the Simpsonville Zoning Ordinance Regulations; it is important to apply them jointly.

The following pages outline the amendments to the Simpsonville Land Development Regulations that have been adopted since April 13, 1993.
ARTICLE 1. GENERAL PROVISIONS

1.1. Authority

Pursuant to the authority granted to it under Title 6, Chapter 7, Article 11 of the 1976 Code of Laws of South Carolina, as amended, the Simpsonville City Council does hereby adopt Land Development Regulations to provide for the harmonious development of the City; coordination of streets within subdivisions with other existing or planned streets or with other features of the comprehensive development plan; adequate open spaces for traffic, recreation, light, and air; and for a distribution of population and traffic which will tend to create conditions favorable to the health, safety, and welfare of the general public.

Hereafter, no plat of a subdivision of land within the area described in Section 1.2 below shall be filed or recorded until it has been submitted to and is approved by the City of Simpsonville Planning Commission and such approval is entered in writing on the plat by the executive director or his authorized representative. The provisions of these regulations shall not apply to subdivision plat maps which, prior to the adoption of regulations governing the subdivision of lands, were recorded in the office of the Greenville County Register of Mesne Conveyance.

1.2. Jurisdiction

The Land Development Regulations adopted by the Simpsonville City Council shall apply to all new subdivisions located in the City.

1.3. Violations and Penalties

The owner or agent of the owner of any land located within the jurisdiction of the City of Simpsonville who transfers, sells, or agrees to sell such land by reference to, or exhibition of, or by other use of a plat or subdivision of such land before such plat has been approved by the City of Simpsonville and recorded in the office of the County Register of Mesne Conveyance shall forfeit and pay a penalty of $100 for each lot so transferred, sold, or agreed or negotiated to be sold. The description by metes and bounds in the instrument of transfer or other document used in the process of selling or transferring land shall not exempt the transaction from such penalties. The City may enjoin such transfer, sale, or agreement by action for injunction or may recover the penalty by civil action.

Any person or entity who violates any of the provisions contained herein or any of the regulations adopted pursuant hereunder for which no other penalty is provided, shall upon conviction be fined not less than $10 nor more than $500 for each conviction. Each day of violation shall constitute a separate offense.

Nothing contained herein shall prevent the City from taking such other lawful action as is necessary to remedy any violation of these regulations.

1.4. Conflict with Other Laws, Ordinances, or Regulations

Wherever the requirements made under authority of these regulations impose higher standards than are required in any other statute, local ordinance, or regulations, the provisions of these regulations shall
govern. Wherever the provisions of any other statute, local ordinance, or regulations impose higher standards than are required by these regulations, the provisions of such statute, local ordinance, or regulations shall apply.

1.5. Appeals

Any person aggrieved by a decision of the Commission rendered after hearing may within thirty (30) days after notice thereof file an appeal in circuit court for a review of the decision of the Commission pursuant to Section 4-27-620 of the 1976 Code of Laws of South Carolina, as amended.

1.6. Variances

Whenever, in the opinion of the Simpsonville Planning Commission, the strict application of the requirements contained in these regulations would result in substantial or excessive difficulties, hardships, or injustices, the Simpsonville Planning Commission may modify such requirements so that the subdivider is allowed to develop his property in a reasonable manner. The public interests of the City and its citizens are to be protected and the general intent and spirit of these regulations will be preserved. All affected City departments shall accept variances granted by the Simpsonville Planning Commission. Variances approved by the Planning Commission shall be binding for all affected City departments.

1.7. Amendments

Before the adoption of any amendment to these regulations, the City of Simpsonville Planning Commission shall hold a public hearing and notice of the hearing shall be given once a week for two consecutive weeks. The first notice shall appear not less than 15 nor more than 30 days prior to the hearing date. The notice of hearing shall be made in a daily newspaper having general distribution in the City.

1.8. Interpretation

In interpreting the regulations expressed in this document, they shall be considered as the minimum provisions for the protection of the health, safety, and welfare of the general public.

1.9. Separability

If any section, paragraph, subdivision, or provision of these regulations shall be judged invalid, such judgment shall apply only to that particular section, paragraph, subdivision, or provision and the remaining sections of these regulations shall remain valid and effective.

1.10. Effective Date

These regulations shall take effect on and after September 15, 1967.

Amended - April 22, 1971
Amended - October 16, 1979
Amended - February 16, 1982
Amended - April 19, 1983
Amended - June 19, 1984
Amended - December 28, 1984
Amended - August 19, 1992
Amended - January 2001
Amended – November 2007
Amended – December 2013
Amended – October 2018
1.11. Domain

All proposed development as defined in Article 3 of the Simpsonville Zoning Ordinance shall be subject to the Simpsonville Land Development Regulations as adopted by the Simpsonville City Council.
LIST OF AMENDMENTS

Simpsonville Land Development Regulations Development Process

1.11 Domain

(Following Section 1.10)

All proposed development as defined in Article 3 of the Simpsonville Zoning Ordinance shall be subject to the Simpsonville Land Development Regulations as adopted by the Simpsonville City Council.

3.1 Preliminary Procedure and Filing Fee

(At beginning of Paragraph 1)

Prior to submitting a Preliminary Subdivision Plan and application, the applicant will coordinate with the Administrator or the Greenville County Planning staff to ensure that the proposed size of the subdivision lots is consistent with the Official Zoning Map. Should a rezoning application to the City of Simpsonville be necessary, that rezoning request is to have received at least one favorable vote by the Simpsonville City Council prior to being reviewed by the Simpsonville Planning Commission.

(Following Paragraph 2)

Within 5 days of the receipt of the Preliminary Plan Application, the Greenville County Planning staff shall provide a copy of the plan to the Administrator. The Administrator is a member of the Subdivision Advisory Committee which shall review and make written recommendations to the Simpsonville Planning Commission at its regular monthly meeting. These activities shall be conducted in accordance with the official Simpsonville Development Activity Calendar prepared by the Greenville County Planning staff.

The Administrator shall be responsible for completion of the Site Development process after receipt of the Greenville County Planning staff report and recommendation as outlined below.

Upon receipt of all application information required by this Article, the Simpsonville Planning Commission shall review the application to determine that the minimum application requirements have been submitted. The Simpsonville Planning Commission may after such review and documented findings, issue approval of the entire development, or an appropriate portion thereof. The review of the Simpsonville Planning Commission and its findings (including the results of the Greenville County Subdivision Advisory Committee review) shall be compiled into a report with the decision to approve, deny, or conditionally approve the application. The report shall be forwarded to the Administrator for completion of the Site Development process.

3.2 Preliminary Plan Requirements

(At the end of Paragraph 3.2-A)

Existing parcels and proposed lots shall be referenced to South Carolina State Plane Coordinates, as defined in Title 27 Chapter 2 of the South Carolina Code of Laws, either by Global Positioning System (GPS) Surveys or Terrestrial Surveys.

(Following 3.2-N)
O. Location of existing electric, natural gas, water, and sewer rights-of-way.
P. The proposed use of any land reserved by the developer. This includes open space, recreation areas and other non-specific reserved areas. The plan shall include a description of the use, dimensions of areas, plans for recreational equipment, pedestrian ways, etc.
Q. Statement of source of boundary survey and date of survey.
R. Computed square footage of each lot of the subdivision.
S. Surveyed delineation of any wetland area within the subdivision.
T. Applicant shall provide, with the Preliminary Plan, a certification that the owner of the land has given consent to have the proposed subdivision submitted for review.
U. Lighting Plan in accordance with Section 10:7.16 Lighting, Simpsonville Zoning Ordinance.
V. Pedestrian ways in accordance with Section 10:9.3, Pedestrian Walkways, Simpsonville Zoning Ordinance.
W. Buffers in accordance with Section 10:4, Buffers, Simpsonville Zoning Ordinance.
X. Sight easements in accordance with Section 10:9, Traffic and Pedestrian Safety, Simpsonville Zoning Ordinance.

5.2 Final Plat Requirements

(Following Paragraph 1)

Additionally, digital files shall be submitted in a standard format. These files shall consist of a copy of the CAD drawing containing all applicable layers and an ASCII text file describing the technical parameters and contact information for the CAD file (metadata). Electronic information submitted shall be used only for the anonymous inclusion into the Greenville County Geographic Information Systems. Disclaimers and limiting statements may be placed in electronic submissions, provided such disclaimers do not direct liability to the County or create indemnification by the County to the party submitting electronic files.

5.3 Final Plat – Requirement Check List

(Following 5.3-A)

Parcels shall be referenced by South Carolina State Plane Coordinates, as defined in Title 27 Chapter 2 of the South Carolina Code of Laws, either by Global Positioning System (GPS) Surveys or Terrestrial Surveys. Surveys shall be performed in accordance with the State Minimum Standards published by the State Board of Registration for Professional Engineers and Land Surveyors unless higher standards are specified herein, wherein the higher standards shall apply. Inasmuch as possible, control surveys between geodetic monuments and property boundaries shall be extended from the nearest geodetic control monument(s). The specifications for horizontal control are as follows:

1. GPS Surveys shall follow procedures which ensure survey grade compatibility with the nearest geodetic control monuments. Survey grade GPS receivers shall be used with a manufacturer’s stated accuracy of at least $\pm 5$ cm $\pm 2$ ppm. Although the nearest station may not always be suitable for occupation by GPS because of obstructions, property owner permission or other reasons, the intent is to make ties to network stations within 10 kilometers (6.214 miles) of the project and to establish new coordinates on property corners to a spatial accuracy of 0.2 feet.
2. Terrestrial Survey monument ties shall meet South Carolina Class A Standards.

On all plats, directions shall be referenced to South Carolina Grid. Distances thereon shall be ground distances and not grid distances.

(*Following 5.3-D*)

Plats submitted for recording shall be accompanied by an electronic copy. The following standards and procedures shall apply to this electronic copy:

1. Plats and drawings will be submitted as a drawing file in .DWG or .DXF format to Greenville County’s FTP site or on a CD-ROM, or other digital media approved by Greenville County.

2. The submitted media shall be legibly labeled with the drawing or plat name, filename, drawing type (preliminary, final, etc.), project contact information (name, affiliation, phone number, and E-mail address), and submittal and file creation dates.

3. Coordinate datum shall be the current South Carolina State Plane Coordinate System as specified in Title 27 Chapter 2 of the South Carolina Code of Laws.

4. South Carolina State Plane Coordinates shall be inherent to the submitted drawing file. That is, the submitted drawing file shall contain South Carolina State Plane Coordinates, not local grid or paper source coordinates.

5. To the extent possible, the submitted drawing file shall be named the same as the hardcopy plat. File names shall not exceed 27 characters. Long subdivision or plat file names may be abbreviated provided there is a clear relationship to the name of the hardcopy plat.

6. The submitted drawing file shall include the features and text classified by the standard layer and naming convention shown in the following table. Drawing features and associated text shall not be combined in one layer. Text included in drawing files shall use standard fonts that can be read without third-party software.

<table>
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<td>PARCEL1</td>
<td>Line</td>
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<td>4</td>
<td>ROW1</td>
<td>Line</td>
<td>Rights-of-way delineating private/public land boundary</td>
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<tr>
<td>6</td>
<td>GCP1</td>
<td>Point</td>
<td>Ground control points for drawing file</td>
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<tr>
<td>17</td>
<td>CNTRLIN1</td>
<td>Line</td>
<td>Street/road centerlines (paved and unpaved)</td>
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<tr>
<td>26</td>
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<td>Utilities, wildlife, transp., storm drainage/detention, etc.</td>
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<tr>
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<td>Text</td>
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<td>59</td>
<td>EASTYPE</td>
<td>Text</td>
<td>Type of easement (utility, transp., wildlife, storm,</td>
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</table>
7. Closure is critical in converting CAD features to GIS features. All linear and polygon features must be snapped closed, when applicable, and free of symbols (e.g. circles at property corners) that break line continuity.

8. Submitted drawing files shall contain only complete parcel polygon features in the PARCEL1 layer. Incomplete parcel boundaries, provided for reference, may be included in an open layer.

9. A metadata text file with the same name as the drawing file is required with each electronic submission. This text file shall provide the following technical parameters and contact information for the survey:

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<td>Grid Bearing and Grid Distance to Monuments:</td>
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<td>GPS Unit Type:</td>
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</tr>
<tr>
<td>E-mail:</td>
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<tr>
<td>Software/Version Used:</td>
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5.6 Exemptions

(Following 5.5)

All surveyors shall be encouraged to tie all surveys, wherever possible, to the state plane coordinate
system. Referencing surveys and plats to state plane coordinates improves the County’s land records and streamlines the process by which surveys and plats are conveyed into the County GIS. Therefore, the intent of this section is not meant to discourage surveyors from tying surveys to the state plane coordinate system.

The following surveys shall be exempt from state plane coordinate reference:

1. Re-tracement surveys of property in existing, platted subdivisions already recorded in the Greenville County Register of Deeds Office.
2. Any boundary survey of more than one mile in distance as measured along public roads from a published geodetic monument.
3. Any subdivision of seven (7) or less lots AND less than 25 acres in total aggregate including all phases and sections severed from the parent parcel(s).

10.2 Construction Standards For All Pipe Work

(Reference to number 10.2 E2, "Size and Construction,"
)

Exhibit K-1 and K-2 on Pages E-15 and E-16 of the Simpsonville Land Development Regulations reflects the standard catch basin detail rather than the detail for the SCDOT #9 catch basin detail.

10.4 Construction Standards For Driveways, Sidewalks, Curbs, Joints, Patching

(Following Number 4)

5. Extruded curb shall not be permitted within the City of Simpsonville.

11.5 Lots

A. Access

All residential subdivision lots shall have at least 20 feet of direct access to and front on a public street or on a private street constructed to city private road standards as set forth herein in which each property owner has an undefined, undivided interest. All nonresidential subdivision lots shall have access to a public street, public highway, private road, or a recorded easement.

12 Site Plan Requirements and Review Process

Add Article and Sections 1, 2, & 3.
ARTICLE 2.  DEFINITIONS

For the purpose of these regulations, the following definitions shall be used. Words used in the present tense include the future; the singular number includes the plural number; the plural number includes the singular number. The word "shall" is mandatory.

Alley - A minor, permanent public service-way which is used for secondary vehicular access to the back or the side of properties which otherwise have primary vehicular access to a public street.

Block - A piece or parcel of land entirely surrounded by public streets.

Building Setback Line - A line establishing the minimum allowable distance between the nearest portion of any building excluding steps, gutters, and similar fixtures, and the property line when measured perpendicular thereto.

Commission or Planning Commission - The City of Simpsonville Planning Commission.

Cul-de-sac - A street having one end open to traffic and being permanently terminated by a vehicular turnaround of circular design.

Easement - A grant, by the property owner of a portion of land, for use by the public, a utility, a corporation, or person for specified purposes. No construction of any kind is permitted upon easements except that which is allowed or required in conjunction with the designated use.

Eyebrow - The arch of a cul-de-sac covering the outer ridge of a tangent street section.

Group or Large Scale Development - A group or large scale development is a group of two or more principal structures, whether in single, condominium, or diverse ownership built on a single lot, tract, or parcel of land and designed for occupancy by separate families, firms, businesses, or other enterprises. Such development generally contains parcels or tracts of land in common and such land is controlled and maintained through a property owners' association or similar group.

Highway - A street or traffic way serving as and designated as a State or United States route.

Lot - A portion of a subdivision or other parcel of land having a minimum of 20 feet frontage on, or approved access to, a public street and intended for transfer of ownership or for building purposes.

Lot, Comer - A lot abutting upon two or more streets at a comer; a lot abutting upon two or more streets at their intersection.

Lot, Double Frontage - A lot, other than a comer lot, abutting upon two or more streets. A comer lot shall be considered having double frontage if it has access on three or more sides or shows access to two streets parallel to one another.

Lot, Width - The distance between the side lot lines at the setback line as measured along a straight line parallel to the front lot line or parallel to the front lot lines or parallel to the chord thereof.
**Private Road** - Any right-of-way, road, street, drive, or means of vehicular access to private properties that is not dedicated to or maintained by City of Simpsonville. The property owner(s) uses the private road as a means of access and has an undivided fee interest or usage easement in the private road. The fee interest in the private road may be held by a corporation, trust, partnership, or other legal entity provided the property owners are members of, and/or owners in, the legal entity. The entity has the obligation to maintain and repair the private road; provided, however, City of Simpsonville shall not be obligated in any way to maintain the private road.

**Record Drawing** - Drawings submitted for record purposes and which have been annotated to show significant changes in the work made during construction based upon marked up prints, drawings, and other data furnished by the Contractor to the Developer, or to the Developer's Engineer.

