

# ROAD IMPROVEMENT STANDARDS AND LAND DEVELOPMENT REQUIREMENTS

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#### FOREWORD

This document contains the Road Improvement Standards and Land Development Requirements ("Standards") as required by Chapter 28, of the Solano County Code (commonly called the "Zoning Regulations") and referred to in Chapter 26 of the Solano County Code (commonly called the "Subdivision Ordinance") and Chapter IX of the Land Use and Circulation Element of the General Plan.

The Standards contain conditions and standards pertaining to Public and Private Roads, Emergency Access Roads and associated drainage facilities and improvements.

The Standards contain conditions and standards pertaining to Use Permits, Development and Performance Standards as defined in Chapter 28 of the Solano County Code.

The Standards contain conditions and standards pertaining to Subdivisions as defined in Chapter 26 of the Solano County Code.

The Standards shall apply unless the Zoning Administrator, the Planning Commission or the Board of Supervisors determines that different conditions and standards shall apply to a particular development or application. Other elements or plans approved by the Board of Supervisors may supersede these Standards.

The Standards are in conformance with good engineering principles and practice.

The Road Improvement Standards and Land Development Requirements were prepared under my direction.



5/16/2025

Matt Tuggle, P.E. C61328

Engineering Manager Public Works – Engineering Division Department of Resource Management

#### DOCUMENT ADOPTION AND NOTICE OF UPDATES

This document may be updated from time to time to ensure current compliance with Solano County Code as it may be amended, as well as maintaining compliance with the professional standards of engineering and surveying.

- 1. Full update
  - a. Adopted February 28, 2006
- 2. Full update including the addition of Appendix of supplemental Standards and Documents
  - a. Adopted April 22, 2025

## SECTION 1 - ROAD IMPROVEMENT STANDARDS

#### Sec. 1-1 - GENERAL

Sec. 1-1.1 - DEFINITIONS

**AASHTO** means the American Association of State Highway and Transportation Officials.

**ADT** means Average Daily Traffic. The average number of vehicles that travel a segment of road in a 24-hour period.

**Arterial Road** means a high-speed, high-volume road for travel between major points in both rural and urban areas.

**Caltrans** means the State of California Department of Transportation.

**CEQA** means the California Environmental Quality Act

**Clear Recovery Zone (CRZ)** means an unobstructed, flat area alongside a roadway designed to provide space for drivers to regain control if they veer off the road, enhancing safety by reducing the risk of crashes.

**Clear Width** means the width between obstructions. For bridges, typically the distance between the barrier rails or sidewalks.

**Collector Road** means a road that links local and collector roads with arterial and other collector roads. It is usually of moderate traffic volume.

**County Code** means the codification of the General Ordinances of the County of Solano as approved and amended from time to time by the Board of Supervisors.

**Developer** means the proponent of a subdivision or other development, typically the property owner or his/her representative.

**Director** means the Director of Transportation for Solano County, or his/her designee. This position is held ex-officio as defined in Chapter 2 of County Code by the Director of Resource Management.

**EIR** means an Environmental Impact Report.

Enhanced Width Road means a road that requires a higher design standard

because of the presence of a large volume of truck traffic, or for other specific reasons. Enhanced width roads shall be designated by the Director.

GHG means Greenhouse Gas.

**GPA** means a General Plan Amendment.

HCM means the Highway Capacity Manual.

**Highway Design Manual (HDM)** means the guide published by Caltrans that provides standards and guidelines for the planning, design, and construction of highways and roadways to ensure safety, efficiency, and regulatory compliance.

**ITE** means the Institute of Transportation Engineers.

**Local Road** means a road used primarily for access to residences, businesses, or other abutting property.

LOS means Level of Service.

MUTCD means the Manual on Uniform Traffic Control Devices.

**OPR** means the California Governor's Office of Planning and Research.

PCE means Passenger Car Equivalent.

**PHF** means Peak Hour Factor.

**Public Road** means all or any part of the entire width of any road or street, including the width of any right-of-way dedicated to, reserved for, used by or for the general public, when those roads or streets have been accepted as and declared to be a part of the county road system.

**R-Value** means the resistance of a construction material to deformity.

**Shoulder** means the portion of a roadway contiguous with the traveled way. It may be used by stopped vehicles, for pedestrians and bicyclists, and for lateral support of the roadway.

**State Responsibility Area (SRA)** means the Wildland areas in California where the State (Cal-Fire) is responsible for wildfire prevention and suppression, rather than local or federal agencies.

Traffic Index (TI) means a measure of the number of equivalent single axle loads

expected in the design lane over the design period.

**Traveled Way** means the portion of the roadway for the movement of vehicles, exclusive of shoulders.

**Urban Road** means a road located in an urban or urbanized area, characterized by a high density of residences or businesses.

**Vehicle Miles Traveled (VMT)** means the sum of all miles driven by vehicles within a certain area and time frame.

**Volume** means the number of vehicles passing a given point during a specified period of time.

#### Sec. 1-1.2 - REFERENCES

- a. Chapter 2 (Administration) Solano County Code
- b. Chapter 17 (Motor Vehicles and Traffic) Solano County Code
- c. Chapter 24 (Roads, Streets and Other Public Property) Solano County Code
- d. Chapter 26 (Subdivisions) Solano County Code
- e. Chapter 28 (Zoning Regulations) Solano County Code
- f. Chapter 31 (Grading, Drainage, Land Leveling, and Erosion Control) Solano County Code
- g. California Fire Code, Title 24, Part 9

Sec. 1-1.3 - MODIFICATION OF STANDARDS

Subject to the provisions of Chapter 26 of the Solano County Code (Solano County Subdivision Ordinance), the Director may, where warranted, impose additional and/or more stringent requirements beyond those contained in these standards, and also may waive or modify the requirements contained in these Standards and Appendices.

Such modifications shall be notated and described herein.

#### Sec. 1-1.4 - DESIGN PLANS

All improvements performed in accordance with this section shall be based on plans prepared by a civil engineer licensed to practice in the State of California. These plans shall be submitted to the Department of Resource Management for approval in both hard copy and electronic form, in a format approved by the Director. Construction shall not start until the Director has approved the plans. Where the County does not have a standard detail, the designer shall use the current Caltrans Standard Plans.

#### Sec. 1-1.5 - DESIGN SPECIFICATIONS

Unless otherwise specifically indicated in these standards, all work shall be designed in accordance with the current Caltrans Standard Specifications, Caltrans Highway Design Manual, the AASHTO Policy on Geometric Design of Highways and Streets, the Manual on Uniform Traffic Control Devices (MUTCD), the MUTCD California Supplement, and the Solano County Subdivision Ordinance. In the event of a difference between these references, the most stringent requirement shall apply.

#### Sec. 1-1.6 - CONSTRUCTION SPECIFICATIONS

Construction specifications shall be as contained in the current Caltrans Standard Specifications and applicable Special Provisions.

## Sec. 1-2 - PUBLIC ROAD STANDARDS

#### Sec. 1-2.1 - TRAFFIC PROJECTIONS

The ADT to be used for design shall be based on the traffic volume projected for twenty years after completion of construction. Subdivision road design shall be based on the traffic volume projected at ultimate development of the area.

The TI to be used for design shall be determined by the type of vehicles and traffic volume projected for the proposed road. In the absence of detailed traffic information, the TI to be used for design may be based on the ADT (see Figure 1) or, for residential subdivisions, on house count (see Figure 2). The truck traffic to be used for design may generally be taken to be five percent of ADT.

Traffic volume projections shall be based on methods approved by the Director. Projections for local roads in residential subdivisions shall be based on an average of ten trips (one-way) per day per home site.

#### Sec. 1-2.2 - DESIGN SPEEDS

Design speeds shall normally be based on the AASHTO <u>Policy on Geometric</u> <u>Design of Highways and Streets</u>, except as modified in this section. Rural roads in rolling or mountainous areas (except in residential areas) shall generally have a design speed of 45 mph or greater and shall not be less than 35 mph except where the terrain and physical constraints prevent that speed from being reasonably obtained. Roads in rural residential areas shall generally have a design speed of from 25 to 35 mph (the lower speed shall be used for roads that are fairly short, or where the residences are closely spaced or located close to the road) and shall not be less than 25 mph except where the terrain and physical constraints prevent that speed from being reasonably obtained. Local urban residential roads shall generally have a minimum design speed of 25 miles per hour, and urban collector roads shall generally have a minimum design speed of 35 miles per hour. In some locations, environmental concerns may dictate lower design speeds to preserve the scenic values of a particular roadway. Safety considerations may also require a lower design speed in some locations.

#### Sec. 1-2.3 - TRAVELED WAY

The traveled way is the minimum width to be paved in all cases.

#### Sec. 1-2.4 - VERTICAL ALIGNMENT

Maximum road grades shall generally be based on the AASHTO <u>Policy on</u> <u>Geometric Design of Highways and Streets</u>. However, road grades shall not exceed 18 percent (12 percent if unpaved). The minimum grade for roads with curb and gutter, dikes or berms shall be 0.50 percent. Parabolic curves shall be provided at all locations where the algebraic change in grade is greater than one percent. If a parcel falls within a State Responsibility Area (SRA), it must comply with the State's Fire Safe Standards, as outlined in the State Fire Code, which takes precedence and supersedes this code.

#### Sec. 1-2.5 - HORIZONTAL ALIGNMENT

Changes in horizontal alignment shall be accomplished with circular curves.

#### Sec. 1-2.6 - CLEAR RECOVERY ZONE AREAS

Sight distance ad visibility shall generally be based on stopping sight distances for approaching vehicles traveling at the speed limit (if posted), or at a reasonable speed (if no speed limit is posted). Caltrans Highway Design Manual shall be used as guide along with related standard drawings in this document to establish clear sight distance. Refer to the Appendix for Solano County's Clear Recovery Zone Policy Memorandum.

#### Sec. 1-2.7 - ROADWAY STANDARDS

The width of the traveled way and shoulder shall be in accordance with the latest edition of Caltrans Highway Design Manual (HDM) at the time of application submittal, except that the following minimums shall apply:

ADT	Standard Roads (< 30 mph)	Standard Roads (> 35 mph)	Enhanced Width Roads	Right-of-Way (Minimum)
less than 250	20	22	24 + 2	60
251 - 750	22	24	24 + 2	60
751 - 4,000	24	24	24 + 4	70
4,001 - 10,000	24 + 4	24 + 4	24 + 8	80
> 10,000	48 + 8	48 + 8	48 + 8	100

## Width of Traveled Way (plus Paved Shoulders on each side) and Right-of-Way in Feet

In addition, all roads shall generally have 4-footgraded shoulders on both sides. This width may be reduced to accommodate existing trees, drainage facilities, slopes, and other features as determined by the Director.

The speeds to be used to determine the roadway width shall be the speed limit (if posted), or at a reasonable speed (if no speed limit is posted), as determined by the Director. For most urban residential roads, and for most rural residential roads with a length of one-quarter mile or less, the speed will be 30 mph or less, while for most other roads the speeds will be 35 mph or more.

