

## **Bryant Development and Review Committee Meeting**

Boswell Municipal Complex - City Hall Conference Room

210 SW 3rd Street

Date: September 14, 2023 - Time: 9:00 AM

#### **Call to Order**

#### **Old Business**

#### **New Business**

#### 1. Eyecare Center of Saline County - One lot Commercial Subdivision Plat

Richardson Engineering - Requesting Recommendation for Approval of Final Plat
• 0784-PLT-01.pdf

## 2. Summerwoods Sports Complex - Gym 3 - Bryant Parkway and Hwy 5

PLE Engineering - Requesting Recommendation for Site Plan Approval

- <u>0783-LTR-01.pdf</u>
- <u>0783-BLD-01.pdf</u>
- 0783-PLN-01.pdf

#### 3. \*Lombard Heights Ph. 2 - Final Plat

Hope Consulting - Requesting Recommendation for Approval of Final Plat

\*Unless recommendation granted prior to this meeting via a Special DRC meeting.

- <u>0754-BND-02.pdf</u>
- <u>0754-PLT-03.pdf</u>
- <u>0754-ASB-03.pdf</u>

#### **Staff Approved**

#### 4. River Valley Golf Carts - 25612 I-30 - Sign Permit

Pinnacle Signs - Requesting Sign Permit Approval - STAFF APPROVED

• 0780-SignAPP-01.pdf

#### 5. McComb's Medical - 606 West Commerce - Sign Permit

L Graphics - Requesting Sign Permit Approval - STAFF APPROVED
• 0778-APP-01.pdf

#### 6. AutoSave Arcade - 5313 Hwy 5 - Sign Permit

Ace Sign Company - Requesting Sign Permit Approval - STAFF APPROVED

• <u>0779-APP-02.pdf</u>

#### 7. Vision Roofing - 107 Progress Way STE 800 - Sign Permit

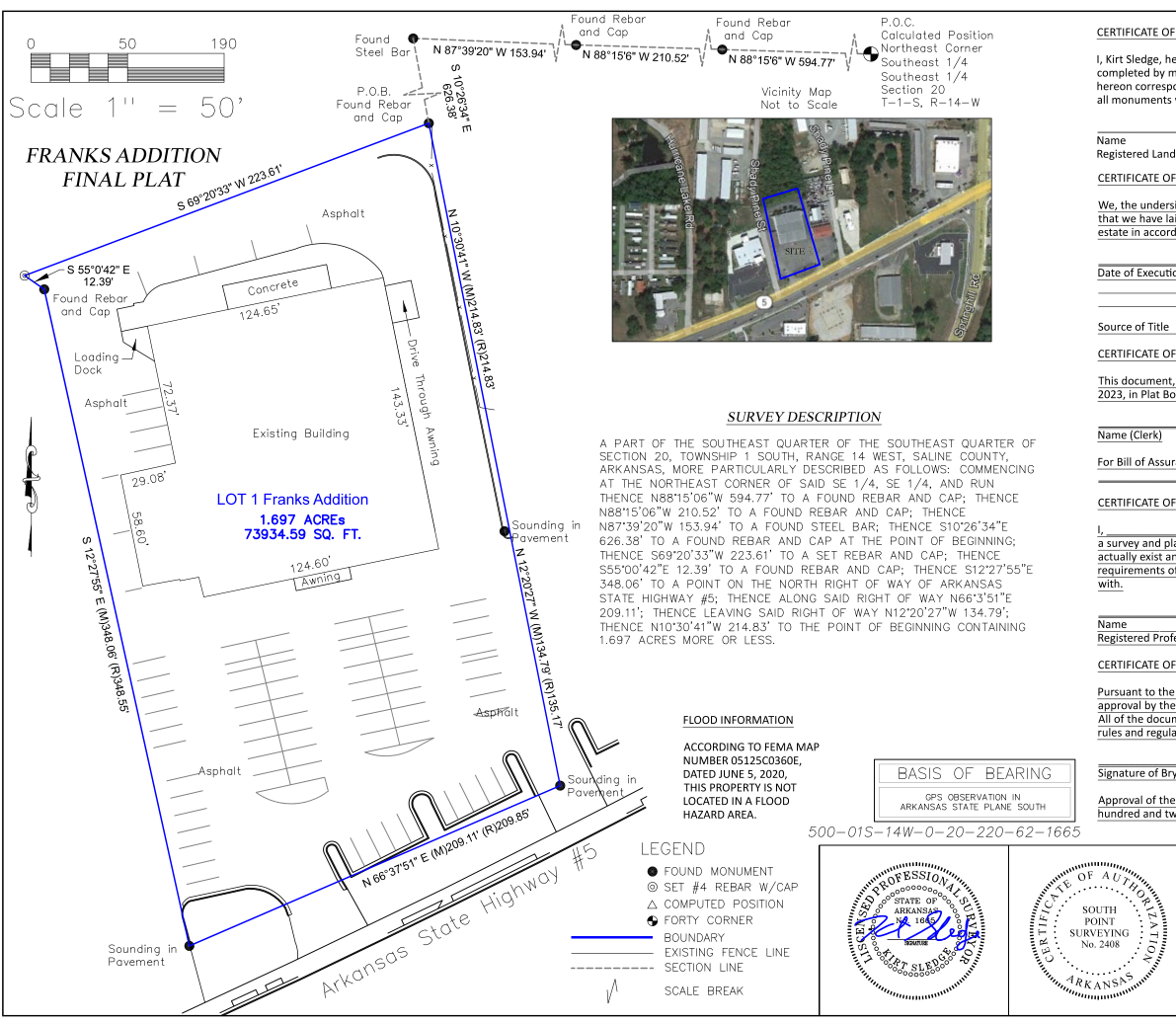
- $\label{eq:lastice} L\ Graphics \ -\ Requesting\ Sign\ Permit\ Approval \ -\ STAFF\ APPROVED$ 
  - <u>0785-APP-01.pdf</u>

#### 8. O'Kay Nails and Spa - 209 Roya Lane - Sign Permit

- L Grpahics Requesting Sign Permit Approval STAFF APPROVED
  - <u>0786-APP-01.pdf</u>

#### **Permit Report**

#### Adjournments



#### CERTIFICATE OF SURVEYING ACCURACY

I, Kirt Sledge, hereby certify that this proposed preliminary plat correctly represents a survey completed by me, or under my supervision on February 20, 2023; that the boundary lines shown hereon correspond with the description in the deeds cited in the above Source of Title; and that all monuments which were found or placed on the property are correctly described and located.

l Su	rveyor No, Arkan	Date of Execution		
	WNER			
ign id c	ed, owners of the real estate of off, platted, and subdivided, a ce with the within plat.			
on	Name			
	Address			
	D. R		Page	
<sup>:</sup> RE	CORDING			
nu	mber, fi	led for record		
ok	, Pa	ge	<u> </u>	
	ce, see Deed Record: Book	Pac		
and		, Pag		
EN	IGINEERING ACCURACY			
		, hereby certify that	this plat correct	tly renresents
nd t	made by me or under my supe heir locations, size, type, and le City of Bryant Subdivision R	ervision; that all mon material are correctly	uments shown y shown; and th	hereon nat all
essi	ional Engineer No	Date of Execution , Arkansas		
	NAL APPROVAL	<u> </u>		
Cit		and Pogulations this	documentwa	divon
e Br	y of Bryant Subdivision Rules yant Planning Commission at	a meeting held on		, 2023.
ner atio	nt is hereby accepted and this ns.	certificate executed	under the auth	ority of said
/an	t Planning Commission	Date of Exect	ution	
fin	al plat shall become null and	void unless said plat i	s filed for recor	d within one
	ty (120) days from the date of			
	A	D		
	P.O. B	POINT SURVEYING ox 400 Sheridan, AF	4, PLLC 2 72150	
	southr 501-28	oointsurveying@yahc 5-5958 501-837	o.com 7-2342	
	Drawing:	Date:	Page:	Drawn by:
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	BF	HIGHWAY 5 RYANT, ARKANS	SAS	



September 06, 2023

Colton Leonard City Planner City of Bryant 210 SW 3<sup>rd</sup> St. Bryant, AR 72022

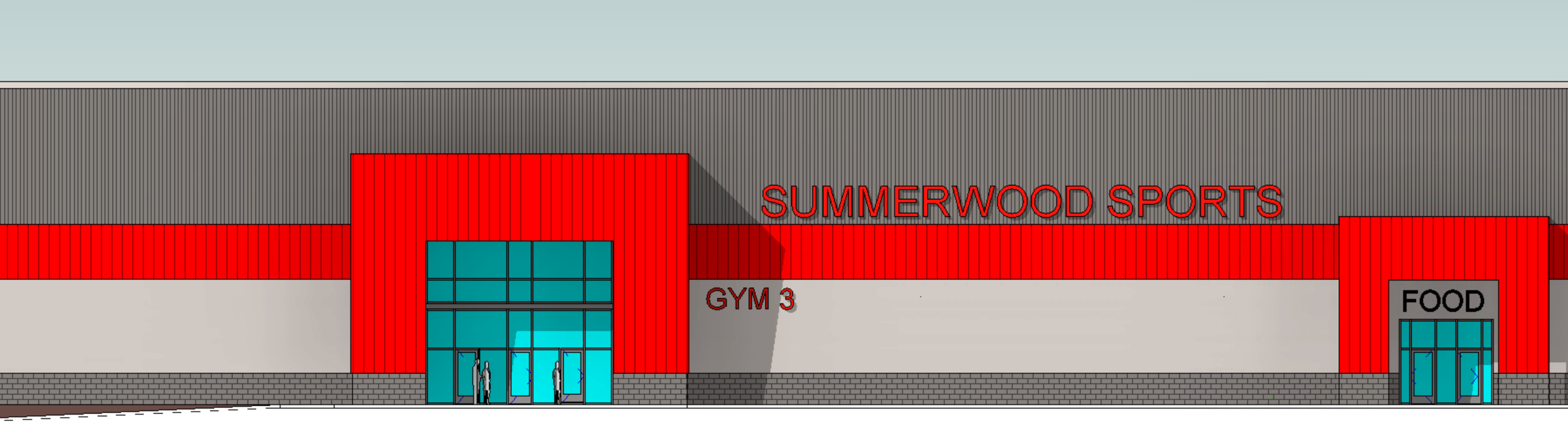
To whom it may concern,

This is a formal request to be placed on the upcoming Design Review Committee agenda for a Large Scale Development application pertaining the Summerwood Sports Gymnasium #3 project. The is the third gym installment of the Summerwood Sports complex located along Hwy 5 and Bryant Parkway. The preliminary civil and architectural plans accompany this letter.

If you have any questions, please give me a call.

Sincerely, Phillip Lewis, P.E. 501-350-9840

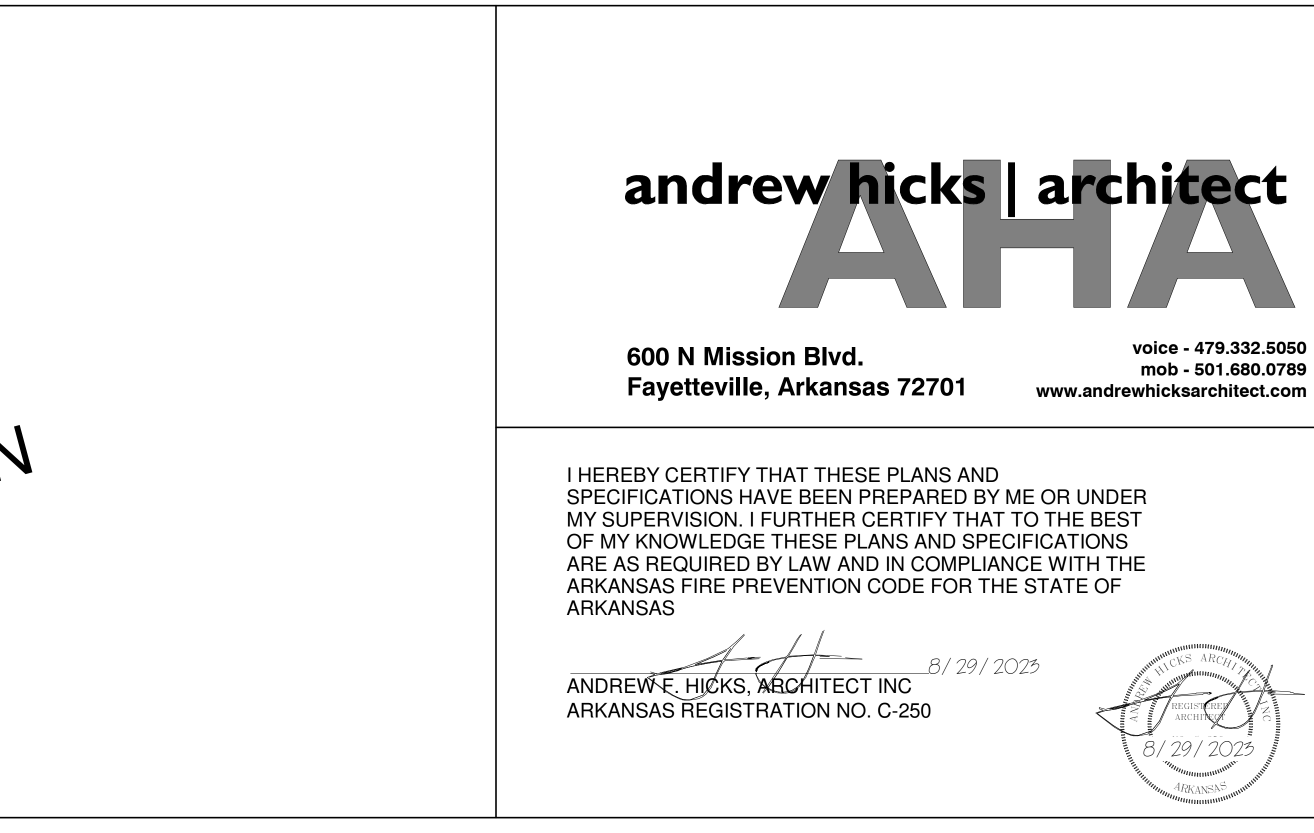
• FRONT WEST ELEVATION-GYM 3-TITLE         • 1/9" = 1-0"    APPROXIMATE PROJECT LOCATION • PROXIMATE PROJECT LOCATION • FILE MAP • FILE MAP	GY SU VE BR