**Reserve Strip** - A strip of land adjacent to a public street or similar right-of-way which has been reserved for the purpose of controlling access to the public way.

**Resubdivision** - A combination or recombination of previously recorded lots or tracts of contiguous land for the purpose of creating building sites.

**Roadway** - That portion of a street intended for the use by vehicular traffic.

**SCDHPT** - South Carolina Department of Highways and Public Transportation.

**Street** - A dedicated and accepted right-of-way for vehicular traffic. Includes but is not limited to highway, thoroughfare, lane, road, boulevard, way, place, court, trail or otherwise.

**Hierarchy of Streets**

The following are definitions intended to distinguish between different categories of streets:

A. **Arterial Streets:"A" Street** - High-volume streets that carry traffic between commercial centers or communities. For example: Wade Hampton Boulevard.

B. **Minor Arterial Streets:"B" Street** - Principal traffic arteries within residential or commercial areas that carry traffic from arterials to lower-order residential streets. For example: Edwards Road.

C. **Residential Streets:"C", "D", "E" Streets** - Streets used primarily to provide access from minor arterial streets to residential units. By nature of their design, these streets serve vehicles passing through the area with either origin or destination within the area. The three classes of residential streets are listed below:

   Class "]C" -Residential Collector

   A street which provides access to 50 or more residential dwelling units.

   **Class "]D" -Residential Subcollector Street**

   A street which provides access to more than 15 but less than 50 residential dwelling units. A street may not be classified a Class "]D" street if it is designed in such a way that it may provide at any future date access to another street or to more than 50 dwelling units.
Class "E" - Residential Access Street

A street providing access and/or road frontage to 15 or fewer residential dwelling units. A street may not be classified a Class "E" if it is designed in such a way that it may provide at any time in the future access to another street or to more than 15 dwelling units.

D. Industrial/Commercial- "F" Street - Streets used for access to commercial, service, and industrial properties as designated by the zoning classification or to those areas exhibiting this character or intent.

Street Width - The shortest distance between the lines delineating the traveling surface of a street.

Structure - Anything constructed, erected, or placed which requires permanent location above grade.

Subdivider - Any person, individual, firm, partnership, association, corporation, estate, trust, or any other group or combination acting as a unit, dividing or proposing to divide land so as to constitute a subdivision. This definition includes any authorized agent of the subdivider.

Subdivision - "Subdivision" means all divisions of a tract or parcel of land into two or more lots, building sites, or other divisions for the purpose, whether immediate or future, of sale, legacy, or building development. This shall include all division of land involving a new street or a change in existing streets, resubdivision, and where appropriate the process of subdividing the land or areas subdivided. The following exceptions are included within this definition only for the purpose of requiring that the local Planning Commission be informed and have record of such subdivisions:

A. The combination or recombination of portions of previously platted lots where the total number of lots is not increased and the resultant lots are equal to the standards of the governing authority.

B. The division of land where all parcels equal 5 acres or more where no new street is involved.

Plats of such exceptions shall be received as information by the Planning Commission which shall indicate such fact on the plats.

Superelevation - The construction of a curved roadway section in which the elevation of the outside edge of the curve is higher than the elevation of the inside edge of the curve. The purpose of including superelevation in the design of a curve is to counteract the centrifugal force acting on a vehicle passing through the curve, thus allowing the vehicle to safely navigate the curve while maintaining uniform speed.

Traffic Control Island - The area in a roadway where vehicles are intended to be excluded. Refer to Article 9 of this Ordinance. Traffic control islands are classified as follows:

A. Divisional Islands - Islands built to separate opposing traffic flows. A continuous divisional island is a median. A divisional island located at the public entrance to a subdivision is a subdivision entrance island.

B. Channelization Islands - Islands built to guide traffic travelling in the same direction in proper and safe paths.
C. **Pedestrian Refuge Islands** - Islands built exclusively for the safety of pedestrians.

*Zoning* - Any existing Zoning Ordinance of City of Simpsonville, South Carolina, or its municipalities.

(Reserved)
ARTICLE 3.  PRELIMINARY PLAT REQUIREMENTS

3.1. Preliminary Procedure and Filing Fees

Prior to submitting a Preliminary Subdivision Plan and application, the applicant will coordinate with the City of Simpsonville planning staff to ensure that the proposed size of the subdivision lots is consistent with the Official Zoning Map.

Application for preliminary approval of a subdivision plan shall be submitted to the City of Simpsonville’s Planning Commission according to the submittal deadlines available on the City's website. A paper and digital copy of the preliminary plan of the subdivision shall be such as to meet the minimum requirements contained herein. (See Section 3.2 and Exhibit B) The Subdivision is to be submitted to the Greenville County Subdivision Administration who will notify the Subdivision Advisory Committee for their review and recommendations. The Advisory Committee is made up of the following representatives as well as others which the Commission may request:

- Greenville County School District
- Greenville County Health Department
- Greenville County Engineering Department
- Emergency Service Representative
- South Carolina Department of Health and Environmental Control
- South Carolina Department of Highways and Public Transportation
- Greenville Water System
- Western Carolina Regional Sewer Authority
- Metropolitan Sewer Subdistrict or Appropriate Sewer Subdistrict
- Appropriate Fire District

City of Simpsonville planning staff shall be responsible for completion of the Site Development process after receipt of the Subdivision Advisory Committee’s recommendations.

The Simpsonville Planning Commission shall review the application to determine that the minimum application requirements have been submitted. The Simpsonville Planning Commission may, after such review and documented findings, issue approval of the entire development, or an appropriate portion thereof.

The developer or his representative will be invited to attend the Subdivision Advisory meeting. Also, any interested citizens may attend this meeting for information about the subdivision. Upon review of the subdivision by the Advisory Committee, a report is provided to the City of Simpsonville planning staff.

The Simpsonville Planning Commission shall act on the preliminary plan within 60 days and, if approved, shall indicate in writing the conditions of such approval, if any, or if disapproved, shall express in writing its disapproval and its reasons therefore. The action of the Simpsonville Planning Commission shall be recorded in the minutes of the Planning Commission meeting.

Upon approval of the preliminary subdivision plan by the Simpsonville Planning Commission, the subdivider may proceed to comply with the specific requirements of these regulations and the preparation of the final subdivision plat. Approval of a preliminary subdivision plan shall not constitute approval of the final subdivision plat. Preliminary approval shall constitute approval of the proposed widths and alignments of streets and dimensions and shapes of lots. The final plat will be considered eligible for approval only after the requirements for final plat approval, as specified herein, have been fulfilled and after all other specific conditions of the Simpsonville Planning Commission have been met.
To help offset the cost to the City of processing a subdivision plat, a filing fee shall be paid with the application for preliminary plat approval. The filing fee shall be calculated as follows. The preliminary plat filing fee shall cover the approval of the final plat. All fees must be paid in full prior to signing the plat for preliminary approval.

$100.00 base fee + $5.00/lot. This cost includes out lots and reserve areas for any one subdivision.

All preliminary approvals granted by the Simpsonville Planning Commission shall be valid for a period of time not to exceed one year unless an extension of time is applied for and granted by the Simpsonville Planning Commission. If the developer does not apply for and receive an extension, the preliminary approval shall be null and void one year from the initial date of approval.
3.2. Preliminary Plan Requirements

A preliminary plan shall be submitted to the Greenville County Planning staff for approval in a scale of not less than 1 inch to 100 feet or as specified below and shall include the following (See Exhibit B). Maximum plat size shall be 42” x 28”.

A. A preliminary lot layout and an accurate boundary survey of the property of the proposed subdivision showing bearings and distances prepared by a registered land surveyor licensed to practice in the State of South Carolina. Existing parcels and proposed lots shall be referenced to South Carolina State Plane Coordinates, as defined in Title 27 Chapter 2 of the South Carolina Code of Laws, either by Global Positioning System (GPS) Surveys or Terrestrial Surveys.

B. The name of the subdivision and roadway; the owner or owners and current address; the name of the engineer, surveyor, landscape architect, land planner, etc. who prepared the plan; proposed street names; the names of the adjoining subdivisions or property owners; and location of the proposed subdivision.

C. The location and right-of-way widths of all streets and roads adjacent to any property proposed for subdivision and whether they are public or private.

D. A location sketch showing the relationship of the property submitted for approval with adjoining property and to all streets or roads existing within 1000 feet of any part of the property to be approved. In addition the property will be located on this sketch from at least one highway or well-known road or intersection by indicating the mileage to the nearest tenth to the property.

E. The location and size of sanitary and storm sewers, location and size of water mains, and other utilities immediately adjacent to the tract. Also, the names of the owners of the utilities should be included in the preliminary plan. If water mains and sewers are not on or adjacent to the tract, indicate the direction, distance to, and size of nearest accessible mains.

F. Topographic contour intervals, not greater than 10-feet, shall be overlaid on the preliminary lot layout.

G. The developer shall submit a basic drainage plan for preliminary approval. This plan will show anticipated catch basin locations, piping, and drainage easements.

H. The location of water courses, marshes, flood plains, flood ways, wooded areas, water impoundments, houses, barns, and other significant features on the land proposed for approval.

I. The location and width of all street rights-of-way and other areas proposed to be dedicated to the public or intended for public use and lot lines.

J. Scale, north arrow, and date.

K. Total area stated in acres of the land proposed for subdivision.
L. If public water and sewer facilities are to be furnished, preliminary plans prepared by a registered engineer showing pipe sizes shall be submitted. Invert elevations on all sewer lines and the location, construction, and maintenance of private sewage treatment facilities, if required, shall be developed in cooperation with and under the supervision of the Environmental Quality Control Office of the South Carolina Department of Health and Environmental Control (SCDHEC) and the Western Carolina Sewer Authority if applicable. If public sewage facilities are proven infeasible, the developer shall contact the SCDHEC for septic tank approval information.

M. Where zoning exists within City of Simpsonville, all preliminary subdivision plans shall show the existing zoning classification for the area being platted and all abutting property. Such plan shall comply with the requirements of the Zoning Ordinance in effect in the area proposed for a subdivision. If the area or any part being platted will not meet the minimum requirements of the Zoning Ordinance, and the developer's design requires the area to be rezoned, the developer must make an application for a zoning change with the appropriate authority. The application for rezoning must be submitted to the appropriate legislative body prior to the approval of a preliminary subdivision plan.

N. If the area or any part of the area being platted lies within a special sewer or water district, this district shall be shown clearly on the preliminary plan.

O. Location of existing electric, natural gas, water, and sewer rights-of-way.

P. The proposed use of any land reserved by the developer. This includes open space, recreation areas and other non-specific reserved areas. The plan shall include a description of the use, dimensions of areas, plans for recreational equipment, pedestrian ways, etc.

Q. Statement of source of boundary survey and date of survey.

R. Computed square footage of each lot of the subdivision.

S. Surveyed delineation of any wetland area within the subdivision.

T. Applicant shall provide, with the Preliminary Plan, a certification that the owner of the land has given consent to have the proposed subdivision submitted for review.

U. Lighting Plan in accordance with Section 10:7.16 Lighting, Simpsonville zoning Ordinance.

V. Pedestrian ways in accordance with Section 10:9.3, Pedestrian Walkways, Simpsonville Zoning Ordinance.

W. Buffers in accordance with Section 10:4, Buffers, Simpsonville Zoning Ordinance.

X. Sight easements in accordance with Section 10:9, Traffic and Pedestrian Safety, Simpsonville Zoning Ordinance.
3.3. Approved Preliminary Plans

One copy of the subdivision plan given preliminary approval shall be available within five (5) working days by the Planning staff for each of the affected public agencies as well as the subdivider and/or his authorized agent. After preliminary approval is granted, the following information shall be submitted for review prior to construction:

A. A detailed drainage plan will be submitted to the City Engineer. The detailed drainage plan shall have a separate topographic map with not greater than 10-foot contour intervals showing the street and storm drainage plan by means of underground pipes using curb-type catch basins or surface ditches where applicable. These improvements shall be installed by the developer after approval by the City Engineer. Surface ditches shall show easement or right-of-way. Also, each drainage basin shall indicate basin area, design runoff coefficient, time of concentration, and average slope. Each run of pipe or channel will indicate size, design slope, design flow in CFS, and velocity. All the above shall comply with adopted county drainage design and construction regulations. (Cross reference “Drainage Design and Construction” Section 10.1-H)

B. At the time the drainage plan is submitted, a road centerline plan and profile and plan for each street shall be prepared with the plan immediately above the profile. Scales shall be 1 inch = 10 feet vertical and 1 inch = 100 feet horizontal. The following will be shown:

1. Alignment information.
2. Existing and proposed centerline at no less than 100-foot stations.

C. At the time the drainage plan and centerline profiles are submitted, the engineer of record shall submit a summary for preliminary approval outlining the construction materials and soil density testing program proposed for the project. This outline shall indicate the frequency and depths of density tests anticipated for all fills and backfilling of utility trenches located within the dedicated road right-of-way, as well as any other data he considers pertinent to compaction.

D. Where the subdivision includes a lake or pond (existing or to be constructed) in connection with the development, a plan showing profiles of the proposed dam structure as well as all design information shall be submitted to the South Carolina Land Resource Commission for review. If these water impoundments are additionally a part of the storm water management of a subdivision, such plans must also be reviewed by the City Engineering Department.

E. Detailed plans of any proposed entrance islands and any proposed cul-de-sac islands shall be submitted to the Greenville County Planning staff prior to construction. These plans must include any proposed or existing plant materials.
ARTICLE 4. SUMMARY/RECORD PLAT APPROVAL

4.1. Summary Approval

The Executive Director or his authorized representative shall be permitted to sign summary plats of subdivisions on existing public streets without such subdivisions of land having first obtained preliminary approval. Such division of land must meet the minimum requirements of these regulations. A filing fee of $25 per plat must be paid. Prior to receiving summary approval, it shall be determined that the lots have access to and frontage on a public right-of-way which has been accepted by the City or the South Carolina Department of Highways and Public Transportation (SCDHT) for continuous maintenance. Acceptable water and sewer service must be available to all lots shown on the plat. Appropriate documentation of water and sewer service must be provided to the City of Simpsonville by the agency approving such service. Additionally, the County Engineer may require the developer to provide additional drainage information if necessary. The summary plat must contain the following information:

Two copies of the summary plat (See Exhibit C) shall be submitted at a scale of at least 1 inch - 100 feet on reproducible 3 mil (.003) mylar. The summary plat shall not exceed 22” x 27” overall dimensions. The summary plat must contain the following information:

A. Street names
B. Lot lines and building lines
C. Lot and block book numbers
D. Reservations, easements, public accesses or sites for other than residential uses with explanation of purpose
E. North arrow, graphic scale, date, and title
F. Location and description of monuments
G. Name, location, and ownership of adjoining property
H. Name of subdivider or owner
I. Name of surveyor or engineer with appropriate certifications
J. Number of acres
K. Embossed seal of a registered land surveyor

All summary plats shall be stamped as such and signed by the Executive Director of the Greenville County Planning Commission or the authorized representative. A file copy of the plat must be provided to the Greenville County planning staff.

In the case of summary plats which contain not more than two lots, the developer will not be required to submit the standard final plat as shown in Exhibit C, but instead will be allowed to record the plat on a paper plat not to exceed 17-1/2 x 23 inches which contains as a minimum the information listed in Section 4.1.
4.2. Specifications for a Record Plat

A record plat is defined as a plat which is used for the purpose of indicating ownership of existing recorded lots and represents a re-recording of specific properties by a new survey. It is intended to allow individual properties under one ownership to be re-recorded in the RMC office without requiring the owner to conform to the strict definition of a subdivision. This section will also be applicable to mortgage plats or those plats which are used for financial purposes only and are not to be used to transfer property from one owner to the other.

A record plat may be recorded in the office of the Register of Mesne Conveyance, (Suite 1300, Greenville County Square) without any prior approval of the Simpsonville Planning Commission or the Greenville County planning staff provided such record plat has a certification from a registered land surveyor thereon which states, "This plat is not a subdivision as defined in the City of Simpsonville Land Development Regulations, Article 2, Definitions."

(Reserved)
ARTICLE 5. FINAL PLAT REQUIREMENTS

5.1. Final Approval Procedure

The subdivider shall prepare a final map of the subdivision upon fulfillment of the requirements of these regulations and the conditions of preliminary approval, if any. The final plan map is the map prepared for recordation and is referred to as the final plat. The Director of the Greenville County Planning Commission or the authorized representative shall be empowered to certify for recording final plats of subdivisions.

