

Bryant Planning Commission Meeting

Boswell Municipal Complex - City Hall Court Room

210 SW 3rd Street

YouTube: https://www.youtube.com/c/bryantarkansas

Date: October 13, 2025 - **Time:** 6:00 PM

Call to Order

Approval of Minutes

- 1. Planning Commission Meeting Minutes 9/8/2025
 - 2025-09-08 Planning Commission Minutes.pdf

Presentations and Announcements

2. Bryant Comprehensive Street Improvement Plan

GarNat Engineering and Volkert - Presentation on Street Improvement Plan and Survey

The City of Bryant is committed to providing safe, reliable, and efficient transportation for all residents, businesses, and visitors.

As part of our ongoing efforts to improve streets, sidewalks, intersections, and other transportation infrastructure, we are seeking your input on areas within the city that need attention. This survey is designed to help us identify problem areas—such as traffic congestion, roadway conditions, pedestrian safety, bike accessibility, and other transportation challenges. Your feedback will guide city leaders and planners as we prioritize improvements and develop long-term solutions for Bryant's transportation network. We encourage all Bryant motorists to share their experiences and concerns. By participating, you are helping us build a safer, stronger, and more connected community.

· Bryant Streets Survey Postcard.png

Director's Report

DRC Report

3. Finley Business Park - 25300 I-30 - Commercial Plat

Hope Consulting - Requesting Recommendation for Approval of Two Lot Commercial Plat - RECOMMENDED APPROVAL

4. 25190 I-30 - 2 Lot Commercial Plat

Hope Consulting - Requesting Recommendation for Approval of Two Lot Commercial Plat - RECOMMENDED APPROVAL, Contingent upon adding easement to Plat

5. Reynolds Centre - Lot 2 - Replat into 2A and 2B

Crafton Tull - Requesting Recommendation for Approval of Replat - RECOMMENDED APPROVAL

6. Therapeds - 2208 N Reynolds Road - Sidewalk Waiver

Hope Consulting - Requesting Recommendation to City Council for Waiver on Sidewalk - NO RECOMMENDATION

7. Marketplace East Phase 2 - Preliminary Plat

GarNat Engineering - Requesting Recommendation for Preliminary Plat Approval - RECOMMENDED APPROVAL, Contingent upon satisfying Engineering Comments

8. Creekside Addition Phase 2B - Final Plat

GarNat Engineering - Requesting Recommendation for Final Plat Approval - RECOMMENDED APPROVAL, Contingent upon remaining comments being satisfied.

9. Pikewood Subdivision 3 - Lots 17 and 18 - Replat

Gerber and Freddy Beza - Requesting Recommedantion for Approval of Replat of two lots into one - RECOMMENDED APPROVAL, Contingent upon satisfying Engineering Comments.

10. Midtown Bryant - Block 2 Lot 8 - Minor Exception

HD Homes - Requesting Minor Exception from Midtown Code to Allow for Additional Alley Access - APPROVED

· 0991-PLN-01.pdf

11. Crosspointe Park - New Pavillion

Ryan Ingold - Requesting Approval for New Pavillion - APPROVED, Contingent upon satisfying engineering comments.

- 0996-PLN-01.jpeg
- 0996-PLN-02.pdf
- · 0996-PLN-03.pdf

12. Central Arkansas Inflatables - 6221 Hwy 5 STE 5 - Sign Permit

AR Sign Guys - Requesting Sign Permit Approval - STAFF APPROVED

• 94057-SGNAPP-01.pdf

13. Omni Health & Wellness - 3345 Main St, STE 100 - Sign Permit

L Graphics- Requesting Sign Permit Approval - STAFF APPROVED

- · 94132-APP-01.pdf
- 94132-APP-02.pdf

14. Bamboo Wing - 2202 N Reynolds - Sign Permit

 $Requesting \ Sign \ Permit \ Approval - STAFF \ APPROVED$

• 94186-SGNAPP-01.pdf

15. Radiant Boutique - 307 Progress Way Ste 100 - Sign Permit

L Graphics - Requesting Sign Permit Approval - STAFF APPROVED

• 94217-SGNAPP-01.pdf

16. Practical Wellness Clinic - 6144 Hwy 5 STE 700 - Sign Permit

 $L\ Graphics-Requesting\ Sign\ Permit\ Approval-STAFF\ APPROVED$

94229-SGNAPP-01.pdf

Public Hearing

Old Business

New Business

17. Finley Business Park - 25300 I-30 - Commercial Plat

Hope Consulting - Requesting Approval for Two Lot Commercial Plat

• <u>0981-PLT-04.pdf</u>

18. 25190 I-30 - 2 Lot Commercial Plat

Hope Consulting - Requesting Approval for Two Lot Commercial Plat

- · 0988-PLT-02.pdf
- 0988-LTR-01.pdf

19. Reynolds Centre - Lot 2 - Replat into 2A and 2B

Crafton Tull - Requesting Approval for Replat

- 0987-CAA-01.pdf
- · 0987-PLT-02.pdf
- 0987-LTR-01.pdf

20. Therapeds - 2208 N Reynolds Road - Sidewalk Waiver

Hope Consulting - Requesting Recommendation to City Council for Waiver on Sidewalk

- · 0942-WVR-01.pdf
- <u>0942-PLN-03.pdf</u>

21. Marketplace East Phase 2 - Preliminary Plat

GarNat Engineering - Requesting Preliminary Plat Approval

- · 0992-PLN-02.pdf
- <u>0992-RSP-01.pdf</u>

22. Creekside Addition Phase 2B - Final Plat

GarNat Engineering - Requesting Final Plat Approval

- 0989-ASB-02.pdf
- 0989-PLT-02.pdf
- 0989-CRTLTR-01.pdf
- 0989-APP-01.pdf
- · 0989-LTR-01.pdf

23. Pikewood Subdivision 3 - Lots 17 and 18 - Replat

Gerber and Freddy Beza - Requesting Approval for Replat of two lots into one

· 0993-PLT-02.pdf

24. Midland Farms Replat - 3808 Midland Road - Tarver Property

Zane Robbins - Requesting Approval for Replat of lots 88-90 of Midland Farms Subdivision

· 0995-PLT-01.pdf

Adjournments



Bryant Planning Commission Meeting Minutes

Monday, September 8, 2025 Boswell Municipal Complex – City Hall Courtroom 6:00 PM

Agenda

CALL TO ORDER

- Chairman Lance Penfield calls the meeting to order.
- Commissioners Present: Statton, Hooten, Penfield, Johnson, Thompson, Erwin
- Commissioners Absent: Edwards, Speed

APPROVAL OF MINUTES

1. Planning Commission Meeting Minutes 8/11/2025

Motion to Approve Minutes made by Commissioner Statton, Seconded by Commission Thompson. Voice Vote, 6 Yays, 0 Nays, 2 Absent

PRESENTATIONS AND ANNOUNCEMENTS

2. Water and Wastewater Rate Analysis Presentation

Tim Fournier, Public Works Director, presented the 2025 Water and Wastewater Rate Study.

Vice-Chairman Hooten read the DRC Report.

DRC REPORT

3. FSBC - New Site Additions - 604 Reynolds - Changes to Outfall of Retention Pond Hope Consulting - Requesting Approval for changes to the retention pond outfall - APPROVED, Contingent upon small comments being worked out with city engineer

- **4. State Farm 515 N Reynolds Road -** Site Plan Changes Richardson Engineering Requesting Approval for modification to previously approved Site Plan APPROVED
- **5. New Beginnings HWy 5 and Midland Rd -** Site Plan *PLE Requesting Site Plan Approval APPROVED*
- 6. 20 Tanglewood Dr Conditional Use Permit Additional Square Footage for Addition to Accessory Structure David Harris - Requesting Approval of Conditional Use Permit - RECOMMENDED APPROVAL

PUBLIC HEARING

7. 20 Tanglewood Dr - Conditional Use Permit - Additional Square Footage for Addition to Accessory Structure
David Harris - Requesting Approval of Conditional Use Permit

Butch Higginbotham spoke on behalf of the applicant.

Chairman Penfield called for a roll call vote to approve. 6 Yays, 0 Nays, 2 Absent.

Motion to close public comment made by Commissioner Erwin, seconded by Commissioner Statton. Voice Vote, 6 Yays, 0 Nays, 2 Absent.

PUBLIC COMMENT

A public comment was made by Joan Handy regarding a fence previously agreed upon on Arey Drive. The City of Bryant Code Enforcement Office will follow up on this matter.

OLD BUSINESS

None

NEW BUSINESS

None

ADJOURNMENT

| Motion to Adjourn made by Vice-Chairman Hooten, seconded by Commis Thompson. Voice Vote, 6 Yays, 0 Nays, 2 Absent. The meeting was adjou | | | | | | |
|---|----------|--|--|--|--|--|
| | | | | | | |
| Chairman, Lance Penfield | Date | | | | | |
| Secretary, Rebecca Kidder | Date | | | | | |

YOUR TURN, BRYANT MOTORISTS: INFLUENCE WITH A CLICK!

Share your vision of progress for the streets of Bryant by completing our survey.

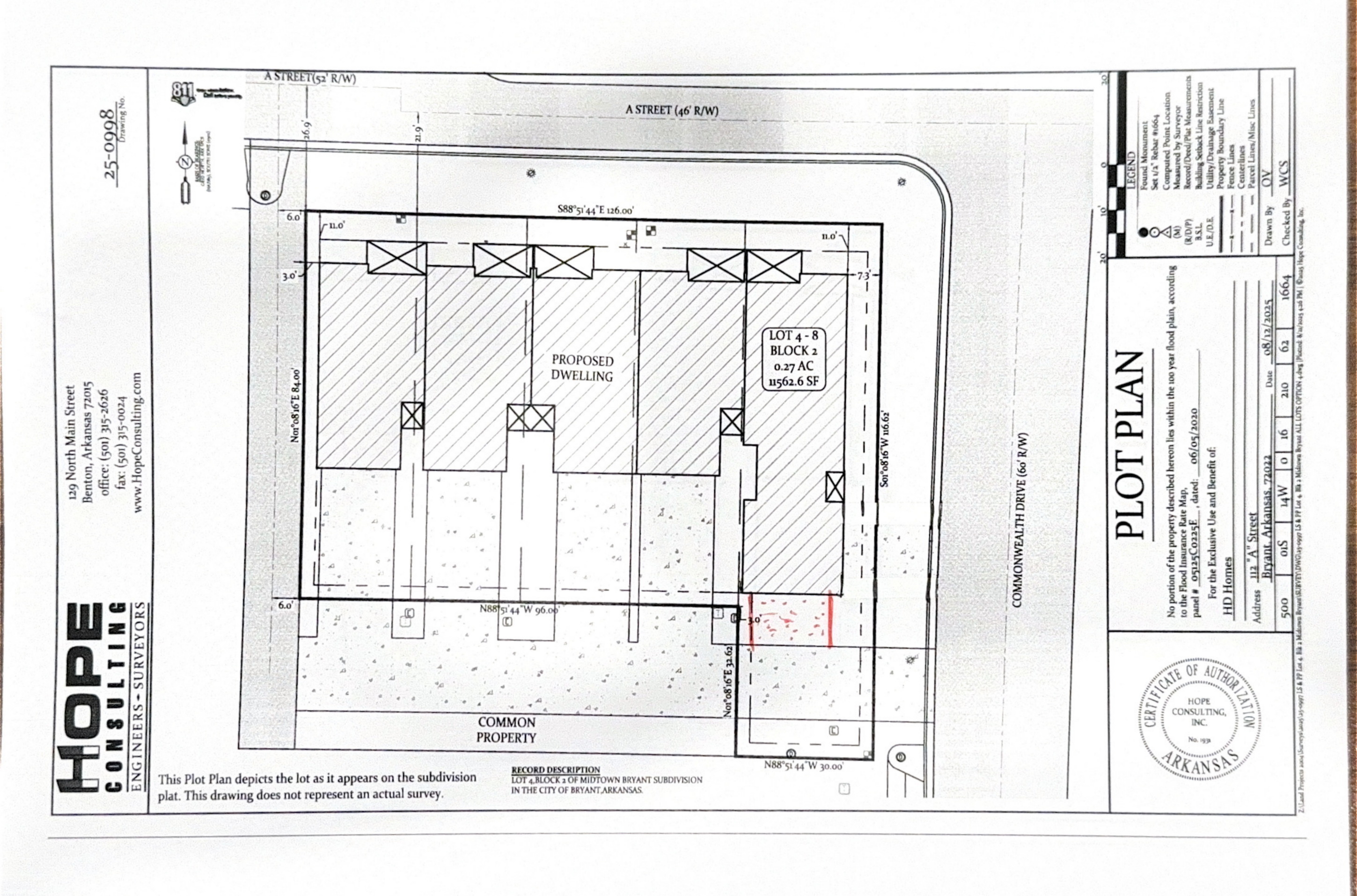




Comment Period: September 15 - November 16, 2025

cityofbryant.com





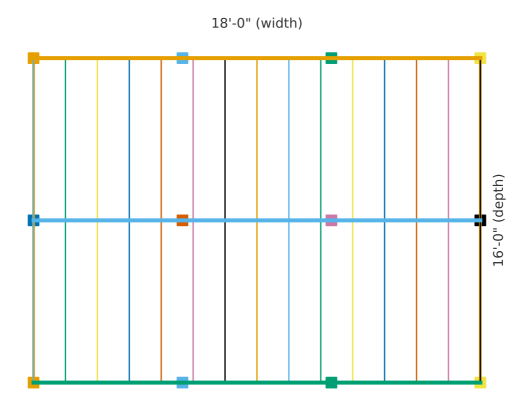






Deck Plan - Top View

Overall: 18'-0" (W) x 16'-0" (D) — Deck Height: 18" above grade (freestanding)

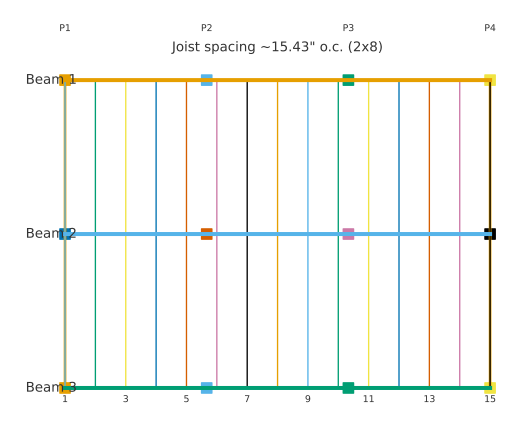


Joists: 2x8, spacing: approx 15.43" o.c. (chosen 15 joists)

Beams: 2x10 (continuous at rear, mid, front)
Posts: 4 per beam line × 3 beam lines = 12 posts

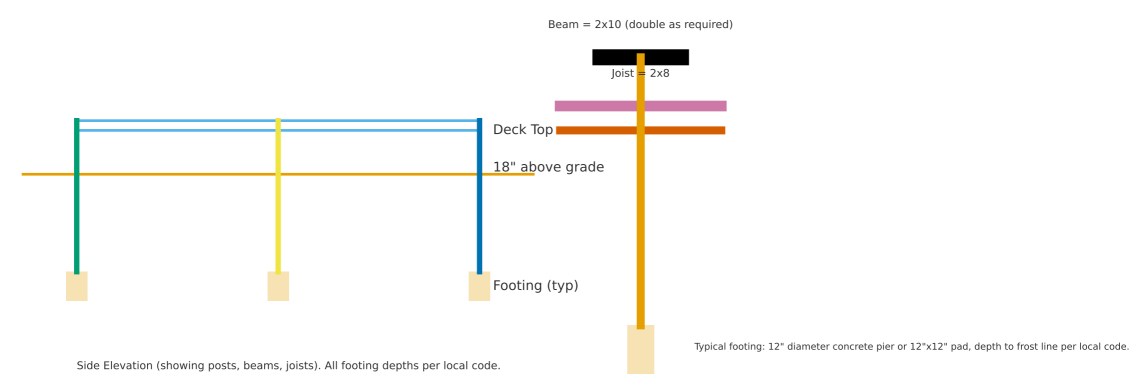
Footings: Typical footing: 12" diameter concrete pier or 12"x12" pad, depth to frost line per local code.

Framing Plan - Joist & Beam Layout (scale shown)



Posts @ approx every 6' (4 per beam line).

Elevation & Section Left: Side Elevation (depth direction). Right: Section detail





City of Bryant, Arkansas Community Development 210 SW 3rd Street Bryant, AR 72022 501-943-0943

SIGN PERMIT APPLICATION

Applicants are advised to read the Sign Ordinance prior to completing and signing this form. The Sign Ordinance is available at www.cityofbryant.com under the Planning and Community Development tab.

| Date: 07/24/2025 | Note: Electrical Permits may be Required, Please contact the Community Development Office for more information. |
|--|---|
| Sign Co. or Sign Owner | Property Owner |
| Name HK Jan 9495 | Name Central Artigisas Inlitables |
| Address (8 Kaye | Address 6271 Hwy 5 N#5 |
| City, State, Zip Sucksonville AR 72076 | City, State, Zip Bryon 42, 72022 |
| Phone 501-553-6450 | Phone 201 - 370 - 3788 |
| Email Address ar Signary Segmailcom | Email Address the Coentral Atables. Com |
| GENERAL INFORMATION | |
| Name of Business (entia) Antignoss | Interables |
| Address/Location of sign & 221 Hwy 5 A | J #5 Bryan AR 72022 |
| Zoning Classification C2 | |

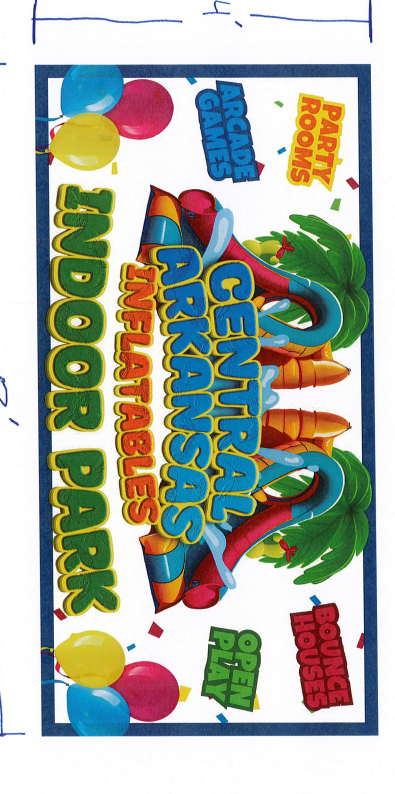
Please use following page to provide details on the signs requesting approval. Along with information provided on this application, a Site Plan showing placement of sign(s) and any existing sign(s) on the property is required to be submitted. Renderings of the sign(s) showing the correct dimensions is also required to be submitted with the application. A thirty-five dollar (\$35) per sign payment will be collected at the time of permit issuance. According to the Sign Ordinance a fee for and sign variance or special sign permit request shall be one hundred dollars (\$100). Additional documentation may be required by Sign Administrator.

READ CAREFULLY BEFORE SIGNING

Zoning Classification

, do hereby certify that all information contained within this application is true and correct. I fully understand that the terms of the Sign Ordinance supersede the Sign Administrator's approval and that all signs must fully comply with all terms of the Sign Ordinance regardless of approval. I further certify that the proposed sign is authorized by the owner of the property and that I am authorized by the property owner to make this application. I understand

| SIGN | Type (Façade, Pole, Monument, other) | (Façade, Pole, (Height, Length, Width) | Sqft (Measurement standards found on | Façade Width (Linear Ft of building façade where wall | Height | |
|------|---|--|--------------------------------------|---|--------|-----------|
| | | | Pg.7 of Sign Code) | sign is being installed) | То Тор | To Bottom |
| Α | Front Fasade Side Facade | 4'×8' | 325F | 75' | | |
| В | Side Facade | 4'×8' | 325F | 60' | | |
| С | | | | | | |
| D | | | | | | |
| E | | | | | | |
| F | | | | | | |



| SIGN | Type (Façade, Pole, Monument, other) | Dimensions (Height, Length, Width) | Sqft (Measurement standards found on | Façade Width (Linear Ft of building façade where wall | He | ight |
|------|---|--|--|---|--------|-----------|
| | iviolidinent, othery | | Pg.7 of Sign Code) | sign is being installed) | То Тор | To Bottom |
| А | Wall mount Channel letter | 169 in x37.5 in | 44 | 26 feet | 17′ | 14 |
| В | | | | | | |
| С | | | | | | |
| D | | | | | | |
| E | | | | | | |
| F | | | | | | |



SIGN PERMIT APPLICATION

Applicants are advised to read the Sign Ordinance prior to completing and signing this form. The Sign Ordinance is available at www.cityofbryant.com under the Community Development tab.

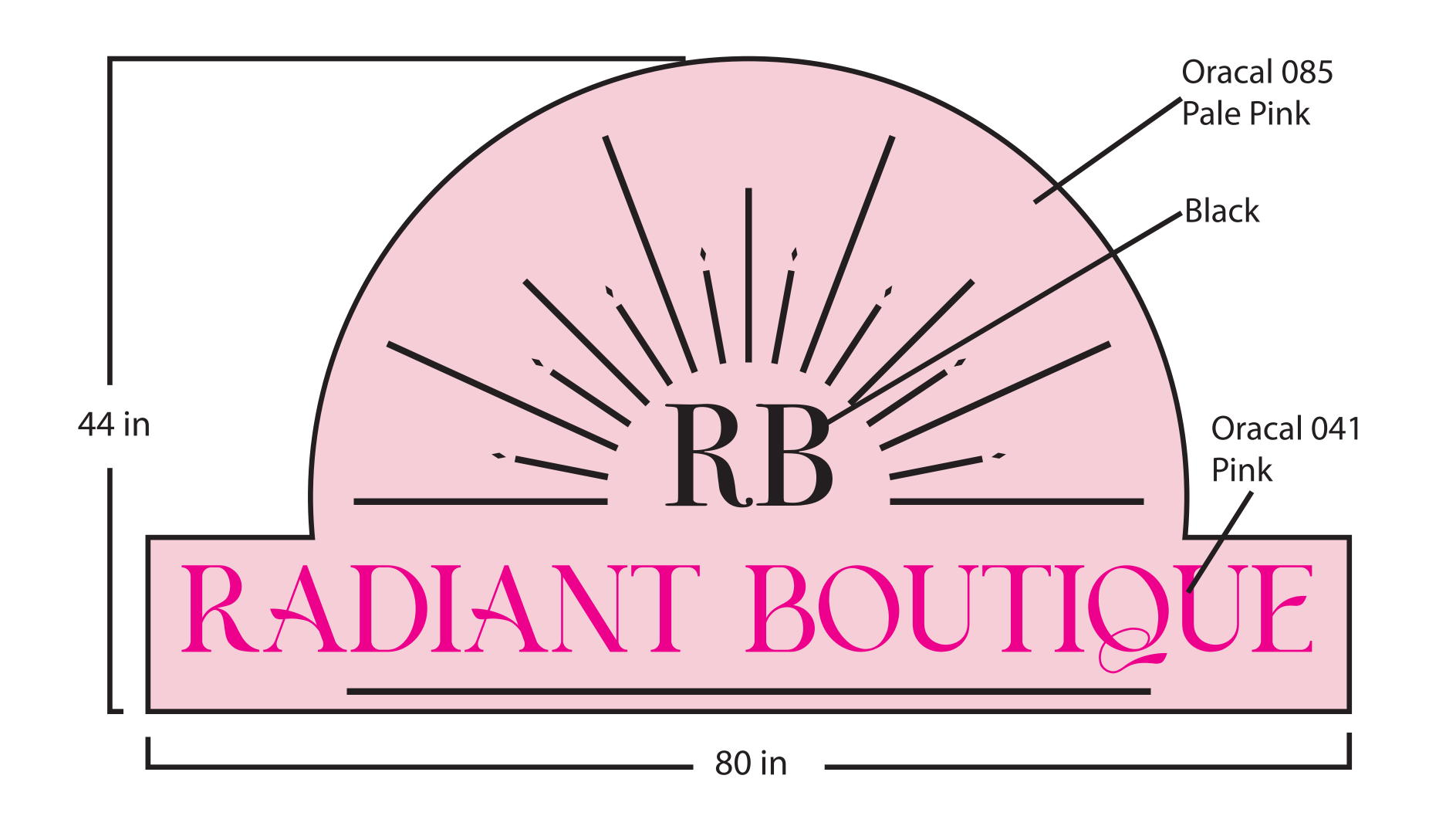
Note: Electrical Permits may be Required, Please contact the Date: 8 / 27 / 2025 Community Development Office for more information. Sign Co. or Sign Owner **Property Owner** Name LITTLE BOCK FENT & AWNING . CO Name BAMBOD PROPERTY . U.C. Address 13019 CHERRY CAUREL DR Address 6525 MURRAY ST City, State, Zip UTTUE ROCK - AR 72209 City, State, Zip LITTLE ROCK, AR 72211 Phone 501 - 554 · 0502 Phone 501.562.8914 Email (Alternate Phone BAMRODWING REYANT @ GMAIL. COM Fmail Alternate Phone GENERAL INFORMATION BAMBOO WING Name of Business____ Address/Location of sign 2202 N REYNOLDS RD - BRYANT /AR 72022 Zoning Classification Please use following page to provide details on the signs requesting approval. Along with information provided on this application, a Site Plan showing placement of sign(s) and any existing sign(s) on the property is required to be submitted. Renderings of the sign(s) showing the correct dimensions is also required to be submitted with the application. A fifty dollar (\$50) per sign payment will be collected at the time of permit issuance. According to the Sign Ordinance a fee for a sign variance or Alternative Signage Plan request shall be two hundred and fifty dollars (\$250). Additional documentation may be required by Sign Administrator. READ CAREFULLY BEFORE SIGNING do hereby certify that all information contained within this application is true and correct. I fully understand that the terms of the Sign Ordinance supersede the Sign Administrator's approval and that all signs must fully comply with all terms of the Sign Ordinance regardless of approval. I further certify that the proposed sign is authorized by the owner of the property and that I am authorized by the property owner to make this application. I understand that no sign may be placed in public right

of way. I understand that I must comply with all Building and Electrical Codes and that it is my responsibility to

obtain all necessary permits.

| SIGN | Type (Façade, Pole, | Dimensions (Height, Length, Width) | Sqft (Measurement | Façade Width (Linear Ft of building | Hel | ght |
|------|------------------------|---------------------------------------|--|--|--------|-----------|
| | Monument, other) | e e e e e e e e e e e e e e e e e e e | standards found on Pg.7 of Sign Code) | façade where wall sign is being installed) | То Тор | To Bottom |
| А | Facade/ Awning | 24"H × 168"W | 285F | 20FT | | |
| В | | | | | | |
| С | | | | | | |
| D | | | | | | |
| E | | | | | | |
| F | | | | | | |

