

Site Plan Application

Page 1 of 3

Updated OCT 2023

NOTICE TO APPLICANT

With the exception of residential one- and two-family structures, all land development activities, regardless of zoning district, must go through the site plan approval process. The fee for this process is \$3,000.00. All forms, fees, and additional documentation must be submitted to the Zoning Administrator **at least thirty** (30) days prior to the Planning & Zoning Meeting. Only complete applications will be accepted.

Upon submittal of the site plans, the City Planner will review for noticeable discrepancies and determine if there is a need to apply for other zoning actions. Site plans are also provided to the City Engineer, the Public Works Department, and the Fire-Rescue Services Department for review. Once the applicant has addressed all engineering comments, the plan will be placed on the Planning & Zoning Meeting agenda for recommendations. If no revisions are needed, it will move to the next regularly scheduled City Council Meeting agenda. Please note that site plan approval does not constitute approval of any other zoning action or permit.

Restaurants serving alcoholic beverages by the drink should refer to the Pooler Code of Ordinances, Chapter 6, Article I, Sections 6-11 for requirements. General questions concerning this application may be directed to the Zoning Administrator.

Packet Contents (City Forms)

This packet contains all forms required to be completed prior to submission.

- 1. Site Plan Application
- 2. Site Plan Submission Checklist
- 3. Property Owner Authorization
- 4. Site Plan Approval Standards Affidavit
- 5. Campaign Contribution Report
- 6. Site Plan Review Checklist

Additional Items for Submission

In addition to the above forms, the following must also be included with your application submission:

- 1. Three (3) sets of completed hardcopy plans (to include landscaping and lighting) plus one electronic copy
- 2. Application fee payment of \$3,000.00
- 3. Project narrative
- 4. Proof taxes have been paid in full
- 5. Existing deed restrictions or covenants applicable to this property (if applicable)



Site Plan Application

Page 2 of 3

Contact Information			
Applicant Name			Applicant Phone
Applicant Mailing Address			Applicant Email
Property Owner Name			Property Owner Phone
Property Owner Mailing Add	ress		Property Owner Email
Contact Person Name			Contact Person Phone
Contact Person Mailing Addr	ress		Contact Person Email
Property Information			
Location Address			
Current Zoning			Parcel Identification #
Brief Description of Propose	d Land Developm	ent Activity and Use of Land Therea	after
Contractor Information			
Contractor Name	C	ontractor License #	Contractor Phone
Contractor Mailing Address			Contractor Email
Zoning Actions			
	n on all prior appl	past three (3) years. If possible, in ications filed for the zoning action (
Application Number	Date	Action Requested	Action Taken



Site Plan Application

Page 3 of 3

Application Number	Date	Action Requested	Action	n Taken
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pprovals				
Environmental Product D	eclaration (EPD) app	proval required?	☐ No	Yes
Natural Resources Conservation Service (NRCS) approval required?				Yes,
Developments of Regiona	al Impact (DRI) revie	ew triggered?	□No	(date) ☐ Yes
Existing deed restrictions	or covenants applic	able to this property?	□No	☐ Yes, attached
being subdivided or deve Applicants must submit a	loped requiring an e plat to GDOT for re	GDOT) requires a permit for any p ntrance onto a State or Federal H view/comment. The Pooler Planni ation until GDOT has commented.	ighway.	Yes, attached
fidavit				
I, the undersigned, certifinformation pertained in		examined, and completed this appue and correct.	olication and certify	y that all the
I hereby certify that this in effect for the property		n/site plan does not violate any co eveloped.	ovenants or deed i	estrictions currently
I hereby certify that all to outstanding.	axes applicable to th	is property have been paid and th	nat there are no de	elinquent taxes
I hereby certify that I am subdivision/development		rized agent of the property being	proposed for	
Applicant Name	Арр	plicant Signature	Date	



Site Plan Submission Checklist

Page 1 of 1

Updated JUNE 2023

NOTICE TO APPLICANT

The site plan approval process is intended to provide the general public, Planning & Zoning Commission, Mayor, and Councilmembers with information pertinent to how a new development will affect the surrounding area and the City as a whole. There is no evaluation process or set of regulations other than what is required to be shown on the map and listed upon the application. Site plan approval does not constitute approval of any zoning action or permit. If the documents listed below are not submitted, your project will neither be reviewed, nor processed.

The Planning & Zoning Commission may require elevations or other engineering or architectural drawings covering the proposed development. Mayor & Council will not act upon a zoning decision that requires a site plan until the site plan has met the approval of the City Engineer or his designee.

☐ 3 sets of paper plans and 1 set of electronic plans
☐ \$3,000.00 application fee payment
☐ Tree Survey prepared by a registered land surveyor with accurate locations of all trees on site and up to 20' off site on all sides. List the trunk diameter at 4.5' above grade and identify the species.
☐ The location, size and other pertinent data of all land uses on the site including types, location and height of building, parking, open area and landscaping
☐ Dimension setback lines from property lines and street rights-of-way.
☐ Lighting Plan
☐ Adjacent thoroughfares and all curb-cuts within five hundred (500) feet including:
☐ Proposed new cut (s) onto public rights-of-way with turning radii & width
☐ Dimensions of all rights-of-way
☐ Drainage plan to conform to city engineering department's standards
☐ Location of all utilities
☐ Tabulated data including at least:
☐ Gross density of dwelling units
☐ Parking ratio per dwelling unit
☐ Percentage and amount of land coverage by use; and,
☐ Percentage and amount of floor area by use and by type.
☐ Topographical map showing existing and proposed contours at one foot (I ') intervals and natural features.
☐ Developments of Regional Impact (check only if your project requires this)



Conditional Use Standards

Page 1 of 1

Updated SEPT 2023

Review Criteria

The Planning & Zoning Commission shall hear and make recommendations upon such uses in a district that are permitted as conditional uses. The application to establish such use shall be approved by the city council on a finding that:

- 1. The proposed use will not be contrary to the purpose of this ordinance;
- 2. The proposed use will not be detrimental to the use or development of adjacent properties or the general neighborhood or adversely affect the health and safety of residents and workers;
- 3. The proposed use will not constitute a nuisance or hazard because of the number of persons who will attend or use such facility, vehicular movement acquainted with the use, noise or fumes generated by or as a result of the use, or type of physical activity associated with the land use;
- 4. The proposed use will not be affected adversely by the existing uses of adjacent properties;
- 5. The proposed use will be placed on a lot which is of sufficient size to satisfy the space requirements of said use;
- 6. The parking and all development standards set forth for each particular use for which a permit may be granted will be met; and,
- 7. The action will not adversely impact adjacent or nearby properties in terms of property values, by rendering such properties less suitable and therefore less marketable for the type of development to which they are committed or restricted in order to promote the public welfare and protect the established development pattern.