No subdivision shall be given final approval until all improvements have been installed and certification of their acceptability has been submitted to the Greenville County planning staff by the appropriate agencies. No subdivision containing public roads shall be granted final acceptance until the Greenville County planning staff receives an affidavit from the donor(s) of the roads and the contractor(s) who constructed the roads stating that all construction costs have been paid and that the road is free of all encumbrances. (See Exhibit N) The subdivision owner or his authorized agent may also submit security of the type prescribed by Article 6 of The City of Simpsonville Land Development Regulations. No final plat shall be given final approval unless assurances have been made or certificates of acceptability and affidavits of payment have been received by the Greenville County Planning staff. No subdivision shall be granted final approval until the Greenville County planning staff has received a copy of the dedication of private easements to the appropriate agencies, if applicable.

The Executive Director or the designated representative shall be authorized to sign the final plat upon compliance with all conditions and requirements of these regulations. The final plat must be recorded by the subdivider or his authorized agent in the office of the Greenville County Register of Mesne Conveyance (Suite 1300, Greenville County Square) within seven days of the date of final approval by the Greenville County planning staff or such approval shall be void.

A subdivision owner or the authorized agent may request final approval of a portion or portions of the subdivision provided that such a request is in compliance with an approved preliminary plan and that the requirements of these regulations are met.

5.2. Final Plat Requirements

Two copies of the final plat (See Exhibit D) shall be submitted at a scale of at least 1 inch to 100 feet on reproducible 3 mil (.003) mylar. The final plat shall not exceed 22” x 27” overall dimensions. If the final plat is drawn in two or more sections, each section shall be accompanied by a key map showing the location of each section.

Additionally, digital files shall be submitted in a standard format. These files shall consist of a copy of the CAD drawing containing all applicable layers and an ASCII text file describing the technical parameters and contact information for the CAD file (metadata). Electronic information submitted shall be used only for the anonymous inclusion into the Greenville County Geographic Information Systems. Disclaimers and limiting statements may be placed in electronic submissions, provided such disclaimers do not direct liability to the County or create indemnification by the County to the party submitting electronic files.
5.3. **Final Plat - Requirement Check List**

B. The title of each map shall contain the following information: subdivision name, name of owner and his address, location as to city and state, the date or dates the survey was made, scale in feet per inch in words or figures, and graphic scale, name, address, registration number, and crimped with the seal of the registered land surveyor who prepared the plat.

C. Parcels shall be referenced by South Carolina State Plane Coordinates, as defined in Title 27 Chapter 2 of the South Carolina Code of Laws, either by Global Positioning System (GPS) Surveys or Terrestrial Surveys. Surveys shall be performed in accordance with the State Minimum Standards published by the State Board of Registration for Professional Engineers and Land Surveyors unless higher standards are specified herein, wherein the higher standards shall apply. Inasmuch as possible, control surveys between geodetic monuments and property boundaries shall be extended from the nearest geodetic control monument(s). The specifications for horizontal control are as follows:

1. GPS Surveys shall follow procedures which ensure survey grade compatibility with the nearest geodetic control monuments. Survey grade GPS receivers shall be used with a manufacturer’s stated accuracy of at least ± 5 cm ± 2 ppm. Although the nearest station may not always be suitable for occupation by GPS because of obstructions, property owners permissions or other reasons, the intent is to make ties to network stations within 10 kilometers (6.214 miles) of the project and to establish new coordinates on property corners to a spatial accuracy of 0.2 feet.

2. Terrestrial Survey monument ties shall meet South Carolina Class A Standards.

3. On all plats, directions shall be referenced to South Carolina Grid. Distances thereon shall be ground distances and not grid distances.

D. There shall appear on each map a certificate by the person making the survey stating the origin of the information shown on the map including deeds and any recorded data shown thereon or written notice that no survey was made. If a complete survey was made, the error of closure as calculated by latitudes and departures must be shown. The maximum allowable error of linear closure shall not be in excess of 1:3000. Any lines on the map that were not actually surveyed must be clearly indicated and a statement included revealing the source of information. The required certifications are shown in Exhibit E.

E. If the area of land parcels is shown, the method of computation used by the surveyor must be shown. Area "by estimation" or copied from another source is not acceptable.

F. Every map shall contain the following specific information:

1. Accurately positioned north arrow coordinated with any bearings shown on the map. Indication shall be made as to whether the north index is true, magnetic, or grid.

2. The final plat shall show sufficient data to determine readily and reproduce accurately on the ground the location, bearing, and length of every street and alley line, lot line, easement boundary line, and other property boundaries including the tangent and/or radius and other data for curved property lines to an appropriate accuracy and in conformance with good surveying practice.
3. The names of adjacent landowners and lot, block, and subdivision designations shall be shown where they have been determined and verified by the surveyor.

4. All visible and apparent rights-of-way, water courses, utilities, roadways, and other such improvements shall be accurately located and appropriately sized easements provided.

5. Steel or iron pipe survey markers at least 20 inches long and one-half inch in diameter shall be set at all lot corners and a tall other survey points not marked by monuments.

6. The final plat shall present the full plan of development for the subject land, delineating by solid lines areas to be dedicated to the public for street, highway, park, and other public purposes. Easements for public or private uses (with such uses clearly noted) and building setback lines shall be indicated by broken lines. Plats accomplishing a resubdivision of land previously divided into streets and lots shall show existing property boundaries and lot designations in broken lines and proposed property boundaries and lot designations in solid lines.

7. If applicable, provide a statement dedicating an appurtenant utility easement to the appropriate agencies by the developer or owners' association in a horizontal property regime, planned unit development, or similar development.

8. If applicable, final plat shall indicate that roads are private and will not be maintained by the county unless improved to county standards.

9. The final plat shall show the existing zoning classification provided the subdivision is situated in a zoned area. The plat shall indicate all applicable yard requirements and other dimensional requirements contained in the Zoning Ordinance.

10. If applicable, deed restrictions or restrictive covenants shall be recorded with the final plat. No deed restriction shall stipulate lower standards than the minimum standards required herein.

G. Plats submitted for recording shall be accompanied by an electronic copy. The following standards and procedures shall apply to this electronic copy:

1. Plats and drawings will be submitted as a drawing file in .DWG or .DXF format to Greenville County’s FTP site or on a CD-ROM, or other digital media approved by Greenville County.

2. The submitted media shall be legibly labeled with the drawing or plat name, filename, drawing type (preliminary, final, etc.), project contact information (name, affiliation, phone number, and E-mail address), and submittal and file creation dates.

3. Coordinate datum shall be the current South Carolina State Plane Coordinate System as specified in Title 27 Chapter 2 of the South Carolina Code of Laws.

4. South Carolina State Plane Coordinates shall be inherent to the submitted drawing file. That is, the submitted drawing file shall contain South Carolina State Plane Coordinates, not local grid or paper source coordinates.
5. To the extent possible, the submitted drawing file shall be named the same as the hardcopy plat. File names shall not exceed 27 characters. Long subdivision or plat file names may be abbreviated provided there is a clear relationship to the name of the hardcopy plat.

6. The submitted drawing file shall include the features and text classified by the standard layer and naming convention shown in the following table. Drawing features and associated text shall not be combined in one layer. Text included in drawing files shall use standard fonts that can be read without third-party software.

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<th>Layer Number</th>
<th>Layer Name</th>
<th>Feature Type</th>
<th>Layer Description</th>
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<td>Parcel/lot boundaries</td>
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<tr>
<td>4</td>
<td>ROW1</td>
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<td>Text</td>
<td>Type of easement (utility, transp., wildlife, storm, etc.)</td>
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7. Closure is critical in converting CAD features to GIS features. All linear and polygon features must be snapped closed, when applicable, and free of symbols (e.g. circles at property corners) that break line continuity.

8. Submitted drawing files shall contain only complete parcel polygon features in the PARCEL1 layer. Incomplete parcel boundaries, provided for reference, may be included in an open layer.
9. A metadata text file with the same name as the drawing file is required with each electronic submission. This text file shall provide the following technical parameters and contact information for the survey:

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<th>Information</th>
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<tr>
<td>State:</td>
<td></td>
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<tr>
<td>Zip Code:</td>
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<tr>
<td>Phone Number:</td>
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<tr>
<td>E-mail:</td>
<td></td>
</tr>
<tr>
<td>Software/Version Used:</td>
<td></td>
</tr>
</tbody>
</table>

5.4. Effect of Approval and Recording

Approval of the final plat and subsequent filing of such plat in the office of the Greenville County Register of Mesne Conveyance (Suite 1300, Greenville County Square) shall be deemed an offer to dedicate all streets and other public areas shown on the plat. Recording the final plat shall have the effect of transferring title of the proposed streets to the City of Simpsonville.

If street construction is not completed and approval is granted under the requirements of a performance bond to ensure the completion of the streets, the developer shall then assume liability for damages which might be incurred by persons using the streets prior to the time that the streets are accepted by the City for continuous maintenance.
5.5. **Final Plat Revisions**

If it should become necessary to revise a final plat that has been recorded, the subdivider shall have the registered engineer or land surveyor submit a revised final plat under the provisions of Sections 5.2 and 5.3 of the City of Simpsonville Land Development Regulations.

5.6. **Exemptions**

All surveyors shall be encouraged to tie all surveys, wherever possible, to the state plane coordinate system. Referencing surveys and plats to state plane coordinates improves the County’s land records and streamlines the process by which surveys and plats are conveyed into the County GIS. Therefore, the intent of this section is not meant to discourage surveyors from tying surveys to the state plane coordinate system.

The following surveys shall be exempt from state plane coordinate reference:

4. Re-tracement surveys of property in existing, platted subdivisions already recorded in the Greenville County Register of Deeds Office.

5. Any boundary survey of more than one mile in distance as measured along public roads from a published geodetic monument.

6. Any subdivision of seven (7) or less lots AND less than 25 acres in total aggregate including all phases and sections severed from the parent parcel(s).

(Reserved)
ARTICLE 6. PERFORMANCE BOND REQUIREMENTS

6.1. Performance Bonds

The Simpsonville Planning Commission shall have no obligation to allow developers to post bond instead of completed physical improvements; however, it may permit such bonding if it so desires. When bonds are permitted, the developer shall submit to the Greenville County planning staff actual cost estimates prepared by the developer's contractors or subcontractors and verified by the County Engineer. These estimates shall cover the full cost of all physical improvements. The bond amount shall be 125 percent of the current cost estimates. A developer may choose either of the following two methods outlined in 6.1-A and 6.1-B to execute said bond:

A. A developer submitting a subdivision plat for final approval whether an individual, partnership, or corporation may execute his own bond if it is accompanied by an irrevocable letter of credit from a bank or savings and loan association, cash, a certified check, certificates of deposit, or U. S. government securities properly securing the amount of the bond. If a developer is unable to comply with these requirements, a bond executed by a corporate surety satisfactory to the City shall be required (See Exhibit F).

B. All subdivisions will be developed in accordance with the rules and regulations enacted by City of Simpsonville Council. In order to proceed with the development and to assure that minimum County specifications will be met, a developer may request the City of Simpsonville to accept an Assignment to Secure Performance Bond and Completion of Improvements. This assignment states that "said developer has secured a development loan from a lending institution, and that a specified amount of this loan, as verified by actual cost estimates submitted by contractors, will be held by the issuing institution until all improvements required by the City of Simpsonville Land Development Regulations are complete and accepted by the appropriate agencies." The amount held in escrow for the required improvements will equal 125 percent of the actual cost estimates (See Exhibit G).

6.2. Initial Bonding Period

All bonds shall be posted with the Commission for and on behalf of the Simpsonville Planning Commission. The initial bond will be in effect for one year, subject to conditions as specified by the City of Simpsonville through the Greenville County planning staff.

6.3. Constructing Required Improvements under Bond

After the Commission has approved a final plat and permitted bonding to ensure completion of required improvements, the developer shall complete such improvements. When constructing the required improvements for the subdivision, the following procedures shall apply:

A. Prior to construction, a set of plans will be submitted for review to the City Engineer bearing a certificate by a registered engineer that the plans comply with the City's subdivision design standards.

B. During construction, inspections will be conducted in accordance with Section 10.1-G Inspections.
C. After completing each phase of road and drainage improvements, the developer shall notify the County Engineer that the improvements are ready for inspection. Upon such notification, the County Engineer shall perform inspections of all required improvements. Upon completion of the improvements, "Record Drawings" shall be submitted with certification that the subdivision's design and construction are in compliance with the county's Land Development Regulations. Certification are to be made by a registered professional engineer licensed in South Carolina. (See Reference Item C)

D. After completing all public water improvements, the developer shall notify the Greenville Water Works where applicable, the Environmental Quality Control office of the South Carolina Department of Health and Environmental Control, and other appropriate district authorities, that the improvements are ready for final inspection.

E. After completing all sewer improvements, the developer's engineer shall certify to the Environmental Quality Control Office of the SCDHEC, Western Carolina Regional Sewer Authority (WCRSA) where applicable, and the appropriate district authority, that the improvements are ready for inspection. The Environmental Quality Control officers of the South Carolina Department of Health and Environmental Control shall issue a permit to operate for water and sewer before systems are placed into service.

F. In addition to the technical inspections by the appropriate agencies, the Subdivision Administrator for the City of Simpsonville shall make such inspections as necessary to ensure compliance with the Land Development Regulations and the preliminary plat as submitted.

6.4. Notification to Commission

When the required improvements have been installed and accepted by the proper authority, that agency shall notify the Greenville County planning staff by letter. At any time prior to the anticipated completion date, if the improvements are not completed or progressing in accordance with City requirements; the proper authority shall notify the planning staff and recommend that the bonding company be notified to complete the required work within a specified period of time.

6.5. Commission Action

Following notification to the Greenville County planning staff, the staff shall then either release the bond, redeem the bond and call for completion of the required improvements within a specified period of time, or if requested by the subdivider, extend the bond. Prior to granting an extension, the City of Simpsonville, with recommendation of the County Engineer and the Simpsonville Administrator, shall review actual cost estimates and work to be completed to ensure that the extended bond is adequate to cover the remaining work. All bond extension requests shall be accompanied by a fee of $10.
6.6. Dedications

After the adoption of a major street plan as provided by law, the City or other public authority shall not accept, lay out, open, improve, grade, pave, or light any street; or authorize the laying of water mains, sewers, connections, or other facilities or utilities in any street within the subdivision jurisdiction of the Simpsonville Planning Commission unless such street has been accepted, opened, or shall have otherwise received the legal status of a public street prior to the attachment of the City of Simpsonville's subdivision jurisdiction, or unless such street corresponds in its location and lines with a street shown on a subdivision plat approved by the Simpsonville Planning Commission. The governing body may locate and construct or may accept any other street if the Ordinance or other measure for such location and construction or for such acceptance is first submitted to the Simpsonville Planning Commission for its approval.

No subdivision shall be granted final (record) approval until the Greenville County planning staff has received a statement duly acknowledged before some officer authorized to take acknowledgement of deeds and signed by each owner of the property to the effect that: (1) the subdivision plan shown on the preliminary plan or a reasonable revision thereof is made with his or their free consent and in accordance with their desires; (2) the dedication of streets or roads shown on the plat and the road dedication form is freely offered; (3) the property shown on the plat is not encumbered by a recorded deed of trust or mortgage or by a judgment rendered by any court. (If the property is encumbered by a recorded deed of trust or mortgage, a duly acknowledged statement containing the consent of the trustee and the holder of the lien shall be submitted. Proof of the satisfaction and discharge of any judgment shall also be shown.) Copies of the dedications required are available from the City of Simpsonville office (See Exhibits I-1, I-2, I-3)

6.7. Maintenance of Common Areas within Subdivision Developments

The membership rights and obligations related to the common areas in a subdivision shall be described in covenants running with the land. All common areas shall be properly maintained. Failure on the part of an individual, corporation, firm, partnership, or association to meet all maintenance obligations shall be in violation of this Ordinance and subject to the penalties contained herein.

6.8. Standards for Deed Restrictions or Restrictive Covenants

No deed restrictions or restrictive covenants shall stipulate lower standards than the minimum required herein or within the City of Simpsonville Zoning Ordinance.

(Reserved)
ARTICLE 7. **WATER SUPPLY/SEWAGE DISPOSAL REQUIREMENTS**

7.1. **Required Improvements**

Except as provided in Article 6, Performance Bonds, the following improvements shall have been completed and approved in accordance with the general standards specified below before any final plat of a subdivision shall be eligible for final approval by the Greenville County planning staff.

7.2. **Water Supply and Sewage Disposal Systems**

A. **General**

The developer shall be required to install water supply, including fire protection, unless demonstrated that line size will not permit such fire protection and sewage disposal systems in accordance with the standards, procedures, and policies of the governing authority. When public water is used all lots created must be located within 1,000 feet of a fire hydrant.