____ 24 ^m **Z** 168₁



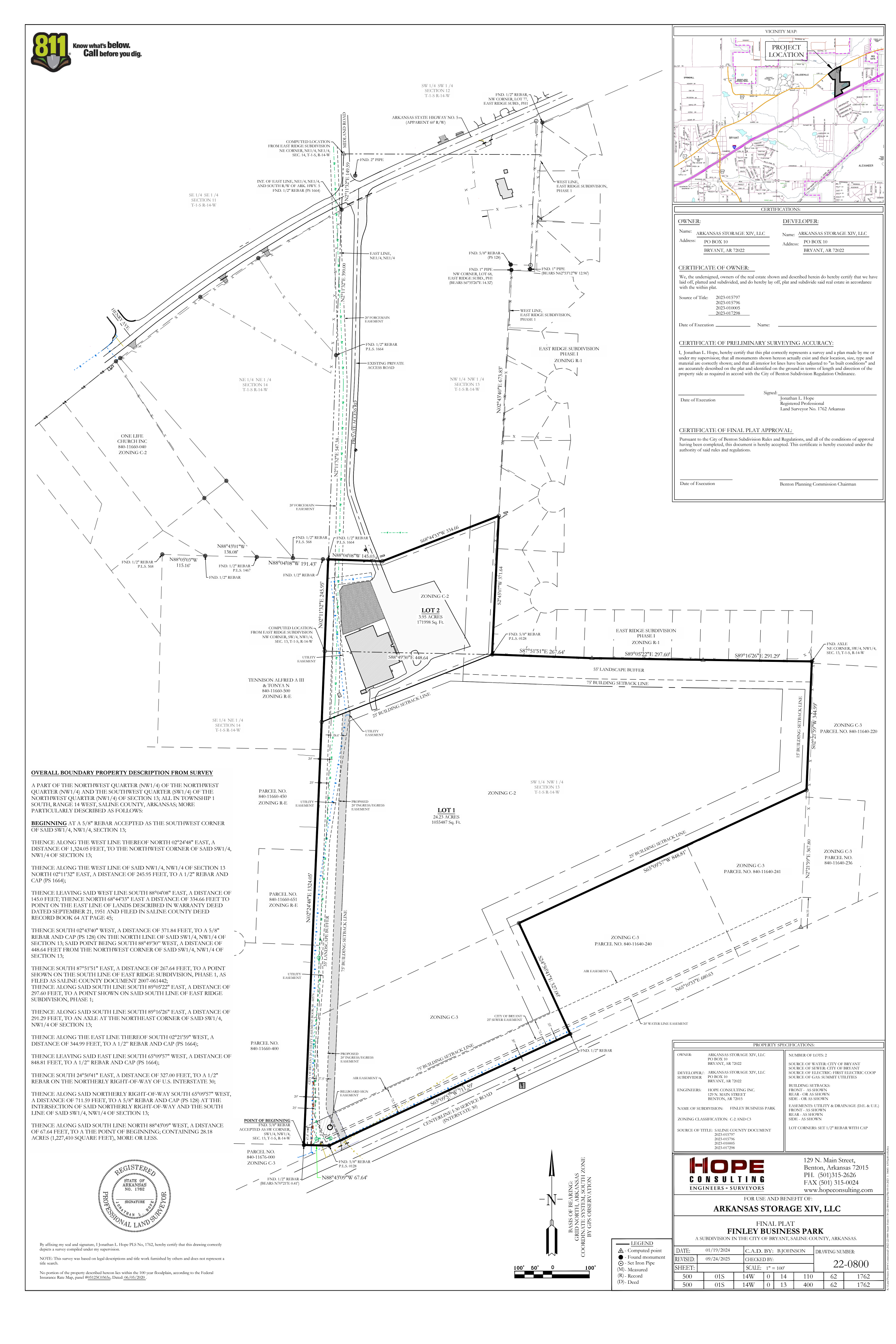


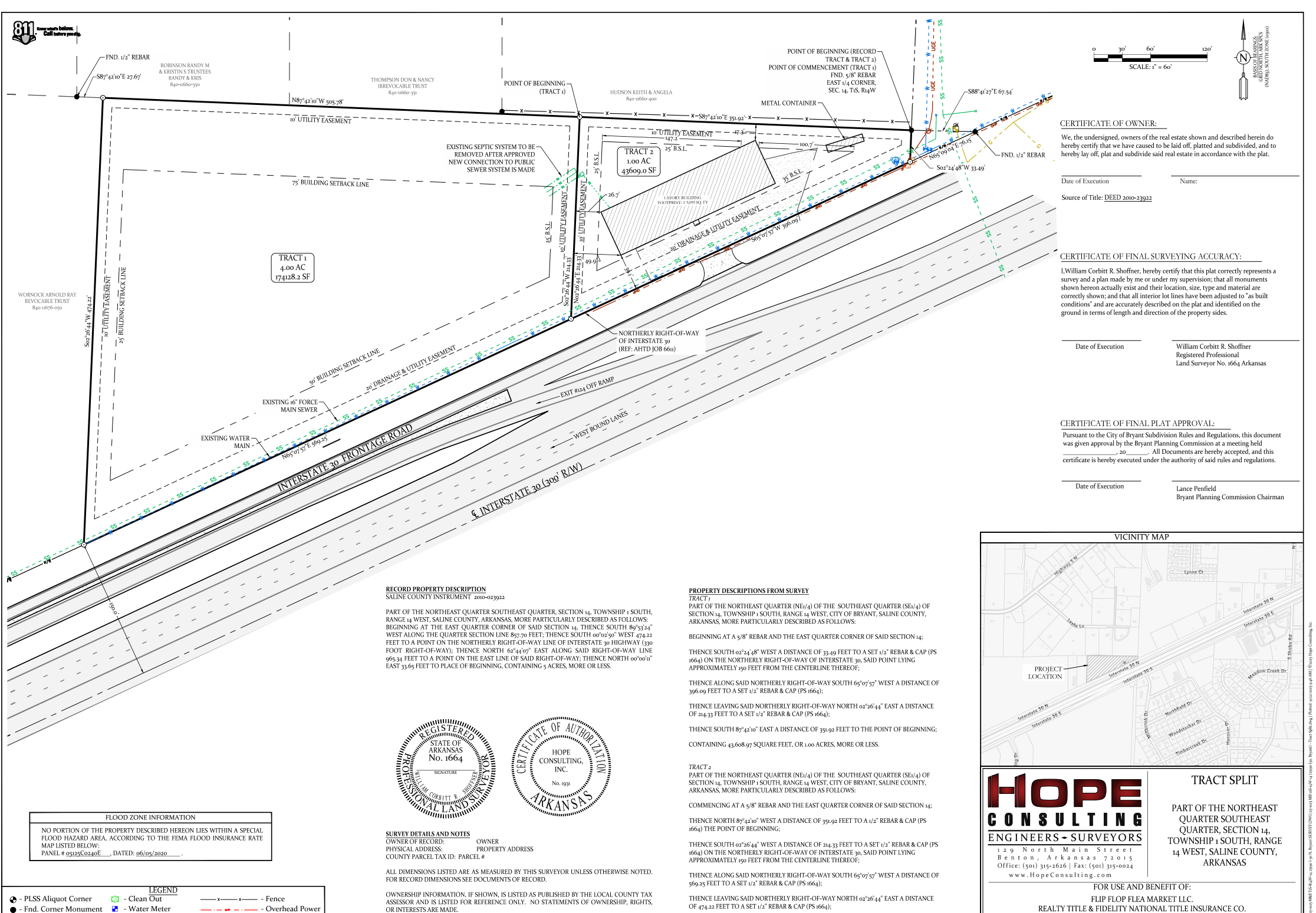
| SIGN | Type (Façade, Pole, Monument, other) | Dimensions (Height, Length, Width) | Sqft (Measurement standards found on | Façade Width (Linear Ft of building façade where wall | He | ight |
|------|---|--|--|---|--------|-----------|
| | Worldment, other) | | Pg.7 of Sign Code) | sign is being installed) | То Тор | To Bottom |
| А | Wall mounted sign | 44"x80"x5" | 24 | 20 feet | 21.8 | 18 |
| В | | | | | | |
| С | | | | | | |
| D | | | | | | |
| Е | | | | | | |
| F | | | | | | |





| SIGN | Type (Façade, Pole, Monument, other) | Dimensions (Height, Length, Width) | Sqft (Measurement standards found on | Façade Width (Linear Ft of building façade where wall | He | ight |
|------|---|--|--|---|--------|-----------|
| | , , | | Pg.7 of Sign Code) | sign is being installed) | То Тор | To Bottom |
| А | Wall mount contour cabinet | 86 in x 48 in | 28 | 42 feet | 16′ | 12′ |
| В | | | | | | |
| С | | | | | | |
| D | | | | | | |
| Е | | | | | | |
| F | | | | | | |





THIS SURVEY IS BASED ON PUBLIC RECORDS AND/OR TITLE INVESTIGATIONS FURNISHED BY

THIRD PARTIES. NO INDEPENDENT SEARCH OR INVESTIGATION HAS BEEN MADE BY THIS FIRM

FOR ANY RECORDS, PUBLIC OR PRIVATE. LISTED REFERENCE DOCUMENTS HEREON WERE

USED AND CONSIDERED AS A PART OF THIS SURVEY; HOWEVER OTHER RECORDS, IF ANY,

COULD FURTHER AFFECT THIS SURVEY. NO STATEMENT OR GUARANTEES OF OWNERSHIP,

RIGHTS, OR OTHER INTERESTS ARE MADE BY THIS SURVEY PLAT.

THENCE SOUTH 87°42'10" EAST A DISTANCE OF 505.78 FEET TO THE POINT OF BEGINNING;

CONTAINING 174,128.16 SQUARE FEET, OR 4.00 ACRES, MORE OR LESS.

⊙ - Set 1/2" Rebar/Cap (1664) Ø - Power Pole

B.S.L. - Building Setback Lines ← - Gas Meter

Sewer Manhole

(P)- Per Deed or Plat Records T - Telephone Pedestal —— - uce - - — - Electric Line

- Drainage Manhole --- - Gas Line

Light Pole

(M)- As Measured

ESMT - Easement

--ss----ss----Sewer Line

_ - • - - - • - - - - Water Line

____ - - ugт - - ___ - Telephone Line

25190 I-30 NORTH, BRYANT, ARKANSAS, 72022

AR STATE LAND SURVEY FILING CODE: 500 - 01S - 14W - 0 - 14 - 210 - 62 - 1664

CAD BY: OV

SCALE: 1" = 60'

CHECKED BY:

DATE: 09/04/2025

REVISED: #1 09/22/2025

1 OF 1

PROJECT NUMBER:

25-1025



September 5, 2025

Colton Leonard City of Bryant Planning and Development 210 SW 3rd.Street Bryant, AR 72022

Subject: Replat Review Request – 25190 I-30 North, Bryant, AR

Dear Colton,

Hope Consulting is formally requesting staff review and approve the Replat Request of Parcel #840-11676-000. This parcel is currently a 5-acre parcel with an existing building hosting a flea market. The owner is seeking to cut off a 1-acre parcel for the sale of the flea market and wishes to sell the remaining 4-acre parcel at a later date. They want to abandon the existing septic system and tie onto City sewer. We would like to be included at the September 18th DRC Meeting.

Please feel free to contact me with any questions, concerns, or if I can be of any further assistance.

Sincerely,

Jonathan Hope



I certify this instrument was filed on: 04/25/2017 3:12:23 PM Myka Bono Sample Saline County Circuit Clerk

When recorded return to:
J. Cliff McKinney, Esq.
Quattlebaum, Grooms & Tull PLLC
111 Center Street, Suite 1900
Little Rock, Arkansas 72201
501-379-1700

Pages: 17 ER

DECLARATION OF RESTRICTIONS AND CROSS-ACCESS AGREEMENT ("AGREEMENT")

THIS AGREEMENT is made as of the 21 day of ________, 2017, between ANCHOR REALTY INVESTMENTS, LLC, an Arkansas limited liability company ("Anchor"), and HUDDIE HOLDINGS, LLC, an Arkansas limited liability company ("Huddie").

WHEREAS, Anchor is the owner of Lot 1 and Lot 2, being the "Anchor Tract" as shown on the diagram attached hereto as Exhibit A hereof, said tract being more particularly described in Exhibit B hereof; and

WHEREAS, Huddie is the lessee with the option to purchase Lot 3, being the "Huddie-Tract" shown on the diagram attached hereto as <u>Exhibit A</u> hereof, said tract being more particularly described in <u>Exhibit C</u> hereof.

NOW, THEREFORE, for and in consideration of the premises, covenants, conditions, restrictions and encumbrances contained herein, the sufficiency of which is hereby acknowledged, Anchor and Huddie do hereby agree as follows:

- 1. <u>Use.</u> The Huddie Tract shall be used exclusively for operation of a primary care medical clinic for the treatment only of ambulatory patients unless an alternate use is approved by Anchor in its sole and absolute discretion. Without limiting Anchor's discretion over the approval of alternate uses, in absolutely no event shall Huddie Tract be used for a restaurant.
- 2. <u>Buildings</u>. All buildings constructed on the Huddie Tract shall be designed so that the exterior elevation of each shall be architecturally and aesthetically compatible and so that building wall footings shall not encroach from one lot onto another lot. The design and construction shall be of high quality. No buildings or improvements shall be constructed, erected or expanded or altered on Huddie Tract until the plans for the same (including site layout, exterior building materials and colors and parking) have been approved in writing by Anchor. No building shall have a metal exterior; provided, however, that this restriction shall not be deemed to prohibit metal architectural elements on any building.
- 3. Access Easement. Each party hereby grants to the other party, its successors and assigns, for the use and benefit of Anchor and Huddie as an appurtenance to the Anchor Tract and the Huddie Tract, respectively, a non-exclusive, access easement over, on and

across such portions of the Anchor Tract and the Huddie Tract, respectively, as are used for driveways (the "Access Easement"). The Access Easement is for the sole purpose of permitting the flow of vehicular traffic through the designated area of the common boundary lines and shall be each party's only access to the other party's tract. Each party shall use commercially reasonable efforts to prevent any damage to the Access Easement directly or indirectly resulting from construction traffic or deliveries to its tract, and each party shall immediately repair any damage it causes to the Access Easement. Each party shall maintain, at its expense, the portion of the Access Easement located on its tract except for the portion labeled Primary Drive #1 and Primary Drive #2 on Exhibit A. No curb cuts or connections onto the Access Easement shall be permitted except where shown on Exhibit A. Nothing herein shall restrict Anchor's ability to close or relocate any driveway on the Anchor Tract other than Primary Drive #1 and Primary Drive #2, which Anchor may temporarily close for maintenance, repairs and to prohibit the establishment of prescriptive rights. Huddie will not change the configuration of the access drives shown on Exhibit A without the consent of Anchor, which consent may be withheld at Anchor's discretion; provided, in no event may the access drives shown on Exhibit A be modified on Lot 2 or Lot 3 in a manner that would inhibit the free flow of traffic from Lot 1 through Lot 2 and Lot 3, as well as Primary Drive #1 and Primary Drive #2 substantially in accordance with the layout shown on Exhibit A. Furthermore, nothing herein shall give any party authority or approval rights over any changes to the Lot 1 parking lot configuration or driveway configuration, so long as reasonably direct twoway paved access to the public streets is maintained to Primary Drive #1 and Primary Drive #2. The configuration of Primary Drive #1 and Primary Drive #2 will not be modified without the consent of the owners of Lots 1, 2 and 3.

The owner of Lot 1 shall maintain Primary Drive #1. The owner of Lot 2 shall maintain Primary Drive #2. The maintenance shall be in accordance with the standards established in Section 8. The owners of Lot 1, Lot 2 and Lot 3 shall each pay for one-third (1/3) of the maintenance costs of Primary Drive #1. The owners of Lot 2 and Lot 3 shall each pay for one-half (1/2) of the maintenance costs of Primary Drive #2. This reimbursement shall be paid within thirty (30) days after written demand for payment thereof along with a statement of the costs. In the event a party fails to timely pay such reimbursement, the party responsible for performing the maintenance shall have the right to seek any and all remedies afforded by either law or equity. Furthermore, the party performing the maintenance shall be entitled to a lien on the non-paying lots for past due amounts owed for the maintenance of Primary Drive #1 and/or Primary Drive #2, as the case may be. Notwithstanding the foregoing, Anchor has the right to elect to dedicate Primary Drive #1 and/or Primary Drive #2 to an appropriate governmental entity and, if such dedication is accepted by the governmental entity, thereafter the parties shall not be responsible for maintaining the dedicated Primary Drive.

4. <u>Cross-Parking</u>. Each party hereby grants for the benefit of the other party a non-exclusive cross-parking easement over and across the parking areas as may exist from time-to-time on the Anchor Tract and the Huddie Tract. Each party, at its expense, shall maintain the parking area on its Tract in good order and condition, including without limitation promptly repairing pot holes, keeping striping painted in a clearly visible manner and resurfacing the parking as reasonably necessary to maintain a level, high-quality parking field; provided, maintenance shall be done in a manner reasonably calculated to minimize disruption to the other tracts. Each party shall use reasonable efforts to require employees to park on the lot where the employee works.

- "Parking Area" Ratio; No Storage. Each party shall maintain on its Tract the amount of parking required by applicable law. Nothing contained here shall be construed as an express or implied right for the overnight storage of vehicles.
- Water Flow. Each party hereby establishes and grants a nonexclusive 6. easement on its Tract for the benefit of the owner of each other Tract to use, maintain and repair any stormwater drainage system (the "Storm Drainage System") now or hereafter located on either Tract, together with the right to discharge surface water runoff across portions of either Tract in accordance with the design of the Storm Drainage System. Any alteration in the natural water flow which may occur as a natural consequence of normal construction activities and the existence of the party's improvements (including without limitation building and building expansion, curbs, drives and paving) shall be permitted.

The owner of Lot 1 shall maintain the underground stormwater detention pond, if any, located on the Anchor Tract (the "Pond"). Huddie, at its expense, shall maintain any and all stormwater drainage facilities located on Huddie Tract. Huddie shall reimburse the owner of Lot 1 for Huddie's pro rata share of the actual maintenance costs for the Pond as well as the costs of maintaining the Pond in compliance with all applicable laws. The pro rata share of the maintenance costs of the Pond shall be as follows: Lot 1's share is 33.34%; Lot 2's share is 33.33%; and Lot 3's share is 33.33%. This reimbursement shall be paid by Huddie within thirty (30) days after written demand for payment thereof along with a statement of the costs. In the event Huddie fails to timely pay such reimbursement, the owner of Lot 1 shall have the right to terminate all easements granted to Huddie as provided herein and/or to seek any and all remedies afforded by either law or equity. Furthermore, Anchor shall be entitled to a lien on the Huddie Tract for past due amounts owed by Huddie for the maintenance of the Pond.

Huddie shall use the Pond only for the intended purposes and shall not overburden the same. Huddie's use of the Pond shall comply with all applicable laws, rules and regulations at all times, and Huddie shall not permit any contamination or hazardous materials to flow from the Huddie Tract into the Pond. The Huddie Tract shall be developed in accordance with good engineering practices to utilize curbs, drains, filters and other structures necessary to minimize garbage, debris, pollutants and sediment from Huddie Tract to flow into the Pond. To the extent underground drainage improvements are installed as part of the Pond, the parties draining stormwater through the Pond shall utilize such underground improvements and shall not use the surface of such area for drainage.

- Signs. No sign shall be located on the Huddie Tract except an individual sign advertising the business on the Huddie Tract. The Anchor Tract may install individual advertising signs and/or Multi-Party Signs (as defined below) on Lots 1 and 2, though the business on the Huddie Tract will not have the right to advertise on the Multi-Party Signs. No rooftop sign shall be erected on any building without Anchor's approval. No freestanding identification sign may be erected on Huddie Tract without the approval of Anchor.
- Multi-Party Signs. Anchor hereby establishes and grants for the benefit of Lots 1 and 2 an easement for the installation and maintenance of two (2) pylon or monument signs, or digital signs in the locations indicated on Exhibit A, in accordance with the

terms of this Section (the "Sign Easement"). The Sign Easement includes the right to access the Multi-Party Signs for the purpose of installing, maintaining and repairing the Multi-Party Signs in accordance with this Agreement; provided, to the extent possible, any such access shall be over the paved areas. No party shall permit vegetation or trees to grow in front of a Multi-Party Sign in a manner that would obscure the visibility of the advertising panels on the Multi-Party Signs. In the event a Multi-Party Sign is ever prohibited by applicable governmental authorities or taken by an act of eminent domain, the Multi-Party Sign shall be removed from such area, and the parties shall leave such area paved or attractively landscaped in a manner that does not obstruct the visibility of traffic. Upon such occurrence, the affected portion of the Sign Easement granted hereby shall automatically terminate; provided, the parties shall work in good faith to obtain a new location for such Multi-Party Sign and establish a replacement Sign Easement for such replacement Multi-Party Sign; provided, Anchor shall have the absolute right to control (or refuse to allow) any substitute Multi-Party Sign on a lot owned, leased or otherwise controlled by Anchor.

- Sign Design. Each advertising panel or digital sign on the Multib. Party Signs is hereafter referred to as a "Panel". For purposes of this Agreement, a Panel shall constitute both the front and back of the Panel if the applicable Multi-Party Sign has two faces. The same business shall advertise on both sides of the Panel if the Multi-Party Sign has two faces. All Panels shall at all times comply with all applicable laws, ordinances and regulations. All Panels shall be compatible with the structure and design of the Multi-Party Sign and shall not harm the Multi-Party Sign or obscure the view of another Panel. All Panels on the Multi-Party Sign shall only advertise businesses located on the Tract, or Lots. No Panels shall contain images or words that are offensive to the ordinary reasonable person (whether cloaked in images, words, or phrases carrying double meanings). For purposes of this Section, any word or commonly considered a vulgar, swear or curse word or of a sexual nature shall be deemed offensive to the ordinary reasonable person; provided, other images, words or phrases may be offensive to the ordinary reasonable person. In the event the business or trade name of any business violates this provision, such name shall not be permitted on the Sign (provided, in no event shall any corporate tradenames of David's Burgers or its affiliates be deemed in violation of this Section). Anchor shall have the right, but not the obligation, to remove and dispose of the Panel at the respective party's expense. Anchor shall have the right to make the Panel assignments on each Multi-Party Sign so long as Lot 1 and Lot 2 each have Panel assignments.
- c. Maintenance of the Multi-Party Signs. Anchor, subject to reimbursement as provided in this Section, shall maintain in good working order and condition the Multi-Party Signs, including the necessary maintenance and replacement of landscaping located within the Sign Easement. Anchor may convey this responsibility for one or more of the Multi-Party Signs to the owner of Lot 1 or 2 at its discretion. Any work involving the Multi-Party Signs shall be performed in full compliance with all applicable laws, regulations and ordinances, including appropriate sign control ordinances of the City of Bryant, Saline County or the Arkansas Highway and Transportation Department. Any work involving the Multi-Party Signs shall be performed in a manner that minimizes interference with the business operations. Anchor shall limit its access to the Multi-Party Signs, to the extent possible, over the paved areas. After assignment of some or all of the maintenance obligations, in the event the party responsible for such maintenance fails to properly maintain the Multi-Party Signs, Anchor shall have the right, but not the obligation, after first sending the responsible party thirty (30) days prior written notice

specifying the failure to maintain, to cure such failure and in such event Anchor shall be entitled to reimbursement from the Panel Users for the actual and reasonable costs of such cure. For the purpose of this Section, each owner or tenant entitled to place Panels on the Multi-Party Signs shall be called "Panel Users."

- User Prorations and Reimbursements. Each Panel is responsible for their pro rata share of the Multi-Party Signs. The pro rata share will be determined by sign area or amount of time on the digital sign, which Anchor may allocate. Each Panel User shall reimburse the party maintaining the Multi-Party Signs for the reasonable and documented costs associated with maintaining the Multi-Party Signs. Any reimbursements due under this Agreement shall be paid within 30 days after an invoice is sent by the party entitled to reimbursement along with adequate supporting documentation and paid invoices to document the reasonable expenses incurred. The reimbursable expenses shall not include any sort of administrative, management or overhead fee or charge. Any party causing maintenance to occur on a Multi-Party Sign shall prevent any liens from attaching (or immediately discharge such lien if one attaches) to the Multi-Party Sign, the Sign Easement or the where the Multi-Party Sign is located.
- 8. <u>Maintenance</u>. Huddie Tract and Anchor Tract shall be kept neat, orderly, planted in grass and trimmed until improved and constructed. Following the paving of the access easements, the owner of each Tract where any such access easement is located shall maintain the improved condition of the portion of the access easement on its property in good condition and repair at its own cost and expense. In addition, following the development of any Tract, the owner of each Tract shall maintain the building and site improvements on its property in good condition and repair at its own cost and expense. Each of the parties hereto agrees to pay or cause to be paid, prior to delinquency, directly to the appropriate taxing authorities all real property taxes and assessments which are levied against that part of the access easements owned by it. The respective owners shall pay the maintenance expense of their Lots except as expressly provided otherwise in this Agreement. The required maintenance is to include, without limitation, the following:
- a. Maintaining the surfaces of driveways and parking areas in a level, smooth and evenly-covered condition with the type of surfacing material originally installed or such substitute as shall in all respects be equal in quality, use, and durability;
- b. Removing all papers, ice and snow, mud and sand, debris, filth and refuse and thoroughly sweeping the area to the extent reasonably necessary to keep the area in a clean and orderly condition;
- c. Placing, keeping in repair and replacing any necessary appropriate directional signs, markers and lines;
- d. Operating, keeping in repair and replacing, where necessary, such artificial lighting facilities as shall be reasonably required;
- e. Maintaining all perimeter and exterior building walls including but not limited to all retaining walls in a good condition and state of repair; and

f. Maintaining, mowing, weeding, trimming and watering all landscaped areas and making such replacements of shrubs and other landscaping as is necessary.

Subject to the mutual agreement of Anchor and Huddie, a third party (the "Management Firm") may be appointed as an agent of the parties to maintain the access easement areas, sewer, storm drainage, or other common areas on their respective Lots in the manner as above outlined. The Management Firm may receive for such agency a fee that is mutually acceptable to all parties to cover supervision, management, accounting and similar fees, which sums are to be included in the general maintenance expense paid by the respective owners of the access easements. The Management Firm shall bill each owner of fee simple title to any portion of the Tract for its share of such costs, based upon the respective acreages of those Tracts or subdivided portions thereof.

No party shall be deemed in default under this Agreement for failure to perform maintenance obligations, whether required pursuant to this Section 8 or other Sections of this Agreement, nor shall a party be held liable for damages as a result of a failure to perform maintenance, until the party alleging a failure to comply with maintenance obligations provides the party failing to perform the maintenance obligations with thirty (30) days written notice specifying the alleged default with particularity during which time the maintenance obligation may be cured.

