

ENGINEERING DIVISION

M E M O R A N D U M

TO:	Mayor Laurel L. Prussing and Members of the City Council
FROM:	William R. Gray, Public Works Director
	Gale L. Jamison, Assistant City Engineer
	Bradley M. Bennett, Civil Engineer
DATE:	August 18, 2011
RE:	Bioswales and Rain Gardens in City Right-Of-Way

Publics Work Department staff have completed revisions to the proposed City policy on bioswale and rain garden construction in City right-of-way as directed at the May 9th Council Meeting. The revised policy memorandum is presented below. Please note that no revisions were made to the revocable license agreement or example rain garden construction drawings.

Introduction

The Public Works Department supports the efforts of and encourages residents to construct bioswales and rain gardens on their properties. Bioswales and rain gardens improve water quality and reduce stormwater runoff from a property. They are a great way for residents to help improve the water quality of local creeks, streams, and rivers. The Public Works Department encourages neighborhood level participation in bioswale and rain garden construction so that multiple properties can coordinate their efforts to achieve greatest water quantity and pollution reduction benefits.

However, bioswales and rain gardens located in City right-of-way (ROW) pose some construction and operational concerns for public works departments. Underground utilities are often located in City ROW and their repair, rehabilitation, or replacement would adversely impact a bioswale or rain garden. Excavation activities to construct the rain garden could potentially damage underground utilities located in the ROW. The height of the vegetation could also create visibility issues for pedestrians, bicyclists, and motorists at sidewalks, driveways, and intersections.

The purpose of this memo is to establish a City policy that encourages bioswale and rain garden construction while safeguarding public utilities and ensuring bicycle, pedestrian, and vehicular safety. A recommended policy is also proposed.

Existing City Policy

Construction of a bioswale or rain garden in City ROW would require a ROW permit. A revocable license for utilization of the right-of-way agreement (see attached) would be required to ensure the

installation is properly maintained and that the City and/or utility was not responsible for any damages to the bioswale or rain garden if utility work had to be performed in the City ROW.

Proposed City Policy Basis

The Public Works Department recommends the following policy regarding the construction of bioswales or rain gardens in City ROW:

- **City Review and Approval.** The Public Works Director or his/her designee shall review and approve all bioswales or rain gardens proposed to be constructed in City right-of-way (ROW). The Public Works Director or his/her designee shall require the property owner to submit documentation so that the following items can be reviewed and approved:
 - 1. Construction details for bioswale or rain garden including plan view, cross sections, vegetation plan, vegetation specifications, inlet details, and outlet details. An example rain garden construction drawing is attached for your reference.
 - 2. Utility locations and depths in the City ROW where the rain garden or bioswale is proposed to be located. Contractor or resident would be responsible for contacting the Joint Utility Locating Information for Excavator (JULIE) at 811 to locate the underground utilities impacted by the proposed bioswale or rain garden. Contractor or resident may be responsible for potholing (hand digging) utilities to determine if they would be impacted by the proposed bioswale or rain garden. Utilities depths typically range from 6-inches to 42-inches that could impact the bioswale or rain garden construction.

If the City Engineer or his/her designee identifies that the proposed bioswale or rain garden could create an adverse impact on street drainage the contractor or resident may be required to complete an infiltration test. Rain Garden infiltration testing shall be in accordance with procedure described in the publication "Rain Gardens: A How to Manual for Homeowners" authored by Roger Bannerman and available at the Wisconsin Department of Natural Resources website <u>http://dnr.wi.gov/runoff/rg/index.htm#How</u>.

The City Engineer or his/her designee may also direct the Engineering Division to perform hydraulic & hydraulic modeling and work with the property owner or contractor to mitigate the drainage impacts of the proposed rain garden.

• **Require a ROW permit.** Property owner would be required to obtain a ROW permit. The City would waive the required fee (currently \$75) for the bioswale or rain garden project. Contractors working on the bioswale or rain garden within the ROW shall provide a bond and insurance certificate per Sections 20-70 and 20-71 of Urbana's Code of Ordinances.