B. **Procedure**

After a preliminary approval has been granted by the Simpsonville Planning Commission, plans for proposed housing developments or any subdivision of land intended for housing lots shall be submitted to the Environmental Quality Control Office of the SCDHEC, and to the elected or appointed water and/or sewer district bound by law for their approval. Plans for individual sewage facilities shall be submitted at this time by the developer to the SCDHEC and the WCRSA, when applicable, for approval in accordance with their rules and regulations. The Greenville County planning staff shall be notified in writing by the SCDHEC and the applicable sewer authority of their action prior to granting final approval of the subdivision plat.

7.3. **Public Water and Sewer Systems**

All extensions of public water and sewer systems, including fire protection systems, shall have the approval of the appropriate agency involved and shall be constructed according to their specifications and under their supervision. For sewage facilities involving new discharge or sewage collection systems, a preliminary engineering report will be submitted to the Environmental Quality Control Office of the SCDHEC for approval prior to preliminary approval being granted by the Simpsonville Planning Commission. The Greenville County planning staff shall be notified in writing by the Environmental Quality Control office of the SCDHEC and where necessary the appropriate agency of the acceptance of these extensions prior to granting final approval of the subdivision plat.

Should public water systems prove unfeasible, a statement of approval for individual wells shall be obtained from the SCDHEC.

Should public sewer systems prove unfeasible, a statement of approval for individual septic tank usage shall be obtained from the SCDHEC. Individual permits shall be obtained from the SCDHEC at the time of development of each lot.
7.4. Private Water and Sewer Systems

A. Water

Prior to construction, all community (private) water systems shall obtain a "Construction Permit" from the Environmental Quality Control office of the SCDHEC. The agency which issues the construction permit should be contacted when construction begins so they can make inspections. Upon completion and prior to placing the water system into service, Environmental Quality Control will make a final inspection and issue a copy of their "Permit to Operate" to the Greenville County planning staff. Should community (private) water systems prove unfeasible, a statement of approval for individual wells shall be obtained from the SCDHEC.

B. Sewer

Prior to construction, all community (private) sewer systems shall obtain a "Construction Permit" from the Environmental Quality Control Office of the SCDHEC. In order to make construction inspections, the Environmental Quality Control Office will be contacted when construction begins. Upon completion and prior to placing the sewer system into service, Environmental Quality Control will make a final inspection and issue a copy of their "Permit to Operate" to the Greenville County planning staff.

7.5. Water or Sewer Systems Not Connected to Municipal or District Systems

If a water and/or sewer system is not connected to a municipal or district system and serves an area outside a municipality or district, the responsibility for the operation and maintenance of the total facility must be approved by the Environmental Quality Control Office of the SCDHEC and the appropriate agency. This instrument must be recorded in the office of the Greenville County Register of Mesne Conveyance as required by the SCDHEC. Builders of systems which lie within the boundary of any legally constituted governmental jurisdiction such as a municipality or water and/or sewer district must submit written evidence to the Environmental Quality Control Office of the SCDHEC that the facility is under the control of the municipality or district and that the municipality or district accepts responsibility for the operation and maintenance of the facility.
ARTICLE 8.  ROAD CLASSIFICATION AND DESIGN STANDARDS

8.1. Roadway Classification and Design Standards

Before any final plat of a subdivision shall be eligible for final approval, the street improvements shall have been completed and approved in accordance with the design standards as set forth in this section. Such approval shall be set forth in writing by the City Engineer stating that said improvements are located within the corporate limits of Simpsonville and were completed in accordance with standards and specification.

A. Roadway Classifications

For the purpose of this Ordinance, all streets within the subdivision jurisdiction area shall be classified based upon the geographic location of the proposed street. The three category areas are: urban residential, rural residential, and industrial/commercial.

1. Urban Residential (See Subdivision Jurisdiction Map Exhibit A)

   The Urban Residential area, as defined on the Greenville County subdivision jurisdiction map, is an area classified by one or more of the following:
   
   - the 1990 census as urban in character;
   - the availability of water and sewer;
   - the potential for being served by sewer within a reasonable period of time;

   a. Standard Urban: The Standard Urban street is to be used in areas which conform to the characteristics of an urban residential area. The typical Urban Residential Design cross section varies in width according to the number of dwellings served by the street in accordance with the following list. (See Street Cross Section Exhibit M)

      Class C - Residential Collector Street (Performance based)

      A street which provides access to 50 or more residential dwelling units.

      Class D - Residential Sub-Collector Street (Performance based)

      A street which provides access to more than 15 but fewer than 50 residential dwelling units. A street may not be classified a Class D if it is designed in such a way that it may provide, at any future date, access to another street or to more than 50 dwelling units.

      Class E - Residential Access Street (Performance based)

      A street providing access to 15 or fewer residential dwelling units. A street may not be classified a Class E street if it is designed in such a way that it may provide at any future date access to another street or to more than 15 dwelling units.
**Stub-Out**

A street which provides or by its design could provide access to adjacent properties. Stubouts should be considered Class C streets.

<table>
<thead>
<tr>
<th>Street Type</th>
<th>Right-of-Way Width</th>
<th>Pavement Width</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class C</td>
<td>44 feet</td>
<td>24 feet</td>
</tr>
<tr>
<td>Class D</td>
<td>42 feet</td>
<td>22 feet</td>
</tr>
<tr>
<td>Class E</td>
<td>40 feet</td>
<td>20 feet</td>
</tr>
<tr>
<td>Stubout</td>
<td>44 feet</td>
<td>24 feet</td>
</tr>
</tbody>
</table>

2. **Rural Residential** (See Subdivision Jurisdiction Map Exhibit A)

An area will be considered rural residential if it lies in an area which is rural in character and generally does not contain water and sewer. The rural residential classification contains three street categories - the standard, mountainous, and transitional.

a. **Standard** - This street is intended to be used in all areas throughout the rural area as defined on the subdivision jurisdiction map. On a case-by-case basis, specific conditions may warrant the use of one of the other two rural street categories. Otherwise, rural residential standard street pavement and right-of-way widths will be performance based in accordance with those standards noted for rural residential streets. (See Exhibit M, Cross Section)

b. **Mountainous** - A roadway is eligible for this designation if it lies within the rural residential area as defined on the Subdivision Jurisdiction Map and if the immediate and surrounding terrain has an average minimum slope of 20 percent as determined by the City Engineer.

c. **Transitional** - A roadway is eligible for this street designation if the following conditions are met.

i. The property lies within the Rural Residential Area as defined on the Subdivision Jurisdiction Map.

ii. No lots or parcels having frontage on a transitional roadway shall be smaller than 5 acres.

iii. No more than one dwelling unit may be placed on a lot having frontage on a roadway in the transitional rural classification.

iv. The application of this classification shall have the joint approval of the City Engineer and the Planning Commission.
3. Industrial/Commercial

A roadway will be in this category if, as determined by the Planning Commission it is wholly or partially within a zoned Commercial, Service, or Industrial district as established by any municipal or county Zoning Ordinance. In unzoned areas, this classification will be applied to those areas exhibiting the character or intent of commercial, service, or industrial use.

The right-of-way and pavement widths shall conform with the Design Standards Chart on Page 32.

B. Design Standards for Private Roads

1. Private roads shall be limited to residential streets constructed as a cul-de-sac, loop street, or combinations thereof provided that the private road or road network does not allow through access between/among adjoining public roads.

2. All liability, maintenance, and upkeep of the travel surface, and all incidental structures shall be the responsibility of the landowners, developer or homeowners association. Installation and maintenance of driveway pipe, drainage features, street name signs and traffic control signs shall be the responsibility of the landowners, developer, or homeowners association.

3. Design standards- all private roads shall meet the following standards:

   a. A minimum appurtenant utility easement of 40 feet.

   b. A minimum paved roadway surface width of 20 feet.

   c. Must be surfaced with a minimum of 4" of stone based material and 1-112" of asphaltic surface or 2" of binder with 1" of asphaltic surface.
d. A minimum vertical clearance of 13 feet, 6 inches.

e. Meet the street off-set requirements as set forth in Section 8.1-7, Street Offsets, of these regulations.

f. Comply with the drainage design and construction standards outlined in Section 10.1-H, Drainage Design and Construction, of these regulations.

g. Grade not to exceed 16 percent for a maximum distance of 150 linear feet.

h. Meet property line and intersection requirements as set forth in Section 11.1-A, Sight Triangles, of these regulations.

i. The final plat on which a private road is established must contain the following statement.

"Each property owner is provided access to a public road by a private road of which each property owner has an undivided interest. The private access road will not be accepted and maintained as a public right-of-way until such time it meets minimum city land development standards."

C. Design Standards for Public Roads

All public streets and roads within the Land Development Regulation jurisdiction area shall comply with the following design standards. To ascertain standards applying to any specific classification, refer to Design Standards Chart on Page 31. In all instances where reference is made to a section of the South Carolina State Highway Department Standard Specifications for highway construction (SCDHPT specifications), it is the most recent edition.

1. Right-of-Way

A proposed right-of-way shall be of sufficient width to accommodate the required street cross section, but in no case shall the right-of-way be less than that required in the Design Standards Chart. In instances where construction or maintenance may necessitate going beyond the normal right-of-way, a temporary right-of-way will be required to be given by easement.

2. Grades

The minimum tangent grade on any proposed street shall not be less than 1 percent and the maximum grade shall not exceed those listed in the Design Standards Chart.

All proposed street grades when intersecting an existing street or highway shall be constructed as to meet the same horizontal grade of the existing intersection and shall have a maximum approach grade of 5 percent for a distance of 20 feet from the curb line elevation of the existing street to which the proposed connection is being made.
The minimum curb radius for all intersecting streets which do not have islands shall be 30 feet or as required by the City Engineer.

3. K-Factors

The following table shows the "K" factors allowed on the various classes of streets and the minimum design speeds which apply to those factors.

<table>
<thead>
<tr>
<th>Classification</th>
<th>“K”</th>
<th>Minimum Design Speed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Crest</td>
<td>Sag</td>
</tr>
<tr>
<td>C, D</td>
<td>16</td>
<td>24</td>
</tr>
<tr>
<td>E, Mountainous rural</td>
<td>9</td>
<td>15</td>
</tr>
</tbody>
</table>
When these lower design speeds are used, the subject streets shall be posted with these speed limits. Those speeds will be shown on the final plat and will become the ordained speed limit for those roads. All signs and speed limit designations shall be approved by the County Transportation Planner of the Greenville County planning staff.

4. **Horizontal Curves**

Where a deflection angle of more than 10 degrees in the alignment of the street occurs, the right-of-way shall be curved. The minimum horizontal radius of curvature at the centerline of proposed street rights-of-way shall be designed in accordance with the most current AASHTO Policy of Geometric Design and shall not be less than the following:

**SUPERELEVATION**

<table>
<thead>
<tr>
<th>Design Speed (MPH)</th>
<th>Maximum e</th>
<th>Minimum f</th>
<th>Total (e+f)</th>
<th>Rounded Maximum Degree of Curve</th>
<th>Minimum Radius (ft.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>0.04</td>
<td>0.17</td>
<td>0.21</td>
<td>45</td>
<td>127</td>
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<td></td>
<td>0.06</td>
<td></td>
<td>0.23</td>
<td>49.25</td>
<td>116</td>
</tr>
<tr>
<td></td>
<td>0.08</td>
<td></td>
<td>0.25</td>
<td>53.5</td>
<td>107</td>
</tr>
<tr>
<td>25</td>
<td>0.04</td>
<td>0.165</td>
<td>0.205</td>
<td>28</td>
<td>203</td>
</tr>
<tr>
<td></td>
<td>0.06</td>
<td></td>
<td>0.225</td>
<td>30.75</td>
<td>185</td>
</tr>
<tr>
<td></td>
<td>0.08</td>
<td></td>
<td>0.245</td>
<td>33.5</td>
<td>170</td>
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<tr>
<td>30</td>
<td>0.04</td>
<td>0.16</td>
<td>0.20</td>
<td>19</td>
<td>302</td>
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<tr>
<td></td>
<td>0.06</td>
<td></td>
<td>0.22</td>
<td>21</td>
<td>273</td>
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<td>35</td>
<td>0.04</td>
<td>0.155</td>
<td>0.195</td>
<td>13.75</td>
<td>419</td>
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<tr>
<td></td>
<td>0.06</td>
<td></td>
<td>0.215</td>
<td>15</td>
<td>380</td>
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<tr>
<td></td>
<td>0.08</td>
<td></td>
<td>0.235</td>
<td>16.5</td>
<td>347</td>
</tr>
</tbody>
</table>

Note: This chart assembled from **AASHTO 1984 Edition** for Geometric Design of Highways and Streets.
a. Urban Standard, Rural Standard, Rural Transitional, Rural Mountainous - 100 feet

b. Standard Industrial/Commercial - 450 feet
5. **Reverse Curves**

Reverse curves in the street rights-of-way shall be connected by tangents of not less than the following dimensions:

- **a.** Standard Urban, Standard Rural, Transitional Rural - 100 feet
- **b.** Standard Industrial/Commercial - 150 feet
- **c.** Mountainous Rural - This classification will be individually judged for acceptability by the City Engineer.

6. **Intersecting Streets**

- **a.** Urban Standard, Rural Standard, Industrial/Commercial Standard, Transitional Rural Streets shall be laid out so as to intersect other streets at, preferably, right angles whenever possible. No street shall intersect any other street at an angle less than 60 degrees.
b. Rural Mountainous streets shall be laid out so as to intersect other streets at, preferably, right angles whenever possible. No street shall intersect any other street at an angle less than 45 degrees.
7. Street Offsets

Where there is an offset in the alignment of a street across an intersection, the offset of the centerline shall be as shown in the following chart:

**SPEED LIMIT ON MAIN THROUGH STREET**

<table>
<thead>
<tr>
<th>Speed Limit on Main Through Street</th>
<th>Offset in Feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>25 MILES PER HOUR</td>
<td>125 FEET</td>
</tr>
<tr>
<td>35 MILES PER HOUR</td>
<td>150 FEET</td>
</tr>
<tr>
<td>45 MILES PER HOUR</td>
<td>175 FEET</td>
</tr>
<tr>
<td>55 MILES PER HOUR</td>
<td>200 FEET</td>
</tr>
</tbody>
</table>

**DESIGN STANDARDS CHART**

Thickness*** (Inches)

<table>
<thead>
<tr>
<th>Street Classification</th>
<th>Min. ROW</th>
<th>Min. Pave. Width</th>
<th>Grade* Max/Min (Percent)</th>
<th>Tangent between Reverse Curbs</th>
<th>Horizontal Curves (Feet)</th>
<th>Full Depth Asphalt Surface /Binder</th>
<th>Asphalt with Binder and Stone Base Surface /Binder /Stone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urban Standard</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Class C</td>
<td>44</td>
<td>24</td>
<td>10/1</td>
<td>100</td>
<td>100*</td>
<td>2” 3”</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Class D</td>
<td>42</td>
<td>22</td>
<td>10/1</td>
<td>100</td>
<td>100*</td>
<td>2” 3”</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Class E</td>
<td>40</td>
<td>20</td>
<td>12/1</td>
<td>100</td>
<td>100*</td>
<td>2” 3”</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Rural Standard</td>
<td>50</td>
<td>20</td>
<td>10/1</td>
<td>100</td>
<td>100*</td>
<td>1½”*</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Rural Mountainous</td>
<td>50</td>
<td>20</td>
<td>15/1</td>
<td>**</td>
<td>**</td>
<td>1½”*</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Rural Transitional</td>
<td>50</td>
<td>20</td>
<td>10/1</td>
<td>100</td>
<td>100*</td>
<td>1½”*</td>
<td>1½” 2½” 6”</td>
</tr>
<tr>
<td>Industrial/Commercial</td>
<td>60</td>
<td>28</td>
<td>7/1</td>
<td>150</td>
<td>450</td>
<td>1½”*</td>
<td>1½” 4 * 8”</td>
</tr>
<tr>
<td>Private</td>
<td>40</td>
<td>20</td>
<td>6/1</td>
<td>100</td>
<td>250</td>
<td>1½”*</td>
<td>1½” 4”</td>
</tr>
</tbody>
</table>

* Nominal - See AASHTO Specifications
** Rural Mountainous will be individually judged
*** Minimum compacted thicknesses
**** Must be placed in two (2) lifts in accordance with SCDHPT Standards
8. **Easements**

A 5-foot drainage and utility easement is required on each side of all interior side and rear lot lines. A 10-feet drainage and utility easement is required along all exterior rear lot lines. If an adjoining subdivision has already dedicated a rear 5-feet easement; the 10-feet requirement is reduced to 5 feet.