- 9. <u>Dumpster Corral.</u> Dumpster corral on Lot 3 will be shared with Lot 2. The cost for construction and maintenance of the dumpster corral will be paid by the owner of Lot 2. The cost for trash pickup from the dumpster shall be allocated according the pro rata share of each lot's area. Huddie will not use the dumpster to dispose of any hazardous substances or biological waste.
- Agreement shall be construed to contain a covenant, either express or implied, to either commence the operation of a business or thereafter continuously operate a business by either Anchor or Huddie on their respective tracts. Anchor and Huddie each agree that either Anchor or Huddie may in its sole discretion and at any time during the term of this Agreement, cease the operation of its business on its respective Tract covered hereby; and each of Anchor and Huddie hereby waive any legal action for damages or for equitable relief which might be available to them because of such cessation of business activity by the other party.
- 11. <u>Indemnification</u>. Each party hereby indemnifies and saves the other party harmless from any and all liability, damage, expense, causes of action, suits, claims, or judgments arising from personal injury, death or property damage and occurring on or from its own tract, except if caused by the act or neglect of the other party hereto.
- Tract and the Huddie Tract, each party shall procure and maintain in full force and effect throughout the term of this Agreement commercial general liability insurance and property damage insurance against claims for personal injury, death or property damage occurring upon, in or about its property, each party's insurance to afford protection to the limit of not less than \$2,000,000.00 for injury or death of a single person, and to the limit of not less than \$2,000,000.00 for any one occurrence, and to the limit of not less than \$2,000,000.00 for property damage.

- 13. <u>Compliance</u>. Huddie agrees that all activities on the Huddie Tract shall be conducted in compliance with all applicable laws, ordinances and regulations of any applicable governmental authority.
- 14. <u>Breach</u>. In the event of breach or threatened breach of this Agreement, only all record owners of the Anchor Tract as a group, or all record owners of the Huddie Tract as a group, or Anchor so long as it or any affiliate has an interest as owner or lessee of Lot 1 or Lot 2, shall be entitled to institute proceedings for full and adequate relief from the consequences of said breach or threatened breach. The unsuccessful party in any action shall pay to the prevailing party a reasonable sum for attorneys' fees, which shall be deemed to have accrued on the date such action was filed.
- shall create mutual benefits and servitudes running with the land. This Agreement shall bind and inure to the benefit of the parties hereto, their respective heirs, representatives, lessees, successors and assigns. The singular number includes the plural and the masculine gender includes the feminine and neuter. References to Anchor shall mean any successor owner of Lot 1. References to Huddie shall mean any successor owner of the Huddie Tract. Anchor may sell Lot 2 to a third party, in which event the maintenance obligations of Anchor under this Agreement pertaining to the portion of the Anchor Tract known as Lot 2 shall become the maintenance obligations of the owner of Lot 2.
- 16. <u>Modification and Cancellation</u>. This Agreement (including exhibits) may be modified or canceled only by Anchor, as long as it or its affiliate has any interest as either owner or lessee of the Anchor Tract, or its successors in interest, and together with the written consent of Huddie, so long as it has an interest as an owner in the Huddie Tract, or its successors in interest. Such consents shall not be unreasonably withheld.
- 17. <u>Duration</u>. Unless otherwise canceled or terminated, this Agreement and all the easements, rights and obligations hereof shall automatically terminate and be of no further force and effect after ninety-nine (99) years from the date hereof.
- 18. Release from Liability. Any person acquiring fee or leasehold title to any portion of the Anchor Tract or the Huddie Tract shall be bound by this Agreement only as to such portion of such tract acquired by such person. In addition, such person shall be bound by this Agreement only during the period such person is the fee or leasehold owner of such tract (or portion of a tract) except as to obligations, liabilities or responsibilities that accrue during said period. Although persons may be released under this Section, the easements, covenants and restrictions in this Agreement shall continue to be benefits to and servitudes upon said tracts running with the land.
- 19. <u>Headings</u>. The headings herein are inserted only as a matter of convenience and for reference and in no way define, limit or describe the scope or intent of this document nor in any way affect the terms and provisions hereof.
- 20. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement between the parties hereto. The parties do not rely upon any statement, promise or representation

not herein expressed, and this Agreement once executed and delivered shall not be modified or altered in any respect except by a writing executed and delivered in the same manner as required by this document.

Notices. All notices and other communications required or permitted to be 21. given hereunder shall be in writing and shall be mailed by certified or registered mail, postage prepaid, or by Federal Express, Airborne Express, or similar overnight delivery service, addressed as follows:

Anchor:

Anchor Realty Investments, LLC 102 Country Club Parkway Maumelle, AR 72113 Attention: D. Alan Bubbus

With a copy to:

J. Cliff McKinney, Esq.

Ouattlebaum, Grooms & Tull PLLC

111 Center Street, Suite 1900 Little Rock, AR 72201

Huddie:

Huddie Holdings, LLC 3515 Richmond Road Texarkana, TX 75503 Attention: Rebecca Miller

Notices shall be effective upon receipt or refusal.

- Counterparts/Facsimiles. This Agreement may be executed in one or more 22. counterparts which may be disassembled and aggregated into a single instrument. A telecopied facsimile of a duly executed counterpart to this Agreement shall be sufficient to evidence the binding agreement of each party to the terms herein. However, the parties each agree to promptly return an original, duly executed counterpart of this Agreement following the delivery of a telecopied facsimile hereof.
- Severability. In any provision of this Agreement shall be held to be invalid, 23. inoperative or unenforceable, the remainder of this Agreement shall not be affected thereby and shall be valid and enforceable to the fullest extent permitted by law.
- Choice of Law. This Agreement is governed by the laws of the State of 24. Arkansas.
- No Merger. This Agreement shall not be subject to the doctrine of merger. 25. The parties acknowledge that Anchor presently owns both tracts, but the parties anticipate that Huddie will own the Huddie Tract upon exercise of the option to purchase currently held by Huddie, and the parties intend for this Agreement to survive Huddie's acquisition of the Huddie Tract and remain binding as provided herein on both tracts.

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first written above.

ANCHOR:

ANCHOR REALTY INVESTMENTS, LLC, an Arkansas limited liability company

D. Alan Bubbus, Member

STATE OF ARKANSAS)ss.

ACKNOWLEDGMENT

COUNTY OF PULASKI)

On this day, before me, a Notary Public, duly commissioned, qualified and acting, with and for said County and State, appeared in person the within named D. Alan Bubbus, to me well known, who stated he was the Member of Anchor Realty Investments, LLC, an Arkansas limited liability company, and was duly authorized in such capacity to execute the foregoing instrument for and in the name and on behalf of the statutory trust, and further stated and acknowledged he had so signed, executed and delivered the foregoing instrument for the consideration, uses and purposes therein mentioned and set forth.

Notary Public

My commission expires:



HUDDIE:

HUDDIE HOLDINGS, LLC, an Arkansas limited liability company

By: Rebecca Miller, Managing Member

STATE OF TEXAS)

COUNTY OF BOXE)

ACKNOWLEDGMENT

On this day, before me, a Notary Public, duly commissioned, qualified and acting, with and for said County and State, appeared in person the within named Rebecca Miller, to me well known, who stated she was the Managing Member of Huddie Holdings, LLC, an Arkansas limited liability company, and was duly authorized in such capacity to execute the foregoing instrument for and in the name and on behalf of the statutory trust, and further stated and acknowledged she had so signed, executed and delivered the foregoing instrument for the consideration, uses and purposes therein mentioned and set forth.

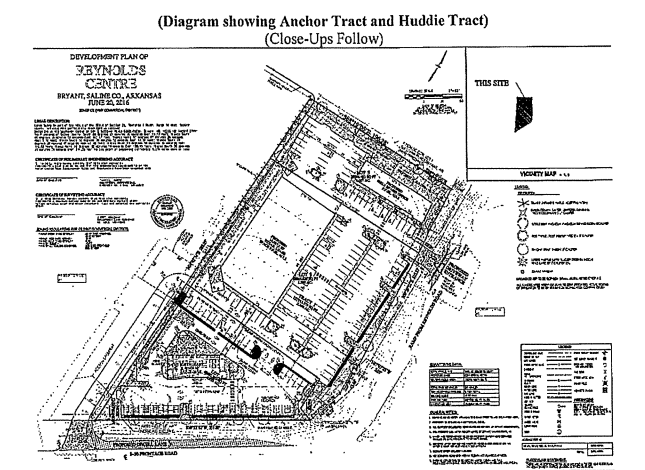
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal this

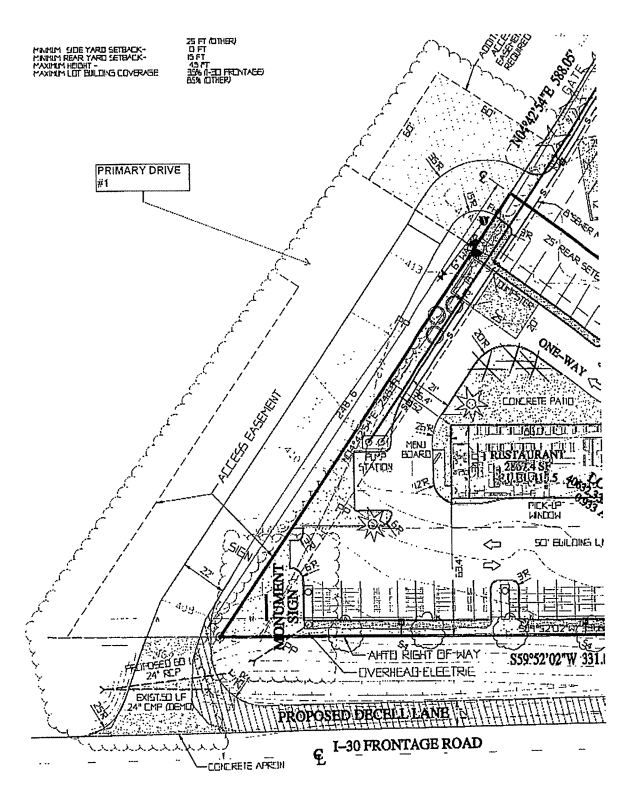
Notary Public

My commission expires:

(SEAL)

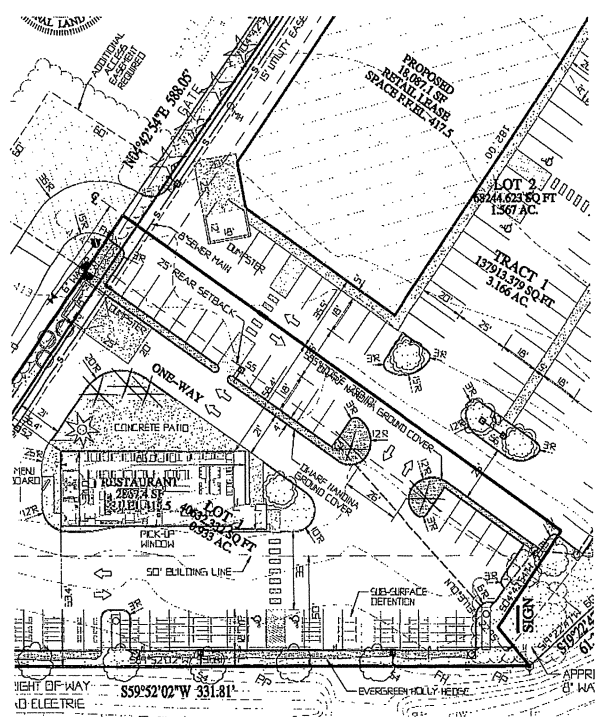
EXHIBIT A





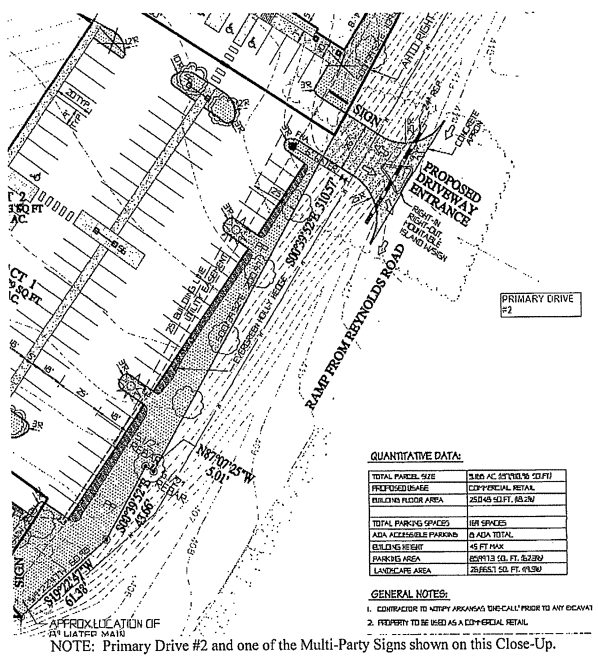
Note: Primary Drive #1 and one of the Multi-Party Signs shown on this Close-Up.

EXHIBIT A



Note: One of the Multi-Party Signs shown on this Close-Up.

EXHIBIT A



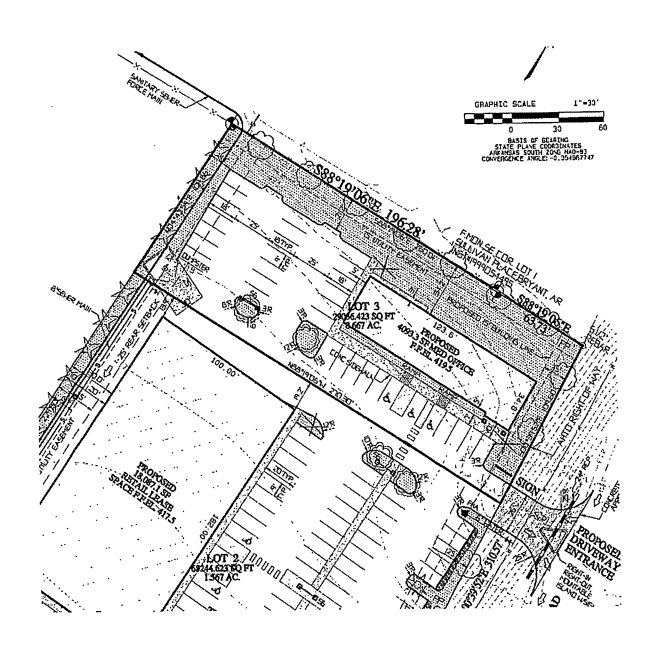


EXHIBIT B

(Anchor Tract legal description)

Lot 1

Lands lying in part of the NE1/4 of the SE1/4 of Section 21, Township 1 South, Range 14 West, Saline County, Arkansas more particularly described as follows:

Commencing at the Southeast corner of Lot 1 Sullivan Place Subdivision, Bryant, AR, filed for record 1999-54493 records of Saline County; thence South 88 degrees 19 minutes 06 seconds East 63.73 feet; thence South 00 degrees 39 minutes 52 seconds East 310.57 feet; thence North 87 degrees 07 minutes 25 seconds West 5.01 feet; thence South 00 degrees 39 minutes 52 seconds East 43.66 feet; thence South 19 degrees 22 minutes 47 seconds West 61.38 feet which is also the point of beginning;

thence South 59 degrees 52 minutes 02 seconds West 331.81 feet; thence North 04 degrees 42 minutes 54 seconds East 248.59 feet; thence South 85 degrees 17 minutes 06 seconds East 250.10 feet; thence South 04 degrees 42 minutes 54 seconds West 53.18 feet; thence South 70 degrees 37 minutes 13 seconds East 22.95 feet to the point of beginning containing 0.933 acres more or less.

Lot 2

Lands lying in part of the NE1/4 of the SE1/4 of Section 21, Township 1 South, Range 14 West, Saline County, Arkansas more particularly described as follows:

Commencing at the Southeast corner of Lot 1 Sullivan Place Subdivision, Bryant, AR, filed for record 1999-54493 records of Saline County; thence South 88 degrees 19 minutes 06 seconds East 63.73 feet; thence South 00 degrees 39 minutes 52 seconds East 109.60 feet which is also the point of beginning; thence continue South 00 degrees 39 minutes 52 seconds East 200.97 feet; thence North 87 degrees 07 minutes 25 seconds West 5.01 feet; thence South 00 degrees 39 minutes 52 seconds East 43.66 feet; thence South 19 degrees 22 minutes 47 seconds West 61.38 feet; thence North 70 degrees 37 minutes 13 seconds West 22.95 feet; thence North 04 degrees 42 minutes 54 seconds East 53.18 feet; thence North 85 degrees 17 minutes 06 seconds West 250.10 feet; thence North 04 degrees 42 minutes 54 seconds East 229.80 feet; thence South 88 degrees 19 minutes 06 seconds East 270.30 feet to the point of beginning containing 1.567 acres more or less.

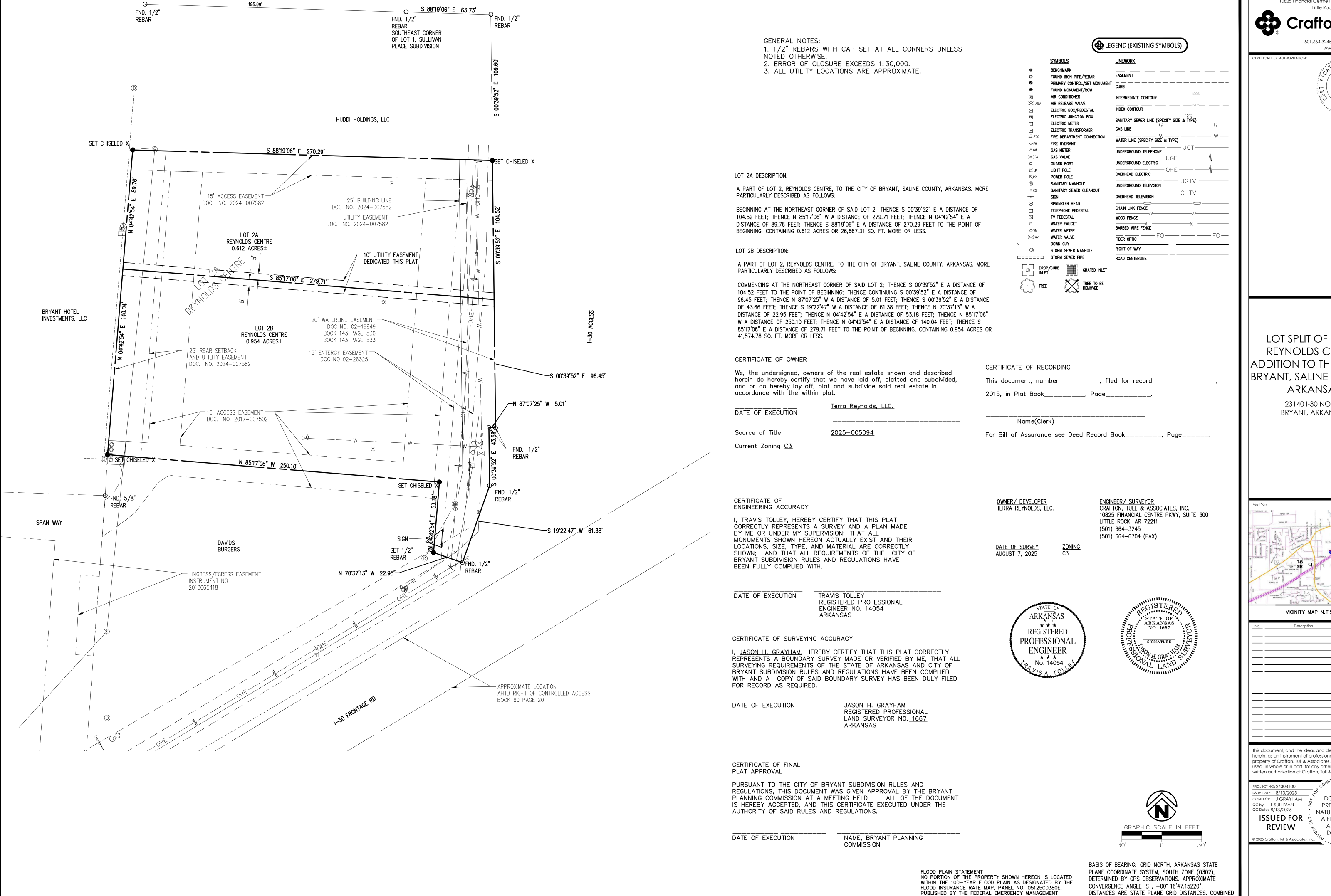
EXHIBIT C

(Huddie Tract legal description)

Lot 3

Lands lying in part of the NE1/4 of the SE1/4 of Section 21, Township 1 South, Range 14 West, Saline County, Arkansas more particularly described as follows:

Beginning at the Southeast corner of Lot 1 Sullivan Place Subdivision, Bryant, AR, filed for record 1999-54493 records of Saline County; thence South 88 degrees 19 minutes 06 seconds East 63.73 feet; thence South 00 degrees 39 minutes 52 seconds East 109.60 feet; thence North 88 degrees 19 minutes 06 seconds West 270.30 feet; thence North 04 degrees 42 minutes 54 seconds East 109.66 feet; thence South 88 degrees 19 minutes 06 seconds East 196.28 feet to the point of beginning containing 0.667 acres more or less.



10825 Financial Centre Parkway, Suite 300 Little Rock, Arkansas 72211

501.664.3245 † 501.664.6704 f www.craftontull.com

CRAFTON, TULL & ASSOCIATES, INC. No. 109

LOT SPLIT OF LOT 2, REYNOLDS CENTRE ADDITION TO THE CITY OF BRYANT, SALINE COUNTY, ARKANSAS

> 23140 I-30 NORTH BRYANT, ARKANSAS

VICINITY MAP N.T.S.

This document, and the ideas and designs incorporated herein, as an instrument of professional service, is the property of Crafton, Tull & Associates, Inc., and is not to be used, in whole or in part, for any other project, without the written authorization of Crafton, Tull & Associates, Inc.

> **DOCUMENT IS** PRELIMINARY IN NATURE AND IS NOT A FINAL, SIGNED AND SEALED DOCUMENT

DISTANCES ARE STATE PLANE GRID DISTANCES. COMBINED ADJUSTMENT FACTOR = 0.999970446.

AGENCY DATED JUNE 5, 2020.



August 25, 2025

City of Bryant Attn: Planning & Development 210 SW 3rd Street Bryant, AR 72022

Re: Replat-Lot Split of Lot 2, Reynolds Centre

Terra Reynolds, LLC CT Job #: 24304000

Planning Commission,

On behalf of my client, Terra Reynolds, LLC, we are submitting the above referenced replat for your consideration.

This replat will split Lot 2 of Reynold Centre into 2 lots. Lot 2A (.612 acres) and Lot 2B (.954 acres). This will help to facilitate the future sale of the two commercial lots on site. The property is currently zoned C3.

Water, sewer, electric, phone and cable are all located on the property.

We appreciate your consideration in this matter.

Respectfully,

Caroline Gardner, P.E.

Caroline gardrer

Project Manager



Colton Leonard City of Bryant

January 2, 2025

Planning Department 210 SW 3rd St. Bryant, AR 72022

RE: Waiver from Master Transportation Plan: Dell Drive Commercial (Hope Job #24-1351)

Dear Colton,

Dell Drive is shown as a proposed Collector on Master Transportation Plan. The development to the south received a waiver for this construction recently. We are requesting this waiver as well.

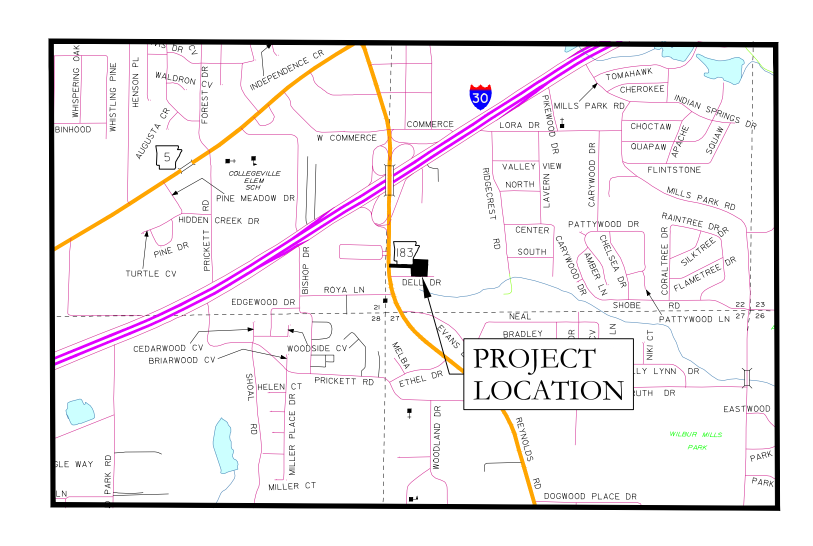
We thank you for your review and look forward to addressing any comments.

