OSHTEMO CHARTER TOWNSHIP BOARD 7275 West Main Street Kalamazoo, MI 49009

January 23, 2024

Refer to page 3 for Virtual Meeting Information

REGULAR MEETING 5:30 P.M. AGENDA

- 1. Call to Order
- 2. Remote Location Identification (for remote attendance when permitted by statute)
- 3. Pledge of Allegiance
- 4. Township Mission/Vision/Core Values
- 5. Public Comment on Non-Regular Session Items
- 6. Public Officials Updates
- 7. Discussion of Oshtemo Trash Day
- 8. 2024 Sanitary Sewer Maintenance Update
- 9. Consent Agenda
 - a. Minutes of Regular Meeting January 9, 2024
 - b. Second Reading: Wellhead Protection Ordinance
 - c. Second Reading: Text Amendments to Section 57.80 Keeping of Livestock & Honeybees
 - d. Second Reading: Rezoning Request for 9177 W. G Ave. Land Section 5
 - e. Scholarship for Township Governance Academy
- 10. Budget Amendment: KL Avenue Non-Motorized Path
- 11. First Reading: Transportation and Mobility Ordinance
- 12. Public Comment
- 13. Board Member Comments & Committee Updates
- 14. Adjournment

Policy for Public Comment Township Board Regular Meetings, Planning Commission & ZBA Meetings

All public comment shall be received during one of the following portions of the Agenda of an open meeting:

- a. Citizen Comment on Non-Agenda Items or Public Comment while this is not intended to be a forum for dialogue and/or debate, if a citizen inquiry can be answered succinctly and briefly, it will be addressed or it may be delegated to the appropriate Township Official or staff member to respond at a later date. More complicated questions can be answered during Township business hours through web contact, phone calls, email (oshtemo@oshtemo.org), walk-in visits, or by appointment.
- b. After an agenda item is presented by staff and/or an applicant, public comment will be invited. At the close of public comment there will be Board discussion prior to call for a motion. While comments that include questions are important, depending on the nature of the question, whether it can be answered without further research, and the relevance to the agenda item at hand, the questions may not be discussed during the Board deliberation which follows.

Anyone wishing to make a comment will be asked to come to the podium to facilitate the audio/visual capabilities of the meeting room. Speakers will be invited to provide their name, but it is not required.

All public comment offered during public hearings shall be directed, and relevant, to the item of business on which the public hearing is being conducted. Comment during the Public Comment Non-Agenda Items may be directed to any issue.

All public comment shall be limited to four (4) minutes in duration unless special permission has been granted in advance by the Supervisor or Chairperson of the meeting.

Public comment shall not be repetitive, slanderous, abusive, threatening, boisterous, or contrary to the orderly conduct of business. The Supervisor or Chairperson of the meeting shall terminate any public comment which does not follow these guidelines.

(adopted 5/9/2000) (revised 5/14/2013) (revised 1/8/2018)

Questions and concerns are welcome outside of public meetings during Township Office hours through phone calls, stopping in at the front desk, by email, and by appointment. The customer service counter is open from Monday-Thursday, 8 a.m.-1 p.m. and 2-5 p.m., and on Friday, 8 a.m.-1 p.m. Additionally, questions and concerns are accepted at all hours through the website contact form found at www.oshtemo.org, email, postal service, and voicemail. Staff and elected official contact information is provided below. If you do not have a specific person to contact, please direct your inquiry to oshtemo@oshtemo.org and it will be directed to the appropriate person.

Oshtemo Township Board of Trustees				
Supervisor Cheri Bell	216-5220	cbell@oshtemo.org		
Clerk Dusty Farmer	216-5224	dfarmer@oshtemo.org		
Treasurer Clare Buszka	216-5260	cbuszka@oshtemo.org		
Trustees Neil Sikora	760-6769	nsikora@oshtemo.org		
Kristin Cole	375-4260	kcole@oshtemo.org		
Zak Ford	271-5513	zford@oshtemo.org		
Michael Chapman	375-4260	mchapman@oshtemo.org		

Township Department Information				
216-5225	assessor@oshtemo.org			
375-0487	gmccomb@oshtemo.org			
216-5227	rsuwarsky@oshtemo.org			
216-5233	vstreet@oshtemo.org			
216-5224	oshtemo@oshtemo.org			
216-5223	<u>ilubbert@oshtemo.org</u>			
216-5228	ahorner@oshtemo.org			
	216-5225 375-0487 216-5227 216-5233 216-5224 216-5223			

Zoom Instructions for Participants

Before a videoconference:

- 1 You will need a computer, tablet, or smartphone with a speaker or headphones. You will have the opportunity to check your audio immediately upon joining a meeting.
- 2. If you are going to make a public comment, please use a microphone or headphones with a microphone to cut down on feedback, if possible.
- Details, phone numbers, and links to videoconference or conference call are provided below.
 The details include a link to "Join via computer" as well as phone numbers for a conference call option. It will also include the 11-digit Meeting ID.

To join the videoconference:

- 1. At the start time of the meeting, click on this link to **join via computer**. You may be instructed to download the Zoom application.
- 2. You have an opportunity to test your audio at this point by clicking on "Test Computer Audio." Once you are satisfied that your audio works, click on "Join audio by computer."

You may also join a meeting without the link by going to join.zoom.us on any browser and enteringthis **Meeting ID: 818 2435 4562**

If you are having trouble hearing the meeting or do not have the ability to join using a computer, tablet, or smartphone then you can join via conference call by following instructions below.

To join the conference by phone:

- 1. On your phone, dial the teleconferencing number: 1-929-205-6099
- When prompted using your touchtone (DTMF) keypad, enter the Meeting ID number: 818 2435 4562#

Participant controls in the lower-left corner of the Zoom screen:



Using the icons at the bottom of the Zoom screen, you can (some features will be locked to participantsduring the meeting):

- Participants opens a pop-out screen that includes a "Raise Hand" icon that you may use to raise a virtual hand. This will be used to indicate that you want to make a publiccomment.
- Chat opens pop-up screen that allows participants to post comments during the meeting.

If you are attending the meeting by phone, to use the "Raise Hand" feature **press** *9 on your touchtone keypad.

Public comments will be handled by the "Raise Hand" method as instructed above within Participant Controls.

Closed Caption:



Turn on Closed Caption:

Using the icons at the bottom of the Zoom screen:

- 1. Click on the "Live Transcription" button.
- 2. Then select "Show Subtitle".

Mission:

To advance the quality of life of all residents through a commitment to responsible growth, and value-driven municipal services that promote the relationships among economic vitality, environmental stewardship, and social equity.

Vision:

A sustainable and innovative community built through a legacy of planned, responsible growth and rural preservation.

Core Values:

PUBLIC SERVICE

- Fair treatment to all people.
- Each customer is welcomed and that their input is wanted.
 - Difficult questions are not marginalized.
- Allow residents to interact directly with the township staff and officials.
- Decisions are made based on the value to our Township and residents.

SUSTAINABILITY

- Meet the needs of the present without compromising future generations.
 - o Consider the environment through practices that reduce impacts.
 - o Value conscious decision making.
 - o Committing to quality Fire and Police protection.

INNOVATION

- Providing the best value-conscious technology currently available.
- Leverage new technologies and ways of doing business to increase accessibility and improve services.

PROFESSIONALISM

- Hire staff with strong core competencies within their given profession.
 - Commitment to continuous improvement to government operations.
- Dedicated to open communication to improve productivity and effectiveness.

INTEGRITY

- Decisions are made logically through the collection of evidence, facts, and public input.
 - When promises are made, we follow through.
 - We do not obfuscate we say what we mean and do what we say.
 - Transparent governmental practices are of the highest priority.

FISCAL STEWARDSHIP

• Ensure that taxpayer investments are spent wisely, effectively and efficiently.

Memorandum

Date: January 23rd, 2024

To: Township Board

From: Zach Pearson, Public Works Project Manager

Subject: 2024 Sanitary Sewer Cleaning & Televising Agreement



Update Board on annual routine maintenance performed on the public sanitary sewer system in the Township. No action required as this work is included in the 2024 approved budget and the procurement of services align with the Purchasing Policy.

Background

In 2020, the Township completed an inventory of the existing sanitary sewer system and created an asset management plan to responsibly plan for routine and capital maintenance. Since 2021, Taplin Group LLC has performed closed caption cleaning and televising (CCTV) services for the Township's sanitary sewer infrastructure as a part of that plan.

This work has been completed on a unit price basis. Prein & Newhof provides estimates based on the average depth of sewer for the area of the network scheduled to have work completed for the given year. Taplin Group has agreed to extend their unit pricing from 2023 to 2024. Prein & Newhof estimates that the costs will be approximately \$50,000 for the 2024 area.

Following the field work by Taplin, Prein & Newhof provides evaluation of the video from the cleaning and televising and updates the Township's GIS system with the videos and data gathered. They also provide a summary to the Township for any notable concerns or findings. These services are completed on a time and material basis and are estimated to be \$5,000.

Public Works allocated \$61,000 within the blueline budget for 2024 for "Cleaning & Televising" and these contracts fall within that amount.

Attachments

Recommendation Letter (Prein & Newhof)
Pricing Summary



Sent via email: cbell@oshtemo.org

January 15, 2024 2190659

Ms. Cheri Bell, Supervisor Charter Township of Oshtemo 7275 W. Main Street Kalamazoo, MI 49009-8210

RE: Oshtemo Township – Sanitary Sewer Cleaning and Televising & PACP Inspections

Dear Ms. Bell:

On April 4, 2020, Oshtemo Township received a proposal to clean and televise sanitary sewer of various sizes within Oshtemo Township as part of the Township's ongoing O&M program that was incorporated into the Township's Capital Improvement Plan. The intent of these proposal is to establish unit prices for high velocity jet washing and televising pricing for the Township to clean and televise approximately 25,700 LF of sanitary sewer per year (10% of the system).

In 2021, the Township awarded the contract to Taplin Group of Kalamazoo, Michigan. Taplin Group agreed to extend the unit prices from 2023 to 2024 (see attached). We recommend continuing the 2024 work under the proposed contract with 2023 pricing extended.

In the Township's CIP, it was anticipated the Township would spend approximately \$55,700 for this work in the 2024 calendar period. As part of the SAW program the Township's sanitary system was divided into 10 regions for this type of work. As the scope of work is on a unit price basis, we would expect the CCTV and Cleaning costs to be approximate \$50,000 for the "2024 region" with the current pricing. There would also be some associated engineering costs that would be performed by our office on a T&M basis related to GIS exports, adding the videos and data into the Township's GIS system, and evaluation of the CCTV data and videos (anticipated around \$5,000).

Following action regarding contract award (continuation), we will notify Taplin that they are authorized for this year's services at the extended unit prices. If you have any questions, please contact our office.

Sincerely,

Prein&Newhof

Michael A. Schwartz, P.E.

MAS:ms

Enclosure: Pricing for 2024



1707 South Park Street, Suite 200 Kalamazoo, MI 49001 t. (269) 372-1158 f. (616) 364-6955

Township CCTV and Cleaning Pricing for 2024 (held 2023 pricing)

Item	2022	2023	2024
Jetting 8"-12"	\$0.64	\$0.64	\$0.64
Jetting 15"-21"	\$0.85	\$0.85	\$0.85
Jetting 24"-27"	\$1.10	\$1.10	\$1.10
CCTV 8"-12"	\$0.66	\$0.66	\$0.66
CCTV 15"-21"	\$0.69	\$0.69	\$0.69
CCTV 24"-27"	\$0.68	\$0.68	\$0.68
Traffic Adder	\$0.86	\$0.86	\$0.86
Off Road Adder	\$0.84	\$0.84	\$0.84

Memorandum

Date:

10 January 2024

To:

Township Board

From:

James Porter - Legal Department

Subject:

Second Reading re Wellhead Protection Ordinance



Objectives

To accept for second reading the proposed Wellhead Protection Ordinance.

Background

The intent of the Charter Township of Oshtemo Wellhead Protection Ordinance is to safeguard the health, safety, and welfare of persons served by the Public Water Supply System by protecting groundwater that serves as drinking water, thus providing a safe potable water supply now and for future generations.

Information Provided

I have attached a copy hereto of the Wellhead Protection Ordinance.

Core Values

Public Service

CHARTER TOWNSHIP OF OSHTEMO ORDINANCE NO. 666

Adopted:	
Effective:	
•	

WELLHEAD PROTECTION ORDINANCE

THE CHARTER TOWNSHIP OF OSHTEMO KALAMAZOO, COUNTY, MICHIGAN ORDAINS:

SECTION I INTENT AND PURPOSE;

A. Intent / Purpose

The intent of the Charter Township of Oshtemo Wellhead Protection Ordinance is to safeguard the health, safety, and welfare of persons served by the Public Water Supply System by protecting groundwater that serves as drinking water, thus providing a safe potable water supply now and for future generations.

B. Definitions

The following definitions apply to this ordinance:

<u>Best Management Practices (BMP)</u> means the best available methods, activities, maintenance procedures, technologies, operating methods or management practices for preventing or reducing the quantity of Regulated Substances entering groundwater and surface water from a particular land use activity.

<u>Capture Zone</u> means that area through which water travels below the surface and reaches a municipal well or wellfield within a specified period of time (under specified conditions set by EGLE). This ordinance addresses both a one-year and ten-year time-of-travel capture zone. The capture zones are shown on the Wellhead Protection Ordinance Capture Zone Map, attached to this Ordinance and incorporated herein by this reference.

City means the City of Kalamazoo.

<u>Groundwater</u> means the water below the land surface in a zone of saturation, excluding those waters in underground piping for water, wastewater, or stormwater distribution/collection systems.

<u>Michigan Department of Environment, Great Lakes, and Energy (EGLE)</u> shall include its predecessors and successors.

<u>Performance Standards</u> shall mean those BMPs and engineering controls contained within the document "Performance Standards for Groundwater Protection within

Wellhead Protection Capture Zones and Stormwater Quality Management" which is adopted by resolution of the Township Board and which may be amended by resolution of the Township Board as necessary to incorporate new or modified BMPs and engineering controls. The Wellhead Protection Administrator shall maintain the document and shall at times be prepared to consult and distribute the most recently adopted performance standards, a copy of which shall also be retained by the Township Clerk with resolution date indicated thereon.

<u>RCRA</u> means the Resource Conservation and Recovery Act of 1976 (Pub. L. 94-580; 42 U.S.C. 6901 et seq.), as amended.

Regulated Substances shall include:

- 1. Substances for which there is a safety data sheet (SDS), as established by the Globally Harmonized System of Classification and Labelling of Chemicals, and the SDS cites possible health hazards for said substance;
- 2. Hazardous Waste, as defined by the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976, as amended;
- 3. Hazardous Substance, as defined by the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) when the hazardous substance is the focus of remedial or removal action being conducted under CERCLA in accordance with the U.S. EPA regulations;
- 4. Radiological materials; and
- 5. Biohazards.

Regulated Substances shall not, however, include:

- 1. Substances in a parked or stopped vehicle in transit, provided the vehicle is stopped or parked for less than 72 hours;
- 2. Substances, such as gasoline or oil, in operable motor vehicles or boats so long as used solely for the operation of the vehicle, but not the tanker portion of a tank truck;
- 3. Pressurized gases such as chlorine, propane, hydrogen, and nitrogen when in a chemical storage tank;
- 4. Refrigerants contained within equipment and used for on-site air cooling or in household appliances;

- 5. Substances contained within electrical utility transformers/switches; or
- 6. Substances used in construction for which all necessary permits have been obtained, and in accordance with the "Performance Standards."

<u>Release</u> means the spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing of one or more regulated substances upon or into any land or water within a capture zone. Release includes, without limitation, leakage of such materials from failed or discarded containers or storage systems and disposal of such materials into any on-site sewage disposal system, dry-well, catch basin, or landfill. The term "release" when used and applied herein does not include:

- 1. Disposal in accordance with all applicable legal requirements, including those in RCRA and CERCLA, of hazardous wastes in a Facility that has received and maintained all necessary legal approvals for that purpose;
- 2. Disposal of any substance in compliance with applicable legal requirements, including without limitation, the terms and provisions of a valid municipal, state, or federal permit;
- 3. Disposal, in accordance with all legal requirements, of any substance to a sanitary sewer system that has received and maintained all necessary legal approvals for that purpose;
- 4. Disposal, in accordance with all legal requirements, of "sanitary sewage" to subsurface sewage disposal systems as defined and permitted by the State of Michigan or Kalamazoo County Environmental Health;
- 5. A release for which there is no obligation to report under Federal, State, or other local regulations that occurs on an impervious ground surface (e.g., building floor or concrete driveway) that is effectively cleaned up before reaching permeable ground (e.g., unpaved), a dry well, a storm sewer, or surface water body; or
- 6. The application of agricultural chemicals, fertilizers, mineral acids, organic sulfur compounds, etc. as used in routine agricultural operations and applied under the "Generally Accepted Agricultural Management Practices," and consistent with label directions approved by the United States Environmental Protection Agency or the Michigan Department of Agriculture and Rural Development (MDARD).

<u>Spill Contingency Plan</u> means a written site-specific plan conforming to the specifications contained in the "Performance Standards," including the documentation of general site operations; Regulated Substance storage areas; potential for releases of

Regulated Substances and an analysis of the potential destination of such releases; and procedures to be followed in the event of a release.

<u>Township</u> means The Charter Township of Oshtemo.

Wellhead is any individual well used for supplying water.

<u>Wellhead Protection Board of Appeals</u> shall be the Charter Township of Oshtemo Planning Commission unless the Township Board by resolution designates a separate Wellhead Protection Board of Appeals.

C. Responsibility for Administration

The Township Board shall, by Resolution, designate a person or persons who shall administer, implement and enforce the provisions of this ordinance. That person shall be known as the Wellhead Protection Administrator.

D. Prohibitions within Ten (10) Year Time-of-Travel (TOT) Capture Zone.

Within a ten-year time-of-travel capture zone, no person shall, nor cause or allow another over whom he or she has control to:

- Release or allow the release of a Regulated Substance, alone or in combination with other materials (such as fill) in such a manner that the substance gains access to the ground, to a storm sewer or surface water or in any other way such that the substance might enter the groundwater if doing so creates a reasonable likelihood of an adverse impact upon the groundwater;
- 2. Possess a Regulated Substance, including fuels (e.g., gasoline, diesel, kerosene, etc.) exceeding fifty-five (55) gallons aggregate for liquid materials, or four-hundred forty (440) pounds aggregate for dry weights, unless prepackaged and intended for retail sale or for commercial or household use (such as salt used in water softeners, fertilizers, pesticides, herbicides, etc.), or unless engineering controls are designed and implemented consistent with the "Performance Standards," BMPs, the Fire Code, and applicable State of Michigan laws and regulations. The following, however, shall not be considered prohibited activities:
 - a. The use of underground oil and water separators and stormwater treatment structures which meet the conditions of the "Performance Standards;
 - b. The use of current hazardous waste storage areas at RCRA permitted facilities;

- c. Laboratory activities, consistent with all local,, state, and federal regulations.
- 3. Operate a scrap and recycling yard;
- 4. Operate a sanitary / solid waste landfill;
- 5. Use oil, waste oil or similar liquid petroleum-type products for dust suppression;
- 6. Install a private water well for the purpose of drinking water or irrigation if, in the determination of the Township, public water service is reasonably available;
- 7. Install or use a private water well not installed for the purpose of drinking water or irrigation unless it is determined by the Township that the well owner (or representative) has scientifically demonstrated that the well will not cause an adverse impact to the public water supply;
- 8, Use any private well if said use is likely to cause an adverse impact to the public water supply;
- 9. Excavate, extract, or mine sand, gravel, bedrock or any other type of earth if a permit or site plan review is required unless the property owner has established, to the Township's satisfaction, that the activity will not cause an adverse impact to the public water supply;
- 10. Allow the presence of an abandoned well, which is defined as any well which has either been discontinued for more than one year, is in such disrepair that its continued use for obtaining groundwater is impractical, has been left uncompleted, is a threat to groundwater resources, or is a health or safety hazard. A well shall not be considered abandoned if it has been properly plugged pursuant to The Groundwater Quality Control Act, Part 127, 1978 PA 368; or
- 11. Drill for natural gas or petroleum, whether for exploration, production or otherwise.

E. Prohibitions Within One (1) Year TOT Capture Zone.

Within a one-year time-of-travel capture zone, no person shall, nor cause or allow another, over whom he or she has control, to:

1. Engage in any activity prohibited in the 10-Year TOT capture zone;

- 2. Possess Regulated Substances, including fuels (e.g., gasoline, diesel, kerosene, etc.), exceeding fifty-five (55) gallons aggregate for liquid materials or four-hundred forty (440) pounds aggregate for dry weights, such as sometimes occurs with activities such as fueling service establishments, motor vehicle repair, body repair; trucking or bus terminals; primary metal product industries; metal plating, polishing, etching, engraving, anodizing or similar processes; lawn, garden, pesticide and agricultural services with on-site bulk mixing or blending of fertilizers, pesticides and other industry-related chemicals for commercial application; and dry cleaning facilities with on-site cleaning service; or
- 3. Construct or replace any privy, privy vault, septic tank system, cesspool, or other facility intended or used for the disposal of domestic or non-domestic wastewater if in the determination of the Township, a public sanitary sewer is reasonably available.

F. Well Isolation Distance Restrictions

Within either capture zone, no person shall cause or allow uses or activities that would violate the terms and conditions set forth in the document "Minimum Well Isolation Distances (From Contamination Sources and Buildings), Part 127, Act 368, P.A. 1978 and Act 399, PA 1976" as prepared by the EGLE, Drinking Water and Environmental Health Division (DWEHD), as it may be amended, which, for the purpose of this section, shall be deemed to apply to all persons, unless approved in writing by the Township Wellhead Protection Administrator.

G. Determination of Capture Zone Boundaries

In determining whether a property is within a capture zone, the following shall apply:

- 1. Where a capture zone line that delineates the boundary of one or more zones passes through a property, the entire parcel shall be subject to the restrictions that apply to the more restrictive zone.
- 2. The Township Wellhead Protection Administrator or his or her designee shall have the authority to interpret the capture zone and determine where the boundaries of the different zones fall, if in dispute. Said interpretation may be appealed to the Wellhead Protection Board of Appeals, appointed by the Township Board.

H. Continuation of Existing Facilities and Land Uses

All facilities shall meet the requirements of the "Performance Standards" and/or shall prepare a Spill Contingency Plan within two years from the adoption date of this ordinance.

I. Requirements Regarding Release of Regulated Substance

- 1. Upon discovery of a release within a capture zone, the owner and person in control of the property on which a release occurred, as well as the person responsible for the release, shall take appropriate reasonable actions to mitigate the potential impact of the release on groundwater and remediate the release. Within 24-hours of such release, the owner or person responsible for the release shall notify the Township and the City of Kalamazoo Public Services Director. Remediation must be conducted in a timely manner and in accordance with applicable law. Wastes generated during remediation of a Regulated Substance release must be handled in accordance with all applicable legal requirements. Storage of these materials for a period of greater than ninety (90) days must be reported to, and approval obtained from, the Township Wellhead Protection Administrator.
- 2. All releases shall be documented in writing and notice thereof shall be mailed to the Township within ten (10) business days of said incident. Initial release notification shall include, at a minimum, the following:
 - a. Location of the release (address, and name and phone number of property owner);
 - b. Reporting party's name, address, email address, and phone(s) (if different from above);
 - c. Emergency contact and phone;
 - d. Description and photographs of the nature of the incident, including date, time, location, and cause of the incident; type, concentration, and volume of substance(s) released;
 - e. Map showing exact release location, and relevant site features (i.e., paved area, storm sewer catch basins/inlets, water features, etc.), scale, and north arrow:
 - f. All measures taken to clean up the release; and
 - g. All measures proposed to be taken to reduce and prevent any future release.
- 3. The Township Wellhead Protection Administrator or his/her designee shall use the Regulated Substance Release Report to determine if and where any additional investigative work needs to be completed to assess the potential impact of the release. The owner or operator shall retain a copy of the written notice for at least three years.

J. Inactive Operations

This section applies to any business or other operation ("operation") that is inactive, is within a capture zone, and at which there are regulated substances. For purposes of this

section, "inactive" is defined to include those businesses or operations that are unoccupied and have no activity for at least thirty (30) days. Those who own or control such an inactive operation shall do the following:

- 1. Within 7 days of the operation becoming inactive, take such steps as necessary to secure the site such that vandals and all other persons cannot gain access to the regulated substances;
- 2. Within 30 days of the operation becoming inactive, provide to the Township Wellhead Protection Administrator a document that identifies the site, the date of inactivity, the regulated substances, quantities and storage conditions that exist on site, and the name, address, email address and phone number(s) of both the owner and the person in control of the site; and
- 3. Within 6 months of the operation becoming inactive, remove all regulated substances from the site. This does not include those substances used for heating, cooling, or electrical lighting.

K. Enforcement

- 1. Whenever the Township determines that a person has violated a provision of this Ordinance, the Township may order compliance by issuing a written Notice of Violation to the responsible person/facility.
- 2. If the Township requires abatement of a violation and/or restoration of affected property, the notice shall set forth a deadline by which such action must be completed. Said notice may further advise that, should the violator fail to remediate or restore within the established deadline, the work will be performed by the Township, with the resulting expense thereof charged to the violator.
- 3. Nothing within this section shall limit the Township's authority to seek injunctive relief and/or a search warrant allowing entry onto the premises and abatement of the violation to protect the public health, safety and welfare.

L. Variance / Appeal Rights

1. If an owner of property within a capture zone believes the requirements of this ordinance impose an unreasonable burden on the use of the owner's property, the owner may seek a variance from the Township Wellhead Protection Administrator (or his or her designee). Such a request must be in writing with enough detail to allow the Township Wellhead Protection Administrator to understand the situation and proposed variance. If the Township Wellhead Protection Administrator determines that additional information is needed, the request for additional information shall be made within 30 days of the owner's request. Within 30 days of the receipt of

such additional information, or, if no such request is made, within 30 days of the owner's request, the Township Wellhead Protection Administrator shall issue a written response to the owner. The response shall grant, deny, or grant partial or different relief than was requested. A grant, partial or complete, may relieve the property owner from strict compliance of this ordinance. Reasonable conditions may be imposed as part of such a grant. The Township Wellhead Protection Administrator shall be guided by the primary goal of protecting the municipal well fields without creating undue hardship upon the property owners affected.

- 2. Any person receiving a Notice of Violation or whose variance request has been denied in whole or in part may appeal the determination set forth within the Notice or the variance decision to the Township Wellhead Protection Board of Appeals by submitting a written notice of appeal to the Township. The notice of appeal must be received by the Township Wellhead Protection Administrator within 30 days from the date of the Notice of Violation, with enough detail to allow the Township Wellhead Protection Board of Appeals to understand the situation. Within 30 days of the receipt of such an appeal, the Wellhead Protection Board of Appeals shall set the matter for hearing. Notice of the hearing shall be given in writing to the applicant and to the City of Kalamazoo Department of Public Services Director. The applicant shall be given the opportunity to present evidence at the hearing in person or in writing or by representative. The Board of Appeals shall issue a written decision on the appeal. The Township Wellhead Protection Board of Appeals' response shall affirm, reverse, or modify the Notice of Violation being appealed.
- 3. If the person who has made an appeal does not agree with the Township Wellhead Protection Board of Appeals' decision, said person may appeal the matter by filing an appeal in the <u>Kalamazoo Circuit Court</u>, which may affirm, reverse or modify the decision being appealed. Such an appeal must be filed within 30 days of the Township Wellhead Protection Board of Appeals' decision.

M. Abatement / Remedial Activities by the Township

- 1. Any condition caused or permitted to exist in violation of any of the provisions of this Ordinance is a threat to public health, safety, and welfare, and is declared and deemed a nuisance, and may be summarily abated or restored at the violator's expense. The Township is authorized to take any legal action necessary to abate, enjoin, or otherwise compel the cessation of such nuisance.
- 2. The Township may seek authority to enter the premises to take or may contract with others to take reasonable and necessary abatement or remedial activities whenever the Township determines a violation of this

Ordinance has occurred and that the responsible party cannot or will not timely correct the violation, or when no known responsible party exists. The responsible party shall reimburse the Township for all reasonable expenses thus incurred by the Township.

3. The remedies listed in this Ordinance are not exclusive of any other remedies available under any applicable local, state, or federal law and it is within the discretion of the Township to seek cumulative remedies.

N. Violation & Penalty

Any violation of this Ordinance or any order made in accordance with this Ordinance constitutes a misdemeanor, punishable by a fine of not more than \$500.00 or imprisonment of not more than 90 days, together with repayment of costs incurred by the Township in prosecuting the action; in abating the violation or seeking injunctive relief. Each day a violation exists shall be deemed to be a separate violation. A citation under this Ordinance may be issued by a sheriff's deputy, the Township's Ordinance Enforcement Officer or the Township's Wellhead Protection Administrator.

SECTION II REPEALER:

All former ordinances or parts of ordinances conflicting or inconsistent with the provisions of this ordinance are hereby repealed.

SECTION III SEVERABILITY:

If any section, subsection, sentence, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, said portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions of this ordinance.

SECTION IV EFFECTIVE DATE:

This Ordinance is effective on the 30th day following publication of a summary thereof, after adoption by the Township Board.

Memorandum

Date: 10 January 2024

To: Township Board

From: James Porter – Legal Department

Subject: Second Reading re Text Amendments to 57.80 – Keeping of Livestock & Honeybees

Objectives

To accept for second reading the proposed Text Amendments to 57.80 - Keeping of Livestock & Honeybees.

Background

There had been some confusion as to how Article 57, Section 57.80, Keeping of Livestock and Honeybees of the Township Zoning Ordinance, should be read. This section was amended to make it clear that the number of animal units was cumulative for each size of animal.

Information Provided

I have attached a copy hereto of the Text Amendments to 57.80 – Keeping of Livestock & Honeybees Ordinance.

Core Values

Public Service

OSHTEMO CHARTER TOWNSHIP ORDINANCE NO. 664

Adopted:	
Effective:	

An Ordinance to amend the Oshtemo Charter Township Zoning Ordinance, Article 57, Section 57.80, Keeping of Livestock and Honey Bees, of the Oshtemo Charter Township Zoning Ordinance. This Ordinance repeals all Ordinances or parts of Ordinances in conflict.

AMENDMENT TO ARTICLE 57, SECTION 57.80, KEEPING OF LIVESTOCK AND HONEYBEES

THE CHARTER TOWNSHIP OF OSHTEMO KALAMAZOO COUNTY, MICHIGAN ORDAINS:

SECTION I. <u>AMENDMENT TO ARTICLE 57, SECTION 57.80, KEEPING OF</u>
<u>LIVESTOCK AND HONEYBEES:</u> The amendment to Article 57, Section 57.80, Keeping of
Livestock and Honey Bees of the Township Zoning Ordinance, to read, in summary, as follows:

57.80 KEEPING OF LIVESTOCK AND HONEY BEES

The keeping of poultry, swine, horses, rabbits, sheep, goats, other similar livestock (collectively referred herein as animals), and honey bees for noncommercial purposes is permitted under the following conditions:

- A. Activities shall be for the private enjoyment of the property owners conducted for noncommercial purposes.
- B. Acreage requirements. Acreage requirements are cumulative for each animal size, excluding honey bees, meaning the property must have the minimum required acreage for all animals onsite.
 - 1. Large animals. One acre for each large animal (more than 200 pounds at maturity), including horses, cattle, and swine, or similar animals.
 - 2. Moderate-sized animals. One-quarter acre for each moderate-sized animal (35 to 200 pounds at maturity), including sheep, goats, or similar animals.
 - 3. Small animals. All parcels, lots, and building sites up to one acre shall be permitted up to five small animals (under 35 pounds at maturity), including chickens, ducks, turkeys, rabbits, or similar animals. One additional small animal shall be permitted for each additional one-quarter acre of property.
 - 4. Honey bees. The maximum allowed number of colonies permitted on a lot, parcel, or building site shall be limited as follows:

Lot, Parcel, or Building site Acreage	Maximum number of colonies permitted
Up to ¼ acre	2
1/4 acre to 1/2 acre	4
½ to 1 acre	6

5. For a Lot, Parcel, or Building Site over an acre, 8 colonies are allowed plus 1 additional colony for each additional one-quarter acre.

SECTION II.

<u>EFFECTIVE DATE AND REPEAL</u>. All Ordinances or parts of Ordinances inconsistent with this Ordinance are hereby repealed. This Ordinance shall take effect upon publication after adoption in accordance with State law.

DUSTY FARMER, CLERK OSHTEMO CHARTER TOWNSHIP

Memorandum

Date:

10 January 2024

To:

Township Board

From:

James Porter - Legal Department

Subject:

Second Reading re Rezoning Request for 9177 W. G Ave



Objectives

To accept for second reading the proposed Rezoning Request for 9177 W. G Ave located in Land Section 5, Parcel No. 3905-05-230-012.

Background

Rezoning Request for approval under Article 4 and Article 5 of the Township Zoning Ordinance, to rezone approximately 15 acres of parcel located on 9177 West G Ave from AG: Agricultural District to RR: Rural Residential District.

Information Provided

I have attached a copy hereto of the proposed Ordinance Amendment of Land Section 5 Rezoning 9177 W. G Ave.

Core Values

Public Service

OSHTEMO CHARTER TOWNSHIP ORDINANCE NO. 665

Adopted:	
Effective:	

An Ordinance to amend the Oshtemo Charter Township Zoning Ordinance by the rezoning of Parcel No. 3905-05-230-012, for approval under Article 4 and Article 5 of the Township Zoning Ordinance, to rezone approximately 15 acres of parcel located on 9177 West G Ave from AG: Agricultural District to RR: Rural Residential District. This Ordinance repeals all Ordinances or parts of Ordinances in conflict.

AMENDMENT OF LAND SECTION 5 TO REZONE 9177 W. G AVE

THE CHARTER TOWNSHIP OF OSHTEMO KALAMAZOO COUNTY, MICHIGAN ORDAINS:

SECTION I. <u>AMENDMENT TO LAND SECTION 5:</u> The Oshtemo Charter Township Zoning Ordinance is hereby amended to rezone 9177 West G Ave, Parcel No. 3905-05-230-012, from AG: Agricultural District to RR: Rural Residential District, District of the Oshtemo Charter Township Zoning Ordinance.

SECTION II. <u>EFFECTIVE DATE AND REPEAL</u>. All Ordinances or parts of Ordinances inconsistent with this Ordinance are hereby repealed. This Ordinance shall take effect upon publication after adoption in accordance with State law.