9. **Cul-de-sac Streets**

Cul-de-sac streets are defined as those streets designed to be permanently closed. Cul-de-sacs shall have a minimum length of 125 feet and a maximum length of 1,200 feet. A cul-de-sac may be extended beyond the 1,200-foot maximum length, if an interim turn-around is provided. Several alternatives are shown in this example.

A cul-de-sac shall be terminated by a circular right-of-way and a circular paved surface for turning. Physical dimensions and options for right-of-way and paved turning surface are shown on the following examples.

**Note:** Islands are not allowed in oval cul-de-sac.
ARTICLE 9.  TRAFFIC CONTROL ISLAND STANDARDS

9.1. Island Standards

A preliminary design plan for any proposed roadway islands shall be submitted to the City of Simpsonville with the preliminary plat. A detailed design plan for proposed roadway islands must be shown on the road plan and profile and shall adhere to the following standards:

A. Roadways Surrounding Islands

1. Entrance Islands

   a. Minimum pavement width shall be 19 feet in the lane exiting the subdivision and 16 feet in the lane entering the subdivision.

   b. Curb radius at the intersection shall be no less than 35 feet.

   c. Pavement width beyond the end of the island shall be tapered at a rate of 8:1 to the typical pavement width.

   d. The centerline of intersecting streets shall be a minimum of 150 feet beyond the end of the entrance island. No taper shall be allowed across the width of intersecting roadways.

   e. No driveway curb cuts shall be allowed within 5 feet of the rear of the entrance island.

   f. There shall be 100 feet of tangent roadway separating the entrance from a curve in the roadway.

   g. The front of the island shall not encroach upon the intersecting right-of-way and shall not be more than 5 feet from the same right-of-way.

   h. Detailed dimensions are shown as follows:
2. **Cul-de-sac Islands**

   a. Pavement widths shall be in accordance with the most current AASHTO Policy on Geometric Design of Highways and Streets standards for WB-40 vehicles. A minimum width of 25 feet of paved surface shall surround the island.

   b. A minimum 10-foot right-of-way shall be dedicated beyond the outside edge of pavement regardless of the shape or size of the cul-de-sac.

   c. Detail dimensions are shown on the following example.

![Diagram of Typical Cul-de-sac Detail with Island](image-url)
3. **Eyebrows**

   a. Pavement width design shall be in accordance with most current AASHTO Policy on Geometric Design of Highways and Streets standards for WB-40 vehicles. A minimum paved surface width of 25 feet is required.

   b. A minimum 10-foot right-of-way shall be dedicated beyond the outside edge of pavement.

   c. Detail dimensions are shown on the following example.
B. Island Design Requirements

1. Entrance Islands
   a. The island shall be curbed with the ends rounded.
   b. The island shall be underdrained in accordance with 10.2-C, Subsurface Drainage, of these regulations.
   c. The minimum width of islands shall be 4 feet measured from the outside face of the curb to the direct opposite outside face of the curb.
   d. The minimum length shall be 20 feet measured from the outside face of the curb.
   e. Detailed dimensions are shown on the following example.

   ![Diagram of Entrance Island Design]

2. Cul-de-sac Islands
   a. The islands shall be round in configuration and curbed. Tear drop or oblong configurations are prohibited.
   b. Except in the case of offset cul-de-sac pavements, all cul-de-sac islands shall be directly centered in the right-of-way and underdrained in accordance with Section 10.2-C, Subsurface Drainage, of these regulations.
3. **Eyebrow Islands**

   a. Eyebrow islands shall be curbed with ends rounded.

   b. Eyebrow islands must be underdrained in accordance with Section 10.2-C, Subsurface Drainage, of these regulations.

C. **Plant Materials And Structures Within Islands**

1. A detailed landscape plan for all roadway island(s) shall be submitted to the Greenville County planning staff for review prior to installation of landscape/plant material. The plan shall adhere to the following standards.

   a. The plant materials in the entrance island shall be maintained to provide a sight tunnel between the height of 30 inches and 72 inches above the adjacent roadway surface for a minimum distance of 35 feet from the intersecting right-of-way. Taller items may be placed in the entrance island beyond the point of 35 feet.

   In cul-de-sac islands, eyebrow islands, and any island except entrance islands, no plant material with a mature height in excess of one (1) foot will be allowed within five (5) feet of the face of curbing.

   b. A sight tunnel between the height of 30 inches and 72 inches above the roadway elevation also shall be required for all plant materials located in islands within cul-de-sacs and eyebrows.

   c. For acceptable plant materials see Exhibit L. Other plant material may be allowed upon review by the Planning Commission.

   d. Signs within entrance islands may be allowed upon review by the Simpsonville Planning Commission. Entrance island signs shall be placed at least 3 feet from the edge of curbs paralleling the travel lanes (See Diagram). No structures shall be permitted in the last 5 feet of the entrance island. No structures other than lighting and flagpoles will be allowed within cul-de-sac and eyebrow islands.

   e. Trees will be allowed only upon approval of the Simpsonville Planning Commission.

   f. Any nonconforming structure or plant within any island may be removed at the discretion of the City Engineer.
Acceptable plant material within 35' of road right-of-way must be maintained at a height of 30" or less above pavement.

Other plant material may be allowed upon review.

Acceptable plant material taller than 30" will be allowed in this area.

No structures allowed in last 5' of entrance island.

NOTE: Sight Tunnel must be maintained for a minimum of 35'-0" from right-of-way. Taller items may be placed in the island beyond this point.

ENTRANCE ISLAND PLANTING

ISLAND PLANTING DETAIL
9.2. Island Ownership and Maintenance

Ownership and maintenance of all islands shall remain with the developer until such time as ownership is conveyed to a homeowner's association and/or the responsibility for maintenance is addressed in restrictive covenants. The surveyor or engineer will include a statement on the final plat addressing ownership and maintenance of the island(s).

9.3. Maintenance

Maintenance shall continue as long as the island(s) exist. If the maintenance is not continued, and the plant material becomes a hazard to the passage of traffic or roadway maintenance, the City reserves the right to remove any plant material, at the discretion of the City Engineer.

9.4. Exclusion from Dedication

A statement excluding all island(s) from the dedication to the City shall be required prior to approval of the final plat. The statement of exclusion also shall be shown on the final plat and the road dedication form.

9.5. Channelization Island

When required, a detailed channelization island plan shall be submitted for review prior to construction. Channelization island design will be reviewed on a case-by-case basis due to differing roadway and traffic characteristics.

(Reserved)
ARTICLE 10. CONSTRUCTION STANDARDS

10.1. Construction Standards for Public Roads

In addition to all design standards previously listed, the following construction standards are required:

A. Clearing And Grubbing

All work will be required to conform to requirements and standards as set forth in Section 201, "Clearing and Grubbing", of the most recent edition of SCDHPT specifications.

B. Subgrades

Shall be constructed as specified in Section 208, "Subgrade", in the SCDHPT specifications, or sound, undisturbed residual soils. In fill areas, all subgrade soils shall be compacted in accordance with Section 208.2 "Construction Requirements", SCDHPT specifications.

1. Granular Base Courses

The granular base courses shall be one of the following types, compacted and tested in accordance with Section 10.1-F, Compaction and Testing Requirements, of this Ordinance. The minimum compacted thickness requirements are given in the Design Standards Chart. (See Page 32)

a. Sand Clay Base Course as specified in Section 303, SCDHPT specifications.

b. Soil-Aggregate Base Course as specified in Section 302, SCDHPT specifications.

c. Macadam Base Course as specified in Section 305, SCDHPT specifications.

d. Stabilized Aggregate Base Course as specified in Section 306, SCDHPT specifications.

e. Cement Stabilized Base Course as specified in Section 308, SCDHPT specifications.

2. Asphaltic Base Courses

May be used in place of or in combination with granular bases. The asphaltic base is to be one of the following types, constructed in accordance with requirements set forth in the appropriate sections of the most current edition of the SCDHPT specifications. The minimum compacted thickness is given the Design Standards Chart. (See Page 32)

a. Hot Laid Sand Asphalt Base Course as specified in Section 309, of SCDHPT specifications.
b. Hot Laid Asphalt Aggregate Base Course as specified in Section 310 of SCDHPT specifications.

c. Hot Laid Asphalt Concrete Binder Course as specified in Section 403 of SCDHPT specifications.

C. Surface Course

To be one of the following types while adhering to general specifications set forth in Section 401 of the SCDHPT specifications for asphalt and 501 for Portland Cement.

1. Hot Land Asphaltic Concrete Surface Course, Type 3. Types 1, 2, and 4 may be used with the prior authorization of the County Engineer. The required compacted thickness is given in the Design Standards Chart.

2. Portland Cement: As specified in Section 501, SCDHPT specifications with a minimum thickness of 6 inches for residential streets and 7 inches for commercial/industrial streets. Reinforcement fabric must be used.

D. Restrictions on Asphalt Paving Work

Pavement application shall be in accordance with SCDHPT Section 40, Plant-Mix Asphalt.

1. No bituminous surfacing work shall be performed on a wet surface, when the temperature is below 40 degrees Fahrenheit in the shade, or when weather conditions are otherwise unfavorable.

2. The mixture shall be delivered and placed in accordance with SCDHPT specifications, Section 401.21 and 401.22, and 401.23 respectively, with the exception that prime will be cured for a minimum of 24 hours if prime is used.

3. The mixture shall be delivered to the spreader at a temperature between 250 degrees Fahrenheit and 325 degrees Fahrenheit and, except for sand asphalt mixture for base course construction, within 20 degrees Fahrenheit of the temperature set at the plant.

4. Where a prime coat is used, the prime must cure for a minimum of 24 hours prior to paving. As specified in Sections 303, 305, 306, 307 of the latest SCDHPT specifications.

E. Roadway Cross Sections

All streets developed within the Greenville County Subdivision Jurisdiction area shall conform to the typical cross sections shown in Exhibit M. Superelevation is required for curves in accordance with AASHTO Policy on Geometric Design.
F. Compaction and Testing Requirements

1. Compaction of embankments, subgrade and base courses shall conform to requirements of the most recent edition of SCDHPT Standard Specifications, Sections 205, 208, 302, 303, 305, 306, and 308, respectively, except that where no percentage of compaction is stated, 95% of a Standard Proctor Test (ASTM D-698 or AASHTO T-99) will be required.

2. Compaction and/or sieve analysis tests for subgrade and base course will be at the expense of the developer and must be performed by an independent geotechnical engineering/testing firm acceptable to the City Engineer. Where the SCDHPT specifications have no requirements, the frequency of density testing shall be no less than 1 test for every 500 linear feet of roadway centerline or fraction thereof for base courses.

3. All fill soils deeper than 24" shall be tested for compaction. The frequency of testing will be at the discretion of the engineer of record with the prior approval of the City Engineer.

4. Back fill material placed over all utility trenches, service lines, and storm drain lines installed within the designated road right-of-way shall be compacted to a minimum of 95% of a Standard Proctor Test (ASTM D-698 or AASHTO T-99). Compaction testing will be at the expense of the developer, and performed by an independent geotechnical engineering/testing firm. The frequency of testing shall be at the discretion of the engineer of record, with the prior approval of the County Engineer.

G. Inspections

A registered engineer shall inspect all phases of construction and certify satisfactory completion of the steps (listed below) to the City Engineer. In addition, once notified, the City Engineer will inspect the quality of construction of each stage within two working days. This inspection must be conducted prior to starting construction on the next step. See Reference Item C for construction certification.

1. At completion of clearing and grubbing operations.
2. At completion of rough grading.
3. At completion of subgrade. (All required compaction test results will be reviewed at this time.)
4. Before and after all prime and sealer applications.
5. During final pavement application.
6. Final acceptance inspection.

H. Drainage Design and Construction

Prior to adoption of a Stormwater Management Design Manual, the following shall apply:

I. Rainfall Estimation

Use 10-year average return frequency for a 1-hour storm.
J. **Runoff Computation**

For all drainage basins less than 1,000 acres, the rational method formula will be used, \( Q = C \cdot I \cdot A \). For basins larger than 1,000 acres, the soil conservation service method shall be used.

- **Q** - Rate of runoff in cubic feet per second (cfs).
- **A** - Area to be drained in acres. Land in the natural drainage basin but outside project area must be taken into consideration including future development within existing zoning regulations.
- **C** - Runoff coefficient being dependent upon the character of the surface drains. The following are guidelines:
- **\( t_c \)** - Time of concentration - where the time of concentration is less than 5 minutes, 5 minutes will be used for all calculations.
- **I** - Intensity of rainfall in inches per hour considering time of concentration.
- **S** - Average ground slope in feet per 1,000 feet.

<table>
<thead>
<tr>
<th>Surface</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Concrete or Asphalt</td>
<td>0.90</td>
<td>1.00</td>
</tr>
<tr>
<td>Bituminous Macadam</td>
<td>0.70</td>
<td>0.90</td>
</tr>
<tr>
<td>Gravel</td>
<td>0.25</td>
<td>0.70</td>
</tr>
<tr>
<td>Sand</td>
<td>0.10</td>
<td>0.40</td>
</tr>
<tr>
<td>Clay</td>
<td>0.20</td>
<td>0.60</td>
</tr>
<tr>
<td>Loam</td>
<td>0.10</td>
<td>0.45</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Composite Areas</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>City, Business Areas</td>
<td>0.60</td>
<td>0.75</td>
</tr>
<tr>
<td>Suburban Residential</td>
<td>0.35</td>
<td>0.55</td>
</tr>
<tr>
<td>Rural Districts</td>
<td>0.10</td>
<td>0.25</td>
</tr>
<tr>
<td>Parks, Golf Courses, etc.</td>
<td>0.10</td>
<td>0.35</td>
</tr>
</tbody>
</table>
K. **Storm Drainage - Piped**

1. **Design** - Prior to adoption of a Stormwater Management Design Manual, the Manning formula shall be used to design all work, assuming pipe flowing full:

   \[
   Q = 1.486 \ AR^{2/3} \ S^{1/2}
   \]

   \[
   N
   \]

   - **Q** = Discharge in cfs.
   - **A** = Cross-sectional area of flow in square feet.
   - **S** = Slope in feet per foot.
   - **N** = Coefficient of roughness: Approximate N values to be determined by the design engineer based on size and type of pipe. All N values utilized are subject to approval of County Engineer.
   - **R** = Hydraulic Radius.
   - **V** = Velocity of flow, not to exceed 12 cfs.

   Velocity within each conduit shall be at least 2 cfs at full flow. All discharges shall be protected by appropriate energy dissipation or erosion protection materials/structures; as appropriate for velocity of the discharge flow.

2. **Size** - No pipe less than 15 inches in diameter will be allowed.

3. **Materials**

   a. **Reinforced Concrete Pipe** - shall be Class III or better, as referenced in SCDHPT specifications, Section 714, Pipe Culverts, or latest revision thereto.

   b. Corrugated Metal Pipe shall be aluminum or aluminized steel Type 2 pipe.

   All aluminum pipe shall have re-rolled ends. All aluminized steel pipe shall be Type 2, with re-rolled ends having not more than two (2) corrugations per end. If used, bituminous coated corrugated metal pipe shall be aluminized steel with a paved invert as a minimum. Fully coated, fully paved corrugated metal pipe or concrete lined metal pipe is also acceptable. For purposes of this section, corrugated metal is defined as sheet metal shaped into straight parallel regular and equally curved ridges and hollows or shaped into a cross section having straight, parallel, regular and equally spaced integral ribs.

   c. No form of plastic or composite pipe is acceptable for use within storm drainage easements or rights-of-way to be dedicated to the County or for public use.

   d. **Connectors for corrugated metal pipe** - shall be fully corrugated bands with an integral flange or higher quality connector. Band material shall be the same as the pipe provided and shall be of adequate gauge to accommodate the loading and cover requirements.
e. **Design Loading** - As a minimum, all pipes must be capable of withstanding H-20 live load under minimum cover. All corrugated metal pipe shall also be of sufficient thickness to meet the design load requirements within the limits of the specified height of cover anticipated. Greater design loadings shall apply to industrial, commercial, or special situations as appropriate.

f. Use one foot minimum cover for corrugated metal pipe and reinforced concrete pipe. (Measured from top of pipe to the finished subgrade at the lowest point.)

4. **Manholes** - Within a piped drainage system, an adequate number of manholes or inlets must be constructed to provide for cleaning and maintaining of the stormwater system.

