### SOUTH WEBER CITY PLANNING COMMISSION AGENDA

<u>PUBLIC NOTICE</u> is hereby given that the **Planning Commission of SOUTH WEBER CITY**, Davis County, Utah, will meet in a **REGULAR** public meeting on **September 8, 2016**, at the **South Weber City Council Chambers, 1600 East South Weber Drive**, commencing at **6:30 p.m.** 

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A WORK MEETING WILL BE HELD PRIOR TO THE REGULAR PLANNING COMMISSION MEETING AT 6:00 P.M. TO DISCUSS AGENDA ITEMS, CORRESPONDENCE, AND/OR FUTURE AGENDA ITEMS

#### THE AGENDA FOR THE REGULAR MEETING IS AS FOLLOWS:

- 6:30 P.M. Pledge of Allegiance Approval of Meeting Minutes – Commissioner Pitts

  August 25, 2016

  Approval of Agenda Declaration of Conflict of Interest
- 6:35 P.M. Public Hearing and Action on Rezone: Request for property located at approx. 600 E. South Weber Dr. (Parcel 13-020-0056), approx. .85 acres, be rezoned from the Residential Low Zone (RL) to Residential Moderate Zone (RM), by applicant Grandon Brimley.
- 6:45 P.M. Public Hearing and Action on Land Use Ordinance: Amendment to 10.05M.6 (B) Buffer Yard Landscaping
- 6:55 P.M. Discussion and Action on Conditional Use Permit: Application for South Weber Soccer Facility located at approx. 128 E. South Weber Dr. (Parcel 13-005-0033), approx. 12.21 acres, by developer Kelly Parke.
- 7:15 P.M. Public Hearing and Action on Land Use Ordinance: Amendment to 10.05C.4 Conditional Uses, allowing for assisted living facilities
- 7:25 P.M. Discussion and Action on Final Subdivision: application for Phase 1 and 2 of Old Maple Farms Subdivision (27 lots), located at approx. 475 E. 6650 S. (Parcels 13-006-0025, 13-006-0031, & 13-023-0022), 14.168 acres; by developers Mike and Diane Ford.

#### Discussion Items (No Action Taken):

- 7:50 P.M. Public Comments Please keep public comments to 3 minutes or less per person
- 7:55 P.M. Planning Commissioner Comments (Johnson, Winsor, Pitts, Walton, Osborne)
- 8:00 P.M. Adjourn

THE UNDERSIGNED DEPUTY RECORDER FOR THE MUNICIPALITY OF SOUTH WEBER CITY HEREBY CERTIFIES THAT A COPY OF THE FOREGOING NOTICE WAS MAILED OR POSTED TO:

CITY OFFICE BUILDING	www.southwebercity.com
Utah Public Notice website	TO EACH MEMBER OF THE PLANNING COMMISSION
www.utah.gov/pmn	

THOSE LISTED ON THE AGENDA

DATE: September 1, 2016

ELYSE GREINER, RECORDER

IN COMPLIANCE WITH THE AMERICANS WITH DISABILITIES ACT, INDIVIDUALS NEEDING SPECIAL ACCOMMODATIONS DURING THIS MEETING SHOULD NOTIFY ELYSE GREINER, 1600 EAST SOUTH WEBER DRIVE, SOUTH WEBER, UTAH 84405 (801-479-3177) AT LEAST TWO DAYS PRIOR TO THE MEETING.

\*Agenda times are flexible and may be moved in order, sequence, and time to meet the needs of the Commission\*

### SOUTH WEBER CITY PLANNING COMMISSION MEETING

**DATE OF MEETING: 25 August 2016** 

**PRESENT: COMMISSIONERS:** 

### TIME COMMENCED: 6:30 p.m.

Debi Pitts Rob Osborne Wes Johnson Taylor Walton Wayne Winsor (excused)

**CITY PLANNER:** 

**CITY RECORDER:** 

**CITY MANAGER:** 

**Barry Burton** 

Elyse Greiner

**Tom Smith** 

**Transcriber: Minutes transcribed by Michelle Clark** 

A PUBLIC WORK MEETING was held at 6:00 p.m. to REVIEW AGENDA ITEMS

PLEDGE OF ALLEGIANCE: Commissioner Osborne

**VISITORS:** Quin Tucker, Thom Wight, John McCall, and Patrick McCall.

**APPROVAL OF MEETING MINUTES** 

• August 11, 2016

Commissioner Osborne moved to approve the meeting minutes of 11 August 2016 with an amendment to page 5 – motion to include buffer yard change to ordinance. Commissioner Johnson seconded the motion. Commissioners Osborne, Pitts, and Johnson voted yes. Commissioner Walton abstained as he was excused from the meeting. The motion carried.

**APPROVAL OF THE AGENDA:** Commissioner Pitts moved to approve the agenda as written. Commissioner Johnson seconded the motion. Commissioners Osborne, Pitts, Johnson, and Walton voted yes. The motion carried.

DECLARATION OF CONFLICT OF INTEREST: None

Administrative Actions (Application of Ordinances):

Commissioner Johnson moved to open the public hearing. Commissioner Walton seconded the motion. Commissioners Osborne, Pitts, Johnson, and Walton voted yes. The motion carried.

**Public Hearing and Action on Rezone: request for property located at approx. 7482 S. Cornia Dr. (Parcel 13-174-0001), approx. 1.313 acres, be rezoned from an Agricultural Zone (A) to Highway-Commercial Zone (C-H), by applicant John McCall:** Commissioner Osborne asked if there is any public comment. There was none.

Commissioner Johnson moved to close the public hearing. Commissioner Pitts seconded the motion. Commissioners Osborne, Pitts, Johnson, and Walton voted yes. The motion carried.

Commissioner Johnson moved to approve the rezone request for property located at approx. 7482 S. Cornia Dr. (Parcel 13-174-0001), approx. 1.313 acres, be rezoned from an Agricultural Zone (A) to Highway-Commercial Zone (C-H), by applicant John McCall. Commissioner Pitts seconded the motion. Commissioners Osborne, Pitts, Johnson, and Walton voted yes. The motion carried.

### **Discussion Items (No Action Taken):**

**Proposed Ordinance Amendment: 10.05M.6 (B) Buffer Yard Landscaping:** Commissioner Osborne said Barry Burton, City Planner, has proposed that that Section 10.5M.6 (B) be amended to read:

B. Buffer Yard Landscaping: Buffer Yard D landscaping shall be required between the C-R zone and all residential zones, except where there are legal restrictions on the residential zoned property that prevent the construction of residences.

Commissioner Osborne said this will take care of the buffer zone with the Smith & Edwards property. He said the Planning Commission was not in favor of requiring the developer to create a buffer yard around agricultural property. Commissioner Johnson would like to see this move forward as soon as possible. Commissioner Osborne agreed. Tom Smith, City Manager, said since he overlooked a critical procedure in noticing a public hearing, he will request the City Council do what they can to expedite this application and ask for an exception to the rule.

### **PUBLIC COMMENTS:**

**Thom Wight, 1925 N. Rolling Oaks Lane, Layton, UT,** representing Smith & Edwards, said they have put a lot of money into the construction of the indoor/outdoor soccer field facility and they would like to move on this project as soon as possible. He said this will be a well maintained facility. It was stated there will be a public hearing on September 8<sup>th</sup> for the

conditional use permit. Barry pointed out that the developer will be required to buffer approximately 50 ft. along the residential property line. Barry said the ordinance addresses options for Buffer Yard D. Mr. Wight feels the requirements for Buffer Yard D is pretty stringent. It was discussed that the fencing requirement is vinyl fencing.

Discussion took place regarding which buffer yard to require for the C-R Zone or if they should require a landscaped buffer yard at all. Commissioner Osborne feels the soccer field is the buffer. Barry said the conditional use permit will need a buffer yard plan. Barry said the developer also needs to include the sewer plan. Mr. Wight said they are looking at running the sewer line to South Weber Drive.

### PLANNING COMMISSION ITEMS:

### **Commissioner Walton:**

**Status of Parsons Gravel Pit Dust:** He asked about the status of dust mitigation for Parsons gravel pit.

### **Commissioner Pitts:**

**Street Light on South Weber Drive:** She asked about the status of the street light by Maverik. It was stated the street light will be installed in approximately two months.

**ADJOURNED:** Commissioner Johnson moved to adjourn the Planning Commission meeting at 7:19 p.m. Commissioner Pitts seconded the motion. Commissioners Johnson, Pitts, Osborne, and Walton voted yes. The motion carried.

APPROVE	D: Chairperson: Rob Osborne	Date
	Transcriber: Michelle Clark	
Attest:	City Recorder: Elyse Greiner	

### SOUTH WEBER CITY PLANNING COMMISSION MEETING WORK MEETING

DATE OF MEETING: 25 August 2016

**PRESENT: COMMISSIONERS:** 

### TIME COMMENCED: 6:02 p.m.

Debi Pitts Rob Osborne Wes Johnson Wayne Winsor (excused) Taylor Walton

**CITY PLANNER:** 

**CITY RECORDER:** 

**CITY MANAGER:** 

**Elyse Greiner** 

**Barry Burton** 

**Tom Smith** 

**Transcriber: Minutes transcribed by Michelle Clark** 

**VISITORS:** John McCall and Patrick McCall

**Approval of Meeting Minutes:** 

• August 11, 2016

Administrative Actions (Application of Ordinances):

**Public Hearing and Action on Rezone: request for property located at approx. 7482 S. Cornia Dr. (Parcel 13-174-0001), approx. 1.313 acres, be rezoned from an Agricultural Zone (A) to Highway-Commercial Zone (C-H), by applicant John McCall:** John McCall said he is requesting to rezone 1.313 acres from an Agricultural (A) to Highway-Commercial (C-H) zone. He said this follows the City's master plan. He said the property next to it is light industrial. Commissioner Johnson asked what they are planning to do with the property. John said he may sell it to someone who is interested in office space businesses. He said Patrick has been approached about doing something in the tree business.

Elyse reviewed the permitted uses in the Highway-Commercial Zone (C-H) as per City code 10.5H.4. She then read the permitted uses in the Light-Industrial Zone (T-1) as per City code 10.5L.4. Mr. McCall said he is interested in the Highway-Commercial Zone (C-H).

### **Discussion Items (No Action Taken):**

**Proposed Ordinance Amendment: 10.05M.6 (B) Buffer Yard Landscaping:** Barry Burton, City Planner, said it is proposed that Section 10.5M.6 (B) be amended to read:

### South Weber City Planning Commission Work Meeting 25 August 2016 Page 2 of 2

B. Buffer Yard Landscaping: Buffer Yard D landscaping shall be required between the C-R zone and all residential zones, except where there are legal restrictions on the residential zoned property that prevent the construction of residences.

Barry doesn't feel there is any reason to buffer agricultural property, which was the requirement. Discussion took place regarding the Smith & Edwards property and Commissioner Osborne said the developer will still need to buffer next to any residential property. It was stated this item will need to be posted as a public hearing on September 9, 2016.

### **OTHER BUSINESS:**

Valley Flats Subdivision: Commissioner Osborne said he noticed the infrastructure is going in.

**Sunrise Ridge Subdivision:** Commissioner Osborne said this subdivision is underway with two homes being constructed.

Commissioner Osborne will not be in attendance at the September 8, 2016 meeting.

**Summit with City Council/Planning Commission:** Elyse reported the Summit is tentatively scheduled for October 15, 2016 from 8:00 a.m. to 12:00 p.m.

**APPROVED:** 

Chairperson: Rob Osborne

Date

**Transcriber: Michelle Clark** 

Attest:

**City Recorder: Elyse Greiner** 



**Planning Department** 

Davis County Administration Building, 61 South Main Street, P.O. Box 618, Farmington Utah 84025 Telephone: (801) 451-3279 - Fax: (801) 451-3281

### PROJECT REVIEW GORDIN BRIMLEY REZONE By Barry Burton

September 1, 2016

### General:

This proposal is to rezone .85 acres of land in the R-LM zone to the R-M zone. The property contains an existing residence and a detached garage. Mr. Brimley would like to split the lot into two parcels, but existing zoning doesn't allow it. The property sits adjacent to two other subdivisions, the Bowman Old Farm Sub to the north and the Canyon Meadows PUD to the east. The lots in Canyon Meadows and Bowman Old Farm are approximately the same size as would these be, if subdivided.

This request does not conform to the recommendations of the General Plan, which calls for lowmoderate density residential in this location. The applicant makes a good point in that the lot is not large enough to pasture farm animals and would not be out of character with adjacent lots.

### **Recommendation:**

I suspect that had this property been included in the Bowman Old Farm land, as it once was, we would have approved the two lots. There are some unique circumstances in play here that suggest a departure from the general plan may be warranted. I recommend approval.

### **APPLICATION FOR CHANGE OF ZONING**

South Weber City 1600 East South Weber Drive South Weber, Utah 84405 Phone: (801) 479-3177 Fax: (801) 479-0066

OFFICE USE: Application # 2016-05 Fee \$ 300.00 Receipt # 17.042637 Date Received 8/12/16
Owner of Property Grandon Brimley
Applicant's NameGrandenBrimleyMailing Address600 E. South WeberDr.City, State, ZipPhone (201)309 - 6052FaxEmail
0
Mailing Address City, State, Zip
Agent's Name
Request: Acres/Sq. Feet be changed from $\underline{R}-\underline{L}$ zone to $\underline{R}-\underline{M}$ zone
Acres/Sq. Feet be changed from zone to zone
Property Address: 600 E. South Weber Dr.
Parcel Number(s): 130200056 Total Acres or Sq. Feet:
What is the proposed use?
See Attachment
A
In what way does the proposal recognize the City's General Plan?
See Attachment

Public Notice Authorization: I (we) do hereby give permission to South Weber City to place a city Apublic notice@ sign on the property contained in this application for the purpose of notification of the change of zoning application.

Signed: Property Owner P	roperty Owner
APPLICANT'S AFFIDAVIT	
State of Utah)County of $Davi S$ )	
I (we) <u>Grandon Brinley</u> , being duly sworn, Property Owner(s) or Agent of Owner owner(s)/agent of the owner(s), of the property involved in this application,	
and that the statements and answers contained herein, in the attached plans, best of my ability, present the argument in behalf of the application. Also, a respects true and correct, to the best of my knowledge and belief.	and other exhibits, thoroughly and to the
Dated this <u>4</u> <sup>+L</sup> day of <u>August</u> , <u>2016</u> . Signed: <u>Property Owner or Agent</u>	roperty Owner or Agent
Subscribed and Sworn before me this day of         County of       Davis         On Ang 12_, 20 16, Granden Bripersonally appeared before,          who is personally know to me              Mose identity I proved on the basis of              a credible witness         to be the signer of the above document, and he/she acknowledged that GENT AUTHORIZATION he/she signed it.         State of Utah	DANIELLE H. STAHLE NOTARY PUBLIC - STATE OF UTAH My Comm. Exp. 12/18/2018 Commission # 680755
I (we), the sole owner(s) over the sole owner(s) of, south Weber City, Utah do hereby ap, south Weber City, Utah do hereby ap, as my (our) agent to represent me (us) with regard to this application affecting appear on my (our) behalf before any city boards considering this application.	ng the above described real property, and to
Dated this day of,,	
Signed: Property Owner Pr	roperty Owner
Subscribed and Sworn before me this day of	
Notary Public:	

BEG AT A PT ON THE SW COR OF THE CANYON MEADOWS PUD, SD PT BEING 236.32 FT S & 892.97 FT E FR THE W 1/4 COR OF SEC 28-T5N-R1W, SLB&M, (BASIS OF BEARING BEING N 00^36'36" E 2653.32 FT BETWEEN SD W 1/4

### Proposed Use:

- Divide the lot into two medium density lots.
- Moderate Density is considered an area where the number of dwelling units per gross acre ranges from 1.76 to 2.6.
- The two lots will be approximately .42 acres each, or 2.35 lots per acre.

### In what way does the proposal recognize the City's General Plan:

### Lot Size

- Rezoning and subdividing the lot will fit into the recommendation that large lots be avoided unless they are large enough to pasture animals. The parcel in question is .85 acres and has a large outbuilding and unpaved driveway on the side lot. There is insufficient ground to appropriately pasture farm animals.
- In addition, as houses are built behind and to the side of the parcel, the unkempt back section would become a nuisance for surrounding neighbors.

From the City General Plan: "RESIDENTIAL: ... Large lots are acceptable, being in character with the community, but are not recommended unless they are large enough to pasture farm animals, one acre or more. Otherwise large lots tend to become too much of a burden to maintain and often become unsightly and a nuisance to surrounding neighbors."

### **Community Impact**

- By splitting the lot and building an additional home, no current or future neighbors would be negatively affected. The side lot is adjacent to South Weber Drive and would not block any views.
- This parcel is not currently serving as a benefit of "open space" to the neighborhood. There is a large 4 car garage, and a large gravel driveway.

From the City General Plan: "AGRICULTURE, RURAL CHARACTER AND OPEN SPACE: Open space is also a very important asset to the community. It may consist of agricultural lands but may be other types of land also. For the purposes of this plan, open space is defined as undeveloped land with few or no structures which provides residents with the ability to move about or view large outdoor areas, to experience nature, to retreat for a safe peaceful outdoor experience or which can be used for organized recreational activities.

### Land Use

- Splitting the parcel to allow two single family homes to be built on the site would provide for the best use of the land. It will provide a more economical housing situation for my family and for future residents of South Weber.
- In addition, more tax revenue can be expected in the future which will help to contribute to revenue that will improve the city.

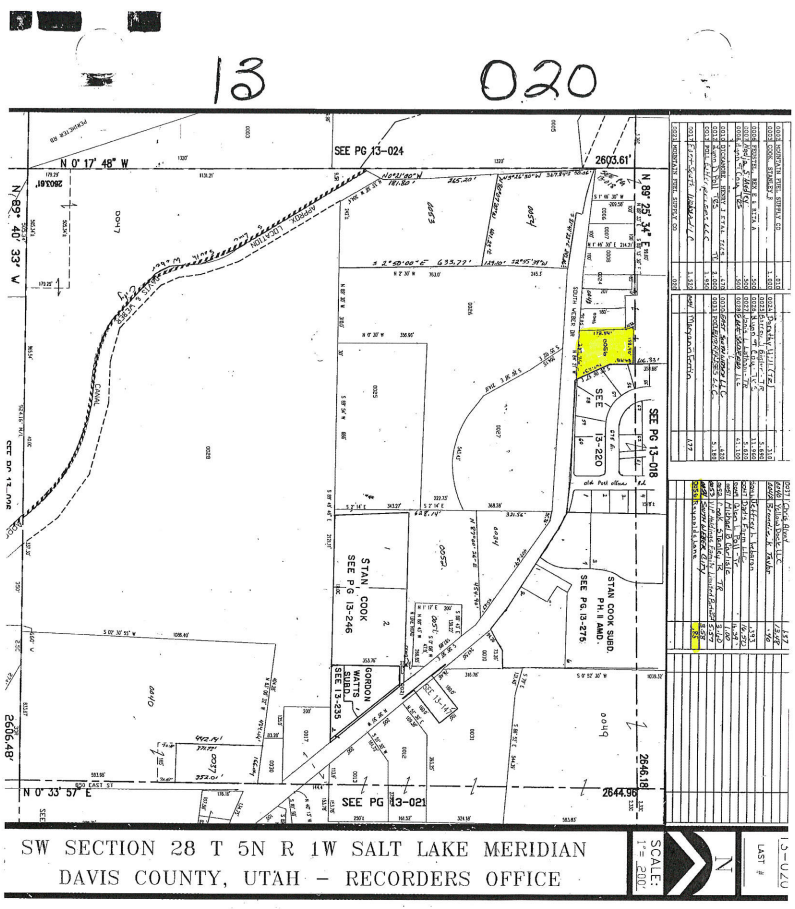
One of the five Primary goals From Envision Utah:

"Reduce the cost of living for all households-—including the amount spent on housing, transportation, utilities, taxes, fees, etc.—so Utahns have money to spend on other things."

### Zoning/Historical Use

- The other lots in the vicinity along South Weber Drive are approximately 1/3 to 1/2 acre, although they are zoned Low density, they are by default medium density.
- Updating the master plan in this area would be a benefit to the community.
- This lot was originally smaller (meeting density size requirements) but during the Bowman Old Farm Estates Subdivision process it was expanded to the current size.

See parcel map.



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### PROPOSED SOUTH WEBER ZONING ORDINANCE AMENDMENT

### August 25, 2016

It is proposed that Section 10.5M.6 (B) be amended to read:

B. Buffer Yard Landscaping: Buffer Yard D landscaping shall be required between the C-R zone and all residential zones, except where there are legal restrictions on the residential zoned property that prevent the construction of residences.



**Planning Department** 

Davis County Administration Building, 61 South Main Street, P.O. Box 618, Farmington Utah 84025 Telephone: (801) 451-3279 - Fax: (801) 451-3281

### PROJECT REVIEW SOUTH WEBER SOCCER FACILITY By Barry Burton

September 1, 2016

### General:

This proposal to build a private soccer practice facility involves three different actions on the part of the Planning Commission, the rezone of the property, a one-lot subdivision and conditional use approval for the proposed use and layout.

### Site Plan/Conditional Use:

The plans for this facility have been modified by adding a 52 stall overflow parking area and adding a buffer yard at the northeast corner of the site abutting the only adjacent residential property. This meets the requirements of the Planning Commission for parking. The buffer yard is contiguous to about 80' of the adjacent residential lot. According to the ordinance, if this is a 75' buffer yard, 3 canopy trees, 4 understory trees, 17 shrubs and 9 evergreens would be required. The proposed buffer yard contains 2 understory trees and 3 shrubs. This does not even come close to meeting the ordinance requirement.

### **Recommendation:**

I recommend tabling this proposal again until detailed plans for providing the required buffer yard is submitted.



**CONSULTING ENGINEERS** 

### **MEMORANDUM**

TO: South Weber City Planning Commission & City Council

FROM: Brandon K. Jones, P.E. South Weber City Engineer /

- CC: Barry Burton South Weber City Planner Mark B. Larsen – South Weber City Public Works Director Elyse Greiner – South Weber City Deputy Recorder
- RE: SMITH & EDWARDS SUBDIVISION SOUTH WEBER SOCCER FACILITY Final Review

Date: August 31, 2016

Our office has completed a review of the Plat and Improvement Plans for the Smith & Edwards Subdivision and associated South Weber Soccer Facility received on August 19<sup>th</sup> and 30<sup>th</sup>, 2016. We recommend approval, subject to the following comments and recommendations being addressed prior to final approval from the City Council.

- 1. <u>General</u>. The developer will need to comply with the UDOT Access Approval stipulations, the recommendations of the Geotechnical Report by GSH and the requirements of the South Weber Irrigation Company as previously discussed and recommended.
- 2. <u>Sewer Easement</u>. This set of plans does not show any sewer lateral from the building. We are assuming that the sewer lateral is still being proposed to be installed across the "T+R Ranches" property to the east. A separate easement document will be needed to allow the crossing of this property. However, this being a sewer <u>lateral</u>, it will be owned by the owner of the Soccer Facility. Therefore, the easement should be conveyed from "T+R Ranches" to the owner of the Soccer Facility, not the City. This **easement will be needed prior to** constructing the lateral or recording the plat, whichever one comes first.
- 3. <u>Plat</u>. No comments.
- 4. Improvement Plans. The following are items related to the improvements.
  - a. Sheet #C3. The plans need to show the sewer lateral from the building to wherever it is being proposed (assumed to be in Raymond Drive).

# SOUTH WEBER SOCCER FACILITY CONSTRUCTION DOCUMENTS

### TRAFFIC CONTROL & SAFETY NOTES

1. BARRICADING AND DETOURING SHALL BE IN CONFORMANCE WITH THE REQUIREMENTS OF THE CURRENT STATE OF UTAH DEPARTMENT OF TRANSPORTATION MANUAL OF TRAFFIC CONTROLS FOR CONSTRUCTION AND MAINTENANCE WORK ZONES, AND THE CURRENT CITY STANDARD DRAWING, AND SHALL BE APPROVED BY THE CITY ENGINEER PRIOR TO ANY WORK.

2. NO STREET SHALL BE CLOSED TO TRAFFIC WITHOUT WRITTEN PERMISSION FROM THE CITY TRAFFIC ENGINEER, EXCEPT WHEN DIRECTED BY LAW ENFORCEMENT OR FIRE OFFICIALS.

3. THE CONTRACTOR SHALL MAKE EVERY EFFORT TO PROVIDE FOR SMOOTH TRAFFIC FLOW AND SAFETY. ACCESS SHALL BE MAINTAINED FOR ALL PROPERTIES ADJACENT TO THE WORK.

4. DETOURING OPERATIONS FOR A PERIOD OF SIX CONSECUTIVE CALENDAR DAYS, OR MORE, REQUIRE THE INSTALLATION OF TEMPORARY STREET STRIPING AND REMOVAL OF INTERFERING STRIPING BY SANDBLASTING. THE DETOURING STRIPING PLAN OR CONSTRUCTION TRAFFIC CONTROL PLAN MUST BE SUBMITTED TO THE CITY TRAFFIC ENGINEER FOR REVIEW AND APPROVAL

5. ALL TRAFFIC CONTROL DEVICES SHALL BE RESTORED TO THEIR ORIGINAL CONDITION AT THE END OF THE WORK TO THE SATISFACTION OF THE CITY TRAFFIC ENGINEER

6. TRAFFIC CONTROL DEVICES (TCDs) SHALL REMAIN VISIBLE AND OPERATIONAL AT ALL TIMES.

### UTILITY DISCLAIMER

THE CONTRACTOR IS SPECIFICALLY CAUTIONED THAT EXISTING UNDERGROUND UTILITIES AND IMPROVEMENTS ARE SHOWN IN THEIR APPROXIMATE LOCATIONS BASED UPON RECORD INFORMATION AVAILABLE AT THE TIME OF PREPARATION OF PLANS. LOCATIONS MAY NOT HAVE BEEN VERIFIED IN THE FIELD AND NO GUARANTEE IS MADE AS TO ACCURACY OR COMPLETENESS OF THE INFORMATION SHOWN. IT SHALL BE RESPONSIBILITY OF THE CONTRACTOR TO DETERMINE THE EXISTENCE AND LOCATION OF THOSE UTILITIES SHOWN ON THESE PLANS OR INDICATED IN THE FIELD BY LOCATING SERVICES. ANY ADDITIONAL COSTS INCURRED AS A RESULT OF CONTRACTOR'S FAILURE TO VERIFY LOCATIONS OF EXISTING UTILITIES PRIOR TO BEGINNING OF CONSTRUCTION IN THEIR VICINITY SHALL BE BORNE BY THE CONTRACTOR AND ASSUMED INCLUDED IN THE CONTRACT.

### NOTICE TO CONTRACTOR

ALL CONTRACTORS AND SUBCONTRACTORS PERFORMING WORK SHOWN ON OR RELATED TO THESE PLANS SHALL CONDUCT THEIR OPERATIONS SO THAT ALL EMPLOYEES ARE PROVIDED A SAFE PLACE TO WORK AND THE PUBLIC IS PROTECTED. ALL CONTRACTORS AND SUBCONTRACTORS SHALL COMPLY WITH THE "OCCUPATIONAL SAFETY AND HEALTH REGULATIONS: OF THE U.S. DEPARTMENT OF LABOR AND THE STATE OF UTAH DEPARTMENT OF INDUSTRIAL RELATIONS CONSTRUCTION SAFETY ORDERS". THE CIVIL ENGINEER SHALL NOT BE RESPONSIBLE IN ANY WAY FOR CONTRACTORS AND SUBCONTRACTORS COMPLIANCE WITH SAID REGULATIONS AND ORDERS.

CONTRACTOR FURTHER AGREES THAT HE SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOB-SITE CONDITIONS DURING THE COURSE OF CONSTRUCTION OF THIS PROJECT, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY, THAT THIS REQUIREMENT SHALL APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS, AND THAT THE CONTRACTOR SHALL DEFEND, INDEMNIFY AND HOLD THE OWNER AND THE CIVIL ENGINEER HARMLESS FROM ANY AND ALL LIABILITY, REAL OR ALLEGED IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING FOR LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE OWNER OR ENGINEER

# SANITARY SEWER GENERAL NOTES

- 1. ALL SANITARY SEWER CONSTRUCTION SHALL BE IN CONFORMANCE WITH CITY STANDARDS AND SPECIFICATIONS.
- 2. ALL GRAVITY SANITARY SEWER LINES SHALL BE SDR-35 PVC MATERIAL. SEWER LINE CONSTRUCTION AND MATERIALS SHALL CONFORM TO ASTM STANDARDS AND SPECIFICATIONS.
- 3. DISTANCES SHOWN ON PLANS ARE APPROXIMATE AND COULD VARY DUE TO VERTICAL ALIGNMENT.
- 4. RIM ELEVATIONS SHOWN ARE APPROXIMATE ONLY AND ARE NOT TO BE TAKEN AS FINAL ELEVATION. PIPELINE CONTRACTOR SHALL USE PRECAST CONCRETE ADJUSTMENT RINGS. GROUT AND STEEL SHIMS TO ADJUST THE MANHOLE FRAME TO THE REQUIRED FINAL GRADE IN CONFORMANCE WITH THE STANDARD SPECIFICATIONS. ALL FRAMES SHALL BE ADJUSTED TO FINAL GRADE.
- 5. ALL SANITARY SEWER MAIN TESTING SHALL BE IN ACCORDANCE WITH THE CITY STANDARDS AND SPECIFICATIONS. COPIES OF ALL TEST RESULTS SHALL BE PROVIDED TO THE PUBLIC WORKS SANITARY SEWER DEPARTMENT HEAD PRIOR TO FINAL ACCEPTANCE.
- 6. COMPACTION TESTING OF ALL TRENCHES WITH THE PROJECT SITE MUST BE ATTAINED AND RESULTS SUBMITTED TO THE CITY ENGINEER PRIOR TO FINAL ACCEPTANCE.
- 7. CONTRACTOR IS RESPONSIBLE TO PROTECT ALL EXISTING STRUCTURES AND IMPROVEMENTS DURING INSTALLATION OF SANITARY SEWER LINE.
- 8. WHERE CONNECTION TO EXISTING UTILITY IS PROPOSED, CONTRACTOR SHALL VERIFY LOCATION AND ELEVATION AND NOTIFY OWNER/ENGINEER IF LOCATION AND ELEVATION OF EXISTING UTILITY VARIES FROM THE DESIGN.
- 9. CAMERA TESTING AND PRESSURE TESTING PER CITY STANDARD.