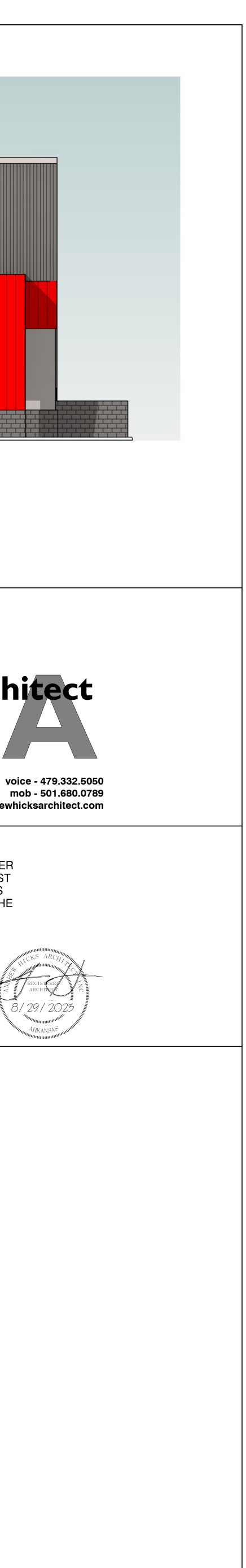


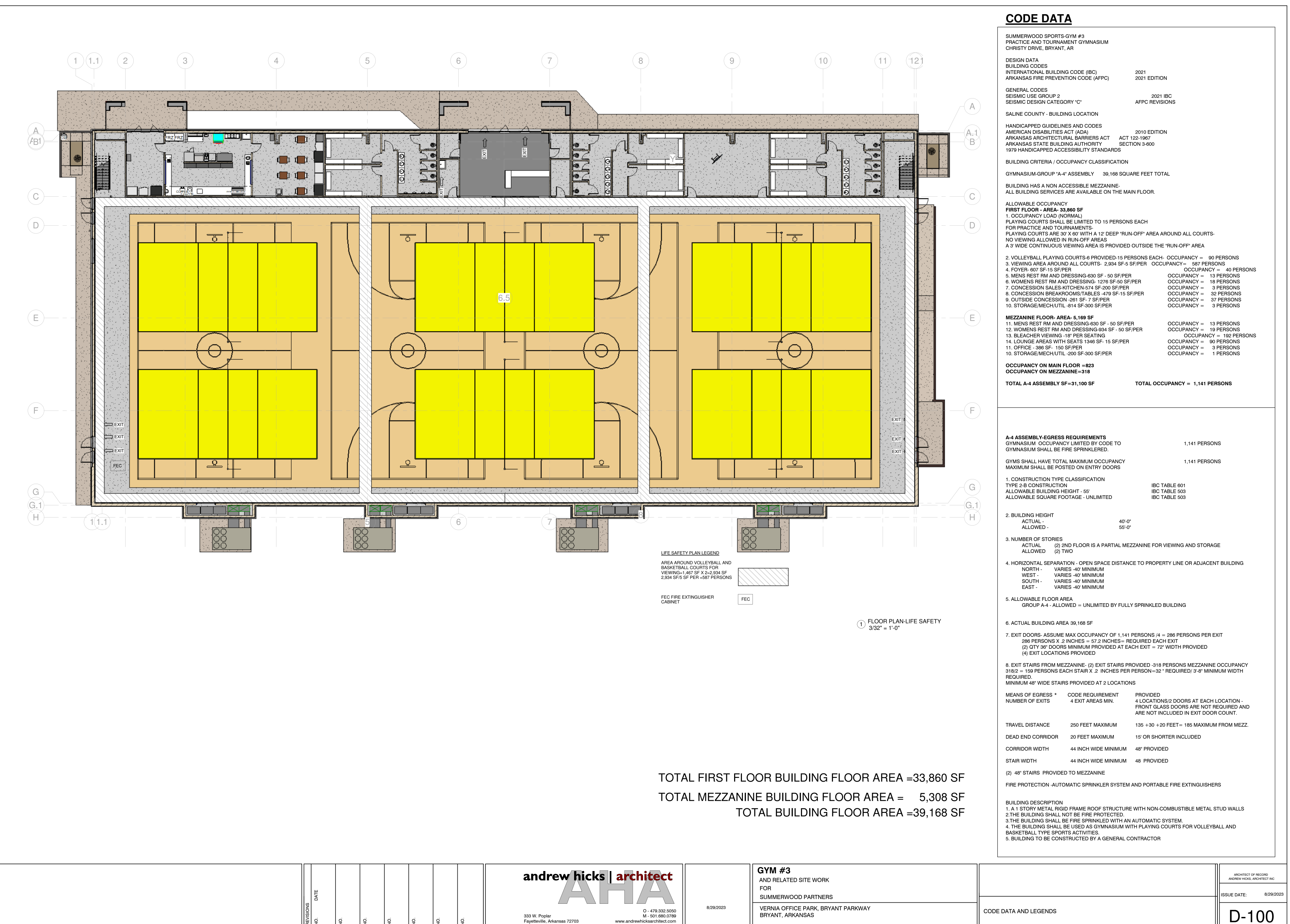
# YM #3 JMMERWOOD PARTNERS ERNIA OFFICE PARK, BRYANT PARKWAY YANT, ARKANSAS

NOT FOR CONSTRUCTION

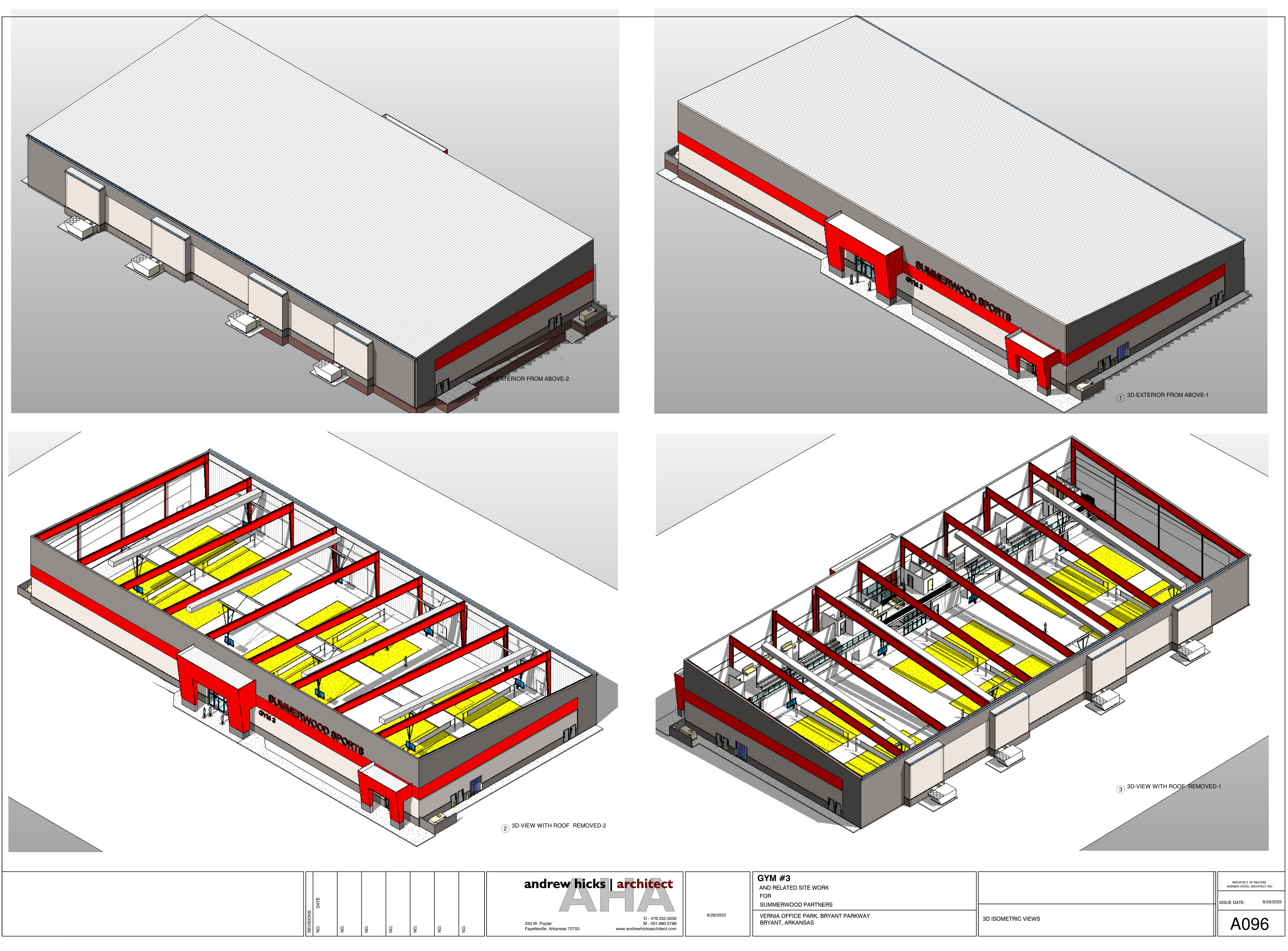
ED 8/29/2023





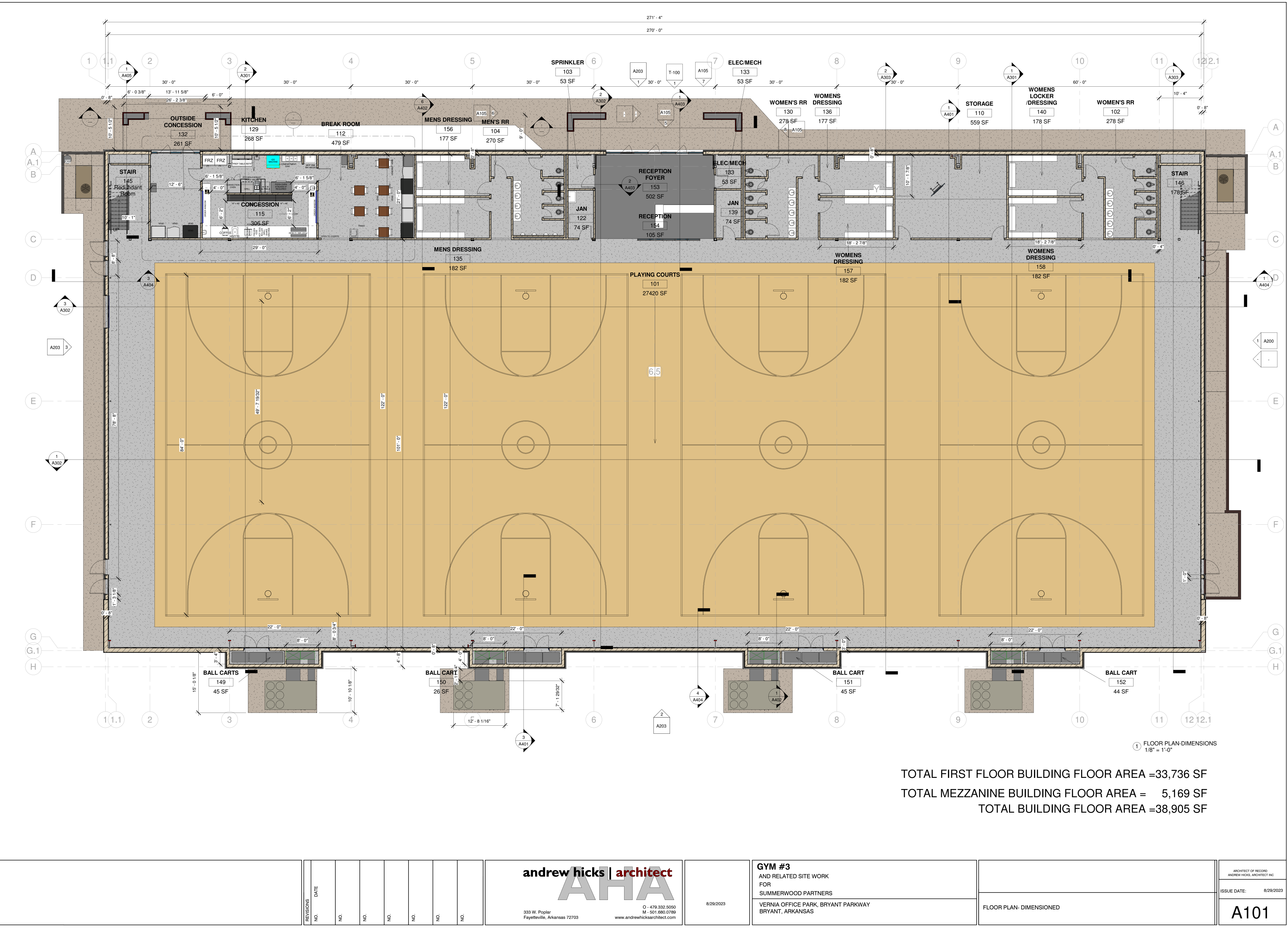


					andrew hicks   architect	G A F S
ON	ÖN	N	N	N	O - 479.332.5050 333 W. Poplar Fayetteville, Arkansas 72703 M - 501.680.0789 Www.andrewhicksarchitect.com	V E

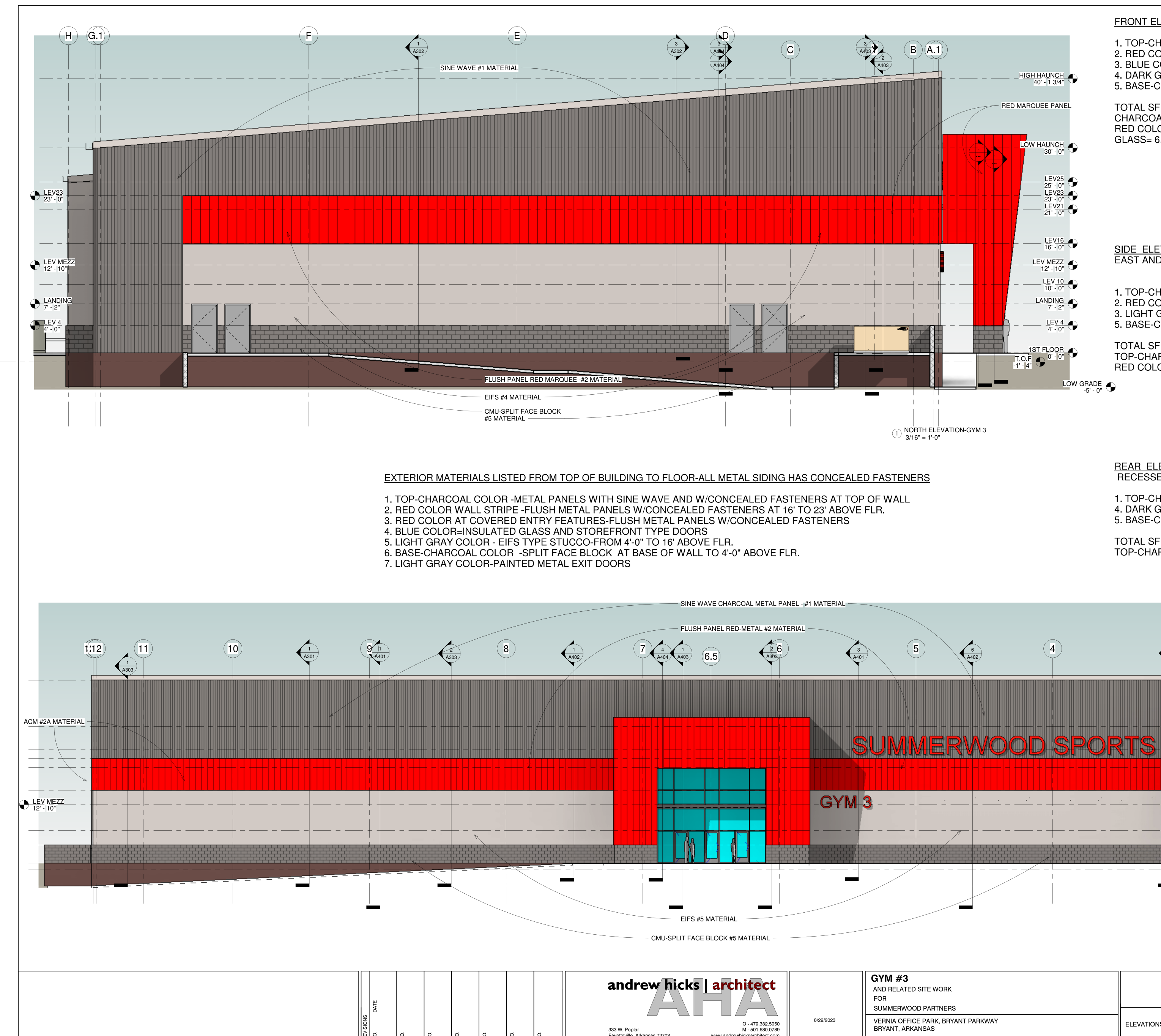




GYM #3	
AND RELATED SITE WORK	
FOR	
SUMMERWOOD PARTNERS	
VERNIA OFFICE PARK, BRYANT PARKWAY BRYANT, ARKANSAS	3D EXTERIOR VIEWS



ýýjýjjj	FLOOR PLAN- DIMENSIONED
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ýýýýýýýýýýý	8/29/2023 90.0789	GYM #3 AND RELATED SITE WORK FOR SUMMERWOOD PARTNERS VERNIA OFFICE PARK, BRYANT PARKWAY BRYANT, ARKANSAS	ELEVATIONS-GYM 3
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	·	· · · · · · · · · · · · · · · · · · ·	FOOD	
SYM #3				2 FRO 1/8"

