

## CHAPTER 6

## STREETS AND TRANSPORTATION

**Article 1. Parking Regulations, General Applications**Section 6-101. Two Hour Parking Zones

It shall be unlawful for the owner or operator of any motor or other vehicle to park such vehicle between the hours of 8:00 a.m. and 6:00 p.m. on any day, except Sundays and legal holidays, for more than two hours at any one time upon the marked positions on the streets of the Town on which parking meters are installed or in such areas posted "two hour parking".

Section 6-102. Overtime Parking

In order that police officers may properly compute the time during which a vehicle is parked in a metered space, the owner or operator shall upon entering such parking space immediately deposit a coin or combination of coins of the United States in the parking meter situated at the side of said parking space according to the instructions thereon. If any vehicle shall remain parked in any such space for such a length of time that the meter shall indicate by a proper signal that the lawful parking period has expired, such vehicle shall be considered as parking overtime, and the parking of a vehicle overtime shall be a violation of this ordinance.

Section 6-103. Designated Parking Spaces

It shall be unlawful to park any vehicle across any line or marking designated a parking space, or to park said vehicle in any way that shall not be completely within a parking space as designated by said lines or markings.

Section 6-104. Driveways and Alleys

It shall be unlawful for the owner or operator of any motor or other vehicle to park such vehicle on a public street in such a manner as to block access to any driveway or alley.

Section 6-105. No Parking Zones

It shall be unlawful for the owner or operator of any motor or other vehicle to park such vehicle in an area in which parking is prohibited by use of signs, painted curbs or other traffic control devices.

Section 6-106. Too Far From Curb

It shall be unlawful for the owner or operator of any motor or other vehicle to park, stop or stand such vehicle more than 18" from the curb of the roadway, or in such a manner that impedes traffic flow on a roadway.

#### Section 6-107. Double Parking

It shall be unlawful for the owner or operator of any motor or other vehicle to park, stop or stand such vehicle parallel to another vehicle parked at the roadside in the manner commonly known as double parking.

#### Section 6-108. Sidewalks and Crosswalks

It shall be unlawful for the owner or operator of any motor or other vehicle to park on any sidewalk or covering any pedestrian crosswalk as indicated by parallel lines on the roadway or by signs, or any other traffic control device.

#### Section 6-109. Town Parks

It shall be unlawful for the owner or operator of any motor or other vehicle to park, stop or stand in any town park in any area not paved, or areas of pavement in which traffic normally flows, or when the park is closed.

#### Section 6-110. Wrong Side of Street

It shall be unlawful for the owner or operator of any motor or other vehicle to park on the left side of any roadway when the vehicle parked would face oncoming traffic.

#### Section 6-111. Discretion of a Police Officer

It shall be unlawful for the owner or operator of any motor or other vehicle to park, stop or stand in a manner which in the discretion of a police officer, impedes traffic or may contribute to a hazardous condition.

#### Section 6-112. Handicapped Zones

It shall be unlawful for the owner or operator of any motor or other vehicle to park, stop or stand in a parking space on a public street or on private property open to the public in general in a parking space which indicates by a sign or signs or lines painted on the pavement or other traffic control devices limiting parking in such space to handicapped persons. Vehicles parked, stopped or left standing in such spaces are in violation of this Section if they fail to display a handicapped emblem recognized by the State of Maryland, and the person or persons entitling such vehicle to display such emblem is in fact the driver or a passenger in the vehicle.

#### Section 6-113. Suspension of Article

A police officer may act to suspend any Section or Sections of this Article to temporarily prohibit otherwise lawful parking or permit otherwise unlawful parking in the event of an emergency situation, parade, street painting or other activity.

#### Section 6-114. Penalties

Violations of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be assessed as follows:

\$25.00 for violation of Handicapped Zones;

\$25.00 for standing or parking within 15 feet of a fire hydrant; and,  
\$5.00 for violation of two hour parking zones

Except as provided above, any other violation of the provisions of this Article shall be assessed as follows:

\$10.00 if paid within seven (7) days from the date of issuance;

\$20.00 if paid after seven (7) days of issuance but before flagging initiated; and,

\$30.00 after flagging initiated.

*Effective 09/25/95 by Ordinance 95-8-1.*

#### Section 6-115. Parking Permits

##### PERMIT - Application.

1. An application for a parking permit shall be made by any person who desires to obtain such a permit on forms as prescribed by the Town Clerk.

2. The application for a permit shall include but not be limited to the following information:

- a. Name and address of owner of motor vehicle;
- b. Applicant's address;
- c. The make, model, color, State of registration, and license number of the motor vehicle;
- d. The principal driver's name, operator's permit number and State of issuance;
- e. Applicant's operator's permit number and State of issuance; and
- f. The motor vehicle registration, operator's permit and any other relevant documents.

3. A parking permit may not be issued for any motor vehicle for which one or more citations issued by the Town for parking violations remain unpaid.

4. The Town Clerk shall issue the parking permit, upon finding that the applicant meets the requirements specified in this Chapter.

PERMIT - Fee - Renewal.

The fee for a parking permit is \$120.00 per annum, payable at the time of the submission of the application for the permit. The permit year shall commence on February 1 and terminate on January 31. Parking permits may be renewed from year to year upon the payment of the annual fee on or before January 31 of each year. The fee shall be prorated, and no portion of any fee is refundable.

PERMIT - Display.

The permit shall be affixed in the lower left area of the rear window.

PERMIT - Replacement.

When a vehicle to which a permit is affixed is sold, transferred, demolished, or in any other manner rendered unusable to the licensee, the licensee shall remove the permit from the vehicle and may request the issuance of a replacement permit. The licensee shall notify the Town Clerk of the change in status of the vehicle. An application for a replacement permit shall be in accordance with the provisions for an application for an original or renewal permit. The replacement permit shall be issued and be valid for the unexpired term of the original permit, except that a replacement permit may not be issued for any motor vehicle for which one or more citations issued by the Town for parking violations remain unpaid. The fee for a replacement permit shall be \$10.00. The original permit, upon the issuance of the replacement permit, is void. If evidence of the destruction of the original permit is not presented at the time the application for a replacement permit is made, the application shall be treated as though it is for an original permit.

Special Parking Districts.

Vehicles properly displaying the parking permit may park in all areas in which parking is limited to two hours. Said vehicles may remain in those parking areas, without the necessity of moving from place to place, without restriction or limitation. All vehicles which do not properly display the parking permit will be restricted in accordance with the designated parking limitations.

**Article 2. Parking Regulations, Trucks and Commercial Vehicles**Section 6-201. Thirty Minute Limit

It shall be unlawful for any person, firm or corporation to park any truck or commercial vehicle over three-quarter (3/4) ton capacity on Main Street, for any purpose except to load and unload said vehicle, and then such vehicle shall only occupy said parking space for a period not to exceed thirty (30) minutes.

Section 6-202. Penalties

Violation of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be \$10.00 for each initial offense and \$50.00 for each repeated offense, as provided in Section 1-202 of the North East Town Code.

**Article 3. The Impoundment of Abandoned and  
Other Improperly Parked Vehicles**

Section 6-301. Prohibited Parking on Main Street

No person, firm or corporation shall park and leave unattended any motor vehicle at any time on the east side of Main Street, in the Town of North East, starting at the intersection of Main Street and Mauldin Avenue and running in a southerly direction to the Town limits.