Sincerely,

Jonathan Hope

CONSTRUCTION PLANS MEDICAL PLAZA

DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS



VICINITY MAP

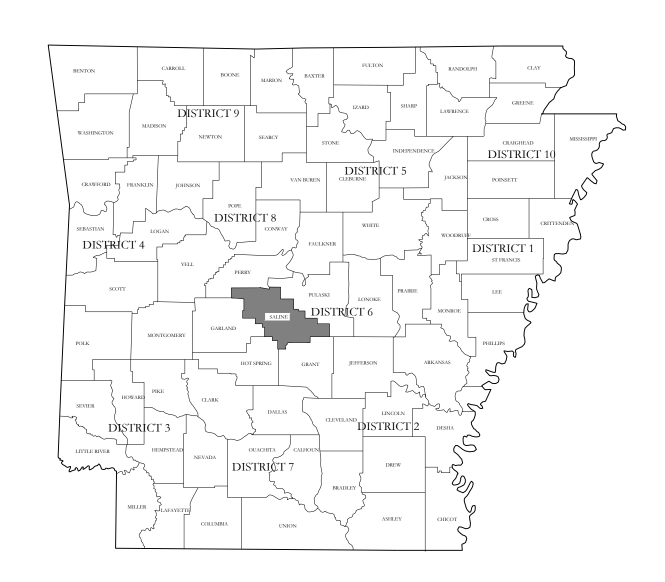
PREPARED BY:



DRAWING INDEX

| SHEET NO. | TITLE |
|-----------|-------------------------------|
| | |
| C-1.0 | SITE PLAN |
| C-2.0 | UTILITY PLAN & SEWER PROFILE |
| C-3.0-3.1 | SEWER UTILITIES DETAILS |
| C-4.0-4.1 | WATER UTILITIES DETAILS |
| C-5.0 | STORM DRAINAGE PLAN & PROFILE |
| C-6.0 | GRADING PLAN |
| C-7.0 | EROSION CONTROL PLAN |

| DEVELOPER: |
|------------------------------------|
| Name: R & M DUNLAP PROPERTIES, LLC |
| Address: |
| |
| Phone: |
| Email: |
| |



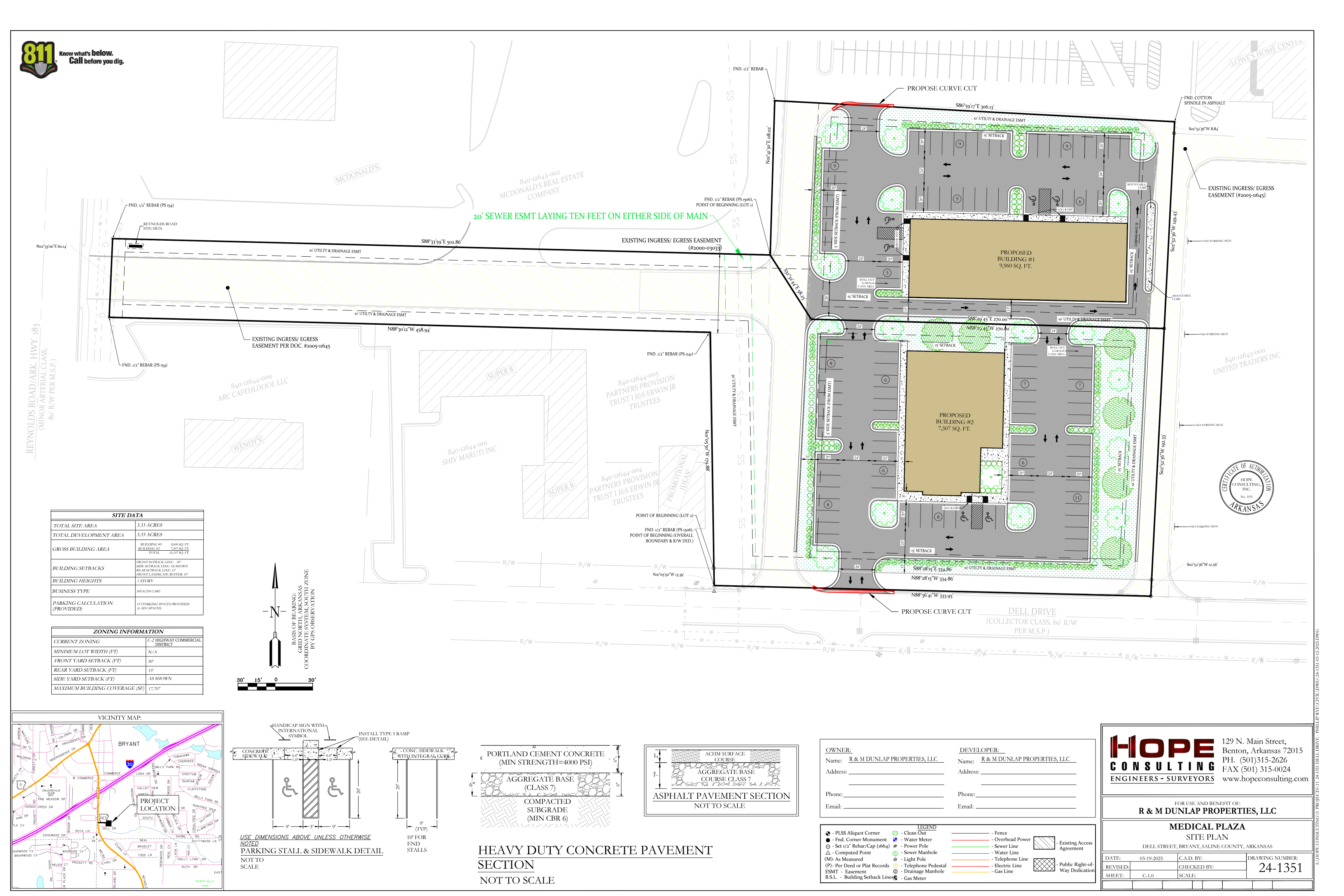


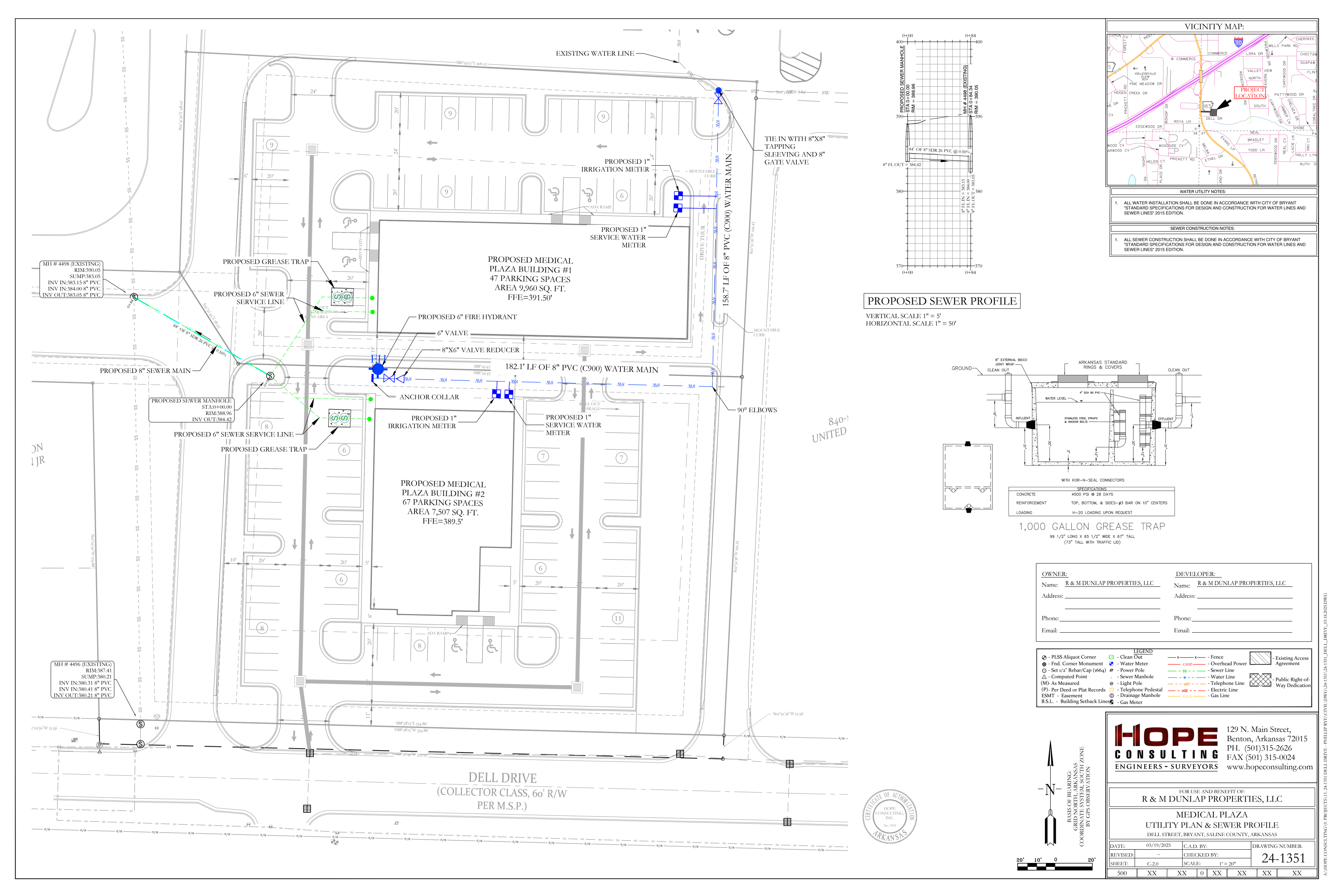
R & M DUNLAP PROPERTIES, LLC

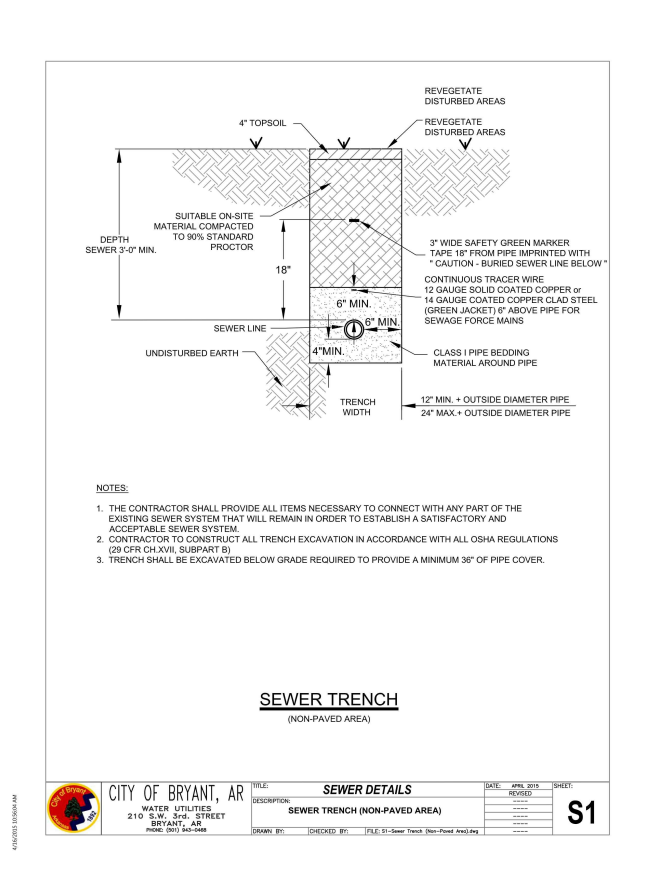
MEDICAL PLAZA

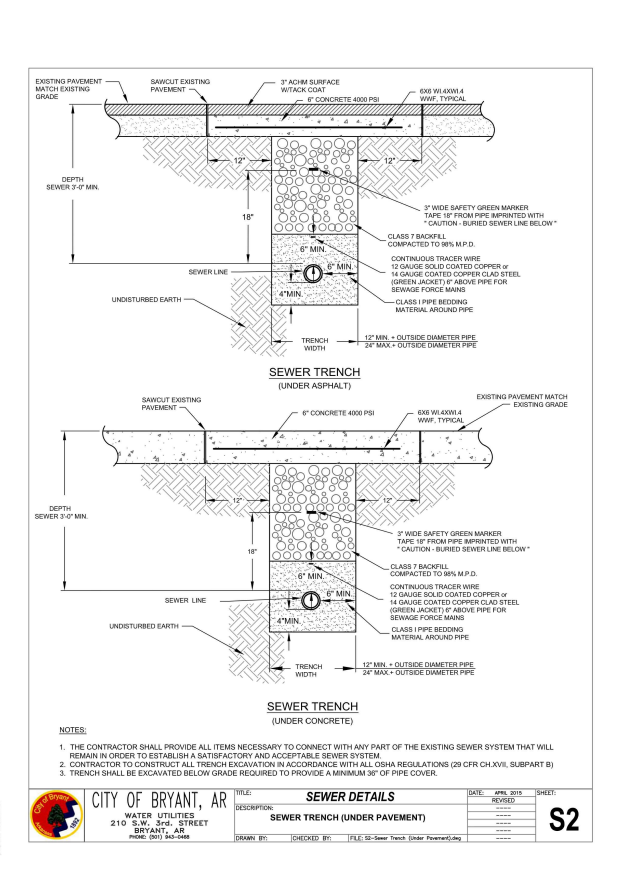
COVER SHEET

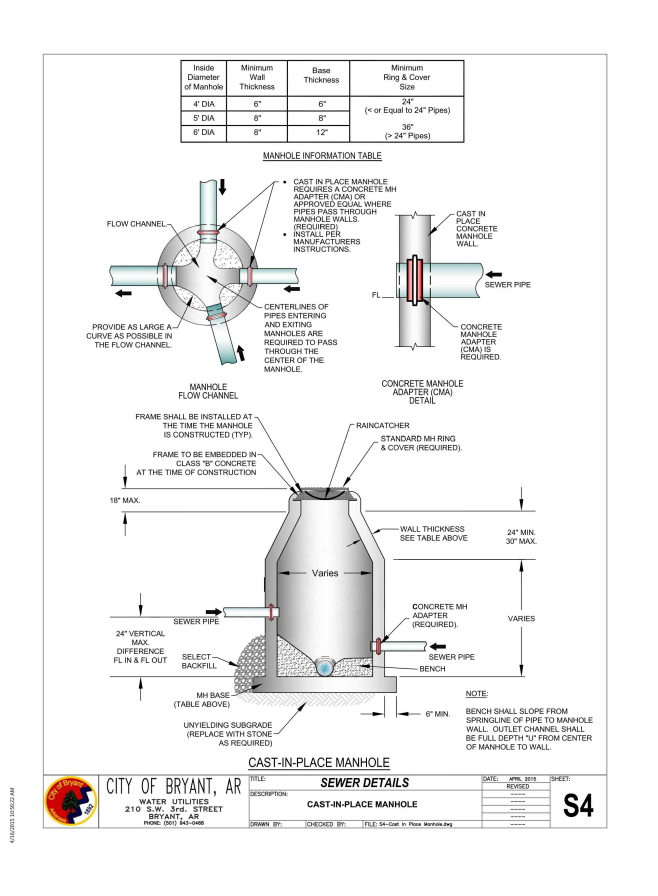
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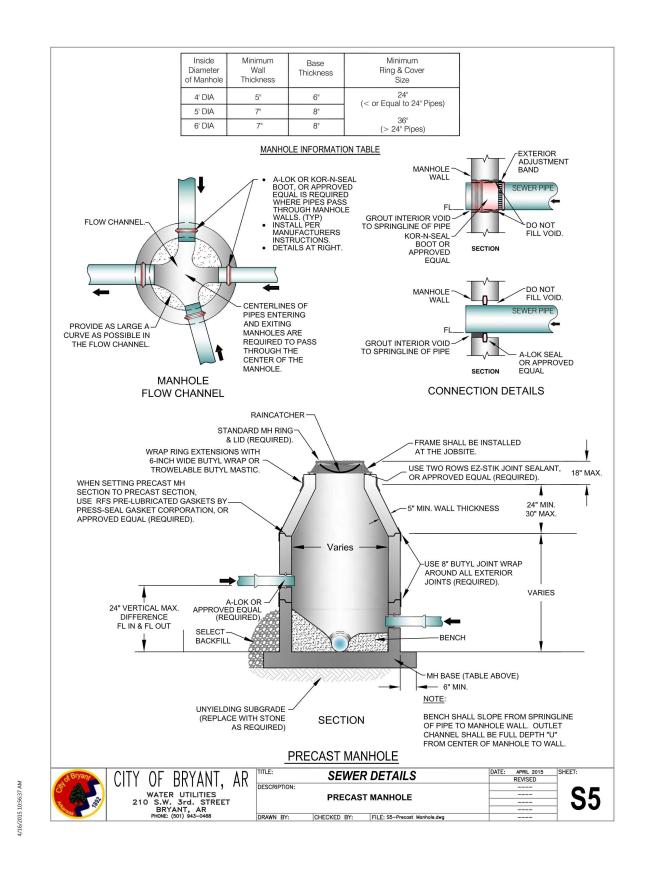


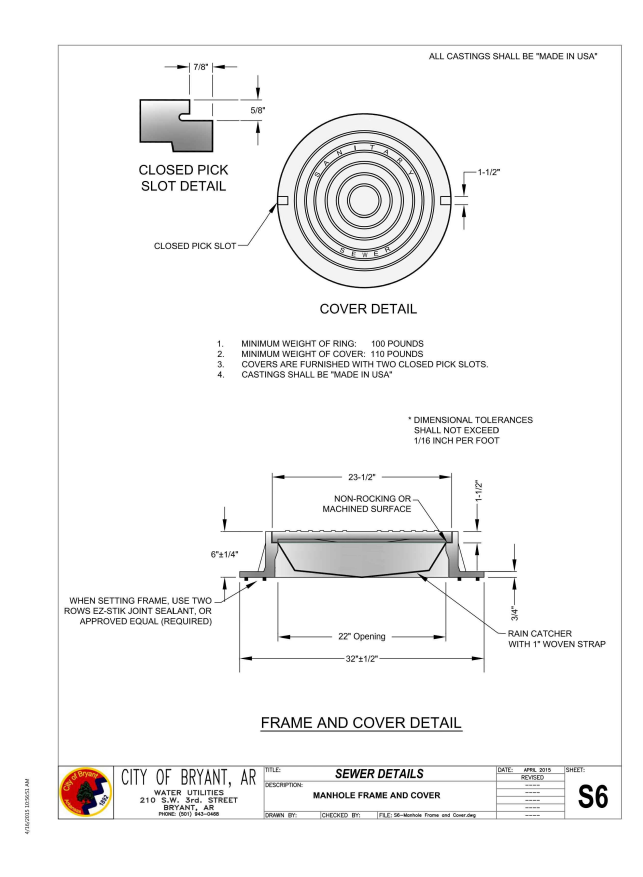


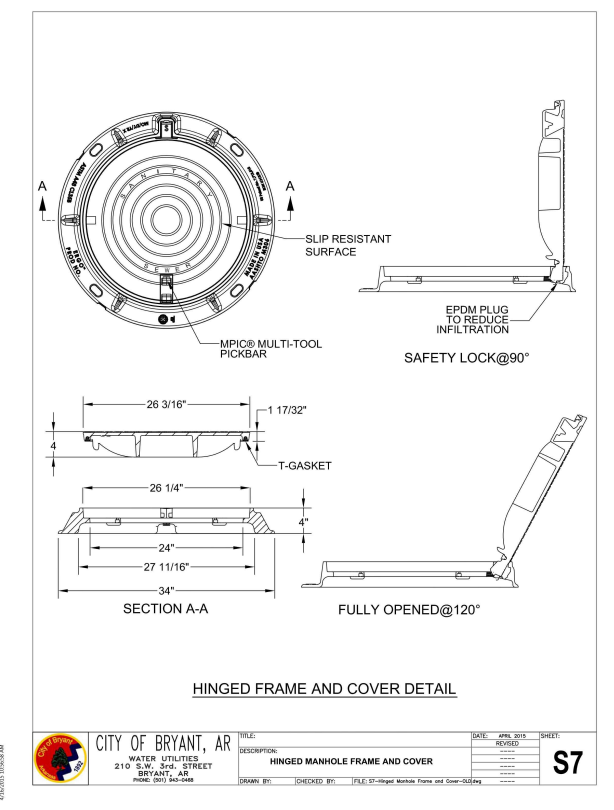


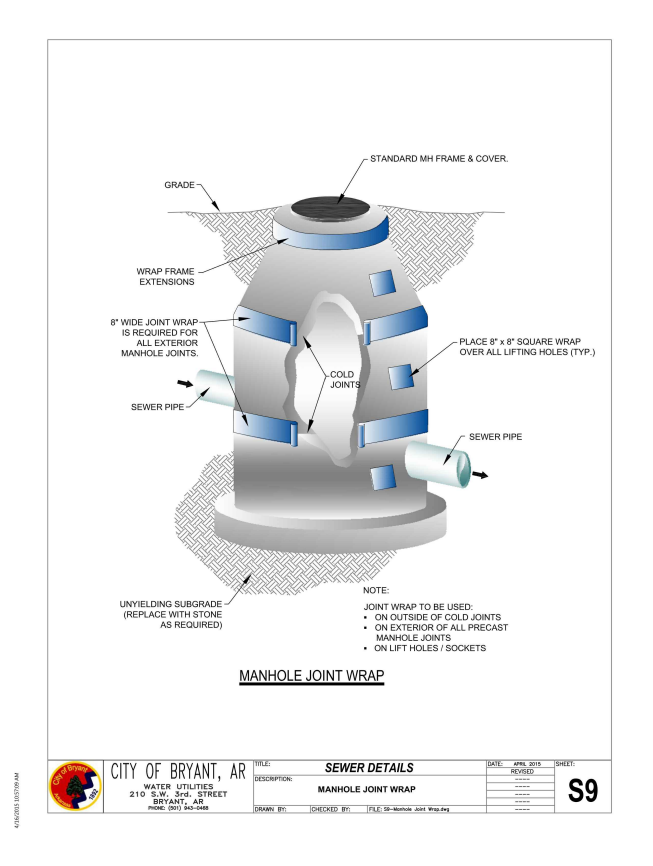


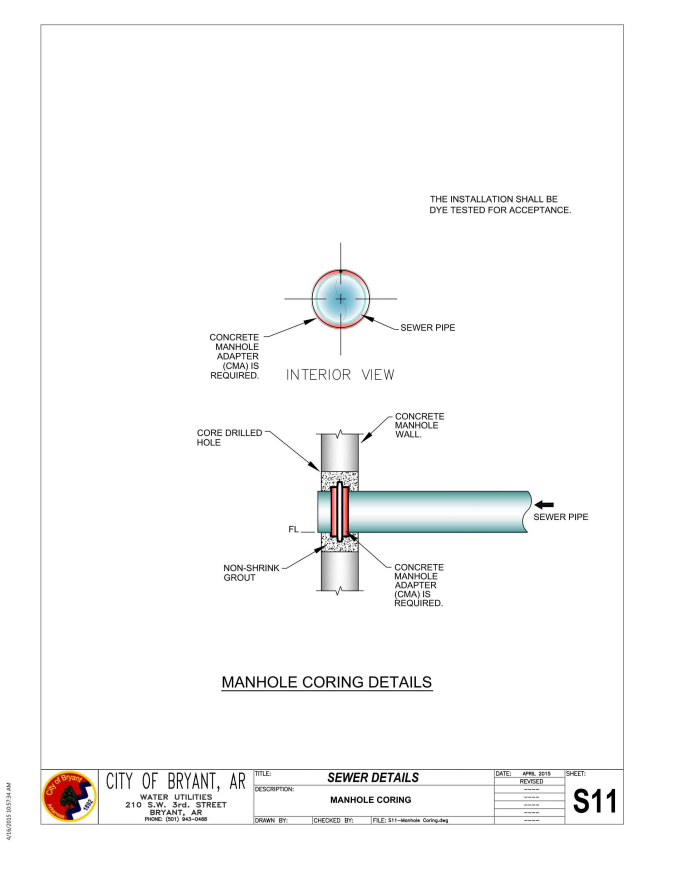


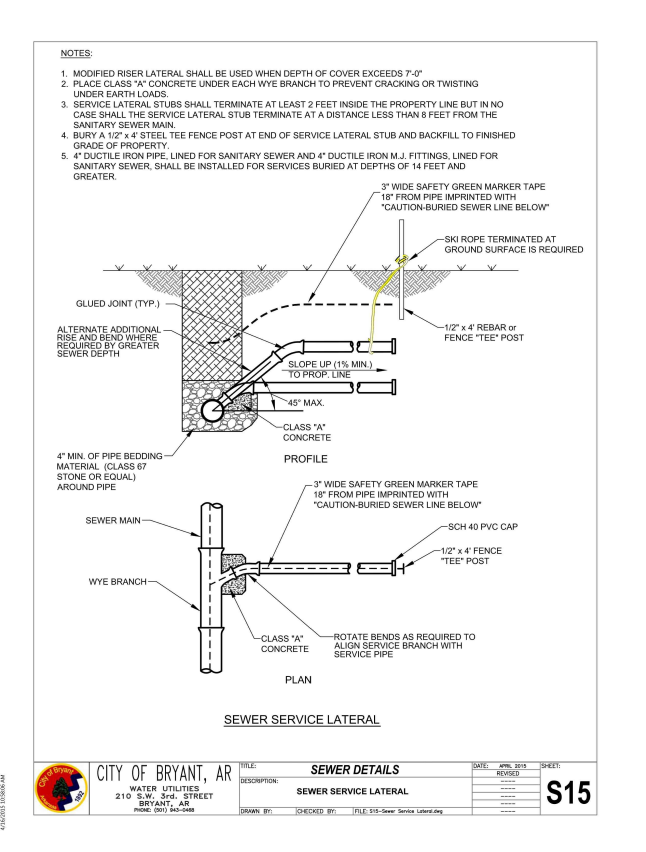


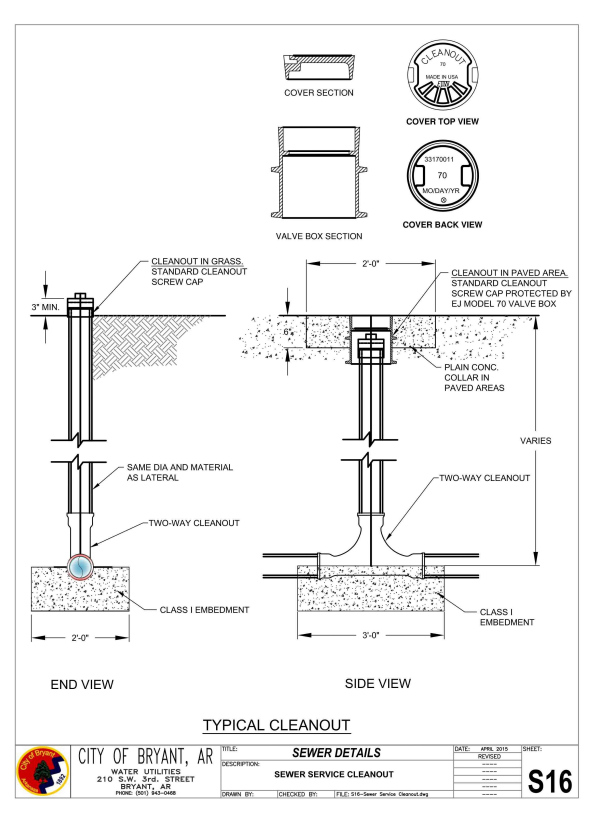


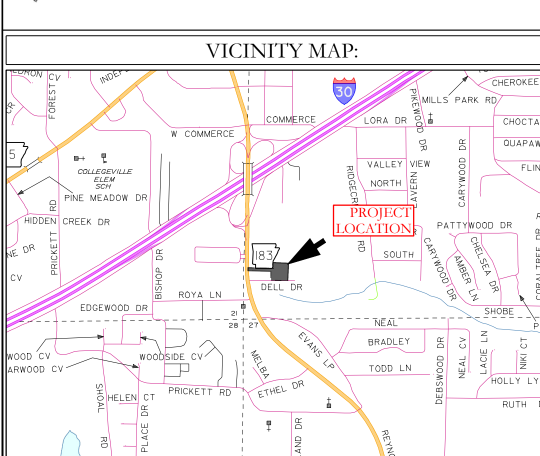












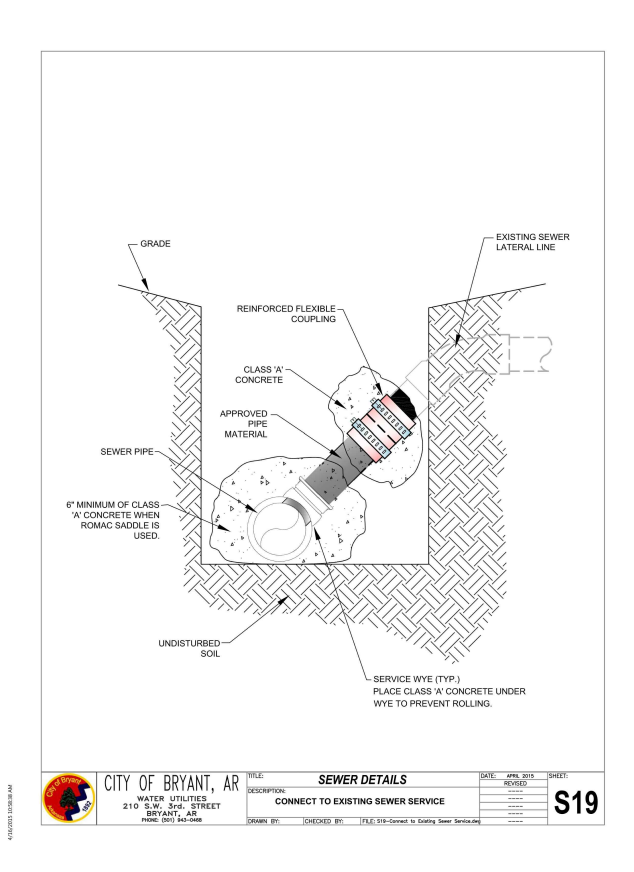


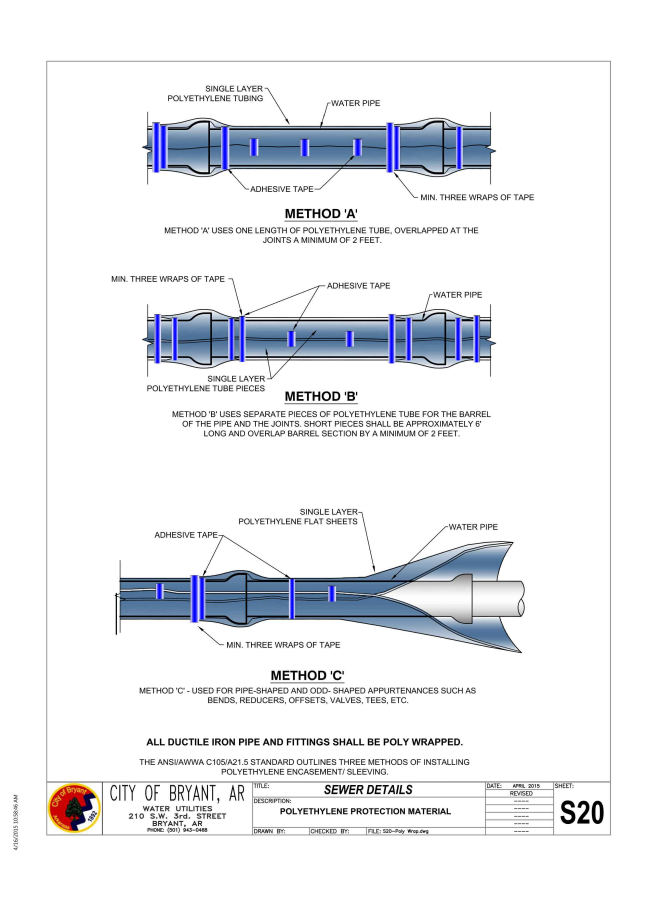
FOR USE AND BENEFIT OF:
R & M DUNLAP PROPERTIES, LLC