# TOP-CHARCOAL SINE WAVE METAL =29.5% OF AREA

2 **3** A301

TOTAL SF REAR ELEVATION=3616 SF

4. DARK GRAY COLOR - EIFS TYPE STUCCO-=2128 SF 5. BASE-CHARCOAL COLOR -SPLIT FACE BLOCK=418 SF

1. TOP-CHARCOAL COLOR -METAL PANELS WITH SINE WAVE=1070 SF

RECESSED MATERIALS ARE COUNTED AS SF

**REAR ELEVATION -% OF AREA MATERIALS LISTED** 

SIDE ELEVATIONS -% OF AREA MATERIALS LISTED

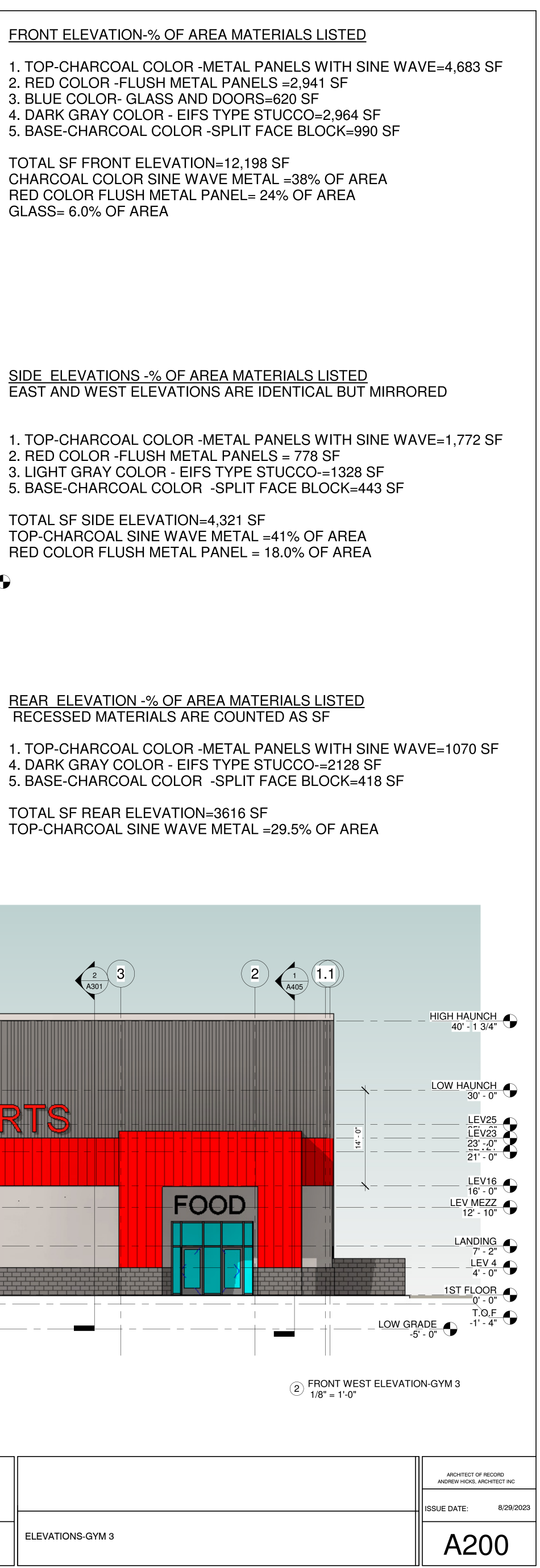
EAST AND WEST ELEVATIONS ARE IDENTICAL BUT MIRRORED

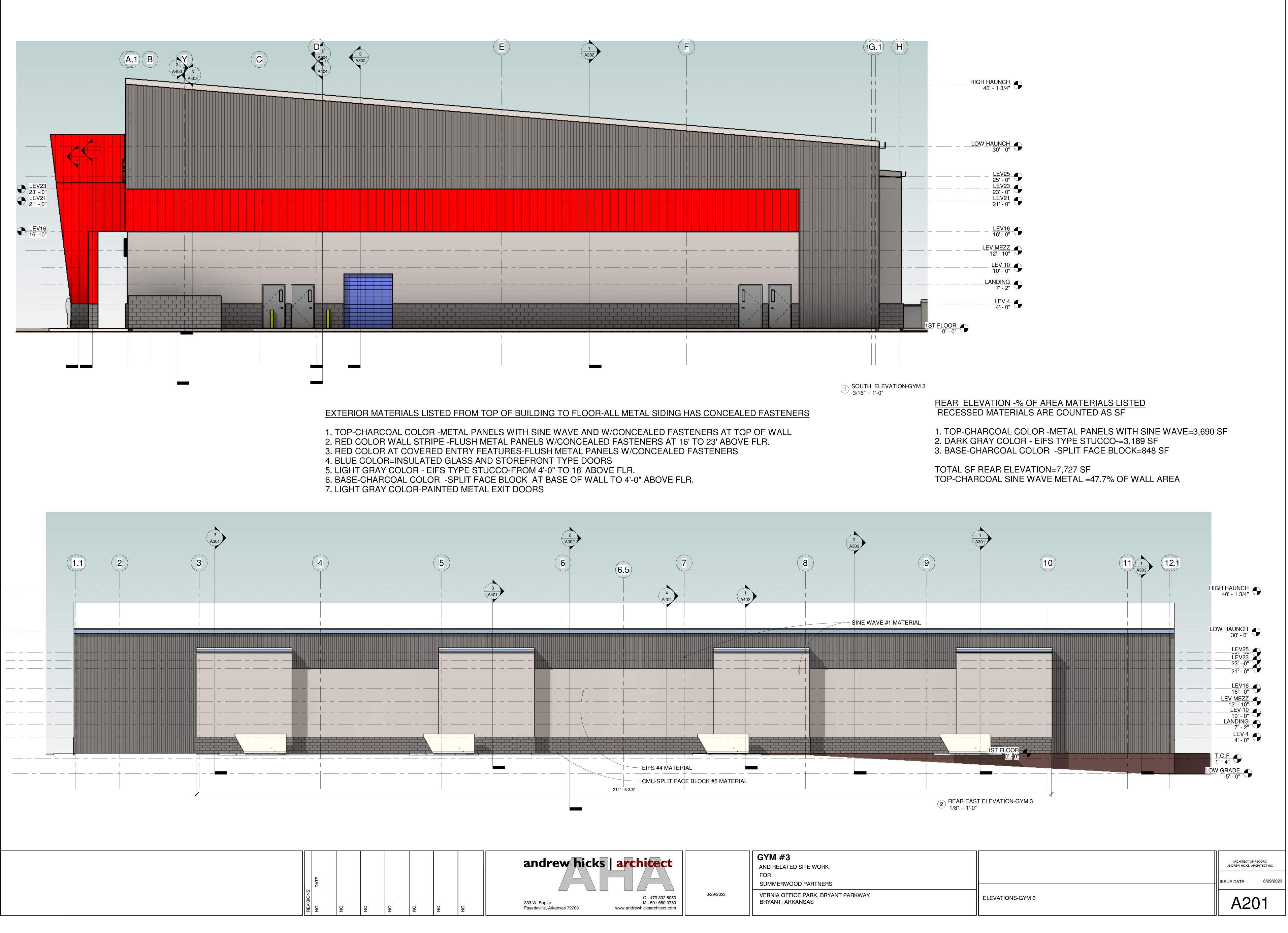
TOTAL SF SIDE ELEVATION=4,321 SF

TOTAL SF FRONT ELEVATION=12,198 SF CHARCOAL COLOR SINE WAVE METAL =38% OF AREA RED COLOR FLUSH METAL PANEL= 24% OF AREA GLASS= 6.0% OF AREA

# FRONT ELEVATION-% OF AREA MATERIALS LISTED

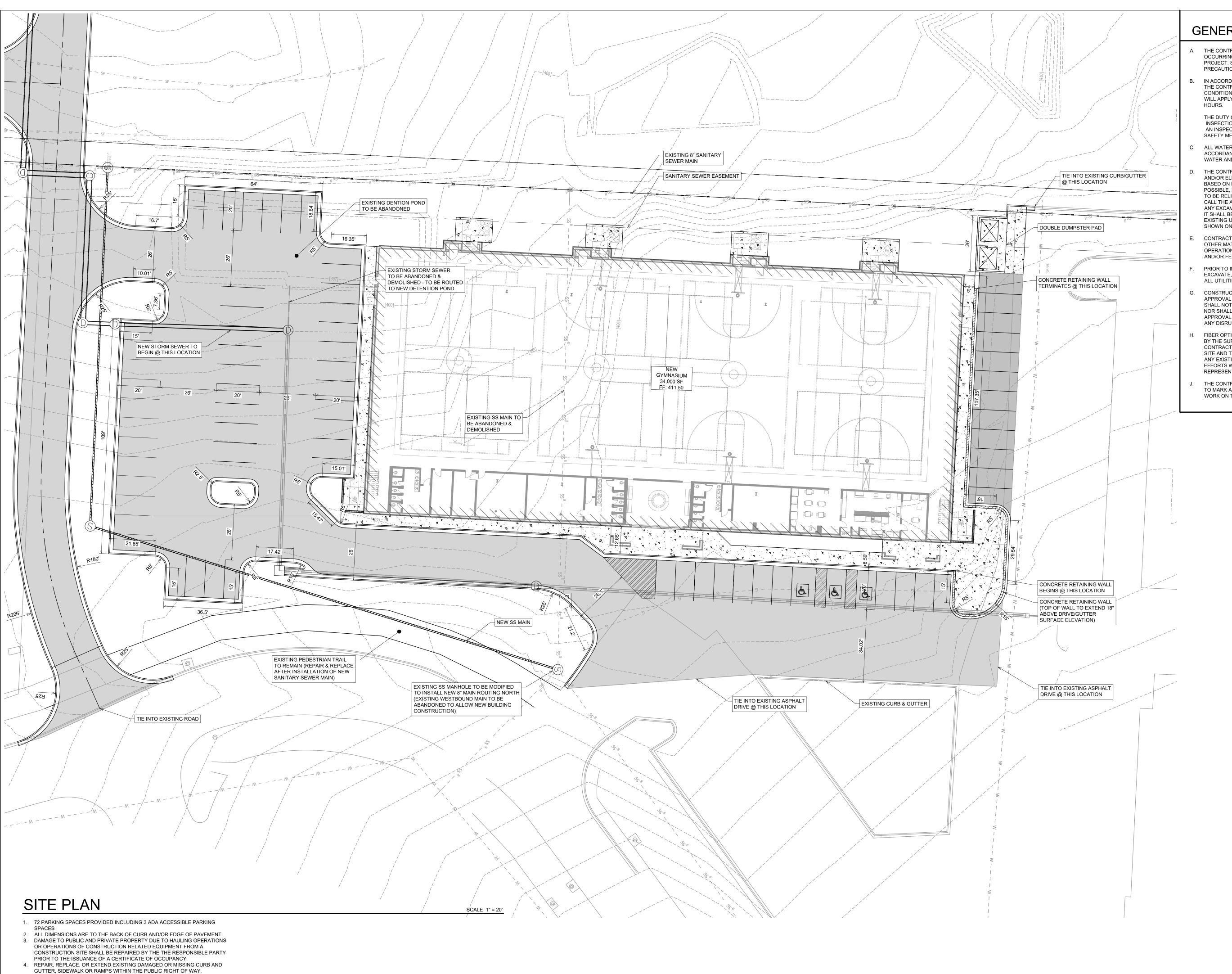
3. BLUE COLOR- GLASS AND DOORS=620 SF





viewvi	GYM #3         AND RELATED SITE WORK         FOR         SUMMERWOOD PARTNERS         VERNIA OFFICE PARK, BRYANT PARKWAY         BRYANT, ARKANSAS	ELEVATIONS-GYM 3
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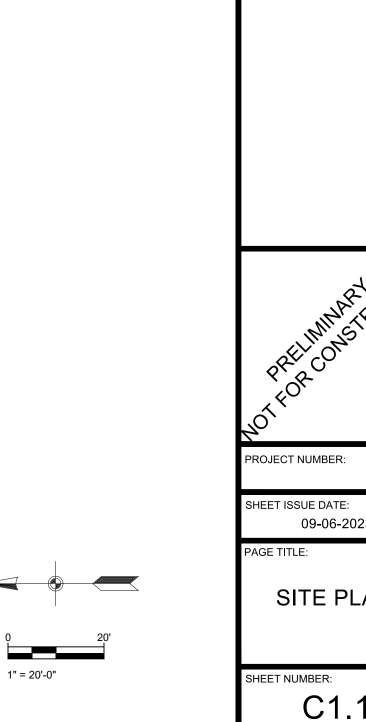


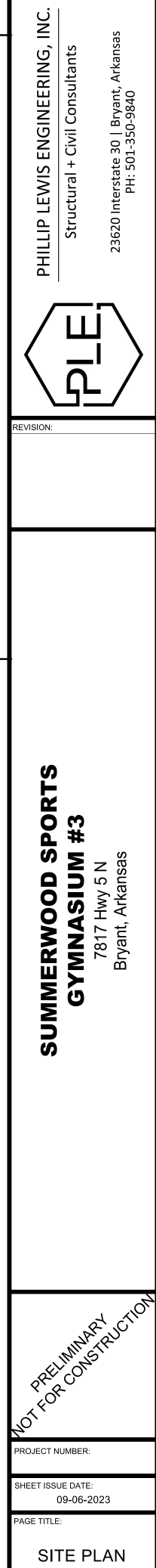
- ALL SIGNAGE, PAVEMENT MARKING AND PARKING LOT STRIPING SHALL
- CONFORM TO REQUIREMENTS GIVEN IN MANUAL OF UNIFORM TRAFFIC CONTROL DEVICES (MUTCD). MUTCD REQUIRES THAT PARKING SPACES BE MARKED IN WHITE.

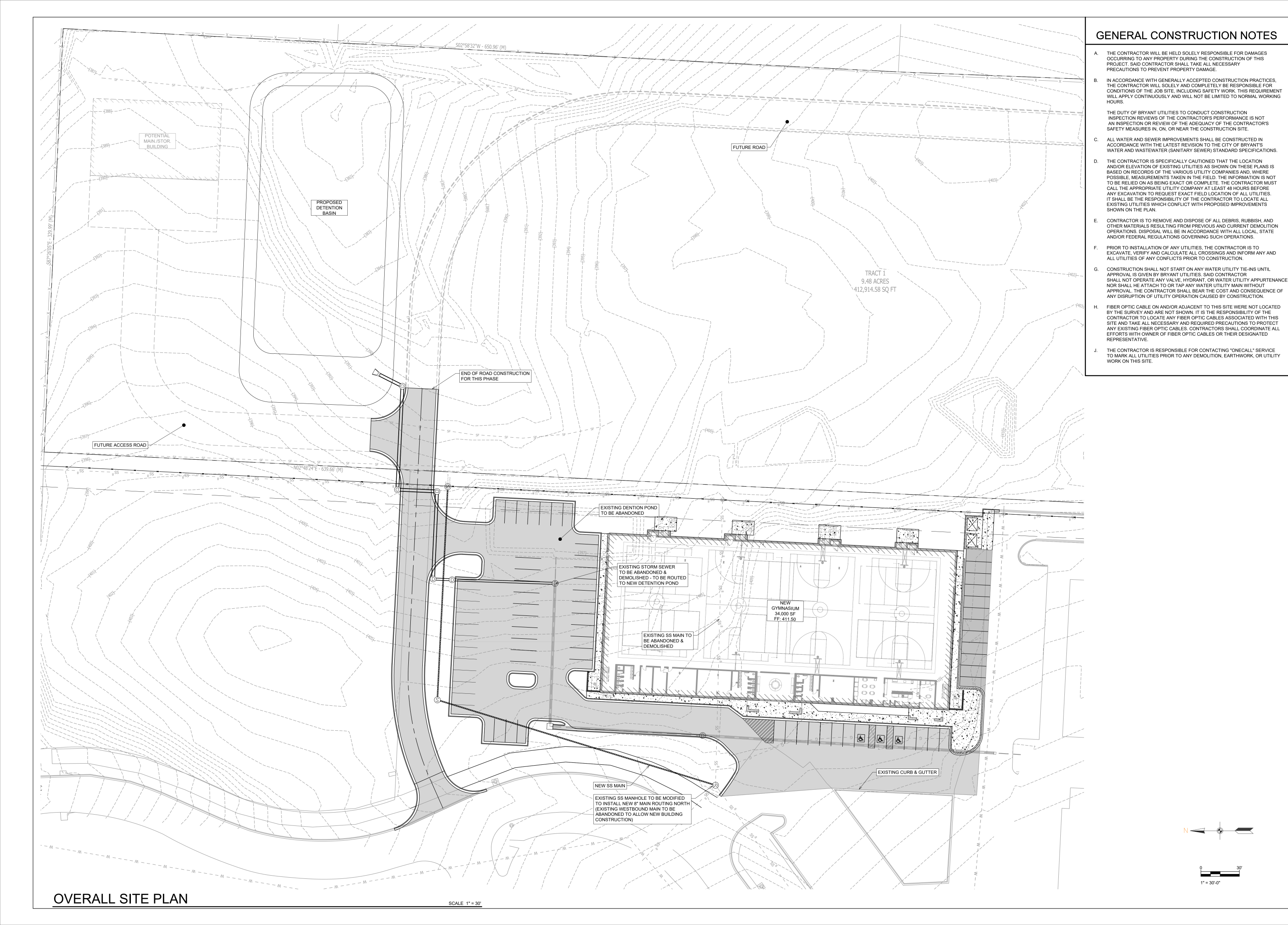
## **GENERAL CONSTRUCTION NOTES**

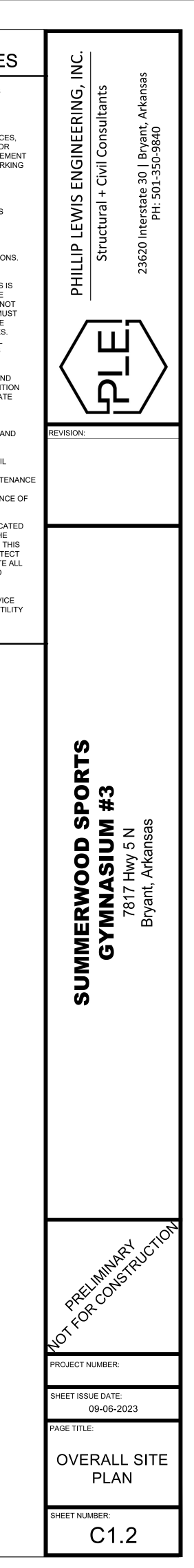
THE CONTRACTOR WILL BE HELD SOLELY RESPONSIBLE FOR DAMAGES OCCURRING TO ANY PROPERTY DURING THE CONSTRUCTION OF THIS PROJECT. SAID CONTRACTOR SHALL TAKE ALL NECESSARY PRECAUTIONS TO PREVENT PROPERTY DAMAGE.