Section 6-302. Abandoned Vehicles

"Abandoned Vehicle" means any motor vehicle, trailer, or semi-trailer:

1. That is inoperable and left unattended on public property for more than 48 hours;
2. That has remained illegally on public property for more than 48 hours;
3. That has remained on private property for more than 48 hours without the consent of the owner or persons in control of the property;
4. That has remained in a garage for more than 10 days after the garage keeper has given the owner of the vehicle notice by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, to remove the vehicle;
5. That has remained in a garage for more than 10 days after the period when, by contract, the vehicle was to remain in the garage;
6. That was left for more than 10 days in a garage by:
  - a. someone other than its registered owner; or
  - b. a person authorized to have possession of the vehicle under a contract of use, service, storage or repair; or
7. That has remained on public property for more than 48 hours; and
  - a. is not displaying currently valid registration plates; or
  - b. is displaying registration plates of another vehicle.

Section 6-303. Abandonment of Vehicles Prohibited;  
Presumption of Ownership

1. Abandonment prohibited. A person may not abandon a vehicle:

- a. on any public property; or
- b. on any property other than his own without the permission of the owner or lessee of the property.

2. Presumption of ownership. The last known registered owner of any abandoned vehicle is considered to be the prima facie owner of the vehicle at the time it was abandoned and the person who abandoned it.

Section 6-304. Authority to Impound Vehicle, Give Notice to Owner and Sell

Upon violation of the provisions of this Article, the Town Police shall have authority to impound and remove said vehicle and to charge the owner thereof the cost of towing, storage and preservation. After proper notice in accordance with Section 25-204, et seq. of the Transportation Article of the Annotated Code of Maryland, or any amendments or additions to said Code related thereto, the Town Police may sell any abandoned vehicle and dispose of the proceeds in accordance with said Transportation Article.

Section 6-305. Penalties

Violation of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be \$10.00 for each initial offense and \$50.00 for each repeat offense, as provided in Section 1-202 of the North East Town Code.

**Article 4. Weight Limits**Section 6-401. Weight Limits on Streets

It shall be unlawful for any person, firm or corporation to operate a motor vehicle on any of the streets within the Town limits of North East which has a registered gross weight exceeding twelve thousand pounds (12,000 lbs.), unless the vehicle is going to or returning from a delivery at an address which cannot be reached without violating this Section. (This Article shall not apply to streets which are State maintained and regulated).

Section 6-402. Penalties

Violation of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be \$100.00 for each initial offense and \$200.00 for each repeat offense, as provided in Section 1-202 of the North East Town Code.

**Article 5. Speed Limit**Section 6-501. Violation to Exceed Posted Speeds

It shall be unlawful for any person, firm or corporation to operate a motor vehicle of any type on any street of the Town of North East at a speed greater than the posted speed for that area. The speed limit shall be such as may be approved by Resolution of the Board from time to time. In the event there is no other Resolution by the Board with respect to any street or section of the street, the speed limit shall be fifteen miles per hour. This article does not apply to streets which are maintained and regulated by the State of Maryland.

*Effective 01/24/93 by Ordinance 92-12-1.*

Section 6-502. Penalties

Violations of the speed limits as established by this Article or by Resolution under the authority granted in this Article shall constitute a municipal infraction. The fine for each violation shall be \$10.00 for each initial offense and \$50.00 for each repeat offense.

*Effective 01/24/93 by Ordinance 92-12-1.*

**Article 6. The Regulation and Designation of  
Traffic Flow on Certain Streets**

Section 6-601. Designated One-Way Streets

No person, firm, or corporation shall operate a motor vehicle on the following streets in the Town of North East except in the following designated directions:

1. Main Street (also known as State Road 272) - one-way south from Cecil Avenue (Route #7) to Irishtown Road.
2. Mauldin Avenue- one-way north from Irishtown Road to Cecil Avenue.

Section 6-602. Penalties

Violation of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be \$10.00 for each initial offense and \$50.00 for each repeat offense as provided in Section 1-202 of the North East Town Code.

## **Article 7. Regulation of Bicycles, Motorcycles and Play Vehicles**

### Section 6-701. Definitions

1. Ride – to be carried by bicycle, motorcycle, moped or play vehicle in such a way that the bicycle, motorcycle, or play vehicle bears the weight of the person in possession. Includes in all cases being astride a bicycle, motorcycle, moped or play vehicle.

2. Walk - to propel or hold a bicycle, motorcycle, moped or play vehicle in such a way that the person in possessions' weight is not upon the bicycle, motorcycle, moped or play vehicle. Does not include being astride a bicycle, motorcycle, moped or play vehicle.

3. Bicycle - as defined in "Maryland Vehicle Law".

4. Motorcycle - as defined in "Maryland Vehicle Law".

5. Moped - as defined in "Maryland Vehicle Law".

6. Play Vehicle - as defined in "Maryland Vehicle Law" and shall specifically include, without limitation, skateboards.

7. Sidewalk - as defined in "Maryland Vehicle Law".

*Effective 01/26/92 by Ordinance 91-12-2.*

### Section 6-702. Riding on Sidewalks

It shall be unlawful for any person in possession of a bicycle, motorcycle, moped or play vehicle to ride upon any sidewalk or pedestrian crosswalk. A bicycle, motorcycle, moped or play vehicle may be walked upon a sidewalk or pedestrian crosswalk, provided it does not interfere with the pedestrian traffic upon the sidewalk or pedestrian crosswalk.

*Effective 01/26/92 by Ordinance 91-12-2.*

### Section 6-703. Riding on Highways

It shall be unlawful for any person in possession of a bicycle, motorcycle, moped or play vehicle to ride such bicycle, motorcycle, moped or play vehicle in a manner contrary to "Maryland Vehicle Law" upon any highway in the Town.

*Effective 01/26/92 by Ordinance 91-12-2.*

Section 6-704. Skateboards Prohibited

It shall be unlawful for any person to ride a skateboard in the Town Park, whether on roads, parking area, or any other section thereof.

*Effective 01/26/92 by Ordinance 91-12-2.*

Section 6-705. Enforcement; Violations and Penalties

1. Adults - Violation of the provisions of this Article or failure to comply with any of its requirements shall constitute a municipal infraction. The fine for each violation shall be \$50.00 for each initial offense and \$100.00 for each repeat offense, as provided in Section 1-202 of the North East Town Code, or if the violation involves Section 6-703., a Police Officer may issue a traffic citation under "Maryland Vehicle Law".

*Amended 10/16/07 by Ordinance 2007-09-02.*

2. Juveniles - Any Police Officer who finds a juvenile violating any provisions of this Article shall obtain information from such minor as to his name, address, age, and the name of his parent or parents. The information shall be reported to the Police Department which shall cause a written notice to be mailed to the parent or parents of the minor, advising of the violation(s) of this Article. In addition, the Police Officer may refer the juvenile to Juvenile Services, or in the case of the violation of Section 6-703, a Police Officer may issue a traffic citation under "Maryland Vehicle Law", provided that the juvenile is of an age where such issuance is not prohibited.

*Effective 01/26/92 by Ordinance 91-12-2.*

## **Article 8. Road Code Standard Specifications and Details**

### Section 6-801. Road Code

The Town of North East hereby adopts as The Town of North East Road Code the existing County law known as Cecil County Department of Public Works Road Code and Standard Specifications, adopted on August 19, 2008, and subsequent amendments, to the extent that it is not modified as set forth below. The Cecil County Department of Public Works Road Code and Standard Specifications is hereby incorporated herein by reference as fully as if set forth verbatim herein to the extent that is not modified as set forth below. All standards and specifications as set forth therein shall be applicable within the corporate boundaries of the Town of North East except as specifically set forth:

### Section 6-802. General Provisions and Conflict

General Provisions are applicable as amended herein. Any conflict between the Cecil County Department of Public Works Road Code and Standard Specifications, adopted on August 19, 2008, and subsequent amendments or as amended and adopted by the Mayor and Commissioner of the Town of North East, and between the Town of North East Zoning Ordinance and/or Subdivision Regulations as amended shall be resolved in favor of the Town of North East Zoning Ordinance and/or Subdivision Regulations.