# South Weber, DAVIS COUNTY, UTAH

# GENERAL NOTES

- 1. ALL MATERIALS, WORKMANSHIP AND CONSTRUCTION OF SITE IMPROVEMENTS SHALL MEET OR EXCEED THE STANDARDS AND SPECIFICATIONS SET FORTH BY THE CITY ENGINEER, PLANNING, CODES AND SPECIFICATIONS AND APPLICABLE STATE AND FEDERAL REGULATIONS. WHERE THERE IS CONFLICT BETWEEN THESE PLANS AND SPECIFICATIONS, OR ANY APPLICABLE STANDARDS, THE HIGHER QUALITY STANDARD SHALL APPLY.
- 2. 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 UPON AS BEING EXACT OR COMPLETE. THE CONTRACTOR MUST CALL THE LOCAL UTILITY LOCATION CENTER AT LEAST 48 HOURS BEFORE ANY EXCAVATION TO REQUEST EXACT FIELD LOCATIONS OF THE UTILITIES. PRIOR TO CONSTRUCTION, THE CONTRACTOR SHALL VERIFY PERTINENT LOCATIONS AND ELEVATIONS, ESPECIALLY AT THE CONNECTION POINTS AND AT POTENTIAL UTILITY CONFLICTS. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO RELOCATE ALL EXISTING UTILITIES THAT CONFLICT WITH THE PROPOSED IMPROVEMENTS SHOWN ON THESE PLANS.
- 3. THE CONTRACTOR IS RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS FROM ALL APPLICABLE AGENCIES. THE CONTRACTOR SHALL NOTIFY THE DESIGNATED PUBLIC WORKS INSPECTOR AT LEAST 48 HOURS PRIOR TO THE START OF ANY EARTH DISTURBING ACTIVITY. OR CONSTRUCTION ON ANY AND ALL PUBLIC IMPROVEMENTS.
- 4. THE CONTRACTOR SHALL COORDINATE AND COOPERATE WITH THE CITY AND ALL UTILITY COMPANIES INVOLVED WITH REGARD TO RELOCATIONS OR ADJUSTMENTS OF EXISTING UTILITIES DURING CONSTRUCTION AND TO ASSURE THAT THE WORK IS ACCOMPLISHED IN A TIMELY FASHION AND WITH A MINIMUM DISRUPTION OF SERVICE.
- 5. THE CONTRACTOR SHALL HAVE ONE (1) COPY OF APPROVED PLANS, AND ONE (1) COPY OF THE APPROPRIATE STANDARDS AND SPECIFICATIONS AND A COPY OF ANY PERMITS AND EXTENSION AGREEMENTS NEEDED FOR THE JOB, ON SITE AT ALL TIMES.
- 6. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ALL ASPECTS OF SAFETY INCLUDING BUT NOT LIMITED TO, EXCAVATION, TRENCHING, SHORING, TRAFFIC CONTROL, AND SECURITY.
- 7. IF DURING THE CONSTRUCTION PROCESS CONDITIONS ARE ENCOUNTERED BY THE CONTRACTOR, HIS SUBCONTRACTORS, OR OTHER AFFECTED PARTIES, WHICH COULD INDICATE A SITUATION THAT IS NOT IDENTIFIED IN THE PLANS OR SPECIFICATIONS, THE CONTRACTOR SHALL CONTACT THE ENGINEER IMMEDIATELY.
- 8. THE CONTRACTOR IS RESPONSIBLE FOR PROVIDING ALL LABOR AND MATERIALS NECESSARY FOR THE COMPLETION OF THE INTENDED IMPROVEMENTS SHOWN ON THESE DRAWINGS OR DESIGNATED TO BE PROVIDED, INSTALLED, CONSTRUCTED, REMOVED AND RELOCATED UNLESS SPECIFICALLY NOTED OTHERWISE.
- 9. THE CONTRACTOR SHALL BE RESPONSIBLE FOR KEEPING ROADWAYS FREE AND CLEAR OF ALL CONSTRUCTION DEBRIS AND DIRT TRACKED FROM THE SITE.
- 10. THE CONTRACTOR SHALL BE RESPONSIBLE FOR RECORDING AS-BUILT DRAWINGS ON A SET OF RECORD DRAWINGS KEPT AT THE CONSTRUCTION SITE, AND AVAILABLE TO THE CITY INSPECTOR AT ALL TIMES.
- 11. THE CONTRACTOR SHALL SEQUENCE INSTALLATION OF UTILITIES IN SUCH A MANNER AS TO MINIMIZE POTENTIAL UTILITY CONFLICTS. IN GENERAL, STORM SEWER AND SANITARY SEWER SHOULD BE CONSTRUCTED PRIOR TO INSTALLATION OF WATER LINES AND DRY UTILITIES.
- 12. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO COORDINATE ALL UTILITY RELOCATIONS CONSISTENT WITH THE CONTRACTORS SCHEDULE FOR THIS PROJECT, WHETHER SHOWN OR NOT SHOWN AS IT RELATES TO THE CONSTRUCTION ACTIVITIES CONTEMPLATED IN THESE PLANS.

### SWPPP GENERAL NOTES

1. CONTRACTOR SHALL OBTAIN ALL NECESSARY PERMITS AS REQUIRED BY THE CITY AND STATE.

2. ALL STRUCTURAL EROSION MEASURES SHALL BE INSTALLED AS SHOWN ON THE SWPP PLAN, PRIOR TO ANY OTHER GROUND-DISTURBING ACTIVITY. ALL EROSION CONTROL MEASURES SHALL BE MAINTAINED IN GOOD REPAIR BY THE CONTRACTOR, UNTIL SUCH TIME AS THE ENTIRE DISTURBED AREAS ARE STABILIZED WITH HARD SURFACE OR LANDSCAPING.

### STORM SEWER GENERAL NOTES

1. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE FOLLOWING: A)OBTAIN ALL REQUIRED PERMITS FROM THE CITY OR REGULATORY AGENCIES. INCLUDING PERMITS TO WORK IN THE RIGHT-OF-WAY. B)RESTORATION OF EXISTING IMPROVEMENTS INCLUDING BUT NOT LIMITED TO FENCES, SOD, LANDSCAPING, PAVEMENT, SPRINKLER SYSTEM

C)VERIFICATION AND PROTECTION OF ALL EXISTING IMPROVEMENTS WITHIN THE LIMITS OF CONSTRUCTION. D)PROVIDING AS-BUILT DRAWINGS TO THE CITY AND THE ENGINEER. E) ALL PERMITTING, DEVELOPMENT, LOCATION, CONNECTION AND INSPECTION AND SCHEDULING FOR SUCH.

2. ALL STORM SEWER CONNECTIONS SHALL BE IN CONFORMANCE WITH CITY STANDARDS AND SPECIFICATIONS.

- 3. RIM ELEVATIONS SHOWN ARE APPROXIMATE ONLY AND ARE NOT TO BE TAKEN AS FINAL ELEVATION. PIPELINE CONTRACTOR SHALL USE PRECAST CONCRETE ADJUSTMENT RINGS, GROUT, AND STEEL SHIMS TO ADJUST THE MANHOLE FRAME TO THE REQUIRED FINAL GRADE IN CONFORMANCE WITH CITY STANDARDS AND SPECIFICATIONS AND PLANS. ALL FRAMES SHALL BE ADJUSTED TO FINAL GRADE PRIOR TO PLACEMENT OF ASPHALT PAVING.
- 4. COMPACTION OF ALL TRENCHES WITHIN THE PROJECT SITE MUST BE ATTAINED AND COMPACTION RESULTS SUBMITTED TO THE ENGINEER AND THE CITY PRIOR TO FINAL ACCEPTANCE.
- 5. ALL STORM DRAIN PIPES IN THE CITY RIGHT-OF-WAY SHALL BE RCP CL III.
- 6. ALL STORM SEWER MANHOLES IN PAVED AREAS SHALL BE FLUSH WITH THE PAVEMENT AND SHALL HAVE TRAFFIC BEARING LIDS. ALL STORM SEWER LIDS SHALL BE LABELED "STORM DRAIN".
- 7. WHERE CONNECTION TO EXISTING UTILITY IS PROPOSED, CONTRACTOR SHALL VERIFY LOCATION AND ELEVATION AND NOTIFY OWNER/ENGINEER IF LOCATION AND ELEVATION OF EXISTING UTILITY VARIES FROM THE DESIGN.

- 5% WITHIN 10 FEET FROM THE BUILDING.

- **OBTAIN A WATER METER**

- PAVING.
- POLY WRAPPED.



# **GENERAL GRADING NOTES**

1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST APWA STANDARDS AND SPECIFICATION FOR PUBLIC WORKS AND THE CITY STANDARDS. CONTRACTOR SHALL ENSURE POSITIVE DRAINAGE AWAY FROM BUILDING FOUNDATIONS AND ENTRIES. FINISHED GRADE AT FOUNDATION FOR WOOD FRAMED STRUCTURES SHALL BE 8 INCHES BELOW TOP OF FOUNDATION AND DRAINAGE SHALL BE A MINIMUM OF

2. MAXIMUM SLOPES SHALL BE 3:1 FOR CUT AND FILL UNLESS OTHERWISE NOTED.

3. COMPACTION REQUIREMENTS AND TESTING SHALL BE PERFORMED TO MEET THE CITY STANDARDS

4. NO FILL SHALL BE PLACED UNTIL VEGETATION HAS BEEN REMOVED AND SUB-GRADE PREPARED PER THE SOILS REPORT

5. DUST SHALL BE CONTROLLED BY WATERING OR OTHER APPROVED METHODS.

6. CONTRACTOR SHALL COMPLY WITH STORM WATER POLLUTION PREVENTION PLAN BY INSTALLING BMP'S PRIOR TO COMMENCEMENT OF EXCAVATION ACTIVITIES. CONTACT THE CITY INSPECTOR FOR INSPECTION.

7. ALL RECOMMENDATIONS OF THE GEOTECHNICAL REPORT AND ALL SUBSEQUENT REPORTS, ADDENDUM ETC. SHALL BE CONSIDERED A PART OF THIS GRADING PLAN AND SHALL BE COMPLIED WITH.

8. THE CONTRACTOR SHALL CONTACT BLUE STAKES FOR LOCATION MARKING PRIOR TO COMMENCING EXCAVATION ACTIVITIES.

9. CITY MAY REQUIRE A PRE-CONSTRUCTION MEETING BEFORE A PERMIT IS ISSUED.

10. STREETS ADJACENT TO THE PROJECT SHALL BE CLEAN AT ALL TIMES.

11. CONTRACTOR IS RESPONSIBLE FOR ARRANGING FOR ALL REQUIRED INSPECTIONS.

12. PRIOR TO TAKING WATER FROM A CITY FIRE HYDRANT, THE CONTRACTOR SHALL MAKE ARRANGEMENTS WITH THE WATER UTILITY TO

# CULINARY WATER GENERAL NOTES

1. ALL INSTALLATION AND MATERIALS SHALL CONFORM TO SOUTH WEBER WATER STANDARDS, SPECIFICATIONS AND PLANS

2. THRUST BLOCKING IS REQUIRED AT ALL BENDS AND FITTINGS. TIE RODS SHALL BE USED AT ALL BENDS AND FITTINGS WHERE THRUST BLOCKS DO NOT BEAR AGAINST UNDISTURBED SOIL

3. ALL WATERLINES AT SEWER CROSSINGS SHALL BE LOCATED ABOVE AND HAVE AN 18-INCH VERTICAL SEPARATION FROM THE SEWER PIPE IF THIS IS NOT PROVIDED. THE WATERLINE SHALL BE INSTALLED WITH 20 L.F. OF CONCRETE CASING CENTERED OVER THE SEWER PIPE.

4. DISINFECTION TESTS SHALL BE PERFORMED BY SOUTH WEBER WATER WITH COOPERATION FROM THE CONTRACTOR IN PERFORMING ANY NECESSARY EXCAVATION AND SUBSEQUENT BACKFILLING AT NO COST TO THE CITY.

5. CHLORINATION OF COMPLETED WATER LINE. THE NEW WATER LINES SHALL BE DISINFECTED BY CHLORINATION. THE CONTRACTOR WILL BE RESPONSIBLE FOR ALL RELATED COSTS AND FEES RELATED TO THE CHLORINATION OF THE COMPLETED WATER LINE. THIS TEST SHALL BE PERFORMED PRIOR TO CONNECTION OF THE NEW WATER LINES TO THE EXISTING WATER SYSTEM. THE CONTRACTOR SHALL NOTIFY SOUTH WEBER WATER AT LEAST 24 HOURS BEFORE THE CHLORINATION IS DESIRED.

6. A MINIMUM HORIZONTAL CLEARANCE OF 10 FEET SHALL BE MAINTAINED FROM SANITARY SEWER MAINS.

7. UNLESS OTHERWISE SPECIFIED, ALL WATERLINES SHALL BE AWWA C900 PVC CLASS 150, PER ASTM D2241

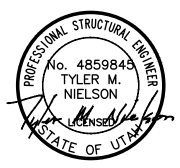
8. CONTRACTOR SHALL LOCATE VALVES PRIOR TO CONNECTION WITH EXISTING SYSTEM, BUT SHALL NOT OPERATE ANY VALVE WITHOUT PERMISSION FROM SOUTH WEBER WATER.

9. ALL WATER MAINS, VALVES, FIRE HYDRANTS, SERVICES AND APPURTENANCES SHALL BE INSTALLED, TESTED, AND APPROVED PRIOR TO

10. THERE SHALL BE A WATER SUPPLY TO THE DEVELOPMENT BEFORE ANY WOOD CONSTRUCTION STARTS.

11. SOUTH WEBER WATER REQUIRES THE USE OF CORROSION RESISTANT MATERIALS FOR ALL CULINARY WATER IMPROVEMENTS. SPECIFICALLY, ROMAC BLUE BOLTS OR STAINLESS STEEL BOLTS MUST BE USED ON ALL FITTINGS. FURTHER, ALL METAL FITTINGS SHALL BE

SHEET INDEX		
COVER SHEET		
OVERALL SITE PLAN	S1	
ENLARGED SITE PLAN	S2	
GRADING AND DRAINAGE PLAN	C 1	
SOCCER FIELD GRADING AND DRAINAGE PLAN	C2	
SITE UTILITY PLAN	C3	
APPROVED UDOT PLANS	C4	
SITE DETAILS	DT1	
LANDSCAPE PLAN	L1	
S.W.P.P.P. AND DETAILS	SW1	



ALL IMPROVEMENTS TO CONFORM TO CURRENT CITY STANDARDS AND SPECIFICATIONS CULINARY WATER IMPROVEMENTS TO CONFORM TO THE WATER UTILITY'S STANDARDS AND SPECIFICATIONS SECONDARY WATER IMPROVEMENTS TO CONFORM TO THE SECONDARY WATER UTILITY'S STANDARDS AND SPECIFICATIONS

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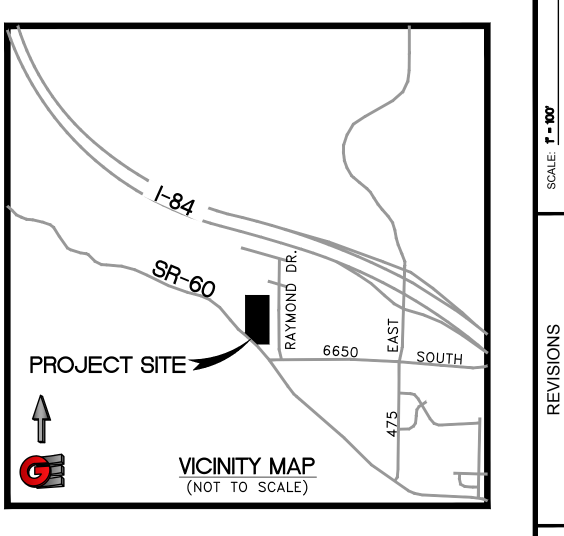
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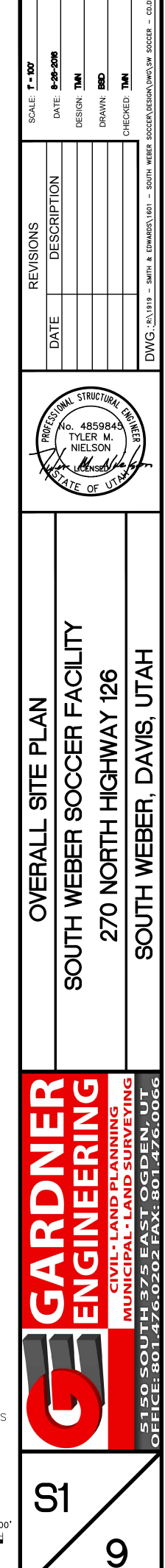
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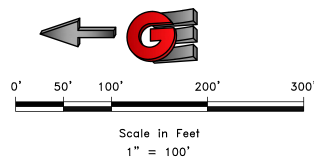




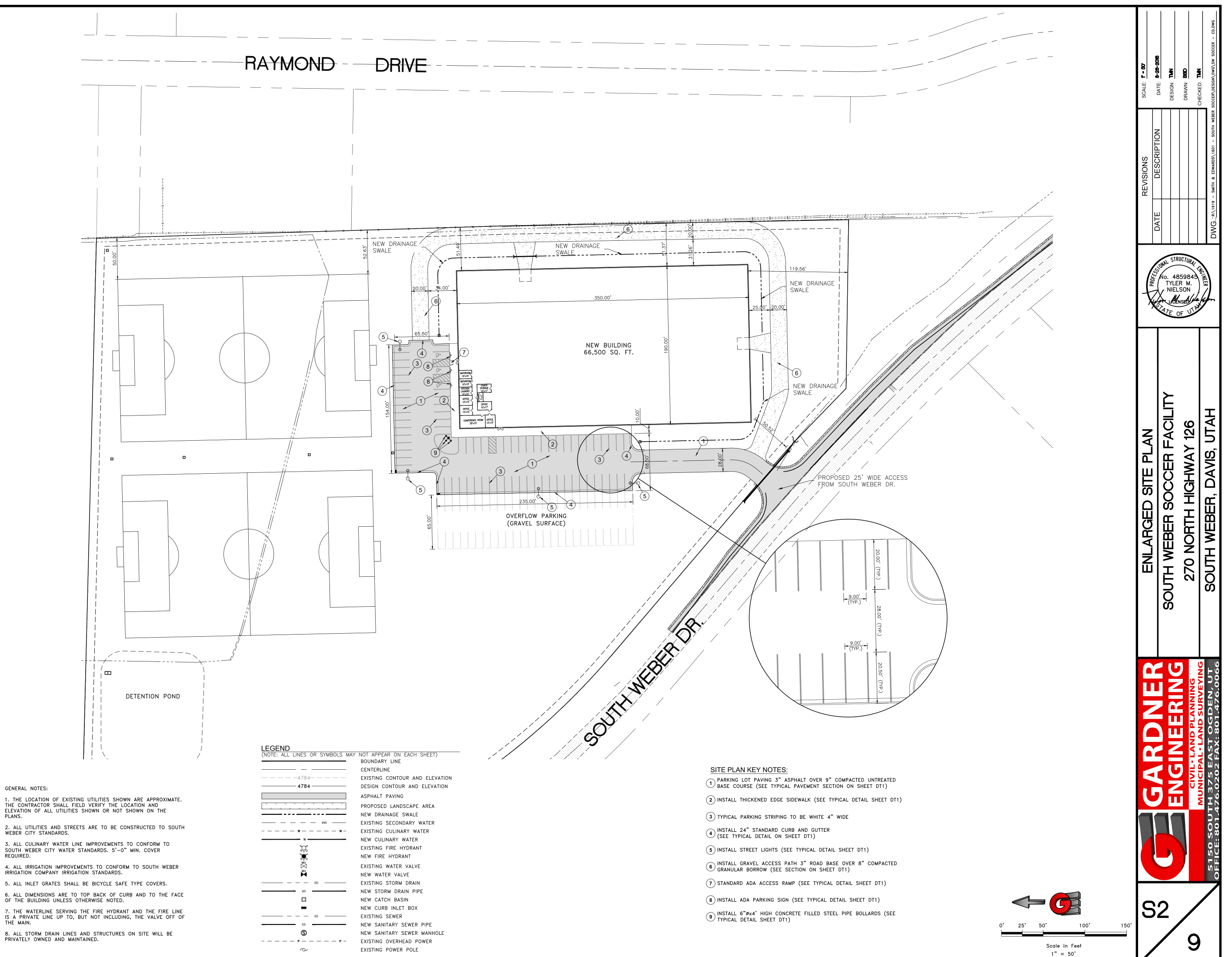
### -NUMBER OF LOTS = 1 LOT

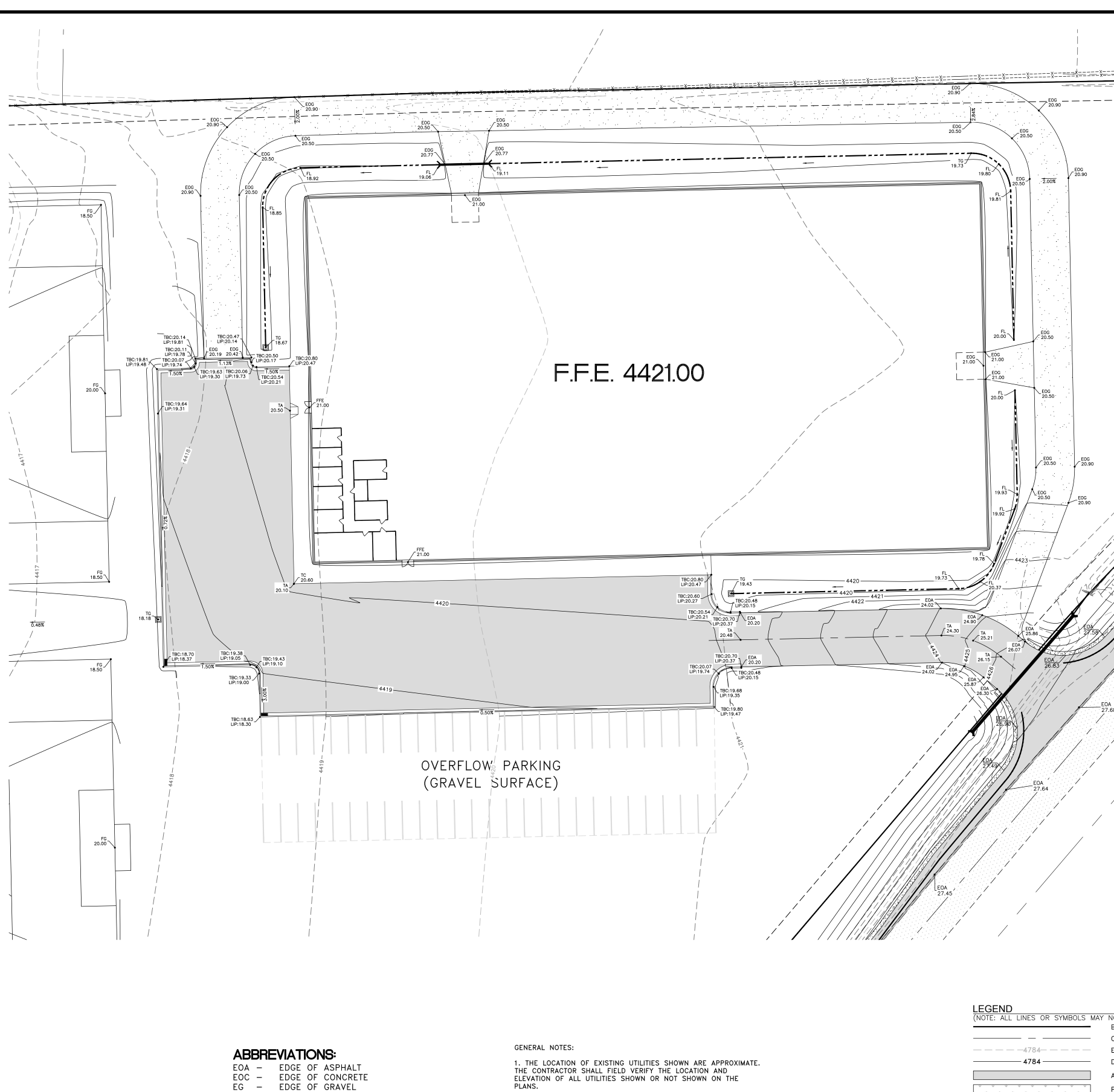
DATA TABLE:

BUILDING66,500(6.19%)ASPHALT PAVING35,037.04(3.26%)GRAVEL PAVING14,714.86(1.37%)LANDSCAPE958,286.89(89.18%)TOTAL SITE AREA1,074,538.79100% PARKING STALLS PROVIDED = <u>75</u> (INCLUDES <u>3</u> HANDICAP STALLS) GRAVEL OVERFLOW PARKING = 52 STALLS



- 7. THE WATERLINE SERVING THE FIRE HYDRANT AND THE FIRE LINE IS A PRIVATE LINE UP TO, BUT NOT INCLUDING, THE VALVE OFF OF THE MAIN.
- 6. ALL DIMENSIONS ARE TO TOP BACK OF CURB AND TO THE FACE OF THE BUILDING UNLESS OTHERWISE NOTED.
- IRRIGATION COMPANY IRRIGATION STANDARDS.
- REQUIRED. 4. ALL IRRIGATION IMPROVEMENTS TO CONFORM TO SOUTH WEBER
- 3. ALL CULINARY WATER LINE IMPROVEMENTS TO CONFORM TO SOUTH WEBER CITY WATER STANDARDS. 5'-0" MIN. COVER
- PLANS.
- GENERAL NOTES: 1. THE LOCATION OF EXISTING UTILITIES SHOWN ARE APPROXIMATE. THE CONTRACTOR SHALL FIELD VERIFY THE LOCATION AND





AB	SKF	VIATIONS
EOA	_	EDGE OF ASPHALT
EOC	_	EDGE OF CONCRETE
EG	—	EDGE OF GRAVEL
ΕT	—	EDGE OF TURF
FG	—	FINISH GRADE
GB	—	GRADE BREAK
INV	_	INVERT
ΤA	_	TOP OF ASPHALT
твс	_	TOP BACK OF CURB
ТС	_	TOP OF CONCRETE

TG – TOP OF GRATE TGS – TOP OF GRAVEL SURFACE TW – TOP OF WALK  ALL UTILITIES AND STREETS ARE TO BE CONSTRUCTED TO SOUTH WEBER CITY STANDARDS.
 ALL CULINARY WATER LINE IMPROVEMENTS TO CONFORM TO SOUTH WEBER CITY WATER STANDARDS. 5'-0" MIN. COVER

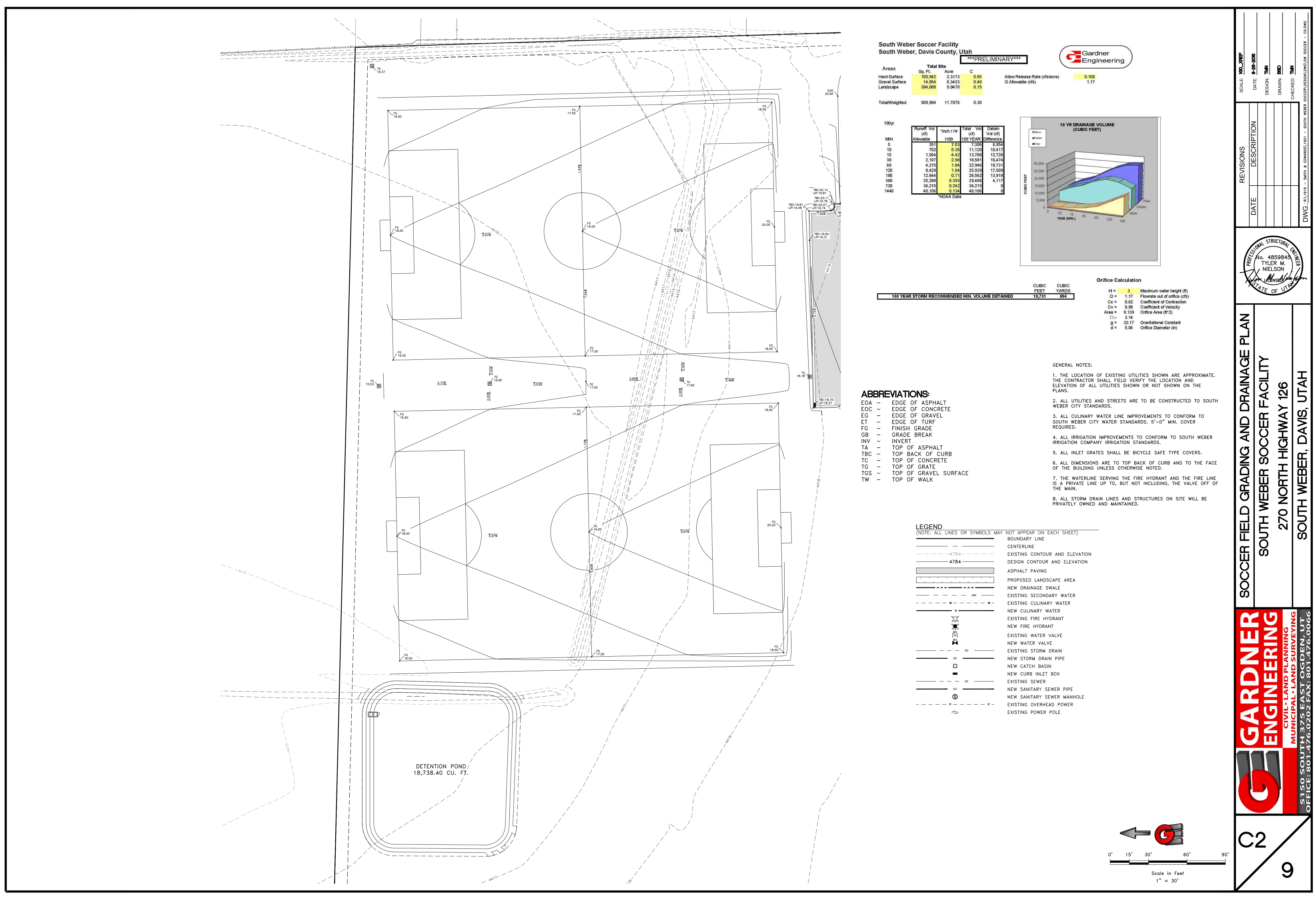
REQUIRED. 4. ALL IRRIGATION IMPROVEMENTS TO CONFORM TO SOUTH WEBER IRRIGATION COMPANY IRRIGATION STANDARDS.