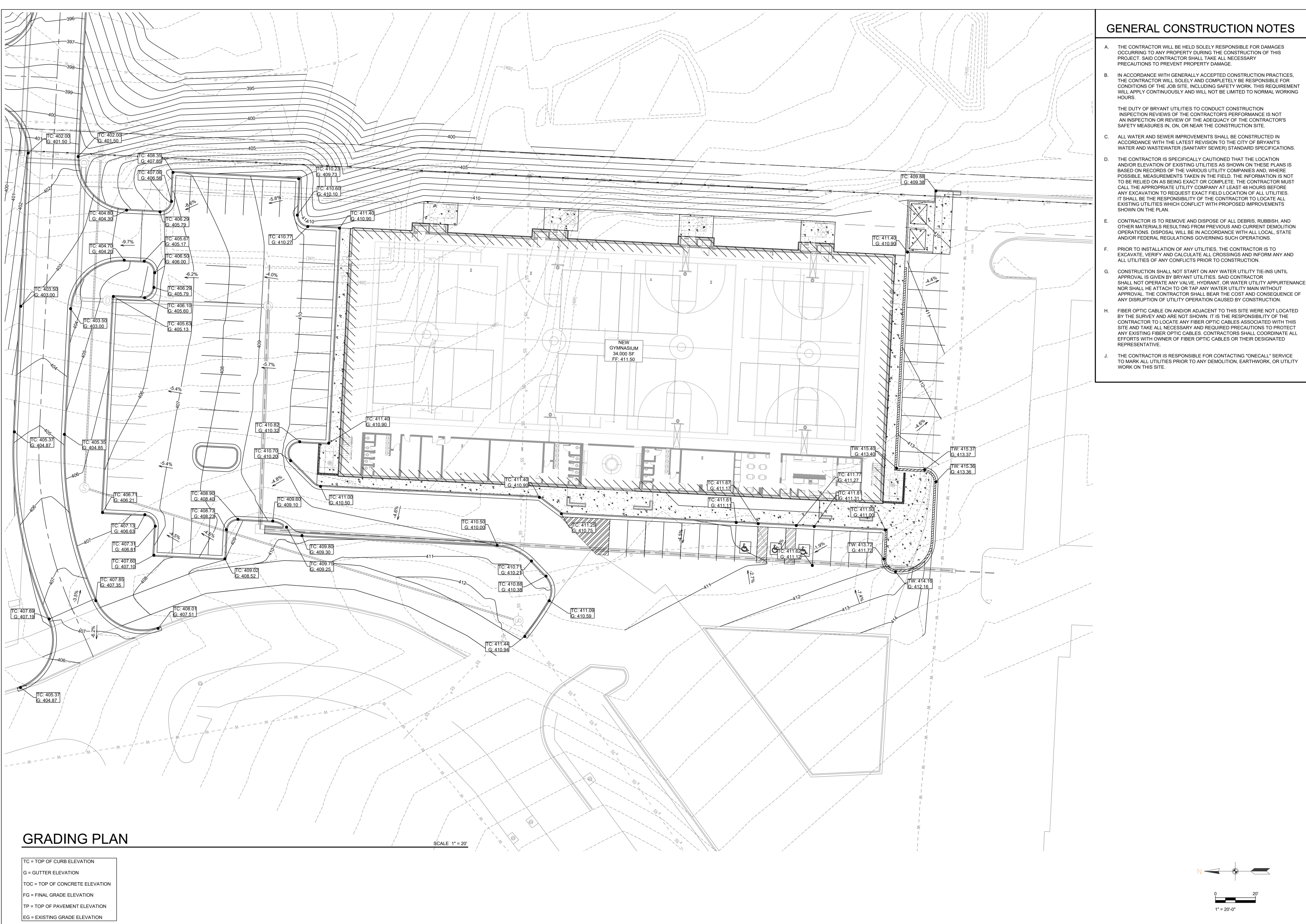
- IN ACCORDANCE WITH GENERALLY ACCEPTED CONSTRUCTION PRACTICES, THE CONTRACTOR WILL SOLELY AND COMPLETELY BE RESPONSIBLE FOR CONDITIONS OF THE JOB SITE, INCLUDING SAFETY WORK. THIS REQUIREMENT WILL APPLY CONTINUOUSLY AND WILL NOT BE LIMITED TO NORMAL WORKING
- THE DUTY OF BRYANT UTILITIES TO CONDUCT CONSTRUCTION INSPECTION REVIEWS OF THE CONTRACTOR'S PERFORMANCE IS NOT AN INSPECTION OR REVIEW OF THE ADEQUACY OF THE CONTRACTOR'S SAFETY MEASURES IN, ON, OR NEAR THE CONSTRUCTION SITE.
- ALL WATER AND SEWER IMPROVEMENTS SHALL BE CONSTRUCTED IN ACCORDANCE WITH THE LATEST REVISION TO THE CITY OF BRYANT'S WATER AND WASTEWATER (SANITARY SEWER) STANDARD SPECIFICATIONS.
- THE CONTRACTOR IS SPECIFICALLY CAUTIONED THAT THE LOCATION AND/OR ELEVATION OF EXISTING UTILITIES AS SHOWN ON THESE PLANS IS BASED ON RECORDS OF THE VARIOUS UTILITY COMPANIES AND, WHERE POSSIBLE, MEASUREMENTS TAKEN IN THE FIELD. THE INFORMATION IS NOT TO BE RELIED ON AS BEING EXACT OR COMPLETE. THE CONTRACTOR MUST CALL THE APPROPRIATE UTILITY COMPANY AT LEAST 48 HOURS BEFORE ANY EXCAVATION TO REQUEST EXACT FIELD LOCATION OF ALL UTILITIES. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO LOCATE ALL EXISTING UTILITIES WHICH CONFLICT WITH PROPOSED IMPROVEMENTS SHOWN ON THE PLAN.
- CONTRACTOR IS TO REMOVE AND DISPOSE OF ALL DEBRIS, RUBBISH, AND OTHER MATERIALS RESULTING FROM PREVIOUS AND CURRENT DEMOLITION OPERATIONS. DISPOSAL WILL BE IN ACCORDANCE WITH ALL LOCAL, STATE AND/OR FEDERAL REGULATIONS GOVERNING SUCH OPERATIONS.
- PRIOR TO INSTALLATION OF ANY UTILITIES, THE CONTRACTOR IS TO EXCAVATE, VERIFY AND CALCULATE ALL CROSSINGS AND INFORM ANY AND ALL UTILITIES OF ANY CONFLICTS PRIOR TO CONSTRUCTION.
- CONSTRUCTION SHALL NOT START ON ANY WATER UTILITY TIE-INS UNTIL APPROVAL IS GIVEN BY BRYANT UTILITIES. SAID CONTRACTOR SHALL NOT OPERATE ANY VALVE, HYDRANT, OR WATER UTILITY APPURTENANCE NOR SHALL HE ATTACH TO OR TAP ANY WATER UTILITY MAIN WITHOUT APPROVAL. THE CONTRACTOR SHALL BEAR THE COST AND CONSEQUENCE OF ANY DISRUPTION OF UTILITY OPERATION CAUSED BY CONSTRUCTION.
- FIBER OPTIC CABLE ON AND/OR ADJACENT TO THIS SITE WERE NOT LOCATED BY THE SURVEY AND ARE NOT SHOWN. IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO LOCATE ANY FIBER OPTIC CABLES ASSOCIATED WITH THIS SITE AND TAKE ALL NECESSARY AND REQUIRED PRECAUTIONS TO PROTECT ANY EXISTING FIBER OPTIC CABLES. CONTRACTORS SHALL COORDINATE ALL EFFORTS WITH OWNER OF FIBER OPTIC CABLES OR THEIR DESIGNATED REPRESENTATIVE.
- THE CONTRACTOR IS RESPONSIBLE FOR CONTACTING "ONECALL" SERVICE TO MARK ALL UTILITIES PRIOR TO ANY DEMOLITION, EARTHWORK, OR UTILITY WORK ON THIS SITE.



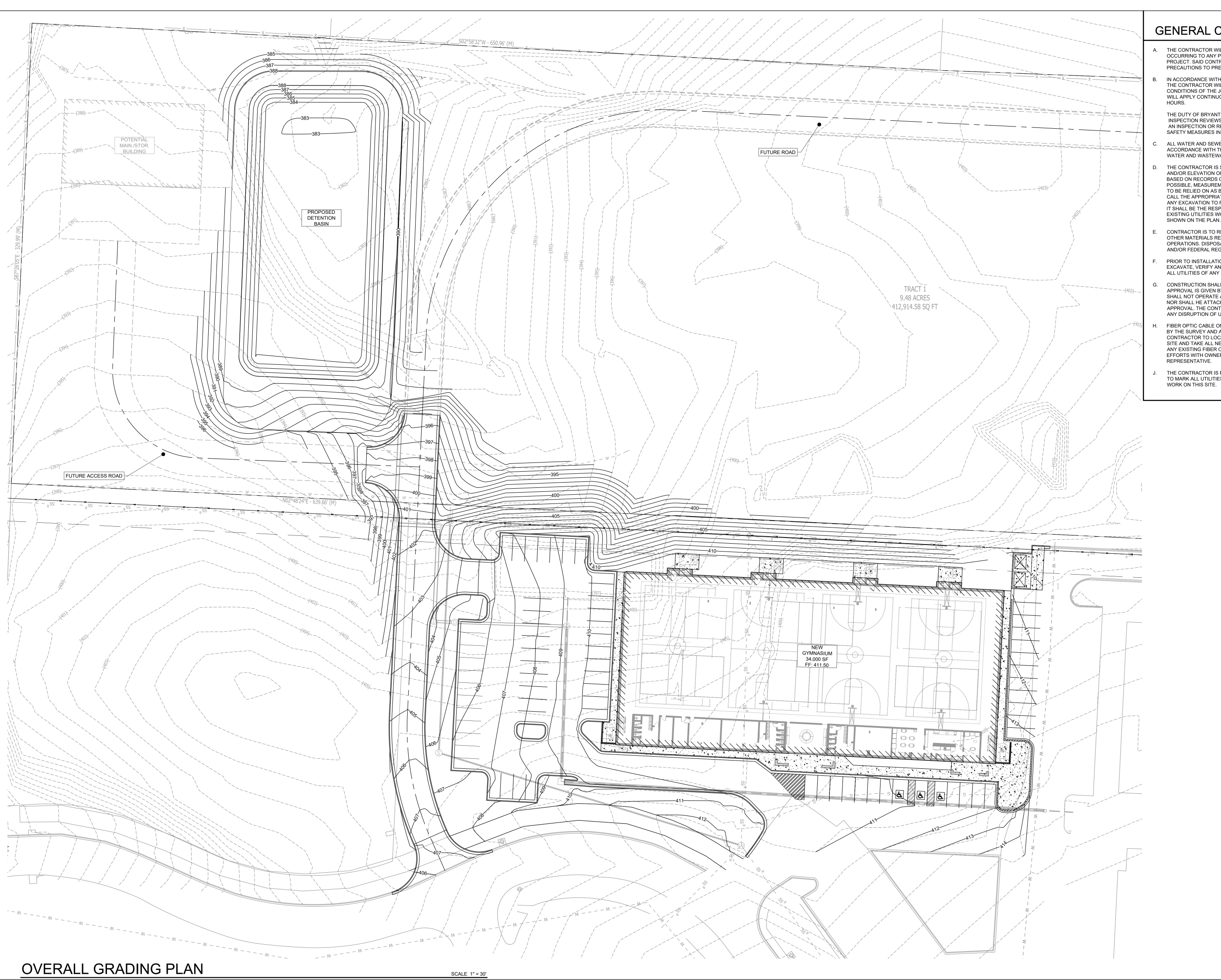








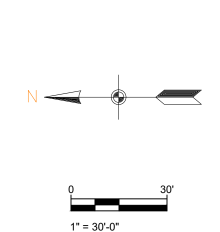




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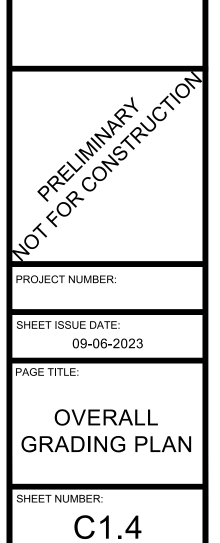
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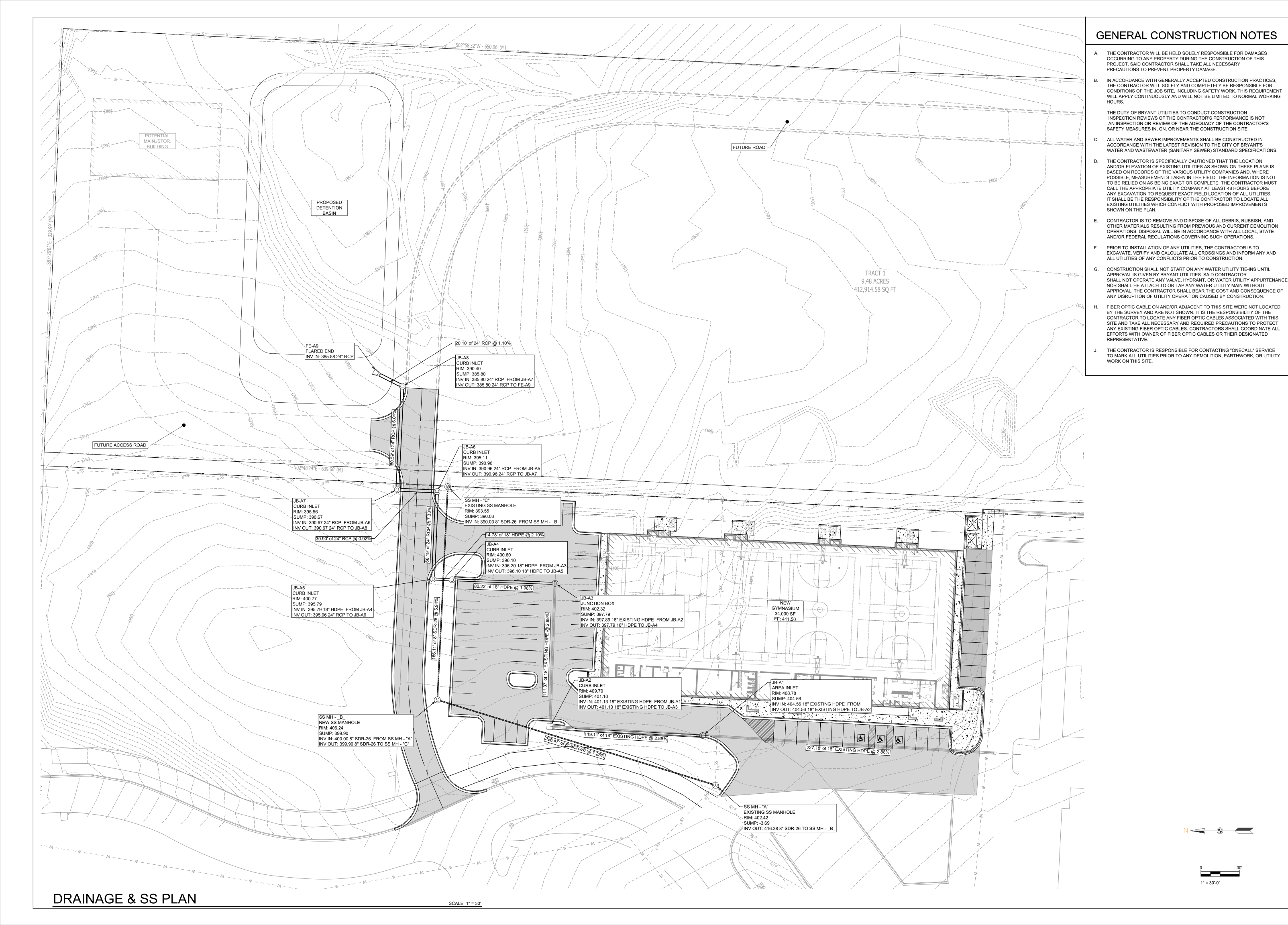
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INC.