### Section 6-803. Definitions

*[Cecil County Road Code cross reference "1.01 DEFINITIONS AND TERMS"]*

In general, the following terms shall be revised wherever they appear:

1. "Commissioners", "County Commissioners", "The Board of County Commissioners (of Cecil County)", "County Commissioners of Cecil County" (now known as "Council", "County Council", "County Government of Cecil County", "County Council of Cecil County" shall be construed in the non-generic sense to mean "The Mayor and Commissioners of the Town of North East" or "The Town of North East".
2. "Cecil County Department of Public Works", "Department of Public Works", "Department", and "Director" shall be construed to mean "The Town of North East" or "Consulting Engineer for the Town of North East" and/or "Town Engineer", "Supervisor of Town of North East Maintenance Department or his designee".
3. "Cecil County", "County" or "Cecil County, Maryland" shall be construed in the non-generic sense to mean "Town of North East" or "Town of North East, Maryland".

4. “Engineer” shall be construed to mean “Consulting Engineer for the Town of North East” and/or “Town Engineer”.
5. “Cecil County Subdivision Regulations” shall be construed to mean “Town of North East Subdivision Regulations”.

Section 6-804. Right-of-Way

*[Cecil County Road Code cross reference “PART 2 RIGHT OF WAY”]*

Right-of-way is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-805. Geometrics

*[Cecil County Road Code cross reference “PART 3 GEOMETRICS”]*

Geometrics is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-806. Pavements, Curbs and Side Paths

*[Cecil County Road Code cross reference “PART 4 PAVEMENTS, CURBS, SIDE PATH”]*

Pavements, curbs, and side paths are applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-807. Drainage and Erosion & Sediment Control

*[Cecil County Road Code cross reference “PART 5 DRAINAGE AND EROSION & SEDIMENT CONTROL”]*

Drainage and erosion & sediment control is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-808. Utilities

*[Cecil County Road Code cross reference “PART 6 UTILITY CONSTRUCTION”]*

Utilities is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-809. Signs and Pavement Markings

*[Cecil County Road Code cross reference “PART 7 SIGNS AND PAVEMENT MARKINGS”]*

Signs and pavement markings is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-810. Maintenance of Traffic

*[Cecil County Road Code cross reference "PART 8 MAINTENANCE OF TRAFFIC"]*

Maintenance of traffic is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-811. Technical Specifications

*[Cecil County Road Code cross reference "PART 9 TECHNICAL SPECIFICATIONS"]*

Technical specifications is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-812. Construction Plans

*[Cecil County Road Code cross reference "PART 10 CONSTRUCTION PLANS"]*

Construction plans is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-813. Improvements Guarantee

*[Cecil County Road Code cross reference "PART 11 IMPROVEMENTS GUARANTEE"]*

Improvements guarantee is hereby deleted and the provisions of the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-814. Construction Permits

*[Cecil County Road Code cross reference "PART 12 CONSTRUCTION PERMITS"]*

Construction Permits is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-815. Conditions of Permits

*[Cecil County Road Code cross reference "PART 13 CONDITIONS OF PERMITS"]*

Conditions of permits is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-816. Construction in Easements and Right-of-Ways

*[Cecil County Road Code cross reference “PART 14 CONSTRUCTION IN EASEMENTS AND RIGHTS-OF-WAY”]*

Construction in easements and right-of-ways is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-817. Control of Work and Materials

*[Cecil County Road Code cross reference “PART 15 CONTROL OF WORK AND MATERIALS”]*

Control of work and materials is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-818. Survey Controls

*[Cecil County Road Code cross reference “PART 16 SURVEY CONTROLS”]*

Survey controls is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-819. Construction Inspections

*[Cecil County Road Code cross reference “PART 17 CONSTRUCTION INSPECTIONS”]*

Construction inspections is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-820. Acceptance by County

*[Cecil County Road Code cross reference “PART 18 ACCEPTANCE BY COUNTY”]*

Acceptance by county is applicable unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

Section 6-821. Standard Details

*[Cecil County Road Code cross reference “PART 19 STANDARD DETAILS”]*

Standard details are applicable as amended herein:

1. Cecil County Standard Detail R-2 replace with Town of North East Detail RD-4. Total right-of-way width shall be 30-ft. and shall run along the back of curbs. “Permanent maintenance easement” shall be

construed to mean “Permanent utility and sidewalk maintenance easement” and its width shall be 19-ft. including 5-ft. sidewalk and 2-ft. grass strip behind the curb.

2. Cecil County Standard Detail R-3 replace with Town of North East Detail RD-5. Total right-of-way width shall be 30-ft. and shall run along the back of roadway curbs. “Permanent maintenance easement” shall be construed to mean “Permanent access, utility and sidewalk maintenance easement” and its width shall be 36-ft. including 18-ft. parking easement and 18-ft. utility and sidewalk easement.
3. Cecil County Standard Detail R-4 replace with Town of North East Detail RD-6. Total right-of-way width shall be 34-ft. and shall run along the back of curbs. “Permanent maintenance easement” shall be construed to mean “Permanent utility and sidewalk maintenance easement” and its width shall be 19-ft. including 5-ft. sidewalk and 2-ft. grass strip behind the curb.
4. Cecil County Standard Detail R-5 replace with Town of North East Detail RD-7. Total right-of-way width shall be 34-ft. and shall run along the back of roadway curbs. “Permanent maintenance easement” shall be construed to mean “Permanent access, utility and sidewalk maintenance easement” and its width shall be 36-ft. including 18-ft. parking easement and 18-ft. utility and sidewalk easement.
5. Standard Detail R-14 – the notation “OPTIONAL – CAN BE PAVED” shall be removed.
6. Standard Detail R-18 - A permanent Tee Turnaround and Type III Barricade shall not be installed in a public road within the corporate limits of The Town of North East. A temporary tee turnaround may be allowed on a phased project at the discretion of The Town of North East Department of Planning and Zoning.
7. Standard Detail R-22 to be superseded by SHA details MD 630.01 and MD 630.02.
8. Standard Detail R-25 to be superseded by SHA details MD 655.11, MD 655.12, MD 655.13 and MD 655.40.
9. Standard Detail R-29 - telephone and cable lines shall not be installed under the sidewalk.

## Appendix A

RULES AND REGULATIONS FOR UTILITY CONSTRUCTION PERMITS is applicable as amended herein, unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

### 1.00 DEFINITIONS

In general, the following terms shall be revised wherever they appear:

1. "Division Chief", "Chief of the Cecil County Department of Public Works Road Division", "Division", "Department", "The Department of Public Works Road Division", "Cecil County Department of Public Works", "Department of Public Works", and "Director" shall be construed to mean "The Town of North East" or "Consulting Engineer for the Town of North East" and/or "Town Engineer".
2. "Cecil County", "Harford County" or "County" shall be construed in the non-generic sense to mean "Town of North East" or "Town of North East, Maryland".
3. "County Government of Cecil County" or "County Council of Cecil County" shall be construed to mean "The Mayor and Commissioners of the Town of North East" or "The Town of North East".
4. "Department of Inspections, Licenses and Permits", shall be construed to mean "Town of North East Department of Planning and Zoning".
5. "Code of Cecil County" shall be construed to mean the Town's Road Code Standard Specifications and Details.
6. "Access permit" shall be construed to mean "Utility construction permit".