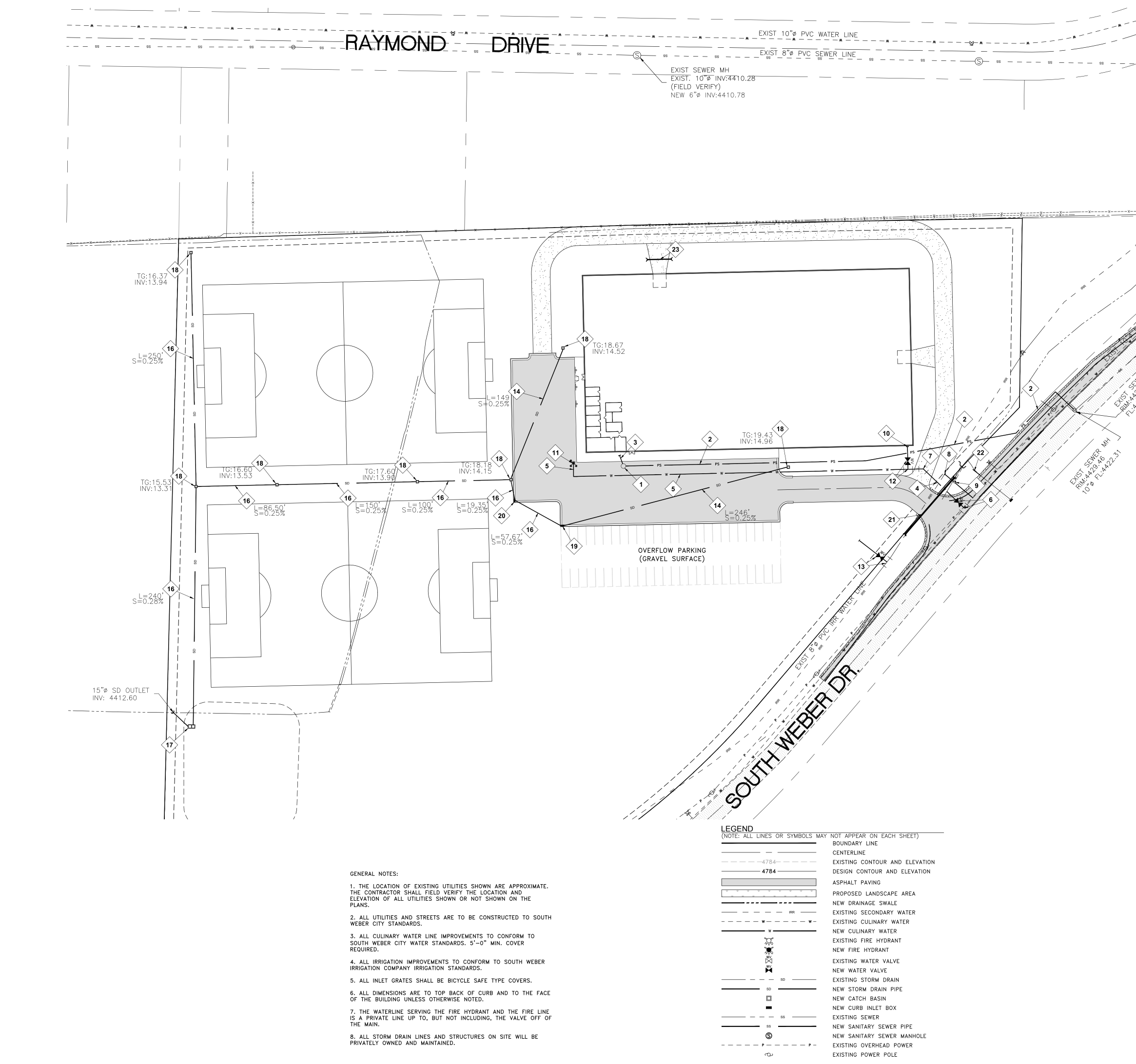
 ALL INLET GRATES SHALL BE BICYCLE SAFE TYPE COVERS.
 ALL DIMENSIONS ARE TO TOP BACK OF CURB AND TO THE FACE OF THE BUILDING UNLESS OTHERWISE NOTED.

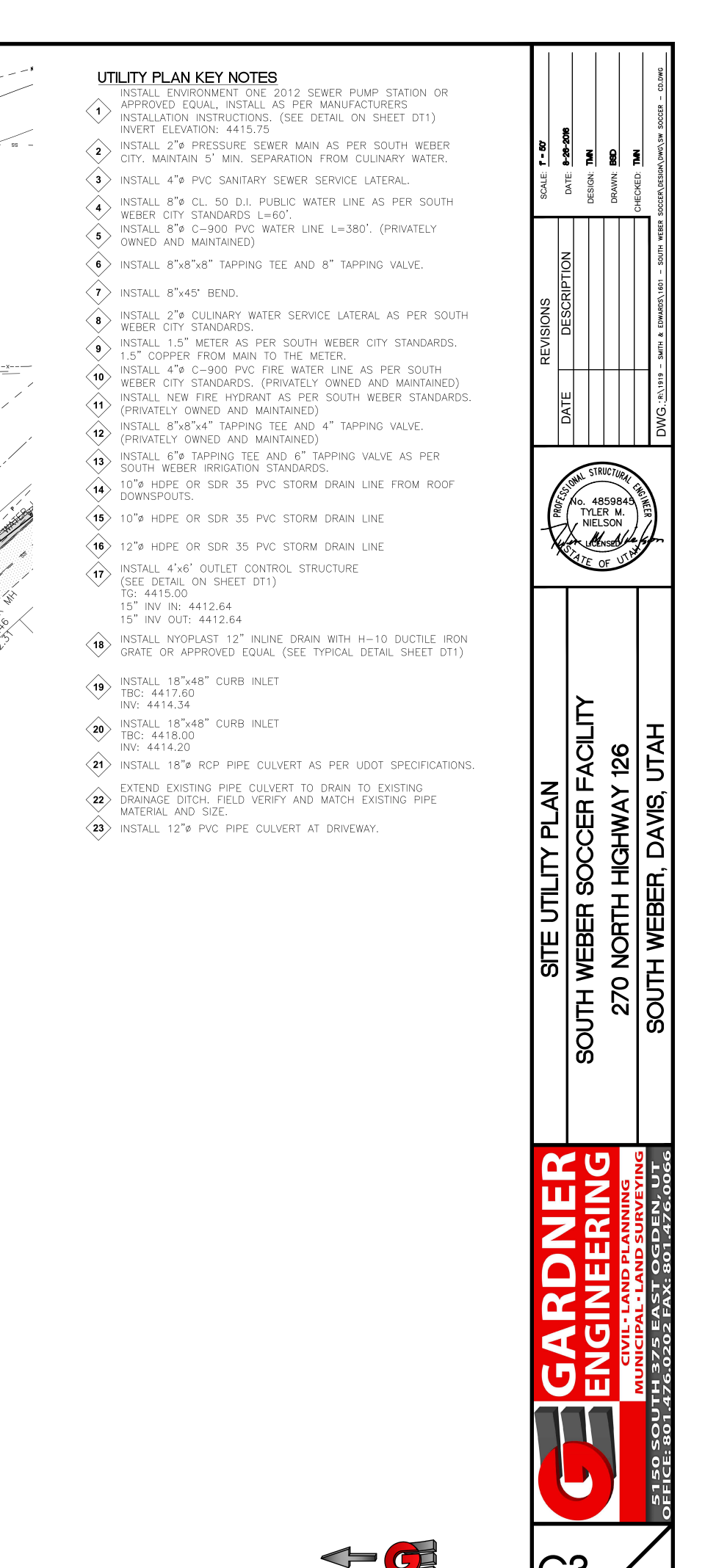
7. THE WATERLINE SERVING THE FIRE HYDRANT AND THE FIRE LINE IS A PRIVATE LINE UP TO, BUT NOT INCLUDING, THE VALVE OFF OF THE MAIN.

8. ALL STORM DRAIN LINES AND STRUCTURES ON SITE WILL BE PRIVATELY OWNED AND MAINTAINED.

EOG 20.90 EOG 20.90 EOG 20.50 EOG 20.90 EOG 20.50			REVISIONS       SCALE       RO. ONE         Parte       DATE       DESCRIPTION       SCALE         Parte       DESCRIPTION       DESCRIPTION       DESCRIPTION
FL 19.93 FL 19.92 19.92 FL 19.78 FL 19.778 FL 19.778 FL 19.778 FL 19.778 FL 19.778 FL 19.777	PA 7.68		GRADING AND DRAINAGE PLAN SOUTH WEBER SOCCER FACILITY 270 NORTH HIGHWAY 126 SOUTH WEBER, DAVIS, UTAH
LEGEND   (NOTE: ALL LINES OR SYMBOLS MAY   4784   4784	NOT APPEAR ON EACH SHEET) BOUNDARY LINE CENTERLINE EXISTING CONTOUR AND ELEVATION DESIGN CONTOUR AND ELEVATION ASPHALT PAVING PROPOSED LANDSCAPE AREA NEW DRAINAGE SWALE EXISTING SECONDARY WATER EXISTING CULINARY WATER EXISTING CULINARY WATER EXISTING FIRE HYDRANT NEW CULINARY WATER EXISTING WATER VALVE NEW WATER VALVE NEW WATER VALVE NEW WATER VALVE EXISTING STORM DRAIN NEW STORM DRAIN PIPE NEW CATCH BASIN NEW CURB INLET BOX EXISTING SEWER NEW SANITARY SEWER PIPE NEW SANITARY SEWER MANHOLE EXISTING OVERHEAD POWER EXISTING POWER POLE	$ \begin{array}{c}                                     $	BOLT OF STATES O







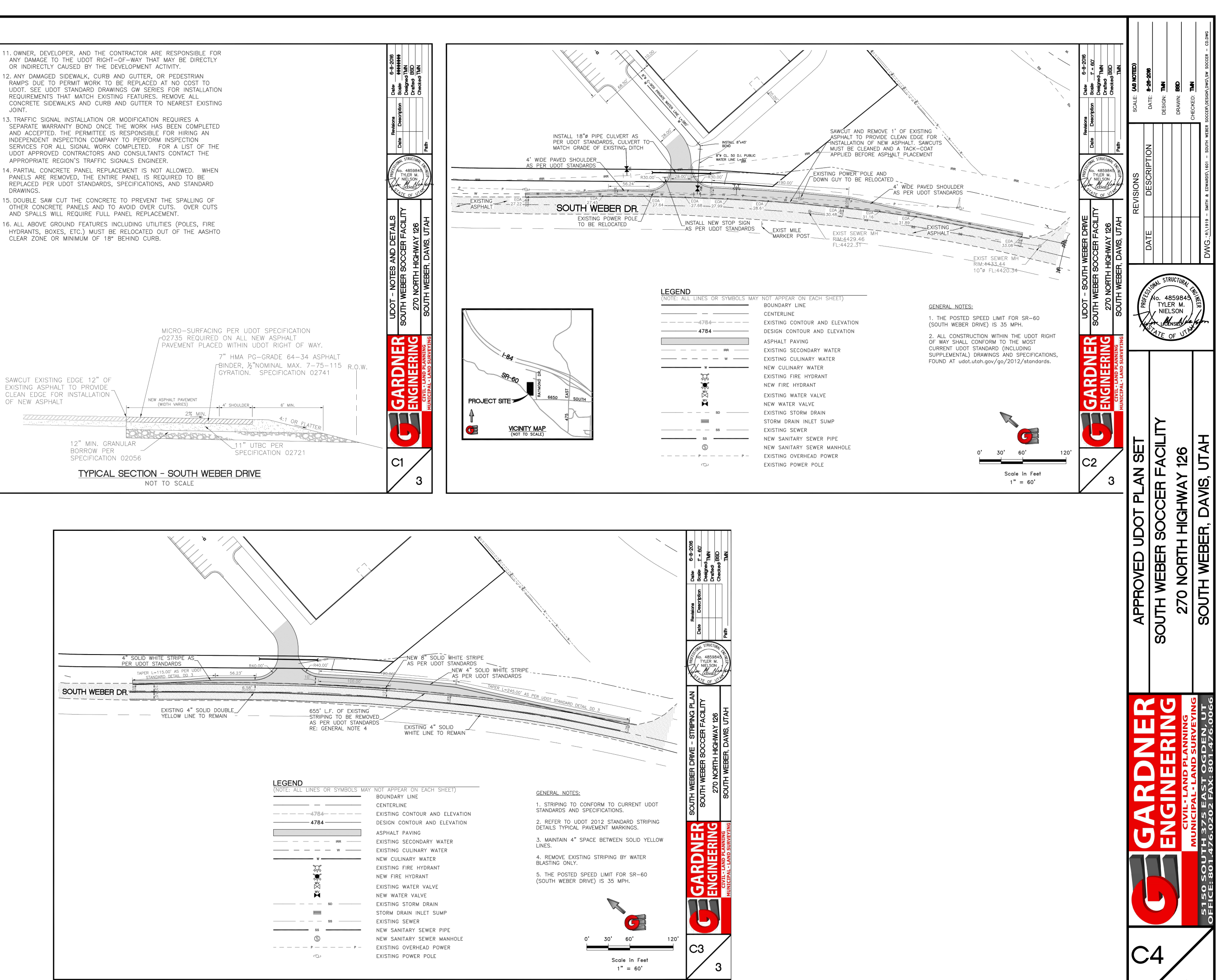
Scale in Feet

1" = 50'

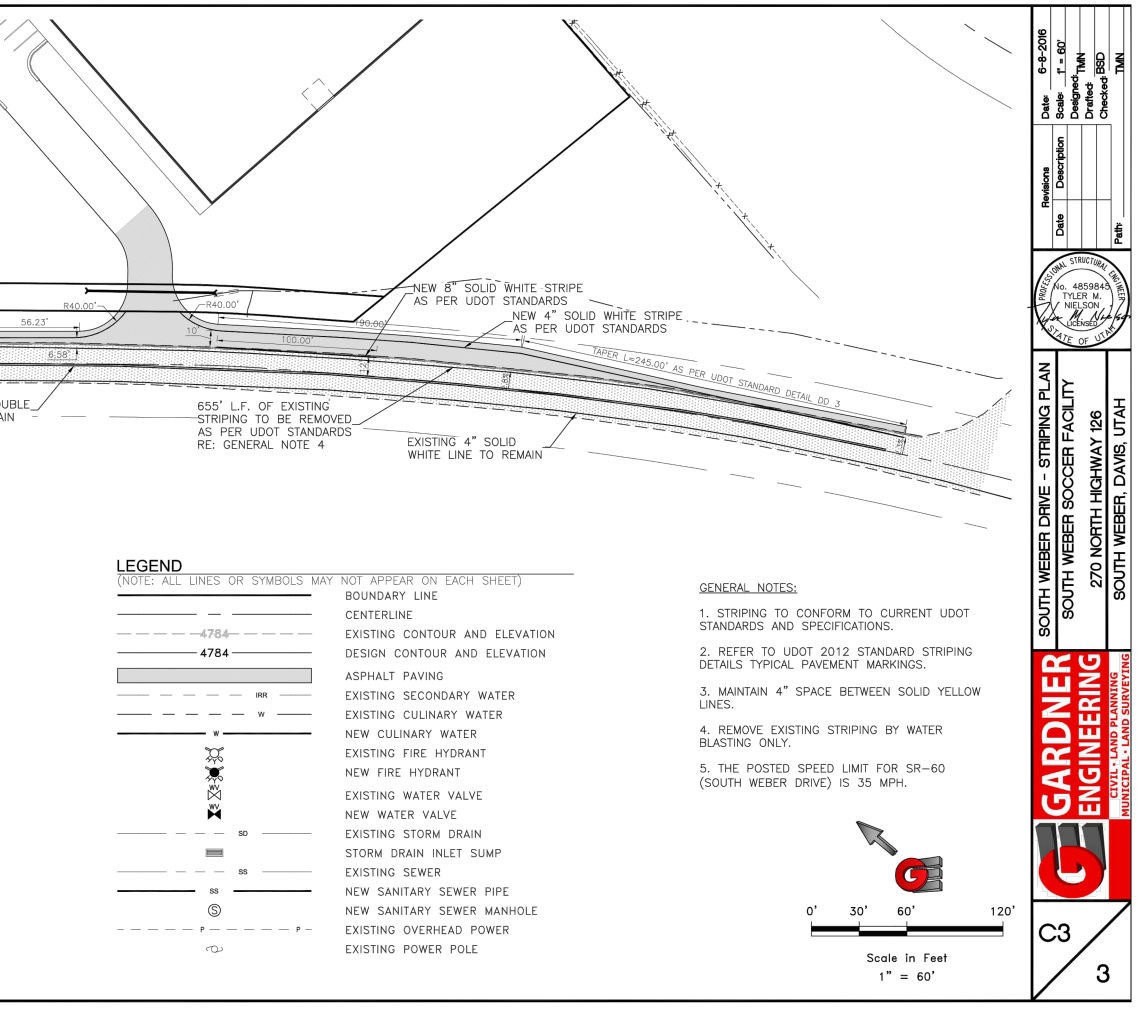
### JDOT NOTES:

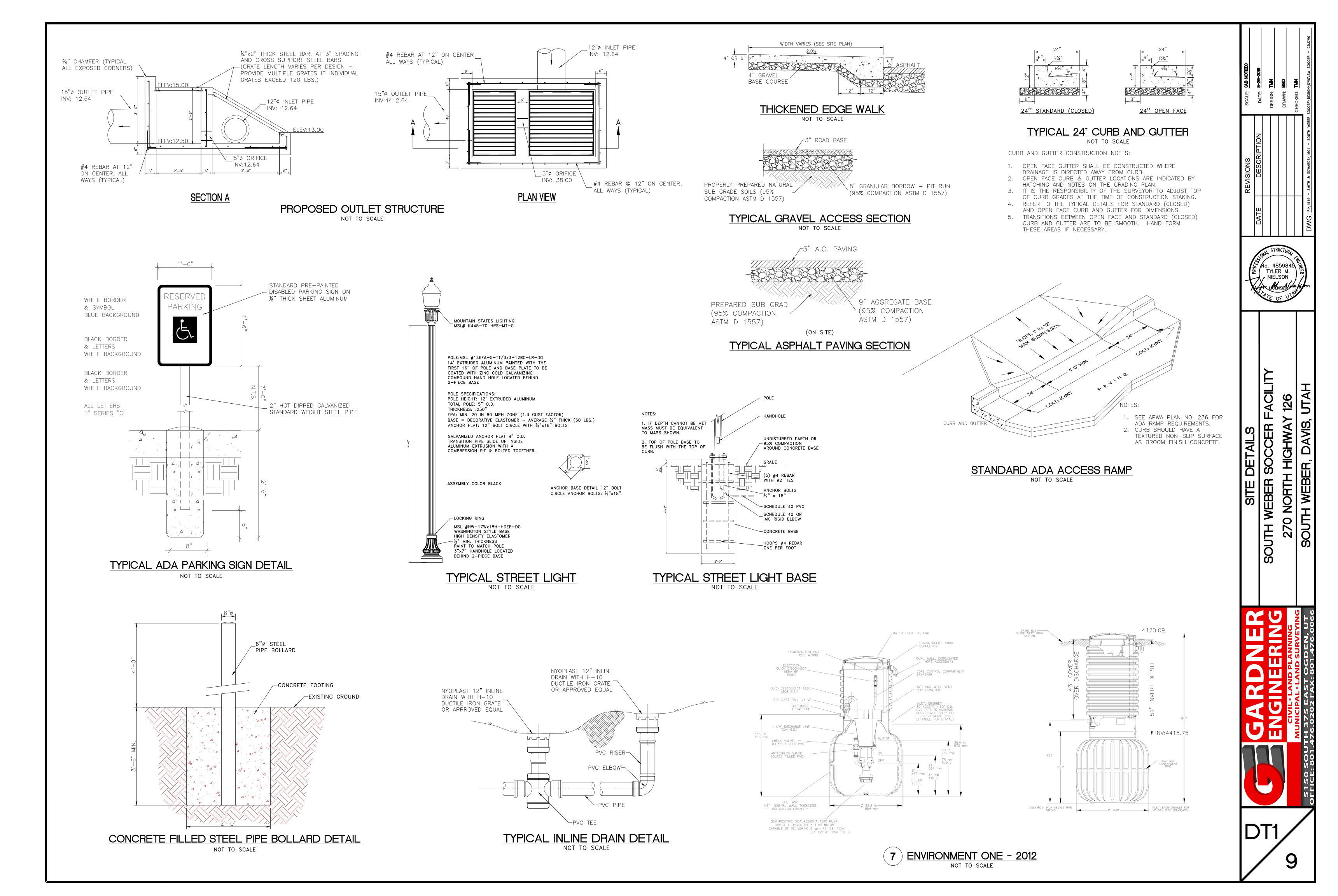
- 1. UDOT RESERVES THE RIGHT, AT ITS OPTION, TO INSTALL A RAISED MEDIAN ISLAND OR RESTRICT THE ACCESS TO A RIGHT-IN OR RIGHT-OUT AT ANY TIME.
- 2. WORK ON THE UDOT RIGHT-OF-WAY IS SEASONALLY RESTRICTED FROM OCTOBER 15 TO APRIL 15.
- 3. ROW WORK: WORK IS NOT ALLOWED ON THE RIGHT-OF-WAY DURING THE AM/PM PEAK TRAFFIC HOURS (6:00 –9:00 AM AND 3:30 – 6:00 PM). ADDITIONAL WORK RESTRICTIONS OR MODIFICATIONS MAY BE IMPOSED AT THE TIME OF THE ENCROACHMENT PERMIT.
- 4. REPLACE ALL PAVEMENT MARKINGS IN KIND (TAPE WITH TAPE AND PAINT WITH PAINT). INSTALL ALL PAINT LINES WITH PERMANENT PAINT APPLICATION PER UDOT SPECIFICATION 02765. PAINT MUST HAVE AT LEAST 6 MONTHS LIFE AS DETERMINED BY UDOT'S PERMIT OFFICER.
- 5. ALL NEW PAVEMENT WORDS, ARROWS AND SYMBOLS MARKING WITHIN THE RIGHT-OF-WAY SHALL BE PRE-FORMED THERMO PLASTIC. ALL LETTERS, ARROWS, AND SYMBOLS SHALL CONFORM WITH THE "STANDARD ALPHABET FOR HIGHWAY SIGNS AND PAVEMENT MARKINGS" ADOPTED BY THE FEDERAL HIGHWAY ADMINISTRATION.
- 6. ALL SIGNS INSTALLED ON THE UDOT RIGHT-OF-WAY MUST BE HIGH INTENSITY GRADE (TYPE IX SHEETING) WITH A B3 SLIP BASE. INSTALL ALL SIGNS PER UDOT SN SERIES OF STANDARD DRAWINGS.
- 7.BEFORE COMMENCING WORK ON THE STATE HIGHWAY, THE GENERAL CONTRACTOR IS REQUIRED TO OBTAIN AN ENCROACHMENT PERMIT FROM THE APPLICABLE REGION'S PERMITS OFFICE BEFORE WORKING WITHIN THE STATE RIGHT-OF-WAY.
- 8. ALL UTILITIES WITHIN THE PAVED SURFACE MUST BE BORED.
- 9.FOR EXCAVATIONS OUTSIDE OF THE ROADWAY. BACK FILL WITH UDOT APPROVED GRANULAR BORROW AND ROAD BASE. COMPACTION PER UDOT SPEC. 2056 AND 2721.
- 10. OWNER, DEVELOPER, AND/OR THE CONTRACTOR IS REQUIRED TO HIRE AN INDEPENDENT COMPANY FOR ALL TESTING WITHIN THE UDOT RIGHT-OF-WAY.

- ANY DAMAGE TO THE UDOT RIGHT-OF-WAY THAT MAY BE DIRECTLY OR INDIRECTLY CAUSED BY THE DEVELOPMENT ACTIVITY.
- RAMPS DUE TO PERMIT WORK TO BE REPLACED AT NO COST TO REQUIREMENTS THAT MATCH EXISTING FEATURES. REMOVE ALL JOINT.
- AND ACCEPTED. THE PERMITTEE IS RESPONSIBLE FOR HIRING AN INDEPENDENT INSPECTION COMPANY TO PERFORM INSPECTION UDOT APPROVED CONTRACTORS AND CONSULTANTS CONTACT THE APPROPRIATE REGION'S TRAFFIC SIGNALS ENGINEER.
- 14. PARTIAL CONCRETE PANEL REPLACEMENT IS NOT ALLOWED. WHEN PANELS ARE REMOVED, THE ENTIRE PANEL IS REQUIRED TO BE REPLACED PER UDOT STANDARDS, SPECIFICATIONS, AND STANDARD DRAWINGS.
- AND SPALLS WILL REQUIRE FULL PANEL REPLACEMENT.
- CLEAR ZONE OR MINIMUM OF 18" BEHIND CURB.

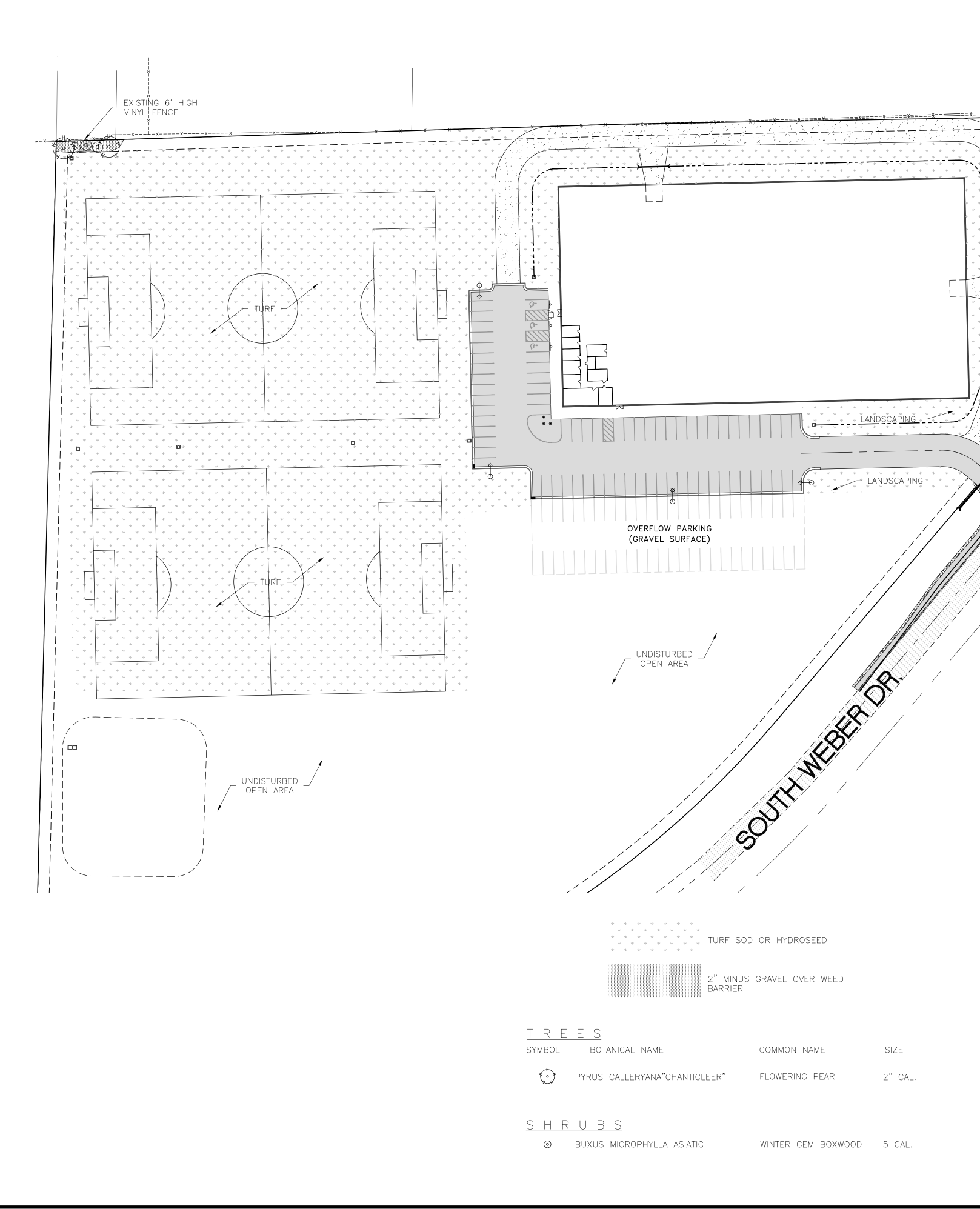


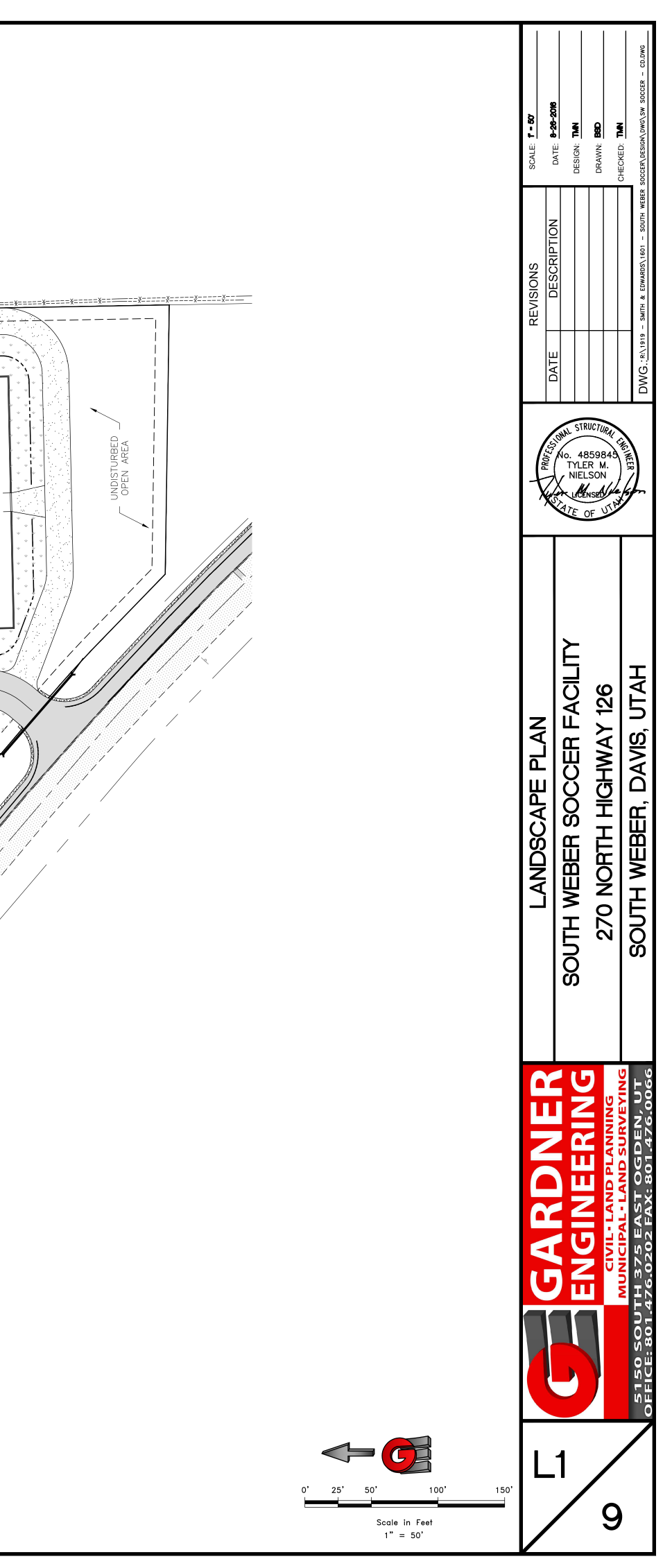
	*
	4" SOLID WHITE STRIPE AS
	PER UDOT STANDARDS
-	STANDARD DETAIL DE
SOUTH WEBE	R DR.
	EXISTING 4" SOLID
	YELLOW LINE TO F