DUSTY FARMER, CLERK OSHTEMO CHARTER TOWNSHIP

Memorandum

Date: 18 January 2024

To: Township Board

From: Cheri Bell, Supervisor

Subject: Scholarship Application for Township Governance Academy



Objective

For Oshtemo Board to approve Supervisor Bell's scholarship application to the Michigan Townships Association (MTA), Township Governance Academy. If awarded, would be up to \$1,000.

Background

The MTA Township Governance Academy (TGA) is a credentialing program with a mission to increase practical knowledge and skills of Board members/leaders for implementing best practices and effective decision-making, to the benefit of township residents. There are 11 required courses with 2 of the 11, in-person, plus electives. Elective course credit can be completed by attending MTA events and completing self-assessment articles for *Township Focus* magazine.

Information Provided

TGA Informational Brochure

Core Values

Sustainability, Professionalism, Integrity



An innovative credentialing program designed exclusively for township officials and leaders in Michigan



Bringing township governance to a new level

The Township Governance Academy (TGA) is a voluntary credentialing program tailor-made for townships by the Michigan Townships Association. It's designed to provide township board members with next-level knowledge and skills needed to make effective decisions on behalf of their community.



The **Academy** offers new ideas, shares "best practices" in township government and provides a hands-on approach to help you deal more effectively with everyday issues that your board faces. It's an accessible program, completed by attending 11 required courses, submitting practical application homework and earning a few elective credits along the way.

Coursework is divided into three categories:

- Foundations—five courses (28 credits)
- Boardsmanship—six courses (24 credits)
- Electives—earned by attending MTA events and completing continuing education self-assessment articles in *Township Focus (18 credits)*

Courses are designed to help you measure where you're at in terms of your ability to effectively participate on (and contribute to!) your township board. After completing each course, you'll be asked to take the information you've learned a step further by trying out an idea or concept of your choosing right in your own township and then reporting the results to MTA. It's a simple process, but one that will engage your creative thinking around the betterment of both board relations and your community, helping put what you've learned into action. You'll walk away a much more confident and effective board member and leader in your community.

Relevant to the entire township board, regardless your position or level of experience

Each course was designed with the entire township board in mind. Whether you're a supervisor, clerk, treasurer or trustee, each course is relevant to your role. If you're new to township government, **TGA** will put you on the path to becoming an excellent board member. Even seasoned township officials gain a better understanding of their role and responsibilities and graduates report experiencing improved relationships with fellow board members after completion of the program.

It's true the **Academy** was tailored for elected township officials, however it's open to *any* appointed official, as well as managers and deputies. While courses are not focused on specific duties and operations, they do address topics valuable to other township team members and can help prepare them for the next step of serving on the township board or in another leadership position.

Building better boards

Our mission is to help each individual board member strive to reach their personal goals and help their fellow board members achieve a higher standard of governance. Participation in the **Academy** can help make your township board a balanced one that works well together and makes effective decisions for the benefit of the township. You'll see the results of your investment in a board that's more cohesive, more motivated and even more productive.

What are you waiting for? Enroll today!

Whether you want to earn your credential by completing **TGA** in one year or 10, the choice is yours. Your enrollment in the program will never "expire", you can complete the program at your pace and convenience. When you finish all the requirements, we'll celebrate your accomplishment on the main stage during our *Annual Conference & Expo!*

Courses repeat on a regular basis throughout the four-year election cycle, so you can enroll at any time and take courses whenever they work out in your schedule. They are even available online!

That's right—the *entire* **TGA** curriculum is available in our **Online Learning Center** so you can begin your journey online immediately after enrolling if you choose. Browse our virtual classroom by visiting https://learn.michigantownships.org. Please note that a requirement for graduation is to complete at least two of the 11 courses in person. Why? Graduates report that one of the most valuable parts of the program is the connection they develop with their peers in the classroom on their path to graduation—something that simply cannot be replicated online.



So, what's the cost?

There is a one-time enrollment fee of \$35 that covers your "TGA toolkit" which includes a binder—designed to help you track your learning journey and coursework—and a tote bag. Individual courses are currently priced at \$100 for a half-day course and \$125 for a full-day course. MTA offers sales and subscription options, too. You may even qualify for scholarship.

Electives are priced according to the event that you choose to attend, whether that is MTA's Annual Conference & Expo, a Professional Development Retreat or Regional Summit. There is no charge to earn elective credit by completing continuing education self-assessment articles in Township Focus.

Tell me more about the cost-savings options

MTA offers two annual webcast specials featuring 50% discounts on every **TGA** online course, in March and November. You can buy then and watch later (up to one year after purchase) at your convenience.

We also offer annual subscriptions to our **Online Learning Center**, which boasts one year of access for *every* member of your township team for one low rate. A subscription at the **Premium** level <u>includes</u> online access to the required **TGA** courses, so if your township has purchased a **Premium** subscription, it's quite a cost savings. Learn more about that offer at www.michigantownships.org/learning/mta-online.

Scholarships are available thanks to our main sponsor—

BS&A Software—along with our supporting sponsors, Burnham & Flower Insurance Group, ITC Holdings and Foresight Group. Elected officials in member townships may qualify based on demonstrated financial need and other criteria. Scholarship applications are available at www.michigantownships.org/learning/TGA or you can call the MTA Education Center at (517) 321-6467, ext. 227.



Still undecided about TGA? Try it out! You don't have to be enrolled in the program to attend the classes. We'll apply credit retroactively up to six months from the date you enroll.

Be recognized for your work

Graduates of the Academy will receive a prestigious framed certificate and custom lapel pin. A press release will be sent to your local media, announcing your accomplishment. Some graduates use this information in their re-election campaign materials as well as on their resume.

Required coursework and electives at-a-glance

Remember, you'll need to complete a project following each course, but don't worry, our seasoned cadre of instructors have great ideas to share!



Foundations Courses: 28 Credits

F-101: At Your Service: Meeting Township Needs (6 credits)

F-102: Land Use: Designing Your Township's Future (6 credits)

F-103: Township Finances (6 credits)

F-104: *Managing Your Township Team* (6 credits)

F-105: Fundamentals of Assessment and Taxation (4 credits)

Boardsmanship Courses: 24 Credits

B-101: Board Roles and Relations (4 credits)

B-102: *How Boards Make Decisions* (4 credits)

B-103: Creating a Vision for Your Township (4 credits)

B-104: *Strategic Planning for Townships* (4 credits)

B-105: Making Meetings Work More Effectively (4 credits)

B-106: *Linking with the Community* (4 credits)



Electives: 18 Credits Select from the following

MTA Annual Conference & Expo (8 credits)

MTA Professional Development Retreat (4 credits)

MTA Regional Summit (3 credits)

MTA Capital Conference (3 credits)

Township Focus CE articles (2 credits per article)

Final Project to Graduate: Application of learning in your own township *Use the final project form in your TGA binder to:*

- Define the skill you would like to practice and in what situation
- Determine the outcome you would like to achieve
- Plan a strategy to make it happen
- Report the results to MTA



Foundations Course Descriptions (28 Credits)

F-101 At Your Service: Meeting Township Needs (6 credits)

Learn more about the role, authority and legal requirements of the township board in providing services for your residents. Explore funding options as well as the board's responsibility in assuring that the risk is properly managed. Learn techniques for evaluating whether your township's services are effectively serving your community and what considerations should be made to ensure future viability.

F-102 Defining Your Township's Land Use Future (6 credits)

How should land use decision-making work in your township? What roles do the board and the community play? Explore issues that must be confronted if your township planning efforts are to be successful. Learn the purpose, process and legal requirements of your township's master plan, and gain insights into a broad range of day-to-day and emerging land use issues.

F-103 Township Finances (6 credits)

Oversight of township finances is a fundamental statutory duty of township boards. Good governance demands that every board exercise effective oversight of all township assets, including human and physical resources. Explore in depth how township boards can achieve a greater degree of control over the township's financial position and assure that resources are directed to address the township's highest and greatest needs

F-104 Managing Your Township Team (6 credits)

Township board members, deputies, election workers, assessors and firefighters are employees for at least some employment purposes, and so are volunteers. Townships, large and small, need to be prepared to address human resource issues. Preparing and implementing appropriate policies can improve morale around your township hall, help you retain quality people and avoid employment (even volunteer!) related risks. Get the tools you need to better manage your township team.

F-105 Fundamentals of Assessment & Taxation (4 credits)

Property taxation and assessment administration are two cornerstones of township operations. From assessment and board of review meetings, all the way to tax collection—it's essential that board members have an understanding of how the process works. Learn more about the Headlee Amendment and Proposal A, as well as truth-in-taxation, assessing and equalization. Delve into a variety of revenue sources coming into the township, including millages, administrative fees and special assessments.

Boardsmanship Courses Descriptions (24 Credits)

B-101 Township Board Roles & Relations (4 credits)

Examine your role as a board member and how you fit into the board as a whole. Discuss the roles of watchdog, supporter, planner, communicator and manager, as well as the relationships among board members, appointed and elected officials, and the board with the community. Identify the fundamentals of leadership and the ethical standards specific to public servants.

B-102 How Boards Make Decisions (4 credits)

Maximize the effectiveness of group decisions and learn how "knowledge-based" governance will guide your board to make informed choices with improved outcomes (and less headaches)! This class challenges "old ways of thinking" and offers a refreshing look at the decision-making process to help meld various viewpoints into a consensus decision that everyone is more likely to support.

B-103 Creating a Vision for Your Township (4 credits)

Identifying core community values and expectations is a critical component in serving your community. Learn strategies for evaluating township programs and services, and explore the need for innovation and change. By examining both adversity and opportunities, you can identify how to balance short-term issues with a long-term vision. Rekindle your township's mission by examining your community's past, present and future.

B-104 Strategic Planning for Townships (4 credits)

Strategic planning is critical to achieving real results in your township. Yet creating (and maintaining) a strategic plan may be a delicate matter in a politically charged environment. Review what strategic exploration entails, as well as the voices that must be heard, in order to develop a solid plan that aligns the township's resources and creates favorable outcomes.

B-105 Making Meetings More Effective (4 credits)

Learn strategies for structuring your meetings to achieve more in less time, with fewer headaches! Uncover techniques for tackling differences around the board table while staying focused on results. Explore practical ways for your board to define and implement its own "rules of engagement" so your meetings will be orderly and productive.

B-106 Linking with the Community (4 credits)

Enhancing credibility in the public eye begins with your board. Examine ways of being more transparent to your community—a great exercise to increase trust at the local level. Explore ways of determining what your constituents want and how to keep them informed about your township's activities. Includes discussion on cultivating emerging leaders in your community.

How does it work?

Credit is assigned at the conclusion of each course, event or article after verification by MTA. Participants are expected to arrive on-time for all in-person courses; however, a 20-minute grace period for extenuating circumstances is allowed. Participants arriving or leaving beyond this may not obtain credit.

- **Step 1:** Enroll in **TGA** by completing the form included here and return to MTA with the one-time enrollment fee of \$35.
- **Step 2:** Register for **TGA** courses or electives using individual registration forms as each in-person event is made available OR complete **TGA** courses online. Remember at least two of the 11 courses must be completed in-person.
- **Step 3:** Take each **TGA** course and submit a project of your choosing. Complete the required elective credits. You can use the helpful tracking forms in your toolkit to record your progress. Be sure to send copies to MTA for your file.
- **Step 4:** Complete your final project and report your results to MTA using the form provided in your toolkit. The MTA Education Center will verify your coursework, projects, electives and final project have met graduation requirements.
- **Step 5:** That's it, you did it! We'll recognize your accomplishment on the main stage at our *Annual Conference & Expo* and provide your **TGA** credential.



TGA Enrollment Form



Which of	fice do you		☐ Trustee	□ Other	
	·				
Name					
Township				County	
Mailing ad	dress				
Email addr	ress				
Telephone					
One time	enrollment fee	e of \$35			
☐ Invoice t☐ Check ei	cownship nclosed (payable	e to MTA)			
	o: (circle one)		VISA		
Card #			CSV (3-di	git code)	Expires
Print Card	Holder's Name			Cardho	older Signature
TGA Too	olkit instructi	ons—MTA Sta	ff initials		
☐ Received	onsite □ Ship	to above addres	S		



You don't have to take our word for it, here's what your colleagues are saying after completing TGA:

"By completing the program, I feel I have a great knowledge base to work from. Being a public servant is a continually changing and challenging position. As a graduate of TGA, I hope to tap into the education I have gained to help my board and residents move through these challenging times in government. The more information we gain and the contacts you make along the way can only strengthen the community."

"In today's day and age, it is vital that every township official in Michigan become as knowledgeable as possible about his or her statutory duties, legal obligations and financial responsibilities. Equally important is becoming skilled in the art of boardsmanship."

"This innovative program offers you a chance to move beyond the traditional approaches to governance and into a more dynamic leadership role—one that prepares you well for the challenges of tomorrow."

"Making effective decisions for your community can be a high-stakes business, and local leaders need to have the ability to successfully carry out this responsibility. There's a big difference between being elected to serve on a board and actually performing the tasks effectively. MTA's Township Governance Academy provides the professional skills to help public officials maximize their performance."

"The Academy was very informative and interesting. Sessions were well-rounded and covered so much we need to know. They have helped me become a much better local official and listener as well. I learned much in the classes and met so many interesting and great people in the process. Sharing information and ideas with them were as useful as the classes themselves. MTA does a great job and TGA is a great idea. I highly recommend the Academy to all township officials!



Memorandum

Date: January 23, 2024

To: Township Board

From: Anna Horner, P.E., Public Works Director

Subject: Budget Authorization - MDOT Contract for work on the KL Ave Shared Use Path



MOTION:

I move approval of the budget amendment to allocate funds for the KL Ave Non-Motorized Path in the amount of \$91,700 in accordance with our contract with the Michigan Department of Transportation.

Background

On December 12, 2023 the Board passed a resolution to enter into a contract with MDOT to complete the Township's portion of the work for the KL Ave path under the US-131 bridge within their project.

This invoice is for payment of said contract and the associated construction. MDOT requires this invoice to be paid upfront as a cash surety. At the time of the 2024 budget drafting and approval, we did not have this information or detailed bidding schedule, so it was not included in the 2024 budget. This overall project and specifically work related to this segment has been in past budgets and is in the CIP, however the project has been delayed numerous times and the detailed timing of construction was unknown confirmed until recently.

The budget amendment request reallocates the funds in the same General Ledger line, 101-441-97600 Capital Outlay, however, to a specific project line, 101-441-97600.NMKLAV. The funds were initially planned for "Repair & Maintenance (Major Streets)" and staff is confident the remaining funds in the original line item will still be able to used towards this work based on the recent completion of an Asset Management Plan for non-motorized facilities.

Attachments

Invoice 591-11172348



MICHIGAN DEPARMENT OF TRANSPORTATION Financial Operations LOCAL UNIT DEPOSITS

INVOICE

OSHTEMO CHARTER TOWNSHIP 7275 WEST MAIN STREET KALAMAZOO, MI 49009 US

MDOT Fed Id: 38-6000134 LOCAL UNIT DEPOSITS

Invoice Number: 591-11172348

Customer Id: 85343
Invoice Date: December 05, 2023

Total Due: \$91,700.00

OSHTEMO CHARTER TOWNSHIP 7275 WEST MAIN STREET KALAMAZOO, MI 49009

US

Invoice Item	Qty	Unit Cost	Sales Tax	Total Cost
JOB # 122664CON	1.00	\$91,700.000	\$0.00	\$91,700.00
PROJECT # 24A0018				
CS# BFP 39014				
CONTRACT #23-5392				
TO FULFILL THE REQUEST MADE BY OSHTEMO TOWNSHIP				
UNDER THE TERMS OF AGREEMENT 23-5392				
BETWEEN SAID PARTY AND MDOT				

Total Invoice: \$91,700.00

Payment Due: January 04, 2024

REMIT PAYMENT TO: STATE OF MICHIGAN

TO ENSURE PROPER CREDIT, SEND THIS PORTION WITH PAYMENT TO:

ATTENTION: FINANCE CASHIER

PO BOX 30648

LANSING, MI 48909

(Please note or make any address corrections below.)

OSHTEMO CHARTER TOWNSHIP 7275 WEST MAIN STREET KALAMAZOO, MI 49009 US **591-11172348**FIN AD

Total Due:

\$**91,700.00** Page 1 of 1

Memorandum

Date: 19 January 2024

To: Township Board

From: James Porter, Legal Department

Subject: Transportation and Mobility Ordinance



Objectives

To accept for first reading the Transportation and Mobility Ordinance and set for second reading on February 6, 2024.

Background

This Ordinance is necessary to promote the public health, safety, and general welfare of Oshtemo Township as well as to implement the themes, policies and goals contained in officially adopted plans, including the Oshtemo Township Master Plan, Go! Green Oshtemo Plan, Access Management Plan, and Complete Streets Policy.

Goals:

- Access management standards
- Clear standards for design, construction and maintenance of private roads & private streets
- Clear construction standards for properly scaled rural & urban contexts in commercial & residential districts
- Complete streets for all users & all modes- equal access for all users
- Connectivity
- Define road types

Desired Outcomes:

- Network optimization
- Ensure public health, safety, & welfare
- Self-enforcing design

Information Provided

I have attached a copy of the ordinance for consideration.

Core Values

Public Service



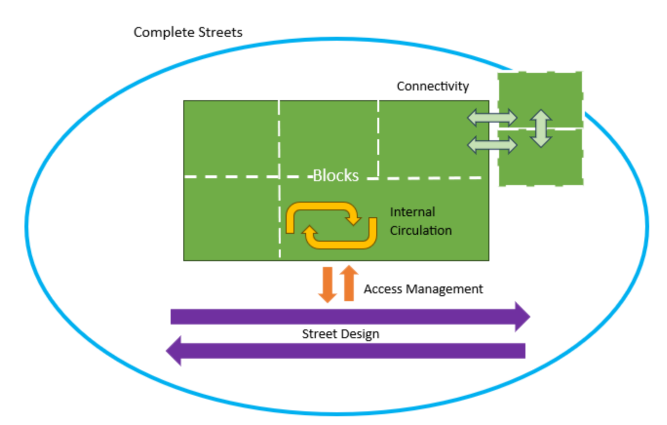
OSHTEMO CHARTER TOWNSHIP TRANSPORTATION AND MOBILITY ORDINANCE

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ORGANIZING CONCEPT



ARTICLE 1 – TITLE, PURPOSE, AND SCOPE

Section 1.01. Title.

This Ordinance shall be known as the "Transportation and Mobility Ordinance" of Oshtemo Charter Township, Michigan.

Section 1.02. Authority.

This Ordinance is enacted pursuant to the authority granted by the Michigan Zoning Enabling Act 110 of the Public Acts of 2006, as amended.

Section 1.03. Purpose and Intent.

- A. In addition to promoting the purposes provided in the Zoning Enabling Act, this Ordinance is necessary to promote the public health, safety, and general welfare of Oshtemo Township as well as to implement the themes, policies and goals contained in officially adopted plans, including the Oshtemo Township Master Plan, Go! Green Oshtemo Plan, Access Management Plan, and Complete Streets Policy.
- B. Oshtemo Township will seek to enhance the safety, access, convenience, and comfort for all users of all ages and abilities through the planning, design, operation, enforcement, and maintenance of the transportation network. To that end, the intent of this Ordinance is to:
 - Expand an interconnected network of facilities accommodating each mode of travel consistent with the goals identified in the adopted Comprehensive Master Plan and other related planning documents.
 - 2. Eliminate traffic-related serious injuries and fatalities in keeping with Vision Zero for all people in our community to advance the public's interest in its health, safety, and welfare.
 - 3. Provide transportation options that are available, affordable, and reliable for all people to meet their daily travel needs regardless of age, ability, race, ethnicity, or economic status.
 - 4. Recognize that all streets are not the same: streets vary by type and intensity of adjacent land uses (context), number of travel lanes, posted speed limits, traffic volumes, available right-of-way, and other characteristics such as topography, soil types, and vegetation.
 - 5. Respect the fabric of the community by acknowledging and designing a transportation system best suited for urban and rural contexts, and the residential and commercial nature of uses, which co-exist with streets rights-of-way and street operations.
 - 6. Improve bicycle and pedestrian movement to reduce reliance on personal vehicle use, provide for improved circulation between and within development sites, create a transit-supportive environment, increase modal choice, and promote transportation options to reduce Vehicle Miles Traveled (VMT) and related vehicle emissions.
 - 7. Acknowledge the significant cost of "grey" infrastructure (streets and pipes) and the need to optimize the transportation system by avoiding the construction of unnecessarily over-sized streets and encouraging the use of "green" infrastructure (trees and vegetation) as a method to manage stormwater, manage travel speed, and extend the life of street assets.
 - 8. Facilitate economic development for the purposes of sustaining and increasing tax revenue to support the maintenance and operations of public facilities and increasing property values.

- 9. Improve public health outcomes and recreational opportunities by promoting and enabling walking, bicycling, and other forms of active transportation to contribute reductions in childhood and adult obesity.
- 10. Practice responsible land development practices that will sustain Oshtemo Township's high quality of life over time by anticipating growth, appropriately sizing infrastructure, and considering the needs of all people in our community, particularly those who are elderly, young, disabled, of limited financial means, ineligible to possess a driver's license, or otherwise choose not to drive and/or own an automobile.
- 11. Provide for partnerships that establish clear, fair, and efficient development methods for applicants, residents, and community partners.

Section 1.04. Effective Date.

This Ordinance shall take effect and be in force on and after February 6, 2024.

Section 1.05. Applicability.

- A. This Ordinance will be used with all planning, design, funding, and approval involving any street construction, reconstruction, resurface, major repair or alteration, or right-of-way acquisition project.
- B. This Ordinance applies to all activities within public or private rights-of-way.
- C. This Ordinance is applicable to all land located within the Township. Mobility and the transportation system affects all properties, every building, structures, and uses.
- D. No street or road, or portion thereof, shall hereafter be designed, constructed, altered, maintained, or used except in conformity with this Ordinance unless otherwise preempted by a recognized Road Authority.

Section 1.06. Relationship to Adopted Plans.

The administration, enforcement and amendment of this Ordinance shall be consistent with the Township Comprehensive Master Plan, Go! Green Oshtemo Plan, Access Management Plan, Complete Streets Policy, and any adopted Area Specific Plans, and other plans that may be adopted by the Reviewing Body related to the future development of the Township. In the event this Ordinance becomes inconsistent with those plans, then this Ordinance shall be amended within a reasonable time to become or remain consistent.

Section 1.07. Relationship to Other Laws and Agreements.

- A. Other Public Laws, Ordinances, Regulations or Permits. This Ordinance is intended to complement other municipal, state, and federal regulations that affect streets, street operations, connectivity, asset management, and land use. Unless otherwise noted in this Ordinance, where conditions, standards or requirements imposed by any provision of this Ordinance are more restrictive than comparable provisions imposed by other regulations, the provisions of this Ordinance shall govern.
- B. *Private Agreements*. This Ordinance is not intended to revoke or repeal any easement, covenant or other private agreement; provided, however, that where this Ordinance imposes a greater restriction or requirement, the provisions of this Ordinance shall control. Nothing in this Ordinance shall modify or repeal any private covenant or deed restriction, but any covenant or restriction shall

- not be used to justify a lack of compliance with this Ordinance. The Township shall not be obligated to enforce the provisions of any easements, covenants, or agreements between private parties.
- C. Township Authority. Oshtemo Charter Township is granted broad police power under Article 7, Section 29 of the 1963 Michigan Constitution. Oshtemo Township contributes to road funding, and while it does not have direct control over public road classification or maintenance, it retains its police authority over the road right-of-way, having adopted the Uniform Traffic Code. It is important for transportation to be planned in a manner that is complementary to, and within the context of, existing and planned land uses in the Township and in consideration of the Township's Complete Streets philosophy.

ARTICLE 2 - DEFINITIONS

Section 2.01. Rules of Construction and Organization.

- A. The following words, terms, and phrases, when used in this Article, shall have the meanings ascribed to them in this Ordinance, except where the context clearly indicates a different meaning.
- B. Rules of Construction: The following rules of construction apply to this Ordinance:
 - 1. The language of this Ordinance shall be read literally. Regulations are no more or less stringent than stated.
 - 2. The particular shall control the general. For terms used in this Ordinance, the use of a general or similar term shall not be taken to be the same as the use of any other specific term.
 - 3. In case of any difference of meaning or implication between the text of this Ordinance and any caption or illustration, the text shall control.
 - 4. Unless the context clearly indicates the contrary, where a regulation involves two (2) or more items, conditions, provisions or events connected by the conjunctions "and," "or" or "either . . . or," the conjunction shall be interpreted as follows:
 - a. "And" indicates that the connected items, conditions, provisions, or events apply.
 - b. "Or" indicates that the connected items, conditions, provisions, or events may apply singly or in any combination.
 - c. "Either ... or" indicates that the connected items, conditions, provisions, or events apply singly but not in combination.
 - 5. Any reference to Ordinance, Article, or Section shall mean Ordinance, Article, or Section of Ordinance 667 of the Township Code, Transportation and Mobility Ordinance, unless otherwise specified.
 - Terms not defined in this Ordinance shall be given their ordinary and common meaning. Where not otherwise evident, terms shall have the meaning given in the latest edition of Merriam Webster's Collegiate Dictionary.

Section 2.02. Definitions.

ACCESS MANAGEMENT. A technique to optimize land access and/or minimize traffic movement conflicts by reducing the number of access points, typically driveways, along major streets. Shared drives and the use of service roads or alleys, are characteristic access management methods.

ALLEY. A dedicated public or private way affording a secondary means of access to abutting property, not intended for general traffic circulation. See **Service Drive**.

BIKEWAY. "Bikeway" means a facility that explicitly provides for bicycle travel. A bikeway may vary from a completely separated facility to simple signed streets as follows: (a) "Shared-use path" (Class I Bikeway) is a facility for the exclusive use of bicycles, pedestrians and children's non-motorized vehicles separated from motor vehicle traffic except at bike crossings. (b) "Bike lane" (Class II Bikeway) is a marked lane contiguous to a travel lane within a roadway for the exclusive or semi-exclusive operation of bicycles in the same direction as the adjacent travel lane. The bike lane is physically separated from motor vehicle traffic by painted lines, pavement coloration, curbing, parked vehicles or

other barriers. (c) "Bike route" (Class III Bikeway) utilizes existing streets and roads. No separation of motor vehicle and bicycle traffic is provided as only signs are present to indicate the course of the bike route.

COMPLETE STREETS. Streets that meet the needs of all types of users – motorists, pedestrians (including those with disabilities), bicyclists, transit vehicles and users, freight haulers, emergency responders, and people of all ages and abilities. See the Township's Complete Streets Policy.

COUNTY DRAIN COMMISSION. The Drain Commission of Kalamazoo County, Michigan.

COUNTY ROAD COMMISSION. The Road Commission of Kalamazoo County (RCKC), Michigan.

CUL-DE-SAC STREET. A short minor street having one end permanently terminated by a vehicular turnaround.

DEAD-END, PERMANENT. A permanent dead-end street is defined as one which is not reasonably anticipated to be extended.

FRONTAGE ROAD. A public or private drive which generally parallels an arterial or collector public street between the right-of-way and the front setback line, linking two or more properties. See also **Service Drive** and **Private Street**.

LOT. A single unit or division of land contained in a platted subdivision, whether it be numbered, lettered, or otherwise designated, which has frontage on a public or private street or road.

MULTIPLE-FAMILY DEVELOPMENT. A building containing five or more separate dwelling units.

PATHWAY. An off-road shared-use, non-motorized path, with paved surface, separate from the public road (though sometimes in the public right-of-way).

PRIMARY AND SECONDARY STREET. Where two (2) or more streets are compared for relative rank or importance, the primary arterial is the street with the highervehicle traffic counts.

PRIVATE DRIVEWAY. Any piece of privately owned and maintained property which is used for vehicular ingress and egress but is not open or normally used by the public. Intended to serve no more than one improved lot, parcel, or principal building of a residential or non-residential property.

PRIVATE SHARED DRIVEWAY. A privately owned and maintained drive, or any improved or unimproved easement, serving four (4) or fewer dwelling: dwelling units; lots or parcels; or places of business or principal buildings that are each less than 10,000 square feet in size, and which is not normally used by the public.

PRIVATE STREET. A privately owned and maintained drive, street, road, or any improved or unimproved easement, not dedicated to the Road Authority as a public road, which provides access to five (5) or more dwelling units, places of business, lots, parcels, or principal buildings, and is normally open to the public and upon which persons other than the owners located thereon may also travel. Private roads include roads within site condominium projects and those within office or industrial complexes. See also **Frontage Road** and **Service Drive**.

ROAD AUTHORITY. Public entity having assigned jurisdiction over specified roads in Oshtemo Township, consisting of either the Michigan Department of Transportation (MDOT), Road Commission of Kalamazoo County (RCKC), City of Kalamazoo, or other Act 51 agency.

SERVICE DRIVE. A public or private drive which is located generally behind buildings which have frontage along an arterial or collector street linking two or more properties, including additional lots behind those fronting the arterial street. See also **Frontage Road**, **Private Street**, and **Alley.**

SIDEWALK. A paved concrete surface that is designed, constructed, and designated for pedestrian travel.

STREET. An existing or planned public or private right-of-way that is designed, dedicated, or used for the movement of people and goods, the provision of services, and providing access to abutting properties. The term street includes avenue, boulevard, circle, court, cul-de-sac, drive, place, road, or any other similar term.

STREETSCAPE. The various components that make up the street, both in the right-of-way and on private property including pavement, shoulders, gutters, sidewalks, permitted signs, parking spaces, landscaping and street trees, streetlights, etc.

STREET FRONTAGE. The distance that a lot line adjoins a public or private street from one (1) lot line intersecting the street to the furthest lot line intersecting the same street.

STREET FURNISHINGS. Elements within the Streetscape. Outdoor amenities, including but not limited to tables, chairs, umbrellas, landscape pots, wait stations, valet stations, bicycle racks, planters, benches, bus shelters, kiosks, waste receptacles and other similar items that help to define pedestrian use areas.

STREET AREAS. Streets consist of three areas: the travel way area, the parking area, and the pedestrian area.

- 1. TRAVEL WAY AREA. Accommodates vehicles and consists of vehicle travel lanes, bike lanes, turn lanes and medians (if provided).
- 2. PARKING AREA. Consists of vehicle parking lanes, and potentially of public transit elements. Transit facilities would be accommodated by replacing some parking spaces with bus bulbouts.
- 3. PEDESTRIAN AREA. The area between the back of curb and the outside edge of the right-of-way or road easement, although the pedestrian area may extend into an easement on private property depending on the width of the right-of-way and existing conditions. The pedestrian area is separated into three subareas:
 - a. The edge area is the space adjacent to and including the curb. The minimum width of the edge area should be two and one-half feet to allow for door swings and snow storage. Along Local Roads and Collectors, it may be landscaped.
 - b. The walkway/furnishings area accommodates streets trees, planters, street furniture, outdoor dining, and the clear and unobstructed pedestrian walkway.
 - c. The frontage area is the portion of the walkway at the boundary between the right-ofway and private property. This is the area of the sidewalk that is closest to the building. The frontage area accommodates door openings, window shoppers, and display.

STREET CLASSIFICATIONS. A hierarchy of street types that describes the Township's transportation network, which consists of both existing, new, and planned streets, to provide the public with a connected and efficient circulation system. Functional classification defines the role that a particular roadway plays in serving the flow of vehicular traffic through the network. Roadways are assigned to one of several possible functional classifications within a hierarchy, according to the character of travel service each roadway provides.

- 1. ARTERIALS. A major street of significant continuity, which is intended to serve higher volumes of traffic for both the Township and the region, and which forms the basis around which the circulation system is designed. Typical traffic volumes are more than 10,000 vehicles per day. Arterials in Oshtemo Township include, but are not limited to, West Main, Stadium Drive, KL Avenue, South Ninth Street, Parkview Ave, and Drake Road (north of Parkview).
- 2. COLLECTORS. A street that provides shorter distance movements within the Township, collects traffic from Local Streets and connects them with Arterials. Major collectors distribute and channel trips between locals and arterials, have fewer access points, and may have more travel lanes and higher speed limits. Examples of Major Collectors include streets such as North 9th and 10th Streets (M-43 to H Avenue), South 6th Street (South of Stadium Drive), and West Michigan Drive (Venture Drive to Drake Road). Minor Collectors typically have greater access and lower speeds such as Quail Run Drive and Lodge Lane.
- 3. LOCAL STREETS. Streets that provide direct access to homes, businesses, parking, and other land uses abutting the street right-of-way and serve short travel distances. Most subdivision streets fall in the Local Street classification.

STREET CONTEXT. The general land use characteristics, development patterns, access points and connectivity which infer usage of the street by certain transportation modes and users, thereby influencing street facility design. Urban and rural areas have fundamentally different characteristics. The use of context to determine street design criteria is consistent with national best practices and direction, including the 2018 American Association of State Highway and Transportation Officials (AASHTO) Greenbook and the National Cooperative Highway Research Program (NCHRP) Report 855: An Expanded Functional Classification System for Highways and Streets.

- URBAN. A street surrounded by heavy residential, mixed-use, and/or commercial development
 that serves a wide spectrum of modes and users oftentimes highly pedestrianized and
 transit-supportive while also experiencing high vehicular demands. These areas generally
 include curb and sidewalk sections, often with building fronts adjacent to or near the back of
 sidewalk. Frequent intersections, crosswalks, street trees, and on-street parking are usually
 present and operations more closely resemble that of Local Streets.
- 2. RURAL. Small concentrations of developed areas are immediately surrounded by agricultural lands, woodlands, wetlands, and other natural areas with infrequent curb cuts. There tends to be moderate to high posted speeds on streets as a result and few traffic signals. Due to lacking density, travel is more auto-oriented.
- 3. RESIDENTIAL. A street that serves residences and provides an important link for pedestrians and bicyclists in neighborhoods. Construction trucks, Over-the-Road (OTR) trucking, and other heavy vehicle traffic may be restricted.

4. COMMERCIAL. A street that serves mostly non-residential uses including retail, office, and industrial businesses as well as institutional uses such as hospitals or churches. In an urban setting, mixed-use buildings with residential above retail or offices may be present.

TRAFFIC CALMING. The combination of mainly physical measures that reduce the negative effects of motor vehicle use, alter driver behavior, and improve conditions for non-motorized street users to achieve the objectives of slower vehicle travel speeds, reduced collision frequency and severity, reduced cut-through traffic, increased safety and the perception of safety, and enhancing the street environment.

TRAFFIC CALMING MEASURES. There are four main types of physical measures used to calm traffic: vertical deflections (speed humps and tables, raised pedestrian crossings), horizontal shifts (chicane, realigned intersections, roundabouts), roadway narrowing (on-street parking, road diets, bump outs), and closures (diagonal diverters, partial or whole closures, medians).