An enhanced width road is a road that requires a higher design standard because of the presence of a large volume of truck traffic, or for other specific reasons. Enhanced width roads shall be designated by the Director.

The right-of-way shown above is the minimum requirement. The actual right-of-way width shall be increased where necessary to accommodate all elements of a roadway, including cut and fill slopes, roadside drainage facilities, medians, bridges (including sufficient width to allow maintenance personnel and equipment to get under the bridge), and public utilities. At intersections, the right-of-way shall include connecting curves with the same radii as the edge of pavement connections.

Roadway and right-of-way widths shall be increased to accommodate on-road parking, bicycle traffic and pedestrian traffic, where warranted. Roads in areas planned or zoned for commercial or industrial uses shall have a width of traveled way and right-of-way four feet greater than the minimums shown in the table above.

#### Sec. 1-2.8 - STRUCTURAL SECTION

Road structural sections shall be designed in accordance with the procedure outlined in the Caltrans <u>Highway Design Manual</u> and based on the R-value of the underlying material and the traffic index. In lieu of testing, a design R-value of 5 may be used.

The structural section of paved shoulders shall be the same as that of the traveled way. The minimum structural section shall be one of the following:

- a. 0.25' asphalt concrete and 0.75' aggregate base
- b. 0.5' asphalt concrete

For an illustration of a typical road section, see the Standard Details.

#### Sec. 1-2.9 - INTERSECTIONS

Connecting radii at public road intersections, both for the edge of pavement and for the right-of-way limit shall generally be not less than 30 feet. Where both connecting roads are arterial or major collector roads, the connecting radii shall be not less than 40 feet. However, where significant truck right-turn movements are anticipated, the standard for a commercial driveway shall apply.

#### Sec. 1-2.10 - MEDIANS

Roads with four or more lanes may require a center median, as determined by the Director. The standard median width shall be 16 feet. The minimum median width shall be four feet. Additional paved shoulder width may be required adjacent to the median.

#### Sec. 1-2.11 - CUL-DE-SACS

Wherever a dead-end road is permitted, an adequate turning area will be provided (see Figure 4).

#### Sec. 1-2.12 - BERMS, DIKES and OVERSIDE DRAINS

Berms, dikes, and/or overside drains may be required to concentrate the flow of water from the pavement to a desired location.

#### Sec. 1-2.13 - GUARDRAILS

Guardrails may be required in areas having hazardous roadside slopes or obstacles that cannot be eliminated or mitigated by other means.

#### Sec. 1-2.14 - UTILITY POLES

Utility poles to be located within the road right-of-way shall be placed as close to the edge of the right-of-way as practical. A utility plan shall be submitted to the Department of Resource Management as part of the encroachment permit application. No utility poles shall be installed until the utility plan has been approved. Refer to the Appendix for Solano County's Clear Recovery Zone Policy.

Placement of utility poles shall adhere to the following criteria:

- a. The horizontal clear distance from the edge of the traveled way to a pole shall conform to the requirements of the Caltrans Highway Design Manual (309.1 Horizontal Clearances). In no case shall the clear distance be less than four feet. On roads with an ADT greater than 250 vehicles per day and a speed limit (if posted) or reasonable speed (if not posted) of 35 mph or greater, the desired clear distance shall be eight feet.
- b. Poles shall not be placed on the outside of curves in the road.
- c. Poles shall not be placed opposite the dead-end leg of T-intersections.

#### Sec. 1-2.15 – TREE REPLACEMENT AND PLANTING OF SLOPES

Road projects shall be designed to minimize the removal of existing trees, especially large native trees, and other vegetation where practical and consistent with traffic safety. The standards for graded shoulder widths may be reduced to permit the preservation of existing trees and vegetation. When trees must be removed as part of a project, they shall be replaced at a minimum 2:1 ratio with the tree type, size and location determined by the Director. The Director may set a higher standard for tree replacement based on environmental requirements, acceptability to the community and the traveling public, aesthetic impacts, and other reasons and determined solely by the Director.

Initial planting shall be in a hole at least twice the size of the root ball, and planting shall be accompanied with soil conditioners sufficient to reasonably insure survival of the tree. Each replacement tree must be double staked and shall be regularly watered for a period of not less than 24 months.

In addition to the planting of replacement trees, the Director may require the planting of additional trees or other vegetation to mitigate the impact of construction and enhance the appearance of a road. Such planting may include the planting of acorns and walnuts, as approved by the Director.

#### Sec. 1-2.16 – EROSION CONTROL MEASURES

All cut and fill slopes, and exposed or bare dirt areas, shall be seeded with a suitable cover and matted, and other appropriate erosion control measures shall be installed, in accordance with County standards and as approved by the Director.

#### Sec. 1-2.17 - CURBS, GUTTERS and SIDEWALKS

Residential roads in areas zoned for RE-1/2 or greater density shall generally have concrete curbs, gutters and sidewalks. Concrete curbs, gutters and sidewalks shall also be installed where a significant number of other properties in the neighborhood have existing curbs, gutters and/or sidewalks, in commercial and industrial areas where warranted, and in other areas where required by the Director. Roadway widths in areas with curbs, gutters and sidewalks shall be increased to accommodate on-road parking, when warranted. Curbs, gutters and sidewalks, where required, shall be constructed in accordance with Figure 5. Sidewalks shall generally have a minimum width of 5 feet, to encourage walkability. Greater widths may be required in commercial or other areas with significant pedestrian traffic.

#### Sec. 1-2.18 – ROAD MAINTENANCE

The cost of maintaining public improvements constructed in conjunction with a subdivision or other private development, including plantings, shall be the responsibility of the developer for a period of one year after acceptance of the improvements by the Director. The developer shall provide the County with a bond or other security acceptable to the Director in an amount of ten percent of the total value of the public improvements that were constructed, as determined by the Director. Any repair work to be done to the public improvements within the one-year period shall be performed by the developer to the satisfaction of the County. Roadway markings must maintain minimum retro-reflectivity levels in accordance with the Manual on Uniform Traffic Control Devices (MUTCD) to ensure nighttime visibility and safety.

#### Sec. 1-2.19 - MISCELLANEOUS STANDARDS

Valley gutters, where permitted, shall be constructed in accordance with Figure 6. Private driveway connections shall be constructed in accordance with Figure 7. Commercial driveway connections shall be constructed in accordance with Figure 8. Any trenching across County roads shall be performed in accordance with Figure 9. Installation of survey monument wells shall be performed in accordance with Figure 10. Utility access covers shall be installed in accordance with Figure 11.

#### Sec. 1-2.20 - SIGNS, SIGNALS, and STRIPING

Road name signs shall be provided and installed at all road intersections, including the intersection of two private roads.

Traffic control signs, signals, and pavement striping shall be installed in accordance with a plan prepared by the developer and approved by the Director.

In general, rural roads with a prevailing speed of 35 mph or greater, a pavement width of at least 18 feet, a length of at least one-half mile and an ADT of at least 100 should have a centerline. If the ADT of a road is greater than 250, the centerline should include raised markers. However, if the pavement width is less than 19 feet, one-way or two-way no passing centerlines should consist of all raised markers or should have no raised markers.

In general, rural roads with a prevailing speed of 35 mph or greater, a length of at least one- half mile and an ADT of 250 or greater should have edge lines. In areas subject to frequent heavy fog, edge lines should be considered even for roads that do not meet these criteria. Edge lines may be used on roads that do not have a centerline.

Striping and pavement markings shall generally consist of thermoplastic, with raised markers where appropriate.

Where traffic signals are required, the developer shall pay the total or a pro-rata share of the cost for the installation as determined by the Director. The County shall pay the cost of energizing and maintaining the traffic signal if the signal is serving County roads exclusively. If the traffic signal serves an intersection of County and private roads, the cost shall be pro-rated between the County and the subdivision served by the private road as the number of private road legs served by the intersection bears to the number of County Road legs.

#### Sec. 1-2.21 - ROAD LIGHTING

Road lighting shall be installed along streets in areas designated as "RE-1" (Residential estate district) or greater density.

The Director may require individual road lighting at adjacent road intersections or other locations where necessary for public safety.

The design, intensity, and location of road lighting shall be determined by the Director based on existing lighting conditions, existing and projected level of development, and factors necessary for the public safety. In general, lights on two lane roads should be spaced at 250-foot intervals, alternating on opposite sides of the road.

They shall typically consist of 70-watt LED luminaries on residential roads, and 100-watt LED luminaries at all other locations. Where lights are being installed primarily as a traffic safety measure, such as lighting an intersection, full cutoff lights (where the lens is flush with the bottom of the light fixture) should be used. Where lights are being installed primarily to enhance general safety and security, semi-cutoff lights (where the lens extends slightly below the bottom of the light fixture) should be used.

#### Sec. 1-2.22 - PAVEMENT UNDULATIONS

The installation of pavement undulations (speed humps) as a method of controlling traffic speeds will be considered on County roads that meet the following conditions:

- a. It is a residential road having a speed limit not greater than 25 mph.
- b. The total paved width is 40 feet or less.
- c. The grade of the road approaching the undulation is 8 percent or less.
- d. The road approaches have horizontal curve radii of at least 300 feet.
- e. The road approaches meet the minimum safe stopping sight distance as defined by the latest edition of Caltrans Highway Design Manual (HDM).
- f. The road is not a primary emergency vehicle route.
- g. The road is not located on an established transit route.
- h. At least two-thirds of the residents in the block within which a pavement undulation is proposed support the installation.
- i. All residents immediately abutting the location where a pavement undulation is proposed support the installation.
- j. The California Highway Patrol, the County Sheriff, and the agencies that provide fire and ambulance service to the area support the installation.

Pavement undulations (speed humps) shall be constructed in accordance with Figure 12, and signed and striped as specified by the Manual on Uniform Traffic Control Devices.

## Sec. 1-3 - PRIVATE ROAD STANDARDS

Private road standards, including plantings and erosion control measures, are the same as those for public roads except as specified in this section.

Solano County desires to minimize the number of connections to public roads. Therefore, where practical, connections to public roads shall be shared by more than one lot, and lots that have a suitable connection to a private road shall utilize the private road for access, and not make an additional public road connection.

The following requirements shall apply to projects where access is provided by an existing private road, or by a private road that is to be constructed as a condition of approval of a subdivision or other development.

#### Sec. 1-3.1 - ROADWAY STANDARDS

For projects serving one to four parcels, the road (also called a driveway) shall be built as required by the provisions of the California Fire Code Section 902 - Fire Department Access (including Appendix III-D), or Public Resources Code Section 4290 - Fire Safe Regulations, whichever applies. The road shall be constructed of 0.67 feet of compacted Class 2 aggregate base. The width of the road shall be 20 feet, with 60 foot long by 8-foot-wide turnouts every 300 feet (for roads over 300 feet long), plus 4-foot graded shoulders, and shall also have an unobstructed width of 28 feet.