Additional Mitigation Requirements

The Planning & Zoning Commission may suggest and the Mayor and Council may impose or require such additional restrictions and standards (e.g., increased setbacks, buffer strips, screening, etc.):

- 1. As may be necessary to protect the health and safety of workers and residents in the community; and
- 2. To protect the value and use of property in the general neighborhood.

Affidavit of Receipt

I understand the importance of receipt of the document.	this document and acknowledge that this affic	avit serves as a formal record of my
Applicant Name	Applicant Signature	Date



Site Plan Approval Standards

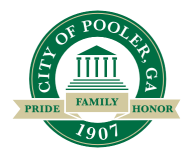
Page 1 of 1

Updated SEPT 2023

The site plan approval process is intended to provide the general public, planning commission, and city council with information pertinent to how a new development will affect the surrounding area and the city as a whole. Site plan approval does not constitute approval of any other zoning action or permit.

In order to promote the public health, safety, and general welfare of the City of Pooler against the unrestricted development upon property, the following standards and any other factors relevant to balancing the above stated public interest will be considered, when deemed appropriate, by City Council in approving any site plan:

- 1. Whether the site plan is consistent with the Comprehensive Plan for the City of Pooler and any other small area plans;
- 2. provides for adequate pedestrian and traffic access;
- 3. provides adequate space for off-street parking and loading/unloading zones where applicable;
- 4. provides for appropriate location, arrangement, size, and design of buildings, lighting, signs, giving due consideration to the applicable zoning district(s);
- 5. is appropriate in scale and relation to proposed use(s) to one another and those of adjacent properties;
- 6. the proposed development site is adequately served by existing or proposed public facilities, including roads, water, sanitary sewer, and stormwater infrastructure;
- 7. the proposed development site is adequately served by other public services to account for current or projected needs;
- 8. provides adequate protection for adjacent properties against noise, glare, unsightliness, or other objectionable features;
- 9. provides adequate landscaping, including the type and arrangement of trees, shrubs, and other landscaping, which may (or may not) provide a visual or noise-deterring buffer between adjacent properties; and
- 10. provides for improvements in accordance with all applicable federal, state, and local laws including without limitation, the Code of Ordinances for the City of Pooler.



Campaign Contribution Disclosure Form (Rezoning Action Applicant)

Page 1 of 1

Updated MAY 2023

Per GA § 36-67A-3, rezoning action applicants and opponents are required to disclose campaign contributions or gifts with an aggregate value of \$250 or more made to any City Official within two years immediately preceding the filing of the application. City Officials include the Mayor, Councilmembers, and Planning & Zoning Commissioners. Rezoning action applicant disclosures shall be filed within ten days after the application for the rezoning action is first filed. If additional space is needed, please attach a second form.

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earing/Meeting	Date and Time		
/Meeting Date a	and Time		
st two years the de campaign co rs that, when o	at, when combined, tot ontributions to one or m combined, total an amo	al an amount grea nore Pooler City Of	ater than \$250.00. Ficial(s) over the
Title		Dollar Value	Description of Gift >\$250
Title		Dollar Value	Description of Gift >\$250
Title		Dollar Value	Description of Gift >\$250
provided above	e is true to fact.		
	Applicant Signature		Date
	contributions to Commissioners, made any campaign corribution that two years the campaign corribution information. Title Title	contributions to one or more Pooler City Commissioners, during the past two years two years that, when combined, total an amoion information is listed below: Title Title Title Title Tritle Title Title Title Tritle Title Tritle Title Title Title Title Title Title Title Title	Pearing/Meeting Date and Time /Meeting Date and Time contributions to one or more Pooler City Official(s), including Commissioners, during the past two years that, when combined any campaign contributions to one or more Pooler St two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined and the campaign contributions to one or more Pooler City Office two years that, when combined and the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined, total an amount greater than so the campaign contributions to one or more Pooler City Office two years that, when combined to the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office two years that, when combined the campaign contributions to one or more Pooler City Office the campaign contributions to one or more Pooler City Office the campaign contributions to one or more Pooler City O



Page 1 of 20

Updated OCT 2023

NOTICE TO APPLICANT

Please address each item below using an "ok" or "n/a" and indicate on which plan sheets each item can be located. This checklist is intended to serve as a guide for a complete site plan application but does not comprise all City standards. All City of Pooler Code of Ordinances' requirements must be met.

Project Information

Project	Name Date
Basic F	ngineering Information
1	Development name; If not obvious, add a description of the development
2	Location of site / location map: Sufficiently detailed to pinpoint the site's location
3	Date of plans with space for revision dates
4	Name and contact information of the engineer and engineering firm responsible for the plans
5	Name and contact information of owner, authorized agent of the owner, and/or developer
6	24-hour contact with phone number
7	Signed and dated P.E. stamp or other licensed professional as allowed by law
8	Sheet index
9	Property size, disturbed area, impervious area, property zoning, maximum building height, proposed square footage, proposed height
10	Show property boundaries with metes and bounds descriptions
11	North arrow, graphic scale
12	Show existing site features of the property, existing contours at 1-foot intervals (Appendix A, Article V, Section 4 C), existing buildings, parking, driveways, undeveloped areas, etc
13	Identify the ownership and use of all adjacent surrounding properties
14	Show adjacent roads and curb cuts within 500 feet (Appendix A, Article V, Section 4 C)
15	Name of adjacent roads. Route number if state or federal route (Appendix A, Article V, Section 4 C)
16	Show and label the right-of-way of adjacent roads. (Appendix A, Article V, Section 4 C)