# INC. ENGINEERING,+ Civil Consultants ο'n en Ce LEWIS ural PHILLIP Str **REVISION:** 0 $\mathbf{n}$ # 0 IMERW GYMN, 7817 B B C B Σ D S IMMARTRUCT. PROJECT NUMBER: SHEET ISSUE DATE: 09-06-2023 PAGE TITLE: DRAINAGE & SS PLAN

SHEET NUMBER:

C1.5

Bond No.: 602-200398-6

KNOWN ALL BY THESE PRESENTS: That we <u>Southern General Contractors</u> as Principal, and <u>United States Fire Insurance Company</u>	
and firmly bound unto <u>City Of Bryant</u> total sum of <u>Fifty Thousand Dollars</u>	, a corporation , as Surety, are held _, as Obligee, in the
themselves, jointly and severally, as provided herein.	
WHEREAS, the Principal entered into a contract with the Obligee dated Streets Lombard Heights Phase 2 & 3	<u>9-11-2023</u> for
	("Work").

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Principal shall maintain and remedy said Work free from defects in materials and workmanship for a period of \_\_\_\_\_ year(s) commencing on \_(the "Maintenance Period"), then this obligation shall be void; otherwise it shall remain in full force and effect.

PROVIDED, HOWEVER, that any suit under this bond shall be commenced no later than one (1) year from the expiration date of the Maintenance Period; provided, however, that if this limitation is prohibited by any law controlling the construction hereof, such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law, and said period of limitation shall be deemed to have accrued and shall commence to run on the expiration date of the Maintenance Period.

SIGNED this 12 day of July 2023

Southern General Contractors (Principal) By: Worker

United States Fire Insurance Company

By: Neil Simpson

, Attorney-in-Fact

#### POWER OF ATTORNEY UNITED STATES FIRE INSURANCE COMPANY PRINCIPAL OFFICE - MORRISTOWN, NEW JERSEY

KNOW ALL MEN BY THESE PRESENTS: That United States Fire Insurance Co state of Delaware, has mad

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the institute, has made, constituted and appointed, and does hereby make, constitute and appoint:
Neil Simpson, Kathy Richardson
deliver: Any and all bonds and undertakings of surety and other documents that the ordinary course of surety business may require, acknowledge and Fire Insurance Company thereby as fully and to the same extent as it such bonds or undertakings had been duly executed and acknowledged by the regularly elected officers of United States Fire Insurance Company at its principal office, in amounts or penalties not exceeding: Seven Million, Fire Hundred
bind United States Fire Insurance Company except in the manuer and to the bonds and indertaking specifically named therein, and they have no sufficient to
and consistent with Article III thereof, which Article IV of the By-Laws of United States Fire Insurance Company as now in full force and effect
<ul> <li>(a) to execute, affix the corporate scal manually or by facsimile to acknowle law and factors in the secretary shall have power on behalf of the Corporation;</li> </ul>
recognizances, powers of attorney or revocations of any powers of attorney, stipulations, policies of insurance, deeds, leases, undertakings, (b) to appoint, in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a), including affixing the Article III. (or
FARMER III I DIDARA CARLA A CARL
Article III, Officers, Section 3.11. Facsimile Signatures. The signature of any officer authorized by the Corporation to sign any bonds, guarantees, undertakings, recognizances, stipulations, powers of attorney or revocations of any powers of attorney and policies of insurance bissued by the Corporation may be printed, facsimile, lithographed or otherwise produced. In addition, if and as authorized by the Board of or signatures, lithographed or otherwise produced, of such officer or officers of the Corporation as from time to time may be authorized to sign any person or persons who shall have been such officer or officers of the Corporation, notwithstanding the fact that he may have ceased to be NWITNESS WHEREOF.
N WITNESS WHEREOF, United States Fire Insurance Company has caused these presents to be signed and attested by its and the second states of the second state

d and attested by its appropriate officer and

UNITED STATES FIRE INSURANCE COMPANY

I ì

State of New Jorsey } County of Morris }

Matthew E. Lubin, President

On this 28th day of September, 2021, before me, a Notary public of the State of New Jersey, came the above named officer of United States Fire Insurance Company, to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seal of United States Fire Insurance Company thereto by the authority of his office.

MELISSA H. D'ALESSIO NOTARY PUBLIC OF NEW JERSEY Commission # 50120535 My Commission Explices 4772025

Melissa # O'dassia

I, the undersigned officer of United States Fire Insurance Company, a Delaware corporation, do hereby certify that the original Power of Attorney of which

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of United States Fire Insurance Company on the // day

UNITED STATES FIRE INSURANCE COMPANY

Michael C. Sen

Michael C. Lay, Senior Vice President

Bond No.: 602-200396-8

.....

KNOWN ALL BY THESE PRESENTS: That we <u>southern General Contractors, LLC</u> as Principal, and <u>United States Fire Insurance Company</u>	C
organized and existing under the Laws of the State of	, a corporation as Surety, are held , as Obligee, in the
U.S. Dollars () for the payment whereof said Princi themselves, jointly and severally, as provided herein.	ipal and Surety bind
WHEREAS, the Principal entered into a contract with the Obligee dated Lombard Height Phase 2&3 Sanitary Water and Sewer Infrastructure Bond	- 09-11-2023 for
(Lombard Road Bryant, AR)	("Work")

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Principal shall maintain and remedy said Work free from defects in materials and workmanship for a period of \_\_\_\_\_ year(s) commencing on "Maintenance Period"), then this obligation shall be void; otherwise it shall remain in full force

PROVIDED, HOWEVER, that any suit under this bond shall be commenced no later than one (1) year from the expiration date of the Maintenance Period; provided, however, that if this limitation is prohibited by any law controlling the construction hereof, such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law, and said period of limitation shall be deemed to have accrued and shall commence to run on the expiration date of the Maintenance Period.

SIGNED this \_\_\_\_\_ day of \_\_\_\_\_ July

Southern General Contractors (Principal) By

United States Fire Insurance Company

By:

Neil Simpson

, Attorney-in-Fact

#### POWER OF ATTORNEY UNITED STATES FIRE INSURANCE COMPANY PRINCIPAL OFFICE - MORRISTOWN, NEW JERSEY

KNOW ALL MEN BY THESE PRESENTS: That United States Fire Insurance Company, a corporation duly organized and existing under the laws of the

#### Neil Simpson, Kathy Richardson

each, its true and lawful Attorney(s)-In-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver: Any and all bonds and undertakings of surety and other documents that the ordinary course of surety business may require, and to bind United States Fire Insurance Company thereby as fully and to the same extent as if such bonds or undertakings had been duly executed and acknowledged by the regularly elected officers of United States Fire Insurance Company at its principal office, in amounts or penalties not exceeding: Seven Million, Five Hundred

This Power of Attorney limits the act of those named therein to the bonds and undertakings specifically named therein, and they have no authority to bind United States Fire Insurance Company except in the manner and to the extent therein stated.

This Power of Attorney is granted pursuant to Article IV of the By-Laws of United States Fire Insurance Company as now in full force and effect.

Article IV, Execution of instruments - Except as the Board of Directors may authorize by resolution, the Chairman of the Board, President, any Vice-President, any Assistant Vice President, the Secretary, of any Assistant Secretary shall have power on behalf of the Corporation:

(a) to execute, affix the corporate seal manually or by facsimile to, acknowledge, verify and deliver any contracts, obligations, instruments and

documents whatsoever in connection with its business including, without limiting the foregoing, any bonds, guarantees, undertakings, recognizances, powers of attorney or revocations of any powers of attorney, stipulations, policies of insurance, deeds, leases, mortgages, (b) to appoint, in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a), including affixing the

Article III, Officers, Section 3.11, Facsimile Signatures. The signature of any officer authorized by the Corporation to sign any bonds. guarantees, undertakings, recognizances, stipulations, powers of attorney or revocations of any powers of attorney and policies of insurance issued by the Corporation may be printed, facsimile, lithographed or otherwise produced. In addition, if and as anthorized by the Board of Directors, dividend warrants or checks, or other numerous instruments similar to one another in form, may be signed by the facsimile signature or signatures, fithographed or otherwise produced, of such officer or officers of the Corporation as from time to time may be authorized to sign such instruments on behalf of the Corporation. The Corporation may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Corporation, notwithstanding the fact that he may have ceased to be

IN WITNESS WHEREOF. United States Fire Insurance Company has caused these presents to be signed and attested by its appropriate officer and

UNITED STATES FIRE INSURANCE COMPANY

State of New Jersey) County of Morris )

Matthew E. Lubin, President

On this 28th day of September, 2021, before me, a Notary public of the State of New Jersey, came the above named officer of United States Fire Insurance Company, to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seal of United States Fire Insurance Company thereto by the authority of his office.



Melessa # A'dansia

I, the undersigned officer of United States Fire Insurance Company, a Delaware corporation, do hereby certify that the original Power of Attorney of which IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of United States Fire Insurance Company on the  $\eta$  day of JULY 20.23



UNITED STATES FIRE INSURANCE COMPANY

Mahad C. Sur

Michael C. Fay, Senio: Vice President

Bond No.;602-200397-7

KNIONA

KNOWN ALL BY THESE PRESENTS: That we <u>southern General Contract</u> as Principal, and <u>United States Fire Insurance Company</u>	ors, LLC
organized and existing under the Laws of the State of	, a corporation , as Surety, are held
total sum of <u>one hundred six thousand seven hundred twenty dollars</u> U.S. Dollars ( <u>106,720</u> ) for the payment whereof said themselves, jointly and severally, as provided herein.	, as Obligee, in the Principal and Surety bind
WHEREAS, the Principal optored into	

AS, the Principal entered into a contract with the Obligee dated <u>99-11-2023</u> for Lombard Height Phase 2&3 stormwater infastructure system ("Work").

(Lombard Road Bryant, AR)

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Principal shall maintain and remedy said Work free from defects in materials and workmanship for a period of \_\_\_\_\_ year(s) commencing on \_\_ "Maintenance Period"), then this obligation shall be void; otherwise it shall remain in full force

PROVIDED, HOWEVER, that any suit under this bond shall be commenced no later than one (1) year from the expiration date of the Maintenance Period; provided, however, that if this limitation is prohibited by any law controlling the construction hereof, such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law, and said period of limitation shall be deemed to have accrued and shall commence to run on the expiration date of the Maintenance Period.

SIGNED this \_\_\_\_\_ day of \_\_\_\_\_\_ July 2023

Southern General Contractors (Principal) By:

United States Fire Insurance Company

By:

Attorney-in-Fact

#### POWER OF ATTORNEY UNITED STATES FIRE INSURANCE COMPANY PRINCIPAL OFFICE - MORRISTOWN, NEW JERSEY

KNOW ALL MEN BY THESE PRESENTS: That United States Fire Insurance Company, a corporation duly organized and existing under the laws of the state of Delaware, has made, constituted and appointed, and does hereby make, constitute and appoint:

#### Neil Simpson, Kathy Richardson

each, its true and lawful Attorney(s)-In-Fact, with full power and authority hereby conterred in its name, place and stead, to execute, acknowledge and deliver: Any and all bonds and undertakings of surety and other documents that the ordinary course of surety business may require, and to bind United States Fire Insurance Company thereby as fully and to the same extent as if such bonds or undertakings had been duly executed and acknowledged by the regularly elected officers of United States Fire Insurance Company at its principal office, in amounts or penaltics not exceeding: Seven Million, Five Hundred

This Power of Attorney limits the act of those named therein to the bonds and undertakings specifically named therein, and they have no authority to bind United States Fire Insurance Company except in the mattner and to the extent therein stated.

This Power of Attorney is granted pursuant to Article IV of the By-Laws of United States Fire Insurance Company as now in full force and effect. and consistent with Article III thereof, which Articles provide, in pertinent part

Article IV. Execution of Instruments - Except as the Board of Directors may authorize by resolution, the Chairman of the Board, President, any Vice-President, any Assistant Vice President, the Secretary, or any Assistant Secretary shall have power on behalf of the Corporation:

(a) to execute, affix the corporate scal manually or by facsimile to, acknowledge, verify and deliver any contracts, obligations, instruments and documents whatsoever in connection with its business including, without limiting the foregoing, any bonds, guarantees, undertakings, recognizances, powers of attorney or revocations of any powers of attorney, stipulations, policies of insurance, deeds, leases, mortgages, (b) to appoint, in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a), including affixing the

Article III, Officers, Section 3.11, Facsimile Signatures. The signature of any officer authorized by the Corporation to sign any bonds, guarantees, undertakings, recognizances, stipulations, powers of attorney or revocations of any powers of attorney and policies of insurance issued by the Corporation may be printed, facsimile, fithographed or otherwise produced. In addition, if and as authorized by the Board of Directors, dividend warrants or checks, or other numerous instruments similar to one another in form, may be signed by the facsimile signature or signatures, lithographed or otherwise produced, of such officer or officers of the Corporation as from time to time may be authorized to sign such instruments on behalf of the Corporation. The Corporation may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Corporation, notwithstanding the fact that he may have ceased to be

IN WITNESS WHEREOF. United States Fire Insurance Company has caused these presents to be signed and attested by its appropriate officer and

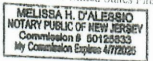
UNITED STATES FIRE INSURANCE COMPANY



State of New Jersey) County of Morris }

Matthew E. Lubin, President

On this 28th day of September, 2021, before me, a Notary public of the State of New Jersey, came the above named officer of United States Fire Insurance Company, to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seal of United States Fire Insurance Company thereto by the authority of his office.



Melissa H D'alessia

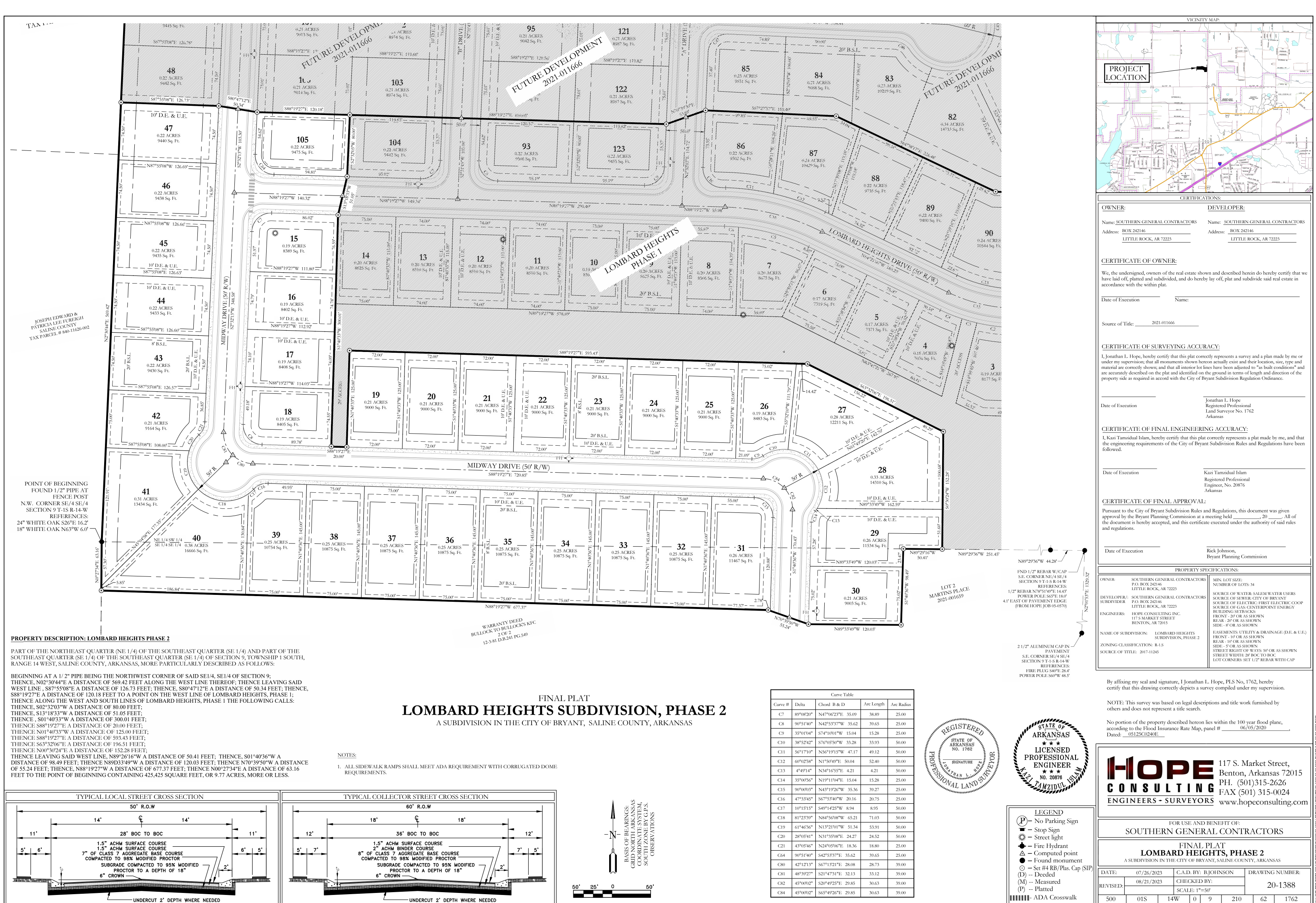
t, the undersigned officer of United States Fire Insurance Company, a Delaware corporation, do hereby certify that the original Power of Attorney of which