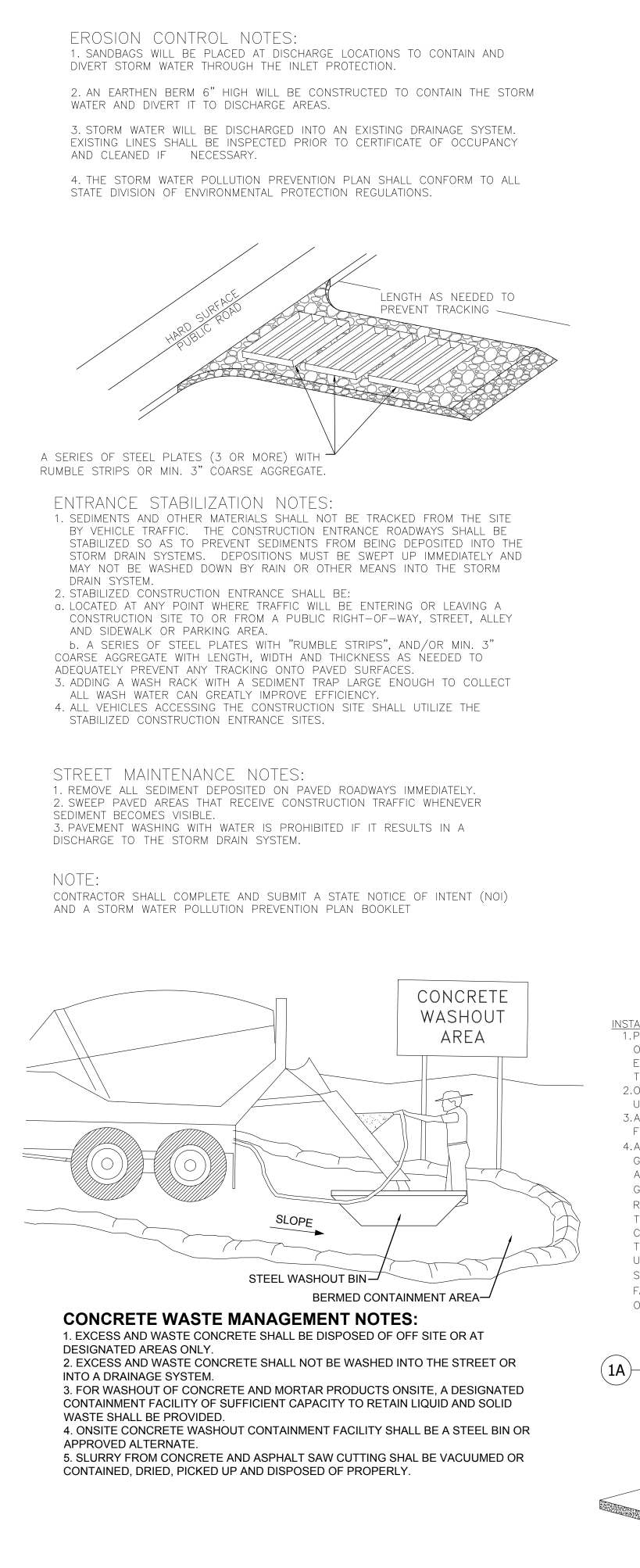




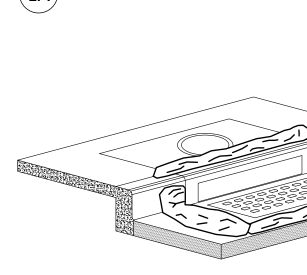


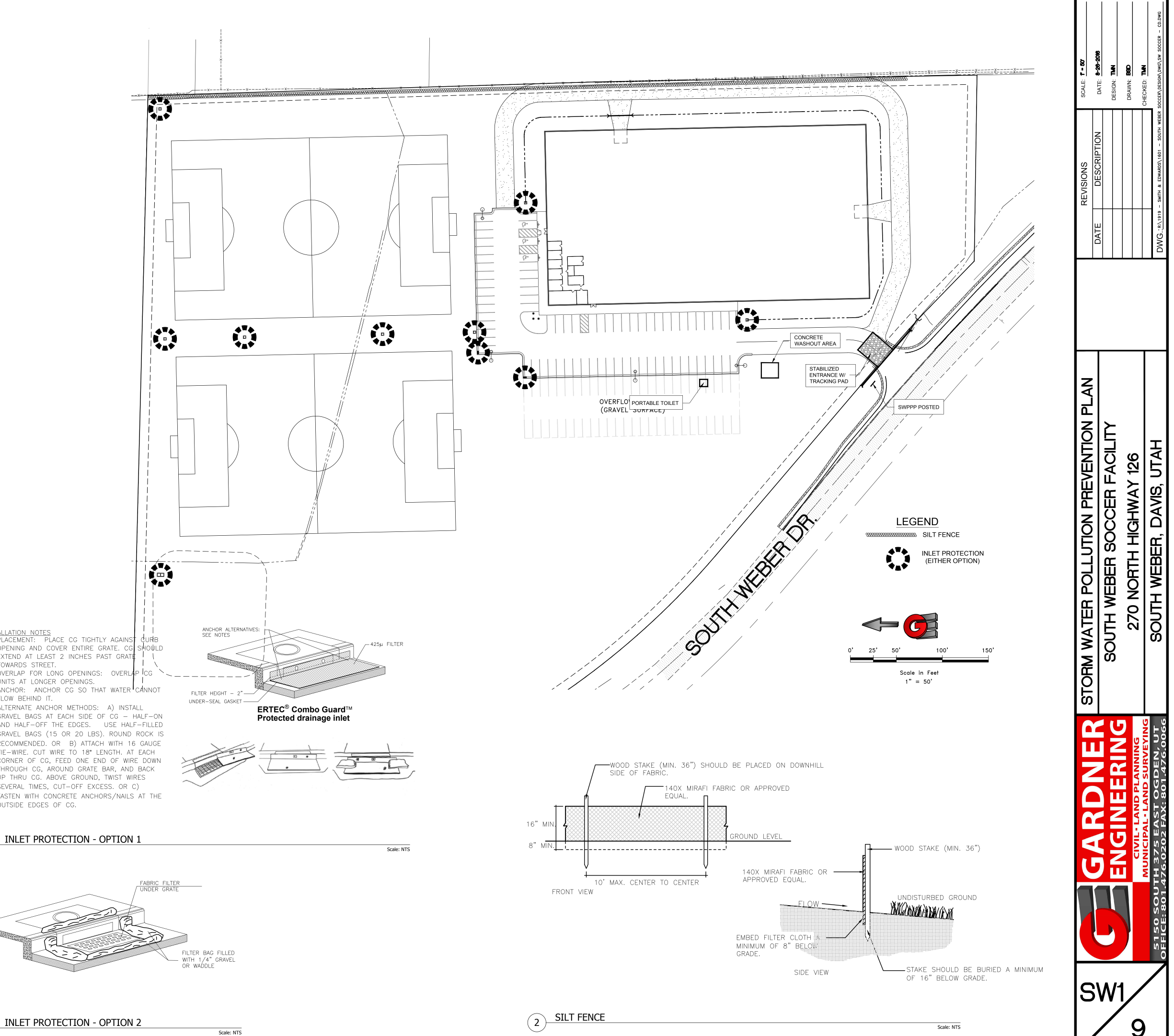






- INSTALLATION NOTES 1. PLACEMENT: PLACE CG TIGHTLY AGAINST CURB OPENING AND COVER ENTIRE GRATE. CG SHOULD EXTEND AT LEAST 2 INCHES PAST GRATE
- TOWARDS STREET. 2.0VERLAP FOR LONG OPENINGS: OVERLAP CG
- UNITS AT LONGER OPENINGS. 3.ANCHOR: ANCHOR CG SO THAT WATER CANNOT FLOW BEHIND IT.
- 4. ALTERNATE ANCHOR METHODS: A) INSTALL GRAVEL BAGS AT EACH SIDE OF CG - HALF-ON AND HALF-OFF THE EDGES. USE HALF-FILLED GRAVEL BAGS (15 OR 20 LBS). ROUND ROCK IS RECOMMENDED. OR B) ATTACH WITH 16 GAUGE TIE-WIRE. CUT WIRE TO 18" LENGTH. AT EACH CORNER OF CG, FEED ONE END OF WIRE DOWN THROUGH CG, AROUND GRATE BAR, AND BACK UP THRU CG. ABOVE GROUND, TWIST WIRES SEVERAL TIMES, CUT-OFF EXCESS. OR C) FASTEN WITH CONCRETE ANCHORS/NAILS AT THE OUTSIDE EDGES OF CG.







### PROPOSED SOUTH WEBER ZONING ORDINANCE AMENDMENT

September 1, 2016

It is proposed that Section 10.01.100 Definitions be amended to add a definition for assisted living facilities as shown below. This would be entirely new language.

ASSISTED LIVING FACILITY: An assisted living facility is a housing facility for people with disabilities or for adults who cannot or chose not to live independently, but rather live in a group living environment under the care of licensed professionals. An assisted living facility does not house individuals under care for drug or alcohol rehabilitation, nor can one serve as transitional housing for individuals reentering society from the penal system.

It is proposed that Section 10.5C.4 (Conditional Uses, R-H Zone) be amended to add "Assisted Living Facilities" to the list of allowed conditional uses.

It is proposed that Section 10.5H.5 (Conditional Uses, C-H Zone) be amended to add "Assisted Living Facilities" to the list of allowed conditional uses.



**Planning Department** 

Davis County Administration Building, 61 South Main Street, P.O. Box 618, Farmington Utah 84025 Telephone: (801) 451-3279 - Fax: (801) 451-3281

### PROJECT REVIEW OLD MAPLE FARMS SUBDIVISION PHASES 1 & 2 By Barry Burton

September 2, 2016

NOTE: Most of this review was developed for the August 11 meeting. New information has been added in *italics*.

### Plat/Layout:

The proposed layout of lots and streets is as proposed in the preliminary plat with the minor changes staff requested. All lots conform to the area and lot width requirements. There are no street names/numbers or addresses on the plats, but Brandon will provide all except street names. I would recommend the street stubbing to the north on Phase 1 be named Kingston Drive as it is intended to connect to the existing Kingston Drive in the future.

There is parcel of land in Phase 1 called parcel A which is a remnant of land left over from the lot that developers had to purchase to get access to 475 East. The plat indicates this parcel will be owned and maintained by the developers, Fords Inc. The problem with this plan is the developers will have no incentive to maintain this parcel once the development is complete and it will likely become an unmaintained parcel. This parcel should be either conveyed to the neighboring property owner to the south or included in lot 101. This will give some assurance the parcel will be maintained.

### Wetlands:

There are no jurisdictional wetlands on Phases 1 or 2.

### Geotechnical:

The geotechnical report indicates there is high groundwater which will impact home construction. Developers are not proposing to install a land drain system; therefore, I recommend we require a note on the plats indicating no basements are allowed.

### **Recommendation:**

I recommend approval of the final plats of Phases 1 & 2 with the provision that addresses, street names and a note indicating "No Basements" be added prior to City Council action. I further recommend that developers be required to convey Parcel A to the neighboring property owner to the south or included in lot 101.



### **MEMORANDUM**

TO: South Weber City Planning Commission

FROM: Brandon K. Jones, P.E. South Weber City Engineer /

nomm

CC: Barry Burton – South Weber City Planner Mark B. Larsen – South Weber City Public Works Director Elyse Greiner – South Weber City Recorder

### RE: OLD MAPLE FARMS SUBDIVISION – PHASES 1 & 2 Final Review

Date: September 1, 2016

Our office has completed a review of the Final Plat (dated August 3, 2016) and Improvement Plans (dated August 26, 2016) for the Old Maple Farms Subdivision Phases 1 & 2. We recommend approval subject to all of the following items being addressed prior to approval from the City Council.

### **GENERAL**

- 1. <u>Water Source</u>. The Water Capital Facilities Plan (CFP) was adopted on June 14, 2016. We are nearing completion of the Impact Fee Facilities Plan (IFFP), after which Zions Bank Public Finance will finish the process with the Impact Fee Analysis (IFA). Once this is adopted, the provision for collecting Weber Basin's impact fee with each building permit will be in place. The collection of this impact fee will automatically contract the City for the additional culinary water needed for each new resident. Thus ensuring that the City always maintains sufficient water supply. Due to noticing and implementation requirements, we anticipate the impact fees being in place by Spring 2017. We would recommend that no building permits be issued until these impact fees are in place.
- 2. <u>Wetlands</u>. The wetlands impacting this total development are along the Riverdale Bench Canal; which does not lie within Phases 1 or 2. The detention basin is being constructed such that there is enough capacity to serve these first two phases. In order to serve the master planned volume, the wetlands will need to be removed and mitigated for, but this can be done in subsequent phases.
- 3. <u>Geotechnical Report</u>. A geotechnical study was performed by GSH and a report dated March 22, 2016 was submitted. We recommend that all provisions of this report be complied with.

- 4. <u>Approval from other affected entities</u>.
  - a. These plans should be submitted to the South Weber Irrigation Company, Central Weber Sewer District and the Riverdale Bench Canal Company for their review and approval. Letters from each entity approving the proposed connections, improvements, crossings, changes, etc. will be required prior to final approval.
  - b. Weber Basin Water Conservancy District also has a culinary transmission line that crosses the north end of the property. The developer must obtain a license agreement to cross this line. This is needed for the storm drain crossing of the outfall line from the regional detention basin.
  - c. We received a letter from UDOT, dated October 29, 2014, granting approval for storm water discharge into the culvert under I-84 from the previous developer. This approval needs to be updated to reflect the current developer and improvements.
    - i. An Encroachment Permit from UDOT will be needed in order to make the connection to the culvert under I-84. This will require that final plans be submitted showing the details of the connection and how the flows will be restricted in order to not exceed the approved maximum flow rate.
- 5. <u>Regional Detention Basin and the Riverdale Bench Canal</u>. The plans propose to build the Regional Detention Basin in two phases. This first phase being proposed leaves the Riverdale Bench Canal in place. The second phase will relocate the Canal so that the basin can be built to its full capacity. The volume provided and the functionality of this first phase is sufficient for Phases 1 and 2, as well as for additional offsite drainage.
- 6. <u>Cost Share Agreement</u>. A draft of the Cost Share Agreement (including the associated exhibits) has been provided. This Agreement establishes the amount of money owed to the Developers for upsizing the detention basin and storm water piping flowing into the basin. This upsizing accounts for existing developed ground that is not otherwise detained and future development. The revenue for making this payment to the Developers comes from storm water utility fees for the existing developed ground and from storm water impact fees for the areas where future development will occur.

### PHASE 1 & 2 PLATS

- 7. The streets need to be given names. We would recommend names, rather than numbers due the fact that they do not stay on the same coordinate grid. The stub street to the north should be "Kingston Drive," as it will eventually connect to the existing Kingston Drive.
- 8. Addresses for the lots are still needed. These will be provided by our office as soon as the names for the streets are provided by the Developer.
- 9. If either Phase 1 or the Phase 2 plat is not recorded at the same time as the other, then a temporary turnaround easement will need to be provided.
- 10. Phase 1 Plat. Parcel #13-006-0023 (north side of new road at the east end) no longer exists. The surveyor needs to ensure that nothing is platted over any property that is not owned by the Developer.

11. The following note should be added:

"All lots are subject to the requirements of the Geotechnical Report prepared by GSH, dated March 22, 2016"

12. All lots should be labeled with an "R" restriction with the following note explaining the restriction:

"R = Basements are not allowed, due to the presence of high groundwater and no land drain system available."

- 13. Phase 1 Plat. There is an existing South Weber City storm drain easement across Poff's and Wynn's property. A note should be added to the plat indicating that this easement will be vacated with the recordation of the plat.
- 14. The language of the Owners Dedication needs to be changed. We can provide an example.
- 15. All existing buildings and/or structures that are to be removed should be shown and labeled accordingly.
- 16. The Project Site is not shown in the correct location on the Vicinity Map.
- 17. Phase 2 Plat. The Boundary Description needs to correctly reference the lot in Phase 1 that it is referencing.

### **IMPROVEMENT PLANS**

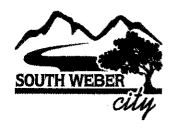
- 18. The streets and labeling of the sheets should be updated throughout the drawings.
- 19. Previously it was thought that the waterline needed to be upsized through this development. However, upon completion of the Water CFP, it has been determined that none of the waterlines in this development need to be upsized; 8" everywhere is sufficient.
- 20. Culinary water valves should be placed on all legs of every intersection.
- 21. Sheet #10. Inlet boxes need to be added at the upstream radii of the cul-de-sac.
- 22. Sheet #13. Approval from the Riverdale Bench Canal Company will be required in order to dig across the Canal. Approval will also be needed from Central Weber Sewer District in order to be able to make the proposed sewer connection.

### For Office Use Only

Fees received by:  $n^{\varsigma}$ Date of submittal:  $\gamma/n/l_{\ell}$ Amount Paid:  $n^{\circ\circ}$ Receipt #: 10.023150

Initial Review, all of the required supporting materials have been provided: \_\_\_\_\_

PC/CC Meeting Date: Aug. 14, 2016



### **Final Plan Application**

Project/Subdivision Name: OLD MAPLE FARMS - PHASE 1 AND 2
Approx. Location: 475 EAST 6650 WEST
Parcel Number(s): 13-006-0025,0031 AND Total Acres: 14.168
Current Zone: RM 13-023-0022
Surrounding Land Uses: RESIDENTIAL/AGRICULTURAL
Number of Lots: 27 # Lots Per Acre: 1.91
Phase: $1\&2$ of <u>4</u> PUD: Yes / No

### **Contact Information**

### **Developer or Agent**

Name: MIKE & DIANE FORD			
Company Name: FORDS, INC.			
Address: P.O. BOX 171228			
City/State/Zip: S.L.C.			
Phone: 801-589-2325 Fax:			
Email: <u>m.ford8@me.com</u>			
Phone: 801-589-2325 Fax:			

### **Best Way/Preferred Method of Contact:**

X Email Phone Fax Mail

### **Developer's Engineer**

Name: J. NATE REEVE, PE Company: REEVE & ASSOCIATES, INC. License #: 375328 Address: 5160 S. 1500 W. City/State/Zip: RIVERDALE, UT 84405 Phone:801-621-3100 Fax: 801-621-2666 Email: nreeve@reeve-assoc.com

### **Best Way/Preferred Method of Contact:**

<u>x</u> Email \_\_\_Phone \_\_\_ Fax \_\_\_Mail

### Surveyor

### ⊠ Check here if same as Engineer

Company:	Name:		
Address:City/State/Zip: Phone:Fax:	Company:		
City/State/Zip: Phone: Fax:	License #:		
Phone: Fax:	Address:		
	City/State/Zip:		
Emoil	Phone:	Fax:	
Linan,	Email:		

### **Property Owner(s)**

### Check here if same as Developer

Name:		
Address:		
City/State/Zip:		
Phone:	Fax:	
Email:		

### **Final Plan Requirements**

- Complete all conditions/requirements set by the Planning Commission at Preliminary Approval
- □ Finalized Draft of Covenants, Conditions, and Restrictions (if applicable)
- □ Finalized Storm Drain Calculations
- □ Any applicable agreements finalized, signed, and proof of recording with county provided (agreements with South Weber City must be finalized and remain unsigned)
- □ Finalized set of certified, stamped construction drawings and specifications as prepared by a licensed civil engineer\*\*

\*\*One full sized (24" x 36"), one reduced (11" x 17"), and one electronic PDF form shall be submitted of the following (the north area to point up or to the left):

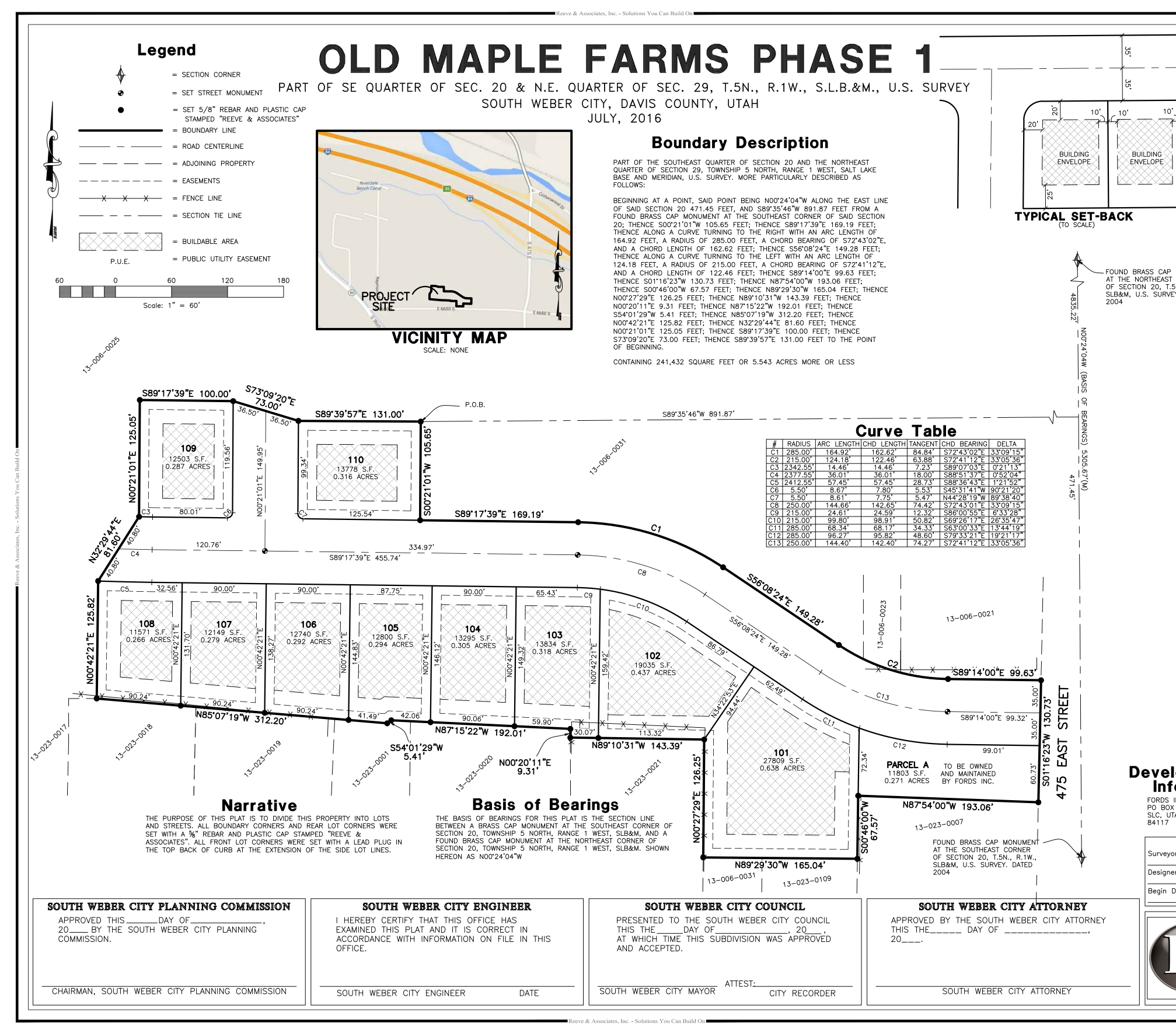
□ Format of Final Plat for Recording Required by the County

\*All plans must be prepared and stamped by a licensed and/or certified professionals including, but not limited to, architects, landscape architects, land planners, engineers, surveyors, transportation engineers or other professionals as deemed necessary by the City Planner.

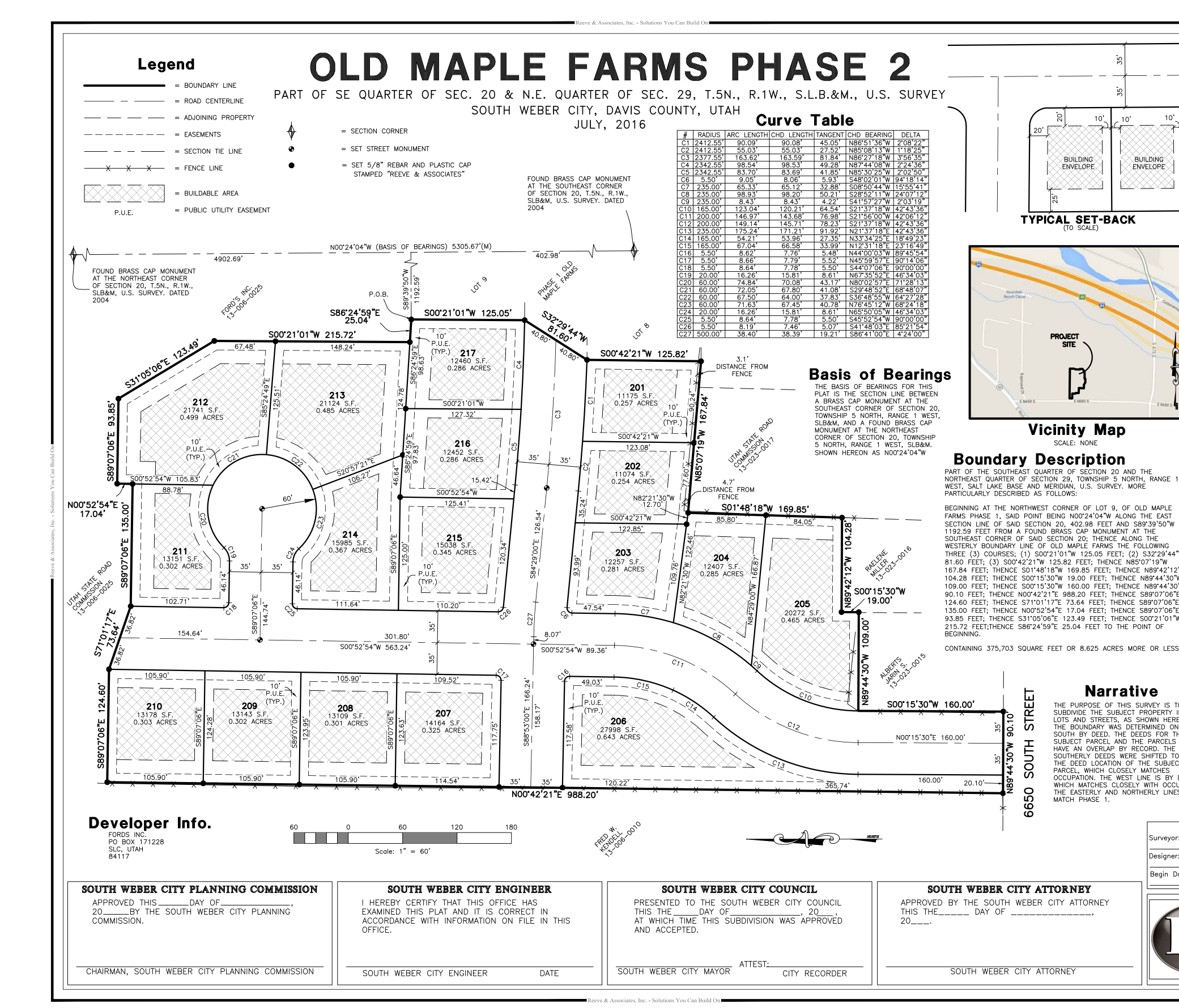
### **Applicant Certification**

I certify under penalty of perjury that this application and all information submitted as a part of this application are true, complete, and accurate to the best of my knowledge. I also certify that I am the owner of the subject property and that the authorized agent noted in this application has my consent to represent me with respect to this application. Should any of the information or representations submitted in connection with this application be incorrect or untrue, I understand that The City of South Weber may rescind any approval, or take any other legal or appropriate action. I also acknowledge that I have reviewed the applicable sections of the South Weber City Land Development Code and that items and checklists contained in this application are basic and minimum requirements only and that other requirements may be imposed that are unique to individual projects or uses. Additionally, I agree to pay all fees associated with this project, as set by the current adopted Consolidated Fee Schedule as well as any fees associated with any City Consultant (i.e. engineer, attorney). The applicant shall also be responsible for all collection fees incurred including a collection fee of up to 40% (pursuant to the provisions of the Utah Code Ann. §12-1-11). I also agree to allow the Staff, Planning Commission, or City Council or appointed agent(s) of the City to enter the subject property to make any necessary inspections thereof.