RIGHT-OF-WAY (ROW). An area owned or maintained by Oshtemo Charter Township, Kalamazoo County, State of Michigan, federal government, public utility, railroad, or private concern for the placement on, below, or above of utilities or facilities for the passage of vehicles or pedestrians, including roads, streets, pedestrian walkways, utilities, or railroads.

USERS. Legal users of the roadways and public right-of-way, including pedestrians, bicyclists, motor vehicle drivers, public transportation riders and drivers, and people of all ages and abilities including children, youth, families, older adults, and individuals with disabilities.

Section 2.03. Measurements.

- A. All measures are taken along the street centerline.
- B. Driveway spacing is measured from centerline to centerline of each driveway at the point it crosses the street right-of-way line.
- C. Driveway width measurements shall be made at the point of access where it crosses the right-of-way line.
- D. A cul-de-sac will be measured from the nearest point to the property line.
- E. The distance of a block face shall be the length of the street creating the side of the block between two adjacent intersections.

ARTICLE 3 - GENERAL PROVISIONS

Section 3.01. Applicability.

All Streets. Standards and requirements for Complete Streets, connectivity, access management, internal circulation, and other street design standards in this Ordinance shall apply to all public and private streets within Oshtemo Township unless indicated otherwise. Such provisions are considered necessary to construct and improve transportation facilities that address safety for all modes, advance self-enforcing design to prioritize vulnerable road users and the general health and well-being of the public, facilitate an efficient road network that balances accessibility and mobility needs, minimize environmental impacts, reduces our carbon footprint, and respects the existing built environment while anticipating future settlement patterns necessary to accommodate Oshtemo Township's growth.

Section 3.02. Right-of-Way.

- A. Road right-of-way shall provide for ingress, egress, drainage, and installation and maintenance of public and private utilities.
- B. Easements shall be provided for the entire width and length for all utilities and services as may be necessary to provide all public services to the lots which benefit from the public or private road.
- C. Road right-of-way to be publicly dedicated for public streets will meet the requirements of the Road Commission of Kalamazoo County. Private street right-of-way requirements are found in Article 6, Section 6.06 of this Ordinance.
- D. All Arterial and Collector rights-of-way within or abutting plats hereafter recorded, shall provide a 50-foot half-width right-of-way. The other half of the Arterial or Collector street shall be platted with a private easement within such property or tract, or as identified in the Regulating Plan, per Section 3.08. A lesser half-width size may be granted by the Township Public Works Director if the request aligns with the Regulating Plan and the requirements of this Ordinance.
- E. A half-width right-of-way shall be provided on parcels fronting an Arterial or Collector street where additional development is anticipated, the creation of blocks and/or intersections would be beneficial for public safety, or the specific placement of an access location furthers desired access management goals.
- F. Administrative Departure. The Public Works Director may waive minimum driveway spacing requirements to gain proper alignment of existing or planned cross-connectors.

Section 3.03. Easements.

- A. A private Collector Street shall have a recorded easement permitting passage by the public within the right-of-way, in accordance with the intended function of the street type.
- B. All private streets shall have a recorded permanent easement for the entire length and width of the street, including the frontage on a public road. The easement shall expressly permit public and private utilities and services as necessary to provide all public services to the lots that benefit from the private road. The minimum width shall comply with Table 8.07.
- C. The minimum easement radius shall be of such size that is able to encompass emergency vehicle turn-around.

Section 3.04. Street Names.

- A. The Township has the authority to assign street names. Except in Part B of this Section, Township staff will refer to the 'Kalamazoo County Street Naming and Addressing Policy, Procedures and Guidelines' and appropriate review procedures and workflow to name streets.
- B. A developer/applicant may propose street names for any proposed streets within a new development as part of the initial application process to establish a subdivision or site condominium.
- C. A letter of approval for street names shall be obtained from the Kalamazoo County Department of Planning and Community Development or appropriate agency, whether proposed by Township staff or a developer/applicant.
- D. Street names shall be finalized prior to final approval of a proposed subdivision or site condominium.
- E. Street names shall be sufficiently different in sound and spelling from other road names in the Township so as not to cause confusion. A street or road name duplicating one already used in Kalamazoo County is prohibited.
- F. Any extension of a street, or planned extension, shall retain the name of the existing street.
- G. All new streets shall be named as follows: Streets with predominant north-south directions shall be named, "Street;" streets with predominant east-west directions shall be named, "Avenue;" meandering streets shall be named, "Drive," "Lane," "Path," "Road" or "Trail," etc., and cul-de-sacs shall be named, "Circle," "Court," "Way" or "Place," etc.

Section 3.05. Street Addresses.

- A. The Oshtemo Township Planning Department will assign all street addresses.
- B. Township staff will refer to the 'Kalamazoo County Street Naming and Addressing Policy, Procedures and Guidelines' and appropriate review procedures and workflow to addressing streets.
- C. A letter of approval for street addresses shall be obtained from the Kalamazoo County Department of Planning and Community Development
- D. Corner lots will be assigned two addresses, one for each street, the final address for the corner lot will be the direction that the front of the building faces.

Section 3.06. Street Signs.

Signs identifying the intersection of a public and private street shall be paid for, posted, and thereafter maintained by the homeowner's association, condominium association, or other assigned party responsible for maintaining the private street. Intersection signs shall include stop signs on private streets and identifiable street name signs.

Section 3.07. Clear Vision Area.

A. Requirement. Clear vision areas are required in locations where an unobstructed view of approaching traffic is necessary for the safety of pedestrians, bicyclists and drivers. A clear vision area is typically, but not exclusively, a triangular area at the intersection of two (2) streets, or a street and a driveway; however, clear vision areas may be required at other locations.

- B. Public streets. A clear vision area shall be maintained at all intersections. Nothing shall be located to cause a hazard to vehicular or pedestrian traffic by depriving the pedestrian or driver of a clear and unobstructed view of approaching, intersecting, or merging traffic. The clear vision standards of the Road Authority shall be satisfied where streets or drives intersect with public streets.
- C. *Private Streets.* At the intersection of two (2) streets or the intersection of a private street and a driveway, the required clear vision area shall be established as follows:
- Clear View Area
- 1. Street Corners. For streets, twenty (20) feet along each lot line starting at the intersection of the lot lines, and connected by a straight line to form a triangular area. In the case of a rounded corner, the measurement shall be taken from the intersection of the front lot lines extended.
- 2. *Driveways.* For driveways, ten (10) feet along the lot line and the driveway starting at the intersection of the lot line and the closest edge of the driveway and connected by a straight line to form a triangular area.
- 3. *Landscaping*. No plantings, signs, fences, walls, or other structures exceeding thirty (30) inches in height shall be established or maintained in clear vision areas.
- 4. New Buildings or Structures. The Public Works Director may require alterations in the height or location of a new building or structure where there would be a substantial impact to ensure an adequate clear vision area for driveways and streets. The limitation shall only be required for that portion of the building or structure necessary to provide an adequate clear vision area.
- D. Administrative Departure. A new building or structure may be located within a clear vision area on a private street, provided the Public Works Director concurs with the findings of an independent engineering study provided by the applicant that demonstrates that siting of the new building or structure allows proper stopping sight distance as defined in A Policy on Geometric Design of Highways and Streets, as amended, by the American Association of State Highway and Transportation Officials (AASHTO).
- E. Responsibility. Where any street intersection will involve earth banks or existing vegetation inside any lot or building site corner that would create a traffic hazard by limiting visibility, the property owner shall clear such ground and/or vegetation (including trees) in connection with the grading of the public or private right-of-way to the extent deemed necessary by the appropriate Road Authority.

Section 3.08. Regulating Plan.

A. Purpose and Intent. Oshtemo Township has an adopted Master Plan, comprised of multiple sub-area plans and documents which serve as its Regulating Plan. The Regulating Plan defines the location of planned future streets to ensure that the existing street network does not become overwhelmed from additional development that would cause excessive street widening, congestion, delay, and be counterproductive to creating a walkable community that is safe for vulnerable road users. The identification of future streets will ensure improved traffic flow, an enhanced street network,

alternative traffic routing, access for emergency services, and comprehensive access management.

- 1. Streets should be developed consistent with the locations shown on the Regulating Plan. The exact location of streets on a particular site may be varied from those shown on the Regulating Plan to account for site-specific factors such as natural or man-made features provided that the general layout and number of streets and connection points for the continuation of streets on adjacent parcels are consistent with the Regulating Plan.
- 2. Additional streets that are not shown on the Regulating Plan may be developed or required by the Township as necessary to create the required block system, facilitate extension(s) of existing roads in a logical manner, and to distribute vehicular and pedestrian traffic.
- 3. To provide access to properties in conjunction with higher density development, a secondary street network may be developed to distribute traffic. The Regulating Plan will illustrate the street hierarchy and road purposes.
- 4. Local streets may be removed with the approval of the Reviewing Body provided the proposed development plan continues to maintain the required block system and meets other required standards. Any variations to the location or layout of streets as shown on the Regulating Plan shall require the approval of the Reviewing Body.
- 5. No land split or permit will be issued for, and no building or structure, or part thereof, shall be erected on any land located within proposed future street right-of-way. The Planning Commission may authorize the granting of a permit for the erection of a building or structure, or part thereof, within the defined area of the proposed public way, upon appeal by the owner of any affected land. Such appeal may be granted, based upon the following findings:
 - a. The entire property of the appellant, located in whole or in part within the lines of such street or public way, cannot yield a reasonable return to the owner unless the permit is granted; and,
 - b. Balancing the interest of the Township in preserving the integrity of the Regulating Plan, and the interest of the owner of the property in the use and benefits of his property, the granting of the permit is required by considerations of justice and equity.
 - c. An alternative plan has been provided, that is demonstrably feasible and identifies any potential benefits and challenges associated with the different approach. The alternative will solve the reasons that necessitated the deviation from the Regulating Plan and describe why the new route is either equal or superior to the originally planned street.
 - d. Before taking any such action, the Reviewing Body shall hold a public hearing, following not less than ten days' prior notice to the appellant by mail at the address specified by the appellant in his petition. The Reviewing Body shall have the power to specify the exact location, alignment, land area, and other details and conditions to be altered or permitted.

Section 3.09. Traffic Impact Study.

A. *Intent*. The intent of conducting a traffic impact study is to understand the potential impact of a proposed development project on the surrounding transportation network, which may include but is not limited to public roads, private roads, frontage/service drives, truck routes, emergency routes, State and County roads, non-motorized network(s), and public transit. Information gleaned from the

impact study is to assist in determining what, if any, mitigation measures may be necessary to support mobility within the Township and to better understand the choices the Planning Commission, Township staff, and Township Board may need to make as the community continues to develop and grow.

- B. *Applicability*. A Traffic Impact Study (TIS) will be required under one or more of the following circumstances:
 - 1. A development project is 20-acres or greater in size;
 - 2. More than 100 housing units are proposed;
 - 3. More than 100 directional trips in a peak hour will be generated;
 - 4. A proposed use will generate 500-749 driveway trips per day or 50-99 peak-hour, peak-direction driveway trips.
 - 5. A drive-through use will generate more than 20 cars per hour;
 - 6. A permanent assembly use will host 150 people or more for events;
 - 7. A secondary access point is requested; or
 - 8. At the discretion of the Public Works Director for circumstances that resemble similar situations to the above given the characteristics of the proposed use, surrounding context, and/or anticipated types of traffic.
- C. Review. The TIS shall meet the requirements of the Road Authority's guidelines for Traffic Impact Studies and Assessments Evaluating Traffic Impact Studies and be conducted by a licensed professional traffic operations engineer.
- D. Scope. Prior to commencing a TIS, the Public Works Director or Township-designated Traffic Engineer, in consultation with the Michigan Department of Transportation and Road Commission of Kalamazoo County, will coordinate with the applicant/developer to develop an understanding of the scope of work. Contents may include, but not be limited to, study area limits, existing and proposed traffic volumes, and crash data. Expectations for inputs of forecasted trips and volumes, which may include other approved and pending developments, will be defined. The TIS shall consider the highest proposed use for each designated area within the development site plan. Development that is proximate to a major intersection or interchange shall also include movements into and/or through the intersection or interchange.
- E. *Planning Commission*. Formal review and approval from the Road Authority shall be provided to the Township prior to the formal Planning Commission review of a project request.
- F. Level of Service. Declines in the Level of Service (LOS) within the right-of-way shall be reasonably mitigated by proposed solutions during site design phase. LOS is typically defined as a qualitative measure describing operational conditions for vehicular traffic; described in terms of such factors as speed and travel time, traffic interruptions, convenience, and safety. The Township's Complete Streets approach expands LOS to include "Quality" of service to include the LOS experienced by all users and all modes, not only that of motor vehicles. Slow traffic speeds, for example, may equate to a high-quality environment for pedestrians but may cause delays for cars presenting as two different LOS scores. Service levels are given letter designations, from A to F, with LOS A representing the best operating conditions and LOS F the worst.
 - 1. A decline in vehicular LOS may be acceptable if improvement(s) to the non-motorized network is the direct cause and improved pedestrian LOS can be shown.

- 2. Required operational changes and/or other mitigation measures shall be part of the MDOT and RCKC permit approval process.
- 3. Mitigation efforts may be broken into phases tied directly to the corresponding phases of the comprehensive development plan. Phases must be clearly outlined at the required submittal stage. Preliminary designs shall be required.
- 4. If the required traffic improvements identified within the TIS are already planned as part of an adopted comprehensive plan to be implemented by MDOT, the Kalamazoo County Road Commission, the Kalamazoo Area Transportation Study (KATS) or the Township, some or all of the mitigation requirements may be deferred or coordinated within a reasonable timeline. Any deferments or coordination shall require the support of the Public Works Director or representative. Short term or temporary efforts may be required to ensure the safety of the public during the deferment period. If the required mitigation efforts increase the scope of the already planned improvements by the local agency, the increase in cost to modify the plans and construct the improvements shall be collected from the applicant. A memorandum of understanding shall be executed and recorded.
- 5. The Township will work with the developer/applicant in good faith effort to seek solutions and the necessary approvals. This does not imply any financial commitment on the Township's part.

Section 3.10. Infrastructure and Service Needs.

- A. Purpose and Intent. The purpose of this Section is to permit development projects the ability to proceed at a faster pace than current Township resources are capable of constructing, installing, modifying, or improving existing infrastructure and/or service capacities to accommodate the development project. The project may itself be the sole reason for the infrastructure and service needs, or it may contribute to a heightened demand for infrastructure and services which are nearing or already at capacity. Inadequately sized infrastructure or insufficient service to the development project would result in one (1) or more declining levels of traffic safety, roadway capacity, reduced Level of Service (LOS) or water, sewer, energy, communications or other utility service reductions in the system. It is the intent of this Section to allow for development while ensuring that the project site and all customers that use and rely upon sufficient infrastructure and services within the community are properly accommodated.
- B. Basis for Project Denial. The inability of the Township to provide or enhance the available level of infrastructure or services to accommodate the development project may serve as the basis to deny a project request due to insufficient or increasingly insufficient infrastructure capacity if the project were to be constructed. Project denial due to insufficient infrastructure or services is not a desired outcome as development and redevelopment projects often improve the economic capacity of the community by increasing tax revenue, raising property values, and providing employment opportunities. Alternatives to improve infrastructure and/or service insufficiency are preferable to project denial. In these cases, the Township may offer an alternative to project denial by accepting the offer of voluntary support by the project's owners to undertake or contribute towards the cost of providing the needed infrastructure or service changes for future conditions created or contributed to as a result of the development project.
- C. Alternatives to Advance. In general, infrastructure or service changes are quantifiable in terms of capacity and cost. Needed changes may require study, planning, design, phasing or other efforts before being undertaken. In these situations, the Reviewing Body could, by contract with the

project's owners, accept contributions to fund the work. The Reviewing Body would set aside the funds for use only to address the particular infrastructure and/or service changes associated with the development project. For example, when area streets and intersections are or will be functioning at low levels, undertaking or funding street and intersection improvements may be appropriate. Sometimes, however, street and intersection improvements may not be practical or may be insufficient to address the concerns. Due to topography, the impracticality of acquiring needed additional right-of-way, area-wide traffic patterns, jurisdictional issues or other limitations, different approaches such as non-motorized improvements, transit service extensions, remote parking, or other approaches may be the only feasible and reasonable alternatives to ameliorate anticipated infrastructure and service burdens imposed by the development upon the public. A particular project may provide the necessary impetus for these alternative approaches, particularly in relation to public health and safety, while itself providing insufficient support or justification. However, together with reasonably foreseeable additional projects, it may form the basis for addressing the need by these approaches.

- D. Existing and Future Conditions Evaluation. If known to the Township, the applicant or property owner will be informed of any inadequately sized infrastructure or insufficient services within the proposed project area that currently exists or that will be created or contributed to by the proposed development project. The Township will provide a basis for the determination that a development project, either by itself or in conjunction with other reasonably foreseeable projects, will:
 - 1. Overload infrastructure or municipal services;
 - 2. Measurably degrade the level of infrastructure or public services to levels that adversely affect public health, safety or quality of life; or
 - 3. Place additional strains on infrastructure or public services that already are at levels that adversely affect public health, safety or quality of life.
- E. Alternatives Evaluation. The applicant may be encouraged to propose particular designs or improvements, cost estimates and other related information to recommend or identify changes on the project site, in the immediate project area or in locations which would assist in supporting the necessary infrastructure or services to sustain the development.
- F. *Determination.* Upon review of the alternatives to support the needed infrastructure and/or services to support the development project, the applicant may:
 - 1. Appeal a determination made by Township staff to the Reviewing Body.
 - 2. Discontinue the project.
 - 3. Redesign the project to address the concerns.
 - 4. If it is acceptable to all Township and other governmental officials of competent jurisdiction, agree to:
 - a. Undertake and construct the needed infrastructure improvements according to plans and specifications approved and overseen by the Township or applicable jurisdiction;
 - b. Fund the needed infrastructure or service improvements pursuant to a written agreement approved by the Reviewing Body with the amount of the payment determined based on the actual costs of the improvements;

c. Contribute to a fund to be used by the Township to address the infrastructure or service concerns pursuant to a written agreement approved by the Reviewing Body with the amount of that contribution determined based on what the Reviewing Body reasonably determines to be the applicant's proportionate share of the reasonably anticipated costs of the improvements.

ARTICLE 4 – COMPLETE STREETS

Section 4.01. Purpose and Intent.

The purpose of this Article is to establish mobility and circulation standards that give equal treatment to all modes of travel. Improving connectivity between the current and future network of sidewalks, bike lanes, shared use paths, public transit routes, and roadways is important to ensure that Oshtemo Township serves all residents, regardless of age, ability, or income. A well-connected and well-designed network will provide safe access for all users, allow reasonable access to properties, promote healthy living, maintain and/or increase the capacity and efficiency of the roadway network, ensure safe access for emergency vehicles, and reduce negative environmental impacts. It is important that a well-connected network include safe and convenient transitions from one mode of transportation to another and from one jurisdiction to another.

Section 4.02. Applicability.

- A. *Implementation*. The Township shall endeavor to make complete streets practices a routine part of design, strive to make every street project accessible for all users, and coordinate efforts with other agencies and jurisdictions to achieve complete streets. The Township shall work in partnership with the Kalamazoo County Road Commission and Michigan Department of Transportation to facilitate implementation of Complete Streets to the extent feasible, pursuant to this Ordinance.
- B. *Applicability*. Any project involving the construction, reconstruction, capacity enhancement, or preservation of a roadway, bridge, public parking facility, or other transportation right-of-way within the Township, are subject to these provisions, except as provided in Part C of this section. All street projects requiring funding and/or approval by the Township Board shall:
 - 1. Evaluate the effect of the proposed project on safe travel by all users.
 - 2. Identify measures to mitigate potential adverse impacts on travel. Vehicular level of service is not considered to be the only measure for which mitigation would be required, quality of service for pedestrians and other non-motorized users is also important.
 - 3. Achieve implementation of Complete Street infrastructure to the extent feasible.
- C. Exclusions. Infrastructure that supports a Complete Streets approach may be excluded upon agreement of the Township Board and the applicable Road Authority, subject to each agency's powers and duties, where documentation and data indicate that:
 - 1. An affected roadway prohibits a specified user by law, in which case a greater effort shall be made to accommodate those specified users elsewhere.
 - 2. An alternative route, such as a multi-use trail in the immediate vicinity provides an option for non-motorized transportation.
 - 3. A wide shared-shoulder designed to accommodate both bicycle and pedestrian use is available in the street right-of-way.
 - 4. There is insufficient right-of-way to accommodate an improvement at the time. The Township should attempt to acquire the right-of-way to accommodate the Complete Street element.
 - 5. The activities, such as spot repair or crack seal, are ordinary maintenance activities designed to keep assets in serviceable condition, which meet MDOT's ADA upgrade exceptions.

- 6. Inclusion of new facilities would be inappropriate when associated with capital preventive maintenance projects such as thin overlays (less than 1.5- inch), micro-seals, and chip seals.
- 7. Safety projects which are funded only for specific safety features identified by crash patterns, due to the funding parameters of the program.
- 8. The cost would be excessively disproportionate to the need or probable future use over the long term as documented in the adopted Future Use Plan, or other present and/or anticipated market conditions, indicating an absence of existing or future need (e.g. sparse population).
- 9. Implementation of Complete Streets infrastructure is not possible due to physical contraints imposed by the project area, such as topography, historic building placement, etc.
- 10. There will be an adverse impact on existing environmental resources such as wetlands, floodplains, creeks, or historic structures, or the presence of an environmental resource will add significant cost of a project.

Section 4.03. Characteristics.

Streets will be capable of accommodating multiple modes of transportation and will facilitate the creation of a public realm designed primarily for people, characterized by:

- A. Pedestrian-friendly design that places a high priority on walking, bicycling, and use of public transit;
- B. Streets and blocks arranged to allow for comfortable walking distances, to disperse traffic and to reduce the length of vehicle trips;
- C. A connection to, and enhancement of, the existing street network;
- D. A recognition of the role of buildings and landscaping that contributes to the physical definition of streets as civic places, and
- E. Residential and business uses that have convenient access to existing and future shared use paths and transit stops, where applicable.

Section 4.04. Design Guidance.

The design guidelines promulgated in State standards and guidelines, or as may be required by the funding source, shall be referred to and considered in the construction, rehabilitation, and maintenance of non-motorized transportation facilities and private streets in the Township. Such sources include, but are not limited to, the Michigan Manual on Uniform Traffic Control Devices (MMUTCD), MDOT Best Design Practices for Walking and Bicycling in Michigan, MDOT Bicycle and Pedestrian Resources for Transportation Professionals (2016), National Association of City Transportation Officials (NACTO) Urban Bikeway Design Guide (2014), AASHTO Guide for the Development of Bicycle Facilities (2012), NACTO Urban Street Design Guide (2013), NACTO Transit Street Design Guide (2014), Federal Highway Administration (FHWA) Separated Bike Lane Planning and Design Guide (2015), FHWA Small Town and Rural Multimodal Networks (2016), NACTO Designing for All Ages and Abilities (2017), and FHWA Bikeway Selection Guide (2019).

Section 4.05. Elements in Regulating Plan.

The Regulating Plan of the Township's Comprehensive Master Plan and the Non-Motorized Facilities Plan will include recognized and appropriate Complete Streets elements for implementation into the

Township's street and non-motorized trail network. Transportation improvements will include facilities and other amenities that are recognized as contributing to Complete Streets, which may include, but not necessarily limited to, one or more of the following:

- A. Sidewalks (new construction, gap construction, repair or replacement, and Americans with Disabilities Act (ADA) improvements).
- B. Pedestrian refuge islands or crosswalk improvements.
- C. Traffic calming measures.
- D. Traffic safety improvements.
- E. Street and/or sidewalk lighting.
- F. Multi-use trails.
- G. Accessibility improvements consistent with the ADA, particularly around transit.
- H. Metro Transit stop improvements.
- I. Bicycle facilities, including designated bike lanes, separated facilities, and widened travel lanes.

Section 4.06. Reserved.

ARTICLE 5 – CONNECTIVITY

Section 5.01. Purpose and Intent.

The arrangement of streets shall be interconnected with each other and with streets on abutting properties in a systematic grid pattern. Street connectivity and continuity is necessary to circulate traffic, provide emergency service access, ensure network reliability and redundancy, develop a logical system to facilitate the movement of all transportation system modes and users, and sustainably and efficiently manage uses of land and the provision of utilities and public services. Connectivity, for the purposes of this Ordinance, refers to structure of the transportation network of Oshtemo Township consisting of blocks, intersections, and connecting points.

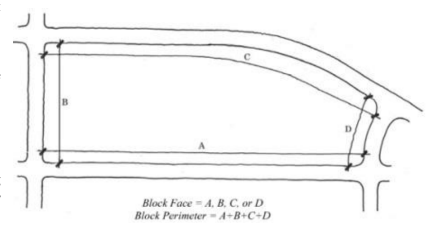
Section 5.02. Applicability.

Development shall occur using a combination of both the existing street network and new streets added to establish an improved circulation system. Streets may be public or private and be established in a manner consistent with the Township's Master Plan, Access Management Plan, and Regulating Plan. Where existing streets are being improved, these standards along with the other standards overseeing such road development shall guide the design of the improvements.

Section 5.03. Blocks.

Requirements. The following requirements shall apply to ensure that Oshtemo Township's street network develops as an interconnected network of streets.

- A. The street network shall be laid out in defined blocks to connect with one another.
- B. Where adjoining areas are not subdivided, the arrangement of streets shall be required to be extended to the boundary line of the project to make provision for the future projection of streets into adjoining areas.
- C. A minimum of one stub street shall be provided for each 660 feet or fraction thereof along such property lines.
- D. No block perimeter, measured along the block face at the public right-of-way or private road easement, shall exceed 2,400 feet.



- E. Blocks should be designed so that at the terminus of street intersections, street alignment, or the curvature of a street produces "terminal vistas" of civic buildings, public art, play fields, meadows, wetlands, or other notable structures or natural features.
- F. Privately-held reserve strips controlling access to streets shall be prohibited.

Section 5.04. Street Intersections.

- A. Streets shall intersect as nearly as possible to 90 degrees and in no case less than 80 degrees. Curved streets, intersecting with primary roads, will have a tangent section of centerline 50 feet in length, measured from the right-of-way line of the primary road.
- B. Not more than two streets can intersect at any one point unless specifically approved by the Township in cases of a traffic circle or roundabout.
- C. Where the proposed continuation of a street at an intersection is not in alignment with the existing street, it must not intersect such cross street closer than 200 feet from such opposite existing street, as measured from the centerline of said streets.
- D. Concrete curbing will be installed throughout the entirety of an intersection within the public rightof-way or private street easement. Curb cuts and sidewalk ramps shall be integral to the construction of the concrete curb.

Section 5.05. Connections.

- A. When a Collector or Local street will link different land ownerships or different public streets, either currently or in the future, it shall, regardless of whether it is public or private, be constructed and dedicated as a public street or, if approved by the Township, it may be a private street located upon a right-of-way or easement granted to the Township for public ingress and egress.
- B. Private roads shall not interconnect with the public street network in a manner that will preclude the logical, orderly, and efficient development of the overall public street network. In making such a determination, consideration shall be given to the circulation pattern and traffic volumes on nearby public streets, existing and proposed land uses in the general area, trend of development, and the recommendations contained within the Oshtemo Charter Township Comprehensive Master Plan, Regulating Plan, and other plans by Road Authorities, as applicable.
- C. Frontage streets, service drives, private shared driveways, and public or private streets shall connect to existing outlots in adjacent developments and shall provide outlots or other provisions for future connections to adjacent land that is presently undeveloped. This may necessitate the upgrading of a private shared driveway to a private street, per the process described in Article 9 of this Ordinance.
- D. Where adjoining areas are undeveloped and the street must temporarily dead-end, the right-of-way shall be extended to the property line to make provision for the future projection of street.
- E. Failure for a development to properly connect to logical street connections (public and/or private) may be detrimental to the mobility network and/or emergency response needs and can be the basis for project denial.

Section 5.06. Dead-End Streets.

A. A permanent dead-end street shall only be permitted where the topography of the area, lakes, streams, other natural features or existing adjacent development of the area causes practical difficulties or extreme hardship in connection and can be granted without creating any safety concerns. A supportive recommendation from the Public Works Department shall be required in order to be considered by the Reviewing Body. The applicant shall clearly provide evidence of hardship to be considered.

- B. A dead-end public right-of-way or private street easement (whether temporary or permanent) in excess of 660 feet in length, as measured from the nearest public right-of-way or private street easement to the dead-end street, shall be prohibited except upon recommendation from the Public Works Department and approval from the Reviewing Body for the reasons cited in 5.05.A., and an extension can be granted without creating a safety hazard.
- C. A cul-de-sac turnaround will be provided at the end of a permanent dead-end street or a temporary dead-end street (and associated temporary right-of-way). The Township may require an easement or a reservation of easement to accommodate drainage facilities, pedestrian access, or utilities.
- D. Where a public right-of-way or private street easement is not intended to extend beyond the boundaries of the subdivision/site condominium and its continuation is not required by the Township for access to adjoining properties, its terminus shall be at least 50 feet from such boundary.
- E. Administrative Departure. The Public Works Director may find a hammerhead "T" or a continuous loop layout acceptable to terminate a private dead-end street where public or private utilities are unaffected and sufficient space is provided for vehicle maneuvering.

ARTICLE 6 – ACCESS MANAGEMENT

Section 6.01. Purpose and Intent.

Access management techniques increase traffic safety by directing traffic to appropriate turning locations, reduce accident frequency and/or severity, provide reasonable access, help maximize road capacity, lessen congestion, encourage orderly development, and protect non-motorized users by limiting driveway crossings. These regulations are based on considerable research in Michigan and nationally and were prepared concurrent with guidelines promoted by the Michigan Department of Transportation (MDOT). The major elements of access management are driveway design (geometrics), limited number of driveways, driveway spacing, shared access, and side street access. This Article addresses the point where private property accesses a public or private road.

Section 6.02. General.

- A. Access Management Plan. The Oshtemo Charter Township Access Management Plan, as amended, should be referenced in conjunction with the provisions of this Ordinance. Where there is a conflict between the two, the provisions of this Ordinance shall apply.
- B. *Nonconforming Driveways.* In the case of expansion, alteration or redesign of an existing development where existing driveways do not comply with the requirements of this Ordinance, the closing, relocation, or redesign of the driveway may be required.
- C. Access Agreement. A copy of a written and recorded agreement for shared access between two or more property owners shall be provided to the Township.
- D. *Drainage*. Driveways shall be constructed such that drainage is channeled away from the street right-of-way.
- E. *Driveway Approvals*. A Driveway Permit shall be obtained prior to connecting a driveway to any public or private street. Driveways associated with site plan reviews per Article 64 of the Zoning Ordinance shall follow the Township's site plan review process. An access determination letter from the corresponding road agency shall be provided to the Township prior to the formal consideration of the project by the Reviewing Body.
- F. Condo Projects. Condominium developments and all associated units shall be serviced by an interior transportation network. Individual units shall not have direct access to an arterial or collector street, and must be served by a public or private local street, service drive, frontage road, or private shared driveway.
- G. *Greater Authority*. The appropriate Road Authority may require a more restrictive standard than contained herein.

Section 6.03. Private Driveway.

- A. One Premises. A private driveway may serve only one premises, parcel, unit, or lot.
- B. *Minimum Width.* The improved surface of the driveway shall have a total minimum width of ten (10) feet.
- C. *Approach*. Driveway approaches shall only be installed in conjunction with approved curb cuts and access management spacing requirements.
- D. Administrative Departures. A second driveway may be permitted under the following circumstances.

- 1. Where a development has access to a signalized location, the approach volume of the driveway traffic should be double that shown for unsignalized locations to demonstrate consideration of a second access location. Traffic warrants shall be based on trip generation calculations.
- 2. For developments that can demonstrate their combined driveway approach volumes (entering and existing) will exceed 3,000 during an average day (or will be used by 300 vehicle during the peak hour of traffic for either street or the use), and lacking access to a secondary street, a second driveway may be allowed along the major street provided that the additional driveway can meet the spacing requirements.

Section 6.04. Shared Private Driveway.

- A. Number. One (1) shared private driveway is allowed for four (4) or fewer: dwelling units; lots or parcels; or places of business or principal buildings that are each less than 10,000 square feet in size. An "eyebrow" access is allowed as a shared private driveway. See also frontage road and service street.
- B. *Right of Way.* Thirty (30) feet of right-of-way shall be preserved for the shared driveway, with easements granted to all parties for access.
- C. *Minimum Width.* The improved surface of the shared private driveway shall have a total minimum width of sixteen (16) feet.
- D. *Location*. The shared private driveway shall be constructed along a joint property line and/or a written easement is provided which allows traffic to travel across parcels for access.
- E. Construction. An engineered drawing shall be prepared for the review of the Public Works Director that includes information on anticipated vehicle types, traffic volumes, adjacent land uses, stopping locations, cross section(s), material specifications, and other pertinent information that would assist in determining if the plans as proposed will reasonably ensure a durable, long-lasting shared private driveway.
- F. *Connections.* Vehicular connections between parking lots and vacant sites for future development should be included in project design where practicable.
- G. Administrative Departures. A second shared private driveway may be permitted in accordance with Section 6.03.D, a second shared private driveway may be permitted under the following circumstances.
 - 1. Where a development has access to a signalized location, the approach volume of the driveway traffic should be double that shown for unsignalized locations to warrant consideration of a second access location. Warrants shall be based on trip generation calculations.
 - 2. For developments that can demonstrate that their combined driveway approach volumes (entering and existing) will exceed 3,000 during an average day (or will be used by 300 vehicle during the peak hour of traffic for either street or the use), and lacking access to a secondary street, a second driveway may be allowed along the major street provided that the additional driveway can meet the spacing requirements.

Section 6.05. Reserved.

Section 6.06. Access Points.