L. **Storm Drainage - Open Channel**

Prior to adoption of a stormwater management design manual, the following shall apply:

Use Manning formula to design all constructed channels. These channels will be uniform in cross section (See Exhibit J) and will be fully grassed or rip-rapped. If grass is used, acceptance of work will not be given until grass is well established as determined by the City Engineer. The limiting velocities for grassed channels are as follows (if these are exceeded, rip-rap will be required):

<table>
<thead>
<tr>
<th>Cover</th>
<th>Slope %</th>
<th>Permissible Velocity FPS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bermuda Grass</td>
<td>0-5</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td>5-10</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>Over 10</td>
<td>6</td>
</tr>
<tr>
<td>Buffalo Grass, Kentucky</td>
<td>0-5</td>
<td>7</td>
</tr>
<tr>
<td>Blue Grass, Smooth</td>
<td>0-10</td>
<td>6</td>
</tr>
<tr>
<td>Brome and Blue Grama, Fescue</td>
<td>Over 10</td>
<td>5</td>
</tr>
<tr>
<td>Lespedeza, Serices</td>
<td>0-5</td>
<td>3.5</td>
</tr>
<tr>
<td>Weeping Love Grass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yellow Bluestream</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Alfalfa Crab Grass</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Common Lespedeza Crab Grass</td>
<td>0-5</td>
<td>3.5</td>
</tr>
</tbody>
</table>

10.2. **Construction Standards for All Pipe Work**

A. All lines will be laid in accordance with Section 714, Pipe Culverts, SCDHPT specifications. Strict compliance to backfilling and compaction restrictions and regulations will be enforced.

B. **Inspection** - The City Engineer will be advised of the time the contractor and/or utility companies will be laying and backfilling pipe in order to perform random inspections. If notification is not given, all work may be required to have inspection holes dug every 50 feet and, upon evaluation by the City Engineer, possible total reexcavation and recompression will be required. If, upon inspection, backfilling is in progress and no
mechanical tamp is on the site, all work done that day will be redone with no test holes accepted.

C. **Subsurface Drainage - Will Be Subject To The Following**

1. Where pipe underdrains are required, they shall be installed within 2-1/2 feet of the back of the curb and shall be properly connected to a permanent type drainage outlet such as a catch basin. A minimum of 2 feet of cover must be provided.
2. Pipe underdrains (invert) shall be a minimum of 2 feet below the bottom of the curb and shall be shown on the street profile.
3. Pipe underdrains shall be installed before the base course is placed.
4. In sections where mucking out and backfilling have been done, pipe underdrains shall be installed on both sides of the street.
5. Pipe underdrains shall be covered by washed stone of appropriate size on all sides to a 1-foot minimum dimension and wrapped in geotextile fabric.
6. Pipe underdrains shall be required on both sides of the street in cut sections where the water table is within 2 feet of the centerline subgrade elevation.
7. Pipe underdrains shall be required in addition as determined by the City Engineer.
8. Pipe underdrains shall not be covered over until they have been inspected by the City Engineer.
9. Manufactured "strip" or edge drain consisting of a perforated piped core enclosed in non-woven engineering fabric surrounded by granular backfill is an acceptable alternative.

D. **Cross Lines**

All cross lines will follow requirements set forth in Section 10.1-K, Storm Drainage Pipe, with a minimum size of 15 inches. All materials shall conform to the requirements of Section 10.1-K-3 Materials, of these regulations.
E. Catch Basin Requirements

Catch basins shall be required to take surface drainage from gutters into a piped or open ditch. Catch basins deeper than 4.5 feet must be constructed with steps. All stubs will be properly sized. These specifications also apply to drop inlets, collector boxes, junction boxes, and spring boxes. Catch basins, drop inlets, or storm water diversions will be constructed at points where the maximum allowable flow is reached according to the following table:

<table>
<thead>
<tr>
<th>Type</th>
<th>Grade</th>
<th>Maximum Allowable CFS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ditch</td>
<td>1.00 to 3.00%</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>3.01 to 6.00%</td>
<td>42</td>
</tr>
<tr>
<td></td>
<td>6.01 to 10.00%</td>
<td>56</td>
</tr>
<tr>
<td></td>
<td>10.01 to 15.00%</td>
<td>69</td>
</tr>
<tr>
<td>Curb</td>
<td>1.00 to 3.00%</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>3.01 to 6.00%</td>
<td>12</td>
</tr>
<tr>
<td></td>
<td>6.01 to 10.00%</td>
<td>16</td>
</tr>
<tr>
<td></td>
<td>10.01 to 15.00%</td>
<td>20</td>
</tr>
</tbody>
</table>

1. Materials - Mortar shall conform to subsection 719.05, Mortar Materials, SCDHPT specifications. Pre-cast drainage structures may be substituted.

2. Size and Construction - All work shall conform to Exhibit K and demonstrate general good construction practices. Exhibit K on Pages E-15 and E-16 reflects the standard catch basin detail rather than the detail for the SCDOT #9 catch basin detail.

F. Miscellaneous Drainage Requirements

Prior to adoption of a stormwater management design manual, the following shall apply:

1. Definitions
   a. Primary Drainage Channels - All drainage channels, streams, or creeks which drain an area of 500 acres or more.
   b. Secondary Drainage Channels - All drainage channels, streams, or creeks which drain an area of less than 500 acres. This includes natural drainage ways which only flow during periods of heavy or continuous rain conditions.

2. Required roadway drainage and subdivision drainage shall be directed to a primary or secondary drainage channel within the immediate drainage basin.

3. Water Elevation in Lakes - Water elevation in lakes shall be not less than 3 feet below the elevation of the roadway right-of-way at any time.

4. Drainage Piped into a Lake - Where a drainage outlet pipe discharges into a lake, rip-rap shall be placed under and around the end joint as needed and on slopes at the end of the pipe. Pipe must not discharge below the normal water elevation.
5. **Damming Structures** - No dams or structures performing as dams impounding water or any portion of such a structure will be allowed on rights-of-way. This further means that no county road will pass over such a structure.

6. **Pipe Drainage into a Stream or Ditch** - Where a drainage outlet is an appreciable distance above the bottom of the stream or ditch into which it empties, a junction box with a stub, and rip-rap or timber bent will be required. In all other instances, the discharge pipe will be required to have rip-rap placed under and around the end joint as needed and on slopes at the end of the pipe. All discharge pipe 36 inches and over in diameter will require the construction of an approved reinforced concrete headwall or reinforced masonry wall.

7. **Open Channels** - All constructed open channels which have any direction changes exceeding 25 degrees will require rip-rap as directed by the City Engineer. (Refer to Exhibit J)

8. **Drainage Easements** - Drainage easements of the width listed below shall be provided and properly dedicated for maintenance and public use:

   a. | Pipe Size   | Width of Drainage Easement |
      | 15 – 30 inches | 15 feet               |
      | 36 – 54 inches | 22 feet               |
      | Over 54 inches | 30 feet               |

   b. For minor ditches with open channel flow, the width of the drainage easement shall be equal to 15 feet.

   c. For major ditches or channels, the easement shall be equal to the maximum top width of the ditch plus an additional 25 feet.

   d. When drainage is taken into a lake, an adequate outlet from the lake of an approved design shall be provided.

   e. **Rip-rap** - Stone shall be hard quarry or field stone and shall be of such quality that it will not disintegrate upon exposure to water or weathering. The stone shall be suitable in all respects for the purpose intended. Stone shall vary in size from a maximum of 24 inches to a minimum of 6 inches. The gradation shall be such that approximately 60 percent of the rip-rap is 10 inches in size. All rip-rap will be hand placed or satisfactorily machine placed.

9. Stormwater management for amenities areas- Any areas listed for future development which may be intended to contain amenities will be considered separately from the residential development itself. Therefore, all subsequent drainage plans for these areas must be reviewed and approved by the appropriate county agencies.

10. If, or when, alterations are made to the submitted drainage plans to meet the requirements for an amenities area, the developer must submit a revised drainage plan showing the effects of such revisions on all phases of the existing drainage system.
10.3. Bridge Requirements

1. All bridges, tunnels and underpasses shall have a minimum length of 20-feet and a clean width of 28 feet. The City of Simpsonville reserves the right to request greater widths for Class "A" and "B" Streets. All bridges shall be subject to the prior approval of the City Engineer.

2. Bridges, tunnels, and underpasses shall be designed in accordance with the most current edition of the AASHTO "Standard Specifications for Highway Bridges", including any interim specifications and the alternate military loading.

10.4. Construction Standards For Driveways, Sidewalks, Curbs, Joints, Patching

A. Driveways

From the point a driveway crosses the right-of-way line on to its connection to the roadway, it shall be constructed of bituminous asphaltic material. No concrete will be allowed except if a concrete curb is used with a construction joint at the street junction. In addition, the elevation of the drive within the right-of-way shall be limited to a +2 to +5 percent minimum grade.

B. Sidewalks And Curbing

All proposed street connections to existing streets or highways having existing sidewalks shall be constructed by removal of the sidewalk to the new proposed curb radii.
All sidewalks and curbs shall conform to the following regulations.

1. The concrete shall be hatched and mixed in accordance with the provisions of Section 701, Portland Cement Concrete for Structures, SCDHPT specifications.
2. Curbs and gutters shall be constructed in uniform sections 10 to 15 feet in length except where shorter sections are necessary for closure, but none less than 4 feet in length.
3. Forms shall not be displaced during concrete pouring and the concrete shall be spaded or vibrated throughout the entire volume especially against forms and joints. The surface of the concrete shall be floated, troweled, broomed, comers edged and finished to the typical cross-section used, i.e. crown sections and/or superelevation.
4. No obstructions shall be allowed within the limits of the sidewalk area.
5. Extruded curb shall not be permitted within the City of Simpsonville.

6. Joints

   a. **Expansion Joints** - Preformed expansion joints three-quarter inch thick, extending the full depth of the concrete, shall be constructed at the locations indicated on the plans and at other locations as follows:

      i. Whenever a sidewalk is constructed between an adjoining substantial structure on one side and a curbing on the other side, an expansion joint shall be formed adjacent to the curbing.
ii. An expansion joint shall be placed between the sidewalk and the radius curbing at street intersections.

iii. When sidewalks are constructed adjacent to existing or new pavements or structures, expansion joints shall be placed to match these existing joints.

iv. Transverse expansion joints shall be placed at intervals of not more than 100 feet in all concrete shapes.

b. **Contraction Joints** - The concrete slabs in sidewalks between expansion joints shall be divided into blocks 10 feet in length by scoring transversely after floating operations are complete. Whenever the sidewalk slabs are more than 10 feet in width, they shall be scored longitudinally in the center. All scoring shall extend for a depth of 1 inch and shall be not less than one-quarter inch nor more than one-half inch in width. All scoring shall be edged and finished smooth and true to line.

C. **Patching Of Asphalt**

All patching deemed necessary will be done in the following manner: The area of failure will be cleaned out, sides and bottom, to solid, dry adjacent material before it is filled. Before filling, the patched area will be well primed and tacked. The fill material will be an approved patching material and compacted. The finished patch should be left one-quarter to one-half inch above the level of the surrounding pavement.

(Reserved)
ARTICLE 11. GENERAL SUBDIVISION DESIGN STANDARDS

In addition to the other development standards set forth in this section, the following general subdivision design standards shall apply:

11.1. General Requirements

A. Sight Triangles

Sight Triangles (Property Lines at Intersections)- The property lines at all intersections shall have a 25-foot setback from the Point of intersection (PI) to the Point of Tangent (PT). Each Point of Tangent will be connected to the point of intersection (PI) with a straight line. There will be no radius placed on property lines at any intersection. The triangles will allow for unobstructed lines of sight. The planting of trees or other plantings or the location of structures exceeding thirty (30) inches in height that would obstruct the clear sight across the area are prohibited. The county has the right to remove any object, material or otherwise, that obstructs the clear sight.
B. Clear Sight Distance

A minimum corner sight distance is required to permit drivers entering the higher-order street to see approaching traffic from a long enough distance to allow the driver to decide when to enter the higher-order street, turn onto the higher-order street, and accelerate in advance of the approaching traffic. The entire area of the clear sight triangle shall be designed to provide the driver of the entering vehicle with an unobstructed view to all points 4.5 feet above the roadway along the centerline from point A to point B. The sight distance in feet is determined by multiplying the posted speed limit by 10. (Advisory speed limits posted such as those with curve warning signs shall not be used to calculate the required sight distance.)

C. Conformity to the Major Thoroughfare/Transportation Plans - The location and width of all collector and arterial streets and roads shall conform to the official major thoroughfare plan as adopted. Existing streets shall be extended at the same or greater width but, in no case, less than the required minimum.

D. Reserve Strips - Reserve strips shall not be permitted (See Section E below).

E. Access to Adjoining Property - The proposed street system shall be designed and improved to provide for desirable access to unsubdivided property adjoining the subdivision.

No subdivision showing reserve strips controlling the access to public ways shall be approved, except where the control and disposal of land comprising such strips are definitely placed within the jurisdiction of and under conditions meeting the approval of the Simpsonville Planning Commission.

F. Alleys - Except in unusual circumstances, no alleys shall be permitted. The Simpsonville Planning Commission may require that provisions be made to provide a secondary means of access for service trucks, etc., in areas of nonresidential uses.

G. Drainage and Utility Easements - The width, length, and location of all easements for drainage and utilities shall be established by the appropriate agency involved and shown on the final plat.

H. Half Streets - New half streets shall be prohibited. Whenever an existing half street is adjacent to a tract of land to be subdivided, the other half of the street shall be platted within such tract.
11.2. Street Names and Street Markers

Proposed street names shall not duplicate or be phonetically similar to existing street names in Greenville County. The owner or developer initially shall install all required signage including but not limited to street identification signs, regulatory and warning signs, i.e., speed limit signs, and stop signs. Size, placement, and reflectability shall conform to requirements of the most recent edition of the South Carolina Manual on Uniform Traffic Control Devices. For additional comments see Reference Item D, Sign Specifications.

A. Non-typical Street Signs

Use of non-typical street identification signs will be allowed in conformance with the following:

1. Lettering must be 4” (inches) in height, evenly spaced and centered.
2. Abbreviations of street names are not permissible.
3. Only block letter styles, preferably Highway Gothic, Series B, are permitted; script prohibited.
4. Lettering and background must be contrasting colors and provide reflectability equivalent to engineering grade reflective Scotchlite, Series C as used with traditional greenblade signs.
5. Final plat must contain statement designating the parties responsible for maintenance of non-typical street identification signs. Any replacement of street identification signs by City of Simpsonville will be with City standard materials.
6. All signage will be inspected by the City Engineer. No streets will be given final approval without signage which meets minimum county standards. Traffic control/regulatory and warning signs (stop/speed limit signs) must be standard face.
11.3. Sidewalks

The Simpsonville Planning Commission, in consultation with representatives of the School District of Greenville County, shall determine the need for providing sidewalks in residential areas within 1 mile of a school. If it is determined that a sidewalk is necessary for the safety of the students, the subdivision developer shall construct a concrete sidewalk on one side of all residential collector and residential subcollector streets within the proposed development. Such sidewalks shall have a minimum width of 4 feet and shall be located within the public right-of-way and no closer than 1 foot from the property lines. No mailboxes or other structures may be located within the sidewalk. When mailboxes are placed adjacent to a sidewalk they shall be located in accordance with the specifications shown in the example below.

![Typical Mailbox and Sidewalk Location](image)

**TYPICAL MAILBOX AND SIDEWALK LOCATION**

**NO SCALE**

11.4. Access to Community Facilities

A. Streets shall be designed or pedestrian walkway easements provided to assure convenient access to parks, playgrounds, schools, and other community facilities.

B. Walkway easements shall not be less than 12 feet in width.

C. Walkways or accesses to community facilities shall be shown on the final plat of the subdivision; accordingly such must be delineated both with signage and with on-site physical means such as gravel, asphalt, planted screenings or other appropriate delineators.
11.5. Lots

A. **Access** - All residential subdivision lots shall have at least 20 feet of direct access to and front on a public street or on a private street constructed to city private road standards as set forth herein in which each property owner has an undefined, undivided interest. All nonresidential subdivision lots shall have access to a public street, public highway, private road, or a recorded easement.

B. **Minimum Lot Size** - Lots located in areas where a Zoning Ordinance is in effect shall conform to the zoning requirements. All other lots shall conform to the minimum standards as set forth in the R-8, Single-Family Residential, zoning classification or County Health Department minimum standards.

C. **Building Setback Lines** - All lots located in the zoning area shall conform to the zoning requirements. Building setback lines in unzoned areas shall be as follows:

1. **Residential Collector, Subcollector and Access**
   
   Front Setback - 20 feet  
   Side Setback - 20 feet (corner lots only)

2. **Minor Arterial**
   
   Front Setback - 40 feet  
   Side Setback - 30 feet (corner lots only)

3. **Arterial Streets**
   
   Front Setback - 50 feet  
   Side Setback - 40 feet (corner lots only)

D. **Area Subject to Flooding** - Any plat of a subdivision submitted to the City of Simpsonville for its approval must comply with the provisions set forth in the county's adopted Flood Plain Management Ordinance No. 703 with amendments as may be adopted.