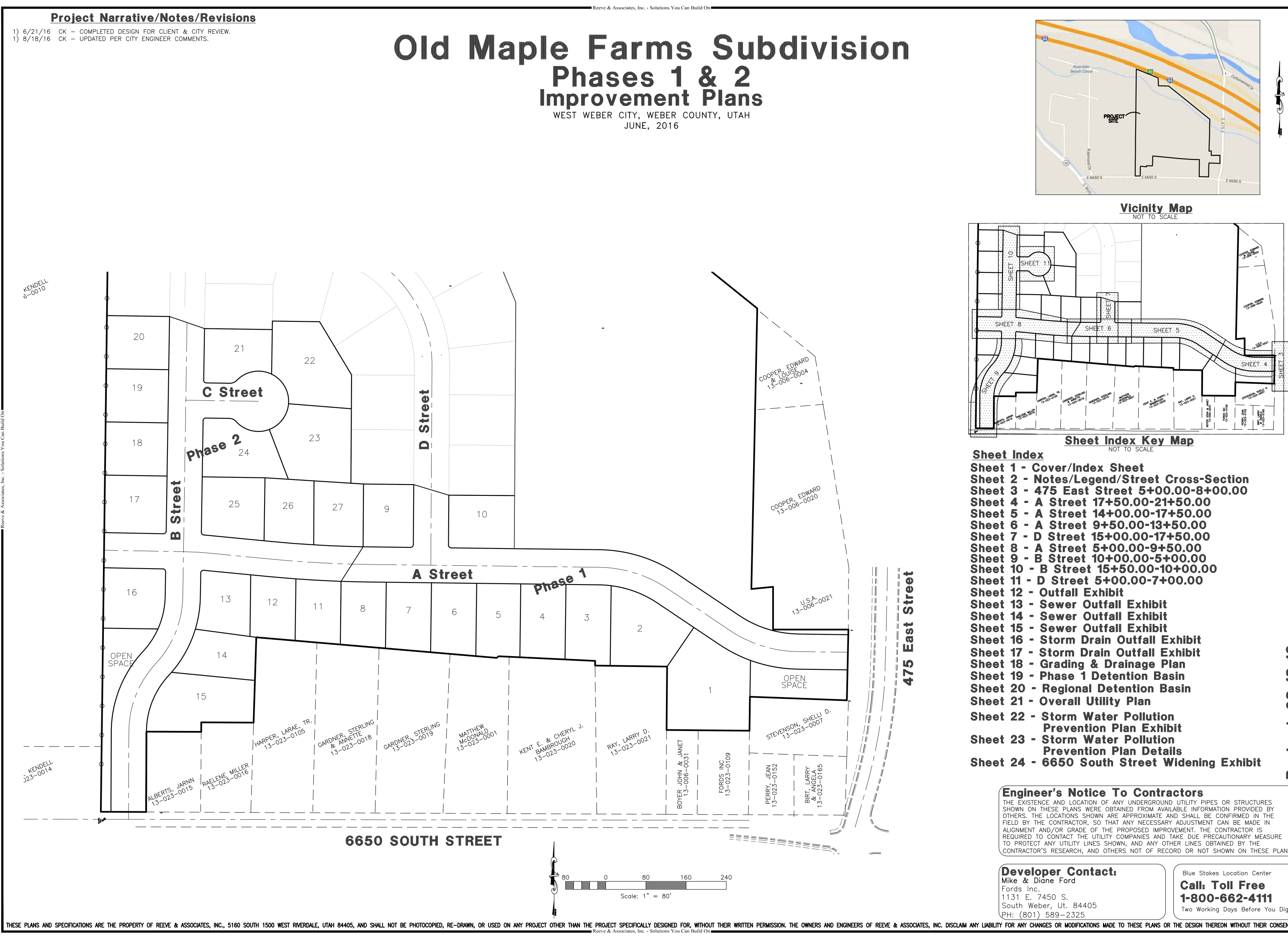
Applicant's Signature: Date: Property Owner's Signature: Date:

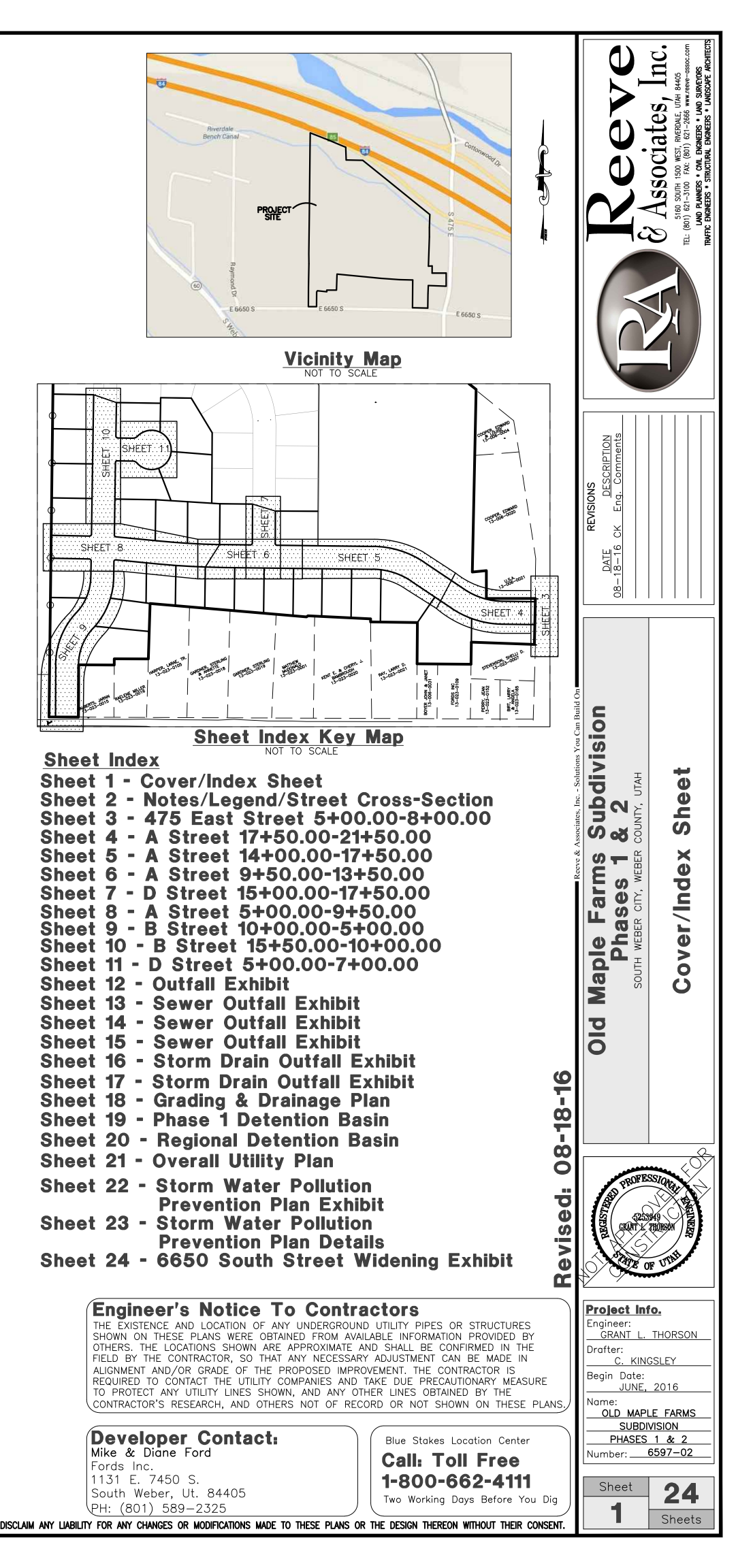


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	E Associates, Inc. 5160 South 1500 West, Riverdale, Utah, 84405 TEL: (801) 621-3100 FAX: (801) 621-2666 WWW.reeve-assoc.com LAND PLANNERS * CIVIL ENCINEERS * LAND SURVEYORS TRAFFIC ENGINEERS * STRUCTURAL ENGINEERS * LANDSCAPE ARCHITECTS	DAVIS COUNTY RECORDER	



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	RAFIC ENGINEERS * STRUCTURAL ENGINEERS * LANDSCAPE ARCHITECTS	RECORDED FOR:	





## **General Notes**

- 1. ALL CONSTRUCTION MUST STRICTLY FOLLOW THE STANDARDS AND SPECIFICATIONS SET FORTH BY: GOVERNING UTILITY MUNICIPALITY, GOVERNING CITY OR COUNTY (IF UN-INCORPORATED), INDIVIDUAL PRODUCT MANUFACTURERS, AMERICAN PUBLIC WORKS ASSOCIATION (APWA), AND THE DESIGN ENGINEER. THE ORDER LISTED ABOVE IS ARRANGED BY SENIORITY. IF A CONSTRUCTION PRACTICE IS NOT SPECIFIED BY ANY OF THE LISTED SOURCES, CONTRACTOR MUST CONTACT DESIGN ENGINEER FOR DIRECTION.
- 2. CONTRACTOR TO STRICTLY FOLLOW GEOTECHNICAL RECOMMENDATIONS FOR THIS PROJECT. ALL GRADING INCLUDING BUT NOT LIMITED TO CUT, FILL, COMPACTION, ASPHALT SECTION, SUBBASE, TRENCH EXCAVATLON/BACKFILL, SITE GRUBBING, RETAINING WALLS AND FOOTINGS MUST BE COORDINATED DIRECTLY WITH THE PROJECT GEOTECHNICAL ENGINEER.
- 3. TRAFFIC CONTROL, STRIPING & SIGNAGE TO CONFORM TO CURRENT GOVERNING AGENCIES
- TRANSPORTATION ENGINEER'S MANUAL AND MANUAL OF UNIFORM TRAFFIC CONTROL DEVICES.
- 4. ANY AREA OUTSIDE THE LIMIT OF WORK THAT IS DISTURBED SHALL BE RESTORED TO ITS ORIGINAL CONDITION AT NO COST TO OWNER.
- 5. CONSULT ALL OF THE DRAWINGS AND SPECIFICATIONS FOR COORDINATION REQUIREMENTS BEFORE COMMENCING CONSTRUCTION.
- 6. AT ALL LOCATIONS WHERE EXISTING PAVEMENT ABUTS NEW CONSTRUCTION, THE EDGE OF THE EXISTING PAVEMENT SHALL BE SAWCUT TO A CLEAN, SMOOTH EDGE.
- 7. ALL CONSTRUCTION AND MATERIALS SHALL BE IN ACCORDANCE WITH THE MOST RECENT, ADOPTED EDITION OF ADA ACCESSIBILITY GUIDELINES.
- 8. PRIOR TO STARTING CONSTRUCTION, THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAKING SURE THAT ALL REQUIRED PERMITS AND APPROVALS HAVE BEEN OBTAINED. NO CONSTRUCTION OR FABRICATION SHALL BEGIN UNTIL THE CONTRACTOR HAS RECEIVED THOROUGHLY REVIEWED PLANS AND OTHER DOCUMENTS APPROVED BY ALL OF THE PERMITTING AUTHORITIES.
- 9. CONTRACTOR IS RESPONSIBLE FOR SCHEDULING AND NOTIFYING ENGINEER OR INSPECTING AUTHORITY 48 HOURS IN ADVANCE OF COVERING UP ANY PHASE OF CONSTRUCTION REQUIRING OBSERVATION. 10. ANY WORK IN THE PUBLIC RIGHT-OF-WAY WILL REQUIRE PERMITS FROM THE APPROPRIATE CITY,
- COUNTY OR STATE AGENCY CONTROLLING THE ROAD, INCLUDING OBTAINING REQUIRED INSPECTIONS
- 11. ALL DIMENSIONS, GRADES & UTILITY DESIGNS SHOWN ON THE PLANS SHALL BE VERIFIED BY THE CONTRACTOR PRIOR TO CONSTRUCTION. CONTRACTOR SHALL NOTIFY ENGINEER OF ANY DISCREPANCIES PRIOR TO PROCEEDING WITH CONSTRUCTION FOR NECESSARY PLAN OR GRADE CHANGES.
- 12. CONTRACTOR MUST VERIFY ALL EXISTING CONDITIONS BEFORE BIDDING AND BRING UP ANY QUESTIONS BEFOREHAND. 13. SITE GRADING SHALL BE PERFORMED IN ACCORDANCE WITH THESE PLANS AND SPECIFICATIONS AND THE
- RECOMMENDATIONS SET FORTH BY THE GEOTECHNICAL ENGINEER. 14. CATCH SLOPES SHALL BE GRADED AS SPECIFIED ON GRADING PLANS.
- 15. CONTRACTOR SHALL BE RESPONSIBLE FOR ALL FLAGGING, CAUTION SIGNS, LIGHTS, BARRICADES,
- FLAGMEN, AND ALL OTHER DEVICES NECESSARY FOR PUBLIC SAFETY. 16. CONTRACTOR SHALL, AT THE TIME OF BIDDING AND THROUGHOUT THE PERIOD OF THE CONTRACT, BE LICENSED IN THE STATE WHERE THE PROJECT IS LOCATED AND SHALL BE BONDABLE FOR AN AMOUNT EQUAL TO OR GREATER THAN THE AMOUNT BID AND TO DO THE TYPE OF WORK CONTEMPLATED IN THE PLANS AND SPECIFICATIONS. CONTRACTOR SHALL BE SKILLED AND REGULARLY ENGAGED IN THE GENERAL CLASS AND TYPE OF WORK CALLED FOR IN THE PLANS AND SPECIFICATIONS.
- 17. CONTRACTOR SHALL INSPECT THE SITE OF THE WORK PRIOR TO BIDDING TO SATISFY HIMSELF BY PERSONAL EXAMINATION OR BY SUCH OTHER MEANS AS HE MAY PREFER OF THE LOCATIONS OF THE PROPOSED WORK AND OF THE ACTUAL CONDITIONS OF AND AT THE SITE OF WORK. IF, DURING THE COURSE OF HIS EXAMINATION, A BIDDER FINDS FACTS OR CONDITIONS WHICH APPEAR TO HIM TO BE IN CONFLICT WITH THE LETTER OR SPIRIT OF THE PROJECT PLANS AND SPECIFICATIONS, HE SHALL CONTACT THE ENGINEER FOR ADDITIONAL INFORMATION AND EXPLANATION BEFORE SUBMITTING HIS BID. SUBMISSION OF A BID BY THE CONTRACTOR SHALL CONSTITUTE ACKNOWLEDGMENT THAT, IF AWARDED THE CONTRACT, HE HAS RELIED AND IS RELYING ON HIS OWN EXAMINATION OF (1) THE SITE OF THE WORK, (2) ACCESS TO THE SITE, AND (3) ALL OTHER DATA AND MATTERS REQUISITE TO THE FULFILLMENT OF THE WORK AND ON HIS OWN KNOWLEDGE OF EXISTING FACILITIES ON AND IN THE VICINITY OF THE SITE OF THE WORK TO BE CONSTRUCTED UNDER THIS CONTRACT. THE INFORMATION PROVIDED BY THE ENGINEER IS NOT INTENDED TO BE A SUBSTITUTE FOR, OR A SUPPLEMENT TO, THE INDEPENDENT VERIFICATION BY THE CONTRACTOR TO THE EXTENT SUCH INDEPENDENT INVESTIGATION OF SITE CONDITIONS IS DEEMED NECESSARY OR DESIRABLE BY THE CONTRACTOR. CONTRACTOR SHALL ACKNOWLEDGE THAT HE HAS NOT RELIED SOLELY UPON OWNER- OR ENGINEER-FURNISHED INFORMATION REGARDING SITE CONDITIONS IN PREPARING AND SUBMITTING HIS BID.
- 18. CONTRACTOR SHALL BE RESPONSIBLE TO PROVIDE ALL WATER, POWER, SANITARY FACILITIES AND TELEPHONE SERVICES AS REQUIRED FOR THE CONTRACTOR'S USE DURING CONSTRUCTION. 19. CONTRACTOR SHALL BE HELD RESPONSIBLE FOR ANY FIELD CHANGES MADE WITHOUT PRIOR WRITTEN
- AUTHORIZATION FROM THE OWNER, ENGINEER, AND/OR GOVERNING AGENCIES. 20. CONTRACTOR SHALL EXERCISE DUE CAUTION AND SHALL CAREFULLY PRESERVE BENCH MARKS, CONTROL POINTS, REFERENCE POINTS AND ALL SURVEY STAKES, AND SHALL BEAR ALL EXPENSES FOR REPLACEMENT AND/OR ERRORS CAUSED BY THEIR UNNECESSARY LOSS OR DISTURBANCE.
- 21. CONTRACTOR SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOBSITE CONDITIONS DURING THE COURSE OF CONSTRUCTION OF THIS PROJECT, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY. THIS REQUIREMENT SHALL APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS. THE CONTRACTOR SHALL DEFEND, INDEMNIFY AND HOLD THE OWNER AND ENGINEER HARMLESS FROM ANY AND ALL LIABILITY, REAL OR ALLEGED, IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING FOR LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE OWNER OR THE ENGINEER.
- 22. CONTRACTOR SHALL BE RESPONSIBLE FOR ADEQUATELY SCHEDULING INSPECTION AND TESTING OF ALL FACILITIES CONSTRUCTED UNDER THIS CONTRACT. ALL TESTING SHALL CONFORM TO THE REGULATORY AGENCY'S STANDARD SPECIFICATIONS. ALL TESTING AND INSPECTION SHALL BE PAID FOR BY THE OWNER: ALL RE-TESTING AND/OR RE-INSPECTION SHALL BE PAID FOR BY THE CONTRACTOR.
- 23. IF EXISTING IMPROVEMENTS NEED TO BE DISTURBED AND/OR REMOVED FOR THE PROPER PLACEMENT OF IMPROVEMENTS TO BE CONSTRUCTED BY THESE PLANS, THE CONTRACTOR SHALL BE RESPONSIBLE FOR PROTECTING EXISTING IMPROVEMENTS FROM DAMAGE. COST OF REPLACING OR REPAIRING EXISTING IMPROVEMENTS SHALL BE INCLUDED IN THE UNIT PRICE BID FOR ITEMS REQUIRING REMOVAL AND/OR REPLACEMENT. THERE WILL BE NO EXTRA COST DUE TO THE CONTRACTOR FOR REPLACING OR REPAIRING EXISTING IMPROVEMENTS.
- 24. WHENEVER EXISTING FACILITIES ARE REMOVED, DAMAGED, BROKEN, OR CUT IN THE INSTALLATION OF THE WORK COVERED BY THESE PLANS OR SPECIFICATIONS, SAID FACILITIES SHALL BE REPLACED AT THE CONTRACTOR'S EXPENSE WITH MATERIALS EQUAL TO OR BETTER THAN THE MATERIALS USED IN THE ORIGINAL EXISTING FACILITIES. THE FINISHED PRODUCT SHALL BE SUBJECT TO THE APPROVAL OF THE OWNER. THE ENGINEER, AND THE RESPECTIVE REGULATORY AGENCY.
- 25. CONTRACTOR SHALL MAINTAIN A NEATLY MARKED SET OF FULL-SIZE AS-BUILT RECORD DRAWINGS SHOWING THE FINAL LOCATION AND LAYOUT OF ALL STRUCTURES AND OTHER FACILITIES. AS-BUILT RECORD DRAWINGS SHALL REFLECT CHANGE ORDERS, ACCOMMODATIONS, AND ADJUSTMENTS TO ALL IMPROVEMENTS CONSTRUCTED. WHERE NECESSARY, SUPPLEMENTAL DRAWINGS SHALL BE PREPARED AND SUBMITTED BY THE CONTRACTOR. PRIOR TO ACCEPTANCE OF THE PROJECT, THE CONTRACTOR SHALL DELIVER TO THE ENGINEER ONE SET OF NEATLY MARKED AS-BUILT RECORD DRAWINGS SHOWING THE INFORMATION REQUIRED ABOVE. AS-BUILT RECORD DRAWINGS SHALL BE REVIEWED AND THE COMPLETE AS-BUILT RECORD DRAWING SET SHALL BE CURRENT WITH ALL CHANGES AND DEVIATIONS REDLINED AS A PRECONDITION TO THE FINAL PROGRESS PAYMENT APPROVAL AND/OR FINAL ACCEPTANCE.
- 26. WHERE THE PLANS OR SPECIFICATIONS DESCRIBE PORTIONS OF THE WORK IN GENERAL TERMS BUT NOT IN COMPLETE DETAIL, IT IS UNDERSTOOD THAT ONLY THE BEST GENERAL PRACTICE IS TO PREVAIL AND THAT ONLY MATERIALS AND WORKMANSHIP OF THE HIGHEST QUALITY ARE TO BE USED.
- 27. CONTRACTOR SHALL BE SKILLED AND REGULARLY ENGAGED IN THE GENERAL CLASS AND TYPE OF WORK CALLED FOR IN THE PROJECT PLANS AND SPECIFICATIONS. THEREFORE, THE OWNER IS RELYING UPON THE EXPERIENCE AND EXPERTISE OF THE CONTRACTOR. PRICES PROVIDED WITHIN THE CONTRACT DOCUMENTS SHALL INCLUDE ALL LABOR AND MATERIALS NECESSARY AND PROPER FOR THE WORK CONTEMPLATED AND THAT THE WORK BE COMPLETED IN ACCORDANCE WITH THE TRUE INTENT AND PURPOSE OF THESE PLANS AND SPECIFICATIONS. THE CONTRACTOR SHALL BE COMPETENT, KNOWLEDGEABLE AND HAVE SPECIAL SKILLS IN THE NATURE, EXTENT AND INHERENT CONDITIONS OF THE WORK TO BE PERFORMED. CONTRACTOR SHALL ALSO ACKNOWLEDGE THAT THERE ARE CERTAIN PECULIAR AND INHERENT CONDITIONS EXISTENT IN THE CONSTRUCTION OF THE PARTICULAR FACILITIES WHICH MAY CREATE, DURING THE CONSTRUCTION PROGRAM, UNUSUAL OR UNSAFE CONDITIONS HAZARDOUS TO PERSONS, PROPERTY AND THE ENVIRONMENT. CONTRACTOR SHALL BE AWARE OF SUCH PECULIAR RISKS AND HAVE THE SKILL AND EXPERIENCE TO FORESEE AND TO ADOPT PROTECTIVE MEASURES TO ADEQUATELY AND SAFELY PERFORM THE CONSTRUCTION WORK WITH RESPECT TO SUCH HAZARDS.
- 28. CONTRACTOR SHALL BE RESPONSIBLE FOR THE REMOVAL OF ALL STRIPING AND/OR PAVEMENT MARKINGS NECESSARY TO TIE EXISTING STRIPING INTO FUTURE STRIPING. METHOD OF REMOVAL SHALL BE BY GRINDING OR SANDBLASTING.
- 29. CONTRACTOR SHALL PROVIDE ALL SHORING, BRACING, SLOPING OR OTHER PROVISIONS NECESSARY TO PROTECT WORKMEN FOR ALL AREAS TO BE EXCAVATED TO A DEPTH OF 4 FEET OR MORE. FOR EXCAVATIONS 4 FEET OR MORE IN DEPTH. THE CONTRACTOR SHALL COMPLY WITH LOCAL. STATE AND NATIONAL SAFETY CODES, ORDINANCES. OR REQUIREMENTS FOR EXCAVATION AND TRENCHES.
- 30. ALL EXISTING GATES AND FENCES TO REMAIN UNLESS OTHERWISE NOTED ON PLANS. PROTECT ALL GATES AND FENCES FROM DAMAGE

# **Utility Notes:**

- INTERNET.

- CONDITIONS

- AND STREET PAVING.

# **Erosion Control General Notes:**

THE CONTRACTOR TO USE BEST MANAGEMENT PRACTICES FOR PROVIDING FROSION CONTROL FOR CONSTRUCTION OF THIS PROJECT. ALL MATERIAL AND WORKMANSHIP SHALL CONFORM TO GOVERNING AGENCIES ORDINANCES AND ALL WORK SHALL BE SUBJECT TO INSPECTION BY THE COUNTIES. ALSO, INSPECTORS WILL HAVE THE RIGHT TO CHANGE THE FACILITIES AS NEEDED.

CONTRACTOR SHALL KEEP THE SITE WATERED TO CONTROL DUST. CONTRACTOR TO LOCATE A NEARBY HYDRANT FOR USE AND TO INSTALL TEMPORARY METER. CONSTRUCTION WATER COST TO BE INCLUDED IN BID.

WHEN GRADING OPERATIONS ARE COMPLETED AND THE DISTURBED GROUND IS LEFT OOPENO FOR 14 DAYS OR MORE, THE AREA SHALL BE FURROWED PARALLEL TO THE CONTOURS.

THE CONTRACTOR SHALL MODIFY EROSION CONTROL MEASURES TO ACCOMMODATE PROJECT PLANNING.

ALL ACCESS TO PROPERTY WILL BE FROM PUBLIC RIGHT-OF-WAYS. THE CONTRACTOR IS REQUIRED BY STATE AND FEDERAL REGULATIONS TO PREPARE A STORM WATER POLLUTION PREVENTION PLAN AND FILE A "NOTICE OF INTENT" WITH THE GOVERNING AGENCIES.

# Maintenance:

THE CONTRACTOR'S RESPONSIBILITY SHALL INCLUDE MAKING BI-WEEKLY CHECKS ON ALL EROSION CONTROL MEASURES TO DETERMINE IF REPAIR OR SEDIMENT REMOVAL IS NECESSARY. CHECKS SHALL BE DOCUMENTED AND COPIES OF THE INSPECTIONS KEPT ON SITE.

THE HEIGHT OF BARRIER.

EXPOSED SLOPES:

ANY EXPOSED SLOPE THAT WILL REMAIN UNTOUCHED FOR LONGER THAN 14 DAYS MUST BE STABILIZED BY ONE OR MORE OF THE FOLLOWING METHODS: A) Spraying DISTURBED AREAS WITH A TACKIFIER VIA HYDROSEED B) TRACKING STRAW PERPENDICULAR TO SLOPES

C) INSTALLING A LIGHT-WEIGHT, TEMPORARY EROSION CONTROL BLANKET

1. CONTRACTOR SHALL COORDINATE LOCATION OF NEW "DRY UTILITIES" WITH THE APPROPRIATE UTILITY COMPANY, INCLUDING BUT NOT LIMITED TO: TELEPHONE SERVICE, GAS SERVICE, CABLE, POWER,

Reeve & Associates, Inc. - Solutions You Can Build On

2. EXISTING UTILITIES HAVE BEEN SHOWN ON THE PLANS USING A COMBINATION OF ON-SITE SURVEYS (BY OTHERS). PRIOR TO COMMENCING ANY WORK, IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO HAVE EACH UTILITY COMPANY LOCATE IN THE FIELD, THEIR MAIN AND SERVICE LINES 48 HOURS IN ADVANCE OF PERFORMING ANY EXCAVATION WORK. THE CONTRACTOR SHALL RECORD THE BLUE STAKES ORDER NUMBER AND FURNISH ORDER NUMBER TO OWNER AND ENGINEER PRIOR TO ANY EXCAVATION. IT WILL BE THE CONTRACTOR'S SOLE RESPONSIBILITY TO DIRECTLY CONTACT ANY OTHER UTILITY COMPANIES THAT ARE NOT MEMBERS OF BLUE STAKES. IT SHALL BE THE CONTRACTOR'S SOLE RESPONSIBILITY TO PROTECT ALL EXISTING UTILITIES SO THAT NO DAMAGE RESULTS TO THEM DURING THE PERFORMANCE OF THIS CONTRACT. ANY REPAIRS NECESSARY TO DAMAGED UTILITIES SHALL BE PAID FOR BY THE CONTRACTOR. THE CONTRACTOR SHALL BE REQUIRED TO COOPERATE WITH OTHER CONTRACTORS AND UTILITY COMPANIES INSTALLING NEW STRUCTURES, UTILITIES AND SERVICE TO THE PROJECT. 3. CONTRACTOR SHALL POT HOLE ALL UTILITIES TO DETERMINE IF CONFLICTS EXIST PRIOR TO BEGINNING ANY EXCAVATION. NOTIFY ENGINEER OF ANY CONFLICTS. CONTRACTOR SHALL VERIFY LOCATION AND INVERTS OF EXISTING UTILITIES TO WHICH NEW UTILITIES WILL BE CONNECTED. PRIOR TO COMMENCING ANY EXCAVATION WORK THE CONTRACTOR SHALL NOTIFY ALL UTILITY COMPANIES IN ACCORDANCE WITH

THE REQUIRED PROCEDURES. 4. CARE SHOULD BE TAKEN IN ALL EXCAVATIONS DUE TO POSSIBLE EXISTENCE OF UNRECORDED UTILITY LINES. EXCAVATION REQUIRED WITHIN PROXIMITY OF EXISTING UTILITY LINES SHALL BE DONE BY HAND. CONTRACTOR SHALL REPAIR ANY DAMAGE TO EXISTING UTILITY LINES OR STRUCTURES INCURRED DURING CONSTRUCTION OPERATIONS AT HIS EXPENSE.