Page 2 of 20

17	Existing improvements inside adjacent road rights-of-way such as turn lanes, drainage systems, sidewalks/pathways, utilities, and any other items that may have an impact on this development
18	Show existing drainage features on or around this site that may impact the development: creeks, ponds, ditches, swales, buffers, pipe systems, drainage easements, existing detention ponds, lakes, wetlands, floodplain limits, etc
19	Indicate whether or not FLOODPLAIN exists on the site. Provide a FEMA map reference and date of FEMA map
20	Indicate whether or not STATE WATERS exist on the site and if wrested vegetation is present. If State waters, with wrested vegetation, are present on site, delineate required buffers, extending from the wrested vegetation. (Georgia EPD jurisdiction)
21	Indicate whether or not WETLANDS exist on the site. All wetlands shall be delineated on the site plans and identified as jurisdictional or non-jurisdictional. If applicable, show required buffer (Corps of Engineers' jurisdiction)
22	Location of existing utilities (Appendix A, Article V, Section 4 C 5)
23	Easements existing upon the property
24	Provide cut/fill computations for all proposed grading in the floodplain. If the cut/fill calculations result in a net fill, provide FEMA no- rise certification, accompanied by the calculations utilized to perform analysis (NFIP 60.3(d)(3)).
Propos	sed Development
1	New Developments & redevelopments - reminder: Please assure the bonds are provided in accordance with 42-183.8 (stormwater), 42-204.1 (landscaping), and 74.136 (sidewalks)
2	The site plan shall provide all pertinent data for proposed building construction or expansion, proposed parking, open areas, landscaping. (Appendix A, Article V, Section 4 C)
3	Show building setback lines and buffers from property lines and street right-of-way lines. (Appendix A, Article V, Section 4 C)
4	For commercial and industrial developments, provide details of the proposed driveway(s) onto the public rights-of-way. This may need to be at an enlarged scale to show all necessary information
5	Show sidewalk that is to be constructed or extended; in accordance with Appendix B, Article VI, Section 601.02. Include the City's sidewalk detail
6	Show location of freestanding signage if proposed. Make sure intersection sight distance is not impacted
7	Show interior traffic pattern
8	Erosion control plans in accordance with State and local ordinances. Checkoff list is required if disturbed area is > 1 acre



Page 3 of 20

9	GDOT permit is required if any work is proposed in a State or US right-of-way. A copy of the approved Georgia DOT encroachment permit shall be required prior to obtaining a land disturbance permit
10.	At least two benchmarks shall be established within a subdivision. Such benchmarks shall be at opposite corners of the property being subdivided. Benchmarks shall be included on site development plans with coordinates and elevation (Appendix B, Article VI, Section 607)
11.	Show all required easements (around utilities, around drainage structures, 25' access easements, etc)
12.	Provide a utility plan that shows any proposed gas, electric, telephone and/or cable lines
13.	Greenbelt required as a buffer between incompatible zonings. (Appendix A, Article III, Section 27)
14.	Provide a fire access road meeting the requirements of the Fire Code. (Exceptions exist, but generally a paved road extending to within 150' of all portions of the facility with a minimum width of 20 feet and with a vertical clearance of 13'6"). See IFC 503
15.	Provide a Fire Protection Plan sheet that identifies all existing and proposed fire hydrant locations with hose lay distance in linear footage around each building from hydrant
16.	Show location of Mailbox Kiosk and provide details demonstrating it is ADA compliant
17.	Provide building elevations and proposed architectural materials or proposed architectural materials if no elevations exist
18.	Provide Phasing Plan when project is proposed to be constructed in phases (multi building sites)
19.	Provide site lighting plan for all proposed lighting
20.	Traffic Impact Study or technical memo for traffic
New	Streets
1	If new streets are to be private, clearly indicate this
2	An identifying name of each new street with the proposed right-of-way
3	Street alignment to be in conformance with the approved Preliminary Plat
4	Plan and profile of proposed streets; include profile grades, vertical curve lengths, K factors, etc
5	The maximum change in grade that does not require a vertical curve shall be as follows: $20 \text{ mph} - 1.2\%$, $25 \text{ mph} - 1.1\%$, $30 \text{ mph} - 1.0\%$, $35 \text{ mph} - 0.9\%$, $40 \text{ mph} - 0.8\%$, $45 \text{ mph} - 0.7\%$, $50 \text{ mph} - 0.6\%$, $55 \text{ mph} - 0.5\%$, $60 \text{ mph} - 0.4\%$, $65 \text{ mph} - 0.3\%$. If the cumulative effect of vertical grade breaks violates stopping sight distance criteria, these values shall be reduced
6	Minimum street profile grade is 0.3% (Chapter 74, Article V, Section 74-133f)



Page 4 of 20

7	_ Roadway pavement shall at a minimum meet the requirements outlined in the City of Pooler Standards and Specifications unless a geotechnical engineer requires a thicker pavement section more suitable for the proposed use of the road. (Chapter 74, Article V, Section 74-133b and c)
8	Provide the City's standard details that relate to street construction (street typical section, pavement specifications, curb detail, sidewalk detail, etc.)
9	_ A Neighborhood Grading and Drainage Plan is required for all subdivisions. (Appendix B, Article VI, Section 601.02)
10	Demonstrate that intersection sight distance is achieved
11	Show the location of all proposed R/W monuments – "Stone or concrete monuments four inches in diameter or square, 30 inches long, with a flat top, which shall be set at each street corner, and at all points where the street lines intersect the exterior boundaries of the subdivision, and at the P.C. and P.T. of each street. The top of the monuments shall contain a metal pin or be scored with an indented cross to identify the location." (Appendix B, Article VI, Sec. 605)
12	The city will not accept for maintenance any unpaved street or road. (Chapter 74, Article V, Section 74-134)
13	Show the location of all proposed road signs
14	Show the location of all proposed pavement markings
15	All pavement markings and other traffic control items shall be in accordance with the latest edition of the MUTCD on both public streets and private streets that are "open to public travel". (MUTCD Introduction, page I-1, paragraph 03)
16	Commercial developments: Show traffic control items (directional arrows, stop bars, stop signs, etc)
17	Label the curb radius at intersections
18	Gutter spread shall not extend beyond the center of the travel lane for 10-year design storm event
19	Ensure that the season high groundwater table elevation is a minimum of 24 inches below the bottom of the base course for proposed streets
Required	Notes
Include	the following notes as applicable to the project:
1	_ "In case of conflict between these plans and the City of Pooler's ordinances, standards, specifications or details, the City of Pooler requirements shall be required."
2	Add the following note when new public streets are being constructed: "Laboratory compaction, stability and density tests are required for the pavement with compression for the concrete curb and gutter." (Chapter 74, Article V, Section 74-133g)