## Appendix B

RULES AND REGULATIONS FOR ROAD ACCESS PERMITS is applicable as amended herein, unless there is a conflict with the Town of North East Zoning Ordinance and/or Subdivision Regulations; in the case of conflict, the Town of North East Zoning Ordinance and Subdivision Regulations shall apply.

### 1.00 DEFINITIONS

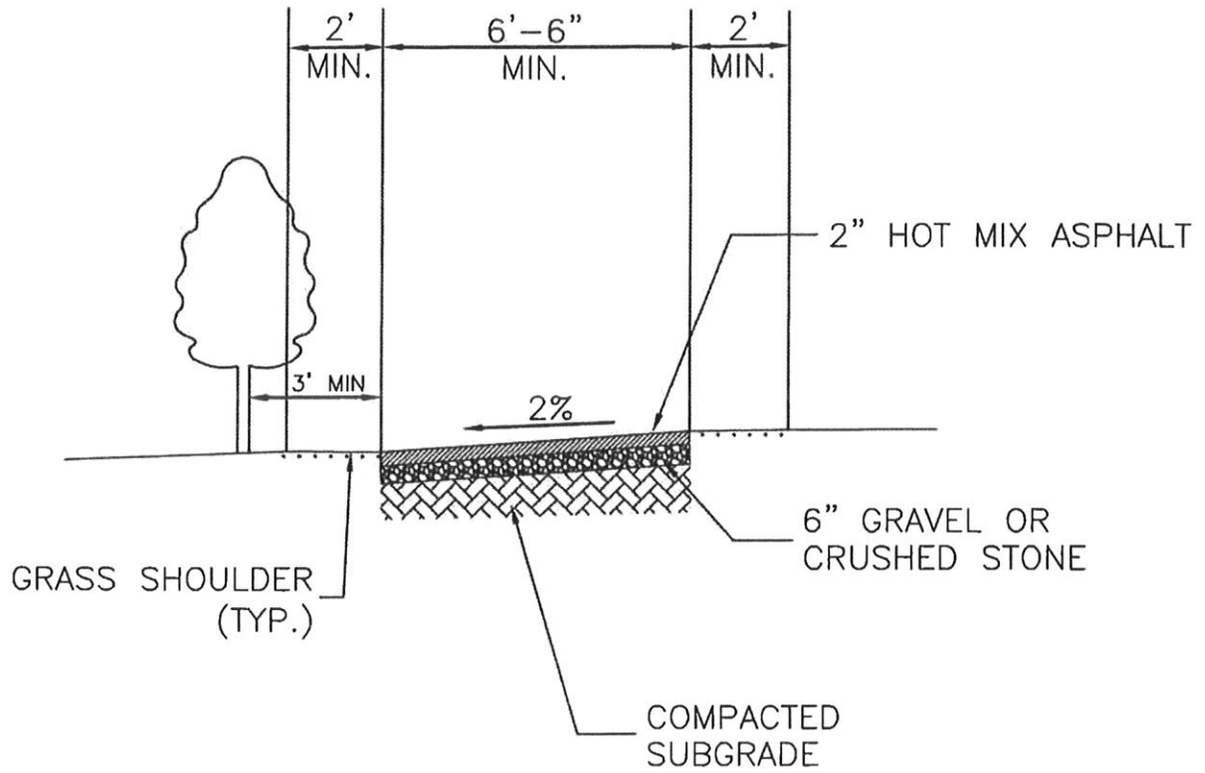
In general, the following terms shall be revised wherever they appear:

1. "Cecil County Department of Public Works", "Department of Public Works", "Department of Public Works Development Services Division", "Department", "Director of Public Works" and "Director" shall be construed to mean "The Town of North East" or "Consulting Engineer for the Town of North East" and/or "Town Engineer".
2. "Cecil County", "Harford County" or "County" shall be construed in the non-generic sense to mean "Town of North East" or "Town of North East, Maryland".
3. "County Government of Cecil County" or "County Council of Cecil County" shall be construed to mean "The Mayor and Commissioners of the Town of North East" or "The Town of North East".
4. "Department of Planning and Zoning", shall be construed to mean "Town of North East Department of Planning and Zoning".
5. "Code of Cecil County" shall be construed to mean the Town's Road Code Standard Specifications and Details.
6. "Cecil County Department of Public Works Development Services Division ("Department") telephone number 410-996-5265" shall be construed to mean "The Town of North East, telephone number 410-287-5801".

## Appendix C

**Standard Roadway Details**

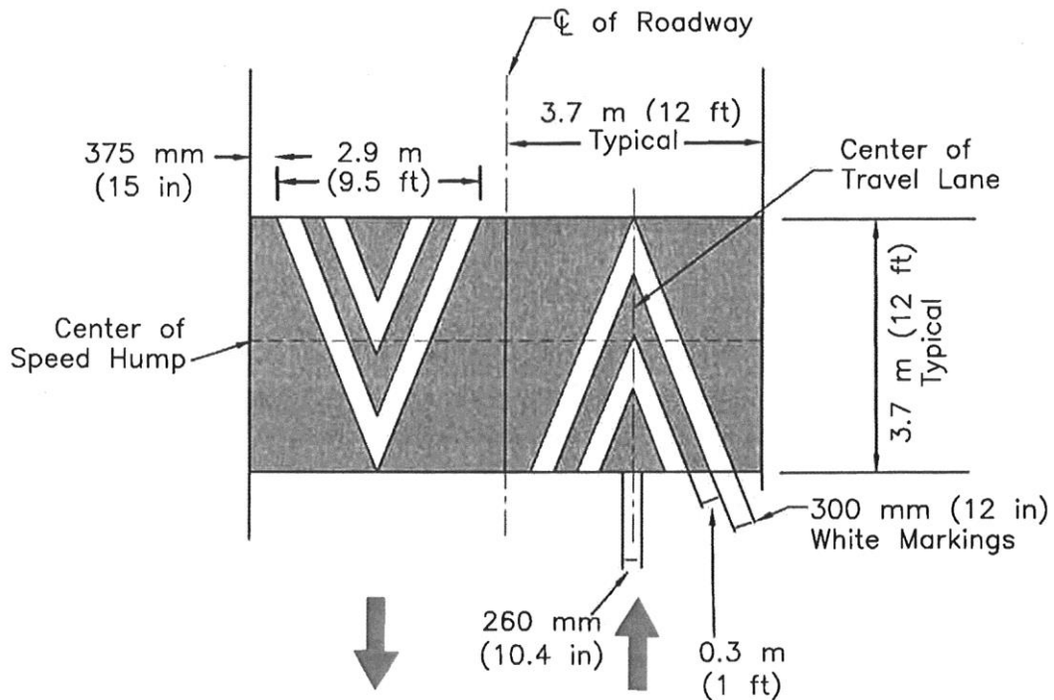
RD-1	Bike Trail Detail
RD-2	Road Speed Hump Detail (2 pages)
RD-3	Paving Repair Criteria
RD-4	Residential (Townhouse) Road Without Perpendicular Parking – 30' R/W (Minor Rd)
RD-5	Residential (Townhouse) Road With Perpendicular Parking – 30' R/W (Minor Rd)
RD-6	Residential (Townhouse) Road Without Perpendicular Parking – 34' R/W (Minor Collector)
RD-7	Townhouse Road With Perpendicular Parking – 34' R/W (Minor Collector)



**APPROVED:** October 12, 2016  
DATE  
**MAYOR AND COMMISSIONERS**

**STANDARD ROADWAY DETAILS**  
**BIKE TRAIL DETAIL**

**Scale: NTS**  
**RD-1**



### PLAN

### CONSTRUCTION TECHNIQUES

1. Mill the outside edges of the proposed hump to accommodate a "key-in" for the taper.
2. Use 4x4s as templates to define the height of the ten (10') Foot wide flat top center section.
3. After placing the flat top portion, place a six foot long taper to the existing pavement.
4. Place the pavement markings as shown on the plan.
5. Use a sled tamper and some water until the bituminous cools ( $\sim\frac{1}{2}$  hour).
6. Follow with a finish roller.