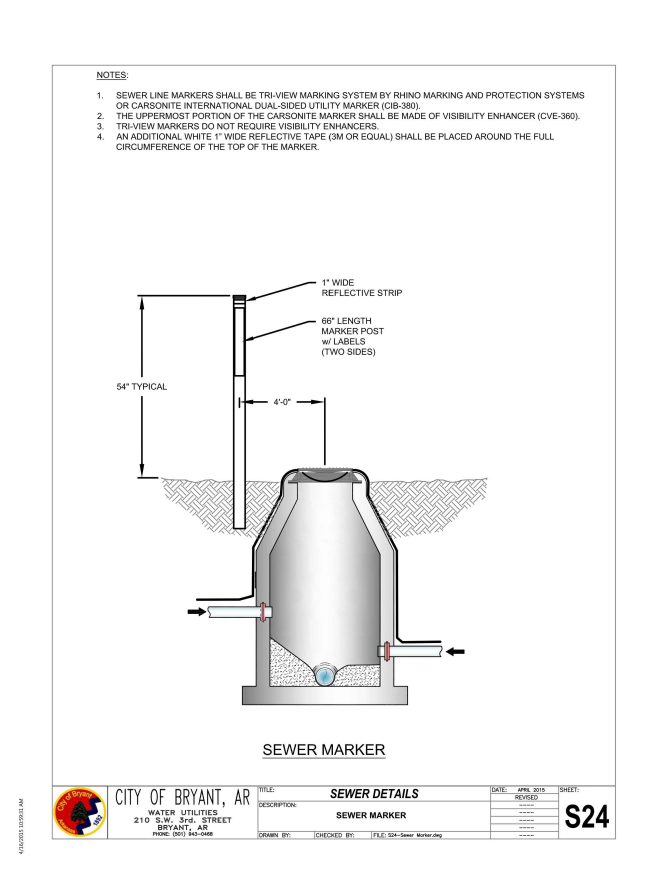
MEDICAL PLAZA
SEWER UTILITIES DETAILS
DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS

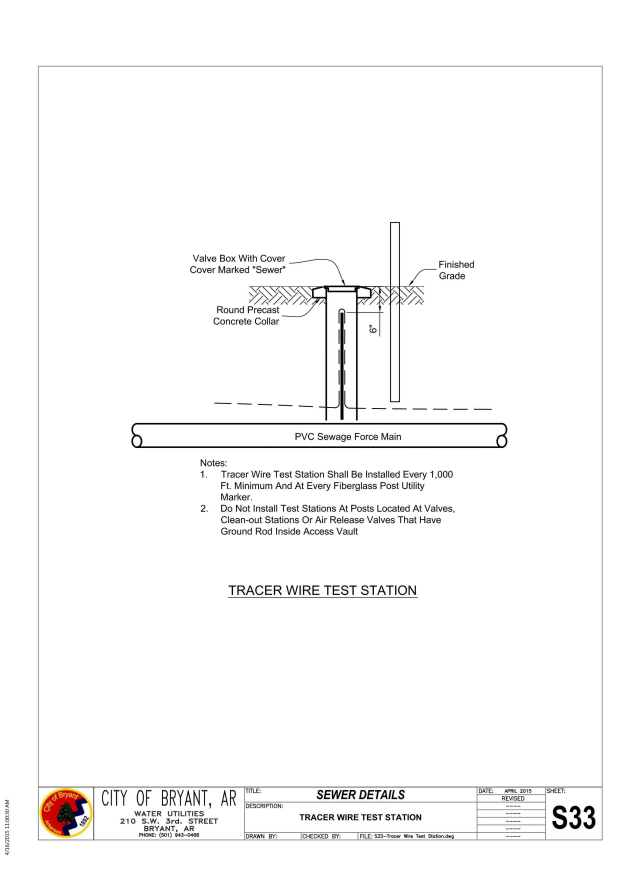
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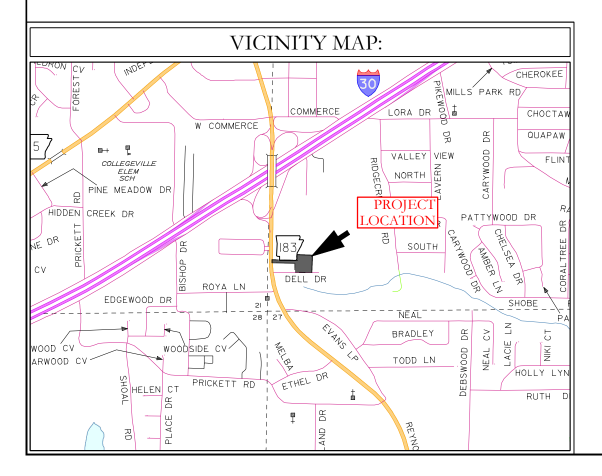
NG\9. PROJECTS\11. 24-1351 DELL DRIVE - PHILLIP RYE\CIVIL\DWG\24-1









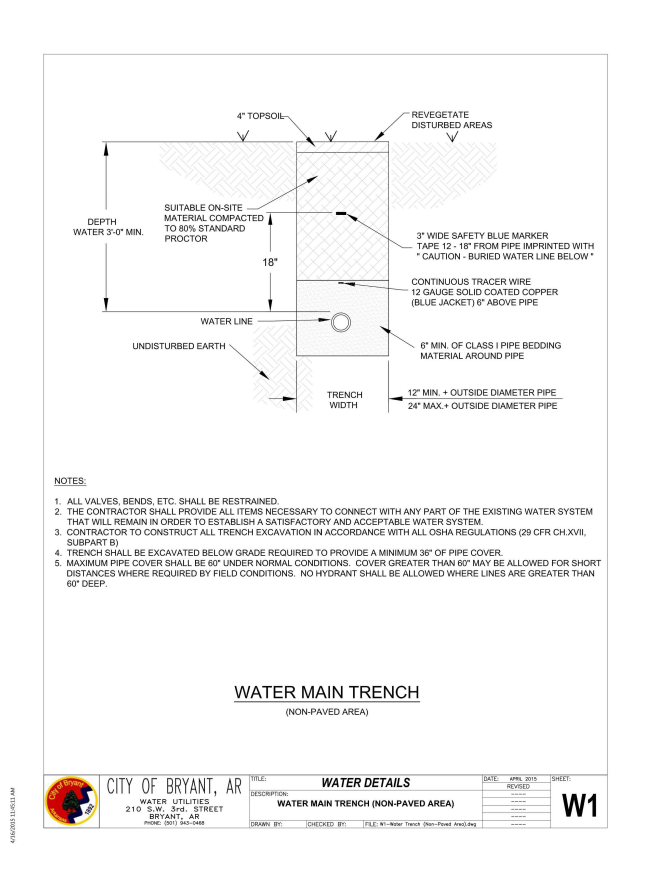


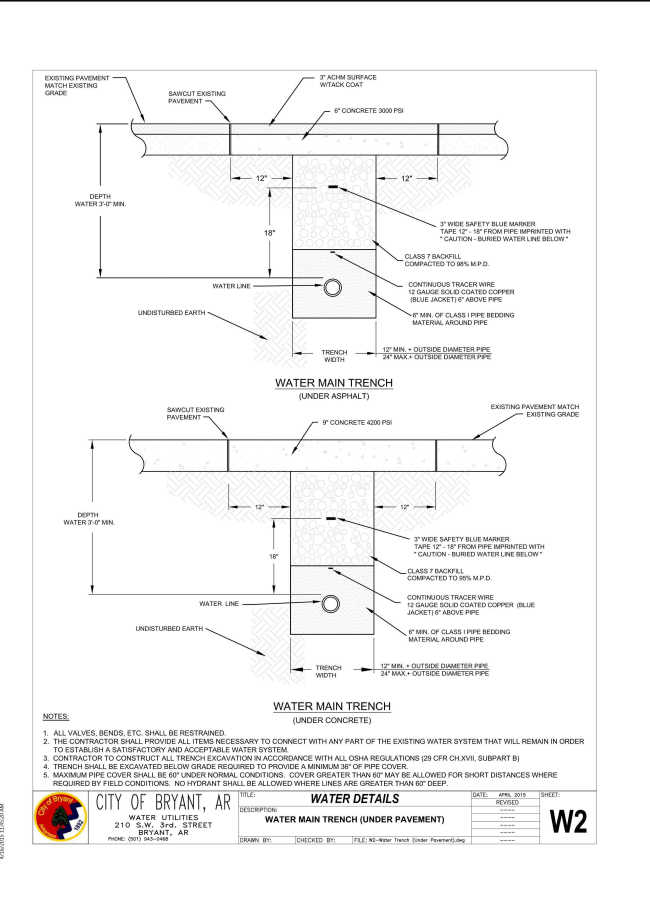
129 N. Main Street,
Benton, Arkansas 72015
PH. (501)315-2626
FAX (501) 315-0024 ENGINEERS - SURVEYORS www.hopeconsulting.com

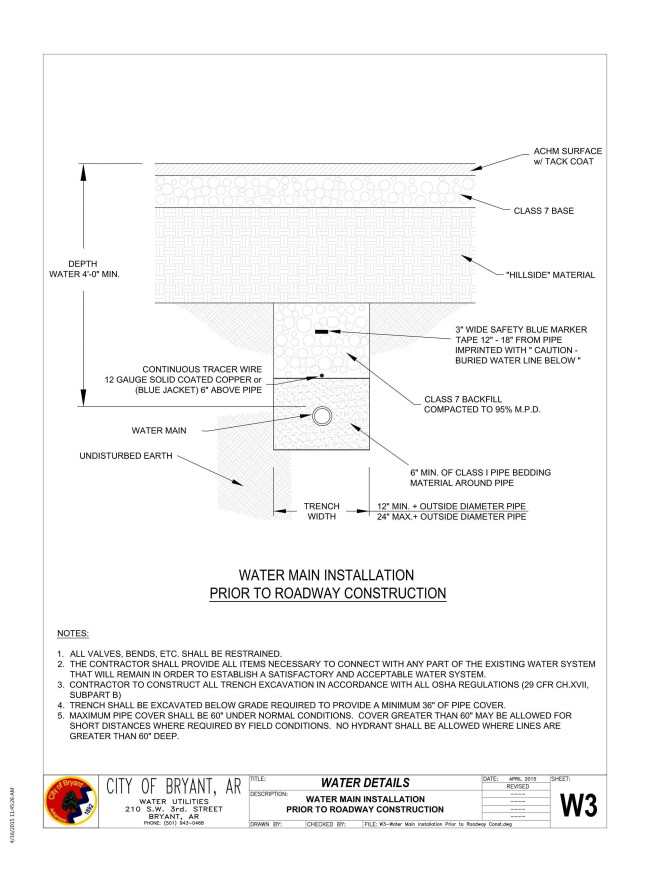
FOR USE AND BENEFIT OF: R & M DUNLAP PROPERTIES, LLC

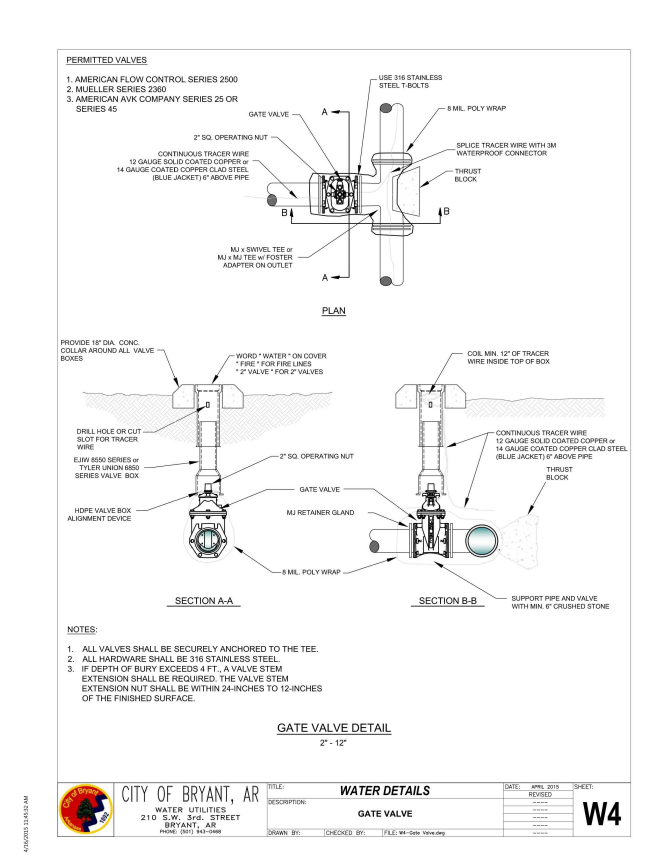
MEDICAL PLAZA SEWER UTILITIES DETAILS

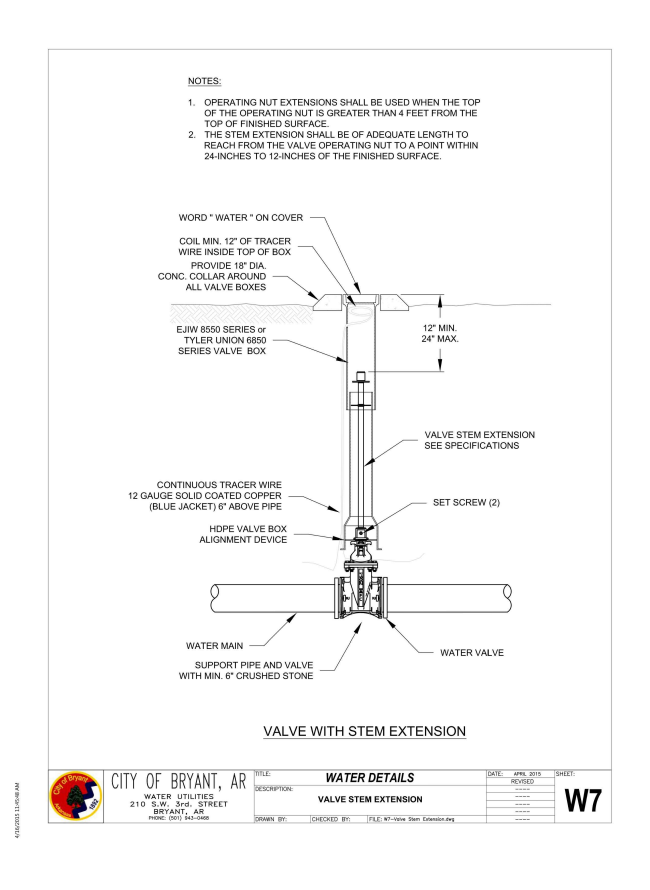
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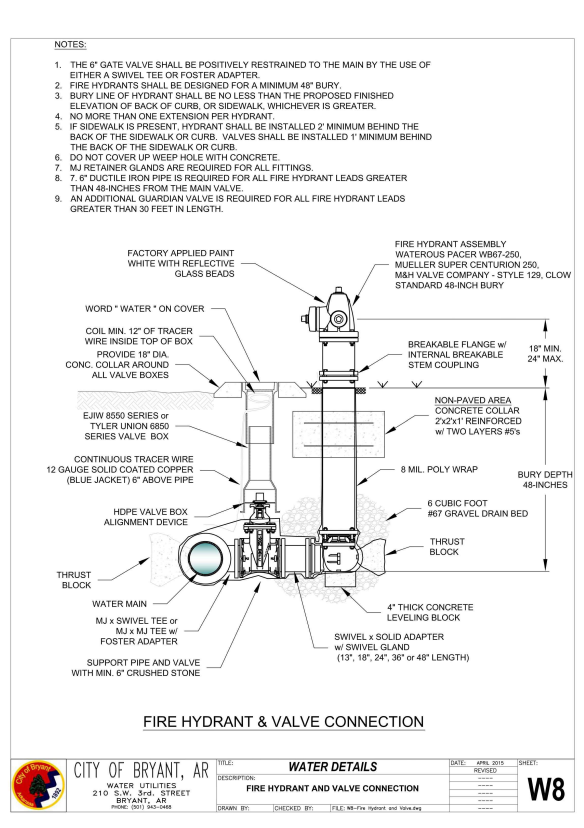