For projects serving five to ten parcels, the structural section shall be a 24-foot-wide paved road requirement or better over 0.67 feet of compacted Class 2 aggregate base, with 4-foot graded shoulders and shall also have an unobstructed width of 32-feet.

For projects serving more than ten parcels, the structural section shall be the same as that required for public roads.

The maximum road grade shall be 18% for paved roads and 12% for unpaved roads, except for parcels within a State Responsibility Area (SRA), where the State Fire Code takes precedence.

#### Sec. 1-3.2 - INTERSECTIONS

Connecting radii at the intersection of a private road with a public road or with another private road, both for the edge of pavement and for the right-of-way limit, shall generally be not less than 20 feet. Where a private road connects to a County Road, the developer of the private road shall obtain an encroachment permit and comply with all of its requirements. Provisions shall be made for drainage along the affected County Road.

#### Sec. 1-3.3 - EASEMENT REQUIREMENTS

All private road construction shall be located within an easement established by an instrument of record. The Director shall determine the easement width. At minimum, easement width shall be 50-feet for roads with the potential of serving four or fewer parcels, and 60-feet for roads with the potential of serving five or more parcels, based on the existing zoning for those parcels. The easement width shall be increased where necessary to accommodate all elements of the roadway, including cut and fill slopes, roadside drainage facilities, medians, bridges (including sufficient width to allow maintenance personnel and equipment to get under the bridge), and public utilities. At intersections, the right-of-way shall include connecting curves with the same radii as the edge of pavement connections.

Easements shall be labeled accordingly to ensure the correct depiction of 'Public' and 'Private' entities.'

#### Sec. 1-3.5 - ADEQUATE ACCESS

The following requirements shall apply where parcels are required to have adequate access in the Solano County Subdivision Ordinance.

Adequate access shall consist of an easement established by an instrument of record and to the benefit of all those properties intended to use the easement for access. The easement shall be shown, together with the recording information, on the Parcel Map or Final Map. The easement shall be improved, at a minimum, as required by the provisions of the Uniform Fire Code Section 902 - Fire Department Access, or Public Resources Code Section 4290 - Fire Safe Regulations, whichever applies.

#### Sec. 1-4 – ROAD MAINTENANCE AGREEMENTS

#### Sec. 1-4.1 – NEW LAND DEVELOPMENT

The cost of maintaining private roads and other facilities constructed in conjunction with a subdivision or other private development, including plantings and erosion control measures, shall be the responsibility of the developer for a period of one year after approval of the improvements by the Director. The developer shall provide the County with a bond or other security acceptable to the Director in an amount of ten percent of the total value of the improvements that were constructed, as determined by the Director. Any repair work to be done within the one-year period shall be performed by the developer to the satisfaction of the County. Bond reequipments shall be established to a term of no longer than 3 years

and at an estimated cost of a department solicited contract with prevailing wages.

Prior to recordation of the Final Map or Parcel Map, a Road Maintenance Agreement that requires all lot owners in the subdivision to participate in the maintenance of private roads and associated facilities serving the subdivision shall be recorded. The Maintenance Agreement shall be submitted to the Director for review and approval prior to recordation. Reference to the Road Maintenance Agreement shall be made on the Supplemental Map Sheet in compliance with the SMA and the County Subdivision Ordinance.

#### Sec. 1-4.2 – EXISTING LANDS

For applications of development (new or changes to) on existing parcels where primary access is provided through a Private Road shared by other parcels, the applicant shall be conditioned to pay its fair share of the Private Road maintenance costs in proportion to the additional use made under the application as defined by California Civil Code 845, as amended from time to time.

The Director of Resource Management may waive this standard if one of the following conditions apply:

- a. An existing recorded Private Road Maintenance agreement over the Private Road in question exists
- b. Circumstances of the application require that the Director condition the application to execute a Private Road Maintenance Agreement with all parcel owners. The Maintenance Agreement shall be submitted to the Director for review and approval prior to recording.

#### Sec. 1-5 - TRAFFIC

#### Sec. 1-5.1 - LEVEL OF SERVICE

Road lighting shall be installed along streets in areas designated as "RE-1" The goal of Solano County is to maintain a Level of Service C on all roads and intersections. In addition to meeting the design widths and standards contained in this document, all projects shall be designed to maintain a Level of Service C, except where the existing level of service is already below C, the project shall be designed such that there will be no decrease in the existing level of service. Levels of Service shall be calculated using the Transportation Research Board's most recent Highway Capacity Manual.

#### Sec. 1-5.2 – VEHICLE MILES TRAVELED (VMT)

For the County's VMT Policy, refer to the Appendix.

#### Sec. 1-5.3 – CEQA REQUIREMENTS

Since the adoption of SB 743, all land use projects in California subject to CEQA must evaluate Vehicle Miles Traveled (VMT) instead of Level of Service (LOS) to determine transportation-related environmental impacts. A VMT analysis is required when a proposed development could significantly increase the amount of driving in an area typically measured against local or regional thresholds. This shift is designed to promote infill development, reduce greenhouse gas emissions, and support alternative modes of transportation.

In Solano County, VMT analysis is generally triggered for residential, commercial, or mixed-use projects located in areas with high VMT or lacking access to public transit. Projects near major transit corridors or within pre-identified low-VMT zones may be screened out and exempt from full analysis. If a project exceeds VMT thresholds established by cities or agencies like the Solano Transportation Authority, it may require mitigation measures or an Environmental Impact Report (EIR). The intent is to guide growth in a way that aligns with the state's broader climate and mobility goals.

#### Sec. 1-5.4 – VMT ANALYSIS FOR LAND USE PROJECTS

For land use projects subject to CEQA, Vehicle Miles Traveled (VMT) is now the standard metric used to evaluate transportation impacts. Projects such as residential developments, commercial centers, or mixed-use communities must demonstrate that they do not significantly increase VMT compared to regional or local thresholds. This analysis is especially important for projects located in suburban or rural areas, where driving is more common and alternative transportation options are limited. Projects that generate high VMT may be required to incorporate mitigation measures—such as improved bike/pedestrian infrastructure, increased transit access, or transportation demand management strategies—to reduce environmental impacts and comply with CEQA. In contrast, projects located in transit-rich or infill areas may be eligible for screening exemptions, streamlining their approval process.

#### Sec. 1-6 - DRAINAGE

Drainage which affects public or private roads, and which is generated from within a project or is traversing a project site shall be accommodated by an engineered drainage system, natural watercourse, or a combination of both. In addition, in some circumstances off-site drainage improvements may be required. Both onsite and off-site drainage improvements shall be coordinated with drainage facilities located within road rights-of-way and easements, to ensure that the improvements do not adversely affect the road or other properties.

An engineered drainage system shall consist of open channels or subsurface drainage systems, plus their appurtenant facilities. Open channels are generally appropriate for use in rural areas. In urban areas, subsurface drainage systems shall be used to accommodate runoffs.

All drainage facilities or improvements shall be subject to the approval of the Director.

The data for calculating runoff shall be taken from the Solano County Water Agency Hydrology Manual.

#### Sec. 1-6.1 - OPEN CHANNELS

All open channels shall be designed to convey the flows from a storm with a return period of 100 years with 0.5 feet of freeboard. The design period shall be based on the basin time of concentration, or the 24-hour storm, whichever is more conservative.

All conveyance calculations shall be based on ultimate development of the project site.

The minimum channel slope shall be 0.50 percent. When an unpaved channel is subject to erosion, the channel shall be paved, or other erosion control methods installed as approved by the County.

#### Sec. 1-6.2 - CULVERTS

Culverts shall be designed to pass a ten-year storm without head on the inlet under free outfall conditions, and a one-hundred-year storm with a head not higher than the outside edge of the graded shoulder and such that no significant localized flooding problems occur. Culverts installed in conjunction with an open channel drainage system shall also conform to the requirements for that system.

Crossroad drainage culverts shall be at least 18 inches in diameter. All other culverts shall be at least 15 inches in diameter. An arch pipe with an equivalent capacity may be used in both cases.

Corrugated steel or corrugated polyethylene pipe may be used for road culverts. Corrugated steel pipes shall have a 50-year service life in accordance with California Test Method No. 643.B. Corrugated polyethylene pipes shall meet specifications in accordance with AASHTO M294, Type S.

Erosion protection (such as rock slope protection, sack concrete, or a headwall) shall be placed at all culvert inlets and outlets where the channel is subject to

erosion, and at culvert inlets and outlets where abrupt changes in channel alignment occur.

Paved inverts are required for metal pipe culverts when the velocity in the channel is five feet per second or more unless it can be shown that the stream does not carry abrasive materials.

#### Sec. 1-6.3 - SUBSURFACE DRAINAGE SYSTEMS

Subsurface drainage systems shall be designed to carry a ten-year storm without head and a one-hundred-year storm using the head available in the appurtenant structures. Discharges to a creek shall assume a one-hundred-year hydraulic gradient in the creek when calculating the gradient of a storm drainage system.

Concrete pipe shall be used for subsurface drainage systems. Concrete pipe shall be Class III minimum. All pipes shall be at least 15 inches in diameter. The minimum velocity in the pipe shall be 2.5 feet per second at a ten-year storm design flow.

#### Sec. 1-6.4 - MINIMUM COVER

The minimum cover over pipes installed within the road right-of-way shall not be less than that required by the manufacturer.

#### Sec. 1-6.5 - CURBS and GUTTERS

Where curbs and gutters are required, as described in Section 1-2.15, they shall be designed to carry a ten-year storm without water encroaching upon the traveled way, and a hundred- year storm without overtopping the curb. In all cases, drainage water will not be allowed to travel more than 400 feet in gutters.

#### Sec. 1-6.6 - INCREASED RUNOFF

Peak runoff from the project area shall be calculated for the pre-development and post-development conditions. The return period used shall be as shown under the heading "Open Channels" in this section, or such other procedure as shall be approved by the County. If the pre and post development calculations show an increase in runoff, the preparation of a drainage plan shall be required. This plan shall recommend mitigation measures that result in no net increase in peak runoff due to the development.

Mitigation measures normally include installation of a retention basin or a detention basin. In some instances, downstream drainage improvements may be installed in lieu of providing for no net increase in runoff. Please refer to Detention Pond Sizing memorandum in the Appendix.

#### Sec. 1-7 - BRIDGES

The clear width of bridges located on public roads shall comply with the current edition of the AASHTO <u>Policy on Geometric Design of Highways and Streets</u>, except that the width of the traveled way upon which the bridge width is based shall be as described in these Standards, and that the clear width shall be 28 feet minimum. The clear width of bridges located on private roads shall equal the traveled way width plus two feet on each side, but with a clear width not less than 28 feet.

Bridges shall be designed in accordance with the latest revision of the Caltrans manuals entitled <u>Bridge Design Specifications</u>, <u>Bridge Design Aids</u>, and <u>Bridge Design Details</u>, and the Caltrans <u>Standard Plans</u> and <u>Standard Specifications</u>.