Page 5 of 20

	_ Add the following note when new public streets are to be constructed: "Construction will be performed supervision of a registered engineer." (Chapter 74, Article V, Section 74-133j)
4	_ "All road signage and pavement markings shall be in accordance with MUTCD specifications." (MUTCD Introduction, page I-1, paragraph 03)
5	_ Thermoplastic pavement markings are required within right of way (Standard Specifications 02500.2.06)
6	When new public streets are being constructed, include the following: Add a note or sufficient information on the plans to indicate that Petromat, Supex or other suitable material is required within 50 feet of intersections. (Appendix B, Article VI, Section 601.02)
7	_ Select fill SHALL be use in all roads to be dedicated to the City
8	_ Road fill shall be compacted to 100% standard proctor or 95% modified proctor (ASTM D698 or ASTM D1557)
9	_ Traffic signs installed inside the public R/W must have High Intensity or Diamond Grade Sheeting
10	Street name signs shall be provided by the developer. (Chapter 74, Article V, Section 74-135)
11	The owner must certify that all land disturbing and development activities will be completed in accordance with the approved stormwater management design plan (Chapter 42, Article V, Section 42- 183.4(6))
12	The designer must certify that the design meets the requirements of the City of Pooler and the latest edition of the coastal stormwater supplement to the Georgia Stormwater Management Manual, and any relevant local addenda (Chapter 42, Article V, Section 42-183.4(5))
Drainage	
	es: City of Pooler Code of Ordinances, Chapter 74, Article V, Section 74-132; Chapter 42, Article V, Section Appendix B, Article VI, Section 602
1	_ Internal subdivision drainage to be designed for a minimum of a 10-year 24-hour storm event with immediate runoff. (Chapter 74, Article V, Section 74-132i)
2	Storm drain pipe beneath city maintained streets shall be a minimum of 18 inches in diameter and shall be RCP. (Chapter 74, Article V, Section 74-132a)
3	Storm side-drain under driveways and walkways shall be 15 inch minimum. Plastic culverts are acceptable but shall have concrete headwalls to protect the pipe ends. (Chapter 74, Article V, Section 74-132b)
4	_ Metal pipe is not permitted in the city's rights-of-way or easements. (Chapter 74, Article V, Section 74-132c)
5	Provide a plan and profile of the proposed storm drainage system; Show the hydraulic grade line for the applicable design-year storm, for the full extent of the stormwater conveyance system. The high



Page 6 of 20

	water elevation must be below street elevation for the design-year storm event. Show all underground utility crossings, with the required vertical separation. (Chapter 42, Article V, Section 42-183.4)
6	Lot drainage shall be from the rear to the front of lots; 0.5% grade minimum. Exceptions will be considered. (Chapter 74, Article V, Section 74-132d)
7	Side lot drainage shall be piped; ditches on side lot lines are not permitted. Exceptions will be considered. (Chapter 74, Article V, Section 74-132e)
8	All drainage ditches/canal shall have a maintenance easement. The structure itself shall be in an easement with an additional 25-foot access easement on one side for mechanical cleaning access purposes. Side slopes shall be grassed and shall be 2:1 or flatter. Side slopes shall be constructed in such a manner that they do not erode and can be maintained with riding grass cutting equipment. The soil type encountered will be considered in selecting the proper slope. Slope approval shall be at the discretion of the city, with a laboratory report on the angle of repose. (Ch 74, Art V, Section 74-132f & h)
9	A swale is a drainage feature that receives stormwater from sheet flow and/or overland flow. Storm drainage pipe or gutter flow shall not discharge into a swale. (Chapter 74, Article V, Section 74-132g)
10	Swales less than one foot deep shall be paved a minimum of two feet wide. Swales greater than one foot deep but less than three feet deep shall have a 4(H):1(V) side slope with a permanent stand of grass established on both slopes. (Chapter 74, Article V, Section 74-132g)
11	A drainage swale or ditch greater than three feet deep shall be piped unless it is a primary or secondary outfall. (Chapter 74, Article V, Section 74-132g)
12	The 100-yr floodplain shall be delineated on the site development plans, with Base Flood Elevation (BFE), when required. (Chapter 74, Article V, Section 74-132j)
13	Minimum lot elevation: finished floor elevations shall be at least one foot above the level of the Base Flood Elevation, associated with the 100-year floodplain. The entire lot shall be properly drained. (Appendix B, Article VI, Section 602 e)
14	The peak post development discharge shall not exceed the predevelopment discharge. (Chapter 74, Article V, Section 74-132k; also Sec 601.02)
15	Detention ponds: must be located outside wetlands. (Chapter 42, Article V, Sec 42-156)
16	The City will not accept detention areas for maintenance or ownership. (Chapter 74, Article V, Section 74-132k)
Mobile	Home Parks
1	Verify correct zoning
2	Minimum lot size 40' x 100' and a minimum of 4000 sf. (Appendix A, Article III, Section 10 A(2))
3	Setback - front: At least 20' from front lot line or 35' from center of road. (Appendix A, Article III, Section 10 B 1)



Page 7 of 20

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Page 8 of 20

6	Provide the City-approved street typical section detail that shows the placement location of utility lines. (Chapter 74, Article V, Section 74-139 c)
7	Developments must be served by public water and public sewers when available. (Appendix B, Article VI, Section 606.01)
8	Plans for wells or septic systems shall require approval by the Chatham County Health Department. (Appendix B, Article VI, Section 606.02)
9	All water and sewer lines running under streets/sidewalks shall be sleeved. (Appendix B, Article VI, Section 606.03)
10	_ All publicly owned utilities shall be installed in the road rights-of-way or approved access easements. (Appendix B, Article VI, Section 604 and 606.04)
11	Sanitary sewer, water mains, service laterals or other publicly owned utilities shall not be installed behind or between lots without the express approval of the City of Pooler. If allowed the utility will need to be in a proper easement. (Appendix B, Article VI, Section 606, Utilities 2)
12	A #12 gauge solid copper tracing wire shall be installed on all water mains, water laterals, fire hydrants, post hydrants, and/or blow offs and along all sanitary sewer lines, laterals, and force mains. (Appendix B, Article VI, Section 606)
13	If water main, gravity sewer main, or force main are proposed, provide profiles on site plan. Include all underground utility crossings with required vertical separation
14	_ Submit all applicable outside agency and other jurisdiction approvals such as LDA, Chatham County, City of Savannah and Georgia EPD forms (forms extending water and sewer main lines)
15	_ All private and dry utilities shall be shown on plans in easements. Clearly mark all city-owned utilities with "city utility easements" and private utilities with "private utilities easements". Provide associated easement agreement.
Water:	
1	Fire hydrant spacing:
	 300 feet maximum in multi-family, commercial & industrial zonings 500 feet maximum for single family; (Appendix B, Article VI, Section 606.03)
	- 250 feet spacing in mobile home parks (Appendix A, Article III, Section 10 L)
2	All fire hydrants shall be painted yellow. (Appendix B, Article VI, Section 606)
3	Provide Detail W-03 - Standard Fire Hydrant Assembly (Appendix B, Article VI, Section 606)
4	Provide an engineering report for the proposed water distribution system. Calculations shall, at a minimum, include needed fire flow, expected domestic demand, and fire hydrant flow test results demonstrating that the required fire protection will be achieved on site. If extending water main, a complete water distribution system model and analysis shall be provided
5	Residential water laterals: 1" diameter minimum. (Appendix B, Article VI, Section 606)