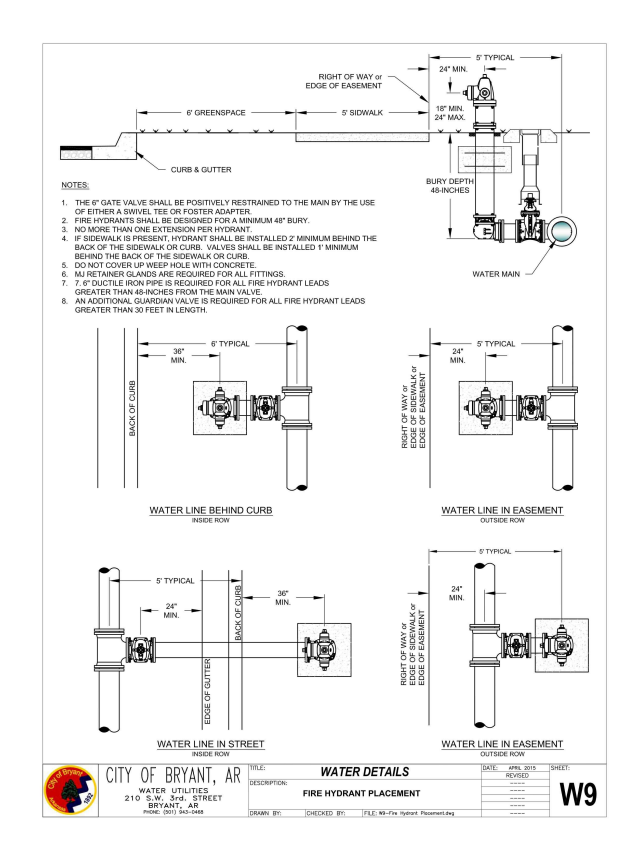


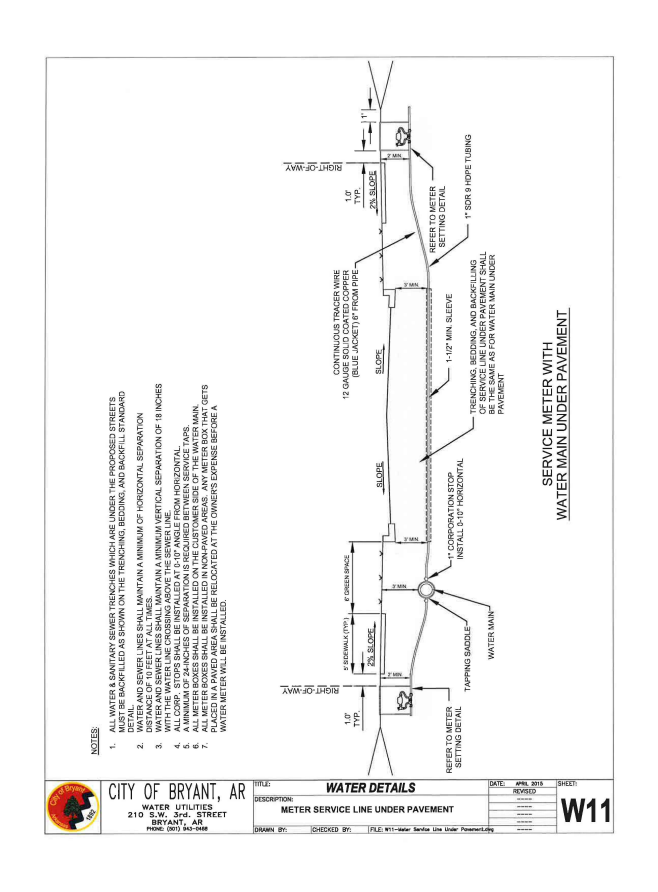


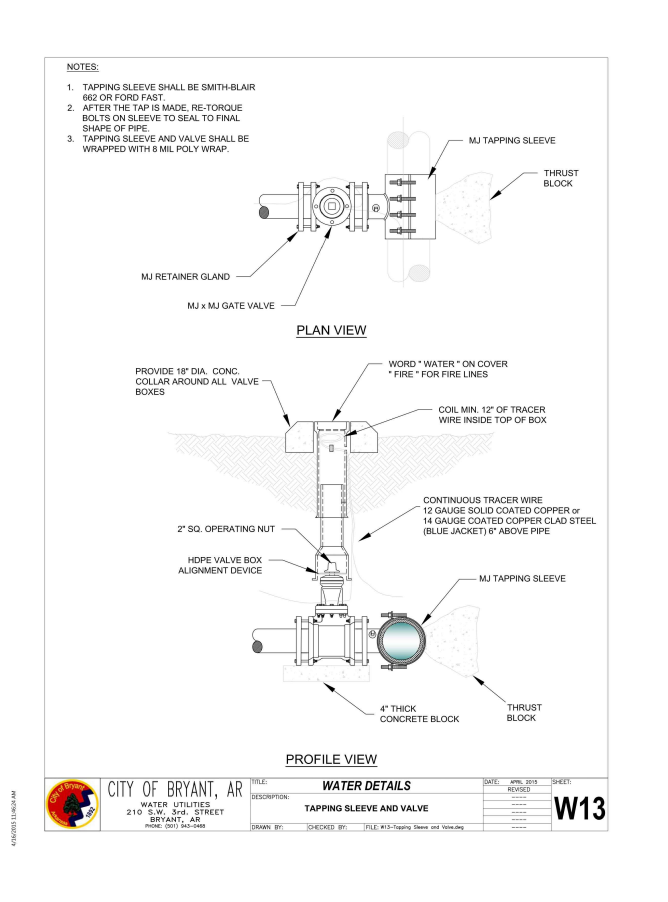


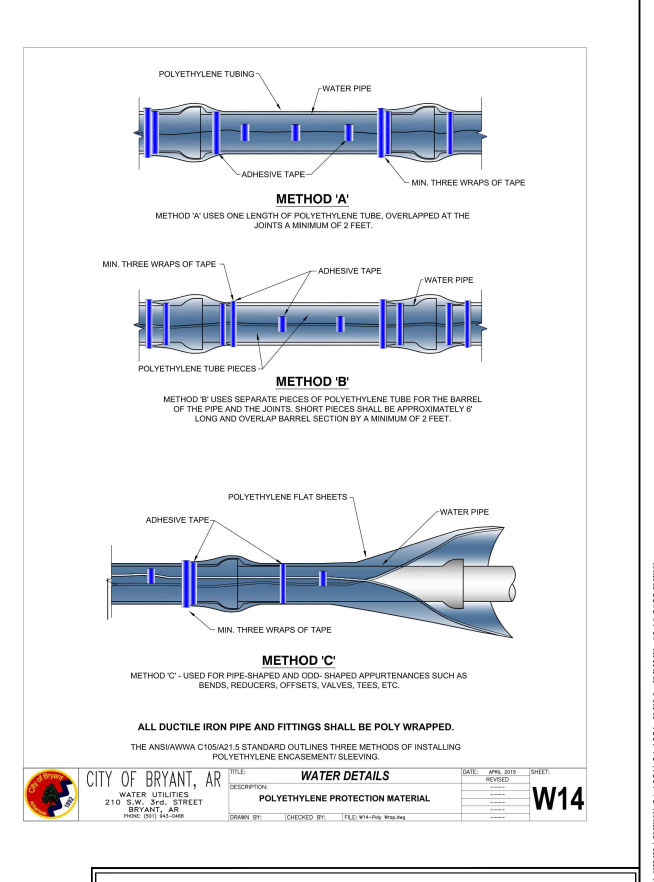


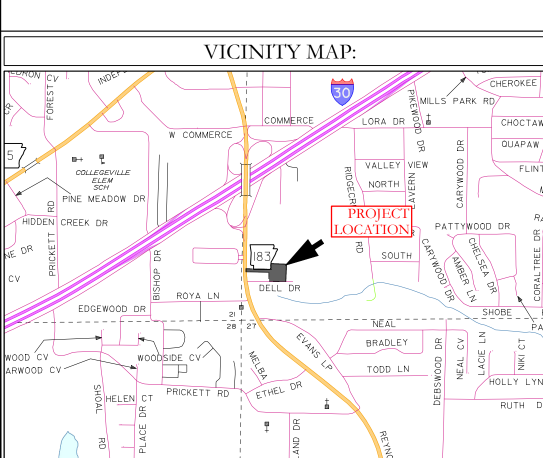










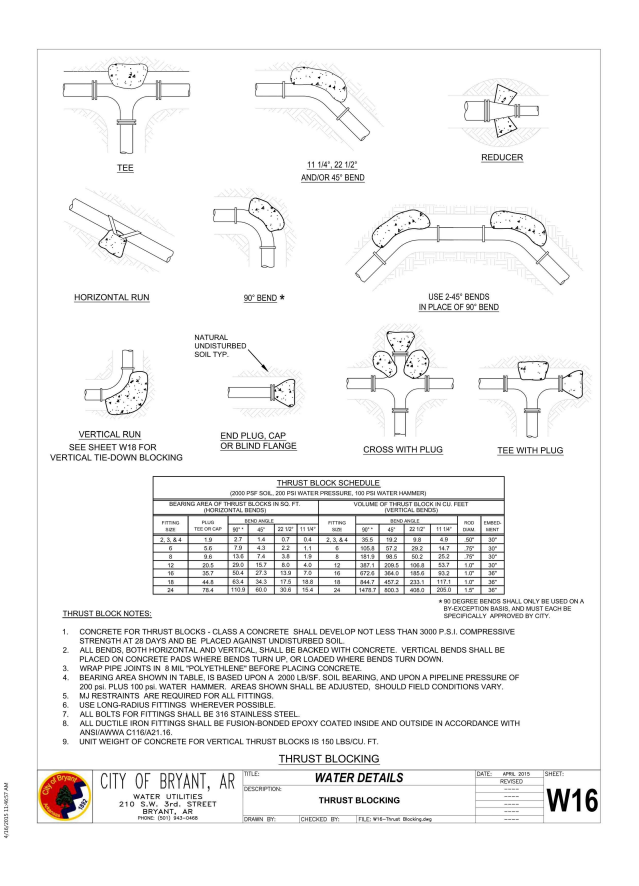


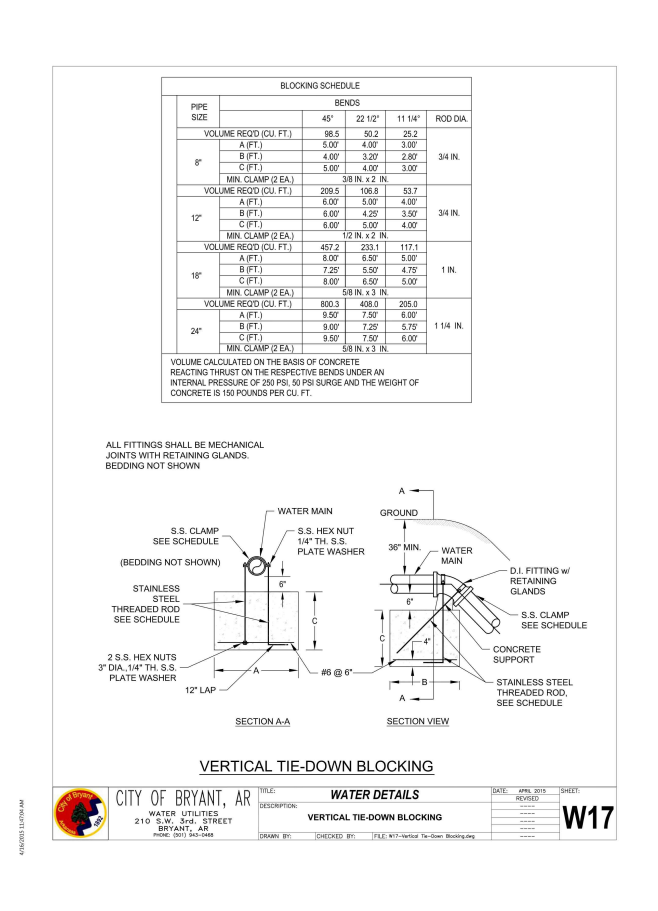


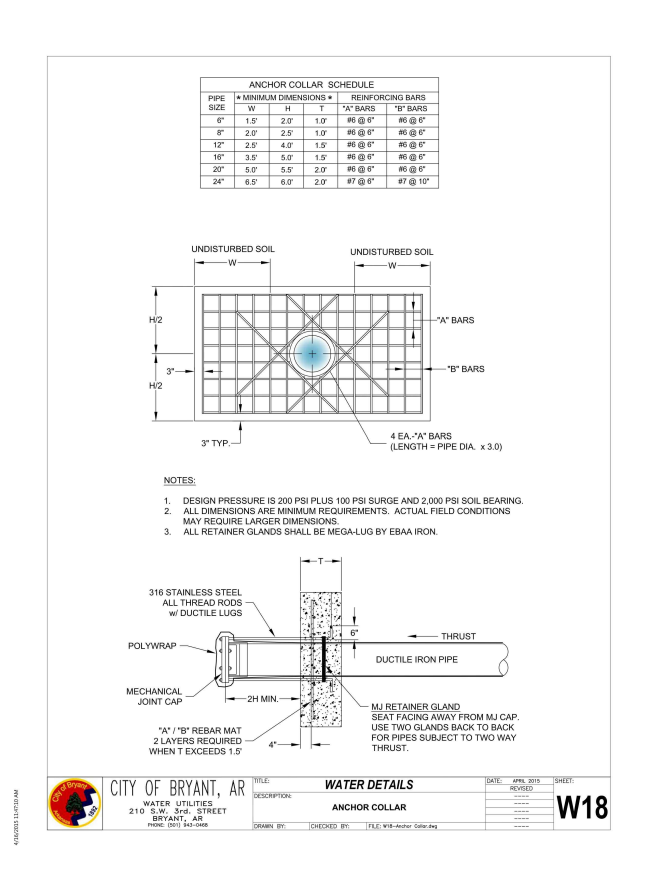
R & M DUNLAP PROPERTIES, LLC

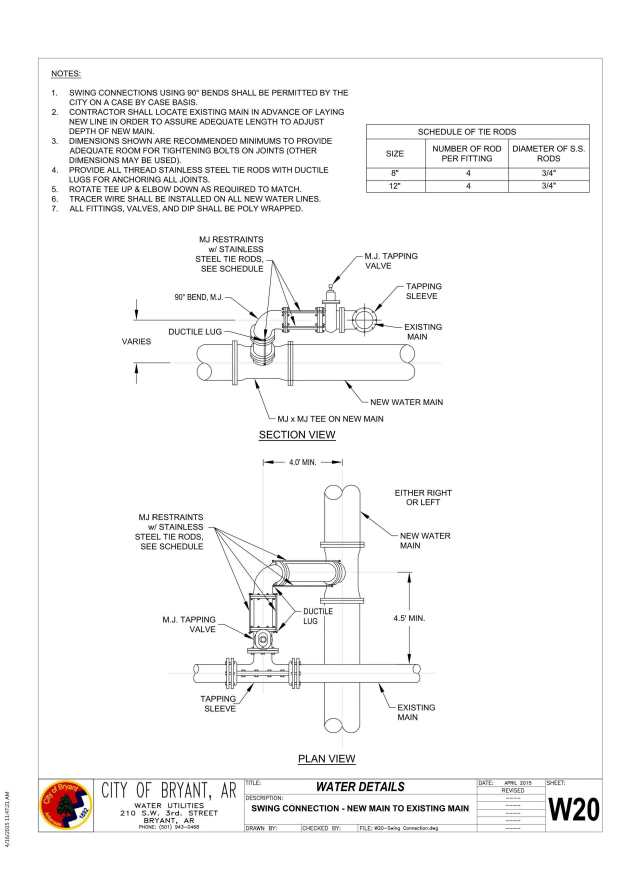
MEDICAL PLAZA
WATER UTILITIES DETAILS
DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS

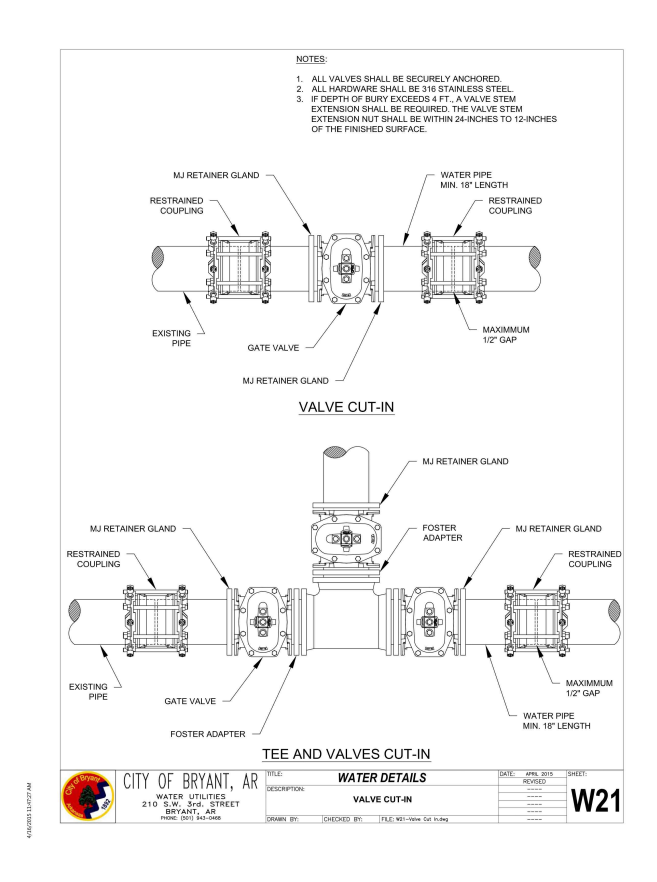
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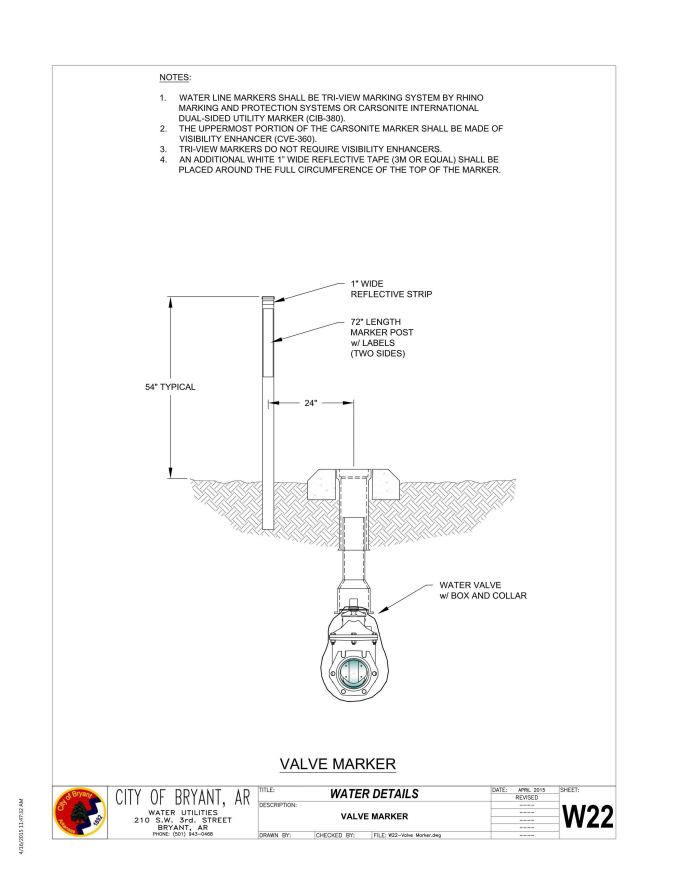


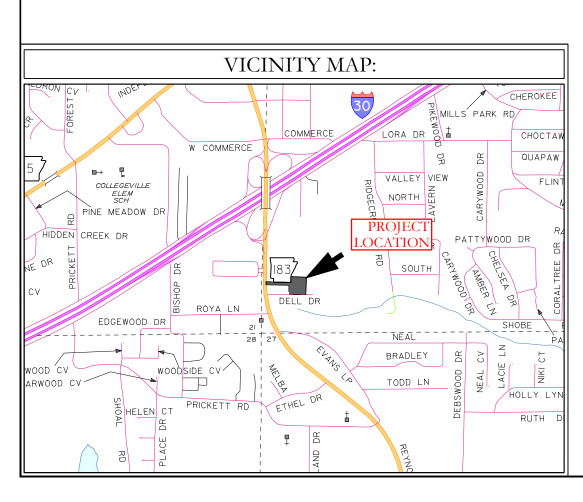












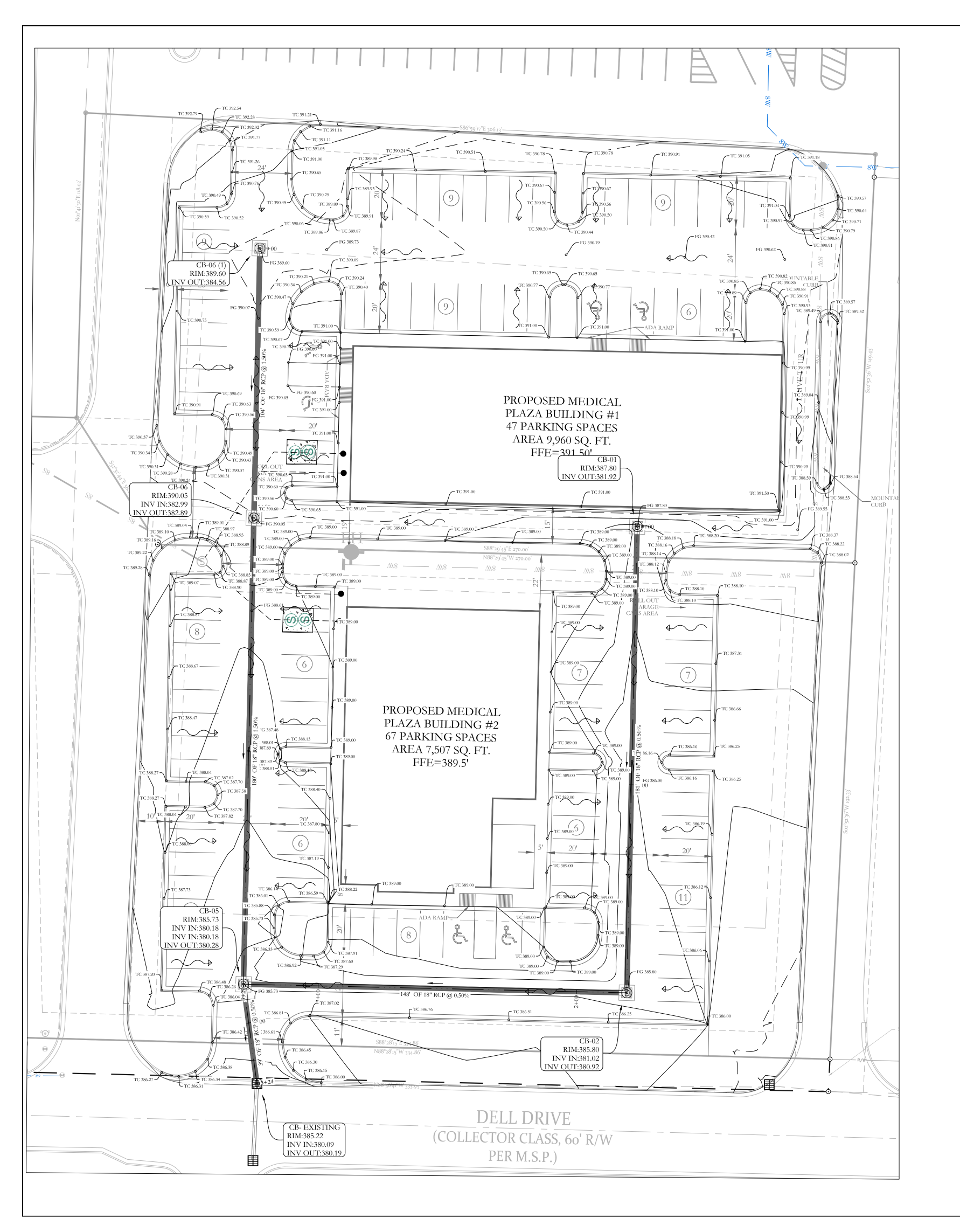


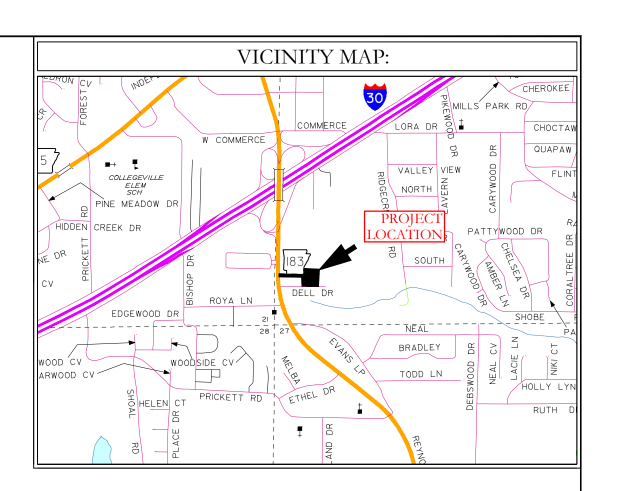
FOR USE AND BENEFIT OF: R & M DUNLAP PROPERTIES, LLC

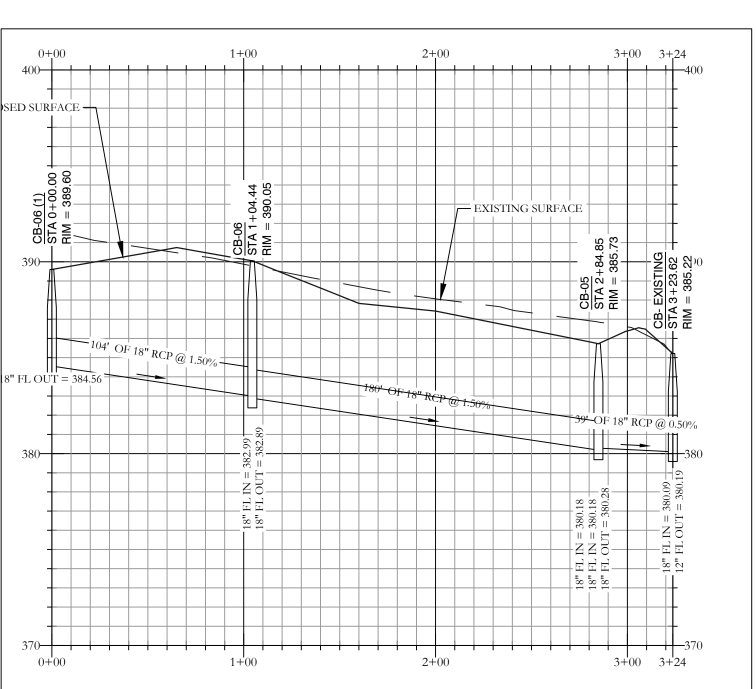
MEDICAL PLAZA WATER UTILITIES DETAILS

DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS

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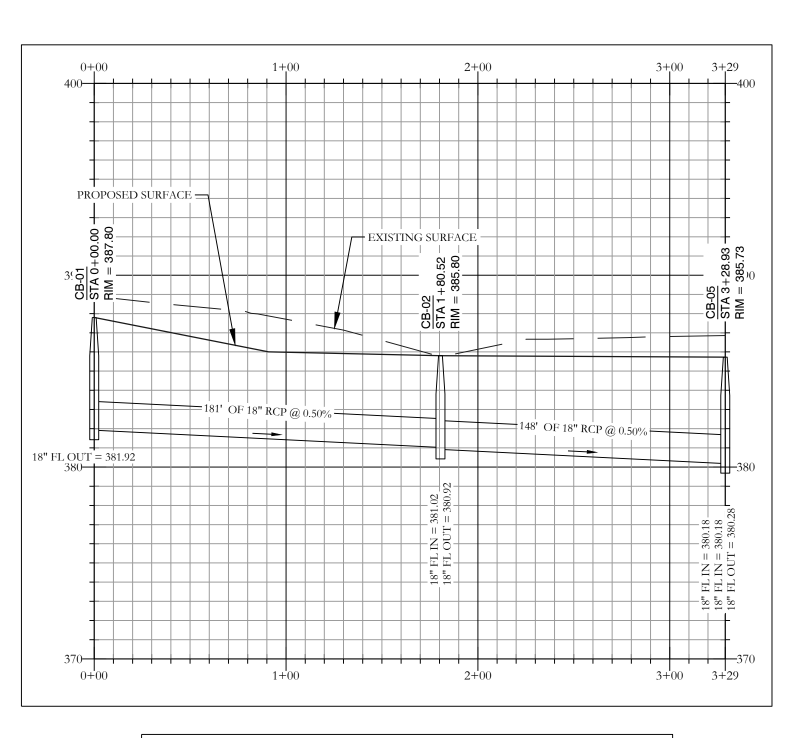






PROPOSED STORM DRAIN-A PROFILE

VERTICAL SCALE 1" = 5' HORIZONTAL SCALE 1" = 50'



PROPOSED STORM DRAIN-B PROFILE

VERTICAL SCALE 1" = 5' HORIZONTAL SCALE 1" = 50'

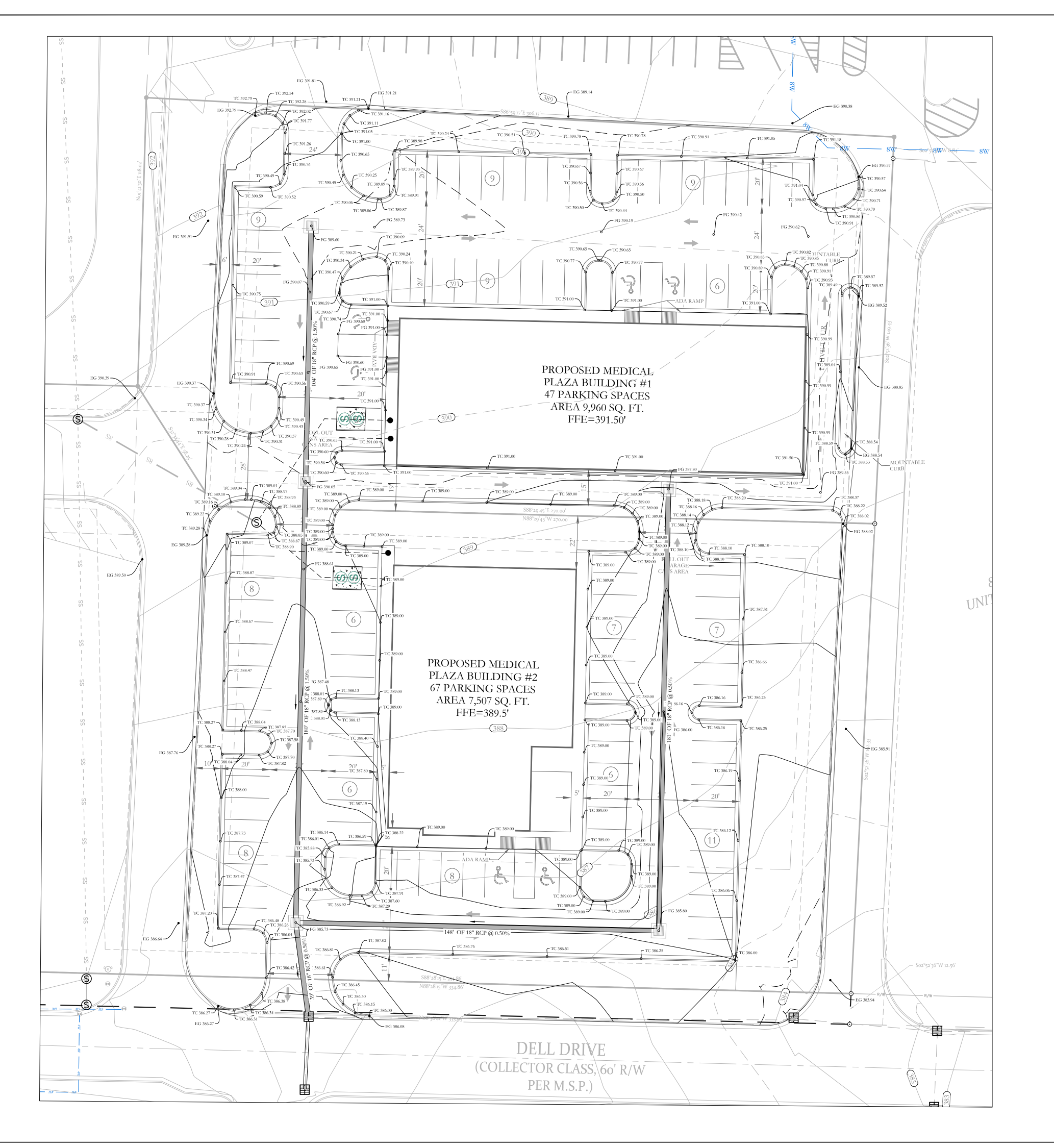


B.S.L. - Building Setback Lines - Gas Meter

129 N. Main Street,
Benton, Arkansas 72015
PH. (501)315-2626
FAX (501) 315-0024
www.hopeconsulting.com

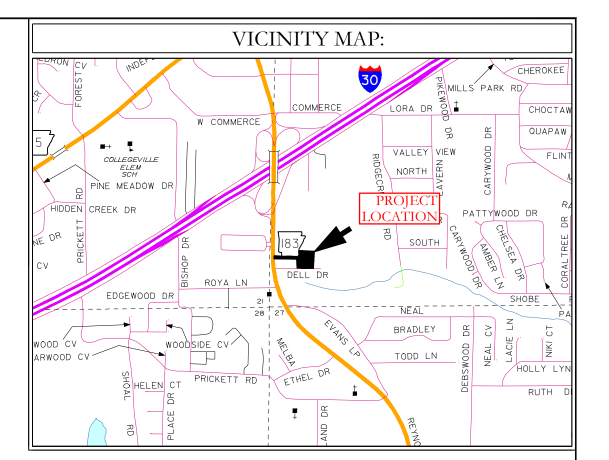
FOR USE AND BENEFIT OF:
R & M DUNLAP PROPERTIES, LLC

MEDICAL PLAZA
STORM DRAINAGE PLAN & PROFILE
DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS



GRADING PLAN NOTES

- 1. DESIGN CONTOURS SHOWN ARE FINISHED GRADE.
- 2. SPOT ELEVATIONS SHOWN ARE FINISHED ASPHALT, GROUND OR CONCRETE ELEVATIONS.
- 3. CLEAR AND GRUB AREAS OF THE SITE WHERE CUT OR FILL IS TO OCCUR.
- 4. FILL SHALL BE COMPACTED AT LEAST 98% OF THE MATERIALS MAXIMUM STANDARD PROCTOR DRY DENSITY.
- 5. THE MOISTURE CONTENT OF 1% BELOW TO 3% ABOVE THE OPTIMUM MOISTURE CONTENT.
- 6. SUB-GRADES SHALL BE PROOF-ROLLED WITH A LOADED DUMP TRUCK TO DETECT ZONES OF UNSUITABLE AND/OR EXCESSIVELY WET SOILS. IF PUMPING BEGINS, COMPACTION SHALL BE STOPPED IMMEDIATELY AND RESUMED ONLY WHEN THE MATERIAL IS SUFFICIENTLY DRY THAT PUMPING DOES NOT OCCUR.
- 7. ALL UNUSABLE SOILS SHALL BE USED ON SITE FOR FILL PURPOSES OUTSIDE THE AREAS OF BUILDING AND PAVEMENT CONSTRUCTION.
- 8. PROPER DRAINAGE SHALL BE MAINTAINED THROUGHOUT THE PROJECT SITE TO PREVENT THE INCREASE OF THE IN-SITU SOILS MOISTURE CONTENT.