- A. *Number*. The number of access points shall be limited to the minimum needed to provide reasonable access. Access points shall be designed and located to minimize conflicts with traffic operations along the street and be placed as far from intersections as practical. Land divisions shall not be permitted that may prevent compliance with the access location standards of this Article.
- B. Adjoining lands. Where the subject site adjoins land that may be developed or redeveloped in the future, including adjacent lands or potential out lots, the access shall be located to ensure the adjacent site(s) can also meet the access location standards in the future. Site development shall be done to provide for future cross-access to adjacent lots. A cross access connection or cross-access easement may be required as part of development approval. See also Section 3.02.
- C. Primary Access. Where property has frontage or access on more than one roadway, access shall be provided from the lesser traveled street. Where spacing requirements can be met, high traffic volumes will be generated, or the subject side street is inappropriate for non-residential traffic, access onto the main roadway will be considered.
- D. Arterials. New access points on Arterials is to be minimized, with internal circulation pattens designed to channelize traffic flow via adjacent streets, frontage streets, or service roads, with dedicated access points and signalized intersections that function as gateways.
- E. 25 residential units or less. A private road cul-de-sac that has only one point of connection to a public road or another private road may provide vehicular access to a maximum of 25 dwelling units.
- F. Second Access and/or Emergency Access. Any private street that will serve land uses generating a combined daily volume of traffic of 3,000 trips per day or more or exceeds a length of 1,500 feet shall have at least two means of direct access to public roads. The second means of access may be used for emergency access purposes only with approval from the Reviewing Body. Each access shall be built and maintained to the standards required for private streets.
- G. Parking Facilities. Adequate ingress and egress to a parking facility shall be provided by clearly defined driveways. Driveway design and placement must be in harmony with internal circulation and parking design such that the entrance can reasonably absorb inbound traffic during a normal peak traffic period.
- H. Interference with Public Facilities. No access point shall interfere with municipal facilities such as streetlights, traffic signal poles, signs, fire hydrants, crosswalks, bus loading zones, utility poles, fire alarm supports, drainage structures, or other necessary street structures. The Township is authorized to order the removal or reconstruction of any driveway which is constructed in conflict with street structures. The cost of reconstructing or relocating such driveways shall be at the expense of the adjoining property owner.

Section 6.07. Spacing.

A. Access points. All spacing of access points on an Arterial or Collector shall comply with appropriate Road Authority standards and the provisions of this Article. Spacing will be based on posted speed limits along the property frontage in accordance with Table 6.07.A.

Table 6.07.A. Required Driveway Spacing Distances				
Posted Speed Limit (MPH	Driveway Spacing (feet)			
30	125			
35	150			
40	185			
45	230			
50	275			
55 or more	350			

- B. *Street Alignment*. Where possible, the approaches of side roads from opposite sides of a through road shall be in direct alignment.
- C. *Driveway Alignment*. Driveways shall be aligned with those from opposite sides of the street. Where this is not possible, driveways shall be offset a minimum of 150 feet, measured from centerline to centerline, to minimize left turn conflicts.
- D. *Crashes.* In areas where accidents and congestion due to left turn movements have created a demonstrated crash pattern where public health and safety are at risk, designs to discourage left turn ingress and/or egress may be considered by the Public Works Director or Road Authority.
- E. *Intersections*. Minimum spacing of access points from intersections, shall comply with Township Public Works and Road Authority standards. Spacing shall be subject to the schedule outlined in Table 6.07.E. Distance is measured from the nearest edge of the driveway throat to the nearest edge of the intersection.

Table 6.07.E. Required Driveway Spacing from Intersections						
	Intersecting Street	Full Movement	Channelized for right-in/			
		Driveway (feet)	right-out turn only (feet)			
Driveways Along Arterials						
	Arterial	250	100			
	Signalized Non-Arterial	125	75			
	Other Street	100	75			
Driveways Along Side Streets Intersecting Arterials						
	Arterial	200	100			
	Signalized Non-Arterial	100	75			
	Other Street	75	75			

F. Administrative Departures.

- 1. If the amount of street frontage is insufficient to meet these criteria, the driveway shall be constructed adjacent to the property line furthest from the intersection. Prior to granting the Departure, it shall be demonstrated that attempts were made by the property owner to secure an easement, shared access agreement, and/or relocate and create a shared drive between two parcels to avoid establishing an additional driveway.
- 2. Street and driveway spacing requirements may be reduced by the Public Works Director where alignment of streets or drives would provide a greater safety benefit.

3. An interim drive location may be granted where shared access is not presently available. The preferred drive location must be identified on an Township-approved plan, preserved by a recorded easement or other acceptable method, and a statement provided that connections to future adjacent developments may be required.

Section 6.08. Emergency Access.

- A. Access and Occupancy. The private street shall be readily accessible to and usable by emergency vehicles in all weather. An occupancy permit required for a dwelling or other building, the primary access to which is to be provided by a private street, shall not be issued until the private street has been constructed with sufficient width, surface, and grade to ensure the safe passage and maneuverability of emergency service vehicles.
- B. Gated Access. All gates blocking access to a private road shall have an access code determined by the fire department and be equipped with a keyed switch which will keep the gate open. The keyed switch must use a Knox Box Key.

ARTICLE 7 – INTERNAL CIRCULATION

Section 7.01. Purpose and Intent.

As the Township continues to grow and develop, and large parcels are subdivided into smaller lots, it is within the public interest to ensure that development patterns are accomplished in an orderly and logical way, the function of internal circulation systems work well so as not to overburden the public road network, travel movements are predictable and consistent, and the road hierarchy works as intended. The large scale of modern development patterns requires purposeful intent to provide dignified and safe pathways for those who are young, elderly, physically unable, cannot afford to own, or simply choose not to drive a car, if Oshtemo Township is to provide a high quality of life for all residents.

Section 7.02. Applicability.

Internal circulation systems are a component of the Township's street network. It is for this reason that frontage roads and service drives are classified as private Local streets, akin to alleys. Internal site circulation directs a resident, patron, guest, employee, and others literally to the front door of a commercial business, place of assembly, multi-family residential building, mixed-use complex, or other use or structure. All attached single-family and multiple family residential, non-residential, and mixed-use developments shall comply with the following requirements.

Section 7.03. Circulation Study.

- A. *Intent*. The intent of conducting a circulation study is to understand existing and/or future site operations and the ability of the public to travel to, from, and through any given location safely and efficiently, and how a location interacts with adjoining land uses, structures, and mobility infrastructure within a given context.
- B. *Criteria*. The internal circulation system of existing or proposed development may be reviewed by the Public Works Director or Township-designated Traffic Engineer under one of the following circumstances:
 - 1. Site plan submittal or an amendment thereto;
 - 2. Addition of a new driveway or access point;
 - 3. Increase in the intensity of a land use on the site or on a connecting site with shared access;
 - 4. When a new or amended cross-access agreement is enacted;
 - 5. Parking lot repaving/resurfacing; or
 - 6. Where a concern has been expressed by law enforcement, transit authority, Road Authority, or other entity responsible for public safety associated with vehicular operations.
- C. Scope. Prior to commencing an evaluation, the Public Works Director or Township-designated Traffic Engineer, shall coordinate with the applicant/developer to develop an understanding of the scope of work. The scope shall consider the safety of all users (motorists, pedestrians, transit riders, bicyclists, persons with disabilities) and their ability to travel to/from the front door of the use or structure being served by the parking lot, frontage road, service drive, or other connecting component on the site to nearby uses and buildings, public or private right-of-way, and abutting properties. Direct routes, particularly for non-motorized users, shall be considered.

D. Improvements. The Public Works Director, upon reviewing the results of the circulation study, shall determine if improvements or modifications are needed to improve the internal circulation system; items may include but not be limited to: parking lot restriping, delineators, fencing, curbing, etc. to delineate pedestrian walking areas; the installation of permanent signage, refuge areas/islands, sidewalks, or curb ramps; assignment of a left-hand turn-lane or reconfiguration of lanes; and the addition or relocation of a bus stop or shelter, etc.

Section 7.04. Frontage Roads and Service Drives.

A. Applicability.

- 1. In areas where frontage roads or service drives exist, access to individual properties shall be provided by these drives rather than direct access with cross-access agreements provided between properties.
- 2. The Reviewing Body may require a frontage road or rear service drive where such facilities can provide access to signalized locations, the number of driveways may be minimized, as a means to ensure that traffic is able to move efficiently or provide a greater degree of safe ingress and egress.
- B. *Placement*. Frontage roads and service drives shall be set back as far as reasonably possible from the intersection of the access driveway with the public or private street. A minimum distance that equals the required front yard (setback) or the major road setback, whichever is a greater distance from the right-of-way, shall be maintained between the public street right-of-way and the pavement of the frontage road, with a minimum fifty (50) feet of throat depth provided at the access point. The Reviewing Body may extend throat length if modeled vehicle queues necessitate expansion.
- C. Alignment. The alignment of the service drive can be refined to meet the needs of the site and anticipated traffic conditions, provided the resulting terminus allows the drive to be extended through the adjacent site(s).
- D. Building Arrangement. Each building or group of buildings used for non-residential purposes, and its parking or service area, shall be physically separated from public streets by a greenbelt, curb, or other suitable barrier against unchanneled motor vehicle access or egress, except for access ways authorized herein.
- E. Construction and Design. Frontage roads and service drives shall be constructed and designed in accordance with private road standards for Urban Collector or Urban Local streets, as determined by the Public Works Director and Planning Director based upon the anticipated amount of traffic and its characteristics and in accordance with Article 8 Street Design.
 - 1. Streetscape. Major drive aisles and entry drives within and between significant developments and their parking facilities may be required by the Reviewing Body to be treated similarly as public roadways in terms of streetscape. Similar street trees and light fixtures shall be located on those routes designated to carry traffic in, out, and between large development areas and parking lots. This shall be included as part of the landscape plan.
 - 2. Delineation. Curbing, signage, islands, or some other means to guide the route of through traffic shall be provided. If a non-conforming situation exists, it shall be remedied when any area abutting the drive location experiences heavy maintenance or reconstruction over the course of the life of the parking lot.
 - 3. *Driveway Spacing*. Minimum driveway spacing standards shall not apply to frontage roads and service drives.

- 4. *Parking*. Parking may be allowed along a frontage road or service road so long as it is designed to meet on-street parking standards for urban collector streets.
- 5. Administrative Departure. In the case of expansion, alteration, or redesign of an existing development where it can be demonstrated that pre-existing conditions prohibit installation of a frontage road or service drive in accordance with this Ordinance, the Reviewing Body may allow alternative cross access between adjacent parking areas through the inter-connection of main circulation aisles.
- F. Temporary Direct Access. In cases where a frontage road or service drive will be used for access, but is not yet available, temporary direct access may be permitted, provided the plan is designed to accommodate the future service drive, and a written agreement is submitted that the temporary access will be removed by the property owner, when the alternative access system becomes available.
 - 1. The Township may require posting of a financial performance guarantee to ensure compliance.
 - 2. If the Township approves a provisional access, the developer shall provide an adequate surety bond or other guarantee deemed acceptable to the Township in an amount sufficient to cover construction costs associated with the closing of the provisional road access.
 - 3. The site plan shall show the proposed layout of the site when the provisional access drive is removed.
- G. Administrative Departure. The Planning Department may reduce required lot size and road frontage requirements by up to ten (10) percent under one of the following conditions:
 - 1. A driveway is established to serve two or more parcels, and where such parcels are not served by any other access point.
 - 2. When a frontage road or service drive is created that serves two or more parcels.
 - 3. Evidence of a binding cross-access or shared parking agreement regarding two or properties is provided.

Section 7.05. Vehicular Circulation.

- A. Access. Unobstructed vehicular access to and from a public street will be provided for all off-street parking spaces. Vehicular access shall be provided in such manner as to protect the safety of persons using such access or traveling in the public or private street from which such access is obtained and in such manner as to protect the traffic-carrying capacity of the public or private street from which such access is obtained.
- B. *Circulation Routes.* Parking lots shall provide well-defined circulation routes for vehicles, bicycles and pedestrians.
- C. *Traffic Control Devices*. Standard traffic control signs and devices shall be used to direct traffic where necessary within a parking lot.
- D. *Orientation*. Parking bays shall be perpendicular to the land uses they serve to the maximum extent feasible. Large parking lots shall include walkways that are located in places that are logical and convenient for pedestrians in accordance with Section 7.06.

- E. Landscape Islands. To the maximum extent feasible, landscape islands with raised curbs shall be used to define parking lot entrances, the ends of all parking aisles and the location and pattern of primary internal access drives, and to provide pedestrian refuge areas and walkways.
- F. Points of Conflict. The lot layout shall specifically address the interrelation of pedestrian, vehicular and bicycle circulation in order to provide continuous, direct pedestrian access with a minimum of driveway and drive aisle crossings.
- G. *User Needs*. Layout and design shall anticipate the needs of users and provide continuity between vehicular circulation, parking, pedestrian and bicycle circulation. Pedestrian drop-off areas shall be provided where needed, especially for land uses that serve children or the elderly.
- H. *Pavement*. All vehicle circulation and off-street parking areas will be surfaced with asphalt or concrete.
- I. Trucks. Truck access and circulation routes shall be designed to minimize potential traffic and noise conflicts with adjacent sites, walkways between sidewalks and principal building entrances, and internal circulation routes.
- J. *Drive-Through.* Queuing and a by-pass lane shall be provided for drive-through establishments described in Table 7.05.J. Minimum Queuing Standards.
 - 1. Each queuing space shall be a minimum of ten feet by 20 feet, clearly defined and designed so as not to conflict or interfere with other traffic using the site.
 - 2. Queuing shall be measured from the front of the stopped vehicle located at the point of service to the rear of the queuing lane.
 - 3. A by-pass lane a minimum of ten (10) feet wide shall be provided before or around the point of service, unless the bypass lane also doubles as the fire lane and in that case then the lane width shall be twelve (12) feet wide
 - 4. Where queuing interrupts access on a public road, the Public Works Director is authorized to require the rerouting of traffic to a service drive or frontage road.

Table 7.05.J Minimum Queuing Standards				
Drive-Through Use	Number of Spaces	Required By-Pass		
Financial institution	3	No		
Restaurant, low-volume (less than 10/hour)	3	No		
Restaurant, higher-volume	7	Yes		
Carwash, automatic	5	No		
Carwash, self-service	3	Yes		
General retail	4	Yes		

K. Administrative Departure. A by-pass lane may not be required if the queuing lane is adjacent to a vehicular use area which functions as a by-pass lane.

Section 7.06. Pedestrian Circulation.

A. *Purpose*. Pedestrian access shall be required for all sites to improve the health, safety and welfare of the public by providing clear pedestrian pathways at perimeter and internal site locations to

reduce pedestrian and vehicular conflicts, improve accessibility for persons with disabilities, and establish a multi-modal environment that is supportive of walking, biking and transit use. These requirements are also intended to promote healthier lifestyles by encouraging walking and bicycling over the use of a private vehicle for many daily activities, and to provide the means by which residents and visitor can be more engaged with their neighbors, coworkers, and fellow visitors.

- B. Accessible Walkways. Continuous pedestrian walkways shall be provided to connect off-street surface parking areas and public non-motorized facilities identified in the Oshtemo Township Go! Green Plan with the primary entrances of main buildings. To the maximum extent feasible, pedestrians and vehicles shall be separated through the provision of a sidewalk or walkway.
- C. Network Connections. At least one (1) pedestrian walkway with a minimum width of five (5) feet shall be provided from the internal pedestrian walkway network to the public sidewalk or trail system. In the case of corner lots, connections shall be made to the sidewalks of both streets. Where trails exist or are planned, paths or sidewalks shall connect building entries to the trail system. Where connections are provided to adjacent properties, non-motorized facilities shall connect.
- D. Design. The required walkway(s) must be at least five (5) feet wide, shall not be within a driving aisle, and, where possible, shall be within a landscaped island area running perpendicular and/or parallel to the primary building façade, depending on the parking lot orientation. If parking spaces are adjacent to a sidewalk, the sidewalk must be at least seven (7) feet to allow for vehicular overhang.
- E. *Protected.* Dedicated sidewalks shall be raised above the surface of the parking lot, or, if at the same level as the parking lot, the walkway shall be distinguished from driving surfaces through the use of durable, low-maintenance surface materials such as pavers, bricks, or scored/stamped concrete or asphalt. Where the walkway is not protected by a 6' concrete curb, then pinned wheel stops shall be provided.
- F. *Identifiers*. To minimize potential hazards and enhance safety, in addition to a change in materials other tactics should be employed such as clearly marked striping, tactile alerts, landscaping, bollards, lighting and other means to clearly delineate pedestrian areas.
- G. Additional. Each surface parking area that has fifty (50) or more parking spaces, or has any parking spaces more than three hundred fifty (350) feet from the front façade of the main building, shall have at least one (1) pedestrian walkway or sidewalk allowing pedestrians to pass from the row of parking furthest from the main building façade to the primary building entrance.

Section 7.07. Transit Access and Amenities.

- A. *Transit Stops.* Where public transit service is available or planned, convenient access to transit stops shall be provided by means of public or private sidewalks or walkways. Any provided seating shall not obstruct a public sidewalk.
- B. Where transit shelters are provided, they shall be placed in highly visible and well lighted locations for purposes of safety, subject to review by Metro.
- C. Landscaping. Landscape and/or plaza areas are encouraged at transit stops.

Section 7.08. Bicycle Facilities.

- A. *Bicycle Parking*. Bicycle parking shall be within fifty (50) feet of the nearest publicly accessible building entrance, in well-lit areas clearly visible from the front door, and on the same lot as the use being served. Facilities may be indoors or outdoors. If indoors, access shall be available to the public during business hours, at a minimum.
 - 1. Bicycle parking and access facilities may be placed in vehicle parking areas but shall not take the place of a required vehicle parking space or conflict with internal parking aisles.
 - 2. A minimum of five (5) bike parking spaces shall be provided.
- B. Connection to Front Door. A pedestrian-accessible walkway shall be available between the outdoor bicycle parking area and the primary building entrance. Public sidewalks may be used to meet this requirement. An aisle width of at least five (5) feet shall be provided adjacent to any bicycle parking facilities to allow for maneuvering.
- C. Bike Racks. Designs of bicycle racks, docks, posts, and lockers are encouraged to be decorative, unique, and appropriate to the surrounding area or related to the use being served, and shall be maintained in good repair. They will allow a bicycle to be locked to a structure, attached to the pavement, building, or other permanent structure, with two (2) points of contact to an individual bicycle frame.
- D. Administrative Departure. Required bicycle parking may be reduced by an Administrative Departure when it is demonstrated that the level of bicycle activity at that location warrants a different amount. In no case shall fewer than two (2) spaces be provided.

ARTICLE 8 – STREET DESIGN

Section 8.01. Purpose and Intent.

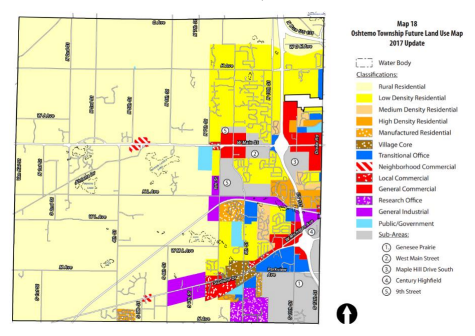
Land use and transportation are inextricably linked. Land uses generate the need for travel and connectivity, and their arrangement dictates travel choices. Compact settings, with a variety of proximate land uses connected by streets that accommodate a variety of modes, will have a higher portion of trips made by walking, biking, or transit. Areas with more dispersed settlement patterns require longer trips and are more auto-dependent. The need to consider context in transportation design has long been recognized. The AASHTO "Green Book" includes two place types, rural and urban.

Street design best practices acknowledge that many factors influence travel speed, crashes, and how a street can support, or conflict, with a community's vision – affecting economic development, quality of place, and even residents' physical activity. The Federal Highway Administration has developed "Proven Safety Countermeasures" to reduce roadway fatalities and serious injuries. These strategies support self-regulating design, an approach focused on managing speed, which in turn improves safety. Tactics include reducing street width, carefully setting design speed, road diets, pavement markings and signs, street trees and landscaping, and other tactics that manage driver behavior and street operations.

Oshtemo Township is committed to ensuring the transportation system which serves its residents, businesses, and visitors operates safely and efficiently. Due to the dramatic contrast in the Township's character from rural residential to intense commercial and residential at the edge of the City of Kalamazoo, we must consider context in street design. In addition, streets serve a variety of different purposes. Street classification allows for a clearer definition of street hierarchy and different modal types that should be considered in design.

Section 8.02. Context Zones.

A. For the purposes of this Ordinance, there are two (2) context zones: "Urban" and "Rural". The Urban context zone is comprised of all portions of the Township that are not classified as "Rural Residential" on the Oshtemo Township 2017 Future Land Use Map. All other lands identified as "Rural Residential" on the Future Land Use Map are in the Rural context zone.



B. All streets shall meet the design requirements of this Ordinance within the Urban or Rural context zone as assigned, except as noted in Section 8.04.A.

Section 8.03. Types of Streets.

- A. The street network shall consist of three main types of streets: Arterial, Collector, and Local.
 - 1. Arterials are the basis around which the circulation system is designed. Arterials are main streets with through movements. Delivery trucks, personal vehicles, transit, pedestrians, and bicyclists use Arterials. All Arterials shall be public.
 - 2. Collectors provide a connection between Arterials and Local Streets, carrying traffic with trips ending in a specific commercial or residential areas. Collectors may intersect with any street type. All modes of travel use Collectors to get to their destination. Collectors shall be public, unless the criteria in Section 8.07.B. is met.
 - 3. Local Streets provide direct property access to homes, businesses, parking, loading, or other service areas of a site. Local Streets may intersect with any street type, but most often Collectors. Intended to be slow-moving streets where the presence of pedestrians and bicyclists are expected. Local Streets may be public or private.

Section 8.04. Reserved.

Section 8.05. Public Streets.

- A. A public street under Road Authority jurisdiction shall follow the design requirements of that Road Authority (see Table 8.05 Public Streets Standards).
- B. Upon receipt of a developer's preliminary conceptual plan, the Planning Director will ask if a public street is desired. If the answer is in the affirmative, then staff will determine if the project is in the Urban context zone. If it is, then Township staff shall do the following:
 - Evaluate whether the conceptual plan and design requirements of the Road Authority align with Urban context characteristics, advance the stated purpose and intent of this Ordinance and its provisions and support self-enforcing design. If it is determined that Road Authority standards support the Township's desired outcomes, then no further action is required and the standard process continues.
 - 2. If the Road Authority's default design requirements do not support the Urban context then, with the consent of the developer, the Public Works Director in partnership with the developer will seek design exceptions in accordance with the Road Authority's rules for those items that would advance the Intents of this Ordinance, the Oshtemo Township Comprehensive Master Plan, and Go! Green Oshtemo Plan. RCKC fees associated with design exception review process will be at the Township's expense.
 - 3. A report will be prepared at the conclusion of the design exception process by the Public Works Director and transmitted to the Township Board. The report shall contain information concerning the requested design exception(s), associated costs, whether exceptions were granted or denied, and if denied, the justification for denial.

RCKC Designation National Functional Class		Commercial Commercia		Commercial or Residential	Commercial or Residential	County Primary	Rural County Primary	County Local
		Arterial	DDA	Collector	Local	Arterial	Collector	Local
	ROW width	100'	66'	66'	66'	100′	100'	66'
Parameters	ROW w/boulevard	120′	n/a	120′	100 – 120′	120′	120′	100 - 120'
am	Cul de sac ROW	140'	140'	140'	140'	140'	140'	140'
Par	Target speed (mph)	25 – 55 mph	25 – 3	35 mph	25 – 55 mph	35-55	35 – 55	25 – 35
	Drainage	curb & gutter	curb & gutter	curb & gutter	c & g or valley	ditches	ditches	ditches
	Lane width w/valley gutter	n/a 12'				n/a	n/a	12'
	Valley gutter		n/a 2'				n/a	2'
Street	Shoulder	2'				3' paved, 3' gravel'		1' paved, 2' gravel
St	Lane width w/curb		n/a					
	Curb and pan	2'				n/a		
	Vehicle lane width	11'-18' 11' - 1			11' – 16'	11'	11'	11'
	Cul de sac radius		50'			50′		
	Median/Blvd	-	10'-16"'	-	10'-16'	-	-	11'6"
Green nfrastr.	Minimum parkway	10'	w/ sidewalk	6'	6'	12'	10'	6'
Gre	Tree placement	n/a	6' from curb			n/a	9	
_	Tree spacing	n/a						
	Bike lanes	not allowed						
- zec	Shared use path	8'-12' n/a 12'				12'		
Non- otorize	Sidewalk placement	1' from ROW or 6.5' off back of curb in DDA				1' from ROW		
Non- Motorized	Sidewalk width	6' 14' 6' 5'				5′		
_	Mid-block crossing		n/a					
	On-street parking	n/a	8'			n/a		
	Decorative crosswalk	n/a red brick paint n/a						
be	Traffic calming	n/a						
Streetscape	Street furniture	n/a	n/a 6' from curb					
eet	Outdoor dining	n/a						
Str	Curb extensions	n/a	allowed			n/a		
	Decorative lighting	n/a	6' from curb	curb n/a				
ļ	Street art	n/a						
	n/a - not applicable or not allowed by Road Authority							

Section 8.06. Private Streets.

- A. Purpose and Intent. The purpose of this section is to provide access to residential, nonresidential, and site condominium developments, and as tracts of land are divided, sold, and transferred. The Township has determined it is in the best interest of the public health, safety, and welfare to regulate the design, construction, improvement, extension, relocation, maintenance, and use of private streets to ensure they provide for the safe passage and maneuverability of emergency vehicles and multiple public and private users; and that such streets are constructed of suitable materials to maximize their durability. Private streets may also help preserve safe and efficient traffic movement by providing reasonable access to public roadways.
- B. Applicability. Private streets shall be permitted where there is limited or no opportunity or potential to establish a public street or plat the land, or where the design requirements for creating a public street are particularly incompatible and do not advance the vision and goals of the Oshtemo Township Master Plan and Regulating Plan. The provisions of this Article shall apply to:
 - 1. All private streets designated or constructed on and after the effective date of this Ordinance.
 - 2. Where access is provided to five (5) or more existing or proposed dwelling units, places of business, lots, parcels, or principal buildings, and/or generate 500 trips per day. In commercial areas this may be a service drive or frontage road.
 - 3. An existing private street, including the portion thereof existing prior to the adoption of this Ordinance, when it is extended by an increase in its length, or if lots or parcels of land with access to the existing private street are added.
- C. Authorization. Private streets shall not be constructed, extended or relocated without express written approval by the Public Works Director and Planning Director as deemed necessary attesting that the proposed private street complies with all Township standards (see also Article 9 Administration and Enforcement). If approved as a private street, the Township shall have no obligation or liability for the private street or maintenance thereof.
- D. Township Agreement. All improvements installed or constructed as required under the terms of this Ordinance shall be made and maintained at the expense of the property owner(s) or developer. The Township may enter into an agreement with the owner/developer of the private street that would also benefit the public and the Township for reasons of additional access, connectivity, and mobility.
- E. Street Frontage. All lots and parcels of land with access to a private street shall have frontage on the approved private street right-of-way equal to the minimum lot width requirement of the Zone District in which the lot is located.
 - 1. A parcel with frontage on both a private and public street shall be considered a corner lot.
 - 2. The driveways for corner lots shall be constructed on the private road, except in the case of an existing lot or structure or where topography, such as wetlands or steep slopes make such access unfeasible or where prohibited by the Road Commission of Kalamazoo County.

Section 8.07. Private Streets Standards.

- A. Purpose and Intent. Private streets offer an alternative to public street design standards. It is the intent of these regulations to offer a greater variety of design choices, provide safe facilities for all road users as appropriate, and allow opportunities for placemaking to encourage economic investment.
- B. Collector Streets. A private Collector street shall meet the pavement design requirements of RCKC for public streets (base, asphalt mix, etc.) but may be designed in accordance with the standards provided in Table 8.07. for private streets if an easement is provided to the Township which grants public access within the private street right-of-way to ensure the intended function of the Collector is as represented in exchange for the additional design flexibility offered by these standards.
- C. Local Streets. An engineered drawing shall be prepared for the review of the Public Works Director for a private Local street that includes information on anticipated traffic types and volumes, adjacent land uses, and other pertinent information that shall assist in determining if the pavement plans as proposed meet professional standards and will reasonably ensure a durable private street.
- D. Radii. Turning radii shall be determined based on Fire Department standards.
- E. *Design Standards*. A private street shall follow the design requirements of this Ordinance, particularly Table 8.07 Required Private Streets Standards. However, the Public Works Director is granted the authority to exercise engineering judgement when appropriate to determine the best design approach for unique situations through the Administrative Departure process.

		Urban			Rural			Section
Oshtemo Township Designation		Collector - Commercial	Collector – Residential and Local - Commercial	Local - Residential	Collector - Commercial	Collector - Residential	Local	
	ROW width	66'	66'	50'	66'	66'	50'	
ırs	ROW w/boulevard	100'	80'	66'	100'	80'	66'	
ete	Cul de sac ROW	60'	5	0'	60'	50	0'	
Parameters	Target speed	30 mph	25 mph	20 mph	35 r	nph	25 mph	
Par	Drainage	curb &	gutter	gutter or ditch	gutter o	or ditch	ditch	
	Grade	Up to	Up to 6%		Up to 7%		Up to 10%	Section 8.08
	Vehicle lane width	10'-	-11′	9'-10'	11'	10'-11'	9'-10'	
it	Curb and pan	18	8"	12-18"	18	18"		
Street	Valley gutter	n/a	n/a	2'	2'	2'	2'	
S	Shoulder	n/a	n/a	n/a	3	,	2'	
	Cul-de-sac radius	40'		30'	50′		40'	
	Median	10'	8'	6'	12'	10'	6'	
Green nfrastr.	Min. parkway	6	5′	6'	8	′	6'	
Gre nfra	Tree placement	3′	from back of cu	rb	3	,	3'	Section 8.09
_	Tree spacing		25'-40'		25'-40'			
	Bike lanes	6′		n/a	6'		n/a	
- zec	Shared use path		12'					
Non- otoriz	Sidewalk placement	Both sides, w	/parkway (may be	back of curb)	w/parkway w/parkway			Section 8.10
Non- Motorized	Sidewalk width	6'-14'	6'	5'		5′		Section 8.10
_	Mid-block crossing	allo	wed	allowed	allov	wed	allowed	
	On-street parking	allowed		allowed	allowed		allowed	
Streetscape	Decorative crosswalk	allowed		allowed	allowed	-	allowed	
	Traffic calming	allowed		allowed	-	-	allowed	
	Outdoor seating	allowed		-	-	-	-	
	Curb extensions	allowed		allowed	-	-	allowed	
	Decorative lighting	allowed		allowed	-	-	allowed	
	Street art	allowed		allowed	-	-	-	

Section 8.08 Grading for Private Streets.

- A. *Limits.* It is desirable to work with the land to preserve natural features and slopes rather than cause extensive grading during the development process, while still ensuring safe travel and property access.
 - 1. The grade of private streets shall be related appropriately to the original topography but shall not exceed a maximum grade of six percent (6%), unless otherwise granted an exception under Part D of this Section.
 - 2. Any proposed street approaching an existing or proposed street shall be constructed with the approach profile grade between 0% and 2% for a minimum 50 feet in length, as measured from the edge of the through street. For proposed road grades of 6% to 7%, the 0% to 2% approach profile grade length shall be a minimum 100 feet in length.

- 3. The minimum grade for any concrete curb and gutter street shall be 0.75%. The minimum grade for any HMA valley gutter street shall be 1.00%.
- 4. A cul-de-sac turnaround shall be constructed to ensure a minimum grade of 1.25% along the flow line of the gutter.
- B. *Curves*. Private streets may curve to provide traffic calming measures so long as road width and other self-enforcing design techniques are used to ensure that travel speeds remain slow.
 - 1. Ability to maintain the street for snow plowing, trash removal, deliveries, and access for emergencies services must be demonstrated during the design process.
 - 2. Horizontal and vertical curve alignment shall be equal to the highest standard that is compatible with topographical details and reasonable ROW width. Vertical curve K Values for sags and crests shall be designed according to AASHTO.
- C. *Relationships.* The interplay of the private street to other properties, facilities, buildings, and even door entries is important for a successful built environment.
 - 1. Site grading shall not preclude the ability to align with abutting properties for service roads, non-motorized facilities, or other aspects to facilitate the continued growth and development of the community.
 - 2. All streets shall be arranged to locate as many lots or building sites as possible at, or above, the grades of the streets. Lots or building sites with grades lower than the street may be allowed provided adequate drainage is demonstrated.
 - 3. Top of curb height shall be below the finished floor grade of a building with a maximum 2% grade running from the finished floor to the top of curb where a building is located twenty (20) feet or less from the back of curb.
- D. Administrative Departure. Notwithstanding the preceding, the Public Works Director may allow a maximum grade of up to ten percent (10%) for a private street if it is reasonably determined that such increased grade meets all of the following standards:
 - 1. The private street will be safe;
 - 2. The increased grade will not hinder the ability of firefighting equipment, ambulances and other emergency vehicles and personnel to reach all portions of the development;
 - 3. The private road has a maximum grade of four percent (4%) for a minimum distance of thirty (30) feet from its intersection with a public right-of-way or another private road; and
 - 4. The developer demonstrates that automobile traffic will be able to easily and safely go up and down the grade at all times of the year, including when ice and snow are present.

Section 8.09. Green Infrastructure.

- A. *Purpose and Intent*. Streetscape improvements are intended to mitigate the effect of the built environment on the natural environment and to support a healthy environment for people. Street trees, in particular, provide shade and visual relief, improve air quality, contribute to noise reduction, calm vehicular traffic, reduce stormwater effects, and improve property values.
- B. Applicability. Streetscape improvements shall be applicable to all private street construction or reconstruction projects (non-maintenance), development projects requiring a building permit,

- and/or where sidewalks or other facilities in the right-of-way are to be installed or replaced. Installation of streetscape improvements, particularly street trees, is highly encourage in the public right-of-way.
- C. The design of the storm water management and drainage facilities should seek to be comparable in function and appearance to common natural drainage systems and runoff patterns, including wetlands. The private street shall be constructed with such storm water drainage easements, storm water runoff, culverts, and drainage contours necessary to ensure adequate drainage and runoff.
- D. All areas disturbed by the construction of the private road shall be provided with topsoil, seeded with perennial grass and protected against erosion.
- E. *Green Infrastructure*. The following rules shall apply.
 - 1. At least one (1) small tree shall be planted for each twenty-five (25) feet of lot frontage or any fraction over twenty-five (25) feet. As an alternative, one (1) medium or large tree may be planted for each thirty-five (35) feet of lot frontage or for any fraction of forty (40) feet.
 - 2. Clustering of ornamental, medium, or large trees is permitted when utility conflicts or required clear vision areas prevent compliance with minimum spacing requirements.
 - 3. In addition to the required plantings within the right-of-way, the remainder of the tree lawn shall be landscaped with grass, ground cover, shrubs, and other organic landscape materials.
 - 4. A minimum 6-foot-wide parkway (tree lawn) shall be provided on Collector and Local streets. A minimum 10-foot-wide parkway will be provided on those properties fronting Arterial streets.
 - 5. Street trees located along the same street frontage shall be aligned in a consistent row along the street.
 - 6. Where space permits, cul-de-sacs shall be designed with a central island where vegetation can be preserved/established.
 - 7. Parking lots adjacent to street rights-of-way shall provide shrubs at a ratio of 1.5 shrubs for every one (1) parking space. Shrubs that reach a mature height of at least three (3) feet shall be utilized and they shall be in groupings spaced at least three (3) feet on center to screen the parking lot from the right-of-way.
- D. Soil. Topsoil per Table 8.07 Streetscape Planting Requirements shall be used for tree installation.