Page 9 of 20

6	Residential water laterals shall be installed no more than 5' feet from the property corner. (Appendix B, Article VI, Section 606 Water 16)
7	The water mains at the cul-de-sac shall be installed around the cul-de-sac thereby eliminating the laterals from being installed under the cul-de-sac. (Appendix B, Article VI, Section 606 Water 14)
8	Water mains in subdivisions shall be 8" diameter minimum. In cul-de-sacs without fire hydrants, the minimum size can be reduced to 4". (Appendix B, Article VI, Section 606)
9	When feasible all water mains shall be looped into the nearest main of the same size or larger size as the line of origin. (Appendix B, Article VI, Section 606)
10	Cut-off valves will be located at all tees where lines are two inches or larger. (Appendix B, Article VI, Section 606.03)
11	All gate valves 4" or larger that are installed on a transmission line shall be installed in a manhole. All gate valves at the entrance of a subdivision that tie into a transmission line shall be installed in a manhole. All other gate valves can be installed in a cast iron valve box with a concrete collar and concrete value marker posts. (Appendix B, Article VI, Section 606 Water 6)
12	_ All valves shall have a concrete monument with "W/Valve" inscribed on two sides of the monument, installed no more than 6" away from the valve. (Appendix B, Article VI, Section 606 Water 9)
13	_ All meter connection points must have an approved, reduced pressure backflow device. This includes fire lines, irrigation lines, and domestic supply lines. (Appendix B, Article VI, Section 606)
14	_ The private water main starts at the property line. Therefore, meters and back flow preventers shall be placed at the property line
15	_ Minimum cover 3 feet. (Standard Specifications Section 02700 3.01 D)
16	Service laterals under roads are to be sleeved and at least 30" beneath the road surface. (Standard Specifications Section 02700 3.01 F 2)
17	Pipe material: (City of Pooler Standard Specifications, Section 02700 and 02730). For line size < 4" polyethylene pipe, 200 psi, SIDR-7CTS For line size 4" - 12" PVC C900 DR 18. For line size > 12" DIP is required. ANSI / AWWA C151 A21.51 and thickness according to ANSI / AWWA C150 A21.50 for pressure class 250. Flange Pipe or Victaulic grooved pipe shall be Pressure Class 350. (Standard Specifications 02700 Section 2.01 A 2)
Sanitary	Sewer:
1	Sanitary manholes shall not exceed 350-foot spacing. (Appendix B, Article VI, Section 606, Sewer 1)
2	8 inches diameter minimum. (Appendix B, Article VI, Section 606, Sewer 3)
3	If proposing a gravity sanitary sewer main, an engineering report shall be provided, with calculations for expected demand and sewer pipe sizing



Page 10 of 20

Updated OCT 2023

4	Minimum size sanitary l	ateral i	s 4". (Appendix B, Article VI, Section 606, Sewer 4)		
5	Laterals shall connect directly to the manhole when possible, entering at an angle of at least 90 degrees to the direction of flow. (Appendix B, Article VI, Section 606, Sewer 2)				
6	Residential sewer latera (Appendix B, Article VI,		be installed within 15 feet of the property corner. n 606, Sewer 9)		
7	Please assure that the sanitary sewer cleanouts are flood proofed and designed prevent infiltration of flood waters into the system (Appendix B, Article VI, Section 606.01 and Chapter 50, Section 50-91)				
8	Use watertight manhole rings and covers within or below Base Flood Elevation \pm 1 $^{\prime}$ (Standard Specifications.02720.2.02.G.2)				
9	Sewer laterals: Cleanou the pavement should b		ald be provided every 100' and at the bends. Cleanouts located within crated		
10	Try to move manholes	out of	sidewalk		
11	Pipe Material:				
		 SDR 26 PVC sewer pipe meeting the requirements of ASTM D3034 for pipes 15" and smaller and ASTM F679 for 18" and larger 			
	- DIP manufactured i	n accor	dance with ANSI A21.51 with thickness according to ANSI A21.50		
12	Min cover 3'				
13	must be a 6' diameter as the influent pipe. A	precas	when the 'invert in' is 2.0 feet or more above the 'invert out'. The MH st MH and conform to ASTM C478. The drop pipe shall be the same size ware on ductile iron piping associated with drop manholes must be ecifications Section 02720 2.02)		
14	Drop manholes - insid	e and o	outside drop manhole details S-7, S-8		
15	Sanitary sewer line - r 8" 0.40% 10" 0.28% 12" 0.22%	21" 24"	0.10% 0.08%		
	12 0.22% 14" 0.17% 15" 0.15% 16" 0.14% 18" 0.12%	30" 33" 36" 42"	0.07% 0.06% 0.05% 0.05% 0.04%		
Grease	e Traps:				
1	facilities). A sampling n	nanhole	taurants / eating establishments (any establishment with kitchen shall be installed downstream of the grease trap and upstream of sanitary H shall be a minimum of 18 inches in diameter. Grease traps shall be		

sized at 20 gallons per seat, or a minimum capacity of 1,000 gallons and must be singular or in series



Page 11 of 20

Updated OCT 2023

and directly accessible from the exterior of the building. (Chapter 86, Article V, Division 4, Section 86-226 and 228)

Sanitary Sewer Lift Stations:

1	_ City must approve lift station locations. Lift stations should not be located behind residential homes or
	commercial property. (Appendix B, Article VI, Section 606, Utilities 3)
2	The lift station shall have a 25-ft (minimum) access easement from a paved public road. (Appendix B, Article VI, Section 606, Utilities 4 and 5)
3	The easement shall provide an all-weather access road at least 15 feet wide, constructed of 8-inches of graded aggregate base with geo-textile fabric (or grid) if necessary to assure stability. (Appendix B, Article VI, Section 606, Utilities 5)
4	The immediate entrance at the paved public roadway to the access easement shall be constructed of a $15' \times 15' \times 4''$ thick concrete pad. The concrete shall be 4,000 psi @ 28 days fiber reinforced concrete mixture. (Appendix B, Article VI, Section 606, Utilities 6)
5	The lift station access shall have a vehicle turn-a-round drive provided, unless it is deemed not necessary by the water and sewer superintendent. (Appendix B, Article VI, Section 606, Utilities 7)
6	_ All lift stations, with three HP or larger motors, shall have a true three phase power supply. No single phase, rotophase, capacitor banks, shall be permissible. (Appendix B, Article VI, Section 606, Utilities 8)
7	_ All lift stations shall be constructed with submersible pumps only. (Appendix B, Article VI, Section 606, Utilities 9)
8	The city and its engineers shall approve the pump size and manufacturer. (Appendix B, Article VI, Section 606 Utilities 9)
9	_ All lift stations sites shall be fenced in. The minimum gate opening is 12-foot with a 180 degree gate swing. The fence material can be either wood or cyclone. All fences shall be of privacy manner. (Appendix B, Article VI, Section 606, Utilities 10)
10	The mounting panel for the controls, etc., shall be constructed out of three-inch galvanized post and galvanized support brackets. (Appendix B, Article VI, Section 606, Utilities 11)
11	All proposed Lift Stations shall be accompanied by an engineering report. The following information shall be included in the report:
	 Title page – Title page should include the project name, date, developer/owner's name, the engineering firm preparing the plans and PE stamp
	- Sewer system information – type, location and size of development
	- Existing sewer system – location and type of gravity system the force main will discharge into
	- Future plans for sewer system - the number of lots this phase will encompass initially, if future



Page 12 of 20

Updated OCT 2023

phases will be constructed, and the extent to which the proposed system will serve future phases

- Pump Station and Force Main Design Calculations the Average Daily Flow (ADF), Peak Daily Flow
 (PDF), Total Dynamic Head, Force Main (velocity produced in force main and maximum operating pressure) and Wet Well Buoyancy Calculation
- Cycle Times volume in wet well needed to turn primary pump on, cycle time for ADF, cycle time for PDF and total cycle time

Force Mains:

Reference	: Appendix B, Article VI, Section 606 Utilities 12, Standard Specifications Section 02710
1	Show force main location and all associated appurtenances. All force mains shall be installed in the access easement or public road right-of-way
2	Identify the size and material type of the force main pipe
3	Manholes that are the termination point for force mains are be lined with Raven Lining Systems spray-in liner
4	Force main markers are to be place every 500 feet and at change of direction. Attach the #12 solid copper tracing wire to each marker. (City of Pooler Standards & Specifications Section 02710 3 05)

Stormwater Management

References:

- City of Pooler Code of Ordinances, Part 2, Chapter 42, Article V-
- Georgia Stormwater Management Manual
- Coastal Supplement to the Georgia Stormwater Management Manual. (Chapter42, Article V, Section 42-180.7)

General:

Water quantity may be handled through a master system, water quality/run-off reduction needs to be addressed as part of the individual development site.

Applicability and Exemptions (Chapter 42, Article V, Section 42-180.3)

- What developments do the City of Pooler Stormwater Management provisions apply to? (Chapter 42, Article V, Section 42-180.3 (1))
 - a. New development that involves the creation of 5,000 sf or more of impervious cover or that involves other land disturbing activities of 1 acre or more; or
 - b. Redevelopment that involves the creation, addition or replacement of 5,000 sf or more of impervious cover or that involves other land disturbing activities of 1 acre or more; or
 - c. New development or redevelopment, regardless of size, that is part of a larger common plan



Page 13 of 20

Updated OCT 2023

of development, even though multiple, separate and distinct land disturbing activities may take place at different times and on different schedules; or

- d. New development or redevelopment, regardless of size, that involves the creation or modification of a stormwater hotspot, as defined by the director
- 2. ______ The following activities are exempt: (Chapter 42, Article V, Section 42-180.3 (2))
 - a. New development or redevelopment that involves the creation, addition or replacement of < 5,000 sf of impervious cover and that involves < 1 acre of other land disturbing activities
 - b. New development or redevelopment activities on individual residential lots that are not part of a larger common plan of development and do not meet any of the applicability criteria listed above
 - c. Additions or modifications to existing single-family homes and duplex residential units that do not meet any of the applicability criteria listed above
 - d. Development projects that are undertaken exclusively for agricultural or silvicultural purposes within areas zoned for agricultural or silvicultural
 - e. Maintenance and repairs of any green infrastructure or stormwater management practices deemed necessary by the director
 - f. Any part of a land development project that was approved by the director prior to the adoption of this article
 - g. Redevelopment activities that involve the replacement of impervious cover when the original impervious cover was wholly or partially lost due to natural disaster or other acts of God occurring after April 12, 2012
- 3. _____ Redevelopment projects must handle stormwater run-off in at least one of the following methods. The method(s) selected must be acceptable to the City of Pooler (Section 42-184.8):
 - a. existing site impervious cover by at least 20 percent
 - b. Manage the stormwater runoff from at least 20 percent of the site's existing impervious cover in addition to any new impervious cover. Stormwater shall be managed with criteria selected, designed, constructed and maintained in accordance with the information presented in the latest edition of the coastal stormwater supplement to the Georgia Stormwater Management Manual and any relevant local addenda
 - c. Provide off-site stormwater management practices

Design Plan (Chapter 42, Article V, Section 42-183.4)

- 4. _____ Provide a hydrologic analysis of the EXISTING conditions that includes: (Section 42-183.4 (1))
 - a. Existing conditions map
 - b. Describe the existing conditions of each on-site drainage area of the development site (e.g.



