Policy 05

EASEMENTS FOR STORMWATER CONTROL
AND WATER QUALITY FACILITIES

The City of Knoxville has been mandated by the federal government to provide for the permanent maintenance of stormwater facilities that manage stormwater runoff and affect stormwater quality entering our streams and other public waters. The Knoxville Stormwater and Street Ordinance gives design and development requirements for stormwater facilities. Consequently, the development of private property within the city requires property owners to formally accept responsibility for maintaining these facilities on their property. To acknowledge and facilitate this responsibility, the property owner must execute a special written document and dedicate easements before a site development permit or a building permit will be issued.

The special document is entitled Covenants for Permanent Maintenance of Stormwater Facilities (CPMSF, or also known as a Covenants document). Upon execution of this document, the property owner covenants or affirms that he will build these facilities according to design plans approved by the City Engineering Department, and that he or future owners of this property will maintain the stormwater facilities in good working order in perpetuity. This document must be recorded with the Knox County Register of Deeds and referenced in future survey plats and deeds.

The Knoxville Stormwater and Street Ordinance stipulates that permanent easements must be established for certain stormwater facilities. These easements must be located, defined, dedicated and identified on a legal declaration document or survey plat and be recorded with the Knox County Register of Deeds. If any facility is not constructed as shown on the approved design plans and located satisfactorily within the dedicated easement, the owner will be required to revise and re-record the document or plat that dedicates the original easement.

TYPES OF FACILITIES AND EASEMENTS

Easements are required for the following types of facilities, collectively referred to as “stormwater facilities” and/or “stormwater systems”:

- **Stormwater Control Facilities**, e.g., detention basin, retention basin, drywell, constructed wetlands
- **Water Quality Facilities** e.g., oil/water separator, sand filtration inlet, grit chamber, oil skimmer
- **Drainage Channels and Piping** e.g., culvert, pipe, grate inlet, curb inlet, flume, stream, ditch, swale

Three types of easements may be required for Stormwater Control and Water Quality Facilities:

- **Facility Easements** (encompasses the facility)
- **Access Easements** (provides access from a public road to the facility easement)
- **Drainage Easements** (for open channels and pipes that carry flowing water)
• **Etc. as determined by director** (any specific regulated component of the Stormwater System)

Easements are typically required for all stormwater facilities. The size of easements needed and the location of easement vary by type. Access easements and stormwater facility easements are typically a minimum of 20 feet in width. For detention and retention basins, the easement must be at least 5 feet outside the top of cut slope and at least 5 feet outside the toe of fill slope. The final location of all stormwater control facility easements must be coordinated by the design engineer and the surveyor, and then approved by the Engineering Department.

In addition to easements, a Special Pollution Abatement Permit (SPAP) may be required for certain stormwater facilities. The surveyor, design engineer, and Department representative must coordinate closely in this effort as well.

**Access easements** are normally required when the facility easement does not directly abut a public road and there is not an easily traversable access route from a public road to the facility.

**Drainage easements** are required for open channels, piping, and associated structures. This type of easement is required when drain blockage will result in flooding the property of others, or when deemed necessary by the Engineering Director. The width of these easements is determined by several factors, including size, shape, depth of pipe, maintenance equipment anticipated, type and material of pipe, etc. See Policy 04 (Drainage Easements) for minimum easement widths for common pipe sizes and shapes.

**MAPPING REQUIREMENTS**

Information that must be shown on a survey map is listed below by the type of easement. Every stormwater control facility and every water quality facility must be located on a permanent easement that is not shared with any other type of utility or access easement.

• **FACILITY EASEMENTS**

1. **Covenants Document Reference and Owner’s Responsibility Note** – Provide instrument number (15 digits) where the Covenants document is recorded and responsibility note similar to the following:

   "The property owner(s) is (are) responsible for maintaining stormwater facilities on this property. See Covenants document recorded with the Register of Deeds as Instrument No. ."

2. **Performance Bond Stamp** – Appropriate stamp on plat and signed by the Stormwater Engineering Division.

3. **Identification** – Identify purpose of easement and if structure is existing or proposed, such as "Easement for As-Built Detention Basin" or "20-Ft. Easement for Proposed Oil/Water Separator".

4. **Easement Location and Description** - Easement boundary plotted accurately and to scale with bearings & distances to the nearest minute or better and distances to nearest hundredth of a foot.

5. **Property Ties** - Bearings & distances sufficient to fix easement location relative to property boundary (bearings to nearest minute or better, distances to nearest hundredth of a foot).

6. **Easement Area** - Area of stormwater easement in square feet and acres as applicable.

7. **Any additional information necessary to properly describe and locate the easement on the ground by field survey.**
ACCESS EASEMENTS

Every stormwater control and water quality facility must have traversable access from a public road. Therefore, an access easement will be required when the facility easement: 1) does not abut a public road, or 2) does not contain a traversable route from a public road to the facility. At the discretion of the Engineering Director, access easement widths may vary but are typically a minimum of 20 feet wide. Minimum requirements for traversable access are contained in Policy 06, Maintenance Access for Stormwater Management Facilities.

Also, property owners are not normally required to construct a roadway or trail. However, nothing is allowed in these easements that will substantially obstruct access when needed (large trees, buildings, manholes, utility poles, commercial signs, fences, etc.).

The following is required for access easements:

1. Identification and Width – Identify purpose and width of easement, such as “20-Ft. Detention Basin Access Easement” or “20-Ft. Water Quality Facility Access Easement” (also show perpendicular width graphically between right-of-way lines).

2. Easement Location and Description – Easement right-of-way lines and/or centerline plotted accurately and to scale with bearings & distances labeled to the nearest minute or better and distances to nearest hundredth of a foot.

3. Property Ties – Bearings & distances sufficient to fix easement location relative to public road right-of-way and property boundary (bearings to nearest minute or better, distances to nearest hundredth of a foot).

4. Easement Area – Given in square feet and acres as applicable.

5. Any additional information necessary to properly describe and locate the easement on the ground by field survey.

or the above may be waived for the following Blanket Easement Dedication noted on map exhibits/plats and stated in Declaration Documents

Blanket Traversable Access Easement Dedication

By executing this document the owners hereby dedicate a floating/blanket traversable access easement to the City of Knoxville across the subject property to all stormwater facilities located on the site. Pursuant to this easement, the City, its agents and employees may enter upon the property to access stormwater facilities in order to inspect, monitor, repair, replace, and maintain as the City deems necessary. It is expressly acknowledged that the City will take reasonable care to utilize standard thoroughfares for easement use, whenever possible, to limit impact on the site. Property owner or lessee shall not construct, install or place any structure, object, tree or vegetation that would materially interfere, obstruct, or impede traversable access, from a public right-of-way to said stormwater facilities, at all times. This grant of easement does not establish a duty by the City to take any authorized action.