Bridges shall be designed to pass a fifty-year storm with a minimum of two feet of freeboard and pass a one-hundred-year storm with no freeboard. Streams, which carry large floating debris, may require greater freeboard. Abutments shall be protected from erosion damage. This may necessitate the use of rock slope protection or other suitable materials and methods. Abutments on fill material will not be allowed unless supported on piles and the fill is adequately protected from erosion.

Bridges shall be protected with Type 80 concrete barriers and metal beam guardrails at all approaches in accordance with Caltrans Standard Plans and practice. Metal tube bridge railings will be installed in all locations where significant bicycle or pedestrian traffic is anticipated.

Road rights-of-way and easements shall provide sufficient width to accommodate bridges, where necessary. This width shall include adequate area both upstream and downstream of a bridge in order to construct and maintain associated channel improvements. In addition, sufficient area shall be provided to allow for future maintenance of the improvements. This shall include a minimum of 20 feet from the top of the bank along channel areas to be maintained, and sufficient area for personnel and equipment to be able to access the bridge, including the bridge abutments and underside, and the channel flowline.

#### Sec. 1-8 - BICYCLE AND PEDESTRIAN FACILITIES

The <u>Solano Countywide Bicycle Plan</u> prepared by the Solano Transportation Authority shall generally guide the location of bicycle facilities. The <u>Solano</u> <u>Countywide Pedestrian Plan</u> prepared by the Solano Transportation Authority shall generally guide the location of pedestrian facilities.

Bicycle facilities shall be designed in accordance with Class 1, Class 2 or Class 3

bikeway standards contained in the Caltrans Highway Design Manual.

Bridges that carry significant bicycle or pedestrian traffic shall have tubular hand railing installed on the barrier rails.

	ADT	Traveled Way	Paved Shoulder	Gravel Shoulder	Total Road Width	Road Surface	Right-of- Way
0	< 250	20'	0'	4'	28'	AC	60'
(Hc	251 – 750	22'	0'	4'	30'	AC	60'
IC R 5 MI	751 – 4,000	24'	0'	4'	32'	AC	70'
PUBLIC ROAD ( < 35 MPH )	4,001 – 10,000	24'	4'	4'	40'	AC	80'
₽	> 10,000	48'	8'	4'	72'	AC	100'
	< 250	22'	0'	4'	30'	AC	60'
KOA PH )	251 – 750	24'	0'	4'	32'	AC	60'
IC F 5 MI	751 – 4,000	24'	0'	4'	32'	AC	70'
PUBLIC ROAD ( > 35 MPH )	4,001 – 10,000	24'	4'	4'	40'	AC	80'
<u>م</u>	> 10,000	48'	8'	4'	72'	AC	100'
lth D	< 250	24'	2'	4'	36'	AC	60'
ROA Wic	251 – 750	24'	2'	4'	36'	AC	60'
IC F ced	751 – 4,000	24'	4'	4'	40'	AC	70'
PUBLIC ROAD Enhanced Width )	4,001 – 10,000	24'	8'	4'	48'	AC	80'
( En	> 10,000	48'	8'	4'	72'	AC	100'
	Potential # of Parcels	Traveled Way	Paved Shoulder	Gravel Shoulder	Total Road Width	Road Surface	Right-of- Way
S TE	1 – 4	20'	0'	4'	28' + TO's	AB	50'
PRIVATE ROADS	5–10	24'	0'	4'	32'	AC	60'
PR R(	11 +	Same as Public Road Requirements					

## TABLE 1 – SUMMARY OF THE ROAD IMPROVEMENT STANDARDS

Table 1 Notes:

AB = Class II Aggregate Base AC = Asphalt Concrete Pavement ADT = Average Daily Traffic TO = Turnout

- 1. All widths shown in Table 1 above are minimums. Roadway and right-of-way widths shall be increased to accommodate on-road parking, bicycle and pedestrian traffic, where warranted. Roads in areas planned or zoned for commercial or industrial uses shall have a width of traveled way and right-of-way four feet greater than the minimums shown in the table above. Actual right-of-way widths shall also be increased where necessary to accommodate all elements of a roadway, including cut and fill slopes, roadside drainage facilities, medians, bridges (including sufficient width to allow maintenance personnel and equipment to get under the bridge), and public utilities. Rights-of-way shall generally be obtained in fee title, where possible. The Director of Transportation may, where warranted, impose additional or more stringent standards beyond those shown here.
- 2. Residential roads in areas zoned for RE-1/2 or greater density shall have concrete curbs, gutters and sidewalks. Concrete curbs, gutters and sidewalks shall also be installed where a significant number of other properties in the neighborhood have existing curbs, gutters and/or sidewalks, in commercial and industrial areas where warranted, and in other areas where required by the Director. Roadway widths in areas with curbs, gutters and sidewalks shall be increased to accommodate on-road parking, when warranted.
- 3. This table is intended to be a quick reference of information contained in the Road Improvement Standards. Refer to the Road Improvement Standards for further information. In the event of a conflict between this chart and the text of the Road Improvement Standards, the text shall control.
- 4. Projects within the State Responsibility Area (SRA), must comply with the State's Fire Safe Standards, as outlined in the State Fire Code, which takes precedence and supersedes this code.

## SECTION 2 - SURVEYING AND MAPPING STANDARDS

The following Surveying and Mapping Standards are intended to supplement and clarify the requirements of pertinent laws and the accepted Standard Practices of Professional Land Surveyors in compliance with all provisions of the Professional Land Surveyors Act, Subdivision Map Act and the Solano County Subdivision Ordinance not covered in this section shall be required.

Said standards shall apply to all Maps, Plats and Exhibits submitted for review by the Office of the County Surveyor. Such documents may include Corner Records, Record of Surveys, Final/Parcel Maps, Legal Descriptions & Plats and any other conveyance document and/or exhibits.

## Sec. 2-1 – DEFINITIONS

**Board Rules** means Title 16, Sections 400 – 476 of the California Code of Regulations.

**County Code** means the codification of the General Ordinances of the County of Solano as approved and amended from time to time by the Board of Supervisors.

**Director** means the Director of Transportation for Solano County, or his/her designee. This position is held ex-officio as defined in Chapter 2 of County Code by the Director of Resource Management.

**Land Surveyor** means Licensed Land Surveyor or Registered Civil Engineer authorized to practice Land Surveying in the State of California.

Lot / Parcel for the purpose of this document is synonymous.

**Office of the County Surveyor** means the County Surveyor as defined in Chapter 2 of County Code.

**Professional Land Surveyor's Act (PLS Act)** means Sections 8700 – 8805 of the California Business and Professions Code.

**Subdivision Map Act (SMA)** means Sections 66410 – 66499 of California Government Code.

Subdivision Ordinance means Chapter 26 of County Code.

## Sec. 2-2 – GENERAL SURVEY REQUIREMENTS

#### Sec. 2-2.1 – PARCEL/FINAL MAPS REQUIRE FIELD SURVEY

All Parcel/Final Maps filed within the unincorporated area of Solano County shall be based upon a field survey.

#### Sec. 2-2.2 - BASIS OF BEARINGS

The basis of bearings shall be identified by a statement on the map and shall be taken from a line between two (2) monuments of record wherever possible. The Basis of Bearings shall be obtained from one of the following:

- a. A filed map
- b. An astronomical observation
- c. California coordinate system
- d. County Surveyor's or Recorder's records.
- e. Global Positioning Survey

Where no monuments exist (artificial or natural), it is permissible to use the best available evidence such as old existing fences commonly accepted as being the property line. The County Surveyor at his/her discretion, may accept or reject said lines used as the Basis of Bearings.

#### Sec. 2-2.3 - TYPE OF MONUMENTS

The Professional Land Surveyors Act and the Subdivision Map Act require that set monuments be durable. All monuments set shall be at minimum 5/8-inch re-bar, 1-inch O.D. pipe, 4-inch x 4-inch concrete monument, or other suitable permanent points established in bedrock or concrete. Minimum length shall be twenty-four (24) inches unless surface conditions dictate a different length. The use of less durable or conspicuous types of monuments may be allowed only in unique situations and shall be approved by the County Surveyor. All set monuments shall be physically identified on the map/plat giving their material composition, outside dimensions, including length and the certificate number of the Land Surveyor.

#### Sec. 2-2.4 - MONUMENTATION OF ALL CORNERS

All parcel, lot, block or boundary lines surveyed, shall be monumented at every change of direction. If it is impractical to maintain a monument at the corner itself, then a witness corner shall be set.

#### Sec. 2-2.5 - TIME OF MONUMENTATION

Prior to submitting the Map for a land division to the Office of the County Surveyor for recordation, the field survey shall be complete, and all points and lines shall be established as per Section 8771 of the PLS Act. Monumentation of Subdivisions shall conform to Section 66495 of the Subdivision Map Act.

Sec. 2-2.6 - DESCRIPTION OF MONUMENTS FOUND

All monuments found shall be physically identified and any information relating to all such found monuments shall be noted with a statement such as "no record" in cases where no record exists or "found \_\_\_\_\_, tagged P.L.S. or R.C.E." along with the record reference.

#### Sec. 2-2.7 - MONUMENTS ACCEPTED

If found monuments are accepted as actual corners or line monuments, they shall be so noted on the map.

#### Sec. 2-2.8 - LOT DIMENSIONS AND SIZE

Sufficient data shall be shown to readily determine the bearing and length of every lot, block, or boundary line. Dimensions of lots shall be given as total dimensions, corner to corner, and shall be shown in feet and hundredths of a foot, or in meters and decimals of a meter.

Lots shall show total acreage to the nearest hundredth of an acre. Bearing and length of straight lines, and delta, radii and arc length for all curves as may be necessary to determine the location of the centers of curves and tangent point shall be shown.

#### Sec. 2-2.9 - INTER-VISIBLE MONUMENTS

In open country, the line of sight between 1/4 corners is sufficient for practical survey retracement, however, in hilly country, monuments shall be set so that at least two points are inter-visible.

#### Sec. 2-2.10 - MONUMENT RIGHT-OF-WAY LINES

Where the line being surveyed falls within the right-of-way, monument wells shall be set on the right-of-way line and referenced to the line being surveyed.

Sec. 2-2.11 - SURVEY ACCURACY

Generally, the degree of accuracy of the fieldwork shall not be less than 1:20,000. The County Surveyor may determine that due to severe terrain problems, a lesser degree of accuracy is permitted.

Sec. 2-2.12 - CLOSE FINAL PLAT

All traverses shall be adjusted to close on the final map/plat. Closure Calculations, signed and sealed, shall be submitted for review for all Maps/Plats and Conveyance Documents.

#### Sec. 2-3 - MAPPING REQUIREMENTS

#### Sec. 2-3.1 – SIGNATURES

All signatures shall be made in waterproof black or blue opaque ink. Verification of a professionals' signature may be required at the discretion of the County Surveyor.

#### Sec. 2-3.2 - BOUNDARY LINE

The exterior boundary line of a subdivision shall be shown on Final Maps and Parcel Maps as a black opaque line that is at least three times the width of any other line on the map excluding the line of the one-inch border.