Page 14 of 20

Updated OCT 2023

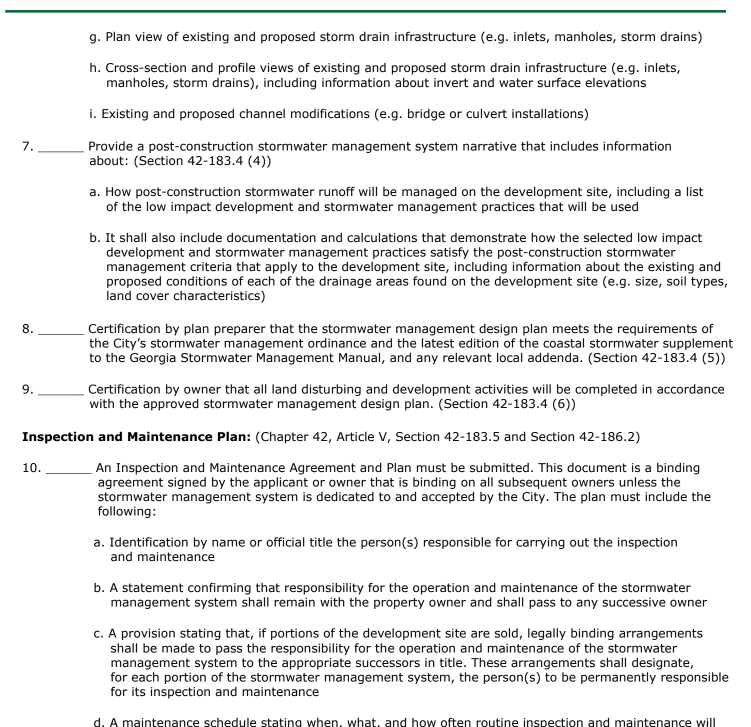
size, soil types, land cover characteristics)

- c. Describe the existing conditions of off-site drainage areas that contribute runoff to the development site (e.g. size, soil types, land cover characteristics)
- d. Information about the stormwater runoff rates and volumes generated, under existing conditions, in each on-site drainage area of the development site
- e. Information about the stormwater runoff rates and volumes generated, under existing conditions, in each off-site drainage area that contributes runoff to the development site
- f. Documentation showing how the existing conditions hydrologic analysis was completed
- 5. _____ Provide a hydrologic analysis of the **proposed** conditions that includes: (Section 42-183.4 (2))
 - a. Proposed conditions map (Sec 42-183.2(4))
 - b. Describe the proposed conditions of each on-site drainage area of the development site (e.g. size, soil types, land cover characteristics)
 - c. Describe the proposed conditions of off-site drainage areas that contribute runoff to the development site (e.g. size, soil types, land cover characteristics)
 - d. Information about the stormwater runoff rates and volumes generated, under proposed conditions, in each on-site drainage area of the development site
 - e. Information about the stormwater runoff rates and volumes generated, under proposed conditions, in each off-site drainage area that contributes runoff to the development site
 - f. Documentation (e.g. model diagram) and calculations showing how the proposed conditions hydrologic analysis was completed
- 5. _____ Provide a POST-CONSTRUCTION STORMWATER MANAGEMENT SYSTEM PLAN that illustrates: (Section 42-183.4 (3))
 - a. Proposed topography
 - b. Proposed drainage divides and patterns
 - c. Existing and proposed roads, buildings, parking areas and other impervious surfaces
 - d. Existing and proposed primary and secondary conservation areas
 - e. Plan view of existing and proposed low impact development and stormwater management practices
 - f. Cross-section and profile views of existing and proposed low impact development and stormwater management practices, including information about water surface elevations, storage volumes and inlet and outlet structures (e.g. orifice sizes)



Page 15 of 20

Updated OCT 2023



occur to ensure proper function of the system. (Section 42-186.2)

Off-Site Stormwater Management Practices: (Chapter 42, Article V, Section 42-183.9)



Page 16 of 20

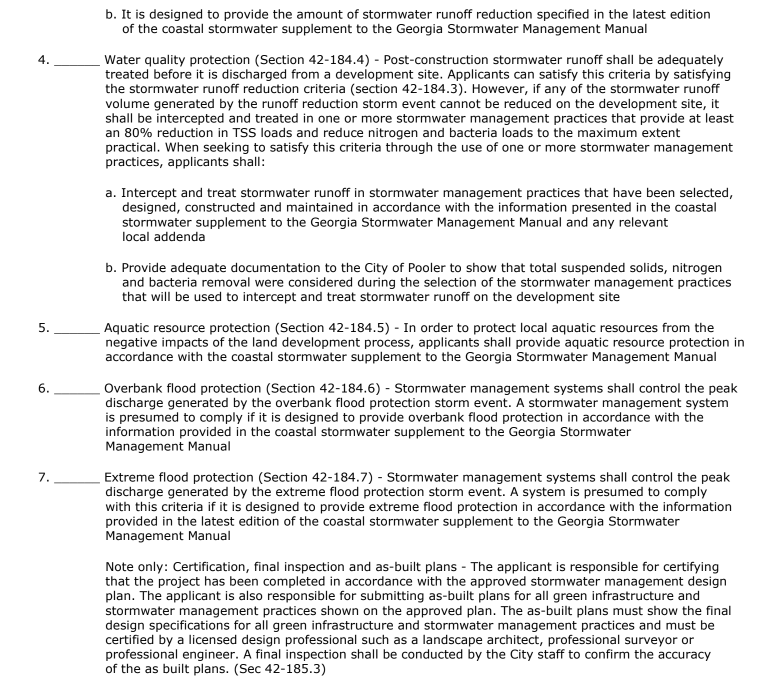
11	Off-site or regional stormwater management practice must meet the following criteria:
	a. Located on property legally dedicated to that purpose
	b. Be designed and sized to meet the post-construction stormwater management criteria presented
	below
	c. Provide stormwater quality and quantity control that is equal to or greater than that which would be provided by on-site green infrastructure and stormwater management practices
	d. Stormwater management practices shall be installed, where necessary, to protect properties and drainage channels that are located between the development site and the location of the off-site or regional stormwater management practice
12	Submit a stormwater management design plan that demonstrates the off-site or regional stormwater management practice will not result in the following impacts:
	a. Increased threat of flood damage or endangerment to public health or safety
	b. Deterioration of existing culverts, bridges, dams and other structures
	c. Accelerated streambank or streambed erosion or siltation
	d. Degradation of in-stream biological functions or habitat
	e. Water quality impairment in violation of state water quality standards and/or violation of any other state or federal regulations
Post-C	onstruction Stormwater Management (Section 42-184)
1	Natural resources inventory (Section 42-184.1) - Prior to the start of any land disturbing activities, including any clearing and grading activities, site reconnaissance and surveying techniques should be used to complete an assessment of the natural resources, both terrestrial and aquatic, found on a development site. The natural resources inventory shall be completed in accordance with the latest edition of the coastal stormwater supplement to the Georgia Stormwater Management Manual. The preservation and/or restoration of these natural resources may be assigned quantifiable stormwater management "credits" that can be used when calculating the stormwater runoff volumes (sections 42-184.3 through 42-184.7). The green infrastructure practices that qualify for these "credits," and information about how they can be used is provided in the latest edition of the coastal stormwater supplement to the Georgia Stormwater Management Manual
2	Green Infrastructure Practices (Section 42-184.2) - Green infrastructure practices shall be used to the maximum extent practical
3	Stormwater runoff reduction (Section 42-184.3) - The stormwater runoff volume generated by the runoff reduction storm event shall be reduced on-site. A system is presumed to comply with this criteria if:
	a. It includes green infrastructure practices that provide for the interception, evapotranspiration,