APPROVED

October 12, 2016

DATE

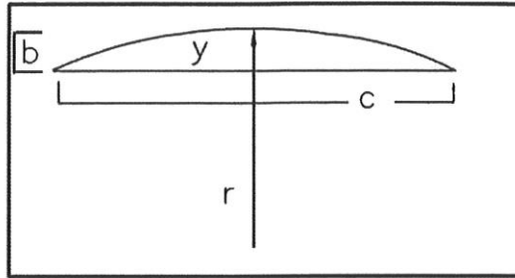
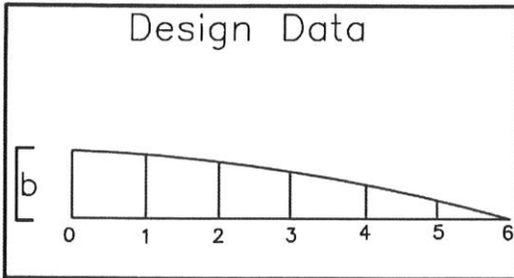
MAYOR AND COMMISSIONERS

STANDARD ROADWAY DETAILS  
ROAD SPEED HUMP DETAIL

Scale: NTS

RD-2

1 OF 2



X=1  
 $0.25 - 72.125 + \sqrt{72.125^2 - 1^2}$   
 $= -71.875 + 72.12$   
 $Y = 0.243' = 2.92''$

X=2       $-71.875 + 72.10$   
 $Y = 0.222' = 2.67''$

X=3       $-71.875 + 72.104$   
 $Y = 0.188' = 2.25''$

X=4       $-71.875 + 72.0139$   
 $Y = 0.139' = 1.67''$

X=5       $-71.875 + 71.95$   
 $Y = 0.0785' = 0.92''$

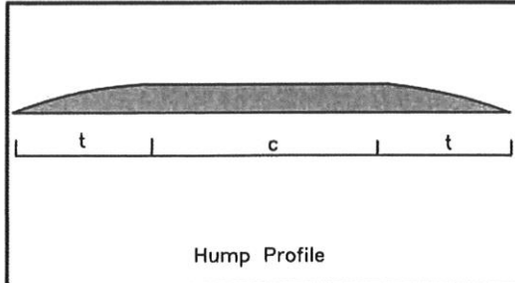
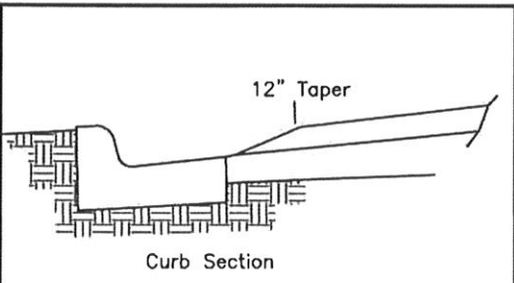
$$r = \frac{4b^2 + c^2}{8b} = 72.125$$

b = height = (0.25')

c = cord distance = (12')

$$y = b - r + \sqrt{r^2 - x^2}$$

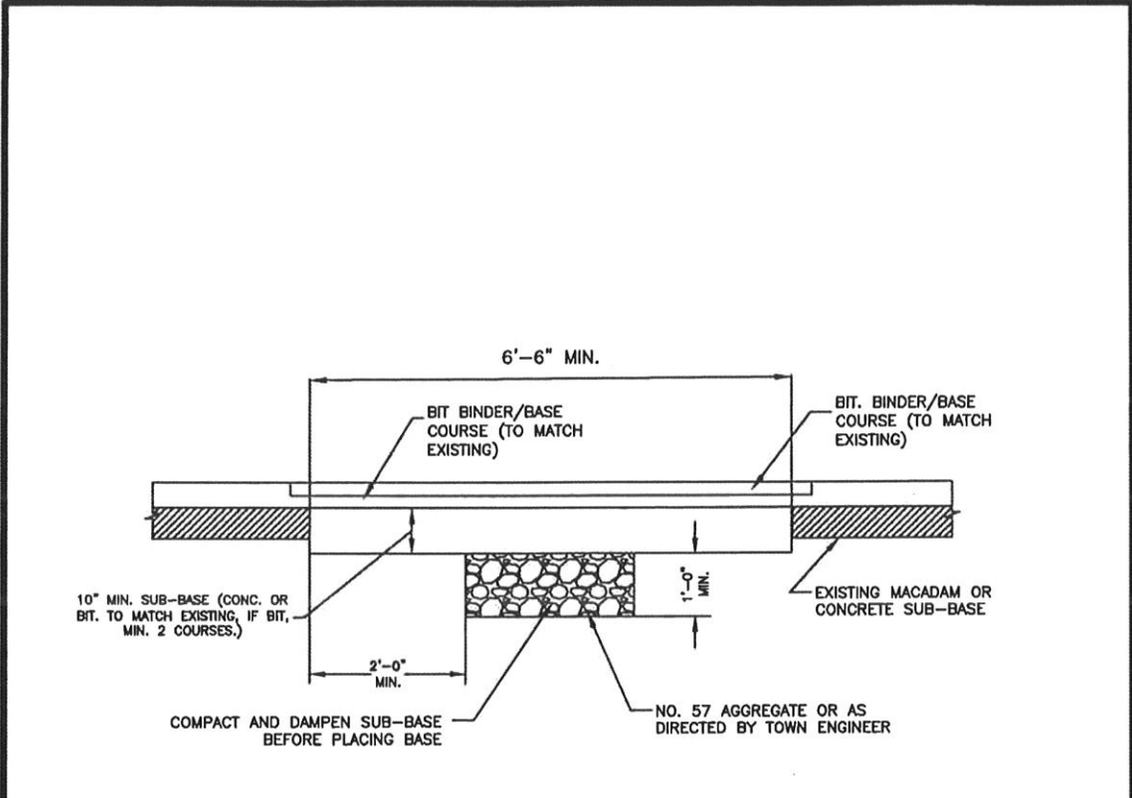
x(ft)	y(ft)	=	inches
0	0.25	=	3.0
1	0.243	=	2.92
2	0.222	=	2.67
3	0.188	=	2.25
4	0.139	=	1.67
5	0.077	=	0.92
6	0.00	=	0.00