Sec. 2-3.3 - KEY MAP

When the Final Map or Parcel Map consists of more than two sheets exclusive of the title sheet, a key map with lot lines showing the relation of the sheets shall be placed on the first map sheet. Every sheet comprising the map shall bear a sheet number and shall indicate the total number of sheets comprising the map. A location map indicating the geographical location of the proposed subdivision, and the access roads thereto shall be placed on the first map sheet.

Sec. 2-3.4 - RIGHT-OF-WAY DATA

Final Maps and Parcel Maps shall show the total width of each road, the width of the portion of each road offered for dedication, the width of the existing right-of-way of each road, the width on each side of the centerline of each road, and the width of rights-of-way of railroads, flood control or drainage channels and any other rights-of-way, in the form of easements or fee, appearing on the map.

#### Sec. 2-3.5 - DATA FOR LOTS

Sufficient data shall be shown on the final map or parcel map to determine readily

the bearing and length of each lot line, and the bearing of radial lines on each lot corner or curve. Each lot shall be shown entirely on one sheet. If a remainder parcel is indicated by deed reference in lieu of a field survey, that reference shall appear on the final map or parcel map.

#### Sec. 2-3.6 - EASEMENTS

The location on the final map or parcel map of all existing or proposed easements which are to remain after recordation, including any required easements outside of the subdivision, shall be shown by means of appropriate broken lines, together with the name of the owner, the use of the easement and the record reference, if any. The owner's certificate on the final map or parcel map shall indicate the easements being offered for dedication. A statement identifying any easements of record to be vacated pursuant to Section 66499.20-3 and 66499.20- 20f the Subdivision Map Act shall be placed on the Title Sheet.

#### Sec. 2-3.7 - LABELING- EASEMENTS

For lots having a net area of less than ten acres, the widths of easements, the lengths and bearings of the lines thereof and sufficient ties to locate the easements shall be clearly labeled and identified on the final map or parcel map. For lots having a net area of ten acres or more, at the discretion of the County Surveyor, only easement widths need be shown.

#### Sec. 2-3.8 - LOT IDENTIFIER

Each lot on the Final Map or Parcel Map shall be identified by the same number or other designation used to identify it on the approved Tentative Map.

#### Sec. 2-3.9 – ORIENTATION

Each sheet of the final map or parcel map shall be so oriented that the north arrow points toward the top of the sheet or toward the left of the sheet. The title block shall be readable from the bottom of the sheet and all other lettering and data shall be readable from the bottom of the sheet or from the right side of the sheet.

#### Sec. 2-3.10 - ADDITIONAL INFORMATION

The Final Map or Parcel Map, at minimum shall also contain the following information:

- a. Date of preparation, north point and scale.
- b. All dimensions in feet and hundredths of a foot or in meters and decimals

of a meter.

- c. Dimensions and areas of all lots.
  - Dimensions in feet and hundredths of a foot or in meters and decimals of a meter.
  - Net area of all lots having a gross area of at least one acre to the nearest one hundredth of an acre.
- d. Bearings and distances for the center lines of all roads adjoining the survey.
- e. Radius, arc length and central angle of all curves.
- f. Precise location and adequate description of all permanent monuments, set and/or found.
- g. Ties to all adjacent subdivisions and rights-of-way, together with record references.
- h. References to all controlling recorded maps and deeds for all or any portion of the existing boundaries of the parent parcel.

#### Sec. 2-3.11 - DEDICATIONS

Dedications or offers to dedicate real property for public purposes shall be made by certificate on the Final Map or the Parcel Map, provided that with dedications or offers to dedicate to an entity not controlled by the Solano County Board of Supervisors, or that involve real property located outside the subdivision, they may be by separate instrument recorded prior to or simultaneously with the final or parcel map.

#### Sec. 2-3.12 - REFERENCE ADJOINING SURVEYS

When a survey is in or adjacent to a Record of Survey, Parcel Map, or Final Map, the map and lot numbers should be shown by "ghosting" or shadow lettering, and the survey shall show bearing and distance ties to said map or maps.

#### Sec. 2-3.13 - SHOW DISCREPANCIES

Where an apparent discrepancy occurs with a previously recorded survey map, deed or adjoining deeds, the record distance and related record bearing shall be shown in parenthesis along with the recording data of said documents.

#### Sec. 2-3.14 - IDENTIFY ROADS

All Parcel Maps and Final Maps shall show the names and numbers of all Public Roads. Private Roads shall be so labeled and shall show the name approved by the County.

#### Sec. 2-3.15 - IDENTIFY SURVEY

The name and legal designation of the tract or grant being surveyed shall be shown in the title. This may include any or all of the following: Subdivision, Rancho, Section, Township, County, State or any other pertinent designation to positively identify the area being surveyed.

#### Sec. 2-3.16 - TOWNSHIP SURVEYS

The establishment of all corners and lines of Government Lots, Sections, Ranchos, and Townships shall conform to the Professional Standard of C along with the practice and instructions as described in the "Manual of Instructions for the Survey of the Public Lands of the United States."

## A.1 – CLEAR RECOVERY ZONE POLICY

This document outlines the County's standards for clear recovery zones and utility placement in the County right-of-way. These standards are County specific and designed for rural arterial roads or smaller. These standards follow the Caltrans Highway Design Manual Sections 302, 307, 309. Per Section 309.3.C, the minimum horizontal clearance for rural County roads shall be the widths listed in Table 302.1 & 307.2. These tables can be found in Exhibit A of this policy.

New Construction Projects and 3R Projects (Resurfacing, Restoration, or Rehabilitation) will conform to Table 307.2 of the Highway Design Manual dated July 1<sup>st</sup>, 2020. Slow-moving vehicle lanes are defined as 35 mph or less in Solano County & may have a 4' shoulder as described in Table 302.1. Roadways with roadside ditches that have steep slopes greater than 1:3 are exempt from clear recovery zone requirements. Slopes greater 1:3 are considered nonrecoverable. Complete removal of trees within the County right-of-way is not feasible due to capacity constraints and the environmental benefits provided by these trees.

Utilities that benefit the public will be permitted within the right-of-way under the following conditions:

- Above ground utilities must be placed at least eight feet from the travel lane on tangents.
- Above ground utilities will not be permitted within eight feet from the edge of pavement on roadway curves.
- On roads with a speed limit of 35 mph or less, utilities may be positioned as close as four feet from the traveled way on tangents.

These guidelines are designed to balance safety, environmental preservation, and public utility needs. Engineering judgment should be applied in the review of hazards within the clear recovery zones. The Director of Resource Management, or their designee, may modify these requirements when warranted.

#### Table 302.1

#### Boldface Standards for Paved Shoulder Widths on Highways

Highway Type	Paved Shoulder Width (ft	
13. (14) (72)	Left (8)	Right (8
Freeways & Expressways		
2 lanes (1)	-	8(6)
4 lanes (1)	5	10
6 or more lanes (1)	10	10
Auxiliary lanes	-	10
Freeway-to-freeway connections		
Single and two-lane connections	5	10
Three-lane connections	10	10
Single-lane ramps	4(2)	8
Multilane ramps	4(2)	8(3)
Multilane undivided	- 4	10
Collector-Distributor	5	10
Conventional Highways		
Multilane divided		
4-lanes	5 8	8(7)
6-lanes or more	8	8(7)
Urban areas with posted speeds less than or equal to		
45 mph and curbed medians	2(4)	8(7)
Multilane undivided		8(7)
2-lane		
RRR	See Index 307.3	
New construction	See Table 307.2	
Slow-moving vehicle lane		4(5)
Local Facilities	and so have	
Frontage roads	See Index 310.1	
Local facilities crossing State facilities	See Index 308.1	

NOTES:

(1) Total number of lanes in both directions including separate roadways (see Index 305.6). If a lane is added to one side of a 4-lane facility (such as a truck climbing lane) then that side shall have 10 feet left and right shoulders. See Index 62.1.

(2) May be reduced to 2 feet upon concurrence from the Project Delivery Coordinator that a restrictive situation exists. 4 feet preferred in urban areas and/or when ramp is metered. See Index 504.3.

(3) May be reduced to 2 feet or 4 feet (4 feet preferred in urban areas) in the 2-lane section of a non-metered ramp, which transitions from a single lane upon concurrence from the Project Delivery Coordinator that a restrictive situation exists. May be reduced to 2 feet in ramp sections having 3 or more lanes. See Index 504.3.

(4) For posted speeds less than or equal to 35 mph, shoulder may be omitted (see Index 303.5(5)) except where drainage flows toward the curbed median.

(5) On right side of climbing or passing lane section only. See Index 301.2(1) for minimum width if bike lanes are present.

(6) 10-foot shoulders preferred.

(7) Where on-street parking is allowed, 10 feet shoulder width is preferred. Where bus stops are present, 10 feet shoulder width is preferred for the length of the bus stop. If a Class II bikeway is present, minimum shoulder width shall be 8 feet where on street parking is provided plus the minimum required width for the bike lane.

(8) Shoulders adjacent to abutment walls, retaining walls in cut locations, and noise barriers shall be not less than 10 feet wide. See Index 303.4 for minimum shoulder adjacent to bulbouts. See Index 309.1(4) for minimum shoulder width adjacent to high speed rail facilities.

#### Table 307.2

#### Shoulder Widths for Two-lane Roadbed New Construction Projects

Two-way ADT (Design Year)	Shoulder Width <sup>(1)</sup> (ft)
Less than 400	4(2)
Over 400	8(3)

# A.2 – VMT POLICY

In consideration of the State of California's goals to reduce greenhouse gas (GHG) emissions with SB375, and to reduce vehicle miles traveled (VMT) with SB743, the following findings, measures, exemptions, and mitigations shall be considered and incorporated into the Department's review of use permits and other discretionary actions requiring CEQA consideration of vehicle trips and vehicle miles traveled.

### Findings:

The following constitute findings that memorialize pertinent State law and Solano County's existing activities and commitments that are reducing GHG and VMT countywide:

- SB375 establishes the value of local farm products being processed and consumed in local markets and recognizes that this system goal significantly reduces GHG due to resulting reduced VMT in farm/product distribution and consumption. SB375 provides the means to facilitate this goal by providing for Counties to receive financial incentives for farm to market transportation investments:
  - a. Section 65080 of the State code reads, "The metropolitan planning organization or county transportation agency, whichever entity is appropriate, shall consider financial incentives for cities and counties that have resource areas or farmland, as defined in Section 65080.01, for the purposes of, for example, transportation investments for the preservation and safety of the city street or county road system and farm to market and interconnectivity transportation needs."
- 2. SB375 establishes the value of growth within Counties to occur primarily within the cities, boundaries, and recognizes that this system goal significantly reduces GHG due to resulting reduced VMT with smart growth (pedestrian options), reduced trip lengths, and local transit alternatives. Solano County is an orderly growth county, having passed the Orderly Growth initiative in 1984 and extending it to 2028.
  - a. Section 65080 of the State code reads, "The metropolitan planning organization or county transportation agency, whichever entity is appropriate, shall also consider financial assistance for counties to address countywide service responsibilities in counties that contribute towards the greenhouse gas emission reduction targets by implementing policies for growth to occur within their cities."
  - b. Solano County's commitment to the Orderly Growth Initiative provides mitigation for development in the unincorporated County.
- 3. SB743 establishes the value of transit and multimodal oriented investment and development and recognizes that this system goal significantly reduces GHG due to reduced vehicle trip demand and reduced VMT.