Table 8.07 Streetscape Planting Requirements					
Plant Material		Minimum Plant Size	Spacing on Center (ft.)	Soil Volume (cu. ft.)	
Canopy/Shade Trees	Small	1.5 in caliper	25 ft.	250	
	Medium	2.5 in caliper	35 ft.	500	
	Large	2.5 in caliper	45 ft.	750	
Ornamental Trees		2.0 in caliper	15 ft.	200	
Evergreen Trees		5.0 ft height	15 ft.	200	
Shrubs		3.0 ft height	3 ft.	N/A	

- E. Root Barrier. Root barriers shall be installed within areas where there is less than seven (7) feet between the back of curb and the sidewalk to prevent root penetration and destruction of curbs and sidewalks.
- F. Maintenance and Replacement by Property Owner.
 - The property owner shall be required to maintain street trees for two (2) years after the trees
 are planted and replace any tree which fails to survive or does not exhibit normal growth
 characteristics of health and vigor, as determined by the Planning Director. The two (2) year
 period after the approval of the Planning Director shall begin at each planting and shall
 recommence as trees are replaced.
 - 2. All street trees must be maintained with a minimum clearance height of 15 feet to the first branch at maturity.
- G. *Administrative Departures*. An Administrative Departure that reduces, modifies, or eliminates landscape improvements may be granted where:
 - 1. The tree lawn is too narrow or is otherwise not conducive to the planting of trees or other streetscape improvements; or
 - 2. If there are trees growing along but not within the right-of-way which are intended to be preserved and comply with the intent of these regulations; or
 - 3. The affected area is small in comparison to the overall project, which generally complies with the regulations of this Article, and the modification does not materially impair the public realm.

Section 8.10. Non-Motorized Facilities.

- A. Unless a specific facility type is otherwise identified in the Go! Green Oshtemo Plan, sidewalks are required on all streets in on both sides of the street.
- B. Sidewalks will be a minimum of six (6) feet wide on Arterials and Urban Commercial Connectors and five (5) feet wide on residential or lower volume Local streets, and meet all Federal ADA requirements.
- C. *Slopes.* Non-motorized facilities shall be aligned horizontally and vertically with existing facilities on adjacent properties. and designed to maintain the existing direction and flow of storm water and to avoid damming or flooding
- D. Sidewalks at Driveway Crossings. The appearance of the sidewalk shall be maintained across the driveway to indicate that the area traversed by a vehicle remains a part of the pedestrian zone and that pedestrians have the right-of-way. The driveway shall retain the elevation of the sidewalk.
- E. Shared Use Path. A twelve (12)-foot shared-use path, reflective of locations identified in the Regulating Plan contained in the Oshtemo Township Comprehensive Master Plan and the Non-Motorized Facilities Plan, shall be installed within Arterial corridors and Collector streets.
- F. Residential Development. Sidewalks not less than five feet in width shall be included within the dedicated non-pavement portion of the right-of-way on both sides of all roads within a plat, subdivision, site condominium, or multi-family development.

- G. *Internal Connectivity*. Internal circulation within a development will provide for a clear and continuous path for use by residents.
- H. External Connectivity. Non-motorized connections shall be made to the broader community. Connections will be provided to adjoining neighborhoods, transit stops, and commercial nodes. Stub connections will be provided in locations that would allow for future locations based on the probable layout of abutting development due to natural features, typical lot sizes, etc.
- I. *Petition.* Existing residential neighborhoods without sidewalks, and for which public sidewalks are not planned under the Township Master Plan, may petition for sidewalks to be built within the neighborhood.
 - 1. The residents of the neighborhood shall be responsible for initiating the petition and, if successful, present the petition to the Reviewing Body for approval.
 - 2. Upon Reviewing Body approval, the streets of the neighborhood will be added to the list of streets to receive sidewalks and the sidewalks will be built at Township expense according to the Township's Prioritization Policy.
 - 3. Residents can petition to establish a special assessment district to pay for the sidewalk.
- J. *Board Action.* The Township Board may determine it is appropriate to require or initiate action that would result in the installation of non-motorized facilities.
 - 1. Within commercial and industrial areas, non-motorized facilities deemed necessary may be installed upon the motion of the Board in accordance with Michigan law with or without the establishment of a special assessment district.
 - 2. The Township, on the motion of the Board, may, at its expense, proceed with sidewalk improvements to fill gaps in the existing sidewalk system as redevelopment and infill development occurs.
 - 3. The Board may, concurrent with capital improvement projects, construct the sidewalks, other non-motorized facilities, and other appropriate safety improvements along primary pedestrian routes to schools, parks, or other activity destinations upon motion of the Board at the Township's expense. The Township will host public meetings to obtain resident input before committing to the Complete Street elements with the capital improvement projects.
- K. Administrative Departure.
 - 1. The width and location requirements may be adjusted upon finding that another location would be more appropriate because of the location of utilities, existing landscaping or trees, the location of connecting sidewalks or pathways on adjacent parcels, or other site considerations.
 - 2. In the Rural context zone, a widened minimum five (5)-foot shoulder may substitute for sidewalks on Local streets if there will be twenty-five (25) homes or less connected to the street.

ARTICLE 9 – ADMINISTRATION AND ENFORCEMENT FOR PRIVATE STREETS

Section 9.01. Administration and Interpretation.

The Public Works Director and Planning Director will jointly perform or assign the following responsibilities and authorities:

- A. Administer the street standards;
- B. Interpret the provisions of the street standards;
- C. Modify the street standards where special conditions indicate that such modification will best meet the purpose and intent of this Ordinance and provide an adequate and safe street for all users. If there is a conflict between this Ordinance and the individual requirements, the Public Works Director and Planning Director shall determine which requirements control. Should the Public Works Director and Planning Director differ in their opinions, then the Township Supervisor shall make the final determination.

Section 9.02. Fees.

The Township shall, by resolution of the Township Board, adopt a fee schedule for Private Street Permits. The fees shall be imposed to cover Township administrative costs, as well as engineering review, field inspection, planning review, and legal and other professional services. The Township may also require escrow fees for field inspections. The balance of any escrow amount shall be refunded to the applicant upon final approval. Should the Township's costs exceed the fees submitted and/or the escrow amount, the applicant shall be responsible for payment of such amounts prior to the issuance of the certificate of completion.

Section 9.03. Approval Process.

- A. Commencement. No construction shall be commenced on a street (or extension or addition thereto) until and unless all approvals under this Ordinance and any other applicable ordinance sections have been obtained from the Township through the Site Plan Review process as described in Article 65 of the Zoning Ordinance.
- B. *Authority*. Only the Township shall have the authority to approve or deny applications for permits for private street construction. Permits issued by other governmental entities shall not serve as a substitute.
- C. Existing Private Streets and Permits. A Private Street Permit shall not be required for the issuance of a building permit for a principal dwelling on an existing lot or site condominium unit which derives its access from a private street existing as of the effective date of this Ordinance.
- D. *Process.* Upon receiving plan approval, the applicant may file for a permit for the private street's construction. At such time, the following must be submitted to the Township Clerk:
 - The applicant shall deposit with the Township Treasurer a sum of money, bank letter of credit or certified check in the amount sufficient to guarantee that the applicant shall perform the terms and conditions of the permit, including the payment of required fees. Upon issuance of certificate of completion any unused portion of the deposit shall be refunded to the applicant.
 - 2. Proof that the Road Authority and Drain Commission have reviewed the plan. Proof can be in the form of a letter or permit.

- 3. Proof that an agreement, outlined in Part E, regarding the interconnection, access rights, maintenance and improvements of the right-of-way, has been recorded with the Kalamazoo County Register of Deeds.
- E. Agreement. An agreement regarding the interconnection, access rights, maintenance and improvements of the right-of-way and roadway shall be submitted to the Township for review. It shall be in a form that allows it to be recorded with the Kalamazoo County Register of Deeds. Such agreement shall address the following:
 - 1. The agreement shall run with the land and specifically address the liability and responsibility of the parties to said agreement to maintain the private street pursuant to the specifications of this Article. This shall include but is not limited to provisions for annual maintenance, snow removal, and the eventual repair or reconstruction of the street.
 - 2. The agreement shall include rules regarding voting rights and the responsibilities of parties to the agreement in relation to road maintenance and improvements.
 - 3. The agreement shall include detailed legal descriptions of the private street and all properties allowed to use the road.
 - 4. A method of initiating and financing such road and/or easements improvements in order to keep the road in a reasonably good and usable condition.
 - 5. A workable method of apportioning the costs of maintenance and improvements; including that required by an extension of the private street.
 - 6. Easements to the public for purposes of public and private utilities, emergency and other public vehicles for whatever public services are necessary.
 - 7. A notice that no public funds of Oshtemo Charter Township are to be used to build, repair, or maintain the private street, including road cuts, curbs and gutters that may be required at the entry of the private road onto a public street.
 - 8. A requirement that all future amendments to the maintenance agreement, easement agreement, master deed and/or deed restrictions shall be provided to the Township and recorded with the Kalamazoo County Register of Deeds.
 - 9. Parcel numbers and legal descriptions of all parcels that have legal access to the private road easement.
 - 10. The agreement shall state that "the private street system may be connected to future public or private street networks when stub streets are shown on the approved plan for private roads."
 - 11. The following statement shall be included in any deed or other instrument of conveyance recorded for any lots or other parcels of land served by a private street: "This property does not abut or front upon a public street. If a public street does not abut or serve the property, the street abutting or serving the property is a private street, and it is therefore not maintained by the Road Commission of Kalamazoo County or Oshtemo Charter Township."
 - 12. A notice that if repairs and maintenance are not made, the Township Board may bring the road up to the design standards specified in this Ordinance and assess owners of parcels on the private street for the improvements, plus an administrative fee in the amount of 20% of the total cost for the improvements.

- 13. A provision that the owners of any and all of the properties using the street shall not prohibit, restrict, limit, or in any manner interfere with normal ingress and egress and use by any of the other owners. Normal ingress and egress and use shall include use by family, guests, invitees, tradesmen, and others bound to or returning from any of the properties having a right to use the street.
- F. Review Standards. Township staff and/or consultants shall review the plans and agreements to assure that the request is in keeping with construction standards of this and other Township ordinances, the Township Comprehensive Master Plan, the intent of this Ordinance, compliance with curb cuts and potential connections, street names, and other applicable provisions. The following review standards shall be applied:
 - 1. The private street will be safe for traffic and pedestrians and advances the Township's priority of Complete Streets.
 - 2. The proposed development will not adversely affect adjacent uses of properties and shall be designed, constructed and maintained in a manner harmonious with the character of adjacent properties and the surrounding area.
 - 3. The private street will not place demands upon public services and facilities in excess of their current capacities.
- G. *Issuance*. Upon receipt of the required funds and information, the Township Clerk shall issue the permit pursuant to the terms established by the Approving Body's resolution.
- H. Permit Duration. A permit for private street construction shall be valid for a period of one year, or such longer period as determined by the Approving Body, from the date of issuance of the required improvements. If the improvements have not been completed within the allotted time frame, then the permit shall be null and void and of no force and effect and all deposits shall be forfeited to Oshtemo Charter Township.
- I. Final Drawings. Upon completion of construction of a private street (or addition or modification thereof), at least one complete set of record construction drawings signed by a licensed engineer in the State of Michigan shall be submitted to the Township indicating that construction of the private street was observed and found to be generally in compliance with the approved plans and other Township approvals. These drawings shall indicate any changes to the original private street plans previously approved by the Township, the correct location, size, etc. of both preexisting and new utilities shall also be specified.
- J. Building Permits. A building permit shall not be issued for any building or structure that derives its access from a private street that is subject to this Ordinance unless one of the following has occurred:
 - 1. A Private Street Permit has been issued by the Township and the street has been fully completed in accordance with the approved permit; or
 - 2. The private street has been nearly completed in accordance with the approved permit with the exception of the wearing course of a depth deemed suitable by the Public Works Director, and the applicant has provided the Township with a performance guarantee, cash, or irrevocable letter of credit as described in Part 3, below; or
 - 3. The applicant for the building permit or owner(s) of the private street right-of-way have provided the Township with cash or irrevocable letter of credit in an amount determined by the Reviewing Body to insure construction of the private street in accordance with the approved

private street permit within one (1) year from the issuance of the building permit. The letter of credit shall contain a provision that the Township shall have the right to access the letter of credit if such letter is not renewed 30 days before the expiration date of the letter.

Section 9.04. Inspections.

- A. All required improvements shall be inspected by the Public Works Director or assignee at various stages of construction as part of the Private Street Permit.
- B. The applicant's engineer shall certify to the Public Works Director, before the final inspection and report thereon are made, that the required improvements were made in accordance with this Article and all approved plans.
- C. Upon completion of construction of the leveling course the Public Works Director shall make a final inspection and shall report the results of the final inspection to the Zoning Administrator in writing. Upon favorable recommendation from the Public Works Director, the Zoning Administrator shall issue a tentative certificate of completion.
- D. No building permit shall be issued for any lot fronting on a private road unless a tentative certificate of completion has been issued by the Township.
- E. Upon completion of construction of the wearing course, the Public Works Director shall make a final inspection and shall report the results of the final inspection to the Township Clerk in writing. Upon favorable recommendation from the Public Works Director, the Township Clerk shall issue a final certificate of completion.

Section 9.05. Maintenance.

- A. Responsibilities. A private street shall be continuously maintained in a manner that it does not constitute a danger to public health, safety, and welfare. All costs associated with the repair of a private street shall be the responsibility of the individuals and/or the property owners association(s) comprised of land owners served by the street. Maintenance activities shall include, but not be limited to:
 - 1. Road surfaces are to be graded and graveled or paved to assure vehicle transit at all times of the year. Private graveled roads are only allowed when created off of a public graveled in the Rural context zone.
 - 2. Drainage facilities shall be maintained to be open and freely draining.
 - 3. A clear, unobstructed envelope shall be maintained at a minimum height of at least fourteen (14) feet above the entire minimum required road surface.
 - 4. Road signs, pavement markings, and traffic control signs, etc. shall be maintained and replaced by the owners/s of the private road.
 - 5. If repairs and maintenance are not made, the Township Board may bring the road up to the design standards specified in this Ordinance and assess owners of parcels on the private street for the improvements, plus an administrative fee in the amount of 20% of the total cost for the improvements.
- B. *Snow Removal.* The individuals and/or the property owners association(s) comprised of land owners served by the street shall be responsible for plowing snow when there is two or more inches of

accumulation. The private street shall be kept free of ice so that firefighting and emergency vehicles can access all portions of the private street at all times.

- 1. Snow and ice must be removed from any sidewalk adjacent to a lot or parcel owned by the landowners within 24 hours after the ice and/or snow has formed or fallen.
- 2. Snow and ice shall be removed from the entire constructed width and length of the sidewalk.
- 3. Failure to comply can result in a municipal civil infraction citation and any associated costs or fines.
- C. Agreement. The developer, individuals, and/or the property owners association(s) comprised of land owners served by the street shall produce enforceable documents that the Township may call upon at its option. These documents shall provide that, if the private street is not maintained to the requirements of this Section, all owners shall be deemed to have consented to a special assessment district being created by the Township to maintain or upgrade the private street. The agreement shall also provide that, alternately, the Reviewing Body, at its discretion, can improve and maintain the private street so that it meets the requirements of this Section, and the Township can charge owners for the reasonable costs thereof, and such costs shall be secured by either placing a property lien or by placing the costs thereof on the tax roll.

Section 9.06. Deviations.

- A. When there are practical difficulties or unnecessary hardships in the way of carrying out the strict letter of this Ordinance, such as topographical and other physical characteristics that cause unusual difficulty, the Planning Commission shall have the power to vary or modify the application of the provisions of this Ordinance when it finds that two (2) or more of the following criteria apply:
 - 1. A proposed private road extension or improvement is of a very modest scale affecting not more than three (3) parcels such that full compliance with construction, design and development standards of this Ordinance would be inordinately burdensome as to be unwarranted.
 - 2. Construction of a new private street or the extension or improvement of an existing private road in conformance with the standards of this Section would result in severe degradation to important natural features that may be preserved and protected with a lessening of the standards. Provided that a safe alternative design will still result from such reduced standards.
 - 3. That the condition or situation of the specific piece of property for which the variance is sought is not of so general or recurrent a nature as to make reasonably practicable the formation of a general regulation for such conditions or situations.
 - 4. That by reason of exceptional narrowness in width, breadth, length or shape of a specific piece of property, or by reason of exceptional topographic conditions or other extraordinary situations or conditions of the land, or of property immediately adjoining the property in question the literal enforcement of the requirements of this Ordinance would involve practical difficulties or would cause undue hardship.
 - 5. That authorizing such a variance would not be of substantial detriment to adjacent property and would not materially impair the intent and purposes of this Ordinance or the public interest. The possibility of increased financial return shall not of itself be deemed sufficient cause for authorizing a variance.

- 6. That practical difficulties or unnecessary hardships would occur if the strict letter of this Ordinance is observed, provided that public safety is secured.
- 7. The granting of such waiver will not adversely affect the purpose or intent of the Oshtemo Comprehensive Master Plan or the provisions of this Ordinance.
- B. The Planning Commission may attach reasonable conditions in granting any deviation from any provision of this Article, and the breach of any conditions or the failure of any applicant to comply with the conditions shall void the deviation.
- C. If construction of the road has not commenced within two (2) years from the date that a deviation was granted, then the deviation shall be null and void. The Planning Commission may grant a longer time frame and may grant an extension when so requested by the applicant.

Section 9.07. Administrative Departures.

- A. *Purpose*. Administrative Departures are provided to permit access and/or the development of lots or properties that generally fall within the requirements of this Ordinance, but, due to minor site characteristics or other related conditions, a limited degree of flexibility to meet the spirit and purpose of this Ordinance is appropriate.
- B. It is not intended to be a general waiver or lessening of regulations. Rather, the procedure permits a site-specific plan that is equal to or better than the strict application of a design standard. It is not intended as a substitute for a variance or as a means for relief from requirements of this Ordinance.
- C. *Applicability*. Only those Administrative Departures that are specifically noted may be requested and approved.
- D. *Application Procedure.* Requests for Administrative Departures shall be submitted with the applicable application and shall include the following:
 - 1. Information and materials, as listed in the application form, in sufficient detail to indicate the nature and necessity of the request, and a scaled drawing, if appropriate. Requested Administrative Departures shall be separately listed and clearly noted on the proposed plan.
 - 2. The applicable fee established by resolution of the Approving Body.
- E. *Review Standards*. The Public Works Director and the Planning Director shall consider whether the proposed alternative meets the following standards.
 - 1. Transportation and Mobility Ordinance. The proposed Departure is consistent with the purpose and intent of the Ordinance, Article, and Section, and the specific requirements and conditions of the Administrative Departure approval criteria,
 - 2. Area. The proposed Departure will be compatible with adjacent properties and the neighborhood,
 - 3. *Environment*. The proposed Departure will retain as many natural features of the landscape as possible and/or cause lesser intrusion into the landscape,
 - 4. *Public Facilities.* The proposed Departure will not place a burden on existing infrastructure and services, and
 - 5. Other. The Departure request is necessitated by a condition of the site or structure, and not as a means to reduce costs or inconvenience.

- F. *Decision*. The Public Works Director may approve, approve with conditions, or deny the request. If the Public Works Director determines that the extent of the requested Departure(s) requires additional community review and input, the Engineer may refer the application to the Planning Commission for a public hearing. The fee for the Administrative Departure shall then be applied to the costs of application to the Planning Commission.
- G. *Prior to Other Approval.* Decisions on Administrative Departures shall be made prior to consideration of other approvals required by this Ordinance.
- H. *Appeal*. A decision regarding an Administrative Departure may be appealed to the Zoning Board of Appeals. Individual conditions imposed as part of an Administrative Departure approval cannot be separately appealed.

Section 9.08. Nonconforming Situations.

Private roads, legally constructed prior to the adoption of this Article may continue in use subject to the following:

- A. No such road shall be enlarged or extended unless the entire road is brought into compliance with the standards of this Ordinance.
- B. No additional lots or home sites shall be created which are accessed by a nonconforming private road unless the entire road is brought into compliance with the standards of this Ordinance.
- C. Lots lawfully created prior to the adoption of this Ordinance, which are accessed by a nonconforming private road may be used in accordance with the requirements of the Zoning Ordinance.

Section 9.09. Violation and Penalties.

Any person who violates any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than \$500.00 or by imprisonment in the county jail for a period not to exceed 90 days or by both such fine and imprisonment. Any access which is used in violation of the terms of this Article may be abated, restrained, enjoined, and prohibited upon the commencement of an appropriate action in the Circuit Court.



OSHTEMO CHARTER TOWNSHIP STREETS AND MOBILITY ORDINANCE

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ORGANIZING CONCEPT

Connectivity -Blocks Internal Circulation Street Design

ARTICLE 1 – TITLE, PURPOSE, AND SCOPE

Section 1.01. Title.

This Ordinance shall be known as the "Transportation and Mobility Ordinance" of Oshtemo Charter Township, Michigan.

Section 1.02. Authority.

This Ordinance is enacted pursuant to the authority granted by the Michigan Zoning Enabling Act 110 of the Public Acts of 2006, as amended.

Section 1.03. Purpose and Intent.

- A. In addition to promoting the purposes provided in the Zoning Enabling Act, this Ordinance is necessary to promote the public health, safety, and general welfare of Oshtemo Township as well as to implement the themes, policies and goals contained in officially adopted plans, including the Oshtemo Township Master Plan, Go! Green Oshtemo Plan, Access Management Plan, and Complete Streets Policy.
- B. Oshtemo Township will seek to enhance the safety, access, convenience, and comfort for all users of all ages and abilities through the planning, design, operation, enforcement, and maintenance of the transportation network. To that end, the intent of this Ordinance is to:
 - Expand an interconnected network of facilities accommodating each mode of travel consistent with the goals identified in the adopted Comprehensive Master Plan and other related planning documents.
 - 2. Eliminate traffic-related serious injuries and fatalities in keeping with Vision Zero for all people in our community to advance the public's interest in its health, safety, and welfare.
 - 3. Provide transportation options that are available, affordable, and reliable for all people to meet their daily travel needs regardless of age, ability, race, ethnicity, or economic status.
 - 4. Recognize that all streets are not the same: streets vary by type and intensity of adjacent land uses (context), number of travel lanes, posted speed limits, traffic volumes, available right-of-way, and other characteristics such as topography, soil types, and vegetation.
 - 5. Respect the fabric of the community by acknowledging and designing a transportation system best suited for urban and rural contexts, and the residential and commercial nature of uses, which co-exist with streets rights-of-way and street operations.
 - 6. Improve bicycle and pedestrian movement to reduce reliance on personal vehicle use, provide for improved circulation between and within development sites, create a transit-supportive environment, increase modal choice, and promote transportation options to reduce Vehicle Miles Traveled (VMT) and related vehicle emissions.
 - 7. Acknowledge the significant cost of "grey" infrastructure (streets and pipes) and the need to optimize the transportation system by avoiding the construction of unnecessarily over-sized streets and encouraging the use of "green" infrastructure (trees and vegetation) as a method to manage stormwater, manage travel speed, and extend the life of street assets.
 - 8. Facilitate economic development for the purposes of sustaining and increasing tax revenue to support the maintenance and operations of public facilities and increasing property values.

- 9. Improve public health outcomes and recreational opportunities by promoting and enabling walking, bicycling, and other forms of active transportation to contribute reductions in childhood and adult obesity.
- 10. Practice responsible land development practices that will sustain Oshtemo Township's high quality of life over time by anticipating growth, appropriately sizing infrastructure, and considering the needs of all people in our community, particularly those who are too oldelderly, too very young, disabled, of limited financial means, ineligible to possess a driver's license, or otherwise choose not to drive and/or own an automobile.
- 11. Provide for partnerships that establish clear, fair, and efficient development methods for applicants, residents, and community partners.

Section 1.04. Effective Date.

This Ordinance shall take effect and be in force on and after January X, 2024.

Section 1.05. Applicability.

- A. This Ordinance will be used with all planning, design, funding, and approval involving any street construction, reconstruction, resurface, major repair or alteration, or right-of-way acquisition project.
- B. This Ordinance applies to all activities within public or private rights-of-way.
- C. This Ordinance is applicable to all land located within the Township. Mobility and the transportation system affects all properties, every building, structures, and uses.
- D. No street or road, or portion thereof, shall hereafter be designed, constructed, altered, maintained, or used except in conformity with this Ordinance unless otherwise preempted by a recognized Road Authority.

Section 1.06. Relationship to Adopted Plans.

The administration, enforcement and amendment of this Ordinance shall be consistent with the Township Comprehensive Master Plan, Go! Green Oshtemo Plan, Access Management Plan, Complete Streets Policy, and any adopted Area Specific Plans, and other plans that may be adopted by the Reviewing Body related to the future development of the Township. In the event this Ordinance becomes inconsistent with those plans, then this Ordinance shall be amended within a reasonable time to become or remain consistent.

Section 1.07. Relationship to Other Laws and Agreements.

- A. Other Public Laws, Ordinances, Regulations or Permits. This Ordinance is intended to complement other municipal, state, and federal regulations that affect streets, street operations, connectivity, asset management, and land use. Unless otherwise noted in this Ordinance, where conditions, standards or requirements imposed by any provision of this Ordinance are more restrictive than comparable provisions imposed by other regulations, the provisions of this Ordinance shall govern.
- B. *Private Agreements*. This Ordinance is not intended to revoke or repeal any easement, covenant or other private agreement; provided, however, that where this Ordinance imposes a greater restriction or requirement, the provisions of this Ordinance shall control. Nothing in this Ordinance shall modify or repeal any private covenant or deed restriction, but any covenant or restriction shall

- not be used to justify a lack of compliance with this Ordinance. The Township shall not be obligated to enforce the provisions of any easements, covenants, or agreements between private parties.
- C. Township Authority. Oshtemo Charter Township is granted broad police power under Article 7, Section 29 of the 1963 Michigan Constitution. Oshtemo Township contributes to road funding, and while it does not have direct control over public road classification or maintenance, it retains its police authority over the road right-of-way, having adopted the Uniform Traffic Code. It is important for transportation to be planned in a manner that is complementary to, and within the context of, existing and planned land uses in the Township and in consideration of the Township's Complete Streets philosophy.

ARTICLE 2 - DEFINITIONS

Section 2.01. Rules of Construction and Organization.

- A. The following words, terms, and phrases, when used in this Article, shall have the meanings ascribed to them in this Ordinance, except where the context clearly indicates a different meaning.
- B. Rules of Construction: The following rules of construction apply to this Ordinance:
 - 1. The language of this Ordinance shall be read literally. Regulations are no more or less stringent than stated.
 - 2. The particular shall control the general. For terms used in this Ordinance, the use of a general or similar term shall not be taken to be the same as the use of any other specific term.
 - 3. In case of any difference of meaning or implication between the text of this Ordinance and any caption or illustration, the text shall control.
 - 4. Unless the context clearly indicates the contrary, where a regulation involves two (2) or more items, conditions, provisions or events connected by the conjunctions "and," "or" or "either . . . or," the conjunction shall be interpreted as follows:
 - a. "And" indicates that the connected items, conditions, provisions, or events apply.
 - b. "Or" indicates that the connected items, conditions, provisions, or events may apply singly or in any combination.
 - c. "Either ... or" indicates that the connected items, conditions, provisions, or events apply singly but not in combination.
 - 5. Any reference to Ordinance, Article, or Section shall mean Ordinance, Article, or Section of Ordinance XX of the Township Code, Streets Ordinance, unless otherwise specified.
 - 6. Terms not defined in this Ordinance shall be given their ordinary and common meaning. Where not otherwise evident, terms shall have the meaning given in the latest edition of Merriam Webster's Collegiate Dictionary.

Section 2.02. Definitions.

ACCESS MANAGEMENT. A technique to <u>minimize_optimize_land</u> access and/or <u>minimize_traffic</u> movement conflicts by reducing the number of access points, typically driveways, along major streets. Shared drives and the use of service roads or alleys, are characteristic access management methods.

ALLEY. A dedicated public or private way affording a secondary means of access to abutting property, not intended for general traffic circulation. See **Service Drive**.

BIKEWAY. "Bikeway" means a facility that explicitly provides for bicycle travel. A bikeway may vary from a completely separated facility to simple signed streets as follows: (a) "Shared-use path" (Class I Bikeway) is a facility for the exclusive use of bicycles, pedestrians and children's non-motorized vehicles separated from motor vehicle traffic except at bike crossings. (b) "Bike lane" (Class II Bikeway) is a marked lane contiguous to a travel lane within a roadway for the exclusive or semi-exclusive operation of bicycles in the same direction as the adjacent travel lane. The bike lane is physically separated from motor vehicle traffic by painted lines, pavement coloration, curbing, parked vehicles or

other barriers. (c) "Bike route" (Class III Bikeway) utilizes existing streets and roads. No separation of motor vehicle and bicycle traffic is provided as only signs are present to indicate the course of the bike route.

COMPLETE STREETS. Streets that meet the needs of all types of users – motorists, pedestrians (including those with disabilities), bicyclists, transit vehicles and users, freight haulers, emergency responders, and people of all ages and abilities. See the Township's Complete Streets Policy.

COUNTY DRAIN COMMISSION. The Drain Commission of Kalamazoo County, Michigan.

COUNTY ROAD COMMISSION. The Road Commission of Kalamazoo County (RCKC), Michigan.

CUL-DE-SAC STREET. A short minor street having one end permanently terminated by a vehicular turnaround.

DEAD-END, PERMANENT. A permanent dead-end street is defined as one which is not reasonably anticipated to be extended.

FRONTAGE ROAD. A public or private drive which generally parallels an arterial <u>or collector</u> public street between the right-of-way and the front setback line, linking two or more properties. See also **Service Drive** and **Private Street**.

LOT. A single unit or division of land contained in a platted subdivision, whether it be numbered, lettered, or otherwise designated, which has frontage on a public or private street or road.

MULTIPLE-FAMILY DEVELOPMENT. A building containing five or more separate dwelling units.

PATHWAY. An off-road shared_use, non-motorized path, with paved surface, separate from the public road (though sometimes in the public right-of-way).

PRIMARY AND SECONDARY STREET. Where two (2) or more streets are compared for relative rank or importance, the <u>primary</u> arterial is the street with the higher (est) vehicle traffic counts.

PRIVATE DRIVEWAY. Any piece of privately owned and maintained property which is used for vehicular ingress and egress but is not open or normally used by the public. Intended to serve no more than one improved lot, parcel, or principal building of a residential or non-residential property.

PRIVATE SHARED DRIVEWAY. A privately owned and maintained drive, or any improved or unimproved easement, serving four (4) or fewer dwelling: dwelling units; places of business, lots or parcels; or places of business or principal buildings that are each less than 10,000 square feet in size, and which is not normally used by the public.

PRIVATE STREET. A privately owned and maintained drive, street, road, or any improved or unimproved easement, not dedicated to the county road commissioRoad Authorityn as a public road, which provides access to five (5) or more dwelling units, places of business, lots, parcels, or principal buildings, and which is normally open to the public and upon which persons other than the owners located thereon may also travel. Private roads include roads within site condominium projects and those within office or industrial complexes. See also **Frontage Road** and **Service Drive**.

ROAD AUTHORITY. Public entity having assigned jurisdiction over specified roads in Oshtemo Township, consisting of either the Michigan Department of Transportation (MDOT), Road Commission of Kalamazoo County (RCKC), City of Kalamazoo, or other Act 51 agency.

SERVICE DRIVE. A public or private drive which is located generally behind buildings which have frontage along an arterial or collector street linking two or more properties, including additional lots behind those fronting the arterial street. See also **Frontage Road**, **Private Street**, and **Alley**.

SIDEWALK. A paved concrete surface, located in a road right-of-way or within a dedicated easement that is designed, constructed, and designated for pedestrian travel.

STREET. An existing or planned public or private right-of-way that is designed, dedicated, or used principally for vehicular trafficthe movement of people and goods, the provision of services, and providing access to abutting properties. The term street includes avenue, boulevard, circle, court, culde-sac, drive, place, road, road, or any other similar term.

STREETSCAPE. The various components that make up the street, both in the right-of-way and on private property including pavement, shoulders, gutters, sidewalks, permitted signs, parking spaces, landscaping and street trees, streetlights, etc.

STREET FRONTAGE. The distance that a lot line adjoins a public or private street from one (1) lot line intersecting the street to the furthest lot line intersecting the same street.

STREET FURNISHINGS. Elements within the Streetscape. Outdoor amenities, including but not limited to tables, chairs, umbrellas, landscape pots, wait stations, valet stations, bicycle racks, planters, benches, bus shelters, kiosks, waste receptacles and other similar items that help to define pedestrian use areas.

STREET AREAS. Streets consist of three areas: the travel way area, the parking area, and the pedestrian area.

- 1. TRAVEL WAY AREA. Accommodates vehicles and consists of vehicle travel lanes, bike lanes, turning lanes and medians (if provided).
- 2. PARKING AREA. Consists of vehicle parking lanes, and potentially of public transit elements. Transit facilities would be accommodated by replacing some parking spaces with bus bulbouts.
- 3. PEDESTRIAN AREA. The area between the <u>back of</u> curb and the <u>outside</u> edge of the right-of-way or road easement, although the pedestrian area may extend into an easement on private property depending on the width of the right-of-way and the existing conditions. The pedestrian area is separated into three subareas:
 - a. The edge area is the space adjacent to and including the curb. The minimum width of the edge area should be two and one-half feet to allow for door swings and snow storage. Along Local Reoads and Collectors, it may be landscaped.
 - b. The walkway/furnishings area accommodates streets trees, planters, street furniture, outdoor dining, and the clear and unobstructed pedestrian walkway.
 - c. The frontage area is the portion of the walkway at the boundary between the right_of_way and private property. This is the area of the sidewalk that is closest to the building. The frontage area accommodates door openings, window shoppers, and display.

STREET CLASSIFICATIONS. A hierarchy of street types that describes the Township's transportation network, which consists of both existing, new, and planned streets, to provide the public with a connected and efficient circulation system. Functional classification defines the role that a particular roadway plays in serving the flow of vehicular traffic through the network. Roadways are assigned to one of several possible functional classifications within a hierarchy, according to the character of travel service each roadway provides.