Page 17 of 20

Updated OCT 2023

infiltration or capture and reuse of stormwater runoff, that have been selected, designed, constructed and maintained in accordance with the coastal stormwater supplement to the Georgia Stormwater Management Manual and any relevant local addenda





Page 18 of 20

Updated OCT 2023

Tree Protection Ordinance

Reference	City of Pooler Code of Ordinances, Chapter 42, Article VI
Minimum	Tree Coverage (Section 42-197)
1	Residential tree requirement—A residential lot shall have a minimum of 3 preferred trees, of which
	one shall be located in the front of the residence and selected from large or medium tree species list. (Chapter 42, Article VI, Section 42-197)
2	Multi-family, commercial and industrial requirement—The minimum allowable post development tree coverage for all development sites shall be 15 existing trees (excluding pine trees and Sweet Gums), six-inch diameter at breast height (dbh) or larger per acre of developable land (excluding buffers and wetlands). Each tree with a diameter of 24 inches dbh or larger (18 inches dbh for Live Oaks) must be designated on the landscape plan and may count as three trees towards meeting the minimum allowable coverage. Each tree with a diameter of 40 inches dbh or larger must also be designated on the landscape plan and may count as five trees towards meeting the minimum allowable coverage. (Chapter 42, Article VI, Section 42-197)
Significar	at Trees (Section 42-198)
	Significant tree - A tree with dbh of \geq 24" (except sweet gums and pines). Live oaks with dbh of \geq 18"
4	Significant tree - If a significant tree is to be removed, the planting of new trees of the same species, or preferred species if the same species is not available, totaling the same number of inches in diameter will be required. Replacement trees shall have a minimum dbh of six inches
Replacem	ent (Section 42-199)
5	Where pre-development tree coverage is less than the prescribed minimum, replacement trees shall be at least 2" dbh and 8' tall. (Chapter 42, Article VI, Section 42-199)
6	If a developer will be contributing to the city's tree planting program in order to meet the provisions of this ordinance, provide a statement on the plans to this effect along with supporting documentation as to why the payment is necessary and cannot be achieved through design alternatives. (Chapter 42, Article VI, Section 42- 199(3))
Parking L	ot Coverage (Section 42-200)
7	Parking lot islands - a 500 sf (min) landscaped island area with at least 1 preferred tree is required for every 12 parking spaces. (Chapter 42, Article VI, Section 42-200)
Protection	n Zones (Section 42-201)
8	The area within the tree protection zone must be open and unpaved, except where approved pervious pavers may be utilized or tree aeration systems and tree wells are installed. (Chapter 42, Article VI, Section 42-201)



Page 19 of 20

9	The protection zone is defined as a circle with a radius of 1' per 1" dbh extending outwardly from the tree to be protected or the extent of the drip line, whichever is more restrictive. (Chapter 42, Article VI, Section 42-201)
10	Tree protective barriers must be at least 4' in height, be prominent visually and erected completely around the protection zone. The use of chain link fencing is required as a minimum. No change in grade within the protection zone shall be allowed around existing trees except for a max two inches of mulch. Those trees to be preserved as shown on the approved landscaping plan shall be marked on-site with a bright blue ribbon encircling the trunks prior to clearing and grading. The construction plan must clearly state the purpose of the blue ribbon to prevent any confusion at the site. (Chapter 42, Article VI, Section 42-201)
Landsca	pe Plan (Section 42-204)
11	Each phase of a development must include a landscape plan. (Chapter 42, Article VI, Section 42-204). The Landscaping Plan must show utility easements and areas to be covered with asphalt or concrete
12	Required note - "Trees shall not be planted within 10 feet of any underground utility or storm drain."
13	A tree survey showing existing tree coverage, completed by a state registered land surveyor. If a portion of the tract is not to be disturbed, then a tree survey is not required on that portion. Provide an arborist report of significant tree conditions. (Chapter 42, Article VI, Section 42-204)
	 Any tree except a pine or sweet gum tree 6" dbh or greater shall be included. Any tree except a pine or sweet gum with a dbh between 6" and 17" shall have their common name provided.
	 Any tree except a pine or sweet gum with a dbh of 18" or greater shall have their specific name provided. Any pine or sweet gum with a dbh of 24" or greater shall be included with their specific name provided.
14	A clearing plan showing the location of significant trees to be removed; (Chapter 42, Article VI, Section 42-204.2)
15	A tree replacement plan; (Chapter 42, Article VI, Section 42-204.3)
16	The method of tree protection to be used; (Chapter 42, Article VI, Section 42-204.3)
17	If a residential subdivision, a typical lot layout is required showing the minimum tree requirement of three trees per lot; (Chapter 42, Article VI, Section 42-204.5)
18	Location, size and types of trees, shrubs and groundcover to be planted on the site. (Chapter 42, Article VI, Section 42-204.6)
19	All trees and landscaped areas shall be provided with a means for delivery of water in a quantity that is sufficient to establish and maintain the viability of the plants; A water supply is not required for areas of established trees and other vegetation that are retained for green space, provided that site grading or development activities will not result in damage to said areas. (Chapter 42, Article VI, Section 42-204.7)



Page 20 of 20

Updated OCT 2023

20	In ground irrigation systems installed with water supply to all newly planted trees and plant
	material shall result in a 20 percent reduction of the landscape establishment bond.
	(Chapter 42, Article VI, Section 42-204.8)

Preferred Tree List: (Section 42-198)

LARGE SPECIES	MEDIUM SPECIES	SMALL SPECIES
American Beech	American Holly	Eastern Redbud
American Elm hybrids	Maple, Red	Holly, attenuate hybrids
American Sycamore	Maple, Florida	Holly, Yaupon
Ash, Green	Maple, Trident	Magnolia, Sweetbay
Ash, White	Cedar, Eastern Red	Fringe tree
Cypress, Bald		
Cypress, Pond		
Gingko (male)		
Hickory species		
Magnolia, Southern		
Oak, Live		
Oak, Nuttall		
Oak, Overcup		
Oak, Shumard		
Oak, White		
Oak, Willow		
Oak, Southern Red		
Poplar, Yellow		

1	No more than 30% of trees may be from the small species list or from one species
2	Upon recommendation of the City Arborist, a species different from one listed may be approved