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of United States Fire Insurance Company on the // day of JULY 20 23

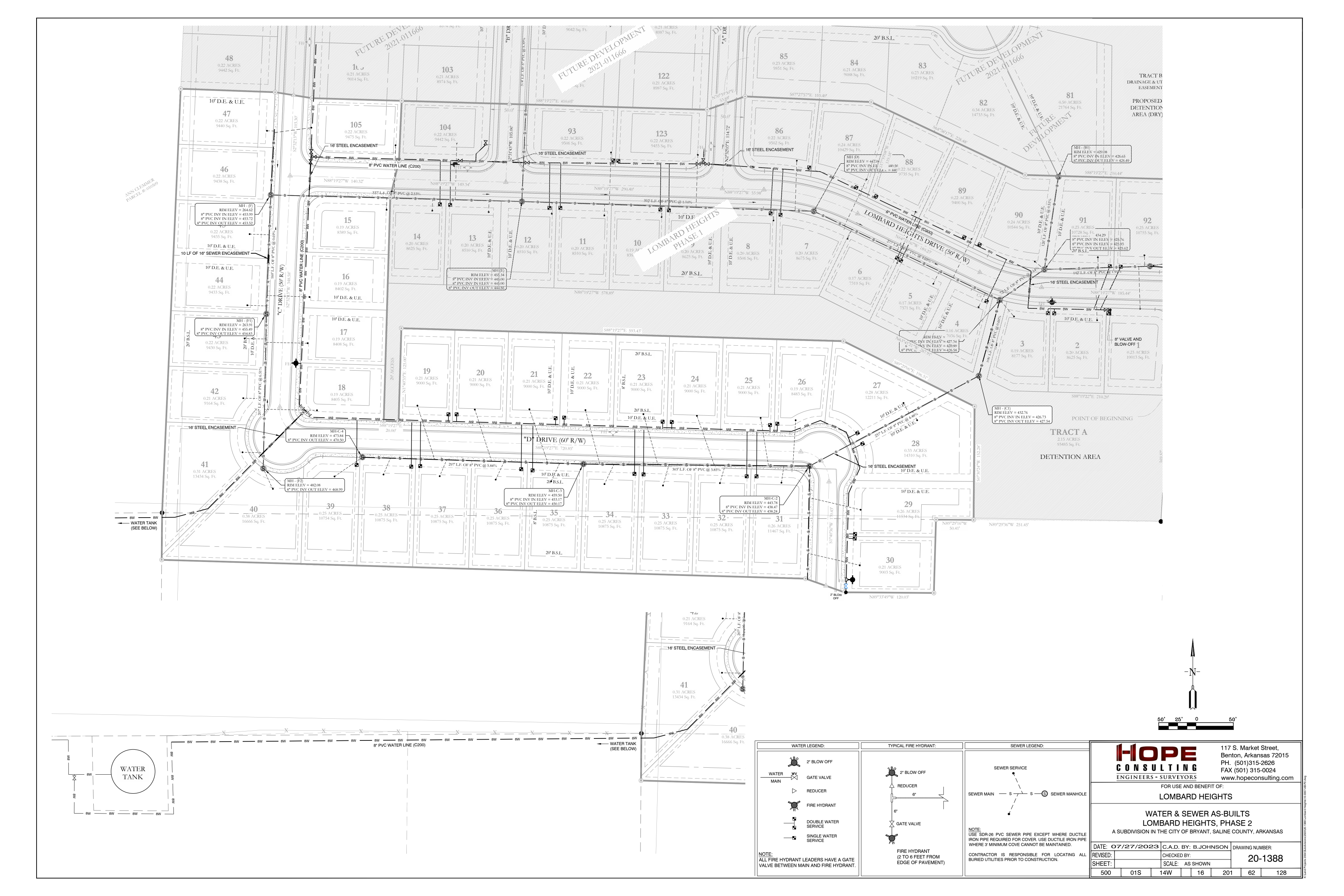
UNITED STATES FIRE INSURANCE COMPANY

Mehad C. Sur

Michael C. Fay, Senior Vice President



Curve Table								
Curve #	Delta	Chord B & D	Arc Length	Arc Radius				
C7	89°08'20"	N47°06'23"E 35.09	38.89	25.00				
C8	90°51'40"	N42°53'37"W 35.62	39.65	25.00				
С9	35°01'04"	S74°10'01"W 15.04	15.28	25.00				
C10	38°52'42"	\$76°05'50"W 33.28	33.93	50.00				
C11	56°17'10"	N56°19'15"W 47.17	49.12	50.00				
C12	60°02'58"	N1°50'49"E 50.04	52.40	50.00				
C13	4°49'14"	N34°16'55"E 4.21	4.21	50.00				
C14	35°00'56"	N19°11'04"E 15.04	15.28	25.00				
C15	90°00'03"	N43°19'26''W 35.36	39.27	25.00				
C16	47°33'45"	S67°53'40"W 20.16	20.75	25.00				
C17	10°15'15"	S49°14'25"W 8.94	8.95	50.00				
C18	81°23'39"	N84°56'08"W 65.21	71.03	50.00				
C19	61°46'36"	N13°21'01"W 51.34	53.91	50.00				
C20	28°05'41"	N31°35'08"E 24.27	24.52	50.00				
C21	43°05'46"	N24°05'06"E 18.36	18.80	25.00				
C64	90°51'40"	S42°53'37"E 35.62	39.65	25.00				
C80	42°12'13"	S67°13'21"E 28.08	28.73	39.00				
C81	48°39'27"	S21°47'31"E 32.13	33.12	39.00				
C82	45°00'02"	S20°49'25"E 29.85	30.63	39.00				
C84	45°00'02"	S65°49'26"E 29.85	30.63	39.00				





**City of Bryant, Arkansas** Community Development 210 SW 3<sup>rd</sup> 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 <a href="http://www.cityofbryant.com">www.cityofbryant.com</a> under the Planning and Community Development tab.

Date: 08/29/23

Sign Co. or Sign Owner

Name Jason Davenport, Pinnacle Signs LLC Address 7610 Counts Massie Rd City, State, Zip N. Little Rock, AR 72113 Phone 501-812-4433 Alternate Phone 501-786-3778

#### **Property Owner**

Name Simpson Living Trust

Note: Electrical Permits may be Required, Please contact the

Community Development Office for more information.

Address 130 Jester Ln

City, State, Zip Malvern AR 72104

Phone

Alternate Phone \_\_\_\_\_

#### **GENERAL INFORMATION**

Name of Business River Valley Golf Carts

Address/Location of sign 25612 I-30 Bryant AR 72202

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 <u>required</u> to be submitted. <b>Renderings of the sign(s) showing the correct dimensions is also** <u>required</u> 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**

Jason Davenport\_\_\_\_\_, 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.

## Use table below to enter information regarding each sign for approval. Please use each letter to reference each sign rendering.

SIGN	<b>Type</b> (Façade, Pole, Monument, other)	Dimensions (Height, Length, Width)	Sqft (Measured in whole as rectangle)	Height of Sign (Measured from lot surface)		Column for Admin Certifying Approval
				Top of Sign	Bottom of Sign	
A	Facade	40"h x 220"w	61sqft	166"	126"	
В	Facade	60"h x 220"w	92sqft	124"	64"	
С						
E						
F						
G						

#### ORDINANCE 2012 - 29

#### AN ORDINANCE REGULATING SIGNS WITHIN THE CITY LIMITS OF THE CITY OF BRYANT, ARKANSAS; AND FOR OTHER PURPOSES.

WHEREAS, the City of Bryant Arkansas desires to promote beautification efforts and promote the use of signs in the city which are safe, aesthetically pleasing, compatible with their surroundings and legible in the circumstances in which they are seen.

WHEREAS, the City of Bryant recognizes the need for a well-maintained and attractive physical appearance of the community and the need for adequate business identification for the conduct of competitive commerce.

WHEREAS, the City of Bryant desires to reduce sign or advertising distractions which may increase traffic accidents by distracting driver's attention from the roadway;

#### NOW BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BRYANT, ARKANSAS:

#### **SECTION 1: Enactment of Attached Sign Ordinance Regulations.**

The City Council of Bryant, Arkansas hereby approves and adopts by reference the Sign Ordinance. Said Ordinance shall be filed in the office of the City Clerk of the City of Bryant, Arkansas and from the date on which this ordinance shall take effect the provisions thereof shall be controlling within the limits of the City of Bryant and those areas in the territory subject to Bryant zoning regulations.

#### **SECTION 2: Severability and General Repealer.**

That all ordinances and part of ordinances of a permanent and general nature in effect at the time of adoption of this ordinance and not included herein, are hereby repealed where they are in conflict with this ordinance.

All Ordinances and resolutions and parts thereof in conflict herewith are hereby repealed to the extent of such conflict.

1|Page Sign Ordinance

#### Section 3: Emergency Clause.

An emergency is hereby declared, it being necessary to protect the health and safety of the citizens of Bryant, Arkansas such that this Ordinance shall have full force and effect immediately upon its passage.

DAY OF September , 2012, BY THE PASSED AND APPROVED THIS 27th CITY COUNCIL OF BRYANT, ARKANSAS.

Jill Dabbs, Mayor

Attest:

izer Heather Kizer, City Clerk

2 Page Sign Ordinance

## **SECTION ONE**

#### Purpose

Signs are an important and necessary means of communication. When properly regulated, signs can serve as a great economic and aesthetic asset. In enacting this Ordinance, it is the intent of the City of Bryant to promote commerce and the use of attractive signage, facilitate traffic safety, and to comprehensively address community aesthetic concerns about visual clutter and blight in the environment. The regulation of signs in the City is intended to cultivate an aesthetically-pleasing environment with these concerns in mind. Sign regulation shall be consistent with land use patterns, and signs shall add to, rather than detract from the architecture of the buildings where they are located. Signs shall be well maintained and, in addition, shall not create traffic safety hazards. The regulation of signs in the City of Bryant is intended to be content-neutral and to provide adequate opportunity for the presentation of messages of all kinds.

#### Scope

The primary intent of the Ordinance shall be to regulate signs intended to be viewed from any vehicular or pedestrian public right-of-way.

This Ordinance shall relate signage to building design, particularly integral decorative or architectural features of buildings. This Ordinance shall not regulate official traffic or government signs, control devices or signals; the copy and message of signs; signs not intended to be viewed from a public right-of-way; product dispensers and point of purchase displays; scoreboards on athletic fields; gravestones, barber poles; religious symbols; awning signs; decorations which are seasonal, clearly incidental and customarily associated with any national, local, or religious observance; the display of street numbers; and signs not exceeding one square foot in area and bearing only property numbers, postbox numbers, or names of occupants of premises.

### Applicability

No signs shall be erected or maintained in any land use district established by the City's Zoning Ordinance, except those signs specifically permitted in this ordinance. The number and area of signs as outlined in this ordinance are intended to be maximum standards.

All signage shall adhere to the guidelines and regulations detailed within this Ordinance and any and all other current laws pertaining to signage.

# **SECTION TWO**

#### **General Provisions**

It shall hereafter be unlawful for any person to erect, place, or maintain a sign in the City of Bryant except in accordance with the provisions of this Ordinance.

### Section 2.01 - Signs Prohibited

The following types of signs are prohibited in all districts:

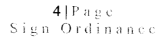
- 1) Abandoned signs.
- 2) Signs imitating or resembling official traffic or government signs or signals.
- 3) Signs imitating warning signals.
- 4) Signs within Right-of-Way. No sign whatsoever, whether temporary or permanent, except erected by an official governmental agency is permitted within any street or highway right-of-way.
- 5) No signs may be painted on or attached to trees, rocks, or other natural formations, fence posts, utility poles, public benches, streetlights, or building roofs.
- 6) Portable signs. A portable sign is any signed designed to be moved easily and not permanently affixed to the ground or to a structure or building.
- 7) Off-premise/off-site signs, except as permitted by Bryant Billboard Ordinance No. 2006-42.
- 8) Signs that are mounted, attached, or painted on trailers, boats or vehicles when parked to be used as additional signage on or near a business premises; and similar signs. No vehicle or trailer with advertising message mounted or painted thereon may be parked continuously for more than 15 consecutive calendar days in any zoning district, so that it becomes an advertising sign. Such vehicles or trailers parked on active construction sites or within a commercial zoning district with an approved temporary business permit for the vehicle or trailer are exempt from this regulation.

### Section 2.02 - Permits Required

Unless otherwise provided by this Ordinance, all new signs shall require permits and payment of fees as described in this ordinance. No permit is required for the maintenance of a sign or for a change of copy on painted, printed, or changeable copy signs.

Section 2.03 - Signs Not Requiring Permits The following types of signs are exempt from the permit requirements but must be in conformance with all other requirements of the ordinance:

- 1) On-Premise directional signs of six (6) square feet or less
- 2) Nameplates of two (2) square feet or less, non-illuminated, attached to building or structure, or supported by a post and arm structure, 1 per occupancy
- 3) Official public safety signs/devices, traffic control devices and signals.
- 4) Window signs
- 5) Incidental signs
- 6) Signs created by landscaping by which the letters and/or symbols are composed entirely of approved landscape elements.
- 7) Sign face changes not requiring any change to the structure of a sign
- 8) A-frame signs.



- 9) Inflatable signs less than ten (10) feet high, by ten (10) feet wide, ten (10) feet deep or onethousand (1000) cubic feet. Larger inflatable signs require a permit and are allowed for a special event one time per year for a maximum of 30 days.
- 10) Blade signs.
- 11) Temporary signs. A Temporary sign is a sign that is advertising an event or special sale that is viewable by the public for less than seven (7) days.
- 12) Real estate signs on the premises of property for sale.

#### Section 2.04 - Lighting

- 1) Unless otherwise prohibited by this Ordinance, all signs may be illuminated. No illuminated sign shall be permitted which faces the front, side or rear lot lines of any residential lot regardless of zoning district and is located within fifty (50) feet thereof.
- 2) Every part of the light source of any illuminated sign shall be concealed from view from vehicular traffic in the public right-of-way or adjacent property. The light shall not travel from the light source directly to vehicular traffic in the public right-of-way or adjacent property, but instead shall be visible only from a reflecting or diffusing surface.
- 3) This provision shall not apply to neon tube lighting or electronic message centers operating in accordance with this ordinance.
- 4) Backlit Illuminated Awnings Unless expressly provided otherwise in this ordinance, awning signs may be illuminated, including without limitation by backlighting.
- 5) Electronic message centers shall be illuminated in accordance with Section 2.05 of this Ordinance.

### Section 2.05 - Changeable Copy

Unless otherwise specified by this Ordinance, any sign herein allowed may use manual changeable copy or electronic message centers as follows:

- 1) Electronic message centers in C-2 Commercial Zoning Districts may display animation so long as flashing is not utilized.
- 2) Electronic message centers in C-1 and C-2 Commercial Zoning Districts may display static images. Such static images shall remain in place on the sign for a period of at least two seconds prior to transitioning to another static image. Frame effects shall be permitted for transition from one static image to the next so long as animation and flashing are not utilized.
- 3) Electronic message centers are not allowed in any residential zoning district.
- 4) All electronic message centers must be equipped with automatic dimming technology which automatically adjusts the sign's brightness in direct correlation with natural ambient light conditions.
- 5) No electronic message center shall exceed a brightness level of 0.3 foot candles above ambient light as measure using a foot candle (Lux) meter at a distance set by the industry standard as defined by the Outdoor Advertising Association of America.

#### Section 2.06 - Sign Projections from Buildings

Signs attached to and wholly supported by a building shall not project more than eight (8) feet from any building and the bottom of such sign shall not be less than ten (10) feet above the sidewalk or fourteen (14) feet above a vehicular right of way and shall not project into the public right-of-way.

#### Section 2.07 - Sign Similarity to Official Signs

No sign may be placed or designed so as to simulate or interfere with traffic control devices or official highway signs.

#### Section 2.08 - Obstruction of Vision

No sign shall be erected on any corner lot in such a manner as to obstruct pedestrian or vehicular vision. This requirement supersedes all other setback and coverage regulations.

#### Section 2.09 - Interference With Utilities

No part of any sign shall be located within or over the designated safety zone of any utility easement.