- 4. California Office of Planning & Research has issued a *Technical Advisory On Evaluating Transportation Impacts in CEQA* for guidance and recommendations in local agency consideration of VMT from development.
- 5. Solano County continues to commit its whole share of Transportation Development Act (TDA) Article 8 funds, approximately \$750,000, to countywide and regionally beneficial transit services provided by Soltrans and the Solano Transportation Authority.
  - a. The County commits funding for its per capita use and population shares to countywide and regionally beneficial transit services at approximately \$200,000 per year.
  - b. The remainder of the County's TDA Art 8 funding, approximately \$550,000, goes to subsidize city and regional transit services, and provides mitigation credit for VMT generation in the unincorporated areas of the County.
  - c. Solano County's financial commitments to fund and subsidize transit services for cities provides mitigation for projects in the unincorporated County.
- 6. Solano residents generate a significant number of commuting trips (large VMT) for employment outside of Solano County. Job creation within Solano County has the potential to reduce VMT by creating local employment options that reduce the longer VMT commute trips.
- 7. Solano County has planned a countywide network of bike routes/lanes to increase multimodal accessibility and use of the public rights of way, and requires impacting private development to construct these improvements, thus decreasing vehicle trips and VMT.
- 8. Solano County constructs shoulder improvement and bike lanes to enhance the safety and use for multimodal access of the public rights of way, and thus decreasing vehicle trips and VMT.

## <u>Measures</u>:

To determine the extent and potential for a Use Permit or other discretionary development to impact traffic operations and VMT, an applicant may be required to submit information and studies that vary depending on the amount of traffic generation:

- 1. An application which generates 10 truck trips per day or less and 50 total vehicle trips per day or less does not need to provide a traffic study as part of the application.
- 2. An application which generates more than 10 truck trips per day and/or more than 50 total vehicle trips per day must provide a traffic study as part of the application.

A traffic study must include standard discussion and analysis for route use, corridor operations, intersection operations, level of service changes, frontage geometry, encroachment conditions, proposed improvements, etc. In consideration of trip generation and VMT, the study must include discussion and analysis of anticipated route uses, trip generation, trip length estimates, multimodal options, transit options, carpool/vanpool options, and also any improvements or operations that will facilitate reduction in vehicle trips and VMT.

A traffic study for a Use Permit or other discretionary development that generates more than 10 truck trips per day shall also include axle loading and life cycle analysis of the used portions of Solano County right of way, pavement degradation discussion, and proposed mitigation(s).

### Impacts and Mitigations:

Department staff shall consider the above findings and measures in order to determine if, and to what extent, mitigations will be required for the trips and VMT generated in the application. The following are recommended guidelines for less than significant impact and mitigation requirement determinations:

<u>"Less Than Significant Impact"</u>:

- 1. A Use Permit or other discretionary development which generates 110 total vehicle trips per day or less (770 total vehicle trips per week or less) will have less than significant impact on VMT. Employee trips are not considered in the total vehicle trip generation due to the reduction in regional commute trips and VMT due to local job creation.
- 2. An agricultural development that facilitates farm products primarily to local ag processing centers, cities, and markets in Solano County will have less than significant impact on VMT.
- 3. A development that is within ½-mile of an active transit stop with reasonable transportation connections qualifies for less than significant impact on VMT.
- 4. A development that is adjacent to a fully developed and connected system of bike lanes qualify for less than significant impact on VMT for up to 125 total vehicle trips per day or less (875 total vehicle trips per week or less).

### Mitigation Options for VMT:

- 1. Construction of bike racks, a charging station, and/or other various multimodal improvements at the development site will be considered as minor mitigation.
- 2. Business plans that include carpool/vanpool coordination for employees at the development site will be considered as minor mitigation.
- 3. Operating a vanpool or providing on-demand transit services for employees at the development site to reduce trips to below 110 vehicles per day will be considered as major mitigation.

- 4. Construction of a nearby active transit stop in the public right of way by the applicant will be considered as major mitigation.
- 5. Construction of sidewalks and other pedestrian gap improvements in the public right of way by the applicant to connect to other fully connected public pedestrian facilities will be considered as major mitigation.
- 6. Construction of frontage Class 2 (or better) bike lanes in the public right of way by the applicant to connect to other fully connected public Class 2 (or better) bike lanes will be considered as major mitigation.

These impact and mitigation guidelines may be supplemented with pertinent information related to the application, site location, Solano Transportation Authority's Active Transportation Plan, as well as local and regional transit services. Staff may also consider technological changes and advances that reduce VMT that are not currently in active use on the date of this memorandum.

# A.3 – DETENTION BASIN DESIGN AND SIZE POLICY

The use of detention basins is a common approach for mitigating stormwater runoff impacts due to development. The detention basin design must be consistent with Solano County Code (SCC) Chapter 31 Grading, Drainage, Land Leveling, and Erosion Control ordinance, Solano County Road Improvement Standards and Land Development Requirements. The data for calculating runoff shall be taken from the Solano County Water Agency Hydrology Manual (1999). The following analysis must be considered in determining the proper design:

- 1. Hydrologic analysis of the current and proposed watershed conditions.
- 2. Evaluation of the 10 year, 2-day and 100-year, 2-day frequency storms.
- 3. Evaluation of the short-duration-high-intensity and long-duration-low-intensity 24-hour storms, based on the time of concentration.
- 4. Allowable discharge given downstream drainage characteristics.

The following requirements must be met for design:

- 1. An emergency spillway constructed of non-erosive material.
- 2. Full containment of the 100-year frequency storm (both short- and long-duration storms) before the emergency spillway is engaged.
- 3. Inflow conveyance, outflow conveyance (orifices, weirs, risers), outflow constraints (trash racks, rip rap, or similar energy dissipation system), erosion control measures, and compaction testing requirements.
- 4. Two feet of freeboard for the 100-year frequency storm.
- 5. Side slopes shall not exceed 3:1.

The report must include:

- 1. Watershed Parameters
- 2. Inflow Hydrograph
- 3. Stage vs. Storage Curve
- 4. Stage vs. Discharge Curve
- 5. Basin Routing (Inflow-outflow hydrographs for various frequencies and durations)
- 6. Summary Table of All Basin Routings

Major grading permits require all the above Engineering analyses and reports if detention basin(s) are proposed to be constructed. Minor grading permits do not require full Engineering analyses, but these guidelines should still be used to properly design the detention. The Mitigating Increased Runoff Policy governs the design flow for the different regions of the County and shall be used as the basis for design.

These are the typical guidelines for designing a detention basin and may be modified on a project-specific basis at the discretion of Solano County Engineering. Any deviation from these guidelines must be approved by Solano County Resource Management prior to the submittal of the report.

Solano County Code (SCC) Chapter 31 Grading, Drainage, Land Leveling, and Erosion Control ordinance governs all grading, drainage, land leveling, and erosion control work in Solano County. The ordinance addresses the problem of increasing peak runoff as a result of development and requires mitigation measures listed in SCC Article III Design Principles and Standards. SCC Section 31-30 (h) states "The plan shall identify mitigation measures that result in no net increase in peak runoff due to the development." Further guidance on this requirement is given in the SCC Section 31-30 (i), which states "Development that creates impervious surfaces in excess of 5,000 square feet must ensure that surface runoff rates exceeding predevelopment levels shall be retarded by appropriate structural and vegetative measures to be maintained on an annual basis."

Development that is classified as Major shall require a Civil Engineer to prepare a hydrology/hydraulic study verifying that the peak runoff is held to predevelopment levels. Major grading activities are those that do not match and do exceed the criteria listed in SCC Section 31-23 (a-h). Major grading projects that include the use of detention basins to mitigate the increased runoff must follow Solano County Public Works Engineering's "Detention Basin Design Policy" and submit all required reports and documentation.

Development that is classified as Minor may use the following methods to show mitigation of increased runoff and do not necessarily require a Civil Engineer's design. Minor grading activities are those that match and do not exceed each of the criteria listed in SCC Section 31-23 (a-h).

- 1. Reference the Solano County Water Agency Hydrology Manual Quadrant Map attached herein for your respective quadrant sizing requirement.
- 2. Create a detention basin with [Region A, B, C, or D] cubic feet of storage for every 1,000 square feet of impervious surface area created by the development.

This policy for mitigating increased runoff for Minor grading projects is created from a simplified Rational Method based on the four regions that are shown in Figure 1.

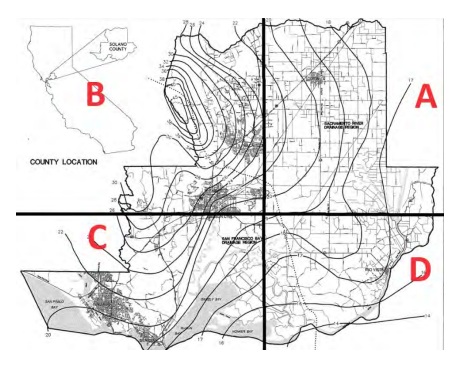


Figure 1: Four Regions

### Methodology

For each region, detention pond sizing is ruled by the isohyetal with the highest rainfall intensity for a design storm with a 100-year return period, per SCWA Hydrology Manual:

Region A: Isohyetal 22 Region B: Isohyetal 38 Region C: Isohyetal 28 Region D: Isohyetal 19

The Rational Method is used to determine peak flow from post-development impervious areas:

Q = C \* I \* A

Where,

Q = Design Discharge (CFS)

C = Runoff Coefficient

I = Rainfall Intensity (in/hr)

A = Drainage Area (acres)

# Region A:

# Isohyetal 22: i = 1.19 inch/hour

Impervious Area, A (SF)	Q <sub>p</sub> (CFS)	Storage Required (CF)
5,000	0.052	168
10,000	0.103	335
15,000	0.155	503

# Region B:

# Isohyetal 38: i = 2.05 inch/hour

Impervious Area, A (SF)	Q <sub>p</sub> (CFS)	Storage Required (CF)
5,000	0.089	257
10,000	0.178	514
15,000	0.267	771

# Region C:

# Isohyetal 28: i = 1.52 inch/hour

Impervious Area, A (SF)	Q <sub>p</sub> (CFS)	Storage Required (CF)
5,000	0.066	190
10,000	0.132	379
15,000	0.197	569

Region D:

Isohyetal 19: i = 1.03 inch/hour

Impervious Area, A (SF)	Q <sub>p</sub> (CFS)	Storage Required (CF)
5,000	0.045	129
10,000	0.089	258
15,000	0.134	387

### Summary

The table below shows a summary of the required storage (CF) per 1000-SF of impervious area created in each region. The applicant needs to show the County which quadrant their project is located (on the application's area/vicinity map). The County has the discretion to modify these quadrants on a project-specific basis, if the project is located on/near a quadrant boundary.