APPROVED \_\_\_\_\_  
 DATE  
 MAYOR AND COMMISSIONERS

STANDARD ROADWAY DETAILS  
 ROAD SPEED HUMP DETAIL

Scale: NTS  
 RD-2  
 2 OF 2



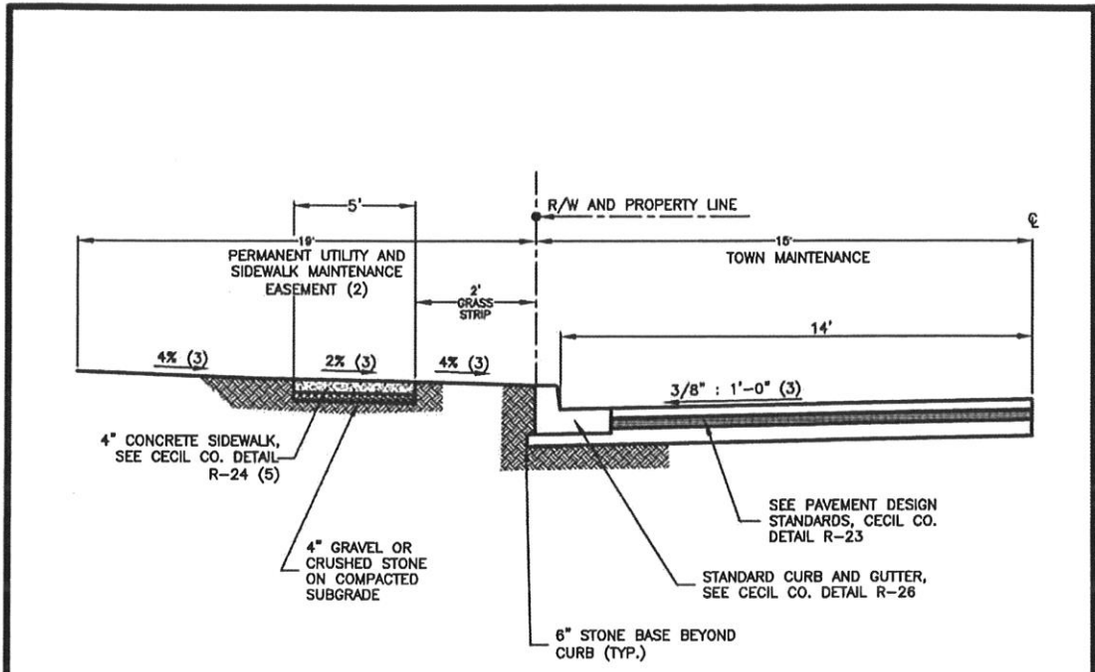
**ROAD PATCH SECTION**

**PAVING REPAIR CRITERIA**

- A. EXCAVATIONS FOR UTILITY REPAIR:
  1. IF FINISHED PATCH DOES NOT CROSS ROAD CENTERLINE AND TOTAL WIDTH IS LESS THAN 50% OF ROAD WIDTH, ONLY DISTURBED PART OF THE ROAD SHALL BE REPAIRED.
  2. IF FINISHED PATCH COMES TO THE ROAD CENTERLINE OR IS WIDER THAN 50% OF THE ROAD WIDTH, THE REPAIR SHALL EXTEND ACROSS THE ENTIRE ROADWAY WIDTH.
- B. EXCAVATIONS FOR NEW UTILITIES:
 

TRENCH REPAIR SHALL BE IN ACCORDANCE WITH THE SECTION SHOWN ABOVE. IN ADDITION, THE ENTIRE ROADWAY SHALL BE MILLED TO A DEPTH OF 1 1/2" AND BROUGHT BACK TO EXISTING GRADE WITH HMA SUPERPAVE 12.5mm, PG-64-22 FOR SURFACE.

	APPROVED <u>October 12, 2016</u> DATE	STANDARD ROADWAY DETAILS PAVING REPAIR CRITERIA	Scale:NTS
	MAYOR AND COMMISSIONERS		RD-3

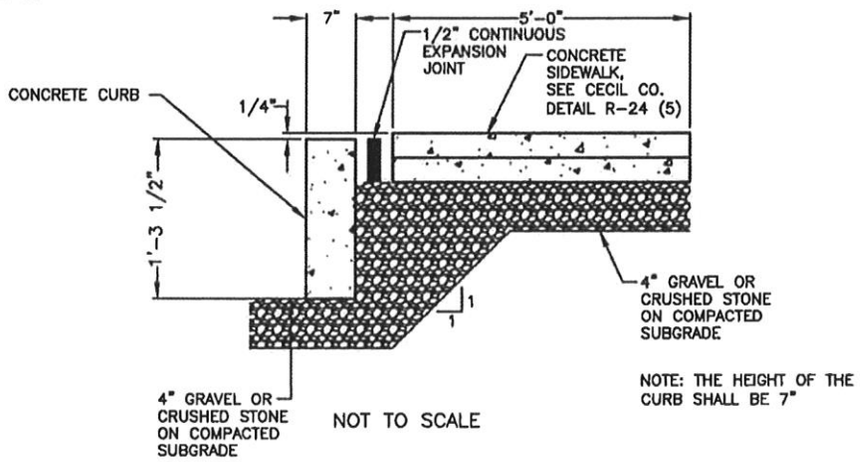
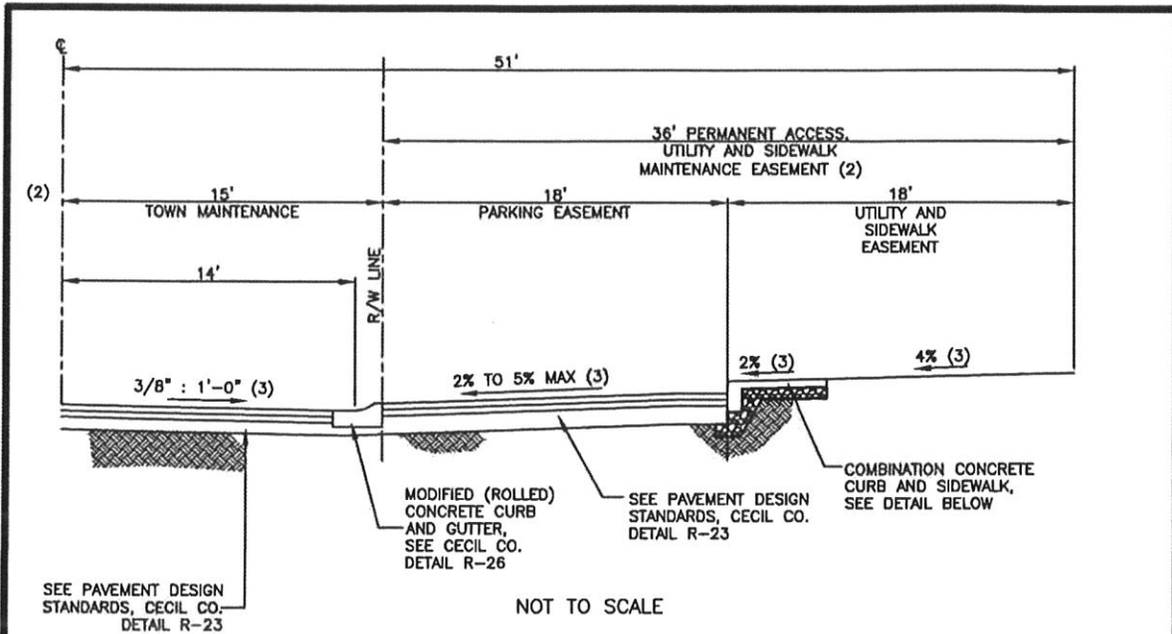


NOT TO SCALE

**NOTES:**

1. UNSURFACED AREAS WITHIN THE RIGHT-OF-WAY SHALL RECEIVE A MINIMUM SURFACE TREATMENT OF 2" TOPSOIL, SEED AND MULCH.
2. PERMANENT UTILITY AND SIDEWALK MAINTENANCE EASEMENT PROVIDES RIGHT OF USING THAT AREA TO APPLICABLE PARTIES (TOWN, UTILITY COMPANIES, HOME OWNERS ASSOCIATION, ETC.) FOR INSTALLATION, USAGE AND MAINTENANCE OF ROAD, UTILITIES AND OTHER COMMON FACILITIES, SUCH AS PARKING, SIDEWALK, ETC..
3. SLOPES SHOWN ARE THE STEEPEST SLOPES ALLOWED, UNLESS SPECIFIED ON DETAIL.
4. ALLOWS FOR PARKING ON ONE SIDE OF THE ROAD.
5. SIDEWALKS IN TOWN MUST BE 5' WIDE.