- ARTERIALS. A major street of significant continuity, which is intended to serve higher volumes of traffic for both the Township and the region, and which forms the basis around which the circulation system is designed. Typical traffic volumes are more than 10,000 vehicles per day. Arterials in Oshtemo Township include, but are not limited to, West Main, Stadium Drive, KL Avenue, South Ninth Street, Parkview Ave, and Drake Road (north of Parkview).
- 2. COLLECTORS. A street that provides shorter distance movements within the Township, collects traffic from Local Streets and connects them with Arterials. Major collectors distribute and channel trips between locals and arterials—usually more than ¾ mile in distance, have fewer access points, and may have more travel lanes and higher speed limits. Examples of Major Collectors include streets such as North 9th and 10th Streets (M-43 to H Avenue), South 6th Street (South of Stadium Drive), and West Michigan Drive (Venture Drive to Drake Road). Minor Ceollectors typically have greater access and lower speeds such as North 2nd Street, North 6th Street, and Kalamazoo Avenue (8th to 4th Street)Quail Run Drive and Lodge Lane.
- 3. LOCAL STREETS. Streets that provide direct access to homes, businesses, parking, and other land uses abutting the street right-of-way and serve short travel distances. Most subdivision streets fall in the Local Street classification.

STREET CONTEXT. The general land use characteristics, development patterns, access points and connectivity which infer usage of the street by certain transportation modes and users, thereby influencing street facility design. Urban and rural areas have fundamentally different characteristics. The use of context to determine street design criteria is consistent with national best practices and direction, including the 2018 American Association of State Highway and Transportation Officials (AASHTO) Greenbook and the National Cooperative Highway Research Program (NCHRP) Report 855: An Expanded Functional Classification System for Highways and Streets.

- URBAN. A street surrounded by heavy residential, mixed-use, and/or commercial development
 that serves a wide spectrum of modes and users oftentimes highly pedestrianized and
 transit-supportive while also experiencing high vehicular demands. These areas generally
 include curb and sidewalk sections, often with building fronts adjacent to or near the back of
 sidewalk. Frequent intersections, crosswalks, street trees, and on-street parking are usually
 present and operations more closely resemble that of Local Streets.
- 2. RURAL. Small concentrations of developed areas are immediately surrounded by agricultural lands, woodlands, wetlands, and other natural areas with infrequent curb cuts. There tends to be moderate to high posted speeds on streets as a result and few traffic signals. Due to lacking density, travel is more auto_-oriented.
- 3. RESIDENTIAL. A street that serves residences and provides an important link for pedestrians and bicyclists in neighborhoods. Construction+trucks, Over-the-Road (OTR) trucking, and other heavy vehicle traffic may be restricted.

4. COMMERCIAL. A street that serves mostly non-residential uses including retail, office, and industrial businesses as well as institutional uses such as hospitals or churches. In an urban setting, mixed-use buildings with residential above retail or offices may be present.

TRAFFIC CALMING. The combination of mainly physical measures that reduce the negative effects of motor vehicle use, alter driver behavior, and improve conditions for non-motorized street users to achieve the objectives of slower vehicle travel speeds, reduced collision frequency and severity, reduced cut-through traffic, increased safety and the perception of safety, and enhancing the street environment.

TRAFFIC CALMING MEASURES. There are four main types of physical measures used to calm traffic: vertical deflections (speed humps and tables, raised pedestrian crossings), horizontal shifts (chicane, realigned intersections, roundabouts), roadway narrowing (on-street parking, road diets, bump outs), and closures (diagonal diverters, partial or whole closures, medians).

RIGHT-OF-WAY (ROW). An area owned or maintained by Oshtemo Charter Township, Kalamazoo County, State of Michigan, federal government, public utility, railroad, or private concern for the placement on, below, or above of utilities or facilities for the passage of vehicles or pedestrians, including roads, streets, pedestrian walkways, utilities, or railroads.

USERS. Legal users of the roadways and public right-of-way, including pedestrians, bicyclists, motor vehicle drivers, public transportation riders and drivers, and people of all ages and abilities including children, youth, families, older adults, and individuals with disabilities.

Section 2.03. Measurements.

- A. All measures are taken along the street centerline.
- B. Driveway spacing is measured from centerline to centerline of each driveway at the point it crosses the street right-of-way line.
- C. Driveway width measurements shall be made at the <u>point of access where it crosses the</u> right-of-way line.
- D. A cul-de-sac will be measured from the nearest point to the property line.
- E. The distance of a block face shall be the length of the street creating the side of the block between two adjacent intersections.

ARTICLE 3 - GENERAL PROVISIONS

Section 3.01. Applicability.

All Streets. Standards and requirements for Complete Streets, connectivity, access management, internal circulation, and other street design standards in this Ordinance shall apply to all public and private streets within Oshtemo Township unless indicated otherwise. Such provisions are considered necessary to construct and improve transportation facilities that address safety for all modes, advance self-enforcing design to prioritize vulnerable road users and the general health and well-being of the public, facilitate an efficient road network that balances accessibility and mobility needs, minimize environmental impacts, reduces our carbon footprint, and respects the existing built environment while anticipating future settlement patterns necessary to accommodate Oshtemo Township's growth.

Section 3.02. Right-of-Way.

- A. Road right-of-way shall provide for ingress, egress, drainage, and installation and maintenance of public and private utilities.
- B. Easements shall be provided for the entire width and length for all utilities and services as may be necessary to provide all public services to the lots which benefit from the public or private road.
- C. Road right-of-way to be publicly dedicated for public streets will meet the requirements of the Road Commission of Kalamazoo County. Private street right-of-way requirements are found in Article 6, Section 6.06 of this Ordinance.
- D. All Arterial and Collector rights-of-way within or abutting plats reafter recorded, shall provide a 50-foot half-width. The other half of the Arterial or Collector sStreet shall be platted with a private easement within such property or tract, or as identified in the Regulating Plan, per Section 3.08. A lesser half-width size may be granted by the Township Public Works Director if the request aligns with the Regulating Plan and the requirements of this Ordinance.

Section 3.03. Easements.

- A. A private Collector Street shall have a recorded easement permitting passage by the public within the right-of-way, in accordance with the intended function of the street type.
- B. All private streets shall have a recorded permanent easement for the entire length and width of the street, including the frontage on a public road. The easement shall expressly permit public and private utilities and services as necessary to provide all public services to the lots that benefit from the private road. The minimum width shall comply with Table 8.07.
- C. The minimum easement radius for a turn-around shall be of such size that is able to encompass emergency vehicle turn-around.

Section 3.04. Street Names.

- A. The Township has the authority to assign street names. Except in Part B of this Section, Township staff will refer to the 'Kalamazoo County Street Naming and Addressing Policy, Procedures and Guidelines' and appropriate review procedures and workflow to name streets.
- B. A developer/applicant may propose street names for any proposed streets within a new development as part of the initial application process to establish a subdivision or site condominium.

- C. A letter of approval for street names shall be obtained from the Kalamazoo County Department of Planning and Community Development or appropriate agency, whether proposed by Township staff or a developer/applicant.
- D. Street names shall be finalized prior to final approval of a proposed subdivision or site condominium.
- E. Street names shall be sufficiently different in sound and spelling from other road names in the Township so as not to cause confusion. A street or road name duplicating one already used in Kalamazoo County is prohibited.
- F. Any extension of a street, or planned extension, shall retain the name of the existing street.
- G. All new streets shall be named as follows: Streets with predominant north-south directions shall be named, "Street;" streets with predominant east-west directions shall be named, "Avenue;" meandering streets shall be named, "Drive," "Lane," "Path," "Road" or "Trail," etc., and cul-de-sacs shall be named, "Circle," "Court," "Way" or "Place," etc.

Section 3.05. Street Addresses.

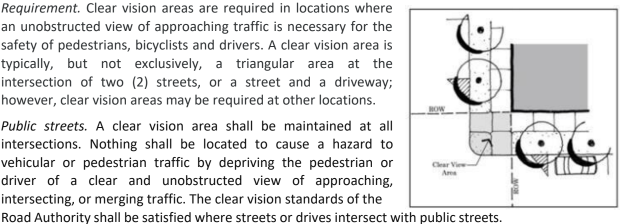
- A. The Oshtemo Township Planning Department will assign all street addresses.
- B. Township staff will refer to the 'Kalamazoo County Street Naming and Addressing Policy, Procedures and Guidelines' and appropriate review procedures and workflow to addressing streets.
- C. A letter of approval for street names addresses shall be obtained from the Kalamazoo County Department of Planning and Community Development
- D. Corner lots will be assigned two addresses, one for each street, the final address for the corner lot will be the direction that the front of the house building faces.

Section 3.06. Street Signs.

Signs identifying the intersection of a public and private street shall be paid for, posted, and thereafter maintained by the homeowner's association, condominium association, or other assigned party responsible for maintaining the private street. Intersection signs shall include stop signs on private streets and identifiable street name signs.

Section 3.07. Clear Vision Area.

- A. Requirement. Clear vision areas are required in locations where an unobstructed view of approaching traffic is necessary for the safety of pedestrians, bicyclists and drivers. A clear vision area is typically, but not exclusively, a triangular area at the intersection of two (2) streets, or a street and a driveway; however, clear vision areas may be required at other locations.
- B. Public streets. A clear vision area shall be maintained at all intersections. Nothing shall be located to cause a hazard to vehicular or pedestrian traffic by depriving the pedestrian or driver of a clear and unobstructed view of approaching, intersecting, or merging traffic. The clear vision standards of the



- C. *Private Streets.* At the intersection of two (2) streets or the intersection of a private street and a driveway, the required clear vision area shall be established as follows:
 - 1. Street Corners. For streets, twenty (20) feet along each lot line starting at the intersection of the lot lines, and connected by a straight line to form a triangular area. In the case of a rounded corner, the measurement shall be taken from the intersection of the front lot lines extended.
 - 2. *Driveways*. For driveways, ten (10) feet along the lot line and the driveway starting at the intersection of the lot line and the closest edge of the driveway and connected by a straight line to form a triangular area.
 - 3. *Landscaping*. No plantings, signs, fences, walls, or other structures exceeding thirty (30) inches in height shall be established or maintained in clear vision areas.
 - 4. New Buildings or Structures. The Public Works Director may require alterations reduction in the height or location of a new building or structure where there would be a substantial impact to ensure an adequate clear vision area for driveways and streets. The limitation shall only be required for that portion of the building or structure necessary to provide an adequate clear vision area.
- D. Administrative Departure. A new building or structure may be located within a clear vision area on a private street, provided the Public Works Director concurs with the findings of an independent engineering study provided by the applicant that demonstrates that siting of the new building or structure allows proper stopping sight distance as defined in A Policy on Geometric Design of Highways and Streets, as amended, by the American Association of State Highway and Transportation Officials (AASHTO).
- E. Responsibility. Where any street intersection will involve earth banks or existing vegetation inside any lot or building site corner that would create a traffic hazard by limiting visibility, the property owner shall clear such ground and/or vegetation (including trees) in connection with the grading of the public or private right-of-way to the extent deemed necessary by the appropriate Road Authority.

Section 3.08. Regulating Plan.

- A. Purpose and Intent. Oshtemo Township has an adopted Master Plan, comprised of multiple sub-area plans and documents which serve as its Regulating Plan. The Regulating Plan defines the location of planned future streets to ensure that the existing street network does not become overwhelmed from additional development that would cause excessive street widening, congestion, delay, and be counterproductive to creating a walkable community that is safe for vulnerable road users. The identification of future streets will ensure improved traffic flow, an enhanced street network, alternative traffic routing, access for emergency services, and comprehensive access management.
 - 1. Streets should be developed consistent with the locations shown on the Regulating Plan. The exact location of streets on a particular site may be varied from those shown on the Regulating Plan to account for site-specific factors such as natural or man-made features provided that the general layout and number of streets and connection points for the continuation of streets on adjacent parcels are consistent with the Regulating Plan.
 - 2. Additional streets that are not shown on the Regulating Plan may be developed as necessary to create the required block system, and to distribute vehicular and pedestrian traffic.

facilitate extension(s) of existing roads in a logical manner,

- To provide access to properties in conjunction with higher density development, a secondary street network may be developed to distribute traffic. The Regulating Plan will illustrate the street hierarchy and road purposes.
- 4. Local streets may be removed with the approval of the Reviewing Body provided the proposed development plan continues to maintain the required block system and meets other required standards. Any variations to the location or layout of streets as shown on the Regulating Plan shall require the approval of the Reviewing Body.
- 5. No land split or permit will be issued for, and no building or structure, or part thereof, shall be erected on any land located within proposed future street right-of-way. The Planning Commission may authorize the granting of a permit for the erection of a building or structure, or part thereof, within the defined area of the proposed public way, upon appeal by the owner of any affected land. Such appeal may be granted, based upon the following findings:
 - The entire property of the appellant, located in whole or in part within the lines of such street or public way, cannot yield a reasonable return to the owner unless the permit is granted; and,
 - b. Balancing the interest of the Township in preserving the integrity of the Regulating Plan, and the interest of the owner of the property in the use and benefits of his property, the granting of the permit is required by considerations of justice and equity.
 - c. An alternative plan has been provided, that is demonstrably feasible and identifies any potential benefits and challenges associated with the different approach. The alternative will solve for the reasons that necessitated the deviation from the Regulating Plan and describe why the new route is either equal or superior to the originally planned street.
 - 6.d. Before taking any such action, the Reviewing Body shall hold a public hearing, following not less than ten days' prior notice to the appellant by mail at the address specified by the appellant in his petition. The Reviewing Body shall have the power to specify the exact location, alignment, land area, and other details and conditions to be altered or permitted.

Section 3.09. Traffic Impact Study.

public roads, private roads, frontage/service drives,

- A. Intent. The intent of conducting a traffic impact study is to understand the potential impact of a proposed development project on the surrounding transportation network, which may include but is not limited to truck routes, emergency routes, State and County roads, non-motorized network(s), and public transit. Information gleaned from the impact study is to assist in determining what, if any, mitigation measures may be necessary to support mobility within the Township and to better understand the choices the Planning Commission, Township staff, and Township Board may need to make as the community continues to develop and grow.
- B. *Applicability*. A Traffic Impact Study (TIS) will be required under one <u>or more</u> of the following circumstances:
 - 1. A development project is 20-acres or greater in size;
 - 2. More than 100 housing units are proposed;
 - 3. More than 100 peak hour trips will be generated;
 - 4. A drive-through use will generate more than 20 cars per hour;

- 5. An permanent assembly use will host 150 people or more for an events;
- 6. A secondary access point is requested; or
- 7. At the discretion of the Public Works Director for circumstances that resemble similar situations to the above given the characteristics of the proposed use, surrounding context, and/or anticipated types of traffic.
- C. Review. The TIS shall meet the requirements of the Road Authority's guidelines for Traffic Impact Studies and Assessments Evaluating Traffic Impact Studies and be conducted by a licensed professional traffic operations engineer.
- D. Scope. Prior to commencing a TIS, the Public Works Director or Township-designated Traffic Engineer, in consultation with the Michigan Department of Transportation and Road Commission of Kalamazoo County, will coordinate with the applicant/developer to develop an understanding of the scope of work. Contents may include, but not be limited to, study area limits, existing and proposed traffic volumes, and crash data. Expectations for inputs of forecasted trips and volumes, which may include other approved and pending developments, will be defined. The TIS shall consider the highest proposed use for each designated area within the development site plan. Development that is proximate to a major intersection or interchange shall also include movements into and/or through the intersection or interchange.
- E. *Planning Commission*. Formal review and approval from the Road Authority shall be provided to the Township prior to the formal Planning Commission review of a project request.
- F. Level of Service. Declines in the Level of Service (LOS) within the right-of-way shall be reasonably mitigated by proposed solutions during site design phase. LOS is typically defined as a qualitative measure describing operational conditions for vehicular traffic; described in terms of such factors as speed and travel time, traffic interruptions, convenience, and safety. The Township's Complete Streets approach expands LOS to include "Quality" of service to include the LOS experienced by all users and all modes, not only that of motor vehicles. Slow traffic speeds, for example, may equate to a high-quality environment for pedestrians but may cause delays for cars presenting as two different LOS scores. Service levels are given letter designations, from A to F, with LOS A representing the best operating conditions and LOS F the worst.
 - 1. A decline in vehicular LOS may be acceptable if improvement(s) to the non-motorized network is the direct cause and improved pedestrian LOS can be shown.
 - 2. Required operational changes and/or other mitigation measures shall be part of the MDOT and RCKC permit approval process.
 - 3. Mitigation efforts may be broken into phases tied directly to the corresponding phases of the comprehensive development plan. Phases must be clearly outlined within the phasing plan; item 10 within this Section. Preliminary designs shall be required.

 at the required submittal stage.
 - 4. If the required traffic improvements identified within the TIS are already planned as part of an adopted comprehensive plan to be implemented by MDOT, the Kalamazoo County Road Commission, the Kalamazoo Area Transportation Study (KATS) or the Township, some or all of the mitigation requirements may be deferred or coordinated within a reasonable timeline. Any deferments or coordination shall require the support of the Public Works Director or representative. Short term or temporary efforts may be required to ensure the safety of the public during the deferment period. If the required mitigation efforts increase the scope of the already planned improvements by the local agency, the increase in cost to modify the plans

- and construct the improvements shall be collected from the applicant. A memorandum of understanding shall be executed and recorded.
- 5. The Township will work with the developer/applicant in good faith effort to seek solutions and the necessary approvals necessary. This does not imply any financial commitment on the Township's part.

Section 3.10. Infrastructure and Service Needs.

- A. Purpose and Intent. The purpose of this Section is to permit development projects the ability to proceed at a faster pace than current Township resources are capable of constructing, installing, modifying, or improving existing infrastructure and/or service capacities to accommodate the development project. The project may itself be the sole reason for the infrastructure and service needs, or it may contribute to a heightened demand for infrastructure and services which are nearing or already at capacity. Inadequately sized infrastructure or insufficient service to the development project would result in one (1) or more declining levels of traffic safety, roadway capacity, reduced Level of Service (LOS) or water, sewer, energy, communications or other utility service reductions in the system. It is the intent of this Section to allow for development while ensuring that the project site and all customers that use and rely upon sufficient infrastructure and services within the community are properly accommodated.
- B. Basis for Project Denial. The inability of the Township to provide or enhance the available level of infrastructure or services to accommodate the development project may serve as the basis to deny a project request due to insufficient or increasingly insufficient infrastructure capacity if the project were to be constructed. Project denial due to insufficient infrastructure or services is not a desired outcome as development and redevelopment projects often improve the economic capacity of the community by increasing tax revenue, raising property values, and providing employment opportunities. Alternatives to improve infrastructure and/or service insufficiency are preferable to project denial. In these cases, the Township may offer an alternative to project denial by accepting the offer of voluntary support by the project's owners to undertake or contribute towards the cost of providing the needed infrastructure or service changes for future conditions created or contributed to as a result of the development project.
- C. Alternatives to Advance. In general, infrastructure or service changes are quantifiable in terms of capacity and cost. Needed changes may require study, planning, design, phasing or other efforts before being undertaken. In these situations, the Reviewing Body could, by contract with the project's owners, accept contributions to fund the work. The Reviewing Body would set aside the funds for use only to address the particular infrastructure and/or service changes associated with the development project. For example, when area streets and intersections are or will be functioning at low levels, undertaking or funding street and intersection improvements may be appropriate. Sometimes, however, street and intersection improvements may not be practical or may be insufficient to address the concerns. Due to topography, the impracticality of acquiring needed additional right-of-way, area-wide traffic patterns, jurisdictional issues or other limitations, different approaches such as non-motorized improvements, transit service extensions, remote parking, or other approaches may be the only feasible and reasonable alternatives to ameliorate anticipated infrastructure and service burdens imposed by the development upon the public. A particular project may provide the necessary impetus for these alternative approaches, particularly in relation to public health and safety, while itself providing insufficient support or justification.

However, together with reasonably foreseeable additional projects, it may form the basis for addressing the need by these approaches.

- D. Existing and Future Conditions Evaluation. If known to the Township, The applicant or property owner shawill be informed of any inadequately sized infrastructure or insufficient services within the proposed project area that currently exists or that will be created or contributed to by the proposed development project. The Township will provide a basis for the determination that a development project, either by itself or in conjunction with other reasonably foreseeable projects, will:
 - 1. Overload infrastructure or municipal services;
 - 2. Measurably degrade the level of infrastructure or public services to levels that adversely affect public health, safety or quality of life; or
 - 3. Place additional strains on infrastructure or public services that already are at levels that adversely affect public health, safety or quality of life.
- E. Alternatives Evaluation. The applicant may be encouraged to propose particular designs or improvements, cost estimates and other related information to recommend or identify changes on the project site, in the immediate project area or in locations which would assist in supporting the necessary infrastructure or services to sustain the development.
- F. *Determination.* Upon review of the alternatives to support the needed infrastructure and/or services to support the development project, the applicant may:
 - 1. Appeal a determination made by Township staff to the Reviewing Body.
 - 2. Discontinue the project.
 - 3. Redesign the project to address the concerns.
 - 4. If it is acceptable to all Township and other governmental officials of competent jurisdiction, agree to:
 - a. Undertake and construct the needed infrastructure improvements according to plans and specifications approved and overseen by the Township or applicable jurisdiction;
 - Fund the needed infrastructure or service improvements pursuant to a written agreement approved by the Reviewing Body with the amount of the payment determined based on the actual costs of the improvements;
 - c. Contribute to a fund to be used by the Township to address the infrastructure or service concerns pursuant to a written agreement approved by the Reviewing Body with the amount of that contribution determined based on what the Reviewing Body reasonably determines to be the applicant's proportionate share of the reasonably anticipated costs of the improvements.

ARTICLE 4 – COMPLETE STREETS

Section 4.01. Purpose and Intent.

The purpose of this Article is to establish mobility and circulation standards that give equal treatment to all modes of travel. Improving connectivity between the current and future network of sidewalks, bike lanes, shared use paths, public transit routes, and roadways is important to ensure that Oshtemo Township serves all residents, regardless of age, ability, or income. A well-connected and well-designed network will provide safe access for all users, allow reasonable access to properties, promote healthy living, maintain and/or increase the capacity and efficiency of the roadway network, ensure safe access for emergency vehicles, and reduce negative environmental impacts. It is important that a well-connected network include safe and convenient transitions from one mode of transportation to another and from one jurisdiction to another.

Section 4.02. Applicability.

- A. Implementation. The Township shall endeavor to make complete streets practices a routine part of design, strive to make every street project accessible for all users, and coordinate efforts with other agencies and jurisdictions to achieve complete streets. The Township shall work in partnership with the Kalamazoo County Road Commission and Michigan Department of Transportation to facilitate implementation of Complete Streets to the extent feasible, pursuant to this Ordinance.
- B. *Applicability*. Any project involving the construction, reconstruction, capacity enhancement, or preservation of a roadway, bridge, public parking facility, or other transportation right-of-way within the Township, are subject to these provisions, except as provided in Part CD of this section. All street projects requiring funding and/or approval by the Township Board shall:
 - 1. Evaluate the effect of the proposed project on safe travel by all users.
 - 2. Identify measures to mitigate potential adverse impacts on travel. Vehicular level of service is not considered to be the only measure for which mitigation would be required, quality of service for pedestrians and other non-motorized users is also important.
 - 3. Achieve implementation of Complete Street infrastructure to the extent feasible.
- C. Exclusions. Infrastructure that supports a Complete Streets approach may be excluded upon agreement of the Township Board and the applicable Road Authority, subject to each agency's powers and duties, where documentation and data indicate that:
 - 1. An affected roadway prohibits a specified user by law, in which case a greater effort shall be made to accommodate those specified users elsewhere.
 - 2. An alternative route, such as a multi-use trail in the immediate vicinity provides an option for non-motorized transportation.
 - 3. A wide shared-shoulder designed to accommodate both bicycle and pedestrian use is available in the street right-of-way.
 - 4. There is insufficient right-of-way to accommodate an improvement at the time. The Township should attempt to acquire the right-of-way to accommodate the Complete Street element.
 - 5. The activities, such as spot repair or crack seal, are ordinary maintenance activities designed to keep assets in serviceable condition, which meet MDOT's ADA upgrade exceptions.

- 6. Inclusion of new facilities would be inappropriate when associated with capital preventive maintenance projects such as thin overlays (less than 1.5- inch), micro-seals, and chip seals.
- 7. Safety projects which are funded only for specific safety features identified by crash patterns, due to the funding parameters of the program.
- 8. The cost would be excessively disproportionate to the need or probable future use over the long term as documented in the adopted Future Use Plan, or other present and/or anticipated market conditions, indicating an absence of existing or future need (e.g. sparse population).
- 9. Implementation of Complete Streets infrastructure is not possible due to physical contraints imposed by the project area, such as topography, historic building placement, etc.
- 10. There will be an adverse impact on existing environmental resources such as wetlands, floodplains, creeks, or historic structures, or the presence of an environmental resource will add significant cost of a project.

Section 4.03. Characteristics.

Streets will be capable of accommodating multiple modes of transportation and will facilitate the creation of a public realm designed primarily for people, characterized by:

- A. Pedestrian-friendly design that places a high priority on walking, bicycling, and use of public transit;
- B. Streets and blocks arranged to allow for comfortable walking distances, to disperse traffic and to reduce the length of vehicle trips;
- C. A connection to, and enhancement of, the existing street network;
- D. A recognition of the role of buildings and landscaping that contributes to the physical definition of streets as civic places, and
- E. Residential and business uses that have convenient access to existing and future shared use paths and transit stops, where applicable.

Section 4.04. Design Guidance.

The design guidelines promulgated in State standards and guidelines, or as may be required by the funding source, shall be referred to and considered in the construction, rehabilitation, and maintenance of non-motorized transportation facilities and private streets in the Township. Such sources include, but are not limited to, the Michigan Manual on Uniform Traffic Control Devices (MMUTCD), MDOT Best Design Practices for Walking and Bicycling in Michigan, MDOT Bicycle and Pedestrian Resources for Transportation Professionals (2016), National Association of City Transportation Officials (NACTO) Urban Bikeway Design Guide (2014), AASHTO Guide for the Development of Bicycle Facilities (2012), NACTO Urban Street Design Guide (2013), NACTO Transit Street Design Guide (2014), Federal Highway Administration (FHWA) Separated Bike Lane Planning and Design Guide (2015), FHWA Small Town and Rural Multimodal Networks (2016), NACTO Designing for All Ages and Abilities (2017), and FHWA Bikeway Selection Guide (2019).

Section 4.05. Elements in Regulating Plan.

The Regulating Plan of the Township's Comprehensive Master Plan and the Non-Motorized Facilities Plan will include recognized and appropriate Complete Streets elements for implementation into the

Township's street and non-motorized trail network. Transportation improvements will include facilities and other amenities that are recognized as contributing to Complete Streets, which may include, but not necessarily limited to, one or more of the following:

- A. Sidewalks (new construction, gap construction, repair or replacement, and Americans with Disabilities Act (ADA) improvements).
- B. Pedestrian refuge islands or crosswalk improvements.
- C. Traffic calming measures, where appropriate.
- C.D. Traffic safety improvements.
- D.E.Street and/or sidewalk lighting.
- E.F. Multi-use trails.
- F. <u>G.</u>Accessibility improvements consistent with the ADA, particularly around transit.
- G. H. Metro Transit stop improvements.
- H. I. Bicycle facilities, including designated bike lanes, separated facilities, and widened travel lanes.

Section 4.06. Reserved.

Section 4.07. Widening.

Any project that would widen an existing street or intersection shall be submitted to the Planning Commission for review and comment. The Planning Commission will review the proposed plans for compliance with this Ordinance and if any adverse impacts may be anticipated that would affect other legal road users such as pedestrians and bicyclists. If there will be negative effects arising from the widening, mitigation measures will be reviewed and discussed. The Planning Commission will then transmit a report to the Township Township Board.

ARTICLE 5 - CONNECTIVITY

Section 5.01. Purpose and Intent.

The arrangement of streets shall be interconnected with each other and with streets on abutting properties in a systematic grid pattern. Street connectivity and continuity is necessary to circulate traffic, provide emergency service access, ensure network reliability and redundancy, develop a logical system to facilitate the movement of all transportation system modes and users, and sustainably and efficiently manage uses of land and the provision of utilities and public services. Connectivity, for the purposes of this Ordinance, refers to structure of the transportation network of Oshtemo Township consisting of blocks, intersections, and connecting points.

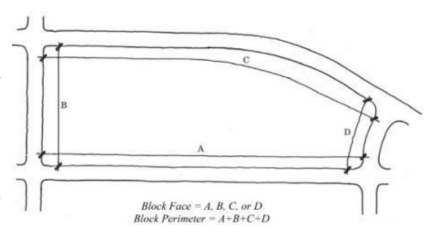
Section 5.02. Applicability.

Development shall occur using a combination of both the existing street network and new streets added to establish an improved circulation system. Streets may be public or private and be established in a manner consistent with the Township's Master Plan, Access Management Plan, and Regulating Plan. Where existing streets are being improved, these standards along with the other standards overseeing such road development shall guide the design of the improvements.

Section 5.03. Blocks.

Requirements. The following requirements shall apply to ensure that Oshtemo Township's street network develops as an interconnected network of streets.

- A. The street network shall be laid out in defined blocks in an orthogonal manor to intersect as nearly as possible to 90 degrees. to connect with one another.
- B. Where adjoining areas are not subdivided, the arrangement of streets shall be required to be extended to the boundary line of the project to make provision for the future projection of streets into adjoining areas.
- C. A minimum of one stub street shall be provided for each 660 feet or fraction thereof along such property lines.
- D. No block perimeter, measured along the block face at the public right-of-way or private road easement, shall exceed 2,400 feet.



- E. Blocks should be designed so that at the terminus of street intersections, street alignment, or the curvature of a street produces "terminal vistas" of civic buildings, public art, play fields, meadows, wetlands, or other notable structures or natural features.
- F. Privately-held reserve strips controlling access to streets shall be prohibited.

Section 5.04. Street Intersections.

- A. Streets shall intersect as nearly as possible to 90 degrees and in no case less than 80 degrees. Curved streets, intersecting with primary roads, will have a tangent section of centerline 50 feet in length, measured from the right-of-way line of the primary road.
- B. Not more than two streets can intersect at any one point unless specifically approved by the Township in cases of a traffic circle or roundabout.
- C. Where the proposed continuation of a street at an intersection is not in alignment with the existing street, it must not intersect such cross street closer than 200 feet from such opposite existing street, as measured from the centerline of said streets.
- D. Concrete curbing will be installed throughout the entirety of an intersection within the public rightof-way or private street easement. Curb cuts and sidewalk ramps shall be integral to the construction of the concrete curb.

Section 5.05. Connections.

- A. When a Collector or Local street will link different land ownerships or different public streets, either currently or in the future, it shall, regardless of whether it is public or private, be constructed and dedicated as a public street or, if approved by the Township, it may be a private street located upon a right-of-way or easement granted to the Township for public ingress and egress.
- B. Private roads shall not interconnect with the public street network in a manner that will preclude the logical, orderly, and efficient development of the overall public street network. In making such a determination, consideration shall be given to the circulation pattern and traffic volumes on nearby public streets, existing and proposed land uses in the general area, trend of development, and the recommendations contained within the Oshtemo Charter Township Comprehensive Master Plan, Regulating Plan, and other plans by Road Authorities, as applicable.
- C. Frontage streets, service drives, private shared driveways, and public or private streets shall connect to existing outlots in adjacent developments and shall provide outlots or other provisions for future connections to adjacent land that is presently undeveloped. This may necessitate the upgrading of a private shared driveway to a private street, per the process described in Article 9 of this Ordinance.
- D. Where adjoining areas are undeveloped and the street must temporarily dead-end, the right-of-way shall be extended to the property line to make provision for the future projection of street.

Section 5.06. Dead-End Streets.

- A. A permanent dead-end street shall only be permitted where the topography of the area, lakes, streams, other natural features or existing adjacent development of the area causes practical difficulties or extreme hardship in connection and can be granted without creating any safety concerns. A supportive recommendation from the Public Works Department shall be required in order to be considered by the Reviewing Body. The applicant shall clearly provide evidence of hardship to be considered.
- B. A dead-end public right-of-way or private street easement (whether temporary or permanent) in excess of 660 feet in length, as measured from the nearest public right-of-way or private street easement to the dead-end street, shall be prohibited except upon recommendation from the Public

- Works Department and approval from the Reviewing Body for the reasons cited in 5.05.A., and an extension can be granted without creating a safety hazard.
- C. A cul-de-sac turnaround will be provided at the end of a permanent dead-end street or a temporary dead-end street (and associated temporary right-of-way). The Township may require an easement or a reservation of easement to accommodate drainage facilities, pedestrian access, or utilities.
- D. Where a public right-of-way or private street easement is not intended to extend beyond the boundaries of the subdivision/site condominium and its continuation is not required by the Township for access to adjoining properties, its terminus shall be at least 50 feet from such boundary.
- E. Administrative Departure. The Public Works Director may find a hammerhead "T" or a continuous loop layout acceptable to terminate a private dead-end street where public or private utilities are unaffected and sufficient space is provided for vehicle maneuvering.

ARTICLE 6 – ACCESS MANAGEMENT

Section 6.01. Purpose and Intent.

Access management techniques increase traffic safety by directing traffic to appropriate turning locations, reduce accident frequency and/or severity, provide reasonable access, help maximize road capacity, lessen congestion, encourage orderly development, and protect non-motorized users by limiting driveway crossings. These regulations are based on considerable research in Michigan and nationally and were prepared concurrent with guidelines promoted by the Michigan Department of Transportation (MDOT). The major elements of access management are driveway design (geometrics), limited number of driveways, driveway spacing, shared access, and side street access. This Article addresses the point where private property accesses a public or private road.

Section 6.02. General.

- A. Access Management Plan. The Oshtemo Charter Township Access Management Plan, as amended, should be referenced in conjunction with the provisions of this Ordinance. Where there is a conflict between the two, the provisions of this Ordinance shall apply.
- B. *Nonconforming Driveways.* In the case of expansion, alteration or redesign of an existing development where existing driveways do not comply with the requirements of this Ordinance, the closing, relocation, or redesign of the driveway may be required.
- C. Access Agreement. A copy of a written and recorded agreement for shared access between two or more property owners shall be provided to the Township.
- D. *Drainage*. Driveways shall be constructed such that drainage is channeled away from the street right-of-way.
- E. *Driveway Approvals*. A Driveway Permit shall be obtained prior to connecting a driveway to any public or private street. Driveways associated with site plan reviews per Article 64 of the Zoning Ordinance shall follow the Township's site plan review process. An access determination letter from the corresponding road agency shall be provided to the Township prior to the formal consideration of the project by the Reviewing Body.
- F. Condo Projects. Condominium developments and all associated units shall be serviced by an interior transportation network. Individual units shall not have direct access to an arterial or collector street, and must be served by a public or private local street, service drive, frontage road, or private shared driveway.
- G. *Greater Authority*. The appropriate Road Authority may require a more restrictive standard than contained herein.