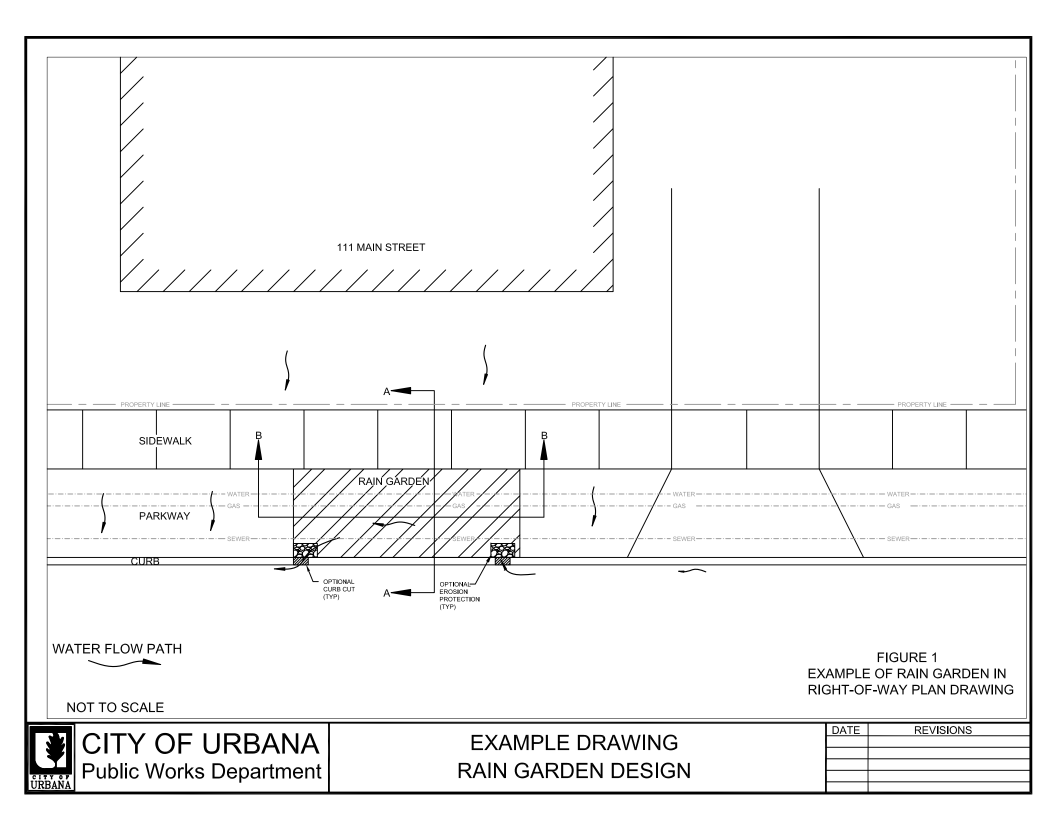
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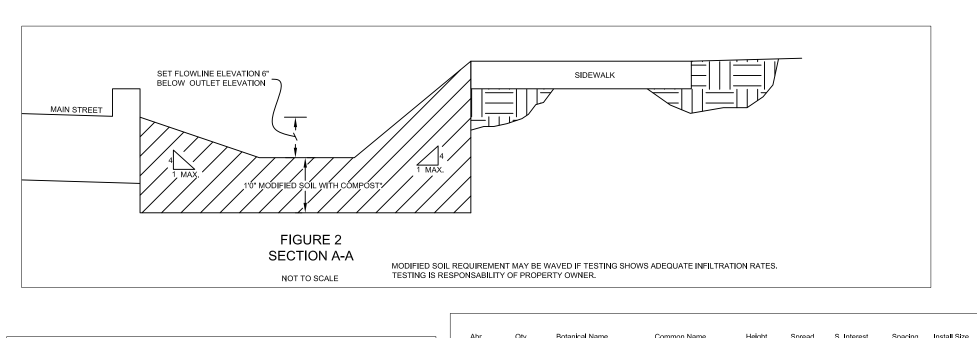
- **Require a Revocable License for Utilization of the Right-of-Way.** A revocable license for utilization of the right-of-way agreement shall be required. The license agreement shall require the property owner to maintain vegetation within defined standards and would hold the City and other utilities harmless for any damages to the bioswale or rain garden for any work required for repair, rehabilitation, or replacement of the above ground and underground utilities, sidewalk, streetlights, or street pavement. A copy of the license agreement is attached.
- **Maintenance and Construction**: The property owner shall be responsible for all of the construction and maintenance costs of the bioswale or rain garden in perpetuity.

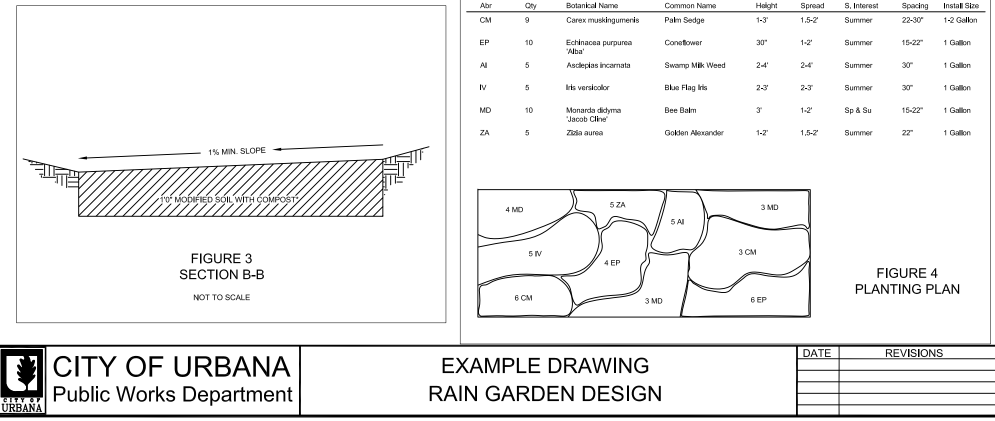
Recommended Action

The Public Works Department seeks approval by motion of the proposed City policy basis for the construction of bioswales and rain gardens in Public right-of-way.