#### Section 2.10 - Signs Viewed from Public Right of Ways

No person shall erect, fasten, or attach in any way any sign or other advertising message upon any property within the city which is facing or visible from any public street, unless legally authorized under the terms of this Ordinance. These regulations shall apply to all signs and billboards in all districts, subdivisions and zones within the City of Bryant.

#### Section 2.11 - Setback Requirements

No Sign shall be erected or maintained except in conformity with the following setback requirements:

- 1) Front: Signs shall be set back a minimum of 10 feet from back of curb, edge of roadway surface, or street right-of-way, whichever is greater.
- 2) Side: All signs shall be set back a minimum of 10 feet from the nearest side property line.

Exceptions: The above setback requirements shall not apply to those signs mounted on building walls lawfully sited within the setback space, when such signs otherwise conform to the provisions of this ordinance.

#### Section 2.12 - Sign Erection Deadline

Permits for any sign not completely erected within twelve months of date of issuance shall be void.

#### Section 2.13 - Inspections

All signs are subject to inspection by the Building Official or Code Enforcement, who may revoke any permit or order any sign removed upon notice and for cause as set out in Section 4.03, Section 6.07, and Section 6.08.

# **SECTION THREE**

Specific Requirements by Sign Type and Zoning District

### Section 3.01 - Specific Requirements by Sign Type

The following apply to specific types of signs located in the city.

- 1) Temporary signs are allowed. Temporary signs are limited to a maximum of 32 square feet in size. Signs such as banners, pennants and posters are considered temporary signs.
- 2) Election Event Period An election event period begins 70 calendar days prior to and ends 7 calendar days after any public election for which the county election commission has authorized. During this event period, a lot may contain an unlimited number of temporary signs with the consent of the property owner. Property owners or their authorized agents have the right to remove unauthorized signs from their property. In no event shall signs be located in the public right-of-way.
- 3) Signs that are constructed, removed, destroyed or replaced shall be replaced only with a monument or ground-mounted sign which conforms to this Ordinance along the roadways listed below. Monument or ground-mounted signs shall be allowed to advertise on-premise businesses only.
  - a) A monument sign is a sign mounted directly to the ground. No poles or raised support structures shall be visible.
  - b) A ground-mounted sign is a permanent sign that has its supporting structure depending on the ground for attachment, and is made in such a way as to allow the supporting structure to be covered in a façade of shaped metal, brick or other durable material that matches the material encasing or surrounding the messaging area of the sign. No single pole sign, such as a telephone pole or other single wooden pole structure is allowed.
- 4) All Signs must be maintained and kept in good repair. Signs falling into disrepair, such as falling down, faded, broken, damaged, rusting, paint peeling, or tattered signs, shall be maintained and/or repaired or removed within 30 days of notice of the sign falling into disrepair. If the Director of Code Enforcement is unable to locate an owner of the sign, the Director may post the notice on the sign itself as effective notice of it falling into disrepair.
- 5) Monument and ground-mounted signs along the following listed roadways will conform to the specifications listed in 3.01(5)(b) below:
  - a) Roadways subject to this provision:
    - i) Springhill
    - ii) Highway 5 from Commerce Drive to Springhill Road;
    - iii) Hilldale Road
    - iv) Newly constructed Roads connecting to Raymar Overpass , North and South
    - v) Woodland Park Road
    - vi) Springhill Overpass to Woodland Park
    - vii) Prickett Road from Woodland Park to Reynolds Road
    - viii) Prickett Road
    - ix) Boone Road
    - x) Reynolds Road from Mills Park Road south to the City Limits line.

7|Fage Sign Ordinance

- xi) Mt. Carmel Road
- xii) Brandon Road
- b) The signage on roadways listed above are subject to the following specifications:
  - i) Lots or developments on less than 5 acres in size:
    - 1. Monument or ground-mounted sign may not exceed 8 feet in height and 64 sq ft.
  - ii) Lots or developments on property more than 5 acres, but less than 20 acres
  - 1. Monument or ground-mounted sign may not exceed 10 feet in height and 100 sq. ft. iii) Lots or developments on property 20 acres or more in size:
- 1. Monument or ground-mounted sign may not exceed 12 feet in height and 144 sq. ft.
- 6) Signs in Coordinated Shopping Center:
  - a) Each Coordinated Shopping Center may have one free-standing identification sign for each street frontage.
  - b) Additionally, each Center may have one directory sign, not exceeding 35 feet in height.
  - c) Individual tenants in the Center may each have business identification signs mounted on their façade; total sign area shall not exceed two square feet for each one linear foot of building façade fronting the public street or parking area.
- 7) Signs in commercial cul-de-sacs: A commercial subdivision forming a cul-de-sac for individual commercial lots may have a directory sign located at the entrance to the cul-de-sac. Such sign shall not exceed 35 feet in height and shall be located in a manner which does not restrict the view of traffic entering or exiting the subdivision.
- 8) Banners:
  - a) An unlimited number of banners may be affixed to buildings, subject to aggregate signage permitted by the zoning district.
  - b) All banners must be securely-affixed and kept in a safe, neat, and legible condition; banners shall not fall into disrepair. Banners falling into disrepair are subject to section3.01(4) above.

#### Section 3.02 - Signs permitted in Residential "R" Districts

Signs placed in residential districts, shall conform to the following regulations.

- 1) One sign which does not exceed two square feet in area is allowed and no permit is required.
- 2) Signs larger than two square feet but less than 32 square feet may be permitted by special permit process for such non-residential uses.
- 3) One additional nameplate sign, not to exceed two square feet in area, is allowed without permit for a dwelling group of four or more units to identify the building or as an occupant directory.
- 4) Temporary signs advertising a new subdivision of five or more lots are allowed by permit for up to one year. Such signs may not exceed 60 square feet in aggregate surface area, and can be no more than 15 feet in height, nor less than two feet above ground. Signs may be erected only at dedicated street entrances. If lots are not sold in one year, the contractor may request additional time to display the temporary sign from the Director of Code Enforcement or his designee. The request must be submitted in writing with a specified date for construction of permanent signage and removal of the temporary sign.

#### Section 3.03 - Signs in Commercial C-1 District

Signs placed in the C-1 district shall conform to the following regulations.

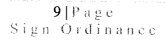
**8**|Page Sign Ordinance

- 1) All signs permitted in the Residential Districts are allowed in Commercial Districts.
- 2) Signs mounted on the building walls are permitted subject to a limit of one sign not exceeding one square foot per each one linear foot of building façade. Each exposed building wall may have one such wall-mounted façade sign.
- 3) Blade signs are allowed. A blade sign cannot exceed a total of five square feet of signage per side, must have at least six inches between the building wall and the edge of the sign nearest the building, and cannot project more than forty-two inches from the building wall on which it is mounted.
- 4) Free standing signs are permitted subject to the following:
  - a) Except as otherwise allowed in subsection 3.03(5) below, only one sign per lot or commercial street frontage where adequate lot size permits the sign to be located at least 10 feet from edge of curb, street surface, or right-of-way, whichever is greatest.
  - b) Sign height shall not exceed 20 feet, and sign shall be constructed to provide at least 10 feet of visual clearance from bottom of sign to lot surface.
- 5) The maximum aggregate surface area of all permitted signs for any establishment fronting one street shall not exceed 200 square feet. In the case of a corner lot fronting on two public streets, a business may display one sign on each street frontage and will be allowed to add an additional 75 square feet to the total maximum aggregate surface area of permitted signs, to be used only for signs on one of the street frontages. No single sign may utilize more than 50% the total maximum aggregate surface footage allowed under this ordinance.
- 6) Pole signs will be spaced no closer than 60 feet from any other pole sign.
- 7) The specific surface area of commercial signs displaying gasoline prices only shall be exempt from calculations of the total aggregate surface area.
- 8) Internal businesses and brands contained within a host business are allowed exterior signage. Sign area utilized by the internal business/brand shall be deducted from the sign area allowed for the host business sign area.

### Section 3.04 - Signs in Commercial C-2 Districts

Signs placed in C-2 districts shall conform to the following regulations.

- 1) All signs permitted in the Residential Districts are allowed in Commercial Districts
- 2) One façade sign is allowed per business. This sign shall not exceed two square foot for each one linear foot of building façade fronting a public street, and is to be mounted on the building wall. For businesses on corner lots, side walls facing public streets may have one additional façade sign subject to the same restrictions noted in this paragraph.
- 3) Blade Signs are allowed. A blade sign cannot exceed a total of five square feet of signage per side, must have at least six inches between the building wall and the edge of the sign nearest the building, and cannot project more than forty-two inches from the building wall on which it is mounted.
- 4) Free Standing signs are permitted subject to the following:
  - a) Except as otherwise allowed in subsection 3.04(5) below, only one sign per lot or commercial street frontage where adequate lot size permits sign to be located at least 10 feet from edge of curb, street surface, or right-of-way, whichever is greatest.
  - b) Sign height shall not exceed 25 feet or height of building whichever is less. Sign shall be constructed to provide at least 10 feet of visual clearance from bottom of sign to lot surface.



- 5) The maximum aggregate surface area of all permitted signs for any establishment shall not exceed 300 square feet. In the case of a corner lot fronting on two public streets, a business may display one sign on each street frontage and will be allowed to add an additional 100 square feet to the total maximum aggregate surface area of permitted signs, to be used only for signs on one of the street frontages. No single sign may utilize more than 50% the total maximum aggregate surface footage allowed under this ordinance.
- 6) Pole signs will be spaced no closer than 60 feet from any other pole sign.
- 7) The specific surface area of commercial signs displaying gasoline prices only shall be exempt from calculations of the total aggregate surface area.
- 8) Internal businesses and brands contained within a host business are allowed exterior signage. *Sign* area utilized by the internal business/brand shall be deducted from the sign area allowed for the host business sign area.

#### Section 3.05 - Signs in the Airport Industrial District

Signs in the Airport Industrial District are governed by the regulations established specifically for that district.

#### Section 3.06 - Signs in Planned Unit Development, (PUD) Districts

All signs in the PUD districts shall be submitted for review and approval as part of the PUD approval process.

## **SECTION FOUR**

Nonconforming Signs

#### Section 4.01 - Determination of Legal Nonconformity

- 1) A nonconforming sign is any permanent sign that was legally established and maintained in compliance with the provisions of all applicable laws in effect at the time of original installation but that does not comply with the provisions of this sign ordinance as of the date this ordinance is adopted.
- 2) A nonconforming sign, as defined above, shall be allowed continued use, except that the sign shall not be expanded, moved, or relocated, except in the case of street relocation. A nonconforming sign shall be allowed continued use even if ownership of the property changes.

#### Section 4.02 - Loss of Legal Nonconforming Status

A legal nonconforming sign shall lose this designation in the following instances:

- 1) When the sign is intentionally damaged or destroyed or fails to observe the following restrictions in cases of unintentional damage or destruction:
  - a) If the sign face is unintentionally damaged or destroyed, the face may be replaced. The sign face supporting structure may be temporarily placed on the ground in order to replace the sign face or service the structure.



- b) If the structural components of the sign including the face structure is damaged or destroyed, the structure and face may be replaced with a new face and structure not to exceed the size, height or location of the established nonconforming sign.
- 2) When the size of the sign is altered in any way, except toward compliance with this ordinance, it will lose its legal nonconforming status. This does not refer to change of copy, face of the sign, or normal maintenance. Normal maintenance does not include the replacement of structural elements.
- 3) When the sign(s) advertising a building/development contains the majority of the businesses/tenants and the building/development undergoes major redevelopment such as demolition or expansion requiring a building permit. Exceptions:
  - a) A remodel of an existing building will not cause the loss of legal non-conformity.
  - b) The construction of an additional building on the same property shall not cause the loss of legal non-conformity.
- 4) When the sign is expanded, moved, or relocated, except in the case of street relocation.

## Section 4.03 - Maintenance and Repair of Nonconforming signs

The legal nonconforming sign is subject to all requirements of this code regarding safety, maintenance, and repair. If a non-conforming sign is found to advertise a business that has been discontinued for ninety (90) days or more and the business' signs have been abandoned and/or fallen into disrepair (disrepair means broken, cracked, vandalized, torn, rotten, faded, faulty, defective, rusty or otherwise unsightly), the owner will be notified and if the condition(s) is not corrected within thirty (30) days, the sign will lose legal non-conforming status and shall be required to be removed.

# **SECTION FIVE**

**Construction Specifications and Maintenance** 

## Section 5.01 - Construction Specifications

Every sign, all parts, portions, and materials shall be manufactured, assembled, and erected in compliance with all applicable state, federal, and city regulations, building and electrical codes.

## Section 5.02 - Construction and Maintenance

Every sign, including those specifically exempt from this ordinance in respect to permits and permit fees, and all parts, portions and materials shall be maintained and kept in good repair. The display surface of all signs shall be kept clean, neatly painted, free from rust corrosion and well maintained. If a sign is found to advertise a business that has been discontinued for ninety (90) days or more and the business' signs have been abandoned and fallen into disrepair the owner will be notified and if the condition(s) is not corrected within thirty (30) days, the sign shall be required to be removed.

11 | Page Sign Ordinance

# **SECTION SIX**

Administration and Enforcement

# Section 6.01 - Director of Code Enforcement

All sign permits shall be issued by the Director of Code Enforcement or his/her designee following design review and approval from the Development Review Committee.

The Director of Code Enforcement or his/her designee is empowered, upon presentation of proper credentials, to enter or inspect any building, structure, or premises in the City for the purpose of inspection of a sign and its structural and electrical connections to ensure compliance with all applicable codes and ordinances. Such inspections shall be carried out during business hours unless an emergency exists.

## Section 6.02 - Application for Permits

Application for a permit for the erection or relocation of a sign shall be made on a form provided by the Code Enforcement.

### Section 6.03 - Permit Fees

Sign permits filed with the Code Enforcement shall be accompanied by a payment of the initial permit fee for each new sign as required by the ordinance. The fee shall be thirty five dollars (\$35) per sign.

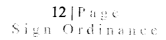
### Section 6.04 - Issuance and Denial

The Director of Code Enforcement or his/her designee shall issue a permit for the erection, structural alteration, or relocation of a sign provided that the sign complies with all applicable laws and regulations of the City. In all applications, where a matter of interpretation arises, the more specific definition or higher standard shall prevail. When a permit is denied, the Director of Code Enforcement shall give a written notice to the applicant along with a brief statement of the reasons for denial, citing code sections and interpretation of possible nonconformity. The Code Enforcement may suspend or revoke an issued permit for any false statement or misrepresentation of fact in the application.

## Section 6.05 - Inspection Upon Completion

Any person installing, structurally altering, or relocating a sign for which a permit has been issued shall notify the Code Enforcement upon completion of the work. The Director of Code Enforcement may require a final inspection, including an electrical inspection and inspection of footings on freestanding signs.

The Director of Code Enforcement may require at the time of issuance of a permit that written notification for an inspection be submitted prior to the installation of certain signs.



### Section 6.06 - Variances and Special Permits for Signs

### 1) Variances

A variance for height, location, type, etc. may be requested.

Requests for sign variances shall be in writing and shall be submitted along with the sign application. Such request shall demonstrate that special conditions or circumstances exist that are not applicable to other lands, structures, or buildings such that a literal interpretation of the ordinance would result in an undue hardship.

The Planning Commission shall review the request to determine if the variance should be granted.

If the Planning Commission should also decide to grant the variance, the variance shall be considered granted.

If the Planning Commission denies the variance or takes no action on the request within 30 days following the variance request appearing on its agenda, the variance shall be deemed denied. The applicant may then appeal the decision to the City Council. The appeal must be submitted to the Planning Department no less than thirty (30) working days from the date of the Planning Commission's decision or the deemed denied date whichever may apply. In order to be placed on the City Council agenda, the appeal must be submitted no less than eleven (11) days prior to the City Council meeting. If the decision is appealed but it is within the 11 days prior to the next City Council meeting, it shall be placed on the following month's regularly scheduled City Council meeting agenda.

A variance may be granted only when the requirements noted above have been met. Planning Commission or City Council shall grant only the minimum variance required to make possible the variance request, provided that such variance will be in harmony with the general purpose and intent of the ordinance and will not be injurious to the neighborhood or otherwise detrimental to the public welfare.

### 2) Special Sign Permit:

In certain circumstances, special sign permits may allow additional signs, sign area and directional message center signs. A special sign permit may be approved by the Planning Commission if the Commission deems a special circumstance exists which warrants the signage requested.

The following criteria shall be used in the review and approval of requests:

- (a) Conditions exist which are unique to the property or type and size of development, which would cause hardship under a literal interpretation of the sign code.
- (b) The proposed sign will not adversely affect other signs in the area.
- (c) The proposed signs will not be detrimental to properties located in the vicinity.
- (d) The proposed sign will not obscure fire hydrants, traffic signs or traffic signals, block motorists' line of sight, or otherwise inhibit or interfere with vehicular or pedestrian traffic.