Section 6.03. Private Driveway.

- A. One Premises. A private driveway may serve only one premises, parcel, unit, or lot.
- B. *Minimum Width.* The improved surface of the driveway shall have a total minimum width of ten (10) feet.
- C. *Approach*. Driveway approaches shall only be installed in conjunction with approved curb cuts and access management spacing requirements.
- D. Administrative Departures. A second driveway may be permitted under the following circumstances.

- 1. Where a development has access to a signalized location, the approach volume of the driveway traffic should be double that shown for unsignalized locations to <u>demonstrate</u> consideration of a second access location. <u>Traffic Ww</u>arrants shall be based on trip generation calculations.
- 2. For developments that can demonstrate that their combined driveway approach volumes (entering and existing) will exceed 3,000 during an average day (or will be used by 300 vehicle during the peak hour of traffic for either street or the use), and lacking access to a secondary street, a second driveway may be allowed along the major street provided that the additional driveway can meet the spacing requirements.

Section 6.04. Shared Private Driveway.

- A. Number. One (1) shared private driveway is allowed for up to four (4) or fewer: dwelling units; places of business, lots or, parcels; or places of business, or principal buildings that are each less than 10,000 square feet in size. An "eyebrow" access is allowed as a shared private driveway. See also frontage road and service street.
- B. Right of Way. Thirty (30) feet of right-of-way shall be preserved for the shared driveway, with easements granted to all parties for access.
- C. <u>Minimum Width</u>. The improved surface of the shared private driveway shall have a total minimum width of sixteen (16) feet.
- C. <u>D.</u> Location. The shared private driveway shall be constructed along a joint property line and/or a written easement is provided which allows traffic to travel across parcels for access.
- D. <u>E.</u>Construction. An engineered drawing shall be prepared for the review of the Public Works Director that includes information on anticipated vehicle types, traffic volumes, adjacent land uses, stopping locations, <u>cross section(s)</u>, <u>material specifications</u>, and other pertinent information that would assist in determining if the plans as proposed will reasonably ensure a durable, long-lasting shared private driveway.
- E. <u>F.</u> Connections. Vehicular connections between parking lots and vacant sites for future development should be included in project design where practicable.
- F. <u>G.</u>Administrative Departures. A second shared private driveway may be permitted in accordance with Section 6.03.D, a second shared private driveway may be permitted under the following circumstances.
 - 1. Where a development has access to a signalized location, the approach volume of the driveway traffic should be double that shown for unsignalized locations to warrant consideration of a second access location. Warrants shall be based on trip generation calculations.
 - 2. For developments that can demonstrate that their combined driveway approach volumes (entering and existing) will exceed 3,000 during an average day (or will be used by 300 vehicle during the peak hour of traffic for either street or the use), and lacking access to a secondary street, a second driveway may be allowed along the major street provided that the additional driveway can meet the spacing requirements.

Section 6.05. Reserved.

Section 6.06. Access Points.

- A. *Number*. The number of access points shall be limited to the minimum needed to provide reasonable access. Access points shall be designed and located to minimize conflicts with traffic operations along the street and be placed as far from intersections as practical. Land divisions shall not be permitted that may prevent compliance with the access location standards of this Article.
- B. Adjoining lands. Where the subject site adjoins land that may be developed or redeveloped in the future, including adjacent lands or potential out lots, the access shall be located to ensure the adjacent site(s) can also meet the access location standards in the future. Site development shall be done to provide for future cross-access to adjacent lots. A cross access connection or cross-access easement may be required as part of development approval.
- C. Primary Access. Where property has frontage or access on more than one roadway, access shall be provided from the lesser traveled street. Where spacing requirements can be met, high traffic volumes will be generated, or the subject side street is inappropriate for non-residential traffic, access onto the main roadway will be considered.
- D. Arterials. New access points on Arterials is to be minimized, with internal circulation pattens designed to channelize traffic flow via adjacent streets, frontage streets, or service roads, with dedicated access points and signalized intersections that function as gateways.
- E. 25 residential units or less. A private road cul-de-sac that has only one point of connection to a public road or another private road may provide vehicular access to a maximum of 25 dwelling units.
- F. Second Access and/or Emergency Access. Any private street that will serve land uses generating a combined daily volume of traffic of 3,000 trips per day or more or exceeds a length of 1,500 feet shall have at least two means of direct access to public roads. The second means of access may be used for emergency access purposes only with approval from the Reviewing Body. Each access shall be built and maintained to the standards required for private streets.
- G. Parking Facilities. Adequate ingress and egress to a parking facility shall be provided by clearly defined driveways. Driveway design and placement must be in harmony with internal circulation and parking design such that the entrance can reasonably absorb inbound traffic during a normal peak traffic period.
- H. Interference with Public Facilities. No access point shall interfere with municipal facilities such as streetlights, traffic signal poles, signs, fire hydrants, crosswalks, bus loading zones, utility poles, fire alarm supports, drainage structures, or other necessary street structures. The Township is authorized to order the removal or reconstruction of any driveway which is constructed in conflict with street structures. The cost of reconstructing or relocating such driveways shall be at the expense of the adjoining property owner.

Section 6.07. Spacing.

A. Access points. All spacing of access points on an Arterial or Collector shall comply with appropriate Road Authority standards and the provisions of this Article. Spacing will be based on posted speed limits along the property frontage in accordance with Table 6.07.A.

Table 6.07.A. Required Driveway Spacing Distances						
Posted Speed Limit (MPH Driveway Spacing (feet)						
30 125						
35 150						

40	185
45	230
50	275
55 <u>or more</u>	350

- B. *Street Alignment*. Where possible, the approaches of side roads from opposite sides of a through road should shall be in direct alignment.
- C. *Driveway Alignment.* Driveways shall be aligned with those from opposite sides of the street. Where this is not possible, driveways shall be offset a minimum of 150 feet, measured from centerline to centerline, to minimize left turn conflicts.
- D. *Crashes.* In areas where accidents and congestion due to left turn movements have created a demonstrated crash pattern where public health and safety are at risk, designs to discourage left turn ingress and/or egress may be considered by the Public Works Director or Road Authority.
- E. *Intersections*. Minimum spacing of access points from intersections, shall comply with Township Public Works and Road Authority standards. Spacing shall be subject to the schedule outlined in Table 6.07.E. Distance is measured from the nearest edge of the driveway throat to the nearest edge of the intersection.

Table 6.07.E. Required Driveway Spacing from Intersections									
	Intersecting Street	Full Movement Driveway (feet)	Channelized for right-in/ right-out turn only (feet)						
Driveways Along Arterials									
	Arterial 250 100								
	Signalized Non-Arterial	125	75						
	Other Street	100	75						
Driveways	Driveways Along Side Streets Intersecting Arterials								
	Arterial 200 100								
	Signalized Non-Arterial	100	75						
	Other Street	75	75						

F. Administrative Departure. If the amount of street frontage is insufficient to meet these criteria, the driveway shall be constructed adjacent to the property line furtherst from the intersection. Prior to granting the Departure, it shall be demonstrated that attempts were made by the property owner to secure an easement, shared access agreement, and/or relocate and create a shared drive between two parcels to avoid establishing an additional driveway.

Section 6.08. Emergency Access.

A. Access and Occupancy. The private street shall be readily accessible to and usable by emergency vehicles in all weather. An occupancy permit required for a dwelling or other building, the primary access to which is to be provided by a private street, shall not be issued until the private street has been constructed with sufficient width, surface, and grade to ensure the safe passage and maneuverability of emergency service vehicles.

B. *Gated Access*. All gates blocking access to a private road shall have an access code determined by the fire department, and be equipped with a keyed switch which will keep the gate open. The keyed switch must use a Knox Box Key.

ARTICLE 7 – INTERNAL CIRCULATION

Section 7.01. Purpose and Intent.

As the Township continues to grow and develop, and large parcels are subdivided into smaller lots, it is within the public interest to ensure that development patterns are accomplished in an orderly and logical way, the function of internal circulation systems work well so as not to overburden the public road network, travel movements are predictable and consistent, and the road hierarchy works as intended. The large scale of modern development patterns requires purposeful intent to provide dignified and safe pathways for those who are too-very young, elderlytoo old, physically unable, too poor, or simply cannot afford to own, or simply choose not to drive, a car if Oshtemo Township Township is to provide a high quality of life for all residents.

Section 7.02. Applicability.

Internal circulation systems are a component of the Township's street network. It is for this reason that frontage roads and service drives are classified as private Local streets, akin to alleys. Internal site circulation directs a resident, patron, guest, employee, and others literally to the front door of a commercial business, place of assembly, multi-family residential building, mixed-use complex, or other use or structure. All attached single-family and multiple family residential, non-residential, and mixed-use developments shall comply with the following requirements.

Section 7.03. Circulation Study.

- A. *Intent*. The intent of conducting a circulation study is to understand existing and/or future site operations and the ability of the public to travel to, from, and through any given location safely and efficiently, and how a location interacts with adjoining land uses, structures, and mobility infrastructure within a given context.
- B. *Criteria*. The internal circulation system of existing or proposed development may be reviewed by the Public Works Director <u>or Township-designated Traffic Engineer and Planning Director</u> under one of the following circumstances:
 - 1. Site plan submittal or an amendment thereto;
 - 2. Addition of a new driveway or access point;
 - 3. Increase in the intensity of a land use on the site or on a connecting site with shared access;
 - 4. When a new or amended cross-access agreement is enacted;
 - 5. Parking lot repaying/resurfacing; or
 - 6. Where a concern has been expressed by law enforcement, transit authority, Road Authority, or other entity responsible for public safety associated with vehicular operations.
- C. Scope. Prior to commencing an evaluation, the Public Works Director or Township-designated Traffic Engineer, will-shall coordinate with the applicant/developer to develop an understanding of the scope of work. The scope shall consider the safety of all users (motorists, pedestrians, transit riders, bicyclists, persons with disabilities) and their ability to travel to/from the front door of the use or structure being served by the parking lot, frontage road, service drive, or other connecting component on the site to nearby uses and buildings, public or private right-of-way, and abutting properties. Direct routes, particularly for non-motorized users, shallwill be considered.

D. Improvements. The Public Works Director, upon reviewing the results of the circulation study, shall determine if improvements or modifications are needed to improve the internal circulation system; items may include but not be limited to: parking lot restriping, delineators, fencing, curbing, etc. to modify drive lane alignment or delineate pedestrian walking areas; the installation of a stop permanent signage, refuge areas/islands, sidewalks, or curb ramps; assignment of a left-hand turn-lane or reconfiguration of lanes; and the addition or relocation of a bus stop or shelter, etc.

Section 7.04. Frontage Roads and Service Drives.

A. Applicability.

- In areas where frontage roads or service drives exist, access to individual properties shall be provided by these drives rather than direct access with cross-access agreements provided between properties.
- 2. The Reviewing Body may require a frontage road or rear service drive where such facilities can provide access to signalized locations, the number of driveways may be minimized, as a means to ensure that traffic is able to moυre efficiently, or provide a greater degree of safe ingress and egress.
- B. *Placement*. Frontage roads and service drives shall be set back as far as reasonably possible from the intersection of the access driveway with the public or private street. A minimum distance that equals the required front yard (setback) or the major road setback, whichever is a greater distance from the right-of-way, shall be maintained between the public street right-of-way and the pavement of the frontage road, with a minimum fifty (50) feet of throat depth provided at the access point. The Reviewing Body may extend throat length if modeled vehicle queues necessitate expansion.
- C. Alignment. The alignment of the service drive can be refined to meet the needs of the site and anticipated traffic conditions, provided the resulting terminus allows the drive to be extended through the adjacent site(s).
- D. Building Arrangement. Each building or group of buildings used for non-residential purposes, and its parking or service area, shall be physically separated from public streets by a greenbelt, curb, or other suitable barrier against unchanneled motor vehicle access or egress, except for access ways authorized herein.
- E. Construction and Design. Frontage roads and service drives shall be constructed and designed in accordance with private road standards for Urban Collector or Urban Local streets, as determined by the Public Works Director and Planning Director based upon the anticipated amount of traffic and its characteristics and in accordance with Article 8 Street Design.
 - 1. Streetscape. Major drive aisles and entry drives within and between significant developments and their parking facilities may be required by the Reviewing Body to be treated similarly as public roadways in terms of streetscape. Similar street trees and light fixtures shall be located on those routes designated to carry traffic in, out, and between large development areas and parking lots. This shall be included as part of the landscape plan.
 - Delineation. Curbing, signage, islands, or some other means to guide the route of through traffic shall be provided. If a non-conforming situation exists, it shall be remedied when 50% or greater of the total surface area of the parking lotany area abutting the drive location is experiences heavy maintenance or reconstructioned over the course of the life of the parking lot.
 - 3. *Driveway Spacing*. Minimum driveway spacing standards shall not apply to frontage roads and service drives.

- 4. *Parking.* Parking may be allowed along a frontage road or service road so long as it is designed to meet on-street parking standards for urban collector streets.
- 5. Administrative Departure. In the case of expansion, alteration, or redesign of an existing development where it can be demonstrated that pre-existing conditions prohibit installation of a frontage road or service drive in accordance with this Ordinance, the Reviewing Body may allow alternative cross access between adjacent parking areas through the inter-connection of main circulation aisles.
- F. Temporary Direct Access. In cases where a frontage road or service drive will be used for access, but is not yet available, temporary direct access may be permitted, provided the plan is designed to accommodate the future service drive, and a written agreement is submitted that the temporary access will be removed by the property owner, when the alternative access system becomes available.
 - 1. The Township may require posting of a financial performance guarantee to ensure compliance.
 - 2. If the Township approves a provisional access, the developer shall provide an adequate surety bond or other guarantee deemed acceptable to the Township in an amount sufficient to cover construction costs associated with the closing of the provisional road access.
 - 3. The site plan shall show the proposed layout of the site when the provisional access drive is removed.
- G. Administrative Departure. The Planning Department may reduce required lot size and road frontage requirements by up to ten (10) percent under one of the following conditions:
 - 1. A driveway is established to serve two or more parcels, and where such parcels are not served by any other access point.
 - 2. When a frontage road or service drive is created that serves two or more parcels.
 - 3. Evidence of a binding cross-access or shared parking agreement regarding two or properties is provided.

Section 7.05. Vehicular Circulation.

- A. Access. Unobstructed vehicular access to and from a public street will be provided for all offstreet parking spaces. Vehicular access shall be provided in such manner as to protect the safety of persons using such access or traveling in the public or private street from which such access is obtained and in such manner as to protect the traffic-carrying capacity of the public or private street from which such access is obtained.
- B. *Circulation Routes*. Parking lots shall provide well-defined circulation routes for vehicles, bicycles and pedestrians.
- C. *Traffic Control Devices*. Standard traffic control signs and devices shall be used to direct traffic where necessary within a parking lot.
- D. *Orientation*. Parking bays shall be perpendicular to the land uses they serve to the maximum extent feasible. Large parking lots shall include walkways that are located in places that are logical and convenient for pedestrians in accordance with Section 7.06.

- E. Landscape Islands. To the maximum extent feasible, landscape islands with raised curbs shall be used to define parking lot entrances, the ends of all parking aisles and the location and pattern of primary internal access drives, and to provide pedestrian refuge areas and walkways.
- F. Points of Conflict. The lot layout shall specifically address the interrelation of pedestrian, vehicular and bicycle circulation in order to provide continuous, direct pedestrian access with a minimum of driveway and drive aisle crossings.
- G. User Needs. Layout and design shall anticipate the needs of users and provide continuity between vehicular circulation, parking, pedestrian and bicycle circulation. Pedestrian drop-off areas shall be provided where needed, especially for land uses that serve children or the elderly.
- H. *Pavement*. All vehicle circulation and off-street parking areas will be surfaced with asphalt or concrete.
- Trucks. Truck access and circulation routes shall be designed to minimize potential traffic and noise conflicts with adjacent sites, walkways between sidewalks and principal building entrances, and internal circulation routes.
- J. *Drive-Through.* Queuing and a by-pass lane shall be provided for drive-through establishments described in Table 7.05.J. Minimum Queuing Standards.
 - 1. Each queuing space shall be a minimum of ten feet by 20 feet, clearly defined and designed so as not to conflict or interfere with other traffic using the site.
 - 2. Queuing shall be measured from the front of the stopped vehicle located at the point of service to the rear of the queuing lane.
 - 3. One additional queuing space shall also be provided after the point of service for all uses.
 - 3. A by-pass lane a minimum of ten (10) feet wide shall be provided before or around the point of service, unless the bypass lane also doubles as the fire lane and in that case then the lane width shall be twelve (12) feet wide.
 - 4. Where queuing interrupts access on a public road, the Public Works Director is authorized to require the rerouting of traffic to a service drive or frontage road.

Table 7.05. Minimum Queuing Standards								
Drive-Through Use Number of Spaces Required By-Pass								
Financial institution	3	No						
Restaurant, low-volume (less than 10/hour)	3	No						
Restaurant, high <u>er</u> -volume	7	Yes						
Carwash, automatic	5	No						
Carwash, self-service	3	Yes						
General retail	4	Yes						

K. Administrative Departure. A by-pass lane may not be required if the queuing lane is adjacent to a vehicular use area which functions as a by-pass lane.

Section 7.06. Pedestrian Circulation.

- A. Purpose. Pedestrian access shall be required for all sites to improve the health, safety and welfare of the public by providing clear pedestrian pathways at perimeter and internal site locations to reduce pedestrian and vehicular conflicts, improve accessibility for persons with disabilities, and establish a multi-modal environment that is supportive of walking, biking and transit use. These requirements are also intended to promote healthier lifestyles by encouraging walking and bicycling over the use of a private vehicle for many daily activities, and to provide the means by which residents and visitor can be more engaged with their neighbors, coworkers, and fellow visitors.
- B. <u>Accessible</u> <u>Walkways</u>. Continuous pedestrian walkways shall be provided to connect off-street surface parking areas <u>and public non-motorized facilities identified in the Oshtemo Township Go!</u>

 <u>Green Plan</u> with the primary entrances of main buildings. To the maximum extent feasible, pedestrians and vehicles shall be separated through the provision of a sidewalk or walkway.
- C.—<u>C.</u> Network Connections. At least one (1) pedestrian walkway with a minimum width of five (5) feet shall be provided from the internal pedestrian walkway network to the public sidewalk or trail system. In the case of corner lots, connections shall be made to the sidewalks of both streets. Where trails exist or are planned, paths or sidewalks shall connect building entries to the trail system. Where connections are provided to adjacent properties, non-motorized facilities shall connect.
- 1. <u>Design.</u> The required walkway(s) must be at least five (5) feet wide, shall not be within a driving aisle, and, where possible, shall be within a landscaped island <u>area</u> running perpendicular <u>and/or parallel</u> to the primary building façade, <u>depending on the parking lot orientation</u>. If parking spaces are adjacent to a sidewalk, the sidewalk must be at least seven (7) feet to allow for vehicular overhang.
- D.—<u>E. Protected.</u> Dedicated sidewalks <u>will-shall</u> be raised above the surface of the parking lot, or, if at the same level as the parking lot, the walkway <u>will-shall</u> be distinguished from driving surfaces through the use of durable, low-maintenance surface materials such as pavers, bricks, or scored/stamped concrete or asphalt. <u>Where the walkway is not protected by a 6' concrete curb, then pinned wheel stops shall be provided.</u>
 - 2. <u>F. Identifiers.</u> To minimize potential hazards and enhance safety, in addition to a change in materials other tactics should be employed such as clearly marked striping, tactile alerts, landscaping, bollards, lighting and other means to clearly delineate pedestrian areas.
- E. Network Connections. At least one (1) pedestrian walkway with a minimum width of five (5) feet shall be provided from the internal pedestrian walkway network to the public sidewalk or trail system. In the case of corner lots, connections shall be made to the sidewalks of both streets. Where trails exist or are planned, paths or sidewalks shall connect building entries to the trail system.
 - F. <u>G.</u> Additional. Each surface parking area that has fifty (50) or more parking spaces, or has any parking spaces more than three hundred fifty (350) feet from the front façade of the main building, shall have at least one (1) pedestrian walkway or sidewalk allowing pedestrians to pass from the row of parking furthest from the main building façade to the primary building entrance.

Section 7.07. Transit Access and Amenities.

- A. *Transit Stops*. Where public transit service is available or planned, convenient access to transit stops shall be provided by means of public or private sidewalks or walkways. Any provided seating shall not obstruct a public sidewalk.
- B. Where transit shelters are provided, they shall be placed in highly visible and well lighted locations for purposes of safety, subject to review by Metro.
- C. Landscaping. Landscape and/or plaza areas are encouraged at transit stops.

Section 7.08. Bicycle Facilities.

- A. *Bicycle Parking*. Bicycle parking shall be within fifty (50) feet of the nearest publicly accessible building entrance, in well-lit areas clearly visible from the front door, and on the same lot as the use being served. Facilities may be indoors or outdoors. If indoors, access shall be available to the public during business hours, at a minimum.
 - 1. Bicycle parking and access facilities may be placed in vehicle parking areas but shall not take the place of a required vehicle parking space or conflict with internal parking aisles.
 - 2. A minimum of five (5) bike parking spaces shall be provided.
- B. Connection to Front Door. A pedestrian-accessible walkway shall be available between the outdoor bicycle parking area and the primary building entrance. Public sidewalks may be used to meet this requirement. An aisle width of at least five (5) feet shall be provided adjacent to any bicycle parking facilities to allow for maneuvering.
- C. Bike Racks. Designs of bicycle racks, docks, posts, and lockers are encouraged to be decorative, unique, and appropriate to the surrounding area or related to the use being served, and shall be maintained in good repair. They will allow a bicycle to be locked to a structure, attached to the pavement, building, or other permanent structure, with two (2) points of contact to an individual bicycle frame.
- D. Administrative Departure. Required bicycle parking may be reduced by an Administrative Departure when it is demonstrated that the level of bicycle activity at that location warrants a different amount. In no case shall fewer than two (2) spaces be provided.

ARTICLE 8 – STREET DESIGN

Section 8.01. Purpose and Intent.

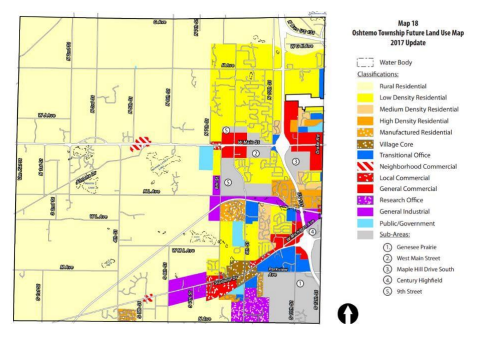
Land use and transportation are inextricably linked. Land uses generate the need for travel and connectivity, and their arrangement dictates travel choices. Compact settings, with a variety of proximate land uses connected by streets that accommodate a variety of modes, will have a higher portion of trips made by walking, biking, or transit. Areas with more dispersed settlement patterns require longer trips and are more auto-dependent. The need to consider context in transportation design has long been recognized. The AASHTO "Green Book" includes two place types, rural and urban.

Street design best practices acknowledge that many factors influence travel speed, crashes, and how a street can support, or conflict, with a community's vision – affecting economic development, quality of place, and even residents' physical activity. The Federal Highway Administration has developed "Proven Safety Countermeasures" to reduce roadway fatalities and serious injuries. These strategies support self-regulating design, an approach focused on managing speed, which in turn improves safety. Tactics include reducing street width, carefully setting design speed, road diets, pavement markings and signs, street trees and landscaping, and other tactics that manage driver behavior and street operations.

Oshtemo Township is committed to ensuring the transportation system which serves its residents, businesses, and visitors operates safely and efficiently. Due to the dramatic contrast in the Township's character from rural residential to intense commercial and residential at the edge of the City of Kalamazoo, we must consider context in street design. In addition, streets serve a variety of different purposes. Street classification allows for a clearer definition of street hierarchy and different modal types that we should be considered in design.

Section 8.02. Context Zones.

A. For the purposes of this Streets Ordinance, there are two (2) context zones: "Urban" and "Rural". The Urban context zone is comprised of all portions of the Township that are not classified as "Rural Residential" on the Oshtemo Township 2017 Future Land Use Map. All other lands identified as "Rural Residential" on the Future Land Use Map are in the Rural context zone.



B. All streets shall meet the design requirements of this Ordinance within the Urban or Rural context zone as assigned, except as noted in Section 8.04.A.

Section 8.03. Types of Streets.

- A. The street network shall consist of three main types of streets: Arterial, Collector, and Local Road.
 - 1. Arterials are the basis around which the circulation system is designed. Arterials are main streets with through movements. Delivery trucks, personal vehicles, transit, pedestrians, and bicyclists use Arterials. All Arterials shall be public.
 - 2. Collectors provide a connection between Arterials and Local Streets, carrying traffic with trips ending in a specific commercial or residential areas. Collectors may intersect with any street type. All modes of travel use Collectors to get to their destination. Collectors shall be public, unless the criteria in Section 8.076.BC. is met.
 - 3. Local Streets provide direct property access to homes, businesses, parking, loading, or other service areas of a site. Local Streets may intersect with any street type, but most often Collectors. Intended to be slow-moving streets where the presence of pedestrians and bicyclists is are expected. Local Streets may be public or private.

Section 8.04. Reserved.

Section 8.05. Public Streets.

- A. A public street under Road Authority jurisdiction shall follow the design requirements of that Road Authority (see Table 8.05 Public Streets Standards).
- B. Upon receipt of a developer's preliminary conceptual plan, the Planning Director will ask if a public street is desired. If the answer is in the affirmative, then staff will determine if the project is in the Urban context zone. If it is, then Township staff shall do the following:
 - Evaluate whether the conceptual plan and design requirements of the Road Authority align with Urban context characteristics, advance the stated purpose and intent of this Ordinance and its provisions, and support self-enforcing design. If it is determined that Road Authority standards support the Township's desired outcomes, then no further action is required and the standard process continues.
 - 2. If the Road Authority's default design requirements do not support the Urban context then, with the consent of the developer, the Public Works Director in partnership with the developer will seek design exceptions in accordance with the Road Authority's rules for those items that would advance the Intents of this Ordinance, the Oshtemo Township Comprehensive Master Plan, and Go! Green Oshtemo Plan. RCKC feesCosts associated with design exception review process will be at the Township's expense.
 - 3.—A report will be prepared at the conclusion of the design exception process by the Public Works Director and transmitted to the Township Board. The report shall contain information concerning the requested design exception(s), associated costs, whether exceptions were granted or denied, and if denied, the justification for denial.

			Url	ban		Rural				
RCKC Designation		Commercial	Commercial	Commercial or Residential	Commercial or Residential	County Primary	County Primary	County Local		
Oshter	no Township									
Design Class	ationNational Functional	Arterial	DDA	Collector	Local	Arterial	Collector	Local		
	ROW width	100′	66′	66'	66′	100'	100′	66'		
ers	ROW w/boulevard	120′	n/a	100 – 120′	100 – 120′	n/a 120'	n/a 120'	n/a 100 120'		
met	Cul de sac ROW	140'	140'	140'	140'	140′	140′	140'		
Parameters	Target speed (mph)	25 – 55 mph	<u>25 – 3</u>	35 mph	25 – 55 mph	25 - <u>35</u> - 55	25 - <u>35</u> – 55	25 – 5 5 <u>35</u>		
	Drainage	curb & gutter	curb & gutter	curb & gutter	c & g or valley	ditches	ditches	ditches		
	Lane width w/valley gutter		n/a		12'	n/a	n/a	12'		
	Valley gutter		n/a		2′	n/a	n/a	2'		
Street	Shoulder		n/	3' paved, 3' gravel2' 1' pave 2' grave						
St	Lane width w/curb		1	n/a						
	Curb and pan		n/a							
	Vehicle lane width	1 <u>1</u> 6′ <u>-18′</u> 11′				1 <u>1</u> 2′	11'	11'		
	Cul de sac radius		-	0'			50′			
	Median/Blvd	-	1 <u>0</u> 1′ <u>-1</u> 6‴	-	1 <u>0</u> 1′ <u>-1</u> 6′″	-	-	11'6"		
Green nfrastr	Minimum parkway	10'	w/ sidewalk	6'	6'	12'	10′	6'		
Green Infrastr.	Tree placement	n/a	6' from curb			n/a	a			
	Tree spacing				n/a					
-	Bike lanes			n/i	not allowed					
zec	Shared use path	<u>8'-</u> 12'	n/a	1	2'	12'				
Non- Motorized	Sidewalk placement			off back of curb in D		1' from ROW				
ے کے	Sidewalk width	6'	14'	6'	5′	5′				
	Mid-block crossing			/a		n/a				
	On-street parking	n/a	8′			n/a				
	Decorative crosswalk	n/a	red brick paint			n/a				
be	Traffic calming				n/a					
Streetscape	Street furniture	n/a	6' from curb			n/a				
eet	Outdoor dining				n/a					
Str	Curb extensions	n/a	allowed			n/a		-		
	Decorative lighting	n/a 6' from curb n/a								
	Street art	n/a								

Section 8.06. Private Streets.

- A. Purpose and Intent. The purpose of this section is to provide access to residential, nonresidential, and site condominium developments, and as tracts of land are divided, sold, and transferred. The Township has_determineds it is in the best interest of the public health, safety, and welfare to regulate the design, construction, improvement, extension, relocation, maintenance, and use of private streets to ensure they provide for the safe passage and maneuverability of emergency vehicles and multiple public and private users; and that such streets are constructed of suitable materials to ensure-maximize their durability. Private streets may also help preserve safe and efficient traffic movement by providing reasonable access to public roadways.
- B. Applicability. Private streets shall be permitted where there is limited or no opportunity or potential to establish a public street or plat the land, or where the design requirements for creating a public street are particularly incompatible and do not advance the vision and goals of the Oshtemo Township Master Plan and Regulating Plan. The provisions of this Article shall apply to:
 - 1. All private streets designated or constructed on and after the effective date of this Ordinance.
 - Where access is provided to five (5) or more existing or proposed dwelling units, places of business, lots, parcels, or principal buildings. In commercial areas this may be a service drive or frontage road.
 - 3. An existing private street, including the portion thereof existing prior to the adoption of this Ordinance, when it is extended by an increase in its length, or if lots or parcels of land with access to the existing private street are added.
- C. Authorization. Private streets shall not be constructed, extended or relocated without express written approval by the Public Works Director and Planning Director as deemed necessary attesting that the proposed private street complies with all Township standards (see also Article 9 Administration and Enforcement). If approved as a private street, the Township shall have no obligation or liability for the private street or maintenance thereof.
- D. Township Agreement. All improvements installed or constructed as required under the terms of this Ordinance shall be made and maintained at the expense of the property owner(s) or developer. The Township may enter into an agreement with the owner/developer of the private street that would also benefit the public and the Township for reasons of additional access, connectivity, and mobility.
- E. Street Frontage. All lots and parcels of land with access to a private street shall have frontage on the approved private street right-of-way equal to the minimum lot width requirement of the Zone District in which the lot is located.
 - 1. A parcel with frontage on both a private and public street shall be considered a corner lot.
 - 2. The driveways for corner lots shall be constructed on the private road, except in the case of an existing lot or structure or where topography, such as wetlands or steep slopes make such access unfeasible or where prohibited by the Road Commission of Kalamazoo County.

Section 8.07. Private Streets Standards.

- A. Purpose and Intent. Private streets offer an alternative to public street design standards. It is the intent of these regulations to offer a greater variety of design choices, provide safe facilities for all road users as appropriate, and allow opportunities for placemaking to encourage economic investment.
- B. Collector Streets. A private Collector street shall meet the construction specificationspavement design requirements of RCKC for public streets (base, asphalt mix, etc.) but may be designed in accordance with the standards provided in Table 8.07. for private streets if an easement is provided to the Township which grants public access within the private street right-of-way to ensure the intended function of the Collector is as represented in exchange for the additional design flexibility offered by these standards.
- C. Local Streets. An engineered drawing shall be prepared for the review of the Public Works Director for a private Local street that includes information on anticipated traffic types and volumes, adjacent land uses, and other pertinent information that would-shall assist in determining if the pavement plans as proposed meet professional standards and will reasonably ensure a durable private street.
- D. Radii. Turning radii shall be determined based on Fire Department standards.
- E. *Design Standards*. A private street shall follow the design requirements of this Ordinance, particularly Table 8.07 Required Private Streets Standards. However, the Public Works Director is granted the authority to exercise engineering judgement when appropriate to determine the best design approach for unique situations through the Administrative Departure process.

Table	e 8.07 Required Priv	vate Streets S	tandards					
		Urban			Rural			Section
	mo Township nation	Collector - Commercial	Collector Residential and Local - Commercial	Local _ Residential	Collector - Commercial	Collector - Residential	Local	
	ROW width	66'	66'	50'	66'	66'	50′	
Ś	ROW w/boulevard	100'	80'	66'	100′	80'	66'	
Parameters	Cul de sac ROW	60'	5	0'	60'	5	0'	
me	Target speed	30 mph	25 mph	20 mph	35 r	nph	25 mph	
ara	Drainage	curb & gutter		gutter or ditch	gutter or ditch		ditch	
ш.	Grade	Up to <mark>5</mark> <u>6</u> %		Up to 8%	Up to 7%		Up to 10%	Section 7 <u>8</u> .08
	Vehicle lane width	10'-11'		9'-10'	11'	10'-11'	9'-10'	
*	Curb and pan	18"		12 <u>-18</u> "	18"		12 <u>-18</u> "	
Street	Valley gutter	n/a	n/a	2'	2'	2'	2'	
S	Shoulder	n/a	n/a	n/a	3	,	2'	
	Culdesac radius	4	0'	30'	50)'	40'	
	Median	10'	8'	6'	12'	10'	6'	
sen	Min. parkway	6	ō'	6'	8'		6′	Section 7 8.09
Green Infrastr.	Tree placement	3'	from back of cu	<u>rb</u>	3'		3′	
_	Tree spacing		25'-40'		25'-40'			7 <u>0</u> .03
	Bike lanes	6′		<u>n/a</u>	6′		<u>n/a</u>	
Non- otoriz	Shared use path	12'			12'			
Non- Motorize	Sidewalk placement	Both sides, w	/parkway (may be	back of curb)	w/parkway		w/parkway	Section
	Sidewalk width	6'-14'	6′	5′		5′		7 <u>8</u> .10

		Urban				Section		
Oshtemo Township Designation		Collector - Commercial	Collector Residential and Local - Commercial	Local _ Residential	Collector - Commercial	Collector - Residential	Local	
	Mid-block crossing	allowed		allowed	allowed		allowed	
Je	On-street parking	allowed		allowed	allowed		allowed	
	Decorative crosswalk	allowed		allowed	allowed	-	- <u>allowed</u>	
Streetscape	Traffic calming	allowed		allowed	-	-	allowed	
eet	Outdoor seating	allowed		-	-	-	-	
Stre	Curb extensions	allo	wed	allowed	-	-	= <u>allowed</u>	
	Decorative lighting	allowed		allowed		-	<u>=allowed</u>	
	Street art	allowed		allowed	-	-	-	

Section 8.08 Grading for Private Streets.