5. ALL VALVES AND MANHOLE COVERS SHALL BE RAISED OR LOWERED TO MEET FINISHED GRADE. CONTRACTOR SHALL CUT PIPES OFF FLUSH WITH THE INSIDE WALL OF THE BOX OR MANHOLE. 7. CONTRACTOR SHALL GROUT AT CONNECTION OF PIPE TO BOX WITH NON-SHRINKING GROUT, INCLUDING PIPE VOIDS LEFT BY CUTTING PROCESS, TO A SMOOTH FINISH. 8. CONTRACTOR SHALL GROUT WITH NON-SHRINK GROUT BETWEEN GRADE RINGS AND BETWEEN BOTTOM OF

INLET LID FRAME AND TOP OF CONCRETE BOX 9. SILT AND DEBRIS IS TO BE CLEANED OUT OF ALL STORM DRAIN BOXES. CATCH BASINS ARE TO BE MAINTAINED IN A CLEANED CONDITION AS NEEDED UNTIL AFTER THE FINAL BOND RELEASE INSPECTION

10. CONTRACTOR SHALL CLEAN ASPHALT, TAR OR OTHER ADHESIVES OFF OF ALL MANHOLE LIDS AND INLET GRATES TO ALLOW ACCESS 11. EACH TRENCH SHALL BE EXCAVATED SO THAT THE PIPE CAN BE LAID TO THE ALIGNMENT AND GRADE

AS REQUIRED. THE TRENCH WALL SHALL BE SO BRACED THAT THE WORKMEN MAY WORK SAFELY AND EFFICIENTLY. ALL TRENCHES SHALL BE DRAINED SO THE PIPE LAYING MAY TAKE PLACE IN DE-WATERED

12. CONTRACTOR SHALL PROVIDE AND MAINTAIN AT ALL TIMES AMPLE MEANS AND DEVICES WITH WHICH TO REMOVE PROMPTLY AND TO PROPERLY DISPOSE OF ALL WATER ENTERING THE TRENCH EXCAVATION. 13. MAINTAIN A MINIMUM 18" VERTICAL SEPARATION DISTANCE BETWEEN ALL UTILITY CROSSINGS. 14. CONTRACTOR SHALL START INSTALLATION AT LOW POINT OF ALL NEW GRAVITY UTILITY LINES.

15. ALL BOLTED FITTINGS MUST BE GREASED AND WRAPPED. 16. UNLESS SPECIFICALLY NOTED OTHERWISE, MAINTAIN AT LEAST 2 FEET OF COVER OVER ALL STORM DRAIN LINES AT ALL TIMES (INCLUDING DURING CONSTRUCTION).

17. ALL WATER LINES SHALL BE INSTALLED A MINIMUM OF 60" BELOW FINISHED GRADE.

18. ALL SEWER LINES AND SEWER SERVICES SHALL HAVE A MINIMUM SEPARATION OF 10 FEET, PIPE EDGE TO PIPE EDGE, FROM THE WATER LINES. IF A 10 FOOT SEPARATION CAN NOT BE MAINTAINED, THE SEWER LINE AND WATER LINE SHALL BE LAID IN SEPARATE TRENCHES AND THE BOTTOM OF THE WATER LINE SHALL BE AT LEAST 18" ABOVE THE TOP OF THE SEWER LINE. 19. CONTRACTOR SHALL INSTALL THRUST BLOCKING AT ALL WATERLINE ANGLE POINTS AND TEES.

20. ALL UNDERGROUND UTILITIES SHALL BE IN PLACE PRIOR TO INSTALLATION OF CURB, GUTTER, SIDEWALK

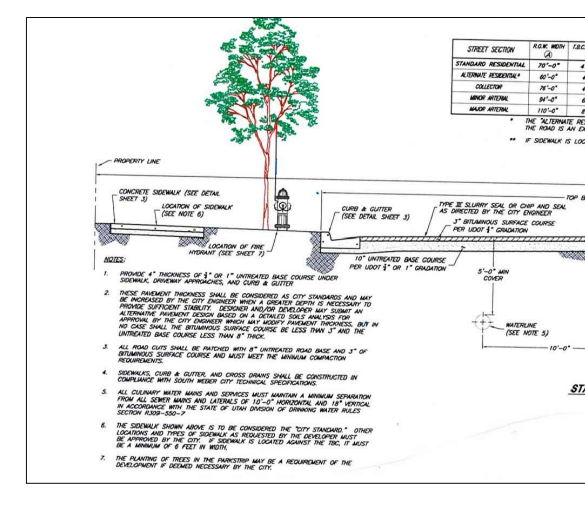
21. CONTRACTOR SHALL INSTALL MAGNETIC LOCATING TAPE CONTINUOUSLY OVER ALL NONMETALLIC PIPE. 22. ALL STREET LIGHTS SHALL BE COBRA STYLE STREET LIGHTS (400 WATT EQUIVALENT LED) AT THE INTERSECTIONS AND POST STYLE STREET LIGHTS (WASHINGTON ACORN 250 WATT EQUIVALENT LED) AT A MAXIMUM SPACING OF 300'.

ALL BEST MANAGEMENT PRACTICES (BMP'S) SHOWN ON THIS PLAN MUST BE MAINTAINED AT ALL TIMES UNTIL PROJECT CLOSE-OUT.

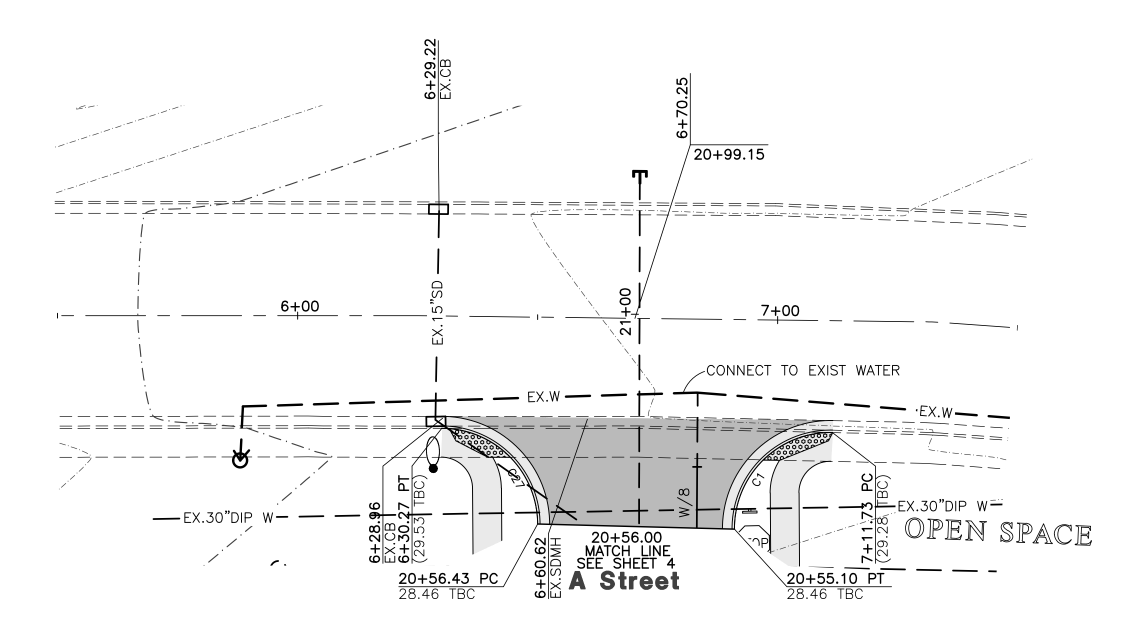
SEDIMENT DEPOSITS SHOULD BE REMOVED AFTER EACH RAINFALL. THEY MUST BE REMOVED WHEN THE LEVEL OF DEPOSITION REACHES APPROXIMATELY ONE-HALF

SEDIMENT TRACKED ONTO PAVED ROADS MUST BE CLEANED UP AS SOON AS PRACTICAL, BUT IN NO CASE LATER THAN THE END OF THE NORMAL WORK DAY. THE CLEAN UP WILL INCLUDE SWEEPING OF THE TRACKED MATERIAL, PICKING IT UP, AND DEPOSITING IT TO A CONTAINED AREA.

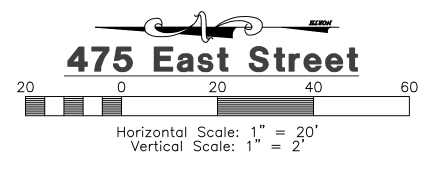
W	= PROPOSED CULINARY V
— —EX.W — — —	= EXISTING CULINARY W
SS	= PROPOSED SANITARY S
— —EX.SS — —	= EXISTING SANITARY SE
SD	= PROPOSED STORM DRA
— —EX.SD — —	= EXISTING STORM DRAI
——————————————————————————————————————	= FENCE LINE
۲	= proposed fire hydra
Ø	= EXISTING FIRE HYDRA
●	= PROPOSED MANHOLE
0	= EXISTING MANHOLE
٠	= proposed sewer clea
X	= PROPOSED GATE VALVI
X	= EXISTING GATE VALVE
	= proposed water met
Ð	= EXISTING WATER METE
-	= PROPOSED CATCH BASI
	= EXISTING CATCH BASIN
₹	= PLUG W/ 2° BLOW-OFF
山	= PLUG & BLOCK
$\mathbf{\bullet}$	= COBRA STYLE 400 WATI EQUIVALENT STREET LIG
ф	= POST STYLE WASHINGT ACORN 250 WATT EQUIVA STREET LIGHT
	= SIGN
BLDG	= BUILDING
C&G	= CURB & GUTTER
СВ	= CATCH BASIN
C.F.	= CUBIC FEET
C.F.S.	= CUBIC FEET PER SECON

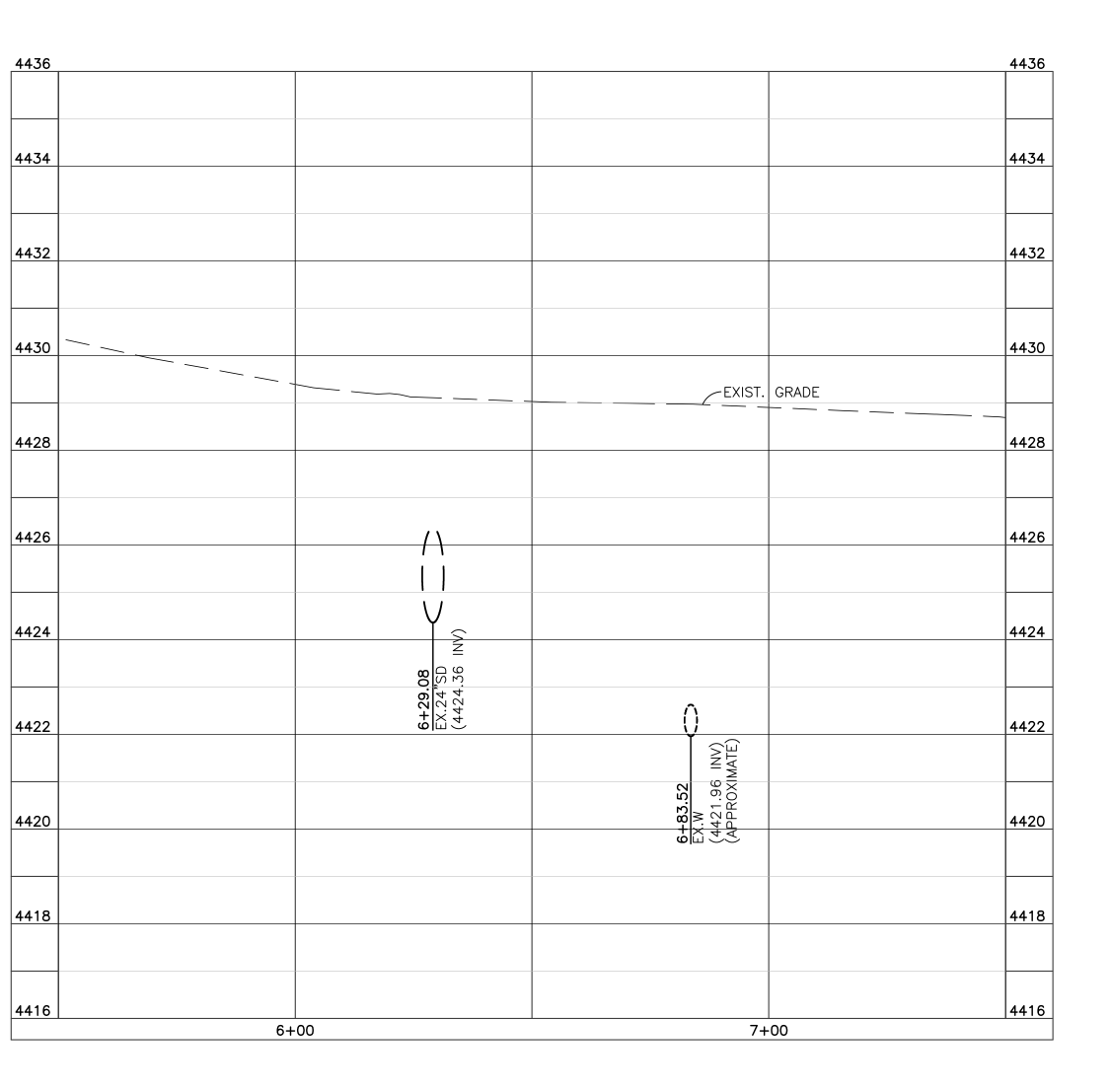


					DIAH 84405 WWW.REEVE-OSSOC.COM OD SURVEYORS LANDSCAPE ARCHITECTS
Lege	nd				J ₹+
	FC	= FENCE CORNER			AL 621- NGINER
NARY WATER LINE	FF FFE	= FINISH FLOOR = FINISH FLOOR ELEVATION			<b>OCLO</b> 1500 WEST, 1 FAX: (801) 5 * CML ENGIN
TARY SEWER LINE	FG	= FINISHED GRADE			LSSOCIA South 1500 WEST -3100 Fax: (80 ANNERS * CML EN ERS * STRUCTURAL
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m drain line	FL	= FLOW LINE		<b>H</b> a	C 7560 SOUTH 1 5160 SOUTH 1 TEL: (801) 621-3100 LAND PLANNERS 3 IRAFFIC ENCINEERS * ST
	GB	= GRADE BREAK			
e hydrant	INV	= INVERT			
HYDRANT	L.F.	= LINEAR FEET			$\mathbf{L}$
NHOLE	NG	= NATURAL GRADE			
HOLE ER CLEAN-OUT	PP P.U.E.	= POWER/UTILITY POLE = PUBLIC UTILITY EASEMENT			
e valve	RCP	= REINFORCED CONCRETE PIPE			
2 VALVE	RIM	= RIM OF MANHOLE			
'ER METER	R.O.W.	= RIGHT-OF-WAY			
er meter	SD	= STORM DRAIN		SCRIPTION Comments	
CH BASIN	SS	= SANITARY SEWER		NS DESCRIPTION J. Comments	
'H BASIN	TBC	= TOP BACK OF CURB		DES DES DES	
)W-OFF	ΤΟΑ	= TOP OF ASPHALT		KEVISIONS DES K Eng. (	
	TOC	= TOP OF CONCRETE			
00 WATT LEET LIGHT	TOFF TOI	= TOP OF FINISHED FLOOR = TOP OF PUMP ISLAND		DATE 18-16	
SHINGTON	TSW	= TOP OF FUMP ISLAND = TOP OF SIDEWALK		08-1	
EQUIVALENT	W	= CULINARY WATER			
	WM	= WATER METER			
		= EXISTING ASPHALT PAVEMENT			
R.		= PROPOSED ASPHALT PAVEMENT	C FI		
]	۵ ۵ ۹ ۹	= PROPOSED CONCRETE	E E	uo	
r second		= PROPOSED CONCRETE PAVING		S	C
R.O.W. WOIN         I.B.C. TO I.B.C.         Q. TO I.B.C.         D. I.B.C.         TO I.B.C.         TO I.B.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.C.         D. I.B.C.C.         D. I.B.C.C.         D. I.B.C.C.C.         D. I.B.C.C.C.         D. I.B.C.C.<	E         F           7'-6"         6'-0"           4'-6"         4'-0"           7'-6"         6'-0"           7'-6"         6'-0"           7'-6"         6'-0"           5         APPROVED BY THE CITY NE           507 MIDE RIGHT-OF-MAY.         6'-0"	BXX OF SOZEMUX 170 PL           I'-0"	<b>8-16</b>		Notes/Legend/ Street Cross-Sect
TOP BACK OF CURB TO TOP BACK OF C INTERN COURSE COUR	CENTERLINE S=2.0K MIN, C2272777777777777777777777777777777777	TO TOP BLOCK OF CURB (C) - 2'-5' - PANK TRIP (C) SUCHALK (C) - 5'-5' DEK TT (TRIP) - 2'-5' - FARK TRIP (C) SUCHALK (C) - 5'-5' DEK TT (TRIP) - 5'-0' BUK COER - 2'-5' - FARK TRIP (C) SUCHALK (C) - 5'-5' DEK TT (TRIP) - 5'-0' BUK COER - 2'-5' - FARK TRIP (C) SUCHALK (C) - 5'-5' DEK TT (TRIP) - 5'-0' BUK - 5'-0' BUK - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' BUK - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' DEK TO P.L. (D) - 5'-5' DEK TT (TRIP) - 5'-0' DEK TO P.L. (D) - 5'-5' DE	Revised: 08-	Project Info GRANT L. Drafter: C. KING Begin Date: JUNE, Name: OLD MAPLI SUBDIV PHASES	THORSON SLEY 2016 E FARMS ISION 1 & 2
M ANY LIABILITY FOR ANY (	Changes or 1	MODIFICATIONS MADE TO THESE PLANS OR THE DESIGN THEREON WITH	Hout their consent.	Number: <u>6</u> Sheet <b>2</b>	<b>24</b> Sheets



	TBC Curve Data								
# Delta Radius Length Tangent Chord CH L						CH Length			
C1	91°35'04"	20.00'	31.97'	20.56'	N43°26'28"W	28.67'			
C27	C27 89°42'12" 20.00' 31.31' 19.90' N45°54'54"E 28.21'								









# **Construction Notes:**

ALL CONSTRUCTION IS TO CONFORM TO THE STANDARD DRAWINGS AND SPECIFICATIONS OF SOUTH WEBER CITY.

(2) CONSTRUCT HANDICAP RAMP PER ADA AND CITY REQUIREMENTS.

### CULINARY WATER

1"W – 1"Ø TYPE K COPPER W/1" METER SEE CITY STANDARD DRAWING CS-06 W/8 - 8" DI AWWA C151-02 CLASS 51 . W/POLY WRAP W/10 – 10" DI AWWA C151–02 CLASS 51 W/POLY WRAP

IRRIGATION WATER IRR/8 - 8" PVC SW C-900 DR-14

### SANITARY SEWER

4"SS – 4" PVC 3034 SEWER PIPE SS/8 – 8" PVC ASTM 3034 SEWER LINE STORM DRAIN

0.0.0					
SD/15	_	15"	RCP	STORM	DRAIN
SD/18	—	18"	RCP	STORM	DRAIN
SD/36	_	36"	RCP	STORM	DRAIN

SD/42 – 42" RCP STORM DRAIN

Blue Stakes Location Center

Call: Toll Free

1-800-662-4111

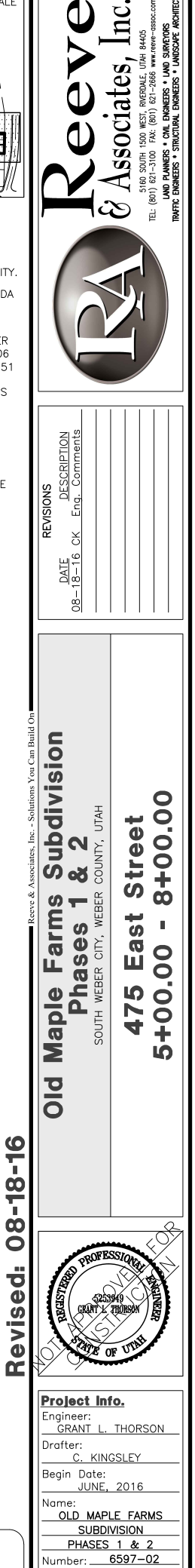
Two Working Days Before You Dig

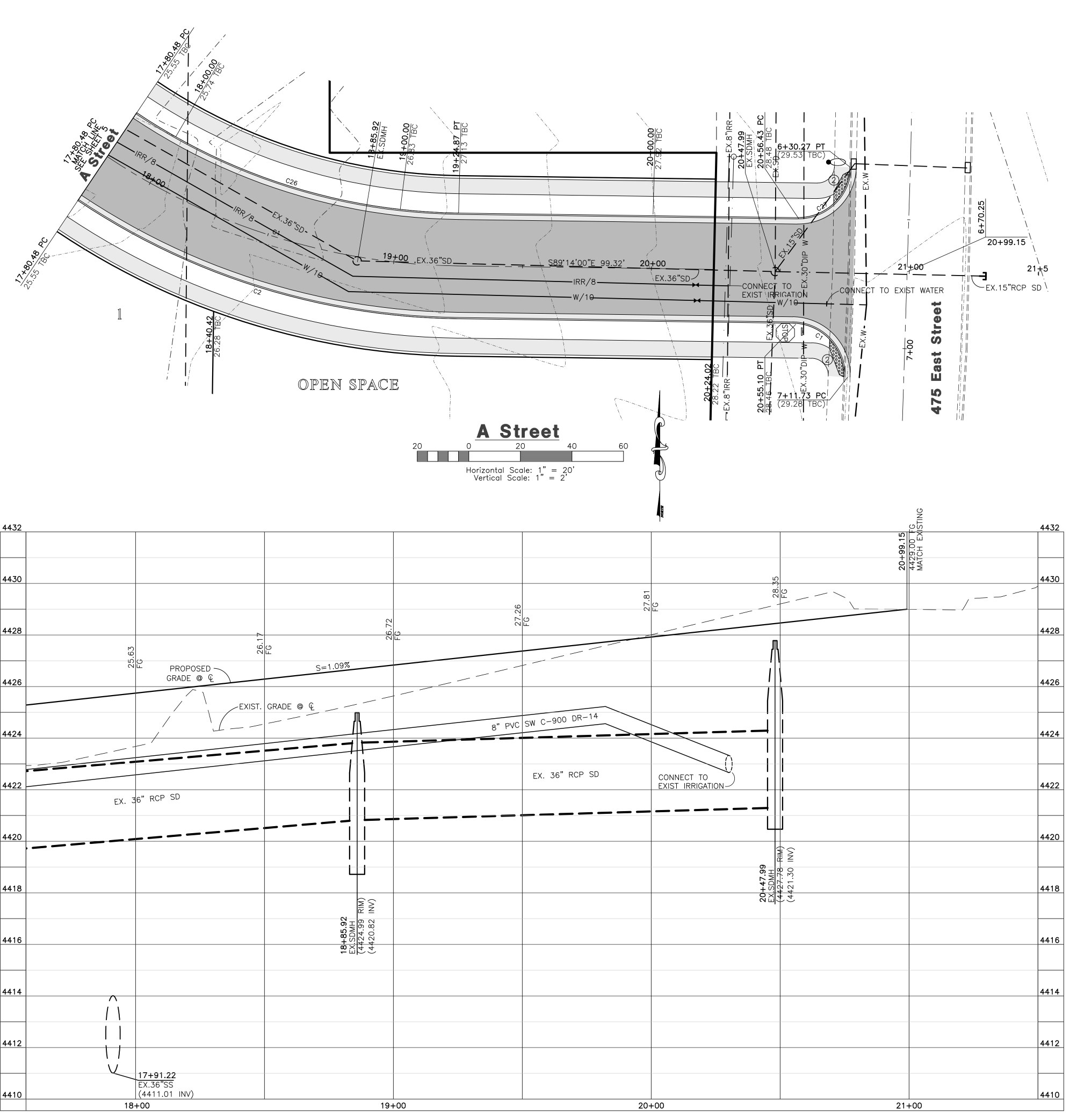
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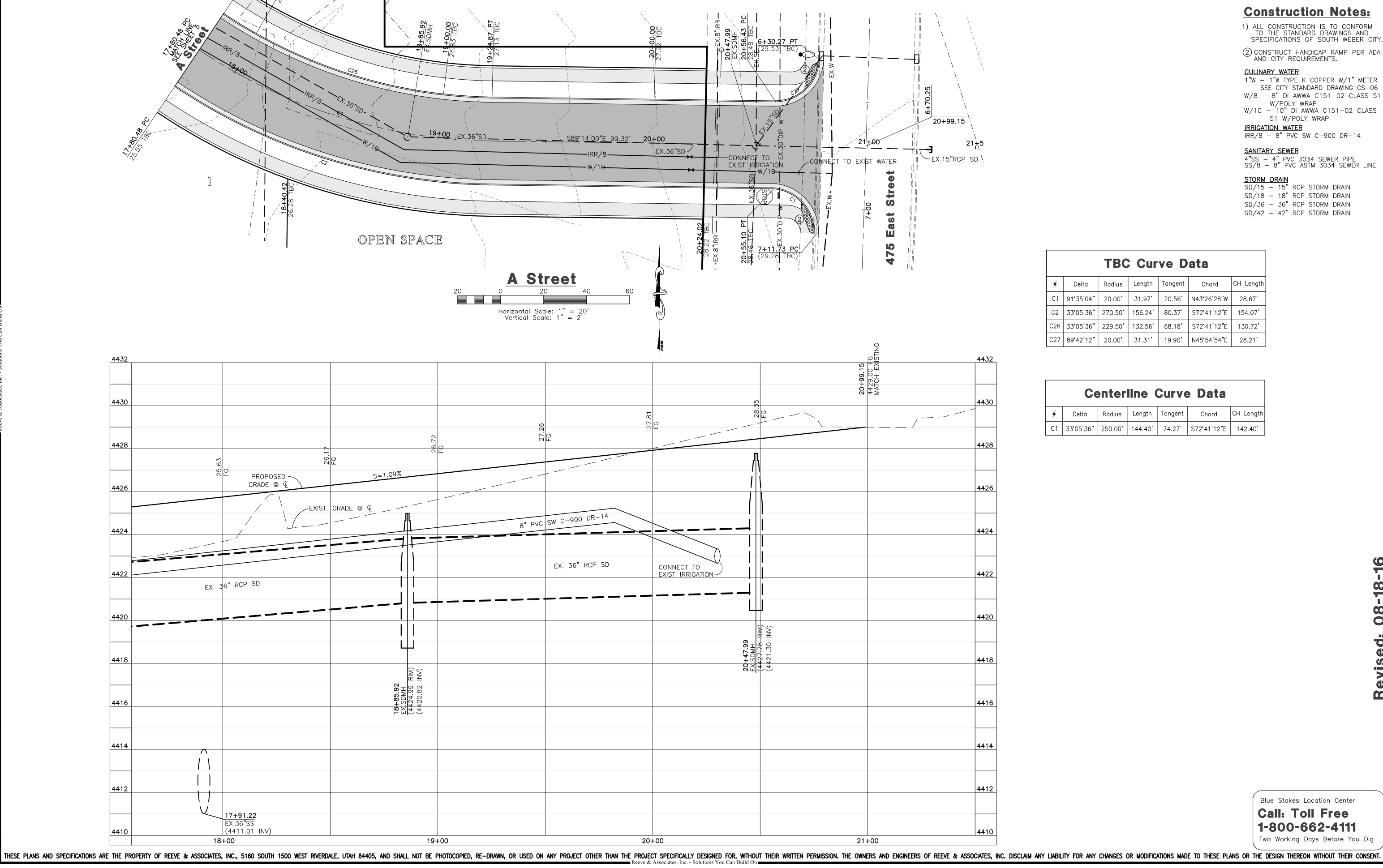
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Sheets











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<u>STORM DRAIN</u> SD/15 – 15" RCP STORM DRAIN SD/18 - 18" RCP STORM DRAIN SD/36 – 36" RCP STORM DRAIN SD/42 - 42" RCP STORM DRAIN