Project Location	Required Storage (CF) per 1,000-SF impervious Area
Region A	35
Region B	55
Region C	40
Region D	30

# A.4 – PUBLIC IMPROVEMENT AGREEMENT

The Solano County Subdivision Ordinance provides for the execution of various types of agreements between subdividers and the County of Solano. The wording in the agreements listed below has been found to be acceptable in the past. These forms are for information purposes only and the actual agreement for a particular subdivision may be different.

This agreement is used when public improvements in a subdivision are to be constructed subsequent to the filing of a final map or parcel map for record. The agreement must be secured by means of a security that is acceptable to the County.

### AGREEMENT IN REFERENCE TO IMPROVEMENTS

THIS AGREEMENT, made and entered into this \_\_\_ day of \_\_\_\_\_, \_\_\_, by and between \_\_\_\_\_\_(hereinafter referred to as "SUBDIVIDER"), first party, and COUNTY OF SOLANO, (hereinafter referred to as "COUNTY"), second party.

#### WITNESSETH

THIS AGREEMENT is based upon the following premises:

This Agreement is executed pursuant to the provisions of the Subdivision Map Act of the State of California and Chapter 26, Solano County Code, adopting regulations for the development of land as subdivisions in said County and providing procedures thereof.

NOW THEREFORE, Subdivider for and in consideration of the approval of the (final) (parcel) map number \_\_\_\_ provides and agrees with County as follows:

1. Performance of Work

Subdivider will cause to be done and performed in a good and professional manner, in accordance with the Solano County Road Improvement Standards and Land Development and Subdivision Requirements, and under the direction and to the satisfaction of the Solano County Director of Transportation all of the following work and improvements:

Streets, street name signs, traffic signs, pavement markings, storm drainage facilities, survey monuments and all other improvements for the above named subdivision as shown on the improvement plans titled \_\_\_\_\_approved by the Director of Transportation on \_\_\_\_(Date)\_\_\_.

#### 2. Work: Places and Grades

All of said work is to be done at the places, of the materials, in the manner, and at the grades shown upon the plans and specifications therefore, and to the satisfaction of the Director of

Transportation.

3. Work: Time for Commencement and Performance

County hereby fixes the time for the commencement of said work to be on the

\_\_\_\_\_day of \_\_\_\_\_\_, and for its completion to be within \_\_\_ calendar days thereafter. At least five (5) days prior to the commencement of work hereunder, Subdivider shall notify the Director of Transportation, in writing, of the date fixed by it for commencement thereof, so that Director of Transportation, or other authorized personnel, shall be able to provide services of inspection thereof.

The estimated cost of improvements is \$\_\_\_\_\_. The total plan check and inspection costs are \$\_\_\_\_\_ of which \$\_\_\_\_\_\_ has been paid. The remaining plan check and inspection costs are due and payable prior to consummating this Agreement.

Subdivider shall comply with Article XI of the Solano County Subdivision Ordinance relative to providing security acceptable to County, and it is further understood and agreed that the security must guarantee the completion of said improvements and the payment therefore. The security in the case of failure to perform shall be in the penal sum of

\$\_\_\_\_\_\_being \_\_\_\_\_ times the estimated cost of the improvements.

Whenever any work is being done contrary to the provisions of this Agreement, the Director of Transportation may order the work stopped by notice in writing served on any persons engaged in the doing or causing such work to be done, and any such persons shall forthwith stop such work until authorized by the Director of Transportation or his or her authorized representative to proceed with the work.

4. Repairs and Replacements

Subdivider shall replace, or have replaced, or repair, or have repaired, as the case may be, or pay to the owner, the entire cost of replacement or repairs, of any and all property damaged or destroyed by reason of any such work done, whether such property be owned by the United States or any agency thereof, or the State of California, or any agency or political subdivision thereof, or by the County or by any public or private corporation, or by any person whomsoever, or by any combination of such owners. Written proof satisfactory to the Director of Transportation of the County shall be submitted to him or her showing Subdivider has a liability insurance policy that will guarantee to the County the performance of this paragraph.

#### 5. Utility Deposit-Statement

Subdivider shall file with the Director of Transportation prior to the commencement of any work to be performed within the area shown on the Improvement Plans, a written statement signed by Subdivider and each public utility corporation involved to the effect that the Subdivider has made the deposit legally required by such public utility corporation for the connection of any and all public utilities to be supplied by such corporation within such subdivision.

#### 6. Default in Performance of Agreement

If Subdivider refuses or fails to obtain execution of the work, or any severable part thereof, with such diligence as will insure its completion within the time specified, or any extensions thereof, or fails to obtain completion of said work within such time, or if the Subdivider should be adjudged a bankrupt, or it should make a general assignment for the benefit of its creditors, or if a receiver should be appointed in the event of its insolvency, or it, or any Contractor employed by it, should violate any of the provisions of this Agreement, the Director of Transportation or the Board of Supervisors may serve written notice upon it and its sureties of its intention to declare this contract in default. Such notice shall contain the reasons for such intention to declare this contract in default. Unless within fifteen (15) days after the serving of such notice, such violation shall have ceased and satisfactory arrangements for the correction thereof shall have been made, this Agreement may, at the option of the County, upon expiration of said time, be in default.

### 7. Performance by Sureties or County

In the event of any such default, the County shall immediately serve written notice thereof upon the Subdivider and its sureties, and the sureties shall have the right to take over and complete the work and the improvement herein specified; provided, however, that if the sureties within fifteen (15) days after the serving of said notice of default do not give the County written notice of their intention to take over the performance of the contract, and do not commence performance thereof within fifteen (15) days after notice by the County of said election, the County may take over the work and prosecute the same to completion, by contract or by any other method it may deem advisable, for the account, and at the expense of Subdivider, and its sureties shall be liable to the County thereby; and in such event, the County, without liability for so doing, may take possession of and utilize

in completing the work, such materials, appliances, plant and other property belonging to the Subdivider as may be on the site of the work and necessary thereof.

#### 8. Notices

Any notice herein required to be given by Subdivider or sureties to County shall be given to the Director of Transportation. Any notice to be given by County shall be signed by said Director of Transportation, served personally upon Subdivider or its sureties, or deposited in the United States Post Office in the City of Fairfield or Suisun City registered mail and postage prepaid, addressed as follows: \_\_\_\_, or as said address may be changed by notice in writing to County.

#### 9. Rights and Remedies Cumulative

The foregoing provisions are in addition to, and not in limitation of, any other rights or remedies available to the County.

#### 10. Repair of Defective Work

The acceptance of the work by Solano County shall not relieve the Contractor of responsibility for faulty materials or workmanship, as determined by the Director of Transportation, and he or she shall remedy any defects thereto and pay for any damage to other work resulting there from which shall appear within a period of one (1) year from the

date of acceptance by Solano County. The remedying of any defects shall also include bringing to grade the settlement of any trenches and the repairing of any paving. The County shall retain ten (10) percent of the penal bond for one (1) year after completion and acceptance by the Board of Supervisors of all public improvements specified in the contract or agreement.

11. Hold-Harmless Clause

The Subdivider hereby releases and agrees to indemnify and save the County harmless from and against any and all injuries to and deaths of persons and injuries to property, and all claims, demands, costs, loss, damage and liability, howsoever the same may be caused and whensoever the same may appear, resulting directly or indirectly from the performance or nonperformance of any or all work to be done in and upon the street rights-of-way in said subdivision and upon the premises adjacent thereto pursuant to this Agreement, and also from any and all injuries to and deaths of persons and injuries to property or other interests, and all claims, demands, costs, loss, damage, and liability, howsoever same may be caused and whensoever the same may appear, either directly or indirectly made or suffered by the Subdivider, the Subdivider's agents, employees, and subcontractors, while engaged in the performance of said work, and from liability resulting from the design or construction of public or private improvements constructed under this Agreement.

#### 12. Insurance

Subdivider hereby agrees to obtain and carry comprehensive public liability insurance with bodily injury limits of \$1,000,000 each person and \$1,000,000 each occurrence, and property damage limit of \$1,000,000. Contractual liability to include coverage on the Hold-Harmless Clause contained in the Agreement will be included and a certificate of insurance furnished to the County.

Subdivider shall also show proof of Workman's Compensation Insurance coverage for all work performed under this Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, the day and year first hereinabove written.

COUNTY OF SOLANO

SUBDIVIDER

By\_

Chairman, Board of Supervisors

(NOTARY ATTACHED)

# A.5 – PRIVATE IMPROVEMENT AGREEMENT

This agreement is used when private road improvements in a subdivision are to be constructed subsequent to filing a final map or parcel map for record. The agreement must be secured by means of a security that is acceptable to the County.

### <u>AGREEMENT</u>

THIS AGREEMENT, made and entered into this \_\_\_\_\_ day of \_\_\_\_\_\_, by and between COUNTY OF SOLANO, State of California, hereinafter called "COUNTY", and

hereinafter called "SUBDIVIDER":

- A. This Agreement is based upon the following facts:
  - 1. SUBDIVIDER seeks approval of (project application number) hereinafter called "PROJECT".
  - 2. As and for a condition for the approval of said project, SUBDIVIDER is obligated to initiate and complete certain acts of improvements. Such improvements are more particularly described as follows:
- B. Pursuant to the foregoing facts, it is hereby agreed by and between the respective parties as follows:
  - 1. As a condition of COUNTY approval of (PROJECT), SUBDIVIDER agrees to initiate and complete, prior to the issuance of a building permit for any of the lots shown on the tentative map for (PROJECT) or within \_\_\_\_\_ days of the date of execution of this Agreement, whichever comes first, the improvements listed in paragraph A-2 above at his/her/their own expense.
  - 2. To guarantee the construction of said improvements, SUBDIVIDER shall furnish improvement security conforming to the requirements in Sec. 26-121 of the Solano CountySubdivisionOrdinance. The improvement security shall be in the penal sum of \_\_\_\_\_\_ being \_\_ times the estimated cost of improvements at the anticipated time of completing the improvements. If an interest accruing account is used for security, the interest shall be added to the account balance as additional security.
  - 3. In the event SUBDIVIDER fails to complete these improvements, the Director of Transportation may declare the security and any accrued interest

forfeited to be used to complete the improvements. In such event, the COUNTY may complete the improvements through contract or otherwise and apply the amount of forfeited security to the cost of said construction. In addition, with or without having so completed the improvements, COUNTY may bring legal action to enforce the terms of this Agreement. In such event damages shall be the actual cost of completing the improvements if the improvements have been completed less the amount of forfeited security. Otherwise, damages shall be the anticipated cost of completing the improvements less the amount of forfeited security. The prevailing party may recover attorney fees.