- A. *Limits.* It is desirable to work with the land to preserve natural features and slopes rather than cause extensive grading during the development process, while still ensuring safe travel and property access.
 - 1. The grade of private streets will-shall be related appropriately to the original topography but shall will not exceed a maximum grade of six percent (6%), unless otherwise granted an exception under Part D of this Section.
 - 2. Any proposed street approaching an existing or proposed street shall be constructed with the approach profile grade between 0% and 2% for a minimum 50 feet in length, as measured from the edge of the through street. For proposed road grades of 6% to 7%, the 0% to 2% approach profile grade length shall be a minimum 100 feet in length.
 - 3. The minimum grade for any concrete curb and gutter street shall be 0.75%. The minimum grade for any HMA valley gutter street shall be 1.00%.
 - 4. A cul-de-sac turnaround shall be constructed to ensure a minimum grade of 1.25% along the flow line of the gutter.
- B. *Curves*. Private streets may curve to provide traffic calming measures so long as road width and other self-enforcing design techniques are used to ensure that travel speeds will remain slow.
 - 1. Ability to maintain the street for snow plowing, trash removal, deliveries, and access for emergencies services must be demonstrated during the design process.
 - 2. Horizontal and vertical curve alignment shall be equal to the highest standard that is compatible with topographical details and reasonable ROW width. Vertical curve K Values for sags and crests shall be designed according to AASHTO.
- C. *Relationships.* The interplay of the private street to other properties, facilities, buildings, and even door entries is important for a successful built environment.

- Site grading shall not preclude the ability to align with abutting properties for service roads, non-motorized facilities, or other aspects to facilitate the continued growth and development of the community.
- 2. All streets shall be arranged to locate as many lots or building sites as possible at, or above, the grades of the streets. Lots or building sites with grades lower than the street may be allowed provided adequate drainage is demonstrated.
- 3. Top of cCurb height shall be belowand the finished floor grade of a building shall matchwith a maximum 2% grade running from the finished floor to the top of curb where a building is located twenty (20) feet or less from the back of curb.
- D. Administrative Departure. Notwithstanding the preceding, the Public Works Director may allow a maximum grade of up to ten percent (10%) for a private street if it is reasonably determined that such increased grade meets all of the following standards:
 - 1. The private street will be safe;
 - 2. The increased grade will not hinder the ability of firefighting equipment, ambulances and other emergency vehicles and personnel to reach all portions of the development;
 - 3. The private road has a maximum grade of four percent (4%) for a minimum distance of thirty (30) feet from its intersection with a public right-of-way or another private road; and
 - 4. The developer demonstrates that automobile traffic will be able to easily and safely go up and down the grade at all times of the year, including when ice and snow are present.

Section 8.09. Green Infrastructure.

- A. Purpose and Intent. Streetscape improvements are intended to mitigate the effect of the built environment on the natural environment and to support a healthy environment for people. Street trees, in particular, provide shade and visual relief, improve air quality, contribute to noise reduction, calm vehicular traffic, reduce stormwater effects, and improve property values.
- B. Applicability. Streetscape improvements shall be applicable to all private street construction or reconstruction projects (non-maintenance), development projects requiring a building permit, and/or where sidewalks or other facilities in the right-of-way are to be installed or replaced. Installation of streetscape improvements, particularly street trees, is highly encourage in the public right-of-way.
- C. The design of the storm water management and drainage facilities should seek to be comparable in function and appearance to common natural drainage systems and runoff patterns, including wetlands. The private street shall be constructed with such storm water drainage easements, storm water runoff, culverts, and drainage contours necessary to ensure adequate drainage and runoff.
- D. All areas disturbed by the construction of the private road shall be provided with topsoil, seeded with perennial grass and protected against erosion.
- E. *Green Infrastructure.* The following rules shall apply.
 - 1. At least one (1) small tree shall be planted for each twenty-five (25) feet of lot frontage or any fraction over twenty-five (25) feet. As an alternative, one (1) medium or large tree may be planted for each thirty-five (35) feet of lot frontage or for any fraction of forty (40) feet.

- 2. Clustering of ornamental, medium, or large trees is permitted when utility conflicts or required clear vision areas prevent compliance with minimum spacing requirements.
- 3. In addition to the required plantings within the right-of-way, the remainder of the tree lawn shall be landscaped with grass, ground cover, shrubs, and other organic landscape materials.
- 4. A minimum 6-foot-wide parkway (tree lawn) shall be provided on Collector and Local streets. A minimum 10-foot-wide parkway will be provided on those properties fronting Arterial streets.
- <u>5.</u> Street trees located along the same street frontage shall be aligned in a consistent row along the street.
- <u>6.</u> Where space permits, cul-de-sacs shall be designed with a central island where vegetation can be preserved/established.
- 7. Parking lots adjacent to street rights-of-way shall provide shrubs at a ratio of 1.5 shrubs for every one (1) parking space. Shrubs that reach a mature height of at least three (3) feet shall be utilized and they shall be in groupings spaced at least three (3) feet on center to screen the parking lot from the right-of-way.
- D. Soil. Topsoil per Table 8.07 Streetscape Planting Requirements shall be used for tree installation.

Table 8.07 Streetscape Planting Requirements								
Plant Material Minimum Plant Size Spacing on Center (ft.) Soil Volume (co								
Canopy/Shade Trees	Small	1.5 in caliper	25 ft.	250				
Medium		2.5 in caliper	35 ft.	500				
	Large	2.5 in caliper	45 ft.	750				
Ornamental Trees		2.0 in caliper	15 ft.	200				
Evergreen Trees		rees 5.0 ft height		200				
Shrubs		3.0 ft height	3 ft.	N/A				

- E. Root Barrier. Root barriers shall be installed within areas where there is less than seven (7) feet between the back of curb and the sidewalk to prevent root penetration and destruction of curbs and sidewalks.
- F. Maintenance and Replacement by Property Owner.
 - 1. The property owner shall be required to maintain street trees for two (2) years after the trees are planted and replace any tree which fails to survive or does not exhibit normal growth characteristics of health and vigor, as determined by the Planning Director. The two (2) year period after the approval of the Planning Director shall begin at each planting and shall recommence as trees are replaced.
 - 2. All street trees must be maintained with a minimum clearance height of 15 feet to the first branch at maturity.

- G. Administrative Departures. An Administrative Departure that reduces, modifies, or eliminates landscape improvements may be granted where:
 - 1. The tree lawn is too narrow or is otherwise not conducive to the planting of trees or other streetscape improvements; or
 - 2. If there are trees growing along but not within the right-of-way which are intended to be preserved and comply with the intent of these regulations; or
 - 3. The affected area is small in comparison to the overall project, which generally complies with the regulations of this Article, and the modification does not materially impair the public realm.

Section 8.10. Sidewalks. Non-motorized

- Unless a specific facility type is otherwise identified in the GO! Green Plan:

 A. Sidewalks <u>are</u> required on all streets in the designated urban context zone on both sides of the street.
 - B. Sidewalks will be a minimum of six (6) feet wide on Arterials and Urban Commercial Connectors and five (5) feet wide on residential or lower volume Local streets, and meet all Federal ADA requirements .-
 - non-motorized facilities facilities C. Slopes. Sidewalks shall be aligned horizontally and vertically with existing sidewalks on adjacent properties, and designed to maintain the existing direction and flow of storm water and to avoid damming or flooding and meet ADA requirements. Maximum allowable slope is two percent (2%).
 - D. Sidewalks at Driveway Crossings. The appearance of the sidewalk shall be maintained across the driveway to indicate that the area traversed by a vehicle remains a part of the pedestrian zone and that pedestrians have the right-of-way. The driveway shall retain the elevation of the sidewalk.
 - E. Detectable Warning Surfaces. Detectable warning surfaces shall be installed wherever a sidewalk or shared use path approaches an intersection with a street or driveway.
 - F. In Rural areas, a widened-shoulder may substitute for sidewalks on Collector and Local streets.
 - G. E. Shared Use Path. A twelve (12)-foot shared-use path, reflective of locations identified in the Regulating Plan contained in the Oshtemo Township Comprehensive Master Plan and the Non-Motorized Facilities Plan, shall be installed within Arterial corridors and Collector streets.
 - F. Residential Development. Sidewalks not less than five feet in width shall be included within the dedicated non-pavement portion of the right-of-way on both sides of all roads within a plat, subdivision, site condominium, or multi-family development.
 - G. Internal Connectivity. Internal circulation within a development will provide for a clear and continuous path for use by residents.
 - H. External Connectivity. Non-motorized connections shall be made to the broader community. Connections will be provided to adjoining neighborhoods, transit stops, and commercial nodes. Stub connections will be provided in locations that would allow for future locations based on the probable layout of abutting development due to natural features, typical lot sizes, etc.

- Petition. Existing residential neighborhoods without sidewalks, and for which public sidewalks are
 not planned under the Township Master Plan, may petition for sidewalks to be built within the
 neighborhood.
 - 1. The residents of the neighborhood will shall be responsible for initiating the petition and, if successful, present the petition to the Reviewing Body for approval.
 - 2. Upon Reviewing Body approval, the streets of the neighborhood will be added to the list of streets to receive sidewalks and the sidewalks will be built at Township expense according to the Township's Prioritization Policy.
 - 3. Residents can petition to establish a special assessment district to pay for the sidewalk.
- J. Board Action. The Township Board may determine it is appropriate to require or initiate action that would result in the installation of non-motorized facilities.
 - 1. Within commercial and industrial areas, non-motorized facilities deemed necessary may be installed upon the motion of the Board in accordance with Michigan law with or without the establishment of a special assessment district.
 - 2. The Township, on the motion of the Board, may, at its expense, proceed with sidewalk improvements to fill gaps in the existing sidewalk system as redevelopment and infill development occurs.
 - 3. The Board may, concurrent with capital improvement projects, construct the sidewalks, other non-motorized facilities, and other appropriate safety improvements along primary pedestrian routes to schools, parks, or other activity destinations upon motion of the Board at the Township's expense. The Township will host public meetings to obtain resident input before committing to the Complete Street elements with the capital improvement projects.

K. Administrative Departure.

- 1. The width and location requirements may be adjusted upon finding that another location would be more appropriate because of the location of utilities, existing landscaping or trees, the location of connecting sidewalks or pathways on adjacent parcels, or other site considerations.
- K.2.In the Rural context zone, a widened minimum five (5)-foot shoulder may substitute for sidewalks on Local streets if there will be twenty-five (25) homes or less connected to the street.

ARTICLE 9 – ADMINISTRATION AND ENFORCEMENT FOR PRIVATE STREETS

Section 9.01. Administration and Interpretation.

The Public Works Director and Planning Director will jointly perform or assign the following responsibilities and authorities:

- A. Administer the street standards;
- B. Interpret the provisions of the street standards;
- C. Modify the street standards where special conditions indicate that such modification will best meet the purpose and intent of this Ordinance and provide an adequate and safe street for all users. If there is a conflict between this Ordinance and the individual requirements, the Public Works Director and Planning Director shall determine which requirements control. Should the Public Works Director and Planning Director differ in their opinions, then the Township Supervisor shall make the final determination.

Section 9.02. Fees.

The Township shall, by resolution of the Township Board, adopt a fee schedule for Private Street Permits. The fees shall be imposed to cover Township administrative costs, as well as engineering review, field inspection, planning review, and legal and other professional services. The Township may also require escrow fees for field inspections. The balance of any escrow amount shall be refunded to the applicant upon final approval. Should the Township's costs exceed the fees submitted and/or the escrow amount, the applicant shall be responsible for payment of such amounts prior to the issuance of the certificate of completion.

Section 9.03. Approval Process.

- A. Commencement. No construction shall be commenced on a street (or extension or addition thereto) until and unless all approvals under this Ordinance and any other applicable ordinance sections have been obtained from the Township through the Site Plan Review process as described in Article 65 of the Zoning Ordinance.
- B. Authority. Only the Township shall have the authority to approve or deny applications for permits for private street construction. Permits issued by other governmental entities shall not serve as a substitute.
- C. Existing Private Streets and Permits. A Private Street Permit shall not be required for the issuance of a building permit for a principal dwelling on an existing lot or site condominium unit which derives its access from a private street existing as of the effective date of this ordinance.
- D. *Process.* Upon receiving plan approval, the applicant may file for a permit for the private street's construction. At such time, the following must be submitted to the Township Clerk:
 - The applicant shall deposit with the Township Treasurer a sum of money, bank letter of credit or certified check in the amount sufficient to guarantee that the applicant shall perform the terms and conditions of the permit, including the payment of required fees. Upon issuance of certificate of completion any unused portion of the deposit shall be refunded to the applicant.
 - 2. Proof that the Road Authority and Drain Commission have reviewed the plan. Proof can be in the form of a letter or permit.

- 3. Proof that an agreement, outlined in Part E, regarding the interconnection, access rights, maintenance and improvements of the right of way, has been recorded with the Kalamazoo County Register of Deeds.
- E. Agreement. An agreement regarding the interconnection, access rights, maintenance and improvements of the right-of-way and roadway shall be submitted to the Township for review. It will be in a form that will allow it to be recorded with the Kalamazoo County Register of Deeds. Such agreement will address the following:
 - The agreement shall run with the land and specifically address the liability and responsibility of
 the parties to said agreement to maintain the private street pursuant to the specifications of this
 article. This shall include but is not limited to provisions for annual maintenance, snow removal,
 and the eventual repair or reconstruction of the street.
 - 2. The agreement shall include rules regarding voting rights and the responsibilities of parties to the agreement in relation to road maintenance and improvements.
 - 3. The agreement shall include detailed legal descriptions of the private street and all properties allowed to use the road.
 - 4. A method of initiating and financing such road and/or easements improvements in order to keep the road in a reasonably good and usable condition.
 - 5. A workable method of apportioning the costs of maintenance and improvements; including that required by an extension of the private street.
 - 6. Easements to the public for purposes of public and private utilities, emergency and other public vehicles for whatever public services are necessary.
 - 7. A notice that no public funds of Oshtemo Charter Township are to be used to build, repair, or maintain the private street, including road cuts, curbs and gutters that may be required at the entry of the private road onto a public street.
 - 8. A requirement that all future amendments to the maintenance agreement, easement agreement, master deed and/or deed restrictions shall be provided to the Township and recorded with the Kalamazoo County Register of Deeds.
 - 9. Parcel numbers and legal descriptions of all parcels that have legal access to the private road easement.
 - 10. The agreement shall state that "the private street system may be connected to future public or private street networks when stub streets are shown on the approved plan for private roads."
 - 11. The following statement shall be included in any deed or other instrument of conveyance recorded for any lots or other parcels of land served by a private street: "This property does not abut or front upon a public street. If a public street does not abut or serve the property, the street abutting or serving the property is a private street, and it is therefore not required to be maintained by the Road Commission of Kalamazoo County or Oshtemo Charter Township."
 - 12. A notice that if repairs and maintenance are not made, the Township Board may bring the road up to the design standards specified in this ordinance and assess owners of parcels on the private street for the improvements, plus an administrative fee in the amount of 20% of the total cost of the improvements.

- 13. A provision that the owners of any and all of the properties using the street shall not prohibit, restrict, limit, or in any manner interfere with normal ingress and egress and use by any of the other owners. Normal ingress and egress and use shall include use by family, guests, invitees, tradesmen, and others bound to or returning from any of the properties having a right to use the street.
- F. Review Standards. Township staff and/or consultants will review the plans and agreements to assure that the request is in keeping with construction standards of this and other Township ordinances, the Township Comprehensive Master Plan, the intent of this Ordinance, compliance with curb cuts and potential connections, street names, and other applicable provisions. The following review standards shall be applied:
 - 1. The private street will be safe for traffic and pedestrians and advances the Township's priority of Complete Streets.
 - 2. The proposed development will not adversely affect adjacent uses of properties and shall be designed, constructed and maintained in a manner harmonious with the character of adjacent properties and the surrounding area.
 - 3. The private street will not place demands upon public services and facilities in excess of their current capacities.
- G. Issuance. Upon receipt of the required funds and information, the Township Clerk shall issue the permit pursuant to the terms established by the Approving Body's resolution.
- H. Permit Duration. A permit for private street construction shall be valid for a period of one year, or such longer period as determined by the Approving Body, from the date of issuance of the required improvements. If the improvements have not been completed within the allotted time frame, then the permit shall be null and void and of no force and effect and all deposits shall be forfeited to Oshtemo Charter Township.
- I. Final Drawings. Upon completion of construction of a private street (or addition or modification thereof), at least one complete set of record construction drawings signed by a licensed engineer or contractor shall be submitted to the Township indicating that construction of the private street was observed and found to be generally in compliance with the approved plans and other Township approvals. These drawings shall indicate any changes to the original private street plans previously approved by the Township, the correct location, size, etc. of both preexisting and new utilities shall also be specified.
- J. Building Permits. A building permit shall not be issued for any building or structure that derives its access from a private street that is subject to this Ordinance unless one of the following has occurred:
 - 1. A Private Street Permit has been issued by the Township and the street has been fully completed in accordance with the approved permit; or
 - 2. The private street has been nearly completed in accordance with the approved permit with the exception of the wearing course of a depth deemed suitable by the Public Works Director, and the applicant has provided the Township with a performance guarantee, cash, or irrevocable letter of credit as described in Part 3, below; or
 - 3. The applicant for the building permit or owner(s) of the private street right of way have provided the Township with cash or irrevocable letter of credit in an amount determined by the Reviewing Body to insure construction of the private street in accordance with the approved-

private street permit within one (1) year from the issuance of the building permit. The letter of credit shall contain a provision that the Township shall have the right to access the letter of credit if such letter is not renewed 30 days before the expiration date of the letter.

Section 9.03. Approval Process.

- A. Commencement. No construction shall be commenced on a street (or extension or addition thereto) until and unless all approvals under this Ordinance and any other applicable ordinance sections have been obtained from the Township through the Site Plan Review process as described in Article 65 of the Zoning Ordinance.
- B. Authority. Only the Township shall have the authority to approve or deny applications for permits for private street construction. Permits issued by other governmental entities shall not serve as a substitute.
- C. Existing Private Streets and Permits. A Private Street Permit shall not be required for the issuance of a building permit for a principal dwelling on an existing lot or site condominium unit which derives its access from a private street existing as of the effective date of this Ordinance.
- <u>D. Process.</u> Upon receiving plan approval, the applicant may file for a permit for the private street's construction. At such time, the following must be submitted to the Township Clerk:
 - 1. The applicant shall deposit with the Township Treasurer a sum of money, bank letter of credit or certified check in the amount sufficient to guarantee that the applicant shall perform the terms and conditions of the permit, including the payment of required fees. Upon issuance of certificate of completion any unused portion of the deposit shall be refunded to the applicant.
 - 2. Proof that the Road Authority and Drain Commission have reviewed the plan. Proof can be in the form of a letter or permit.
 - 3. Proof that an agreement, outlined in Part E, regarding the interconnection, access rights, maintenance and improvements of the right-of-way, has been recorded with the Kalamazoo County Register of Deeds.
- E. Agreement. An agreement regarding the interconnection, access rights, maintenance and improvements of the right-of-way and roadway shall be submitted to the Township for review. It shall be in a form that allows it to be recorded with the Kalamazoo County Register of Deeds. Such agreement shall address the following:
 - The agreement shall run with the land and specifically address the liability and responsibility of the parties to said agreement to maintain the private street pursuant to the specifications of this Article. This shall include but is not limited to provisions for annual maintenance, snow removal, and the eventual repair or reconstruction of the street.
 - 2. The agreement shall include rules regarding voting rights and the responsibilities of parties to the agreement in relation to road maintenance and improvements.
 - 3. The agreement shall include detailed legal descriptions of the private street and all properties allowed to use the road.
 - 4. A method of initiating and financing such road and/or easements improvements in order to keep the road in a reasonably good and usable condition.
 - 5. A workable method of apportioning the costs of maintenance and improvements; including that required by an extension of the private street.

- 6. Easements to the public for purposes of public and private utilities, emergency and other public vehicles for whatever public services are necessary.
- 7. A notice that no public funds of Oshtemo Charter Township are to be used to build, repair, or maintain the private street, including road cuts, curbs and gutters that may be required at the entry of the private road onto a public street.
- 8. A requirement that all future amendments to the maintenance agreement, easement agreement, master deed and/or deed restrictions shall be provided to the Township and recorded with the Kalamazoo County Register of Deeds.
- 9. Parcel numbers and legal descriptions of all parcels that have legal access to the private road easement.
- 10. The agreement shall state that "the private street system may be connected to future public or private street networks when stub streets are shown on the approved plan for private roads."
- 11. The following statement shall be included in any deed or other instrument of conveyance recorded for any lots or other parcels of land served by a private street: "This property does not abut or front upon a public street. If a public street does not abut or serve the property, the street abutting or serving the property is a private street, and it is therefore not maintained by the Road Commission of Kalamazoo County or Oshtemo Charter Township."
- 12. A notice that if repairs and maintenance are not made, the Township Board may bring the road up to the design standards specified in this Ordinance and assess owners of parcels on the private street for the improvements, plus an administrative fee in the amount of 20% of the total cost for the improvements.
- 13. A provision that the owners of any and all of the properties using the street shall not prohibit, restrict, limit, or in any manner interfere with normal ingress and egress and use by any of the other owners. Normal ingress and egress and use shall include use by family, guests, invitees, tradesmen, and others bound to or returning from any of the properties having a right to use the street.
- F. Review Standards. Township staff and/or consultants shall review the plans and agreements to assure that the request is in keeping with construction standards of this and other Township ordinances, the Township Comprehensive Master Plan, the intent of this Ordinance, compliance with curb cuts and potential connections, street names, and other applicable provisions. The following review standards shall be applied:
 - 1. The private street will be safe for traffic and pedestrians and advances the Township's priority of Complete Streets.
 - 2. The proposed development will not adversely affect adjacent uses of properties and shall be designed, constructed and maintained in a manner harmonious with the character of adjacent properties and the surrounding area.
 - 3. The private street will not place demands upon public services and facilities in excess of their current capacities.
- <u>G. Issuance.</u> Upon receipt of the required funds and information, the Township Clerk shall issue the permit pursuant to the terms established by the Approving Body's resolution.

- H. Permit Duration. A permit for private street construction shall be valid for a period of one year, or such longer period as determined by the Approving Body, from the date of issuance of the required improvements. If the improvements have not been completed within the allotted time frame, then the permit shall be null and void and of no force and effect and all deposits shall be forfeited to Oshtemo Charter Township.
- L. Final Drawings. Upon completion of construction of a private street (or addition or modification thereof), at least one complete set of record construction drawings signed by a licensed engineer in the State of Michigan shall be submitted to the Township indicating that construction of the private street was observed and found to be generally in compliance with the approved plans and other Township approvals. These drawings shall indicate any changes to the original private street plans previously approved by the Township, the correct location, size, etc. of both preexisting and new utilities shall also be specified.
- J. Building Permits. A building permit shall not be issued for any building or structure that derives its access from a private street that is subject to this Ordinance unless one of the following has occurred:
 - 1. A Private Street Permit has been issued by the Township and the street has been fully completed in accordance with the approved permit; or
 - 2. The private street has been nearly completed in accordance with the approved permit with the exception of the wearing course of a depth deemed suitable by the Public Works Director, and the applicant has provided the Township with a performance guarantee, cash, or irrevocable letter of credit as described in Part 3, below; or
 - 3. The applicant for the building permit or owner(s) of the private street right-of-way have provided the Township with cash or irrevocable letter of credit in an amount determined by the Reviewing Body to insure construction of the private street in accordance with the approved private street permit within one (1) year from the issuance of the building permit. The letter of credit shall contain a provision that the Township shall have the right to access the letter of credit if such letter is not renewed 30 days before the expiration date of the letter.

Section 9.04. Inspections.

- A. All required improvements shall be inspected by the Public Works Director or assignee at various stages of construction as part of the Private Street Permit.
- B. The applicant's engineer shall certify to the Public Works Director, before the final inspection and report thereon are made, that the required improvements were made in accordance with this <u>Aa</u>rticle and all approved plans.
- C. Upon completion of construction of the leveling course the Public Works Director shall make a final inspection and shall report the results of the final inspection to the Township ClerkZoning Administrator in writing. Upon favorable recommendation from the Public Works Director, the Zoning Administrator Township Clerk shall issue a tentative certificate of completion.
- D. No building permit shall be issued for any lot fronting on a private road unless a tentative certificate of completion has been issued by the Township.
- E. Upon completion of construction of the wearing course, the Public Works Director shall make a final inspection and shall report the results of the final inspection to the Township Clerk in writing. Upon

favorable recommendation from the Public Works Director, the Township Clerk shall issue a final certificate of completion.

Section 9.05. Maintenance.

- A. Responsibilities. A private street shall be continuously maintained in a manner that it does not constitute a danger to public health, safety, and welfare. All costs associated with the repair of a private street shall be the responsibility of the individuals and/or the property owners association(s) comprised of land owners served by the street. Maintenance activities shall include, but not be limited to:
 - 1. Road surfaces are to be graded and graveled or paved to assure vehicle transit at all times of the year. Private graveled roads are only allowed when created off of a public graveled in the Rural context zone.
 - 2. Drainage facilities shall be maintained to be open and freely draining.
 - 3. A clear, unobstructed envelope shall be maintained at a minimum height of at least fourteen (14) feet above the entire minimum required road surface.
 - 4. _Road signs, <u>pavement markings</u>, and traffic control signs, etc. shall be maintained and replaced by the owners/s of the private road.
 - 4.5. If repairs and maintenance are not made, the Township Board may bring the road up to the design standards specified in this Ordinance and assess owners of parcels on the private street for the improvements, plus an administrative fee in the amount of 20% of the total cost for the improvements.
- B. Snow Removal. The individuals and/or the property owners association(s) comprised of land owners served by the street shall be responsible for plowing snow when there is two or more inches of accumulation. The private street shall be kept free of ice so that firefighting and emergency vehicles can access all portions of the private street at all times.
 - 1. Snow and ice must be removed <u>fromon</u> any sidewalk adjacent to a lot or parcel owned by the landowners within 24 hours after the ice and/or snow has formed or fallen.
 - 2. Snow and ice shall be removed from the entire constructed width and length of the sidewalk.
 - 3. Failure to comply can result in a municipal civil infraction citation and any associated costs or fines.
- C. Agreement. The developer, individuals, and/or the property owners association(s) comprised of land owners served by the street shall produce enforceable documents that the Township may call upon at its option. These documents shall provide that, if the private street is not maintained to the requirements of this Section, all owners shall be deemed to have consented to a special assessment district being created by the Township to maintain or upgrade the private street. The agreement shall also provide that, alternately, the Reviewing Body, at its optiondiscretion, can improve and maintain the private street so that it meets the requirements of this Section, and the Township can charge owners for the reasonable costs thereof, and such costs shall be secured by either placing a property lien or by placing the costs thereof on the tax roll.

Section 9.06. Deviations.

- A. When there are practical difficulties or unnecessary hardships in the way of carrying out the strict letter of this Ordinance, such as topographical and other physical characteristics that cause unusual difficulty, the Planning Commission shall have the power to vary or modify the application of the provisions of this Ordinance when it finds that two (2) or more of the following criteria apply:
 - 1. A proposed private road extension or improvement is of a very modest scale affecting not more than three (3) parcels such that full compliance with construction, design and development standards of this Ordinance would be inordinately burdensome as to be unwarranted.
 - 2. Construction of a new private street or the extension or improvement of an existing private road in conformance with the standards of this <u>S</u>section would result in severe degradation to important natural features that may be preserved and protected with a lessening of the standards. Provided, that a safe alternative design will still result from such reduced standards.
 - 3. That the condition or situation of the specific piece of property for which the variance is sought is not of so general or recurrent a nature as to make reasonably practicable the formation of a general regulation for such conditions or situations.
 - 4. That by reason of exceptional narrowness in width, breadth, length or shape of a specific piece of property, or by reason of exceptional topographic conditions or other extraordinary situations or conditions of the land, or of property immediately adjoining the property in question the literal enforcement of the requirements of this Ordinance would involve practical difficulties or would cause undue hardship.
 - 5. That authorizing such a variance would not be of substantial detriment to adjacent property and would not materially impair the intent and purposes of this Ordinance or the public interest. The possibility of increased financial return shall not of itself be deemed sufficient cause for authorizing a variance.
 - 6. That practical difficulties or unnecessary hardships would occur if the strict letter of this Ordinance is observed, provided that public safety is secured.
 - 7. The granting of such waiver will not adversely affect the purpose or intent of the Oshtemo Comprehensive Master Plan or the provisions of this Ordinance.
- B. The Planning Commission may attach reasonable conditions in granting any deviation from any provision of this <u>Aarticle</u>, and the breach of any conditions or the failure of any applicant to comply with the conditions shall void the deviation.
- C. If construction of the road has not commenced within two (2) years from the date that a deviation was granted, then the deviation shall be null and void. The Planning Commission may grant a longer time frame and may grant an extension when so requested by the applicant.

Section 9.07. Administrative Departures.

A. *Purpose.* Administrative Departures are provided to permit access and/or the development of lots or properties that generally fall within the requirements of this Ordinance, but, due to minor site characteristics or other related conditions, a limited degree of flexibility to meet the spirit and purpose of this Ordinance is appropriate.

- B. It is not intended to be a general waiver or lessening of regulations. Rather, the procedure permits a site-specific plan that is equal to or better than the strict application of a design standard. It is not intended as a substitute for a variance or as a means for relief from requirements of this Ordinance.
- C. *Applicability*. Only those Administrative Departures that are specifically noted may be requested and approved.
- D. *Application Procedure.* Requests for Administrative Departures shall be submitted with the applicable application and shall include the following:
 - 1. Information and materials, as listed in the application form, in sufficient detail to indicate the nature and necessity of the request, and a scaled drawing, if appropriate. Requested Administrative Departures shall be separately listed and clearly noted on the proposed plan.
 - 2. The applicable fee established by resolution of the Approving Body.
- E. *Review Standards.* The Public Works Director <u>and the Planning Director</u> shall consider whether the proposed alternative meets the following standards.
 - 1. Streets Ordinance. The proposed Departure is consistent with the purpose and intent of the Ordinance, Article, and Section, and the specific requirements and conditions of the Administrative Departure approval criteria,
 - 2. Area. The proposed Departure will be compatible with adjacent properties and the neighborhood,
 - 3. *Environment*. The proposed Departure will retain as many natural features of the landscape as possible and/or cause lesser intrusion into the landscape,
 - 4. *Public Facilities.* The proposed Departure will not place a burden on existing infrastructure and services, and
 - 5. Other. The Departure request is necessitated by a condition of the site or structure, and not as a means to reduce costs or inconvenience.
- F. Decision. The Public Works Director may approve, approve with conditions, or deny the request. If the Public Works Director determines that the extent of the requested Departure(s) requires additional community review and input, the Engineer may refer the application to the Planning Commission for a public hearing. The fee for the Administrative Departure shall then be applied to the costs of application to the Planning Commission.
- G. *Prior to Other Approval.* Decisions on Administrative Departures shall be made prior to consideration of other approvals required by this Ordinance.
- H. Appeal. A decision regarding an Administrative Departure may be appealed to the Zoning Board of Appeals. Individual conditions imposed as part of an Administrative Departure approval cannot be separately appealed.

Section 9.08. Nonconforming Situations.

Private roads, legally constructed prior to the adoption of this Aarticle may continue in use subject to the following:

A. No such road shall be enlarged or extended unless the entire road is brought into compliance with the standards of this Ordinance.

- B. No additional lots or home sites shall be created which are accessed by a nonconforming private road unless the entire road is brought into compliance with the standards of this Ordinance.
- C. Lots lawfully created prior to the adoption of this Streets Ordinance, which are accessed by a nonconforming private road may be used in accordance with the requirements of the Zoning Ordinance.

Section 9.09. Violation and Ppenalties.

Any person who violates any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than \$500.00 or by imprisonment in the county jail for a period not to exceed 90 days or by both such fine and imprisonment. Any access which is used in violation of the terms of this Aarticle may be abated, restrained, enjoined, and prohibited upon the commencement of an appropriate action in the Circuit Court.

Applicable Sections

- Village Form-Based Code Overlay Zone (34.70)
- 9th Street and West Main Overlay Zone (35.50)
- Planned Unit Development (41.80)
- Residential Condominium Development Standards (42.30)
- Open Space Community (43.50)
- Open Space Preservation Residential Development Option (44.50)
- Conditions for Specified Permitted User (48.100)
- Special Uses (49.200 NOTE: It should be Section 49.180)
- C-R: Local Commercial District, Restricted (21.50)
- Access Management Guidelines Section 51.10
- Definition Of A Private Street Or Road Section 2.20
- Subdivision, Site Condominium, And Land Division Ordinance Section 29.000
- Regulation For The Use Of Public Rights-Of-Way By Telecommunications Providers Section 125.000
- Truck Route Ordinance Section 153.000
- Landscaping Section Section 53.60
- Access Management Plan
- Complete Streets Policy

Goals

- 1. Define road types
- 2. Clear standard for the design, construction, and maintenance of private roads and private streets
- Clear and distinct construction standards for properly scaled rural and urban contexts, in commercial and residential districts
- 4. Connectivity
- 5. Access management standards
- 6. Complete Streets for all users and all modes, equal access for all users

Desired Outcomes

- 1. Network optimization (efficient, effective, and provides ROI)
- 2. Ensure public health (promote health and well-being), safety (appropriate facilities, lower speed, reduce points of conflict), and welfare (a well-functioning community that provides a high quality of life and serves the common good)
- 3. Self-enforcing design that prioritizes safety for all users

Supporting Documents

2003 Access Management Plan

2018 Complete Streets Policy (Multi-modal, Context Sensitive, Network Connectivity)

2019 Go! Green Oshtemo

2011 Oshtemo Township Master Plan (see Chapter 5 Transportation & Community Services)

2022 Zoning Ordinance and Subdivision Ordinance