| OWNER: | DEVELOPER: |
|------------------------------------|------------------------------------|
| Name: R & M DUNLAP PROPERTIES, LLC | Name: R & M DUNLAP PROPERTIES, LLC |
| Address: | Address: |
| | |
| Phone: | Phone: |
| Email: | Email: |
| | |

| | | LEGEND | | |
|--|-----|----------------------|--|------------------------------------|
| - PLSS Aliquot Corner | 0/0 | - Clean Out | — x— x— - Fence —— OHP—— - Overhead Power | - Existing Acces |
| - Fnd. Corner Monument | | - Water Meter | —— OHP—— - Overhead Power | Agreement |
| ⊙ - Set 1/2" Rebar/Cap (1664) | Ø | - Power Pole | —— – ss – – —— - Sewer Line | |
| △ - Computed Point | | - Sewer Manhole | —— – w – – —— - Water Line | - Public Right-o |
| (M)- As Measured | Ø | - Light Pole | — – – ugт – – — - Telephone Line | - Public Right-o Way Dedication |
| (P)- Per Deed or Plat Records | | - Telephone Pedestal | — – uge – – — - Electric Line | way Dealeatic |
| ESMT - Easement | | | —— GAS —— - Gas Line | |
| B.S.L Building Setback Line | S | - Gas Meter | | |

PORTLAND CEMENT CONCRETE
(MIN STRENGTH=4000 PSI) AGGREGATE BASE COMPACTED SUBGRADE

(MIN CBR 6)

ACHM SURFACE COURSE AGGREGATE BASE
COURSE CLASS 7 ASPHALT PAVEMENT SECTION NOT TO SCALE

HEAVY DUTY CONCRETE PAVEMENT SECTION NOT TO SCALE



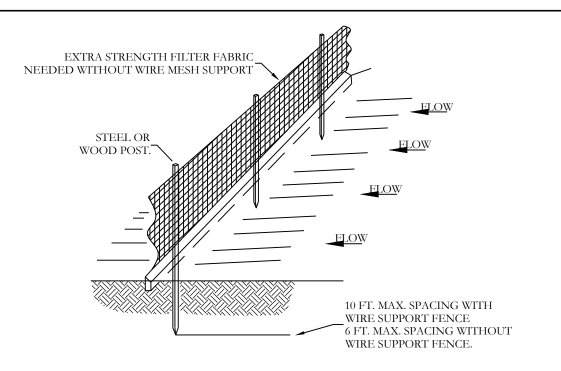


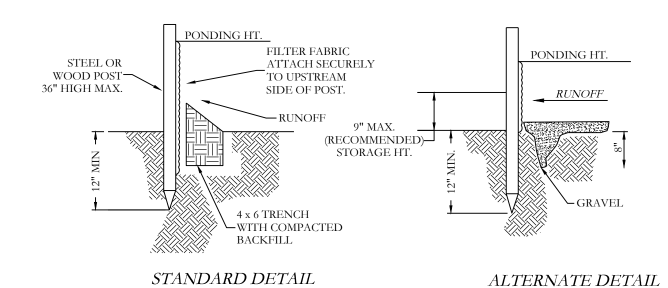
FOR USE AND BENEFIT OF: R & M DUNLAP PROPERTIES, LLC

> MEDICAL PLAZA GRADING PLAN

DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS

03/19/2025 C.A.D. BY: DRAWING NUMBER: CHECKED BY: REVISED: 24-1351 C-6.0 1' = 20"500 XX XX 0 XX XX XX XX



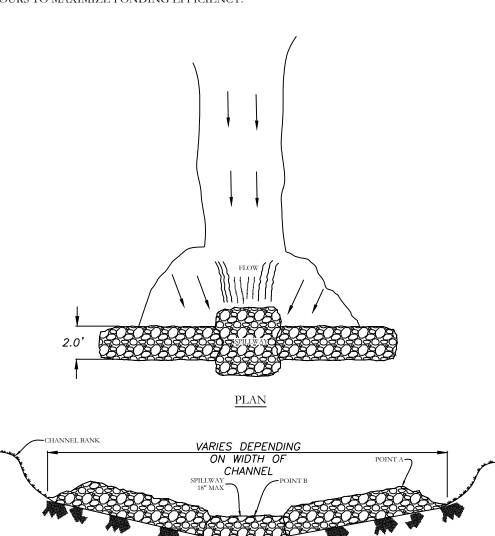


1.) INSPECT AND REPAIR FENCE AFTER EACH STORM EVENT AND REMOVE SEDIMENT WHEN

TRENCH WITH NATIVE BACKFILL

2.) REMOVED SEDIMENT SHALL BE DEPOSITED TO AN AREA THAT WILL NOT CONTRIBUTE SEDIMENT OFF-SITE AND CAN BE PERMANENTLY

3.) SILT FENCE SHALL BE PLACED ON SLOPE CONTOURS TO MAXIMIZE PONDING EFFICIENCY.



VIEW LOOKING UPSTREAM

POINT 'A' MUST BE HIGHER THAN POINT 'B' (SPILLWAY HEIGHT)
 PLACE RIP-RAP BARRIER PERPENDICULAR TO THE FLOW WITH TIGHT GROUPING.
USE STRAW, ROCKS, OF FILTER FABRIC TO FILL ANY GAPS AND TAMP
BACKFILL MATERIAL TO PREVENT EROSION OR FLOW AROUND THE DAM.
 SPILLWAY HEIGHT SHALL NOT EXEED 18"-24".
 INSPECT AFTER EACH SIGNIFICANT STORM, MAINTAIN AND REPAIR PROMPTLY.

RIP-RAP CHECK DAM

TRENCH WITH GRAVEL

SILT FENCE

EROSION CONTROL NOTES

SOD OR SEED DETENTION AREA POST-CONSTRUCTION (IF

APPLICABLE) MAXIMUM SLOPE OF 3H:1V ON DETENTION POND LEVEES

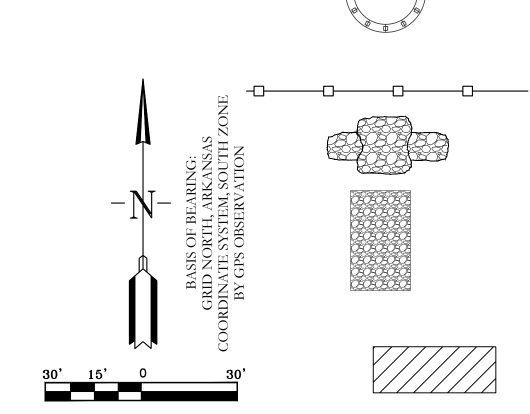
CONTRACTOR MUST HAVE INLET PROTECTION MEASURES INSTALLED IMMEDIATELY AFTER CONSTRUCTION OF DRAINAGE INLETS/STRUCTURES IS COMPLETE. SEDIMENT BARRIERS SHALL BE MAINTAINED THROUGHOUT AND INSPECTED THROUGHOUT CONSTRUCTION PROCESS UNTIL PROJECT IS COMPLETE

RIP RAP SEDIMENT BARRIERS SHALL BE USED AT ALL STORMWATER DISCHARGE POINTS SHOWN ON PLANS ASAP

CONTRACTOR SHOULD WORK WITH ENGINEER TO ESTABLISH EFFECTIVE AND EFFICIENT PLAN TO PREVENT SEDIMENT RUNOFF BY DETERMINING WHERE SILT FENCING OR OTHER TYPES OF CONTROLS ARE NECESSARY

SOME EROSION CONTROL MEASURES, SILT FENCING, OR CHECK DAMS MAY NOT BE NECESSARY DURING INITIAL ROW CLEARING BUT MAY BE NEEDED ONCE LOT CLEARING AND HOME BUILDING

EXISTING VEGETATION WILL ONLY BE REMOVED INSIDE ROW AND WITHIN HOUSE FOOTPRINTS AS THEY ARE CONSTRUCTED. ADDITIONAL SILT FENCING WILL BE ADDED TO INDIVIDUAL LOTS AS HOME CONSTRUCTION TAKES PLACE.



PROPOSED MEDICAL PLAZA BUILDING #1 47 PARKING SPACES AREA 9,960 SQ. FT. FFE=391.50' PROPOSED MEDICAL PLAZA BUILDING #2 67 PARKING SPACES AREA 7,507 SQ. FT. FFE=389.5' _ S02°52′36"W 12.56′ DELL DRIVE (COLLECTOR CLASS,\60' R/W PER M.S.P.) - A18 — A18 ERC LEGEND

SITE POSTING

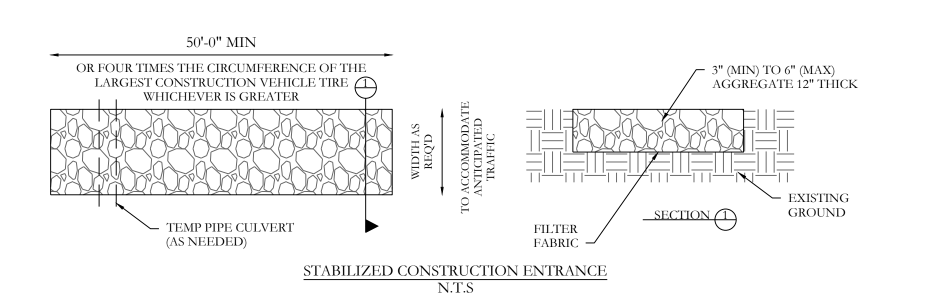
CONC. WASHOUT DETENTION AREA

——— SILT FENCE

RIP RAP CHECK DAM

CONSTRUCTION ENTRANCE

DISTURBED AREA





HIDDEN CREEK DR

EDGEWOOD DR

VICINITY MAP:

VALLEY VIEW

PATTYWOOD DR

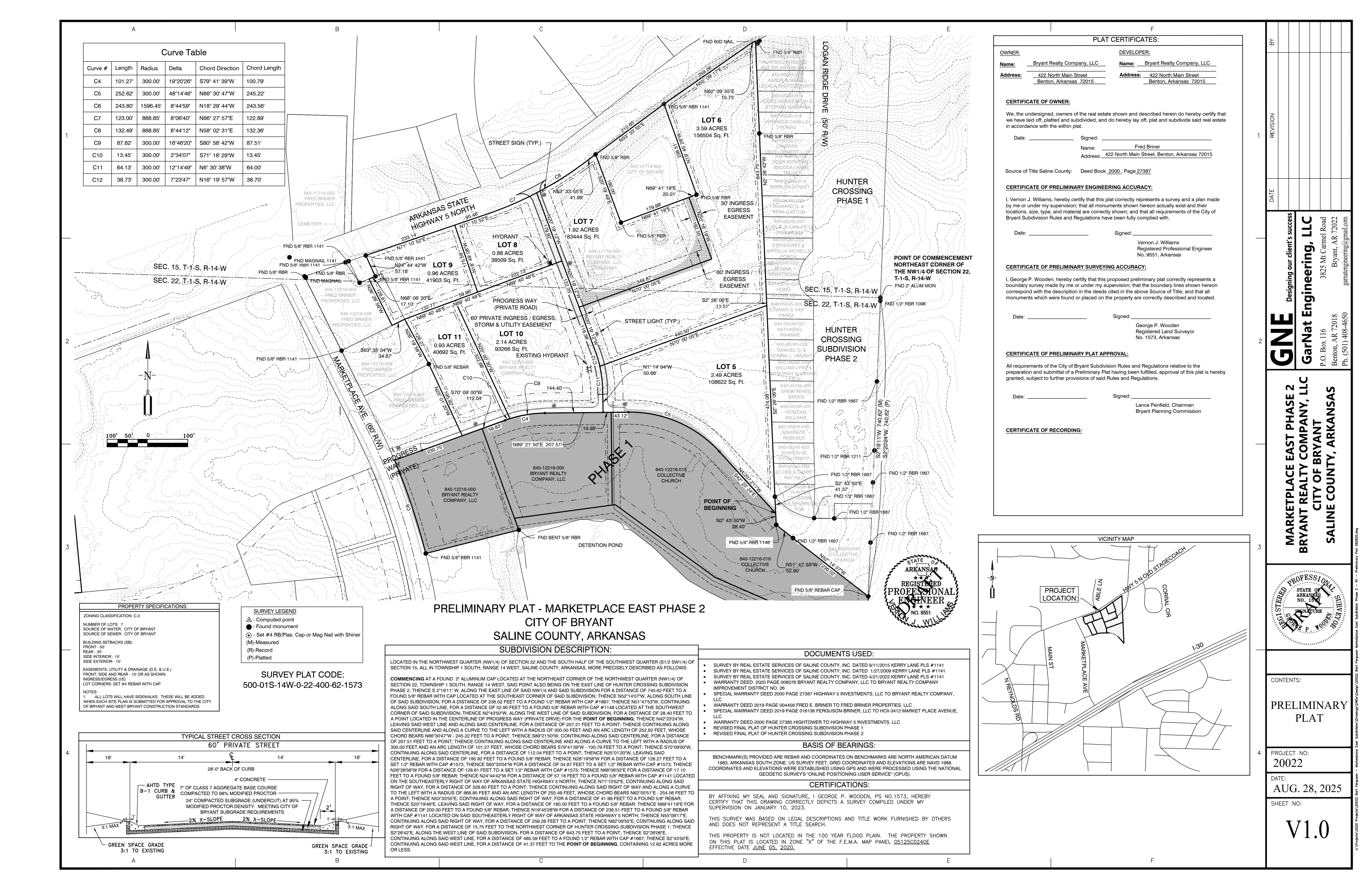


FOR USE AND BENEFIT OF: R & M DUNLAP PROPERTIES, LLC

> MEDICAL PLAZA EROSION CONTROL PLAN

| DELL STREET, BRYANT, SALINE COUNTY, ARKANSAS | | | | | | | | | |
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- vi. Proposed versus existing contours are difficult to distinguish
- vii. Label index contours
- viii. Label street names

4. 25190 I-30 - 2 Lot Commercial Plat

- a. Utilities
 - i. Sewer can be tied into existing Gravity sewer.
 - ii. Easement from neighboring property owner must be provided.
- b. Streets & Stormwater
 - i. No comment
- c. Engineering
 - i. Utility easements? (must meet Bryant planning regulations)
 - ii. Show county tax ID
 - iii. Show any other supporting record documents (if any)

5. Creekside Addition Phase 2B - Final Plat

- a. Utilities
 - i. Review Final Plat Checklist
- b. Streets & Stormwater
 - i. Review Final Plat Checklist
- c. Engineering
 - i. Need full set of as-builts
 - ii. Remove engineer's seal (Arkansas PE rules, Article 12 Section B.1.c.) from utility as-built drawings
 - iii. Add a caveat or disclaimer per Arkansas PE rules (Article 12 Section B.1.c.) on the as-built drawings
 - iv. Have sidewalks been constructed?
 - v. Street lights or the required documents in place?
 - vi. Street signs not in place!
 - vii. curb inlets have concrete debris inside!
 - viii. Verification that all bonds are in place!

6. Marketplace East Phase 2 - Preliminary Plat

- a. Utilities
- b. Streets & Stormwater

Sewer Jeans of Specifical

- i. See Engineering Comments No response
- c. Engineering
 - 1. Label easements which are non-standard Will comply
 - ii. Show existing road to tank site Will comply
 - iii. Show existing property lines Will comply
 - iv. Are there any other private roads planned? All private roads are shown on plat
 - v. Are there any storm drainage system improvements planned (i.e. storm drains, inlets, etc.)? We are submitting plat only at this time.
 - vi. Submit storm drainage calculations See response v.

vii.

7. Reynolds Centre – Lot 2 – Replat into Lots 2A and 2B

- a. Utilities
 - i. No comment
- b. Streets & Stormwater
 - i. No comment
- c. Engineering
 - i. Utility easements on new side property lines for the new lots? (must meet Bryant planning regulations)
 - ii. Show any supporting record documents (if any)
 - iii. Is there an ingress/egress easement for the new Lot 2B?
- 8. Cornerstone Montessori 4910 Springhill Road Half-Street Improvements
 - a. Utilities

i.

- b. Streets & Stormwater
 - i. Multi-use trail needs to be shown on plans
 - ii. Discuss ditching where 18" ADS outflow end
 - iii. Geotechnical report we will be require for Springhill Rd
- c. Engineering
 - i. Drawing 2 of 6
 - Add a General Erosion Control note which indicates that the erosion control plan shown is to be modified as needed during construction to accommodate changes in site conditions.
 - 2. Add a SWPPP note which indicates that the erosion control devices and materials shown on this drawing are not

CREEKSIDE ADDITION PHASE 2B CITY OF BRYANT, SALINE COUNTY, ARKANSAS

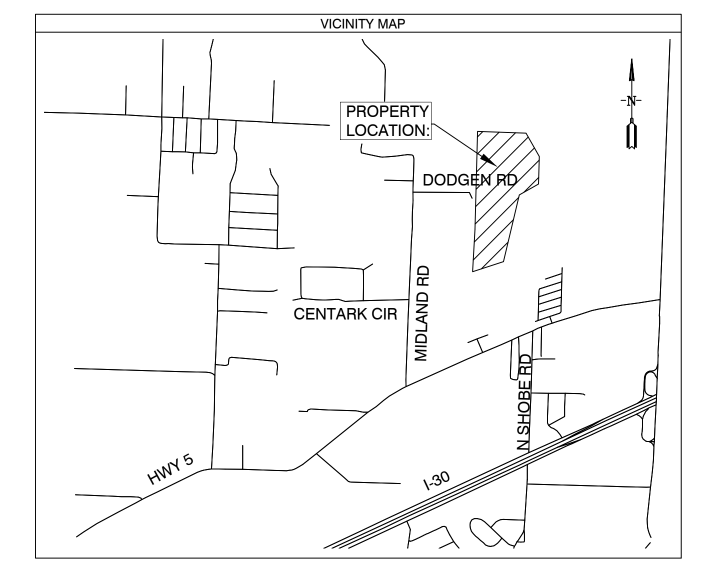
Prepared by:

GarNat Engineering, LLC

Designing our client's success www.garnatengineering.com

P.O. Box 116
Benton, AR 72018
Ph (501) 408-4650

3825 Mt Carmel Road Bryant, AR 72022 Fx (888) 900-3068

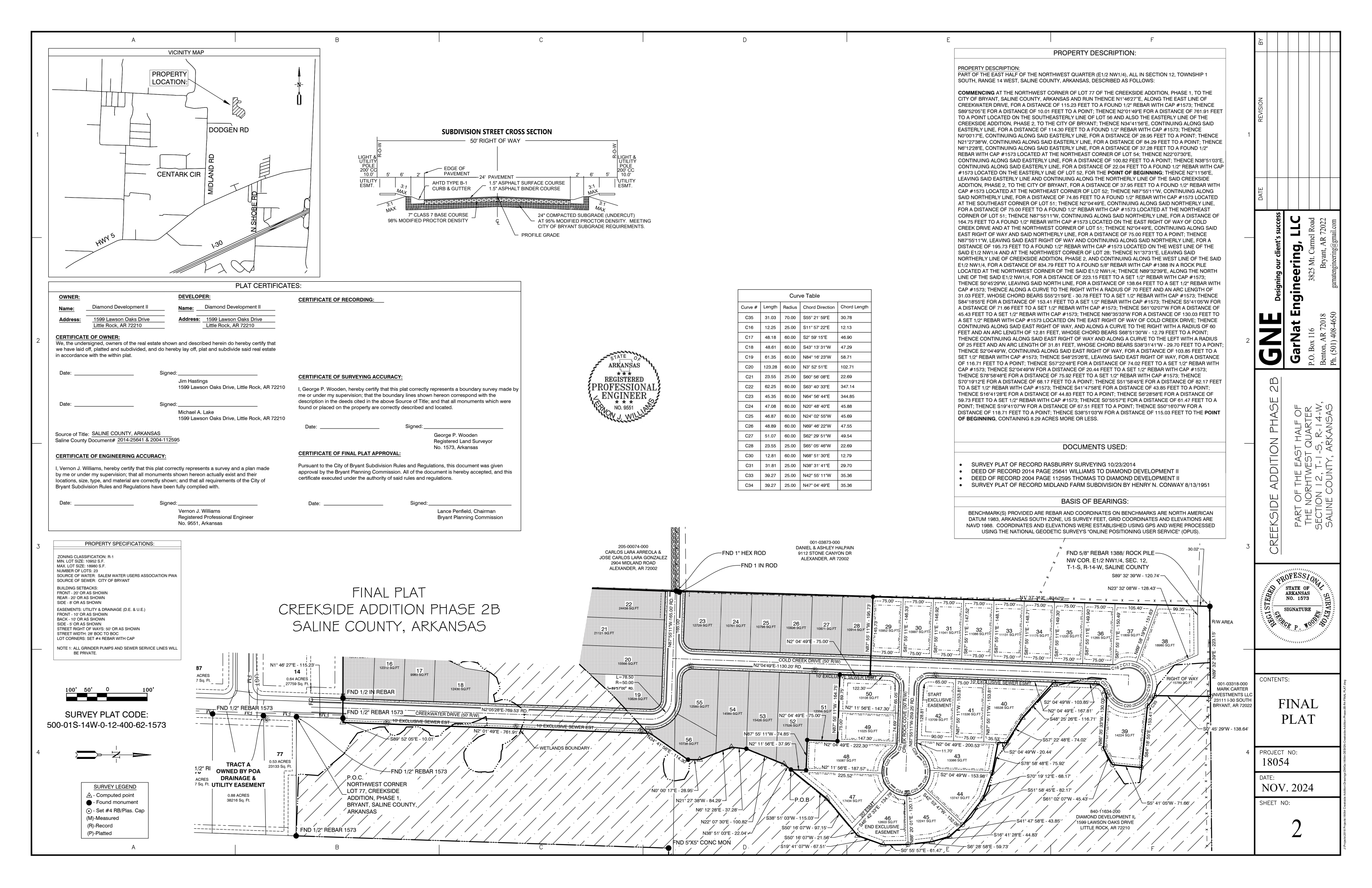


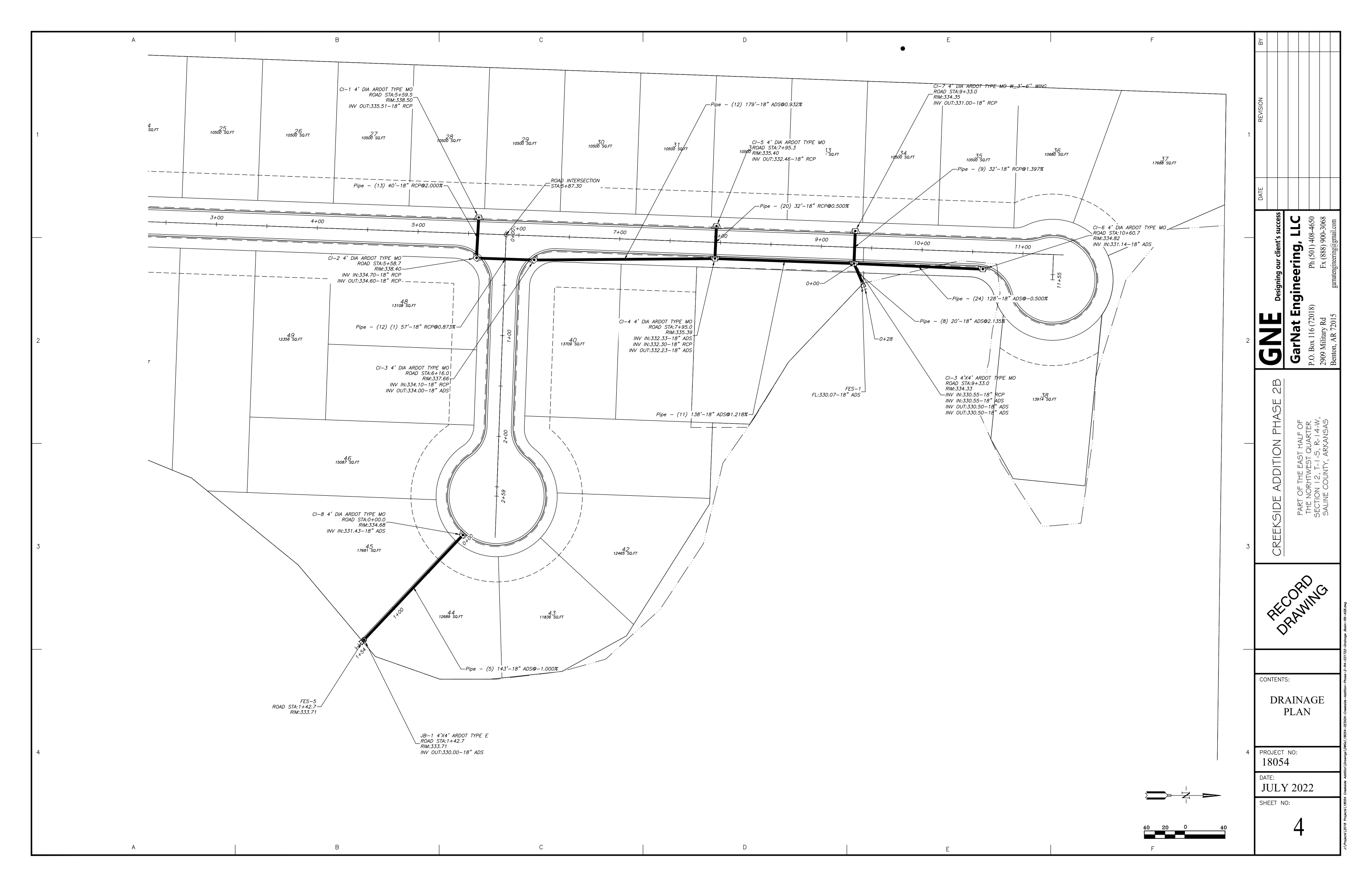


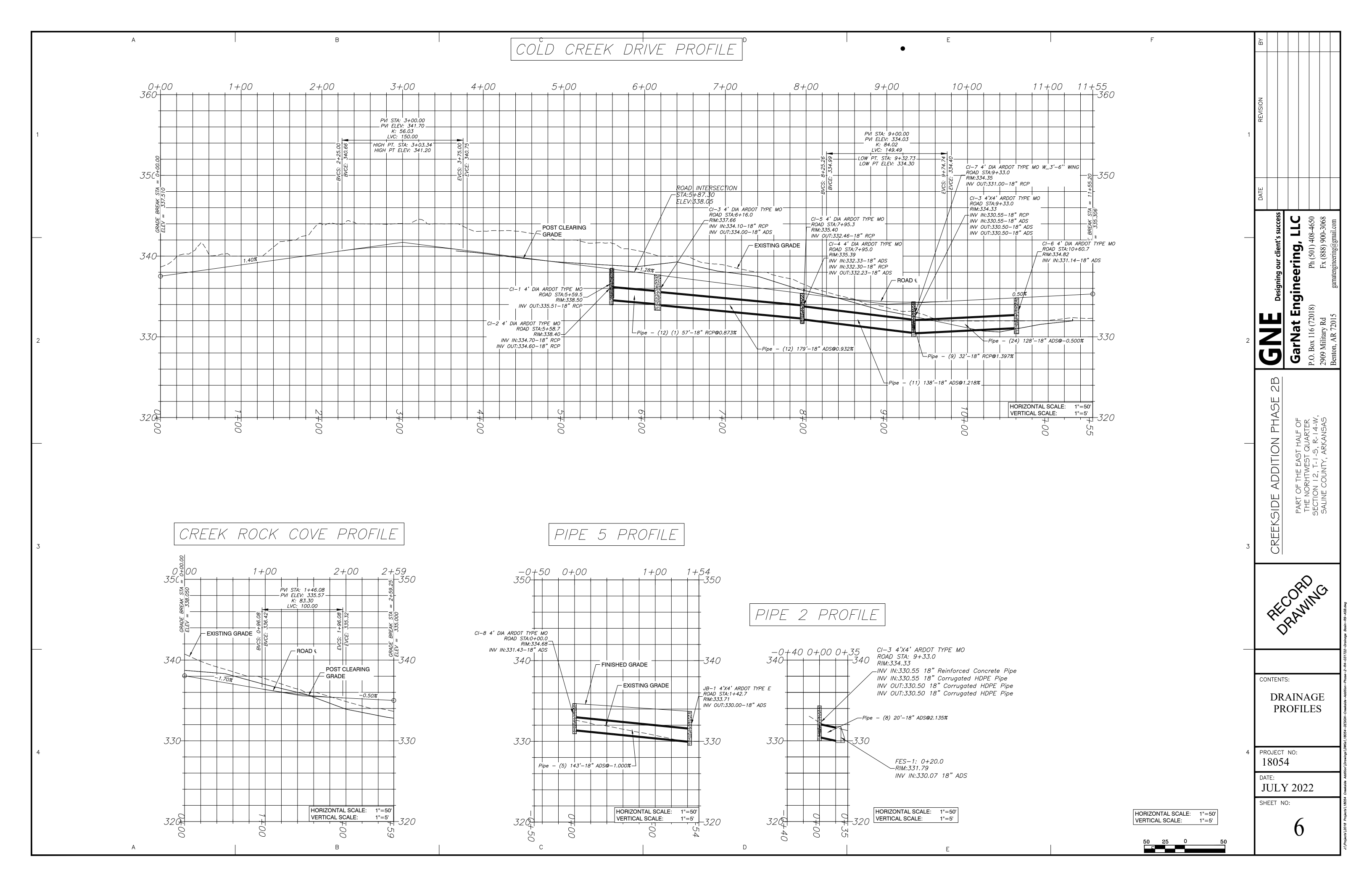
- 2 FINAL PLAT
- 4 DRAINAGE PLAN
- 6 DRAINAGE PROFILES
- 7 WATER AND SEWER UTILITY PLAN