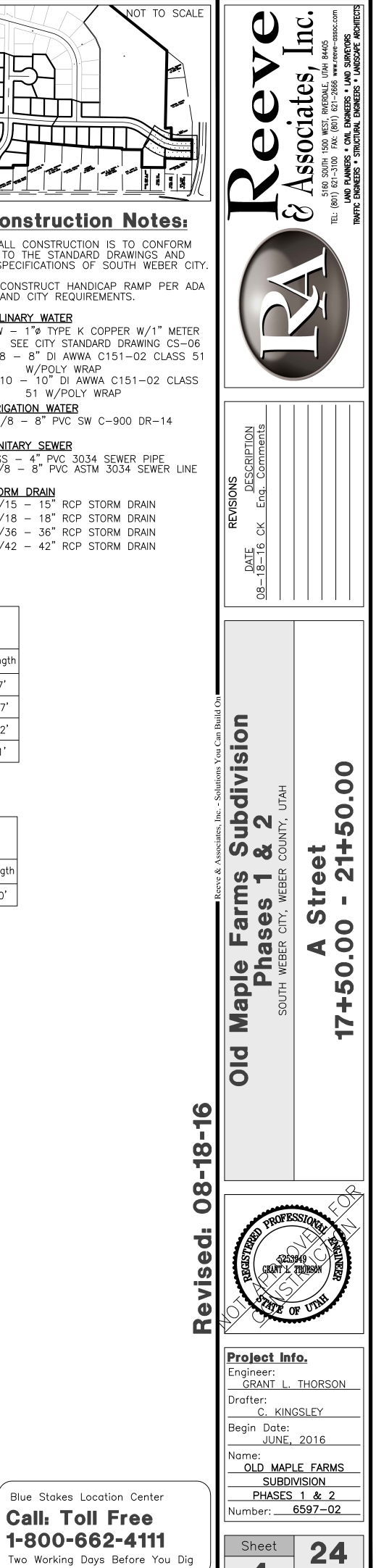
Blue Stakes Location Center

Call: Toll Free

1-800-662-4111

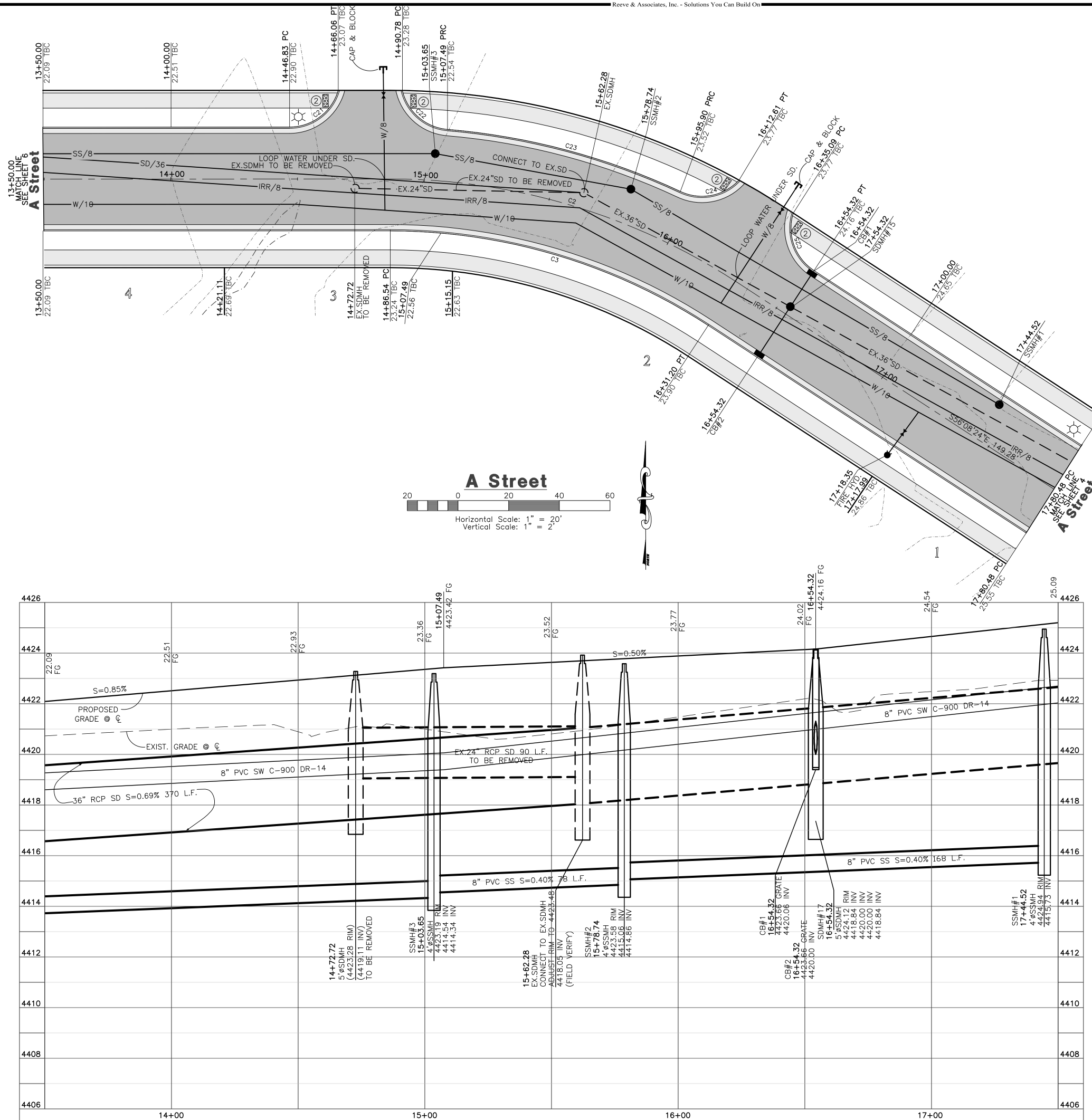
	<b>TBC Curve Data</b>								
#	Delta	Radius	Length	Tangent	Chord	CH Length			
C1	91°35'04"	20.00'	31.97 <b>'</b>	20.56'	N43°26'28"W	28.67'			
C2	33°05'36"	270.50'	156.24'	80.37'	S72°41'12"E	154.07'			
C26	33°05'36"	229.50'	132.56'	68.18'	S72°41'12"E	130.72'			
C27	89°42'12"	20.00'	31.31'	19.90'	N45°54'54"E	28.21'			

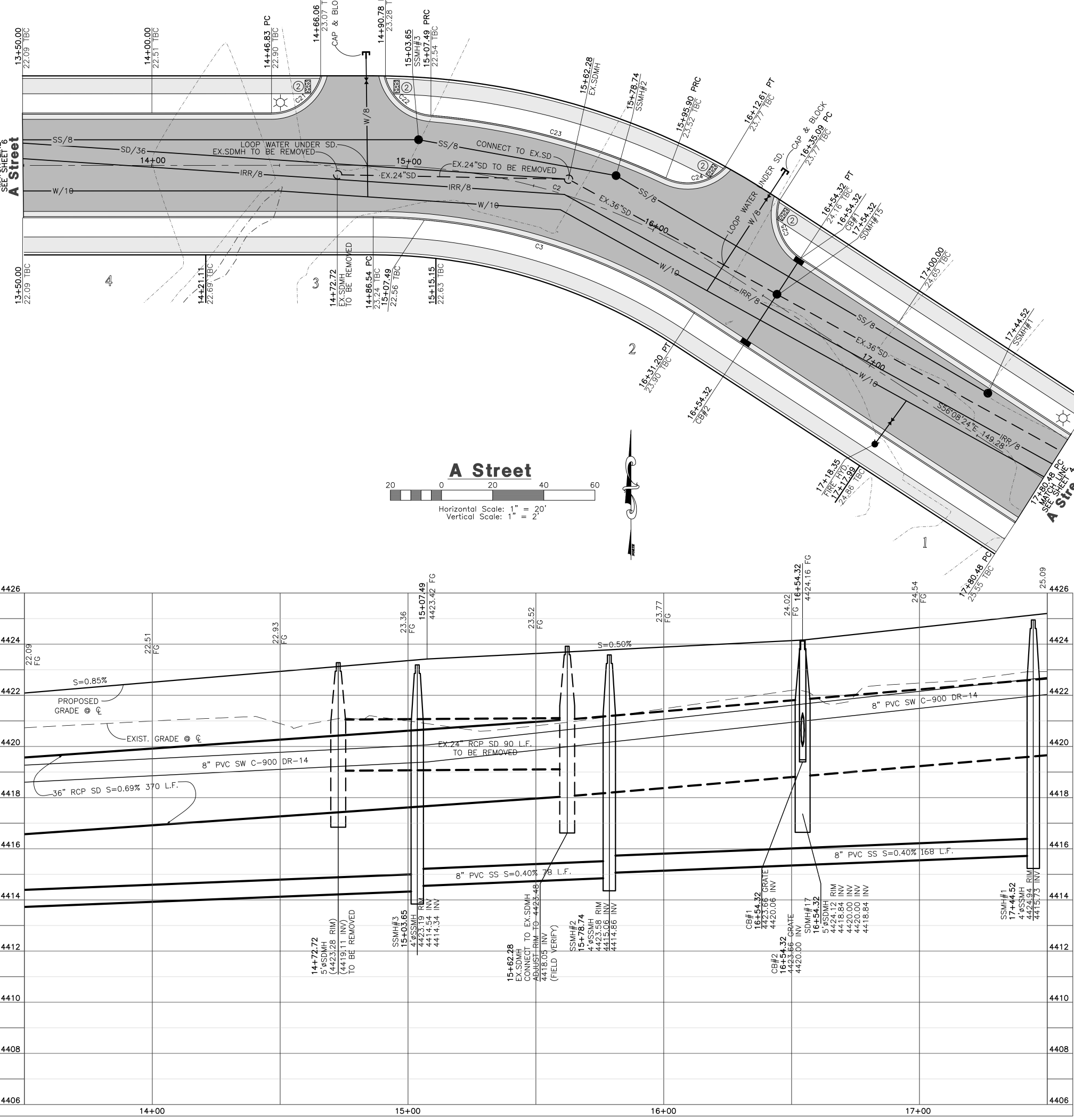
Centerline Curve Data							
#	Delta	Radius	Length	Tangent	Chord	CH Length	
C1	33°05'36"	250.00'	144.40'	74.27'	S72°41'12"E	142.40'	

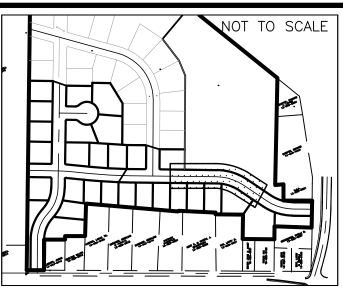


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# **Construction Notes:**

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(2) CONSTRUCT HANDICAP RAMP PER ADA AND CITY REQUIREMENTS.

### <u>CULINARY WATER</u>

<u>Key Map</u>

1"W - 1"Ø TYPE K COPPER W/1" METER SEE CITY STANDARD DRAWING CS-06 W/8 - 8" DI AWWA C151-02 CLASS 51 W/POLY WRAP W/10 - 10" DI AWWA C151-02 CLASS 51 W/POLY WRAP

<u>IRRIGATION\_WATER</u> IRR/8 - 8" PVC SW C-900 DR-14

<u>SANITARY</u> SEWER 4"SS – 4" PVC 3034 SEWER PIPE SS/8 – 8" PVC ASTM 3034 SEWER LINE

<u>STORM DRAIN</u> SD/15 – 15" RCP STORM DRAIN SD/18 - 18" RCP STORM DRAIN SD/36 – 36" RCP STORM DRAIN SD/42 - 42" RCP STORM DRAIN

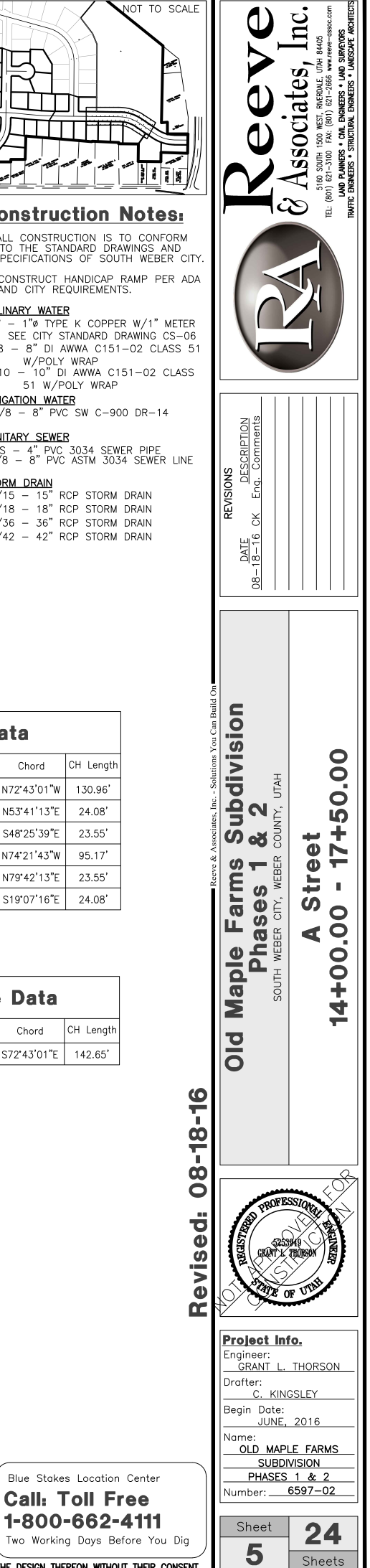
Blue Stakes Location Center

Call: Toll Free

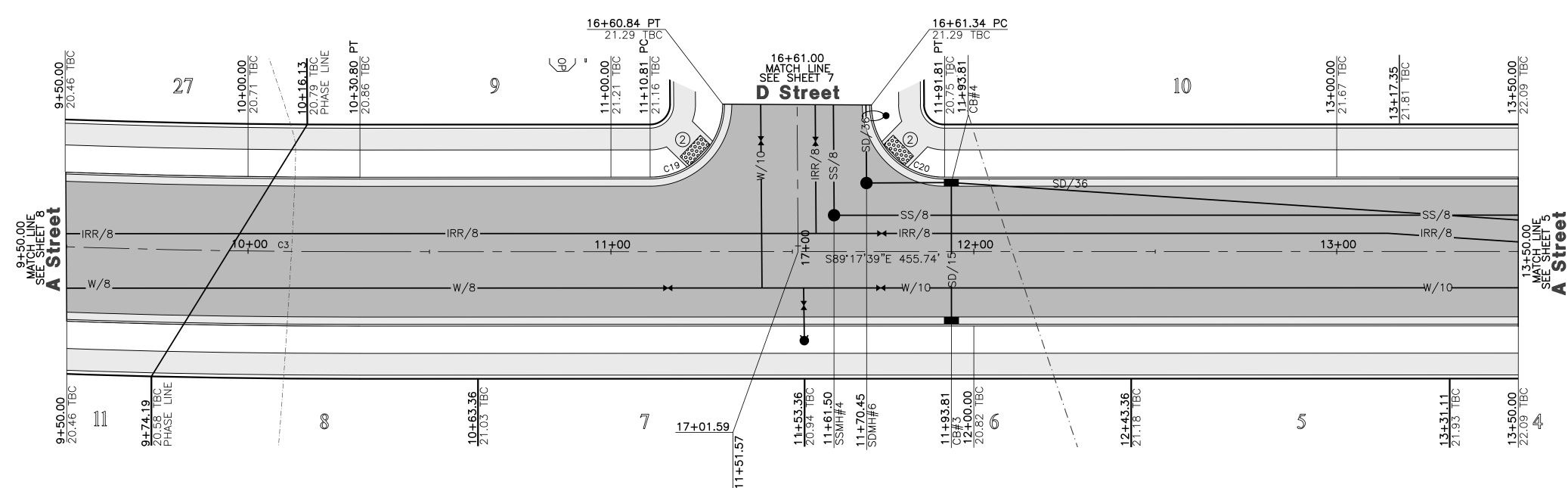
1-800-662-4111

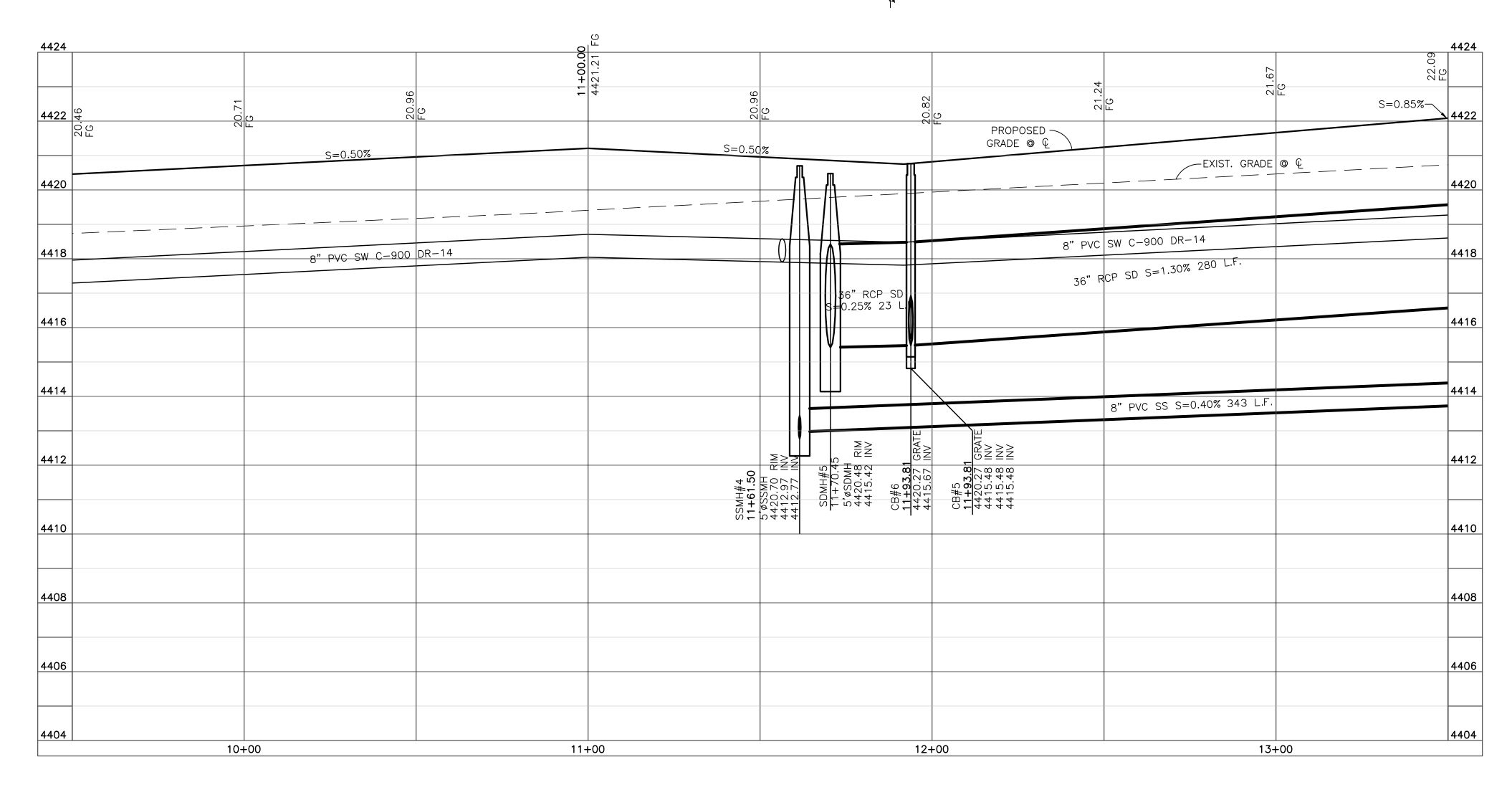
	<b>TBC Curve Data</b>									
#	Delta	Radius	Length	Tangent	Chord	CH Length				
C3	33°09'15"	229.50'	132.80'	68.32 <b>'</b>	N72°43'01"W	130.96'				
C21	74°02'17"	20.00'	25.84'	15.08'	N53°41'13"E	24.08'				
C22	72°07'56"	20.00'	25.18'	14.57'	S48°25'39"E	23.55'				
C23	20°15'48"	270.50'	95.67 <b>'</b>	48.34'	N74°21'43"W	95.17'				
C24	72°07'56"	20.00'	25.18'	14.57'	N79°42'13"E	23.55'				
C25	74°02'17"	20.00'	25.84'	15.08'	S19°07'16"E	24.08'				

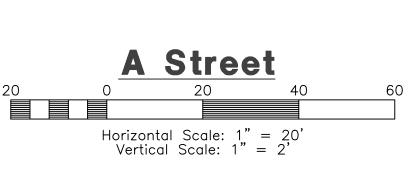
	Ce	enter	line (	Curve	e Data	
#	Delta	Radius	Length	Tangent	Chord	CH Length
C2	33°09'15"	250.00'	144.66'	74.42'	S72°43'01"E	142.65'



Sheets



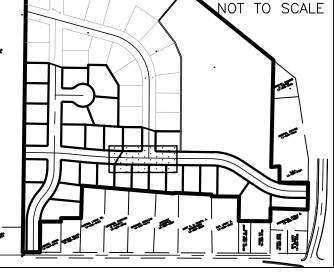




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	<b>TBC Curve Data</b>								
#	Delta	Radius	Length	Tangent	Chord	CH Length			
C19	90°21'20"	20.00'	31.54'	20.12'	N45°31'41"E	28.37'			
C20	89°38'40"	20.00'	31.29'	19.88'	S44°28'19"E	28.20'			





# **Construction Notes:**

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CONSTRUCT HANDICAP RAMP PER ADA AND CITY REQUIREMENTS.

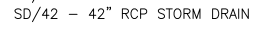
### <u>CULINARY WATER</u>

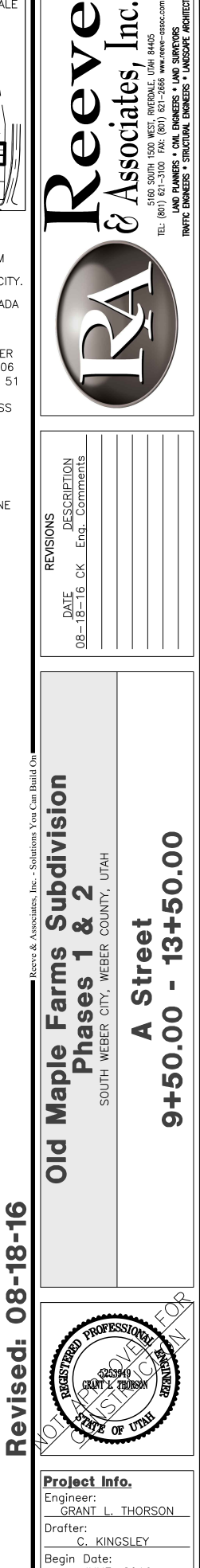
1"W - 1"Ø TYPE K COPPER W/1" METER SEE CITY STANDARD DRAWING CS-06 W/8 - 8" DI AWWA C151-02 CLASS 51 , W/POLY WRAP W/10 – 10" DI AWWA C151–02 CLASS 51 W/POLY WRAP

<u>IRRIGATION\_WATER</u> IRR/8 - 8" PVC SW C-900 DR-14

<u>SANITARY</u> SEWER 4"SS – 4" PVC 3034 SEWER PIPE SS/8 – 8" PVC ASTM 3034 SEWER LINE

## <u>STORM DRAIN</u> SD/15 – 15" RCP STORM DRAIN SD/18 - 18" RCP STORM DRAIN SD/36 – 36" RCP STORM DRAIN





JUNE, 2016

OLD MAPLE FARMS SUBDIVISION PHASES 1 & 2

Number: <u>6597-02</u>

24

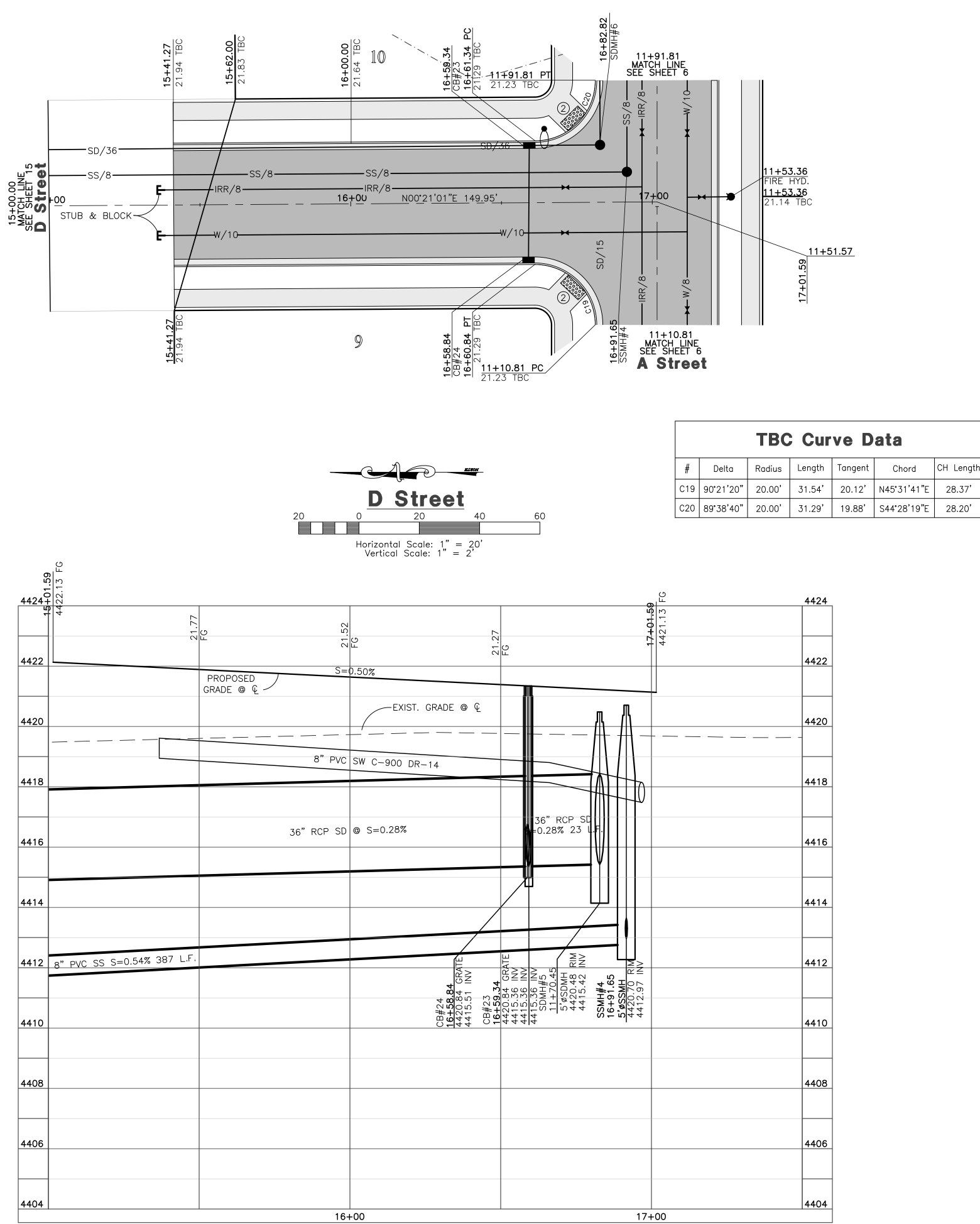
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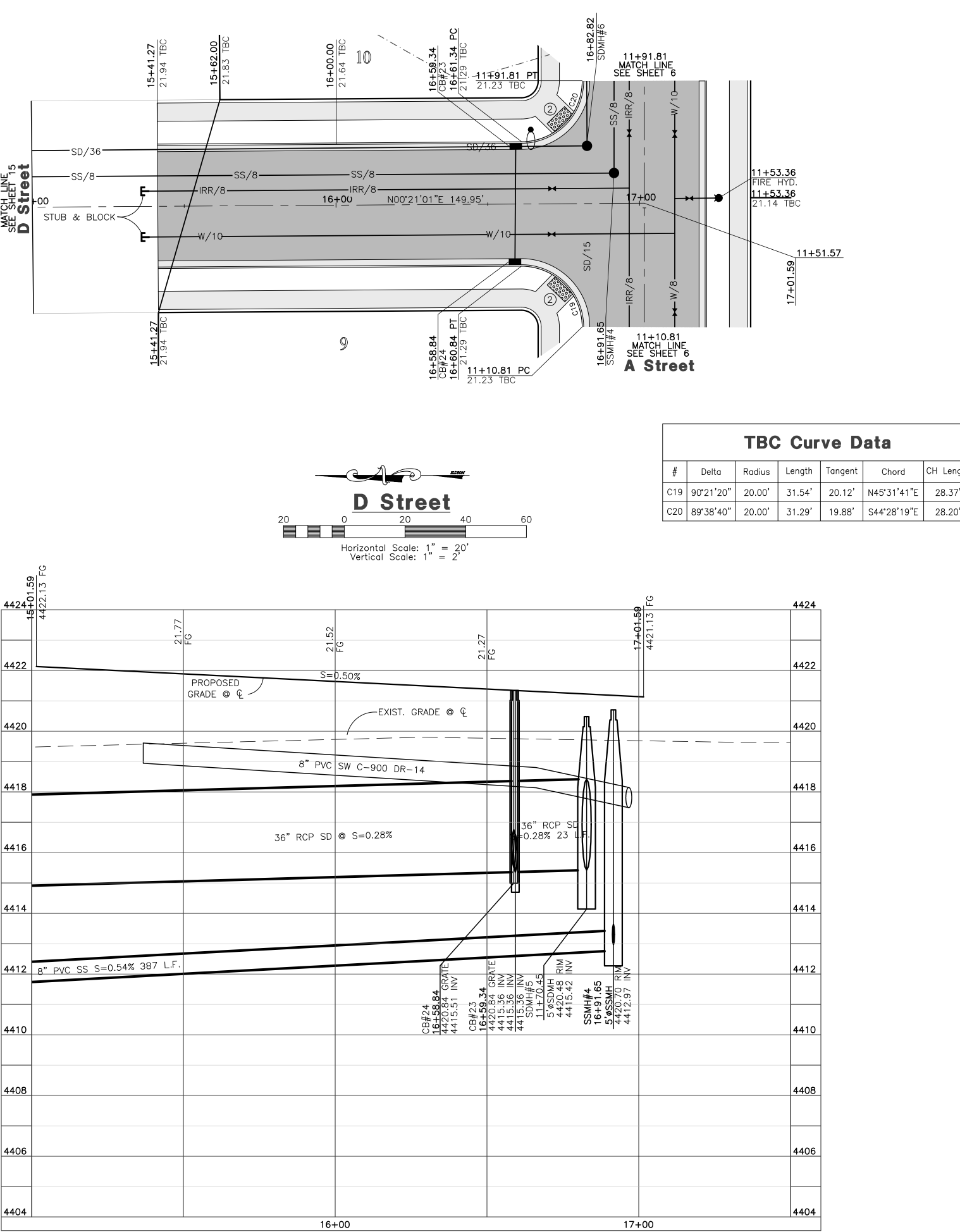
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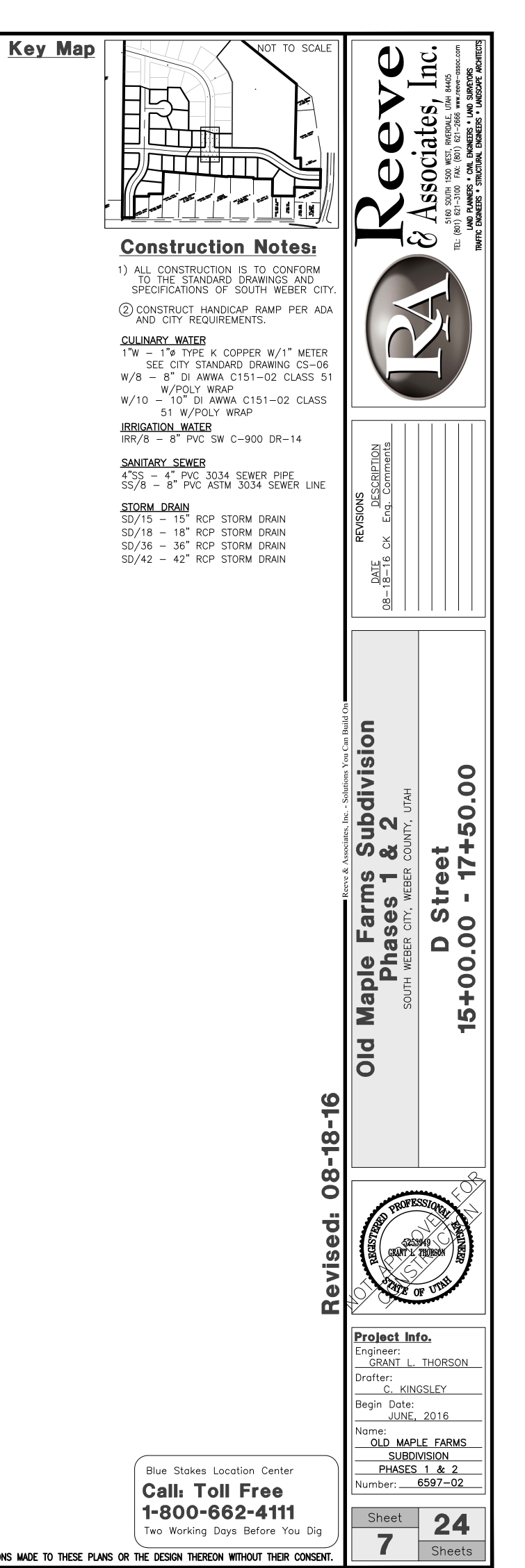
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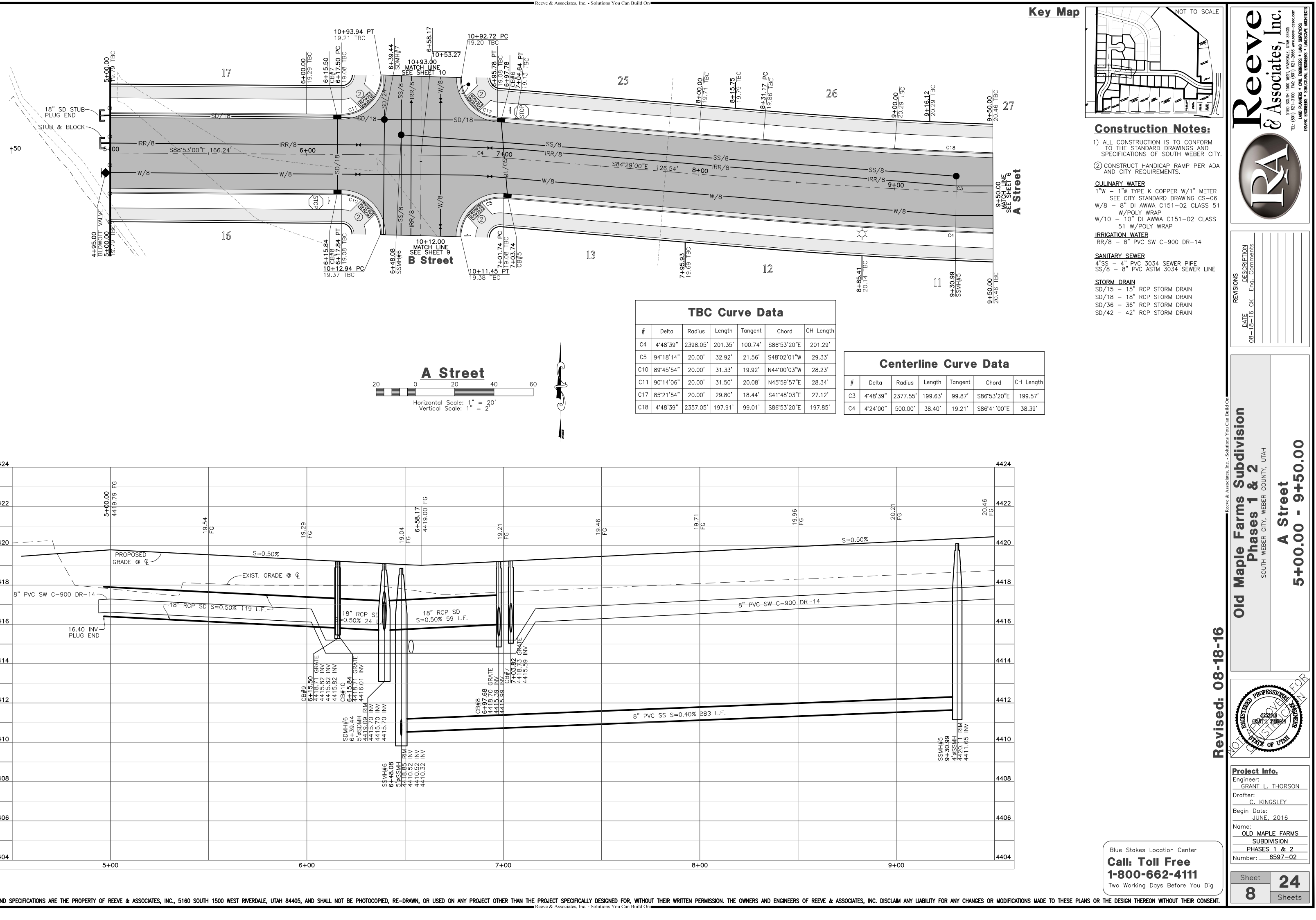
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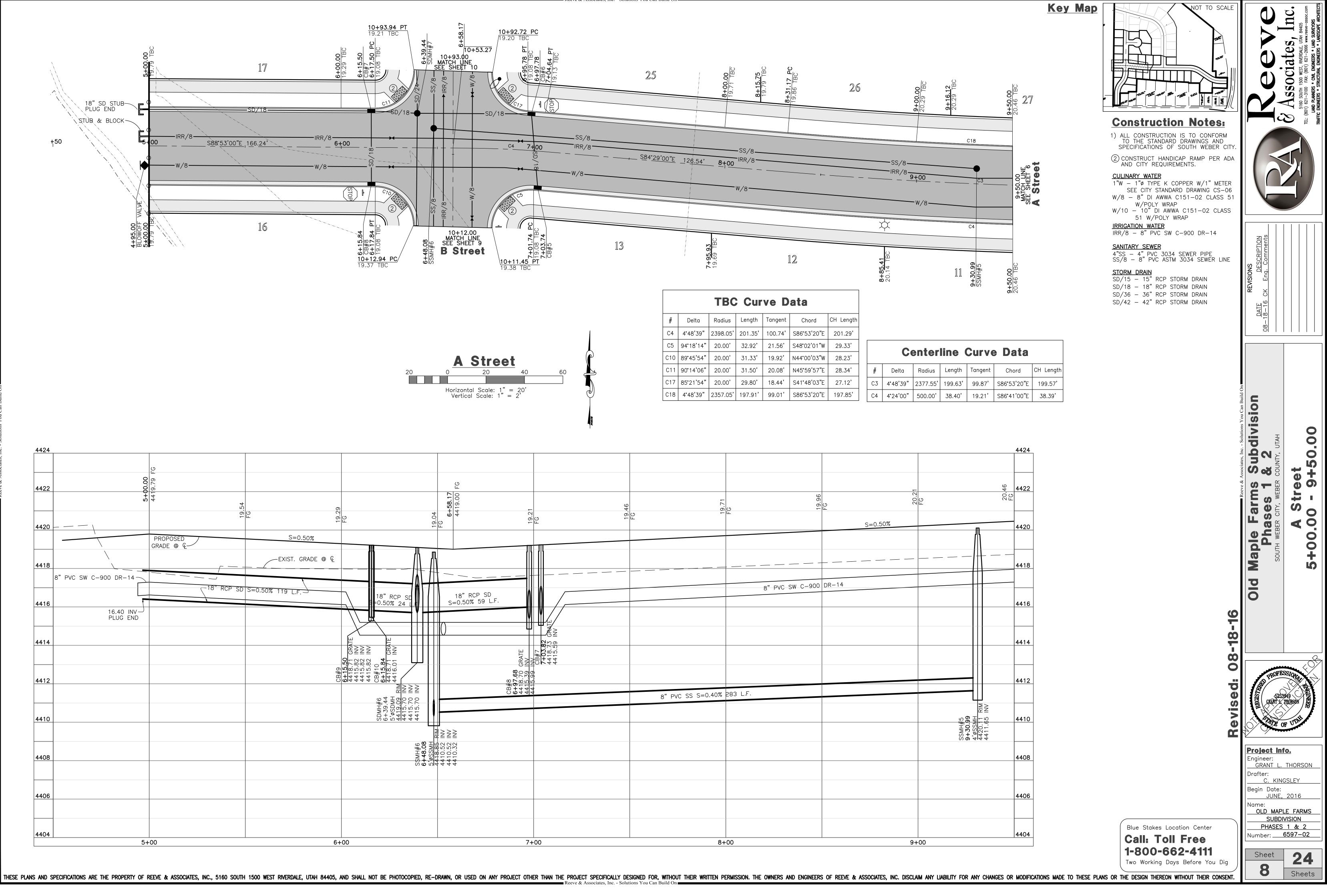
Blue Stakes Location Center Call: Toll Free 1-800-662-4111 Two Working Days Before You Dig