(Reserved)
PRELIMINARY PLAN

Subdivider's Check List

___1. One (1) three mil (.003) mylar reproducible copy of preliminary plans, one completed application for preliminary approval, and fee for preliminary submittal.

___2. Location map showing subdivision and surrounding area.

___3. Scale: 1'' = 200' not less than 1 to 100. Maximum sheet size 42'' x 28''.

___4. Name of subdivision and owner.

___5. North arrow, graphic scale, date.


___7. Names of adjoining property owners.

___8. The location of existing sewers, water, and gas mains, and other utilities.

___9. The location of existing streets, roads, bridges, culverts, railroads, water courses, etc.

___10. Names, locations and approximate dimensions of proposed streets, easements, parks, reservations, lot lines, etc.

___11. Topography, not greater than 10 foot intervals.

___12. Proposed lot lines, building lines, and approximate dimensions.

___13. Lot numbers.


___15. Existing zoning of subject area.


___17. Location of proposed water and sewer systems.

___18. Submitted according to the City of Simpsonville's monthly application date shown on the Subdivision Activity Schedule.

PRELIMINARY PLAN LAYOUT (REQUIRED)
SUMMARY PLAT

Subdivider's Check List

____1. Two (2) reproducible three mil (.003) mylars. Maximum size 22" x 27".
____2. Scale: 1" = 100' or larger.
____3. Names and lines of streets and roads.
____4. Lot lines and building lines.
____5. Lot numbers.
____6. Reservations, easements, public access, or sites for other than residential use with explanation of purpose.
____7. North arrow, graphic scale, date.
____8. Location and description of monuments.
____9. Name, location, and ownership of adjoining property.
____10. Location map showing subdivision and surrounding area.
____11. Name of subdivider or owner.
____12. Name of surveyor or engineer, license number, and seal.
____13. Number of acres, lots within subdivision.
____14. Boundaries of tract and lots with bearings and distances.
____15. Existing zoning of area.
____16. Documents verifying availability of utilities:
   a. Water source
   b. Sewage disposal method
   c. Certification from City Engineer

SUMMARY PLAT LAYOUT (REQUIRED)
Subdivider's Check List

1. Submitted within twelve (12) months of preliminary approval.
2. Two (2) reproducible three mil (.003) mylars. Maximum size 22" x 27".
3. Scale: 1" = 100' or larger.
4. Conforms to specific requirements stated on preliminary plan.
5. Names and lines of streets and roads.
6. Lot lines and building lines.
7. Lot numbers.
8. Reservations, easements, public access, or sites for other than residential use with explanation of purpose.
9. North arrow, graphic scale, date.
10. Location and description of monuments.
11. Name and location and ownership of adjoining unsubdivided property.
12. Required improvements have been installed and have received final inspection. Performance bond in the amount of __________, has been approved by and accepted by the Planning Commission.
13. Location map showing subdivision and surrounding area.
14. Name of subdivider or owner.
15. Name of surveyor or engineer, license number, and seal.
16. Number of acres, lots, and miles of new roads within subdivision.
17. A copy of the deed restrictions or restrictive covenants.
18. Certificates stamped and signed.
19. City road dedication form, if applicable.
CERTIFICATE OF ACCURACY

I hereby state that to the best of my knowledge, information, and belief, the survey shown hereon was made in accordance with the requirements of the minimum standards Manual for the practice of land surveying in South Carolina, and meets or exceeds the requirements for a Class ___ survey as specified therein.

_________________________  ______________________
Date                                Registered Land Surveyor

S. C. Registration No.____

*****************************************************************

CERTIFICATE OF OWNERSHIP AND DEDICATION

"The undersigned hereby acknowledge that I am (we are) the owner(s) of the property shown and described hereon and that I (we) hereby adopt this plan of subdivision with my (our) free consent and that I (we) establish the minimum building restriction lines and hereby dedicate to public use as roads, streets, and easements, forever all areas so shown or indicated on said plat."

__________________________  Signed ______________________
__________________________  Signed ______________________
__________________________  Signed ______________________
__________________________  Signed ______________________

CERTIFICATE OF APPROVAL FOR RECORDING

"I hereby certify that the subdivision plan shown hereon has been found to comply with the Land Development Regulations for City of Simpsonville, with the exception of such variances, if any, as are noted in the minutes of the, South Carolina, and that it has been approved for recording in the office of the County Register of Mesne Conveyance.

__________________________, 20__
Authorized Representative
EXHIBIT F

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, that ______ as Principal (hereinafter called the Principal), and ______ as Surety (hereinafter called the Surety), are bound unto the State of South Carolina and the City of Simpsonville for the use and benefit of the , and for the use and benefit of all affected property owners within the hereinafter mentioned subdivision, in the full and just sum of ______ ($_______ Dollars, good and lawful money of the United States of America, for payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns jointly and severally, firmly by these presents.

WHEREAS, the Principal has submitted a final plat of the Subdivision known as Subdivision, located in the City of Simpsonville, South Carolina, for approval of the Simpsonville Planning Commission, which approval is a condition precedent to the right of the Principal to have registered in the Office of the Register of Mesne Conveyance of Greenville County, South Carolina, such plan of said Subdivision; and

WHEREAS, the is unable to approve said plan of said Subdivision for registration until all improvements are completed or until proper assurance of completion is made; and

WHEREAS, there are approximately _______ ln. ft. in length and _______ ft. in width in said streets and curbs, and _______ feet of _______ inch water line, and _______ feet of _______ inch sewer line, and other improvements as follows ______, not yet completed, and that the total cost of providing these facilities would be as follows:

(a) Streets and curbs - $_______
(b) Waterlines - $_______
(c) Sewer lines - $_______
(d) Other - $_______
TOTAL $_______

WHEREAS, under the rules and regulations for land subdivision in City of Simpsonville, State of South Carolina, adopted by the Simpsonville Planning Commission, it is permissible for the Developer, in lieu of the completion of said improvements prior to seeking the final approval, to submit a corporate surety bond or other sufficient security that said improvements will be completed; and

WHEREAS, the ________ is willing to approve the final plat of said Subdivision for registration upon the execution of a corporate surety bond or other sufficient security according to said rules and regulations in the sum of _______ ($_______) Dollars guaranteeing completion of the specified improvements listed above within a period not to exceed twelve (12) months from the date hereof to the satisfaction of the

NOW, THEREFORE, if the Principal shall, within a period of twelve (12) months from date hereof, fully comply with all the terms hereof, this obligation shall be null and void, otherwise to remain in full force and effect, and the funds derived from said corporate surety bond or other security shall be used by the ________ for the purposes as set forth herein.

THIS __________________, 20__. __________________ (SEAL)
Principal

Approved as to form:
_________________________
County Attorney
_________________________
Surety

Page | E:6
STATE OF SOUTH CAROLINA )
 ) ASSIGNMENT TO SECURE PERFORMANCE BOND
CITY OF SIMPSONVILLE ) AND COMPLETION OF IMPROVEMENTS

WHEREAS, the undersigned __________________, hereinafter referred to as "Developer," is the owner of a tract of land located in the State of South Carolina, City of Simpsonville known or to be known as ____________________, and described as follows: ____________________ recorded in Plat Book at Pages __________ in the RMC Office for Greenville County, and,

WHEREAS, in order to finance the development of said subdivision, the Developer has secured a loan from ________________ of Greenville, South Carolina, hereinafter referred to as "Lender" and has on deposit and/or available for draw in an account with Lender $__________ from said loan, and

WHEREAS, in order to proceed with the development of said subdivision, and to assure the City of Simpsonville that the subdivision will be developed in accordance with the rules and regulations enacted by the and to induce the said Simpsonville Planning Commission to give its approval of the plat of said subdivision subject to the requirements of a proper corporate surety bond or other sufficient security and to properly secure the Developer's bond as required by Section 2.10, Performance Bonds, Land Development Regulations of the City of Simpsonville, Developer agrees as follows:

1. Developer shall proceed to comply with the development of the above-mentioned subdivision in accordance with the rules and regulations of the

2. Developer, as security for his assurance and bond that he will complete the subdivision in accordance with the rules and regulations as aforesaid, does hereby assign, transfer and set over to the City of Simpsonville via the City of Simpsonville Planning Commission and its successors in office, ________________ dollars, which Developer has on deposit and/or is entitled to draw from Lender, and does hereby authorize and direct the said Lender to acknowledge the within assignment and to assure the City of Simpsonville through the Simpsonville Planning Commission, that the above-mentioned sum of $__________ less earned interest, shall be held by Lender in escrow for the benefit of the City of Simpsonville via the Simpsonville Planning Commission to secure the aforesaid bond and guarantee the completion of the items hereinafter set forth, upon the terms and conditions of this agreement.

3. Developer agrees to complete, as promptly as possible, the items set out below, and the above-mentioned funds, less earned interest shall not be paid over or released to any person or firm until Lender is notified in writing by the that said items have been completed in accordance with the applicable rules and regulations, without the understanding that as said items are completed and approved in writing by the, the above-mentioned sum may be reduced or released to reflect items completed.
ITEMS TO BE COMPLETED ARE:

STREET IMPROVEMENTS
including grading drainage surfacing curbs

WATER

SEWER

OTHER

4. In the event any or all of the items to be completed are not completed by Developer within the required time, namely, ____________________, and upon written notice by the Planning Commission to Lender to this effect, the interest of the Developer is and to the above said funds shall cease, and said funds shall be applied by the City of Simpsonville for the completion of said items pursuant to the conditions set out herein, and Lender shall make said funds available to the Planning Commission subject only to the options set forth in Lender's Acknowledgement attached hereto.

5. The covenants herein contained shall be binding upon Developer and Lender and their heirs, executors, administrators, successors, grantees, and assigns. This agreement shall remain in effect until all items to be completed by Developer have been fully and satisfactorily completed and written notice of same has been forward by the Simpsonville Planning Commission to Lender. Wherever used herein, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders as the facts may require.

IN WITNESS WHEREOF, the undersigned have set their hands and seals this the _____ day of __________________, 20_____.

In the presence of:

_________________________________ BY: ______________________________

_________________________________ Developer
LENDER'S ACKNOWLEDGEMENT

____________________, the Lender in the above-mentioned transaction, acknowledges the above Assignment to Secure Performance Bond and Completion of Improvements and hereby agrees to hold the aforementioned sum of $____________________ (less earned interest) in escrow according to the terms thereof, subject only to the following: In the event the items to be completed by Developer hereunder are not completed and the Lender receives written notice by the City of Simpsonville of said default by Developer, Lender shall perform one of the following: (1) pay said funds to the Simpsonville Planning Commissioner the party designated by the Simpsonville Planning Commission after the work has been completed and inspected and approved by the Lender and the shall unreasonably withhold approval, or (2) the Lender may have the necessary work done as expeditiously as is reasonably possible, and have the funds applied to the cost thereof, after inspection and approval of said work by the Simpsonville Planning Commission, or (3) the Lender may foreclose its mortgage with the condition that the Lender guarantee the Simpsonville Planning Commission that the Purchaser at any sale will complete said items as expeditiously as is reasonably possible, to the approval of the Simpsonville Land Development Regulations. Lender shall notify the Simpsonville Planning Commission of its choice among said options within fifteen (15) days of receipt by Lender of notice from the Simpsonville Planning Commission indicating that Developer has defaulted.

Executed this _______________day of ________________, 20____, in the presence of:

________________________________________________________________________

BY: ______________________________ (SEAL)

Lender
KNOW ALL MEN BY THESE PRESENTS, that:

WHEREAS, the undersigned ________________, hereinafter referred to as "Developer," being the owner or the authorized representative of the Owner, of a tract of land located in the State of South Carolina, City of Simpsonville, known, or to be known, as ________________ Subdivision (the "Subdivision") is, or will be, submitting a final plat of the Subdivision (the "Final Plat") to the Simpsonville Planning Commission for approval as a condition precedent to the right of the Developer to have the Final Plat registered in the Office of the Register of Mesne Conveyance of Greenville County, South Carolina;

WHEREAS, the Developer must complete certain physical improvements to the Subdivision or provide sufficient security therefor prior to seeking the approval of the Simpsonville Planning Commission of such Final Plat;

WHEREAS, as a condition to the approval of the Final Plat, Developer has deposited here with the Simpsonville Planning Commission the sum of ________________ Dollars ($_________ in cash, certified check, certificates of deposit or U.S. government securities to insure the completion of the improvements to the Subdivision;

WHEREAS, in order to induce the Simpsonville Planning Commission to approve the Final Plat, the Developer has agreed to waive any rights to direct the investment of the sums deposited herewith and to any earnings on such sums.

NOW, THEREFORE, in consideration of the approval of the Final Plat by the Simpsonville Planning Commission, the Developer hereby relinquishes and waives any and all rights to direct the investment of the sums deposited herewith and further waives any and all rights to any interest, dividends or other earnings on such sums as may be derived by the Simpsonville Planning Commission.

Dated this __________ day of __________________, 20____.

______________________________ (SEAL)

Developer
STATEMENT OF OWNERSHIP AND CONSENT TO DEDICATE STREETS AND ROADS TO CITY OF SIMPSONVILLE FOR PUBLIC USE

SOUTH CAROLINA
GREENVILLE COUNTY

KNOW ALL MEN, that I (we), the undersigned, am (are) the owner(s) in fee simple of the lands which it has caused to be subdivided into a subdivision named ______________________, as shown on a plat which is on file in the office of the Simpsonville Planning Commission, and a copy of which upon approval by the Simpsonville Planning Commission will be recorded in the office of the County Register of Mesne Conveyance.

That I (we) freely offer, grant, and dedicate to those to those who may purchase said property or any part of it, to the general public and to local authorities who have responsibility for maintenance, the use and control of the streets and roads shown on said plat of property for public use.

The property shown on said plat is not encumbered by a mortgage, judgment, or other lien or encumbrance, except:____________________________

IN WITNESS WHEREOF, the undersigned owner(s) has (have) set his (their) hand(s) and seal(s) this _________ day of ______________________, 20_____.

Signed, Sealed and Delivered in the presence of:
______________________________ (SEAL)
______________________________ (SEAL)
______________________________

PROBATE

STATE OF SOUTH CAROLINA
CITY OF SIMPSONVILLE

PERSONALLY appeared before me ________________ who being first duly sworn, deposes and says that (s)he saw the within named ______________________ by its duly authorized officers, sign, seal and as its act and deed, deliver the within Dedication and that (s)he, with ______________________ witnessed the execution thereof.

SWORN to before me this _________ day of ______________________, 20_____.

______________________________ (L.S.)
Notary Public for South Carolina

My Commission Expires: ______________________
STATEMENT OF DEDICATION AND TRANSFER
OF STREETS AND ROADS TO CITY OF SIMPSONVILLE
FOR PUBLIC USE BY A PARTNERSHIP

SOUTH CAROLINA
CITY OF SIMPSONVILLE

We, the undersigned, do hereby state that we are duly authorized partners of ______________________, a partnership, and that said partnership is the owner in fee simple of the lands which it has caused to be subdivided into a subdivision named ______________________, as shown on a plat which is on file in the office of the Simpsonville Planning Commission, and which upon approval by said Commission will be recorded in the office of the County Register of Mesne Conveyance.

NOW, THEREFORE, KNOW ALL MEN, that the partnership freely offers and dedicates to those who may purchase said property or any part of it, to the general public and to local authorities who have responsibility for maintenance, the use and control of the streets and roads shown on said plat of property for public use.

The property shown on said plat is not encumbered by a mortgage, judgment, or other lien or encumbrance, except: __________________________________________________________________

IN WITNESS WHEREOF, said partnership has caused these present to be signed by its duly authorized partner(s) and has caused its common seal to be affixed thereto this _______ day of ______________________, 20_____.

Signed, Sealed and Delivered in the presence of: ________________________________ (SEAL)

Name of Partnership

______________________________
By: ______________________________

______________________________
And ______________________________

PROBATE

STATE OF SOUTH CAROLINA
CITY OF SIMPSONVILLE

PERSONALLY appeared before me ______________________ who being first duly sworn, deposes and says that (s)he saw the within named ______________________, by its duly authorized officers, sign, seal and as its act and deed, deliver the within Dedication and the (s)he, with ______________________ witnessed the execution thereof.

SWORN to before me this _________ day of ______________________, 20_____.