13 | Page Sign Ordinance (e) Approval of the special sign permit will not constitute a grant of special privileges which is inconsistent with the limitations placed upon other properties in the vicinity having similar circumstances.

The Planning Commission may attach any additional requirements necessary to maintain the intent and purpose of the sign ordinance, in the interest of the public.

An application for special sign permit shall be accepted by the Planning Commission at a regularly scheduled meeting along with the payment of the application fees. A public hearing shall be scheduled for the next regularly scheduled meeting date of the Planning Commission.

### Fee for Sign Variance: The fee for any sign variance or special sign permit request shall be one hundred dollars (\$100).

### Section 6.07 - Violations

In cases of emergency, the Director of Code Enforcement or his designee may cause the immediate removal of a dangerous or defective sign without notice. Signs removed in this manner must present a hazard to the public safety as defined in the local building or traffic codes.

In cases of illegal signs placed in the public right-of-way, or if banners or temporary signs become faded, worn or tattered; or have become detached from the structure designed to support the signage, the Director of Code Enforcement or his designee may cause immediate removal of the sign without notification of the owner of the sign.

### Section 6.08 - Removal of Signs by the Director of Code Enforcement

Signs located within the public right-of-way or which fail to comply with the written orders of removal or repair are subject to removal, the Director of Code Enforcement or his designee may order removal of the sign in question. After removal, a notice shall be mailed to the sign owner stating the nature of the work and the date on which it was performed and demanding payment of the costs as certified by the Director of Code Enforcement or his designee. Alleged violators shall have sixty (60) days from the date of said notice in which to appeal to the Planning Commission. If the amount specified in the notice is not paid within sixty (60) days of the notice and no appeal to the Planning Commission has been formally lodged, it shall become an assessment upon a lien against the property of the sign owner, and will be certified as an assessment against the property together with a ten percent (10%) penalty for collection in the same manner as the real estate taxes

The owner of the property upon which the sign is located shall be presumed to be the owner of all signs thereon unless documented facts to the contrary are brought to the attention of the Director of Code Enforcement or his designee, as in the case of a leased sign. For purposes of removal, the definition of sign shall include all embellishments and structures designed specifically to support the sign.

Removed signs shall be stored at a location designated by the sign Director of Code Enforcement or his designee pending return to the owner(s). Signs will be stored in such a manner as to minimize damage



to them. The sign Director of Code Enforcement or his designee will notify the owner of all removal costs and the procedures for retrieving the removed sign(s).

Temporary signs located within the street right-of-way will be removed without notice and stored for 30 days pending return to owners.

### Section 6.09 - Penalties

Any person who fails to comply with the provisions of the Ordinance within ten (10) days after a notice by the Director of Code Enforcement or his designee may be subject to a fine of \$25 per day, per occurrence that the violation continues.

# **SECTION SEVEN**

# Conflict, Severability, and Effective Date

### Section 7.01 - Conflict

If any portion of this code is found to be in conflict with any other provision of any zoning, building, fire, safety, or health ordinance of the City code, the provision which establishes the stricter standard shall prevail.

### Section 7.02 - Severability

If any section, subsection, sentence, clause, or phrase of this code or its application to any person or circumstance is held invalid by the decision of any court of competent jurisdiction, the remainder of this code, or the application of the provision to other persons or circumstances is in effect and shall remain in full force and effect.

### Section 7.03 - Effective Date

This code shall take effect and be in force upon passage of the Ordinance.









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

Note: Electrical Permits may be Required, Please contact the

**Community Development Office** 

for more information,

# SIGN PERMIT APPLICATION

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

2023 Date:

Sign Co. or Sign Owner

Name L. Graphics
Address TOI N. Rynolds Ro
City, State, Zip Bryand AR72022
City, State, Zip Bryand, AR72022 Phone (501) 653 - 4444
Alternate Phone (501) 773-0544

### Property Owner

Name David Me Combs Address 606 W, 6mmerce st. Ste 1 City, State, Zip Bryant, AR72022 Phone 501 Alternate Phone

#### **GENERAL INFORMATION**

Name of Business Mc Combs	Medical Feel Better-	Look better - Live better
Address/Location of sign <u>606</u> W. (	ommercus St. Stc 1	

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 <u>required</u> to be submitted. <b>Renderings of the sign(s) showing the correct dimensions is also** <u>required</u> 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.

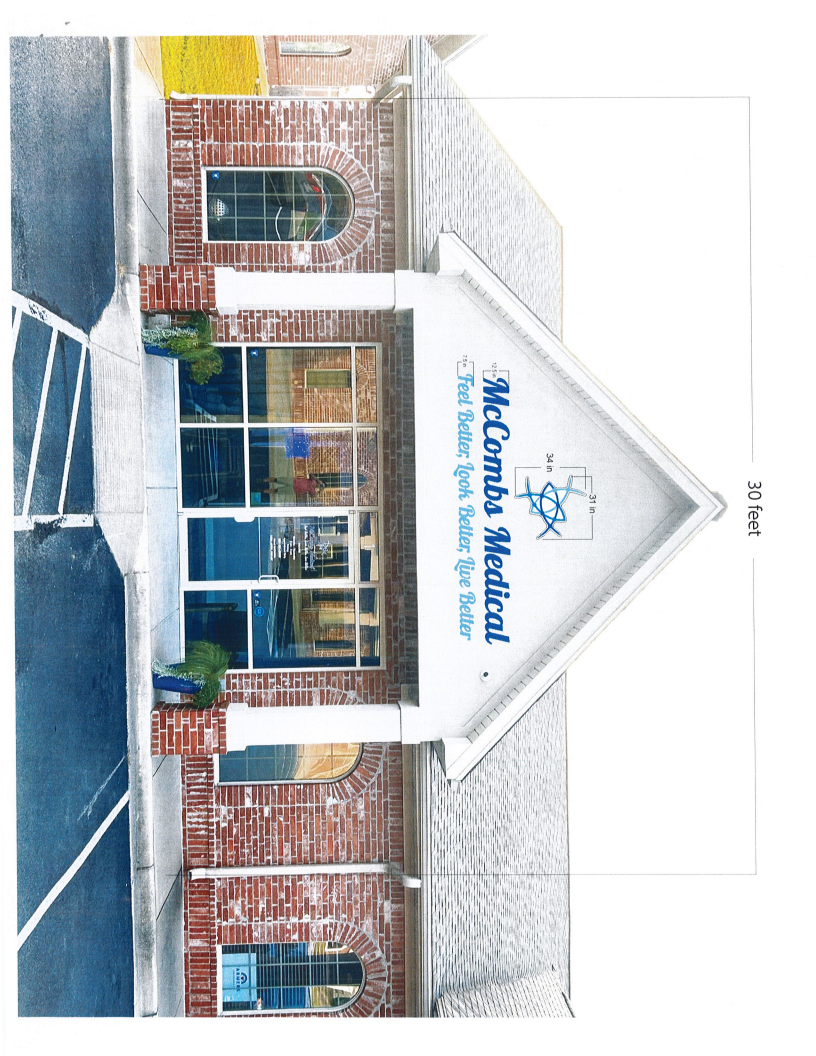
#### **READ CAREFULLY BEFORE SIGNING**

I <u>JOR</u>, 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.

1

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SIGN	<b>Type</b> (Façade, Pole, Monument, other)	<b>Dimensions</b> (Height, Length, Width)	<b>Sqft</b> (Measured in whole as rectangle)	Height of Sign (Measured from lot surface)		Column for Admin Certifying Approval
			Top of Sign	Bottom of Sign		
A	channel lette Wall mount	54"¥127"	48	180″	136″	
В						
С						
E						
F						
G						





City of Bryant, Arkansas Community Development 210 SW 3<sup>rd</sup> Street Bryant, AR 72022 501-943-0943 guy

# SIGN PERMIT APPLICATION

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Date: 8

Sign Co. or Sign Owner
Name Ace Sign Company Address 11935 I-30
City, State, Zip Little Rock, AR 72209
Phone 501-492-8253
Alternate Phone

#### Note: Electrical Permits may be Required, Please contact the Community Development Office for more information.

**Property Owner** 

Name autosave Address 5313 City, State, Zip Bryant, AR 72202 501-Phone Alternate Phone 50

#### **GENERAL INFORMATION**

Name of Business auto Save Arcade
Address/Location of sign 5313 AR-5, Bryant, AR 72202
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 <u>required</u> to be submitted. <b>Renderings of the sign(s) showing the correct dimensions is also** <u>required</u> 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.

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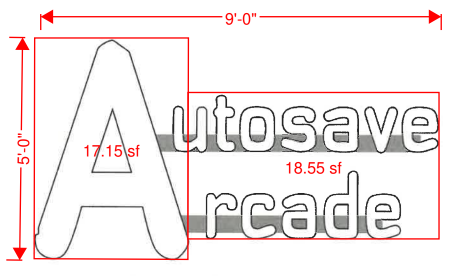
# **CHANNEL LETTERS**

EXISTING

#### PROPOSED



**RENDERINGS NOT TO SCALE** 



H5' Channel letter on raceway A H15" Channel letter set on raceway utosave H18" Channel letter set on raceway rcade Overall Dimensions: H5' x W9'

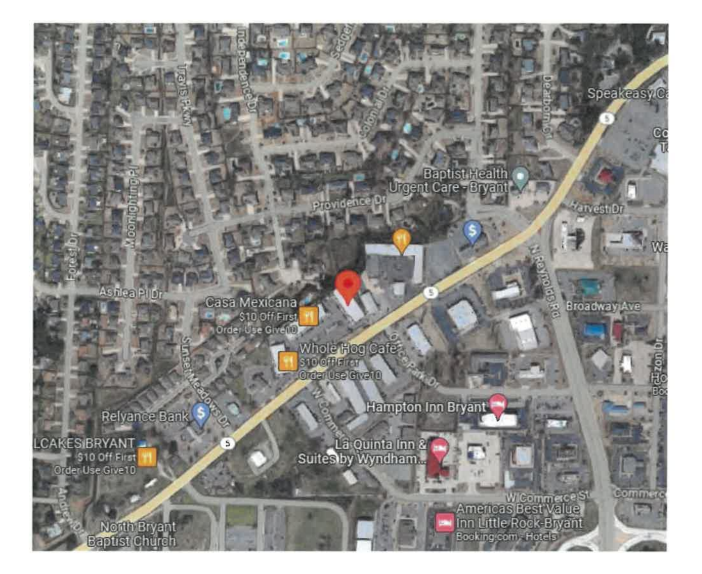
	PROPERTY BRAND/EXTENSION: Autosave Arcade	PROPERTY LOCATION 5313 AR-5 Bryant, AR 7		PROPERTY CODE: TBD
AGE	DATE: 08/16/2023	SALES REP: Angela Houttekier	PREPARED BY: Victoria Phan	
SIGNS	They are submitted to your company for the purpose of employees of your company or use of this design or to a such violation occurs, ACE Company shall be peid for it	I consideration to purchase from ACE Company, create a design that is similar without written app he full amount of any project using a similar desi twork approval to confirm they are ready for proc	of ACE Company and are the result of original work of its employees, a project according to this design. Exhibition to anyone other that yone's from ACE company is a volation of copyright. In the event that gr. The colors and dimensions are approximate and may vary from function. Please double check colors, sizes, placement, description, the customer.	INITIALS:

1

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	<b>Type</b> (Façade, Pole, Monument, other)	<b>Dimensions</b> (Height, Length, Width)	<b>Sqft</b> (Measured in whole as rectangle)	Height of Sign (Measured from lot surface)		Column for Admin Certifying Approval
		1		Top of Sign	Bottom of Sign	
Α	Wall Sign	5'x9'	458A	22'	17'	
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С						
Е						
F						
G						

# LOCATION MAP

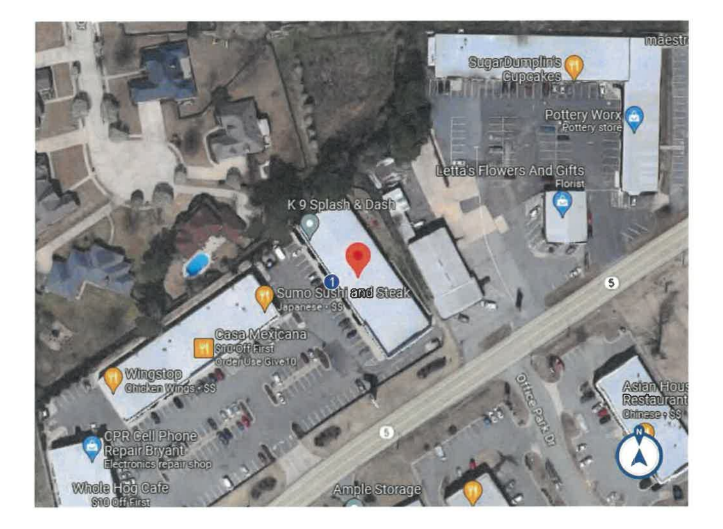


42244	PROPERTY BRAND/EXTENSION: Autosave Arcade	PROPERTY LOCATION: 5313 AR-5 Bryant, AR 722	202	PROPERTY CODE: TBD
ACE	DATE: 08/02/2023	SALES REP: Angela Houttekier	PREPARED BY: Victoria Phan	
SIGNS	They are submitted to your company for the purpose of employees of your company or use of this design or to such violation occurs, ACE Company shall be paid for t	I consideration to purchase from ACE Company, a p create a design that is similar without written approve the full amount of any project using a similar design, theirs approvel to confirm they are ready for produce	VCE Company and are the result of original work of its employees. regist according to this design. Exhibition to anyone other that all from ACE Company is a volation of copyright. In the event that The others and dimensions are approximate and may vary from iton. Presse double check colors, sizes, placement, description, e customer.	INITIALS:



**PROPOSED SIGNS:**CHANNEL LETTERS

EXISTING SIGNS: NO SIGN







**City of Bryant, Arkansas** Community Development 210 SW 3<sup>rd</sup> Street Bryant, AR 72022 501-943-0943

# SIGN PERMIT APPLICATION

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Date: 09/06/2023

Sign Co. or Sign Owner

Name L.Graphics Indoor - Outdoor Signs

Address 701 N.Reynolds Rd

City, State, Zip\_\_\_\_\_Bryant, AR 72022

Phone (501) 653-4444

Alternate Phone (501) 773-0544

### Property Owner

Name	Randy Wright
Address	107 Progress Way Ste. 800
City, State, Zip	Bryant, AR 72022
Phone	(501) 303-7411
Alternate Phone	2

Note: Electrical Permits may be Required, Please contact the

Community Development Office

for more information.

### **GENERAL INFORMATION**

Name of Business Vision Roofing

Address/Location of sign\_\_\_\_\_107 Progress Way Ste. 800. Bryant, AR 72022

Zoning Classification

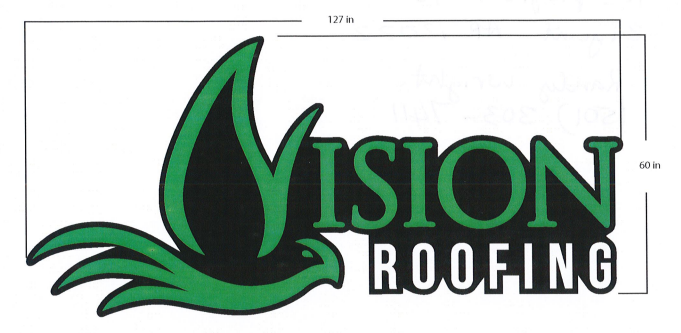
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# Remote Channel letter with Backer- LED lighting







**City of Bryant, Arkansas** Community Development 210 SW 3<sup>rd</sup> Street Bryant, AR 72022 501-943-0943

# SIGN PERMIT APPLICATION

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Date: 09/06/2023

Note: Electrical Permits may be Required, Please contact the Community Development Office for more information.

### Sign Co. or Sign Owner

Name L.Graphics Indoor - Outdoor Signs

Address\_\_\_\_\_701 N.Reynolds Rd

City, State, Zip\_\_\_\_\_Bryant, AR 72022

Phone (501) 653-4444

Alternate Phone (501) 773-0544

### Property Owner

Name	Koseng Vixay
Address	209 Royal Lane Ste.2.
City, State, Zip	Bryant, AR 72022
Phone	(501) 653-8442
Alternate Phone	2

### **GENERAL INFORMATION**

Name of Business	O'Kay	Nails	&	Spa
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Address/Location of sign\_\_\_\_209 Royal Lane Ste.2. 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 <u>required</u> to be submitted. <b>Renderings of the sign(s) showing the correct dimensions is also** <u>required</u> 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.

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			Top of Sign	Bottom of Sign	
Wall mount cabinet	96 in w x 36 in H	24	14 feet	11 feet	
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# Wall mount cabinet w/ LED lighting