Dated this \_\_\_\_\_ day of \_\_\_\_\_\_, at \_\_\_\_\_,

California.

COUNTY OF SOLANO

SUBDIVIDER

By:\_\_\_\_\_

(Title)

(NOTARY ATTACHED)

# A.6 – SURVEY MAP STATEMENTS

The following statements shall appear in the format indicated on all Parcel Maps and Final Maps as applicable. The numbers in parentheses refer to footnotes as indicated in the listing below.

OWNER'S STATEMENT (Government Code Sec. 66436 and 66439 - Final Map)

#### OWNER'S STATEMENT

The undersigned, \_\_\_\_\_(1) \_\_\_\_, hereby state \_\_\_\_\_(2) \_\_\_\_(are)(is) the only entity having any record title interest in all the land delineated within the distinctive border of this map, consisting of \_\_\_\_\_\_sheet(s), and hereby consent to the preparation and recordation of said map.

The same undersigned hereby dedicate to the County of Solano, in fee, for public use, the parcel(s) of land designated herein as (3). The streets are hereby designated by the words (4) and include all those portions thereof within the distinctive border.

IN	WITNESS	THEREOF,	the	undersigned	(has)(have)	caused
						(5)
nam	ne(s) to be sub	oscribed on this	S	day of	,	•

(Signed)

ACKNOWLEDGMENT (7)

SURVEYOR'S STATEMENT (Gov't Code Sec. 66441 - Final Map)

#### SURVEYOR'S STATEMENT

I, \_\_\_\_\_, do hereby state that this map, consisting of \_\_\_\_\_ sheet(s), correctly represents a true and complete survey made by me or under my direction on \_\_\_\_\_,

\_\_\_\_\_\_ that all of the monuments shown thereon (are of the character and occupy the positions indicated)(will be of the character and occupy the positions indicated on or before the \_\_\_\_ day of \_\_\_\_, \_\_\_) that said monuments (are)(will be),

sufficient to enable the survey to be retraced.

Dated:,,	(Signed and Sealed)	
	(R.C.E.)(L.S.) No	

COUNTY SURVEYOR'S STATEMENT (Gov't Code Sec. 66442 - Final Map, Parcel Map)

#### COUNTY SURVEYOR'S STATEMENT

I, <u>(10)</u>, County Surveyor of the County of Solano, State of California, do hereby state that I have examined this final map; that the subdivision as shown herein is substantially the same as it appeared on the tentative map and any approved alterations thereof; and that all provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map have been complied with; and that said final map is technically correct.

Dated: \_\_\_\_\_\_, \_\_\_\_\_

(Signed and Sealed)

P.L.S.) No. \_\_\_\_\_

License Expiration Date

County Surveyor of Solano County State of California

RECORDER'S STATEMENT (Gov't Code Sec. 66449(b), 66466 - Final Map, Parcel Map)

### RECORDER'S STATEMENT

> (21) County Assessor/Recorder, County of Solano, State of California

By:\_\_\_\_\_

Deputy

COUNTY TAX COLLECTOR'S STATEMENT (Gov't Code Sec. 66492 – Final Map, Parcel Map)

## COUNTY TAX COLLECTOR'S STATEMENT

I, <u>(12)</u>, County Tax Collector of Solano County, California, do hereby state that according to the records of this office, there are no liens against this Subdivision or any part thereof for unpaid State, County, Municipal, Local Taxes, or Special Assessments collected as taxes, except taxes or special assessments not yet payable.

I also state that a good and sufficient bond to the benefit of Solano County has been filed with this office in the sum of \$\_\_\_\_\_\_, which is the amount estimated by the Assessor of Solano County as being a lien, but not yet payable for taxes and special assessments against the land constituting this subdivision; and that all certificates required under the provisions of Sections 66492 and 66493 of the Government Code have been filed. This certificate is void after

Dated:\_\_\_\_\_,\_\_\_\_,

County of Solano, State of California By:

Deputy

BOARD OF SUPERVISOR'S STATEMENT (Gov't Code Sec. 66440 - Final Map, Parcel Map)

### BOARD OF SUPERVISOR'S STATEMENT

I, \_\_\_\_\_\_(7) \_\_\_\_\_, Clerk to the Board of Supervisors of Solano County, California, do hereby state that said Board of Supervisors did on the \_\_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_ approve said \_\_\_\_\_\_(8) \_\_\_\_ and \_\_\_\_\_(9) \_\_\_\_ on behalf of the public, any real property offered for dedication for public use in conformity with the terms of the offer of dedication.

IN WITNESS WHEREOF, I have hereto set my hand this \_\_\_\_\_ day of

Clerk of the Board of Supervisors, County of Solano, State of California

Ву:\_\_\_\_\_

Deputy

DIRECTOR OF RESOURCE MANAGEMENT'S STATEMENT (County Ordinance, Final Map, Parcel Map)

#### DIRECTOR OF RESOURCE MANAGEMENT'S STATEMENT

This map has been examined this \_ day of \_\_\_\_\_\_, \_\_\_, and conforms to the tentative map reviewed and approved or conditionally approved by the

\_\_\_\_\_(13)\_\_\_\_\_on

\_\_\_\_\_, \_\_\_\_as (S/MS- \_\_ - \_\_).

Dated: \_\_\_\_\_, \_\_\_\_,

Director, Dept. of Resource Management County of Solano, State of California

OWNER'S STATEMENT (Gov't Code Sec. 66445(f)(e) and 66436 - Parcel Map)

#### **OWNER'S STATEMENT**

The undersigned, \_\_\_\_\_\_, hereby state \_\_\_(2) (are)(is) the only entity having any record title interest in all the land delineated within the distinctive border of this Parcel Map, and hereby consents to the preparation and recordation of said map.

The same undersigned hereby dedicates to the County of Solano, in fee, for public use, the parcel(s) of land designated herein as "Parcel \_\_\_\_\_".

(Use the following paragraph only when establishing private roads and utility easements.)

The same undersigned hereby declare the parcel(s) of land designated herein as

"Private Road(s) and Utility Easement(s)" shall be for the benefit of and may be used by all persons who may hereinafter become owners of the land herein designated within the distinctive border of this map or any parts or portions hereof. Said private road(s) and utility easement(s) shall be for the purposes of ingress thereto and egress there from, use by public safety agencies, and construction and maintenance of public utilities.

IN WITNESS THEREOF, the undersigned (has) (have) caused <u>(5)</u> name(s) to be subscribed on this <u>day of</u>.

(Signed)

ACKNOWLEDGMENT(7)

TRUSTEE'S STATEMENT (Gov't Code Sec. 66436(a)(2) and 66445(e) – Final Map and Parcel Map)

### TRUSTEE'S STATEMENT

(1) as Trustee under Deed of Trust, recorded \_\_\_\_\_, \_\_\_\_, in Book \_\_\_\_\_ of Official Records of \_\_\_\_\_ County, California, at Page (or Series)

, hereby consents to the preparation and filing of this Parcel Map, and joins in all offers of dedication therein.

Date<u>d:</u>,\_\_\_\_\_

(Signed)

ACKNOWLEDGMENT (6)

SURVEYOR'S STATEMENT (Gov't Code Sec. 66449, 66445(I) Parcel Map)

## SURVEYOR'S STATEMENT

This map was prepared by me or under my direction and is based upon a field survey in conformance with the requirements of the Subdivision Map Act and local ordinance at the request of (Name of Person Authorizing Map) on (Date). I hereby state that this parcel map substantially conforms to the approved or conditionally approved tentative map, if any; (that all monuments are of the character and occupy the positions indicated) (will be of the character and occupy the positions indicated) approved the material of the character and occupy the positions indicated) (will be of the character and occupy the positions indicated on or before the \_\_\_\_\_\_ day of

); and that said monuments (are) (will be), sufficient to enable the survey to be retraced.

Dated: \_\_\_\_\_, \_\_\_\_,

\_\_\_\_\_(Signed and Seal) \_\_\_\_\_(R.C.E.) (L.S.) No.

License Expiration Date

SUBDIVIDER'S STATEMENT (Gov't Code Sec. 66445 (e) - Parcel Map)

### SUBDIVIDER'S STATEMENT

The undersigned (1) subdivider of all the land delineated within the distinctive border of this parcel map, hereby consent(s) to the preparation and recordation of said map.

IN WITNESS THEREOF, the undersigned have caused <u>(5)</u> names(s) to be subscribed on this <u>day of</u>.

(Signed)

ACKNOWLEDGMENT (6)

IMPROVEMENTS STATEMENT (Gov't Code Sec. 66411.1 - Parcel Map)

## **IMPROVEMENTS STATEMENT**

Improvements are required for this subdivision as contained in an agreement between the County and the Subdivider. The improvements will be required prior to the issuance of a zoning-building permit for a dwelling on any part of the parcels created by this Subdivision and are generally described as follows:

#### DEDICATION STATEMENT (Gov't Code Sec. 66477.5 - Final Map, Parcel Map)

#### **DEDICATION STATEMENT**

Name and address of subdivider:

Description of property dedicated in fee:

Pursuant to Section 66477.5 of the California Government Code, the County of Solano shall reconvey the dedicated property described above to the above named subdivider if the County makes a determination pursuant to Section 66477.5 that the same public purpose for which the property was dedicated does not exist, or the property or any portion thereof is not needed for public utilities as specified in subsection (c) of Section 66477.5.

#### EXPLANATION OF FOOTNOTES FOR STATEMENTS:

- 1. Insert name of individual, individuals, firm, partnership or corporation.
- 2. Insert He, She, They, or It.
- 3. Insert street(s), drainage easement(s), public utility easement(s), etc.
- 4. Insert names of streets.
- 5. Insert His, Her, or Their.
- 6. Use appropriate notary certificate.
- 7. Insert Clerk of the Board of Supervisors name.
- 8. Insert Final Map or Parcel Map.
- 9. Insert Accepted or Accepted Subject to Improvement or Rejected.
- 10. Insert County Surveyor's name.
- 11. Insert Name of Civil Engineer or Land Surveyor responsible for the survey.
- 12. Insert County Tax Collector's name.
- 13. Zoning Administrator, Planning Commission, or Board of Supervisors.
- 14. Insert Maps or Parcel Maps.
- 15. Insert Assessor/County Recorder's name.

# A.7 – STANDARD DETAILS

Where applicable, the following figures shall be used:

- Figure 1 ADT to Traffic Index Conversion
- Figure 2 House Count to Traffic Index Conversion
- Figure 3 Typical Road Section
- Figure 4 Cul-de-Sac
- Figure 5 Curb, Gutter, Sidewalk and Driveway Approach
- Figure 6 Valley Gutter
- Figure 7 Driveway Connection
- Figure 8 Commercial Driveway Connection
- Figure 9 Trench Across County Road
- Figure 10 Survey Monument Well
- Figure 11 Utility Access Cover
- Figure 12 Typical Pavement Undulation (Speed Hump) Dimensions

Where the County does not have a standard detail, the developer shall use the current Caltrans Standard Plans.