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CITY OF URBANA REVOCABLE LICENSE FOR UTILIZATION OF THE RIGHT-OF-WAY

The undersigned, as owner(s) of the real pr	operty described as follows: Lot #	in
being a Subdivision of Part of Sections	, Township	North,
Range 9, East of the Third Principal Merida	ian, in Champaign County, Illinois, i	n the City of Urbana (Permanent
Parcel #), commonly known as	(Address),
Urbana, Illinois, hereby request permission	to utilize existing public right-of-wa	ay abutting the subject property for
the following purpose(s):		

1. To install a rain garde	en
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2. To install a bioswale.

3. Other (*please specify*).

This license can be revoked at anytime, with or without cause by the Director of Public Works.

As a condition of the City of Urbana giving permission to utilize the public right-of-way abutting the Subject Property for the aforesaid purpose(s), the undersigned owner agrees as follows:

(a) Upon written direction from the Director of Public Works, the owner agrees to promptly remove any property or equipment, including pipes, hardscape, or vegetation installed by owner, and to refurbish the permitted area to its original condition or pay the costs for the City to refurbish the area to its original condition if any or all of the included conditions are not achieved and or maintained. This shall include replacing any curb cuts installed for rain gardens or bioswales.

(b) To assume the full cost of any repair or replacement of improvements installed therein should the same be destroyed, damaged or removed during the installation, maintenance or repair of utilities in such public right-of-way by the City of Urbana, University of Illinois, Ameren, AT&T, Illinois American Water, Comcast Cable, their successors and assigns, or any other utility or private party which is entitled by easement, license, or otherwise, to utilize such right-of-way, whether such rights now exist or are hereafter granted, all of which shall have rights therein superior to those of the undersigned owner(s). If the undersigned owner(s) does not wish to repair or restore

the improvements installed in the public right-of-way, within a reasonable time, such owner(s) shall restore all areas disturbed by such improvements.

(c) To provide a landscape maintenance plan approved by the City Arborist for the permitted landscape that provides routine inspection/removal of extraneous plant material during the growing season. This includes removing all naturally occurring seedlings of any species not approved in original design.

(d) To maintain the original design intent of the landscape and not allow plantings to encroach beyond the approved boundaries nor impair sidewalk or street visibility for perpetuity.

(e) To provide at least a three foot buffer area from a neighboring property that is maintained at eight inches or less in height, unless the landscape is a joint endeavor between adjacent properties.

(f) To not obstruct the use of fire hydrants or place any material in front or within five feet of either side of a fire hydrant.

(g) To not obstruct the visibility of any directional signage. Any plantings shall not exceed four feet in height, unless approved by the City Arborist, and shall under no circumstances encroach into the sight distance triangle required, pursuant to Chapter 20, Article VI, of the *Urbana Code of Ordinances*, as now or hereafter amended.

(h) To not allow plant material to grow onto any street light, signs, poles or other city/utility structure.

(i) To protect, indemnify, defend, and hold harmless the City of Urbana against any and all claims, costs, actions, losses, demands, injuries and expenses of whatever nature ("Claims"), including, but not limited to attorneys' fees, on account of any injuries to persons or property resulting directly or indirectly from acts or omissions by the undersigned owner, its contractors, subcontractors, or agents or employees in conjunction with the use of the public right-of-way abutting the Subject Property for the aforesaid purpose(s).

Owner acknowledges that utilization of the public right-of-way as indicated above, involves risks that activities that occur in the public right-of-way exposes such property to the increase likelihood of harm but owner never-the-less accepts such risks.

This license shall be binding on the undersigned owner(s), their successors.

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Seal

OWNER'S SIGNATURE

OWNER'S NAME TYPED or PRINTED

OWNER'S SIGNATURE

OWNER'S NAME TYPED or PRINTED

Owner(s) of record:

STATE OF ILLINOIS

COUNTY OF CHAMPAIGN }

I, ______, a Notary Public in and for said County, in the State aforesaid, do hereby certify that _______ is/are personally known to me to be the same person(s) whose name(s) was/here subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she/they signed, sealed, and delivered said instrument as his/her/their free and voluntary act for the uses and purposes therein set further.

Given under my hand and notarial seal this _____ day of _____, 20____.

NOTARY PUBLIC My Commission Expires:_____

APPROVED:_____

DATE:_____

Original: Champaign County Recorder of Deeds Office

<u>Cc</u>: City Clerk Operations Division Engineering Division File

Revised: 3/2011