	APPROVED <u>October 12, 2016</u> DATE	STANDARD ROADWAY DETAILS RESIDENTIAL (TOWNHOUSE) ROAD WITHOUT PERPENDICULAR PARKING - 30' R/W (MINOR ROAD)	Scale: NTS
	MAYOR AND COMMISSIONERS		RD-4



**NOTES:**

1. UNSURFACED AREAS WITHIN THE RIGHT-OF-WAY SHALL RECEIVE A MINIMUM SURFACE TREATMENT OF 2" TOPSOIL, SEED AND MULCH.
2. PERMANENT ACCESS UTILITY AND SIDEWALK MAINTENANCE EASEMENT PROVIDES RIGHT OF USING THAT AREA TO APPLICABLE PARTIES (TOWN, UTILITY COMPANIES, HOME OWNERS ASSOCIATION, ETC.) FOR INSTALLATION, USAGE AND MAINTENANCE OF ROAD, UTILITIES AND OTHER COMMON FACILITIES, SUCH AS PARKING, SIDEWALK, ETC..
3. SLOPES SHOWN ARE THE STEEPEST SLOPES ALLOWED, UNLESS SPECIFIED ON DETAIL.
4. ALLOWS FOR PARKING ON ONE SIDE OF THE ROAD.
5. SIDEWALKS IN TOWN MUST BE 5' WIDE.

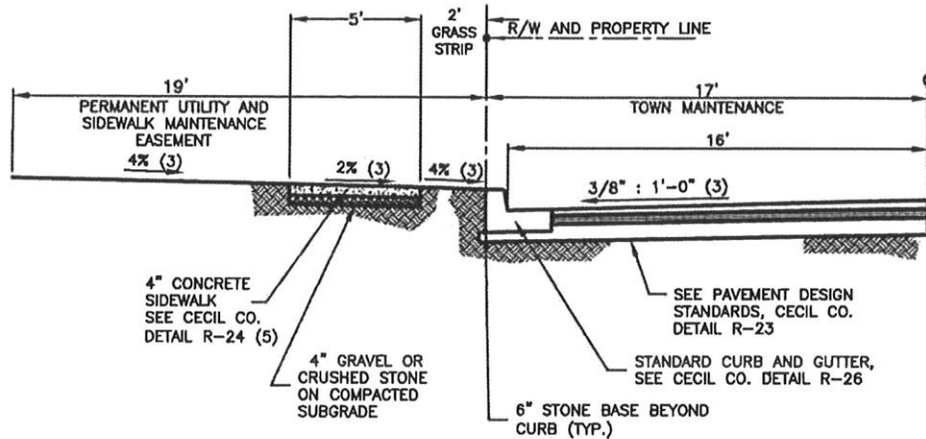


APPROVED October 12, 2016  
DATE  
MAYOR AND COMMISSIONERS

STANDARD ROADWAY DETAILS  
RESIDENTIAL (TOWNHOUSE)  
ROAD WITH PERPENDICULAR  
PARKING - 30' R/W (MINOR  
ROAD)

Scale: NTS

RD-5



**NOTES:**

1. UNSURFACED AREAS WITHIN THE RIGHT-OF-WAY SHALL RECEIVE A MINIMUM SURFACE TREATMENT OF 2" TOPSOIL, SEED AND MULCH.
2. PERMANENT UTILITY AND SIDEWALK MAINTENANCE EASEMENT PROVIDES RIGHT OF USING THAT AREA TO APPLICABLE PARTIES (TOWN, UTILITY COMPANIES, HOME OWNERS ASSOCIATION, ETC.) FOR INSTALLATION, USAGE AND MAINTENANCE OF ROAD, UTILITIES AND OTHER COMMON FACILITIES, SUCH AS PARKING, SIDEWALK, ETC..
3. SLOPES SHOWN ARE THE STEEPEST SLOPES ALLOWED, UNLESS SPECIFIED ON DETAIL.
4. ALLOWS FOR PARKING ON ONE SIDE OF THE ROAD.
5. SIDEWALKS IN TOWN MUST BE 5' WIDE.