________________________________________ (L.S.)

Notary Public for South Carolina

My Commission Expires: ______________________
STATEMENT OF DEDICATION AND TRANSFER
OF STREETS AND ROADS TO CITY OF SIMPSONVILLE
FOR PUBLIC USE BY A CORPORATION

SOUTH CAROLINA
CITY OF SIMPSONVILLE

We, the undersigned, do hereby state that we are duly authorized officers of ____________________, and that said corporation is the owner in fee simple of the lands which it has caused to be subdivided into a subdivision named ____________________, as shown on a plat which is on file in the office of the City of Simpsonville of Greenville County, and which upon approval by said City will be recorded in the office of the County Register of Mesne Conveyance.

NOW, THEREFORE, KNOW ALL MEN, that the corporation freely offers and dedicates to those who may purchase said property or any part of it, to the general public and to local authorities who have responsibility for maintenance, the use and control of the streets and roads shown on said plat of property for public use.

The property shown on said plat is not encumbered by a mortgage, judgment, or other lien or encumbrance, except: __________________________________________________________________

IN WITNESS WHEREOF, said corporation has caused these present to be signed by its duly authorized partner(s) and has caused its common seal to be affixed thereto this _______ day of _________________, 20____.

Signed, Sealed and Delivered in the presence of: ______________________________ (SEAL)

Name of Corporation

______________________________

By: ______________________________

______________________________

And ______________________________

PROBATE

STATE OF SOUTH CAROLINA
CITY OF SIMPSONVILLE

PERSONALLY appeared before me __________________ who being first duly sworn, deposes and says that (s)he saw the within named ____________________, by its duly authorized officers, sign, seal and as its act and deed, deliver the within Dedication and the (s)he, with ______________________ witnessed the execution thereof.

SWORN to before me this _________ day of _________________, 20____.

________________________________________ (L.S.)

Notary Public for South Carolina

My Commission Expires: __________________
EXHIBIT J

CROSS-SECTION

PLACE RIPRAP TO STABILIZE IF MORE THAN 25° DEFLECTION

CHANGE OF DIRECTION

OPEN CHANNEL DRAINAGE DETAILS

N.T.S.
STANDARD CATCH BASIN DETAIL

PLAN VIEW (TOP)

FRONT VIEW (PROFILE)

PLAN VIEW (TOP)

FRONT VIEW (PROFILE)
EXHIBIT K-2

TYPICAL CATCH BASIN DETAILS
N.T.S.

NOTES:
1) ALL CONCRETE TO BE 3,000 PSI OR GREATER
2) STEPS TO BE PLACED IN ALL CATCH BASINS WHERE DEPTH OF BASIN EXCEEDS 4 FEET.
3) FOR DRAWING CLARITY, CONCRETE REINFORCING IS NOT SHOWN. REINFORCING TO BE PLACED IN CONCRETE STRUCTURE AS DIRECTED BY THE ENGINEER.
Acceptable Plant Material List

This list is not intended to be all inclusive, but does include common trees and shrubs suitable for use in the Greenville area. Due to individual site, soil, moisture, and microclimate conditions, professional expertise should be sought to determine the appropriate plant materials for any particular development project.

A. Trees (mature height: twenty-five to thirty-five feet):

   In all islands a minimum setback of 10 feet, from face of curb to center of tree, is required.

   Mountain Silverbell
   Sourwood
   Thornless Honeylocust
   Eastern Redbud
   Mountain Ash
   Yoshino Cherry
   Golden-Rain Tree
   Saucer Magnolia
   Weeping Cherry
   Kwansan Cherry
   Yellowwood
   Ironwood
   Redmond Linden
   American Holly

B. Trees (mature height: less than twenty-five feet):

   In all islands a minimum setback of 5 feet, from face of curb to center of tree, is required.

   Japanese Maple
   Japanese Dogwood
   Flowering Dogwood
   Smoketree
   Crape Myrtle
   Crabapple
   Amur Maple
   Russian Olive
   Wax Myrtle
   Star Magnolia
   Golden Chain Tree
   Cotinus Coggyria
C. Low growing shrubs (mature height: approximately thirty-six inches):

In entrance islands a minimum setback of 2 feet, from face of curb to center of shrub, is required. In all other islands a minimum setback of 7.5 feet, from face of curb to center of shrub, is required.

**EVERGREEN**

- Warty Barberry
- Dwarf Buford Holly
- Japanese Holly (var.)
- Azalea (var.)
- Mugo Pine
- Juniper (var.)
- Oregon Holly Grape
- Nandina
- Dwarf Nandina
- Euonymous (var.)
- Leatherleaf Viburnum
- Dwarf Horned Holly
- Hypericum

**DECIDUOUS**

- Forsythia
- Dwarf Burning Bush
- Thunberg Spirea
- Viburnum (var.)
- Oakleaf Hydrangea
- Japanese Flowering Quince
- Potentilla
- Ornamental Grass Varieties
- Red Chokeberry
- Fothergilla

D. Groundcovers: No minimum setback is required.

- Lily-Turf
- Creeping Lilyturf
- Hybrid Daylily
- Periwinkle
- English Ivy
- Purpleleaf Wintercreeper
- Aaronsbeard
- Rockyspray Cotoneaster
- Willowleaf Cotoneaster
- Pachysandra
- St. John’s Wort
EXHIBIT M-1
EXHIBIT M-2

URBAN STANDARD
NOT TO SCALE

RURAL STANDARD
NOT TO SCALE
RURAL TRANSITIONAL

NOT TO SCALE

RURAL MOUNTAINOUS

NOT TO SCALE
INDUSTRIAL / COMMERCIAL
NOT TO SCALE

WITHOUT CURBING
NOT TO SCALE
Individual

STATE OF SOUTH CAROLINA ) DONOR’S AFFIDAVIT
CITY OF SIMPSONVILLE )

I, ______________________________ (“DONOR”) certify to City of Simpsonville that I am the owner of all the roads located within ______________________________ Subdivision, that I have paid all construction costs in connection with the roads located within ______________________________ Subdivision and that these roads are free of all encumbrances. This affidavit is made pursuant to Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. I understand that should any portion of this affidavit be false I would be guilty of a misdemeanor and, upon conviction, subject to the appropriate penalties as provided in Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. It is understood and agreed that this affidavit will be filed in the Office of the Simpsonville Planning Commission located at Greenville County Square, 301 University Ridge, Suite 400, Greenville, South Carolina.

WITNESSED BY:

______________________________  ______________________________

DONOR

Date: _______________ _____, 20____

Greenville, South Carolina
EXHIBIT N-2

Partnership

STATE OF SOUTH CAROLINA ) DONOR’S AFFIDAVIT
CITY OF SIMPSONVILLE )

I, ______________________________ (“DONOR”) by ____________________ (Partner) certifies to City of Simpsonville that DONOR is the owner of all the roads located within ______________________________ Subdivision, that DONOR has paid all construction costs in connection with the roads located within ______________________________ Subdivision and that these roads are free of all encumbrances. This affidavit is made pursuant to Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. I understand that should any portion of this affidavit be false I would be guilty of a misdemeanor and, upon conviction, subject to the appropriate penalties as provided in Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. It is understood and agreed that this affidavit will be filed in the Office of the Simpsonville Planning Commission located at Greenville County Square, 301 University Ridge, Suite 400, Greenville, South Carolina.

WITNESSED BY:

__________________________________________

DONOR

BY: ______________________________

Partner’s Name

Date: ____________ _____, 20_____ 

Greenville, South Carolina
STATE OF SOUTH CAROLINA  
CITY OF SIMPSONVILLE  

DONOR’S AFFIDAVIT  

I, ______________________________ (“DONOR”) by ____________________ (Officer’s Name) its ______________________ (Title) certifies to City of Simpsonville that DONOR is the owner of all the roads located within ______________________________ Subdivision, that DONOR has paid all construction costs in connection with the roads located within ______________________________ Subdivision and that these roads are free of all encumbrances. This affidavit is made pursuant to Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. I understand that should any portion of this affidavit be false I would be guilty of a misdemeanor and, upon conviction, subject to the appropriate penalties as provided in Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. It is understood and agreed that this affidavit will be filed in the Office of the Simpsonville Planning Commission located at Greenville County Square, 301 University Ridge, Suite 400, Greenville, South Carolina.

WITNESSED BY:

______________________________   ______________________________

DONOR

BY: _____________________________

Officer’s Name

ITS: _____________________________

Officer’s Title

Date: _______________________, 20____

Greenville, South Carolina
STATE OF SOUTH CAROLINA
)

CONTRACTOR'S AFFIDAVIT

CITY OF SIMPSONVILLE
)

I, ______________________________ (“CONTRACTOR”) certify to Greenville County that CONTRACTOR constructed all the roads located within ______________________________ Subdivision. Furthermore, CONTRACTOR certifies that all costs in connection with the construction of these roads have been paid. This affidavit is made pursuant to Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. I understand that should any portion of this affidavit be false I would be guilty of a misdemeanor and, upon conviction, subject to the appropriate penalties as provided in Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. It is understood and agreed that this affidavit will be filed in the Office of the Simpsonville Planning Commission located at Greenville County Square, 301 University Ridge, Suite 400, Greenville, South Carolina.

WITNESSED BY:

__________________________________

CONTRACTOR

Date: ___________________ _____, 20____

Greenville, South Carolina
Partnership

STATE OF SOUTH CAROLINA ) CONTRACTOR’S AFFIDAVIT
CITY OF SIMPSONVILLE )

______________________________ (“CONTRACTOR”) by ____________________ (Partner) certifies to Greenville County that CONTRACTOR constructed all the roads located within ________________ Subdivision. Furthermore, CONTRACTOR certifies that all costs in connection with the construction of these roads have been paid. This affidavit is made pursuant to Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. I understand that should any portion of this affidavit be false I would be guilty of a misdemeanor and, upon conviction, subject to the appropriate penalties as provided in Section 57-1-110 of the Code of Laws of South Carolina 1976, as amended. It is understood and agreed that this affidavit will be filed in the Office of the Simpsonville Planning Commission located at Greenville County Square, 301 University Ridge, Suite 400, Greenville, South Carolina.

WITNESSED BY:

______________________________

______________________________

CONTRACTOR

BY: __________________________

Partner’s Name

Date: _______________ _____, 20____

Greenville, South Carolina
ITEM A

APPLICATION FOR A PRELIMINARY SUBDIVISION

NAME OF SUBDIVISION _____________________________________________

PROPERTY OWNER

Name: ____________________________________________________________
Address: ____________________________________________________________________________________________
Telephone Number: ______________________________________________________________________________________

AUTHORIZED REPRESENTATIVE

Name: ____________________________________________________________
Address: ____________________________________________________________________________________________
Telephone Number: ______________________________________________________________________________________
Property Interest: ________________________________________________________________

SURVEYOR/ENGINEER

Name: ____________________________________________________________
Address: ____________________________________________________________________________________________
Telephone Number: ______________________________________________________________________________________

PROPERTY LOCATION

Tax Sheet: __________ Block: __________ Lot(s): __________

UTILITIES

Septic Tanks ☐ Public Sewer ☐ Sewer District: __________________________
Wells ☐ Public Water ☐ Water District: __________________________
Cable Provider: ____________________________________________________
Power Company: __________________________________________________
Gas Company: ___________________________________________________
NOTICE OF SUBDIVISION ADVISORY COMMITTEE MEETING AND PLANNING COMMISSION MEETING

The Subdivision Advisory Committee Meeting is scheduled for ______________ at 9:30 a.m. in the Planning Commission Conference Room at County Square. The Planning Commission meeting is scheduled for ______________ at 4:00 p.m. in Conference Room A at County Square. You are encouraged to have a representative at both meetings in the event that there are questions on the proposed design.

REQUEST FOR VARIANCE (IF APPLICABLE)

Is there a variance request from the subdivision regulations? Yes □ No □. If yes, attach a letter requesting said variance along with the appropriate justifications.

CERTIFICATE OF RECEIPT

This is to certify that I have received __________ “NOTICE PROPOSED SUBDIVISION” sign(s) for the purpose of posting the property. The posting deadline is: ________________.

FAILURE TO POST THE SIGN(S) AND MARK THE CENTERLINE(S) OF ALL NEW ROAD(S) WHERE THEY INTERSECT WITH EXISTING ROADS BY THE POSTING DATE WILL RESULT IN THE REMOVAL OF THE APPLICATION FROM THE PLANNING COMMISSION AGENDA AND FORFEITURE OF THE APPLICATION FEE.

Furthermore, all signs must be removed within thirty (30) days after the Planning Commission Meeting.

I do hereby certify as property owner/authorized representative that the information shown on this application is correct, and that I will comply with the requirements of this application.

______________________________
(Signature)

Subdivision Number: _________________ Fee Paid: _________________
Date: _________________ Taken By: _________________
ITEM B

SPECIFICATIONS
STREET NAME SIGNS NEW SUBDIVISIONS

SIGN BLANK
Aluminum, 0.080” thick, 6” high, 4” (min.) longer than lettering. Blank is to be one piece uniform rectangle with no burrs and rounded corners. The face of the blank must be flat, free of ripples or bends.

BACKGROUND
Forest green scotchlite “engineer grade” reflective sheeting (or equivalent) installed on the blank as per manufacturer’s instructions.

BORDER
Not required.

LETTERS
4” Scotchlite series C, #2290 while precut or equivalent installed on background as per manufacturer’s instructions. Letters must be evenly spaced and message must be centered. Designations such as Dr. and St. may be 2” precut letters. Abbreviations of street names are not permissible.

HARDWARE
Standard sign hardware manufactured for exact fit to post and signs without adapters or etc. Hardware must be rust proof.

POSTS
Two lb/ft U-channel galvanized. Post is to be sufficient length to satisfy the following:

a. **Height** – Minimum vertical distance from the adjacent pavement edge to the bottom of the lowest sign – 9’0”.

b. **Foundation** – Minimum driven penetration in hard earth of 3’0” or 2’0” in poured concrete of 6” minimum diameter.

SIGN LOCATION
Location is to provide maximum visibility and maximum potential for joint use with a stop sign (i.e., in the most likely location for a stop sign). Minimum clearance from face of curb or edge of pavement to post – 3’.

PLATS
Sign locations are to be shown on the preliminary plat of the subdivision.

VARIANCES
Should a developer wish to install other than standards signs, a variance will be required. If a sign variance is approved, the final plat must contain a notation of that fact. The notation must also state who is responsible for maintenance and/or replacement of the signs. City of Simpsonville will maintain only standard signs after they have been properly installed by others at no cost to the City. The locations of all street name signs must be shown on the preliminary plat and are subject to approval by the City.

INSPECTIONS
Street name signs will be inspected during the final road inspection by the Engineering Department. No streets will be given final approval without street name signs (subject to the provisions of the Land Development Regulations).
GUIDELINES FOR NAMING NEW STREETS IN CITY OF SIMPSONVILLE

1. Duplications Within The County Are Prohibited
   e.g. – Oak Street, Oak Street

2. Phonetically Similar Names Are Prohibited
   e.g. – Gayle Road, Gail Road, Gale Road

3. Same Name With Different Prefixes Are Acceptable
   e.g. – Long Mountain Road and Short Mountain Road, Riverview Road, and North Riverview Road

4. Prefixes Which Indicate Direction (i.e. North) Should Reflect The Correct Orientation Of The Road
   e.g. – North Bridge Road would not be permitted if the road runs east and west

5. Same Name With Different Suffixes Are Prohibited
   e.g. – Oak Drive, Oak Circle, Oak Lane

6. Making One Word Of Two Is Prohibited
   e.g. – Duckpond Road, Duck Pond Road

7. Making Two Words of One Is Prohibited
   e.g. – River View Road, Riverview Road

8. Names That Are Similar But Not The Same Are Allowed
   e.g. – Hunters Forest Road, Hunters Woods Road

9. Names That Utilize Numbers Cannot Be Duplicated By Spelling Out The Number
   e.g. – 5th Street, Fifth Street

10. Names That Include Words Indicating The Type Road Must Be Used Correctly
     e.g. – Dead end roads are considered a lane, place, way, or court. Through roads are considered streets, roads, or drives.

11. A Street Utilizing A Number In Its Name Must Have The Number Spelled Out
     e.g. – Sixth Street not 6th Street

* Street names shall be limited to 15 spaces in order to be placed on a sign of not more than 36 inches in length. (Not including the suffix – Avenue, Street, etc.)
ACRONYMS

<table>
<thead>
<tr>
<th>ACRONYM</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SCDHEC</td>
<td>South Carolina Department of Health and Environmental Control</td>
</tr>
<tr>
<td>SCDOT</td>
<td>South Carolina Department of Transportation</td>
</tr>
<tr>
<td>WCRSA</td>
<td>Western Carolina Regional Sewer Authority</td>
</tr>
<tr>
<td>AASHTO</td>
<td>American Association of State Highway and Transportation Officers</td>
</tr>
</tbody>
</table>