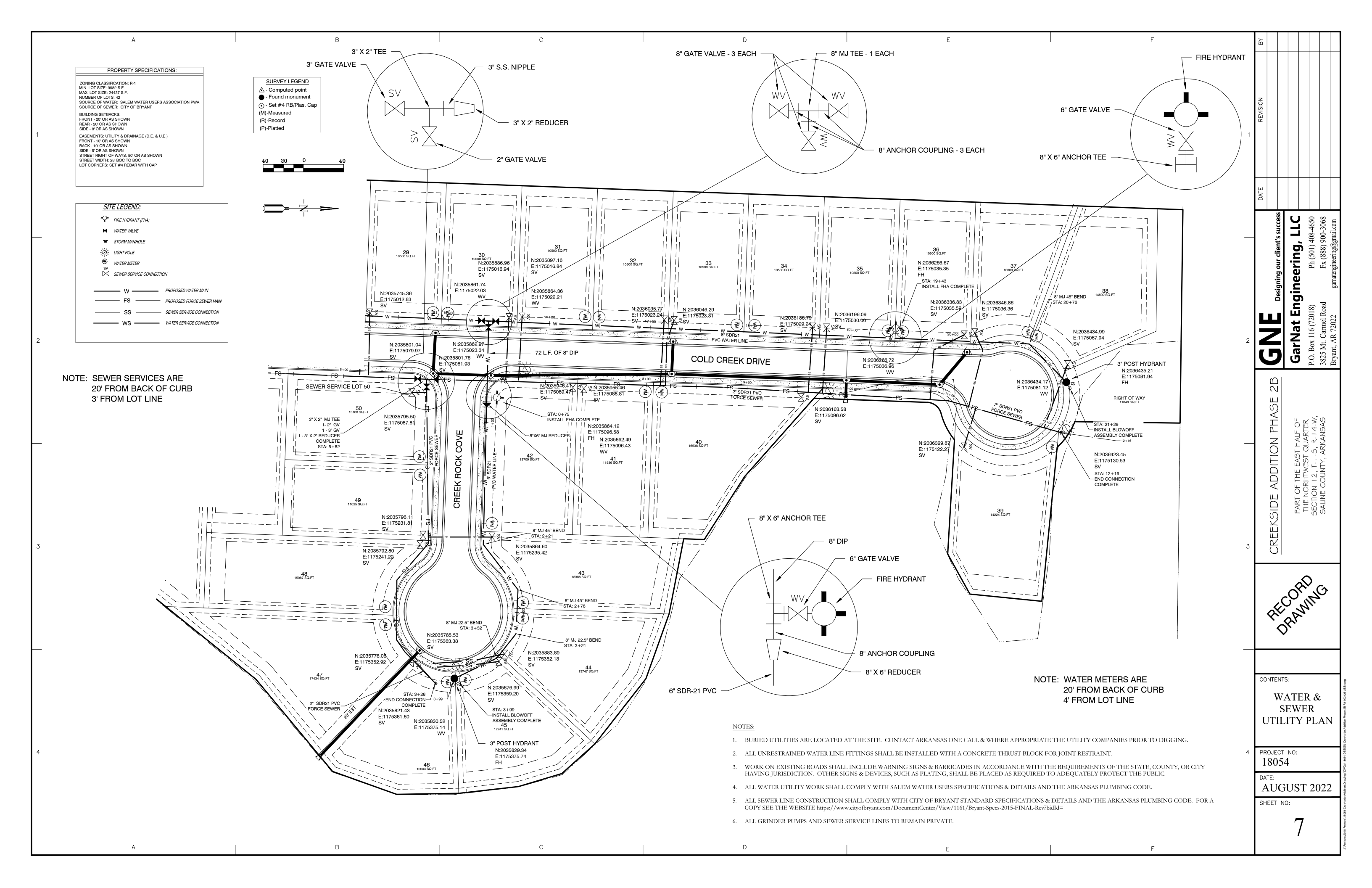


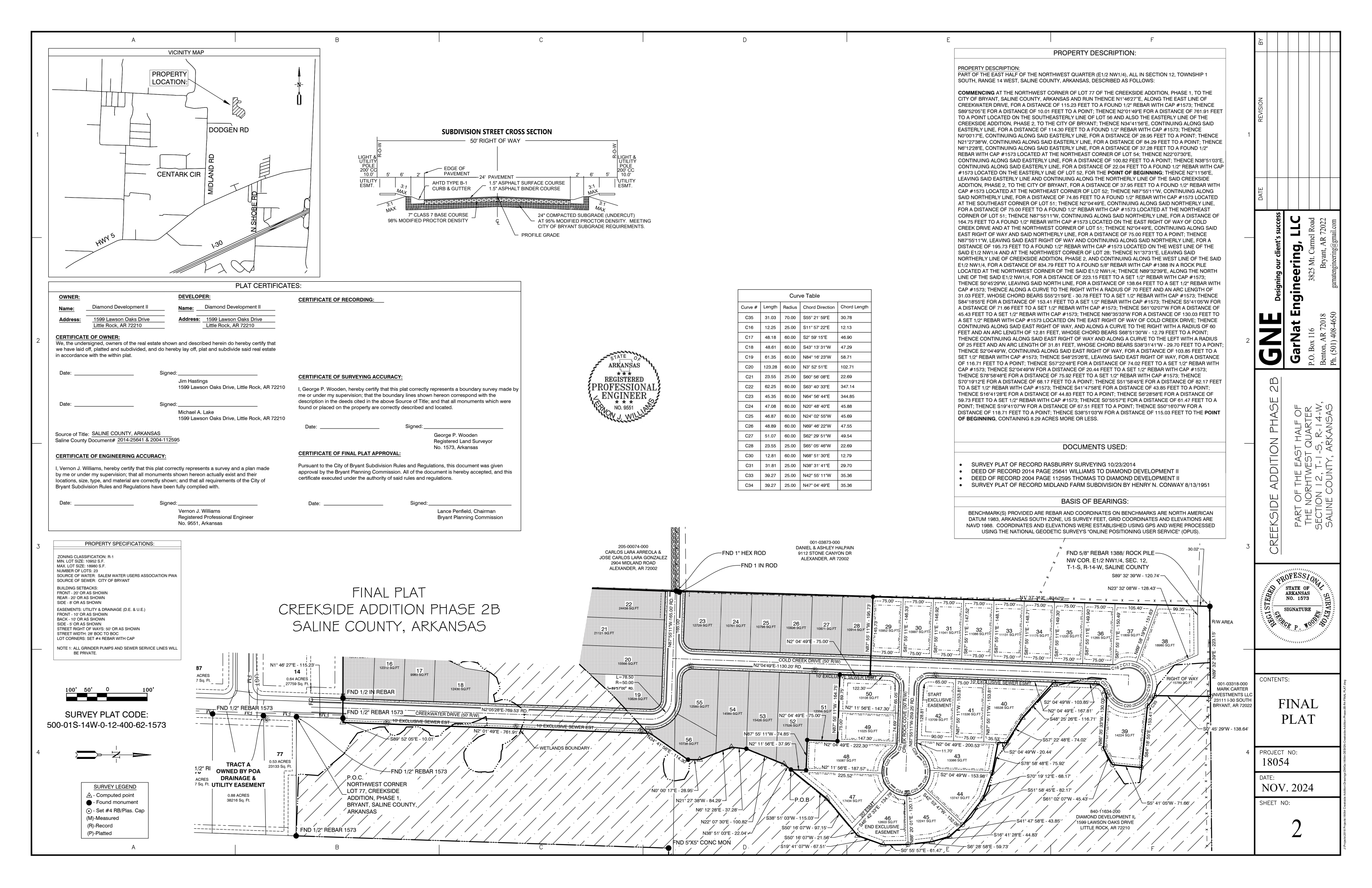
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GarNat Engineering, LLC

Designing our client's success

P.O. Box 116
Benton, Arkansas 72018
3825 Mt Carmel Road
Bryant, Arkansas 72022
PH: (501) 408-4650
FX: (888) 900-3068

garnatengineering@gmail.com

September 4, 2025

Colton Leonard City Planner 210 S.W. 3rd Street Bryant, AR 72022

Re:

Final Plat Certification

Creekside Addition-Phase 2B

Dear Mr. Leonard:

Please allow this letter to serve as the certification for the referenced project required by Paragraph 15.12.05.a of the City of Bryant Subdivision Regulations. To that end, we certify that all improvements and installation to the subdivision required for its approval under the terms of the City of Bryant Subdivision Rules and Regulations have been made, added, or installed. Furthermore, these improvements were constructed in accordance with the approved plans and specifications.

If you have questions or need any additional information, please do not hesitate to contact us.

Sincerely,

GarNat Engineering, LLC

Vernon J. Williams, P.E., President

Diamond Development II

Michael Q. Lake

Michael Lake

Approved by **Bryant Planning Commission** 07/14/2003 Revised 6/18/2007

Instructions

Subdivision Checklist

The attached checklist must be completed by the owner and subdivision engineer and must be submitted along with the Preliminary Plat Plan and other specified documentation for review and approval by the Planning Commission. The owner may not begin developing the subdivision until the review of the Preliminary Plat plan is approved.

No changes or alterations can be made to the approved Preliminary Plat Plan without Planning Commission approval.

When all lots have been surveyed, the utilities and drainage measures are in place, and roads have been constructed, the owner and engineer will submit a Final Plat Plan for approval by the Commission. This Final Plat Plan will incorporate all approved changes and will be verified by the City Engineer. No lots will be sold or rights-of-way and easements conveyed until the Final Plat has been submitted and approved.

Fees due to City of Bryant upon submission of Preliminary Plat application

- \$300.00 + \$3.00 per lot for Subdivision preliminary plat review
- \$250.00 or \$25.00 per lot (whichever is greater) Stormwater Detention and Drainage Plan **Engineering Fee**
- A Surety Bond or Cashier's check in the amount of 10% of the estimated development cost must be furnished within 10 days after Preliminary Plat approval.

Fees due to Bryant Water and Sewer Department upon submission of Final Plat application

- \$100 per lot Water/Sewer Impact Fee
- \$100 per Subdivision Phase Water/Sewer Flushing Fee

Fees due to City of Bryant upon submission of Final Plat application

\$25.00 + \$1.00 per lot - for Subdivision Final Plat review

City of Bryant Subdivision Checklist

Subdivision/Project Name CREEKSIDE ADDITION PHASE 2B

Contact Person GEORGE WOODEN Phone (501) 408-4650

Mailing Address 3825 MT CARMEL ROAD BRYANT, AR

72072

I. BASIC INFORMATION NEEDED ON THE PLAT

- ▲ 1. Name of Subdivision/Project
- ▲ 2. Current zoning
- ▲ 3. Name and Address of owner of Record
- 4. Illustrate Source of Title giving deed record book and page number
- ▲ 5. Name & address of the sub-divider
- ▲ 6. Date of Survey
- ▲ 7. Vicinity map locating streets, highways, section lines, railroad, schools, & parks within ½ mile
- 8. Legal description of the property with exact boundary lines
- ♠ 9. Acreage of property
- ▲ 10. Number of Lots
- ▲ 11. Lot area in square feet
- ▲ 12. Lot lines with appropriate dimensions
- ▲ 13. Building setback lines
- ▲ 14. Preliminary Engineering certificate seal and signature on each page
- ▲ 15. Certificate of Engineering Accuracy
- ▲ 16. Certificate of Owner
- ▲ 17. Certificate of Final Plat Approval
- ▲ 18. Certificate of Recording
- ▲ 19. Show scale (not less than 1" = 100')
- ▲ 20. North Arrow
- ▲ 21. Show Title block
- ▲ 22. Show adjoining property owners
- 23. Layout of all proposed streets including traffic control devices (stop signs, speed limit, etc.)
 - 24. Layout of all subdivision entrance street upgrades
- 25. Layout of all proposed alleys
- ▲ 26. Layout of all proposed sidewalk systems
- ▲ 27. Layout identifies any FEMA flood plain and flood way property within the 100-year flood elevation. (Provide Corp of Engineers 404 Permit if required)
- ▲ 28. Drainage easements for stormwater run-off and detention giving dimensions, locations, and purpose
- 29. Layout accommodates Master Street Plan segments within the boundaries
- ▲ 30. Street layout ties to existing adjoining subdivision stub-out streets and provides stub-out streets for future adjoining subdivisions.
- 31. Street width and right-of-way properly shown for each functional classification
- ▲ 32. Street centerlines showing angles of deflection, intersection, radii, length oftangents and arcs, and degree of curvature with basis of curve data
- ▲ 33. Typical cross section of streets
- 34. Location and name of existing streets
- ▲ 35. New street names that are not similar to existing street names
- ▲ 36. Show street lights
- ▲ 37. Show Fire Hydrant placement

- ▲ 38. Show and label all permanent & proposed easements
- ▲ 39. Any proposed open space must be shown
- ▲ 40. Show the direction and flow of all water courses entering the tract
- ▲ 41. Show the direction and flow of all water courses leaving the tract
- ▲ 42. The drainage area of all water courses above the points of entry.
- ▲ 43. The downstream drainage channel and drainage structures substantially impacted by the subdivision/project.
- ▲ 44. Show source of water supply
- ▲ 45. Show location of waste water connection to municipal main & sanitary sewer layout
- ▲ 46. A phasing plan outlining the boundaries for each phase

II. ADDITIONAL INFORMATION NEEDED, BUT NOT NECESSARILY ON THE PLAT

- ▲ 47. Natural features within the proposed subdivision including drainage channels, bodies of water, wooded areas, and other significant features
- ▲ 48. Existing streets, buildings, water courses, railroads. Culverts, utilities and easement on and adjacent to the tract.
- ▲ 49. Where method of disposal of wastewater is other than connection to a public waste water system, detailed information shall accompany the plat.
- ▲ 50. Calculations and field notes, including drainage calculations along with support drawing
 - 51. Stormwater detention plan approval from City Engineer (attach copy of approval)
- ▲ 52. The Certificate of Preliminary Engineering Accuracy on each set of street and drainage plans.
- ▲ 53. ADA Accessibility Standard Form completed (and attached)
- ▲ 54. A Bill of Assurance has been prepared for this subdivision (and attached)
- ▲ 55. All lots comply with minimum square footage area and minimum lot width at the front building line
- ▲ 56. Street pavement design will be as specified by City or AHTD design procedures, approved by the City Engineer.
- ▲ 57. Made the "One Call" prior to site clearance or other excavation activity

III. PRELIMINARY PLAT ATTACHMENTS

(APPLICATION WILL NOT BE ACCEPTED UNTIL ALL ATTACHMENT REQUIREMENTS ARE MET)

- ▲ 58. Letter to Planning Commission stating your request
- ▲ 59. Completed Checklist
- ▲ 60. Completed agreement to provide performance assurance
- 4 61. Subdivider Performance Bond or Cashier's Check for infrastructure installation
- ▲ 62. Landscaping plan of any proposed common open space
- ▲ 63. Draft of Bill of Assurance proposed for the subdivision (if applicable)
- ▲ 64. **20 copies of Preliminary Plat Plan (folded)** that includes vicinity map (minimum size 17" X 34" paper)
- ▲ 65. <u>Two</u> (2) IBM compatible diskettes or CDR's with pertinent data and Plat in CAD compatible .DXF electronic file format
- ▲ 66. Copy of Stormwater Detention approval
- ▲ 67. 2 copies Plan and profile of all streets
- ▲ 68. Receipt for \$300.00 + \$3.00 per lot for preliminary Subdivision fee
- ▲ 69. Receipt for \$250.00 or \$25.00 per lot (whichever is greater) for Stormwater Detention and Drainage Plan review
- ▲ 70. Copy of ADEQ Stormwater Pollution Prevention Plan for property parcel containing one acre or larger.

III. FINAL PLAT ATTACHMENTS

(APPLICATION WILL NOT BE ACCEPTED UNTIL ALL ATTACHMENT REQUIREMENTS ARE MET)

- ▲ 71. Letter to Planning Commission stating your request
- ▲ 72. Completed Checklist
- ▲ 73. 20 copies of Final Plat Plan (folded) that includes vicinity map (minimum size 17" X 34" paper)
- 74. Two (2) IBM compatible diskettes or CDR's with pertinent data and Plat in CAD compatible .DXF electronic file format
- ▲ 75. Bill of Assurance including provisions set out in Title 15 Subdivision Regulations 15.16.01
- ▲ 76. Copy of Water & Sewer Commission approval or....
- ▲ 77. State Health Department approval of any new water supply and/or sewage system.
- ▲ 78. Letter submitted by a Registered Professional Engineer, certifying that all infrastructure improvements and installations have been installed in accordance with the submitted construction plans and drawings and the standards established by the City of Bryant and are functioning properly.
- ▲ 79. Infrastructure Maintenance Bond or Cashier's check.

| ▲ 80. Check for \$25.00 + \$1.00 per lot for final Subdivision fee ▲ 81. Check for Water Sewer impact fees (\$100.00 Flushing Fee and \$100.00 impact fee per lot) |
|---|
| CREEKSIDE ADDITION PHASE 2B Name of Subdivision Surveyor |
| I HAVE COMPLIED WITH THE REQUIREMENTS LISTED ABOVE AND HAVE CHECKED ALL OF THE BOXES ON THE CHECKLIST WHICH APPLY TO THIS PROJECT SUBMITTAL. Owner Signature Engineer Signature |
| CITY USE |
| Preliminary Plat Approved |
| Planning Commission Date |
| Final Plat Approved |
| Planning Commission Date |
| Proof of Recording - County |
| County Clerk Date |



3825 Mt Carmel Rd. Bryant, AR 72022

GarNat Engineering, LLC

P.O. Box 116 Benton, AR 72018

September 4, 2025

Mr. Colton Leonard City Planner 210 SW 3rd Street Bryant, AR 72022

Re: Final Plat – Creekside Addition, Phase 2B

Dear Mr. Leonard:

Please allow this letter and following list of enclosures to serve as my application for approval of the referenced final plat. It is my desire that this matter be included on the agenda for your October 13, 2025 City of Bryant Planning Commission meeting. The developer for the project is Diamond Development II, 1599 Lawson Oaks Drive, Little Rock, Arkansas 72210, lisa-lake@sbcglobal.net, (501) 590-5549.

<u>List of Enclosures</u>

- Bryant Subdivision Checklist
- Certification letter signed by developer and professional engineer
- Final Plat review fees of \$47.00

If you have questions or need any additional information, please do not hesitate to contact me.

Sincerely,

GarNat Engineering, LLC

Vernon J. Williams, P.E., President

CERTIFICATE OF FINAL SURVEYING ACCURACY I, MITCHELL D. LANE HEREBY CERTIFY THAT THIS PLAT CORRECTLY REPRESENTS A BOUNDARY SURVEY OR UNDER MY SUPERVISION; THAT ALL MONUMENTS SHOWN HEREON ACTUALLY EXIST AND THEIR LOCATION. SIZE, TYPE AND MATERIAL ARE CORRECTLY SHOWN; AND THAT ALL INTERIOR LOT LINES ARE ACCURATELY DESCRIBED IN TERMS OF LENGTH AND DIRECTION OF THE PROPERTY SIDES. LICENSED PROFESSIONAL SURVEYOR NO. 1775, ARKANSAS. **CERTIFICATE OF OWNER** WE, THE UNDERSIGNED, OWNERS OF THE REAL ESTATE SHOWN AND DESCRIBED HEREIN DO HEREBY CERTIFY THAT WE HAVE CAUSED TO BE LAID OFF, PLATTED AND SUBDIVIDED, AND TO HEREBY LAY OFF, PLAT AND SUBDIVIDE SAID REAL ESTATE IN ACCORDANCE WITH THE PLAT SIGNED **GERBER BEZA** NAME 2609 MILLS PARK RD MILLS PARK RD, BRYANT, AR 72022 **ADDRESS SOURCE OF TITLE** 2025/001805 **CERTIFICATE OF RECORDING** , FILED FOR RECORD THIS DOCUMENT, NUMBER _ 2025, IN PLAT BOOK , PAGE SIGNED **CLERK CERTIFICATE OF FINAL PLAT APPROVAL** PURSUANT TO THE CITY OF BRYANT SUBDIVISION RULES AND REGULATIONS, THIS DOCUMENT WAS GIVEN APPROVAL BY THE BRYANT PLANNING COMMISSION AT A MEETING HELD_ 2025. ALL OF THE DOCUMENT IS HEREBY ACCEPTED, AND THIS CERTIFICATE EXECUTED UNDER THE AUTHORITY OF SAID RULES AND REGULATIONS. SIGNED DATE OF EXECUTION CHAIRMAN **BRYANT PLANNING BOARD LEGAL DESCRIPTION** LOTS 17-18 PIKEWOOD SUBDIVISION NO. 3 TO SALINE COUNTY ARKANSAS SURVEYOR'S CERTIFICATION UNLESS SPECIFICALLY STATED OR SHOWN, THIS BOUNDARY SURVEY IS MADE SUBJECT TO AND DOES NOT DELINEATE:

BUILDING SETBACK LINES, ZONING REGULATIONS, RESTRICTIONS, OR OTHER ITEMS WHICH MAY AFFECT DEVELOPMENT. NO STATEMENT IS MADE CONCERNING SUBSURFACE CONDITIONS, OR THE EXISTENCE OF UNDERGROUND OR OVERHEAD CONTAINERS OR FACILITIES, UNLESS SPECIFICALLY SHOWN, WHICH MAY AFFECT THE USE OR DEVELOPMENT OF THE TRACT. TRACT MAY BE SUBJECT TO EASEMENTS, RESTRICTIVE COVENANTS, SUBDIVISION RESTRICTIONS, AND PLANNING AND ZONING REGULATIONS OF RECORD, IF ANY, AND IS SUBJECT TO SUCH FACTS WHICH A CURRENT TITLE SEARCH MAY DISCLOSE, I. MITCHELL D. LANE, HEREBY CERTIFY THAT THE ABOVE PLAT REPRESENTS A BOUNDARY SURVEY PERFORMED BY ME OR UNDER MY SUPERVISION ON THIS DAY

CERTIFICATE OF FLOOD NOTE

BY GRAPHIC PLOTTING ONLY, THIS PROPERTY IS IN ZONE "X" OF THE FLOOD INSURANCE RATE MAP, 05125C0380E, COMMUNITY PANEL NO. 050308 WHICH BEARS AN EFFECTIVE DATE OF 6-5-20 AND IS NOT IN A SPECIAL FLOOD HAZARD AREA.

REPLAT OF LOT 17 AND 18 OF PIKEWOOD SUBDIVISION NO. 3 SALINE COUNTY ARKANSAS N 25°44'29"E LOTIZA BASIS OF BEARING GRID NORTH BASED ON GPS OBSERVATION NAD 83(2011)ARKANSAS SOUTH ZONE \$ 62°31'28"E 28.10 **LEGEND** SET #5REBAR/CAP#1775 N N FND MONUMENT COMPUTED POINT 3" ALUM CAP #568 SURVEY BOUNDARY NW COR NE COR SE 1/4 SE 1/4 SE 1/4 SE 1/4 SECTION 22 SECTION 22 T1S R14W N 88°22'27" W DATE T1S R14W FOR USE AND BENEFIT OF: AUG 28 1319.06' 2024 JOB# **ARKANSAS GERBER BEZA** 25-021M FIELD/CAD SIGNATO. 8/28/25 AND DESCRIPTION OF THE PROPERTY OF THE PROPER MDL MITCHELL LANE SURVEYING 4801 HIGHWAY 5, BENTON, AR 72015

mitchell.lane1775@gmail.com