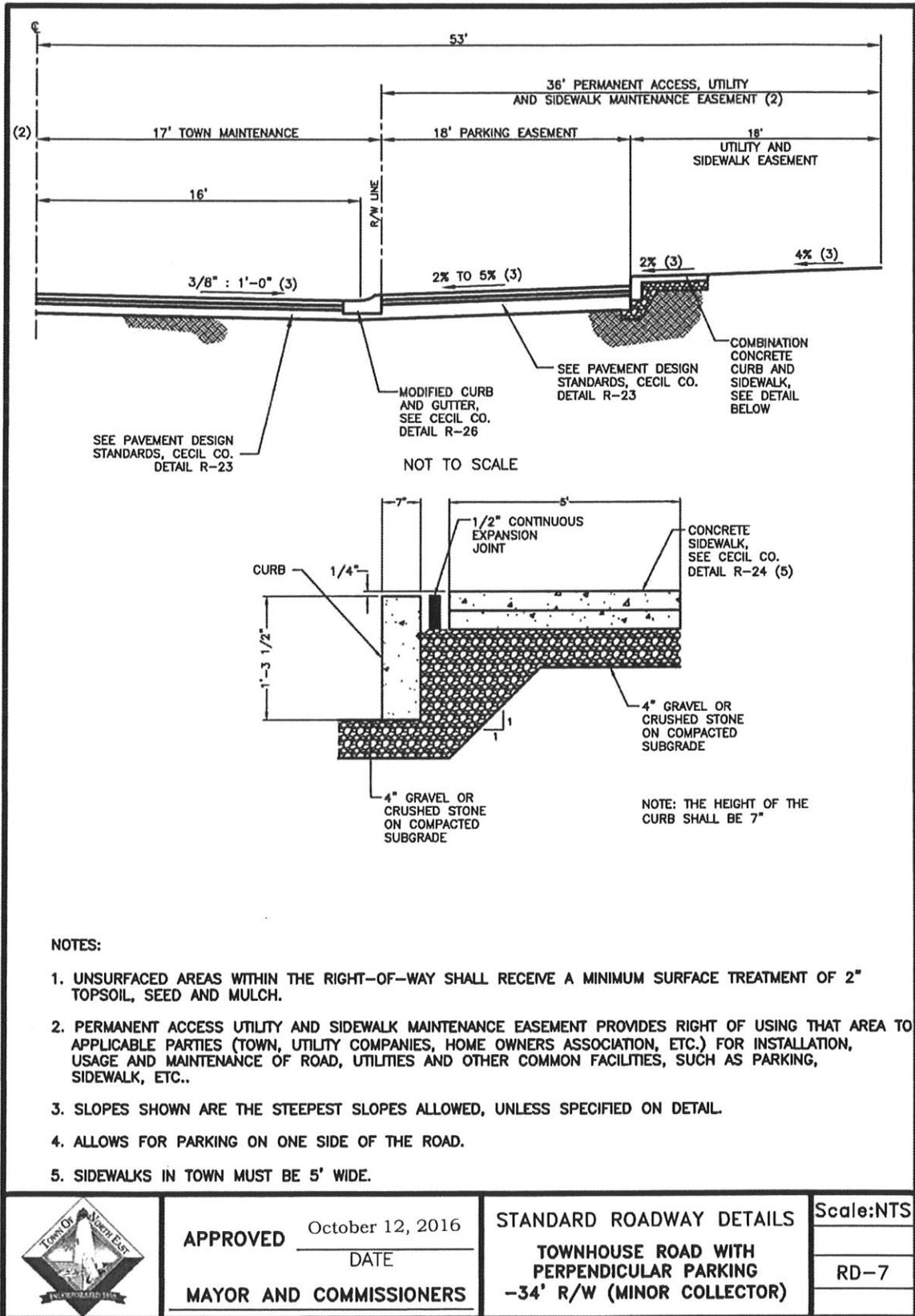


**APPROVED** October 12, 2016  
 DATE  
**MAYOR AND COMMISSIONERS**

**STANDARD ROADWAY DETAILS  
 RESIDENTIAL (TOWNHOUSE) ROAD  
 WITHOUT PERPENDICULAR  
 PARKING - 34' R/W  
 (MINOR COLLECTOR)**

Scale:NTS

RD-6



### Section 6-822. Colored Stamped Concrete

Description. Colored Stamped Concrete Shall be installed as replacement of existing colored stamped concrete and in locations directed by the Town Administrator and/or the Town of North East Planning Commission.

### Section 6-823. Quality Assurance

The following submittals shall be provided to the Town Engineer a minimum of 4 weeks prior to beginning work. Work shall not begin until the Town Engineer has approved the submittals.

1. Shop Drawings: Indicate extent of each color of integrally colored concrete.
2. Samples for Initial Selection: Submit color additive manufacturer's color chart.
3. Qualification Data for Installer.
4. Concrete Mix Design (SHA Mix No. 6)
5. Provide manufacturer's complete technical data sheets and contact information for the manufacturer's authorized representative for the following materials:
6. Product Data:
  - a. Submit color additive manufacturer's color chart
    - i. Color to be: Davis Colors – Willow Green, No. 5376 or approved equal
    - ii. Color to be integrally mixed at a rate of 6 pounds per cubic yard of concrete
  - b. Curing products
  - c. Surface retarders - Waterborne, monomolecular film forming, manufactured for application to fresh concrete.
  - d. Liquid releasing agent - Clear spray-on surface conditioning and dispersing agents that facilitates release of stamp mats.
  - e. Acrylic Sealer with Black tint (three tablespoons per two gallons of sealer)
7. Imprinting tools (as per Hunt Valley Contractors pattern sheet) - Stamp Mats: Semi-rigid polyurethane mats with projecting textured and ridged underside capable of imprinting texture and joint patterns on plastic concrete.
  - a. Crosswalk and Driveways: 6" x 6" Granite
  - b. Sidewalk: Ashlar Slate
8. Concrete Mix Design (SHA Mix No. 6)
9. Related Materials
  - a. Joint-Filler Strips: ASTM D 1751, asphalt-saturated cellulosic fiber.
  - b. Bonding Agent: ASTM C 1059, Type II, non-redispersible, acrylic emulsion or styrene butadiene.

#### Section 6-824. Pre-Installation Meeting

1. Conduct conference at Project site.
2. Review procedures required to produce specified results.

#### Section 6-825. Mock Up

1. Cast mockup of full-size panels of integrally colored stamped cement concrete pavement to demonstrate typical pattern, texture, surface finish, color and standard of workmanship.
  - Build mockups in the location and of the size indicated or, if not indicated, as directed by Town Engineer.
  - Notify Town Engineer seven days in advance of dates and times when mockups will be constructed.
  - Obtain Town Engineer's and Town of North East approval of mockups before starting construction.
  - Maintain mockups during construction in an undisturbed condition as a standard for judging the completed work.
  - Demolish and remove when directed.

#### Section 6-826. Construction

##### 1. Stamping

- a. Mat Stamping: While initially finished concrete is plastic, accurately align and place stamp mats in sequence. Uniformly load mats and press into concrete to produce required imprint pattern and depth of imprint on concrete surface. Remove stamp mats immediately. Hand stamp edges and surfaces unable to be imprinted by stamp mats.
- b. Remove unembedded release agent no fewer than three days after stamping concrete. High pressure wash surface and joint patterns, taking care not to damage stamped concrete. Control, collect and legally dispose of runoff.

##### 2. Curing and Sealing

- a. Imprinted concrete shall be cured with the specified liquid membrane curing compound as recommended by the manufacturer, if a Liquid Release Agent is used; if not, curing should be done with a clean, non-staining curing paper.
- b. As soon as possible after the antiquing release has been removed and after the moisture content of the concrete is low enough so that the alkali and other salts do not become trapped beneath the sealer, normally a minimum of 14-28 days after placement, two (2)

coats of the specified sealer should be applied according to manufacturer's written instructions.

- c. There should be no free water on the surface at the time of the application.

### 3. Concrete Protection, Curing and Sealing

- a. General: Protect freshly placed concrete from premature drying and excessive cold or hot temperatures. Comply with ACI 306.1 for cold-weather protection, and follow recommendations in ACI 305R for hot-weather protection during curing.
- b. Remove and replace pavement that does not comply with requirements in this Section.
- c. Maintain pavement free stains, discoloration, dirt and other foreign material. Sweep pavement not more than two days before date scheduled for Substantial Completion inspections.

*Repealed and Replaced 07/14/09 by Ordinance 2009-06-02; Repealed and Replaced 11/02/16 by Ordinance 2016-09-02*

## **Article 9. Use of Town Streets and Highways**

### Section 6-901. Obstructing Free Passage

It shall be unlawful for any person to use the streets, alleys, highways, parking areas or sidewalks which are owned or dedicated to the Town for any purpose which may: 1) obstruct the free passage of vehicular or pedestrian traffic; or, 2) cause damage, or create a risk of damage, to public or private property.

### Section 6-902. Exclusions

This Article is not intended to prohibit jogging, hiking or running upon the streets, alleys, highways, parking areas or sidewalks which are owned or dedicated to the Town. The provisions of this Article are also not applicable to the property known as the Town Park.

### Section 6-903. Penalties

1. Adults. Violation of the provisions of this Article shall constitute a municipal infraction. The fine for such violation shall be \$25.00 for an initial offense and \$50.00 for each subsequent offense.

2. Juveniles. Any Police Officer observing a juvenile violation of any provisions of this Article shall obtain such juvenile's name, address, age and the name and address of such juvenile's parent (s) or guardian. This information and the nature of the violation shall be reported to the Police Department which shall cause a written notice to be mailed to the parent (s) or guardians advising of the violation (s) of this Article. In addition the Police Officer may refer such violation to the Department of Juvenile Services.

3. The penalties provided herein are not intended to be exclusive and any such person or juvenile charged may also be subject to the criminal or motor vehicle charges or citations.

*Effective 07/06/93 by Emergency Ordinance 93-7-1.*