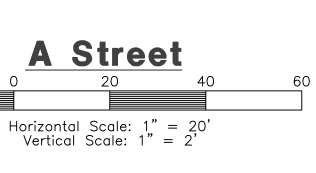












#	Delta	Radius	Length	Tangent	Chord	CH Length			
C4	4°48'39"	2398.05'	201.35'	100.74'	S86°53'20"E	201.29'			
C5	94°18'14"	20.00'	32.92'	21.56'	S48°02'01"W	29.33'			
C10	89°45'54"	20.00'	31.33'	19.92'	N44°00'03"W	28.23'			
C11	90°14'06"	20.00'	31.50'	20.08'	N45°59'57"E	28.34'		#	Delta
C17	85°21'54"	20.00'	29.80'	18.44'	S41°48'03"E	27.12'		С3	4°48'3
C18	4°48'39"	2357.05'	197.91'	99.01'	S86°53'20"E	197.85'		C4	4°24'0

# **Construction Notes:**

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(2) CONSTRUCT HANDICAP RAMP PER ADA AND CITY REQUIREMENTS.

## CULINARY WATER

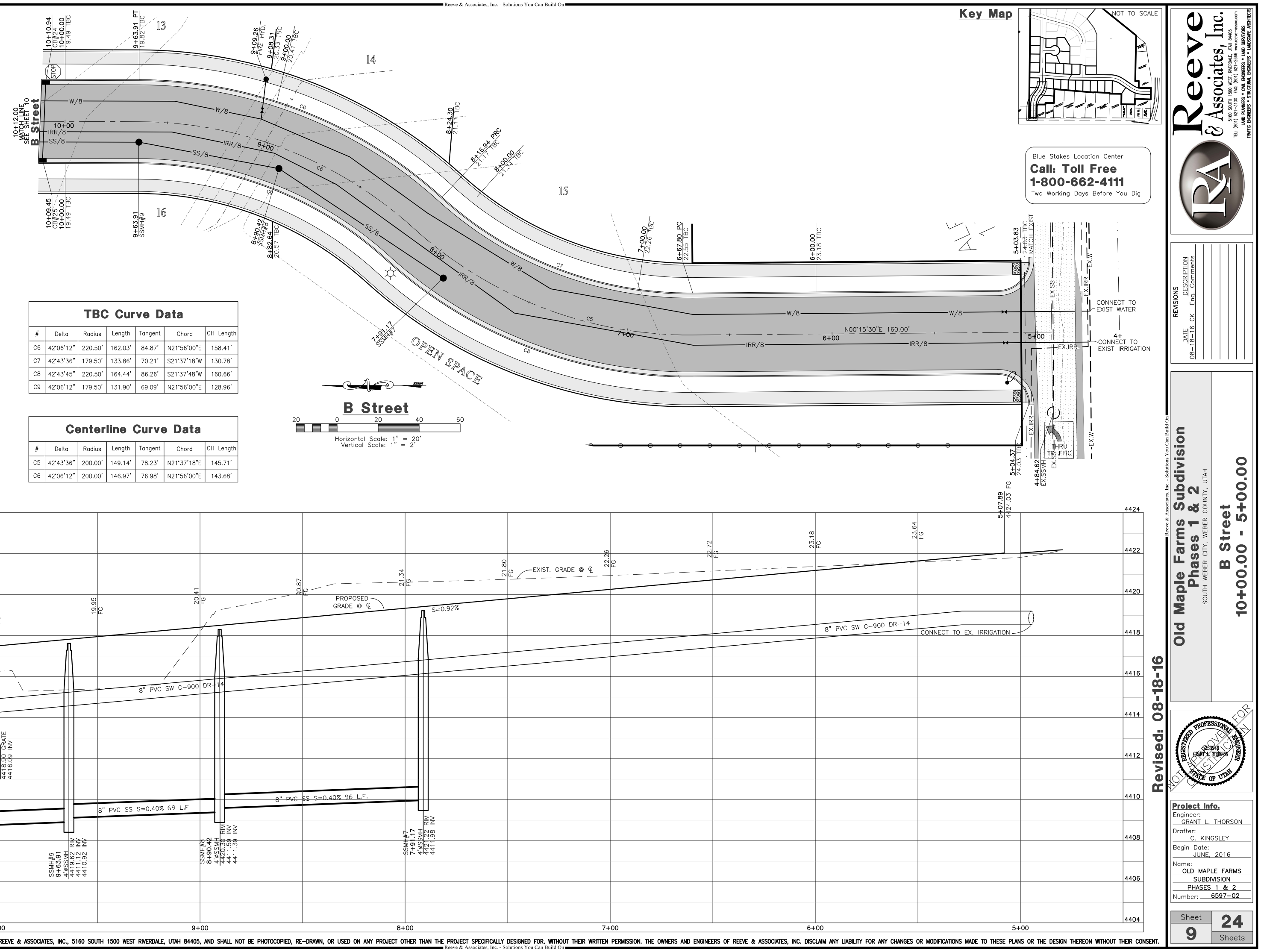
1"W – 1"Ø TYPE K COPPER W/1" METER SEE CITY STANDARD DRAWING CS-06 W/8 - 8" DI AWWA C151-02 CLASS 51 W/POLY WRAP W/10 - 10" DI AWWA C151-02 CLASS 51 W/POLY WRAP

IRRIGATION WATER IRR/8 - 8" PVC SW C-900 DR-14

## <u>SANITARY SEWER</u>

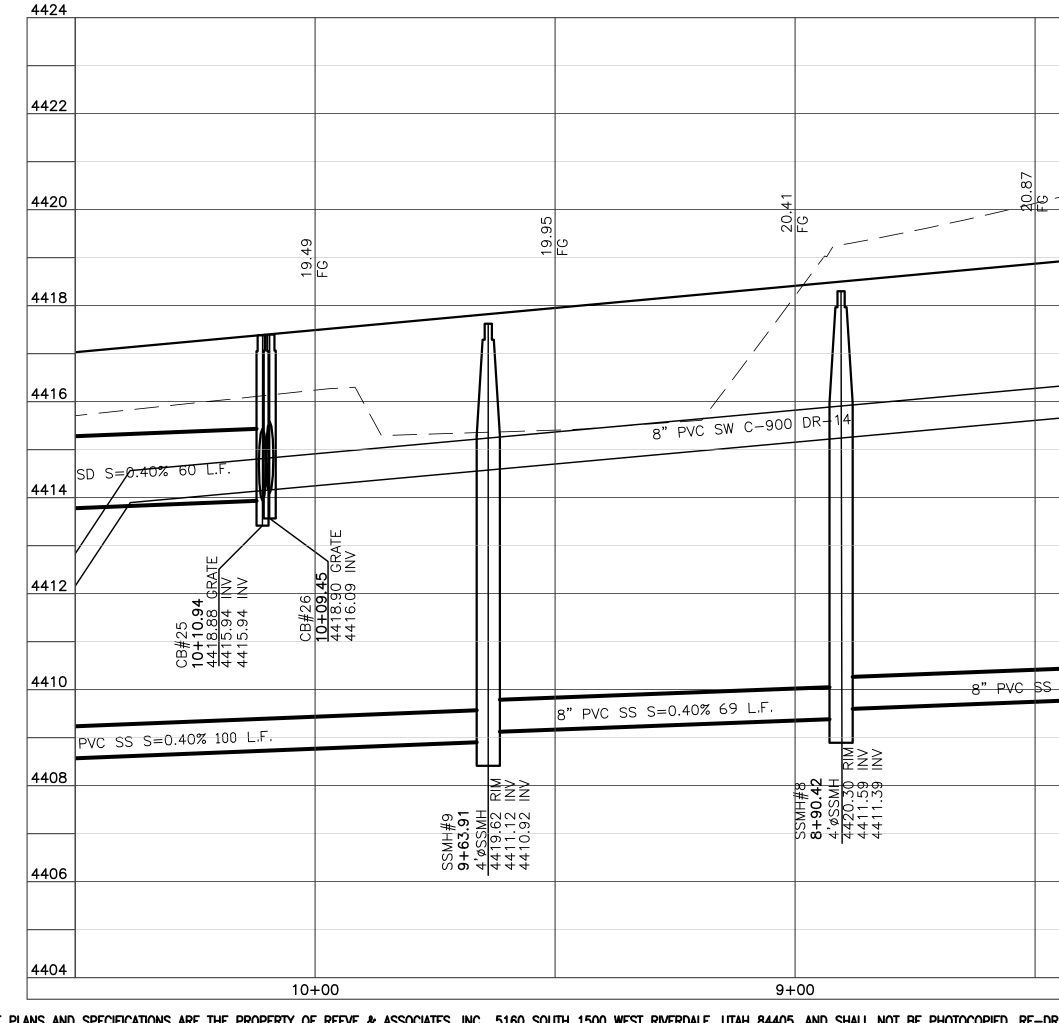
4"SS – 4" PVC 3034 SEWER PIPE SS/8 – 8" PVC ASTM 3034 SEWER LINE

STORM	DF	RAIN			
SD/15	_	15"	RCP	STORM	DRAIN
SD/18	_	18"	RCP	STORM	DRAIN
SD/36	_	36"	RCP	STORM	DRAIN
SD/42	_	42"	RCP	STORM	DRAIN



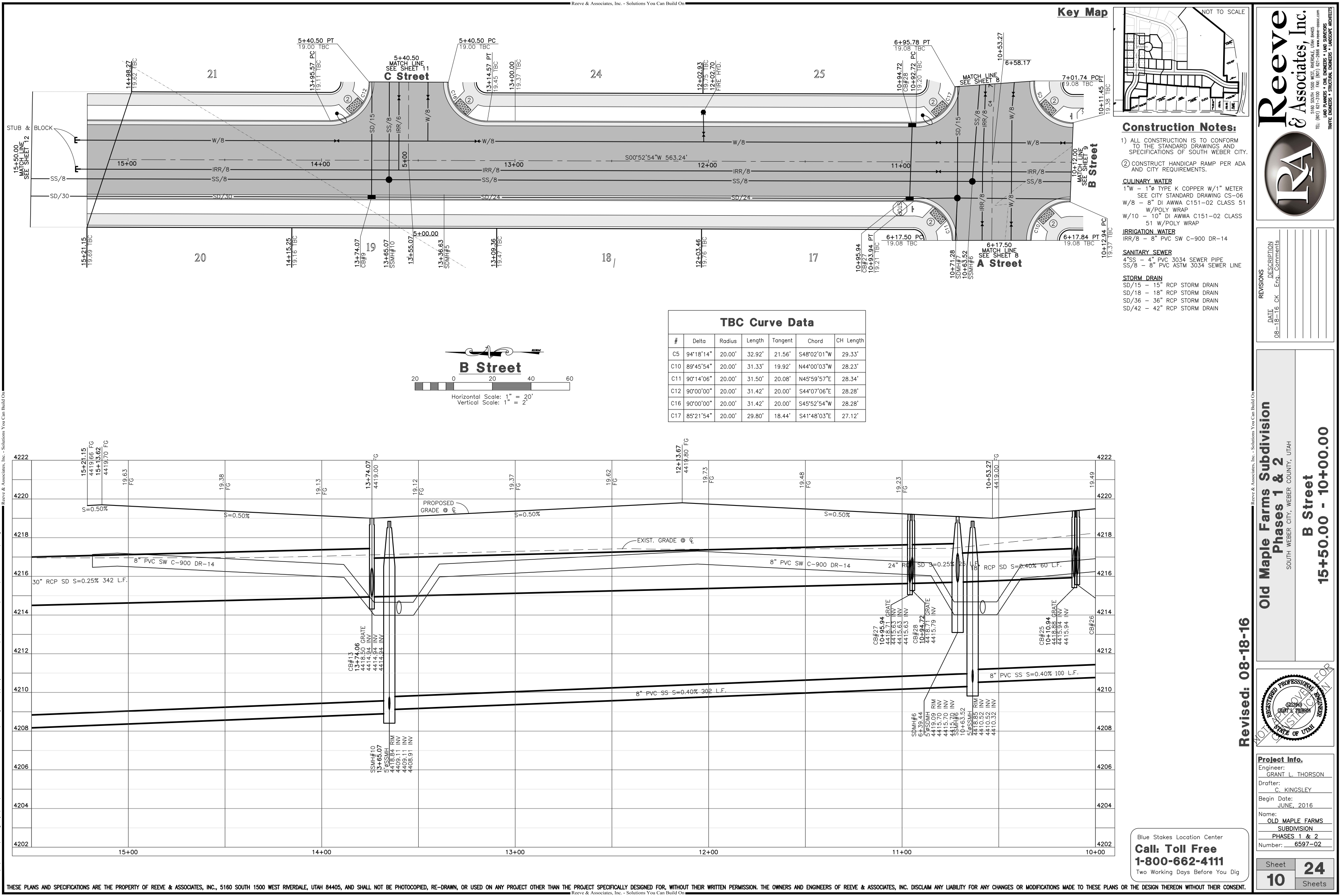
	<b>TBC Curve Data</b>								
#	Delta	Radius	Length	Tangent	Chord	CH Length			
C6	42°06'12"	220.50'	162.03 <b>'</b>	84.87'	N21°56'00"E	158.41'			
C7	42°43'36"	179.50'	133.86'	70.21'	S21°37'18"W	130.78'			
C8	42°43'45"	220.50'	164.44'	86.26'	S21°37'48"W	160.66'			
C9	42°06'12"	179.50'	131.90'	69.09'	N21°56'00"E	128.96'			

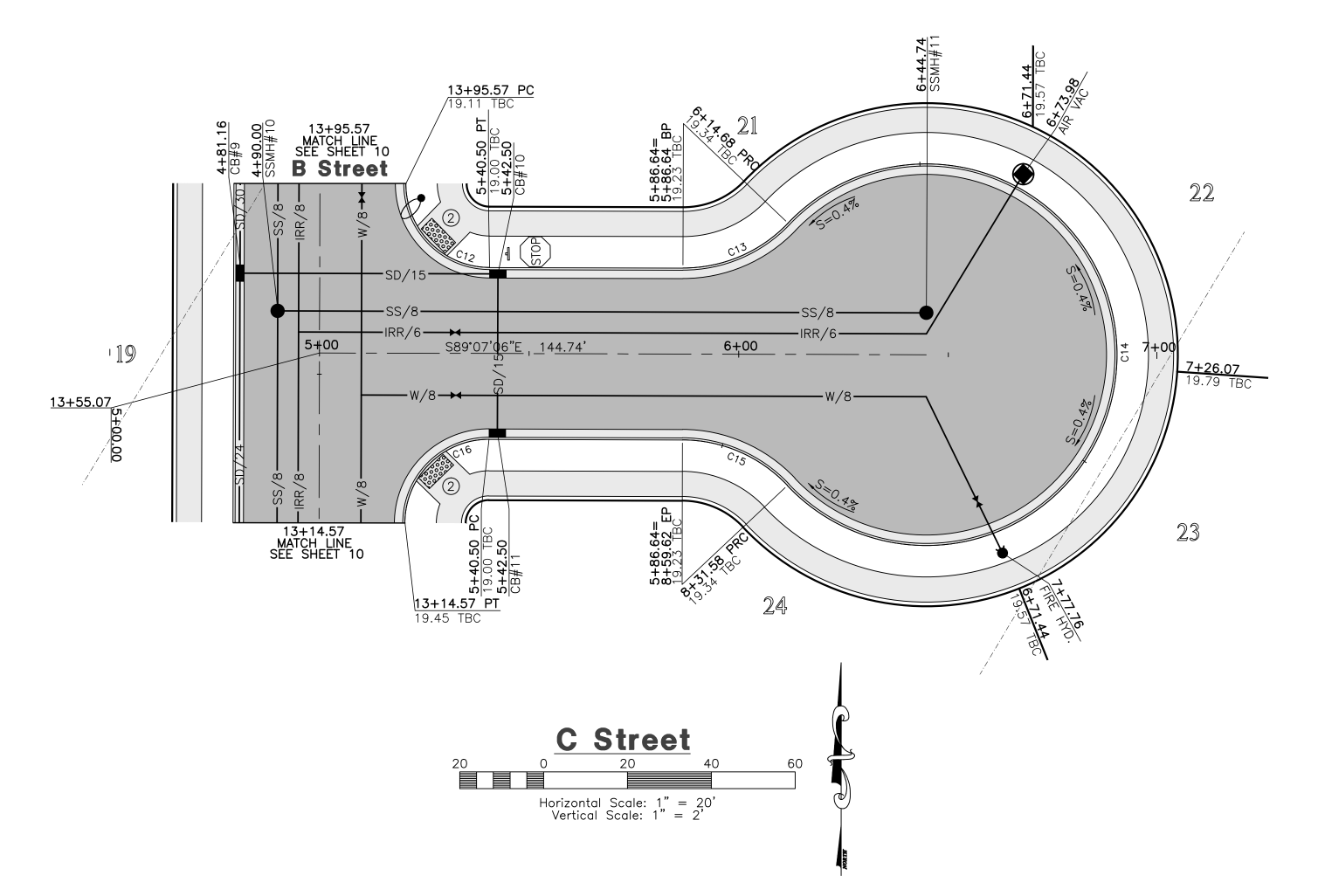
Centerline Curve Data						
#	Delta	Radius	Length	Tangent	Chord	CH Length
C5	42°43'36"	200.00'	149.14'	78.23'	N21°37'18"E	145.71'
C6	42°06'12"	200.00'	146.97'	76.98'	N21°56'00"E	143.68'

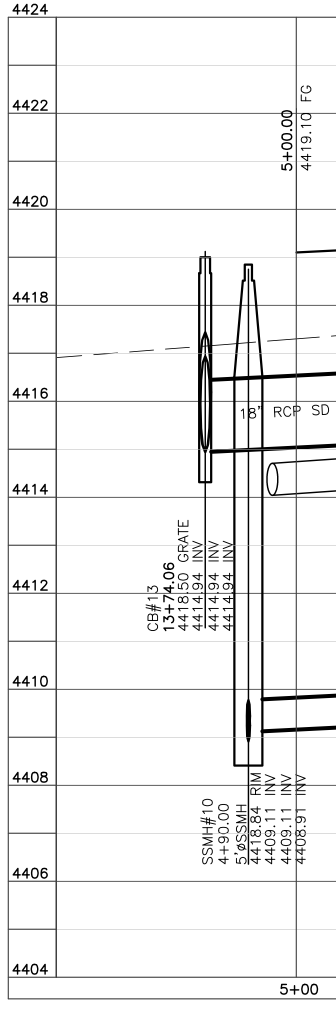


THESE PLANS AND SPECIFICATIONS ARE THE PROPERTY OF REEVE & ASSOCIATES, INC., 5160 SOUTH 1500 WEST RIVERDALE, UTAH 84405, AND SHALL NOT BE PHOTOCOPIED, RE-DRAW

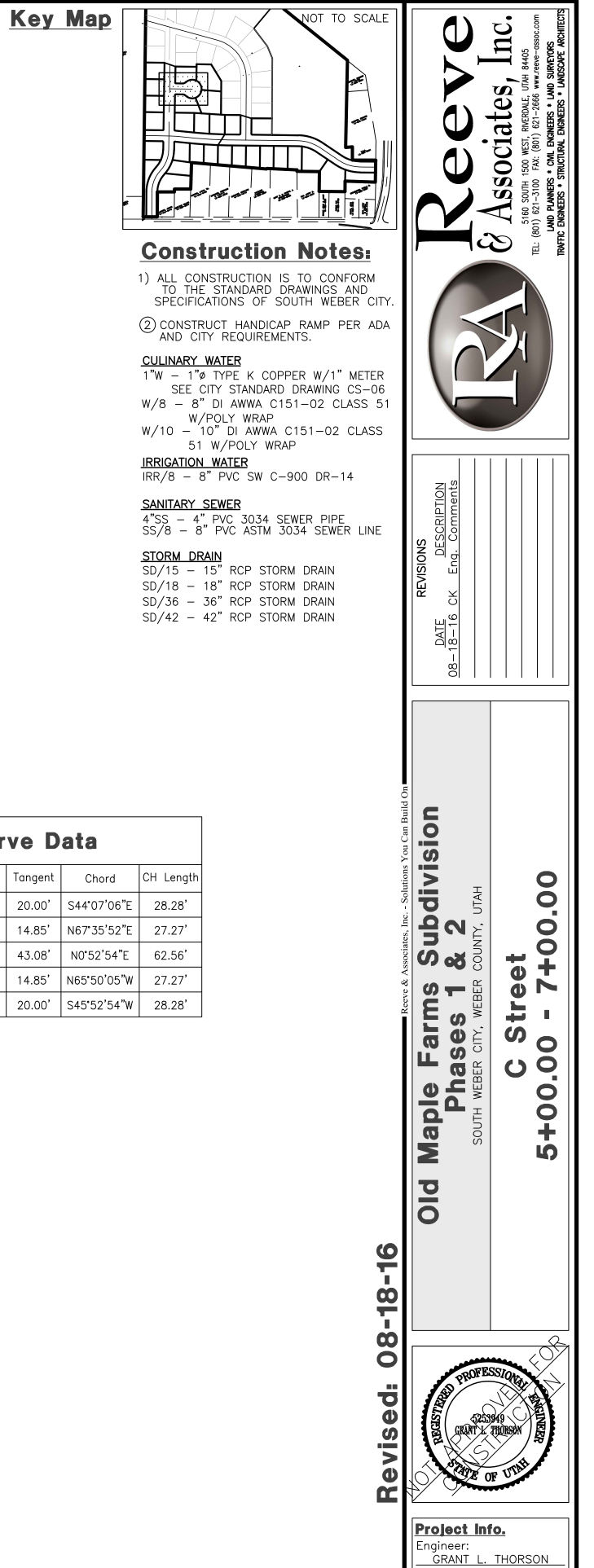
		22.72 FG	23.18 FG
$\frac{1}{2}$ $\frac{1}{2}$	08.12 EXIST. GRADE @ Q EXIST. GRADE @ Q EXIST. GRADE @ Q		
PROPOSED GRADE @ Q S=0.92%			
GRADE @ € \ S=0.92%			
			3
6=0.40% 96 L.F.			
SSMH#7 7+91.17 4421.22 4411.98			
S ト 414 4			
8+00	7+00		6+00
WN, OR USED ON ANY PROJECT OTHER THAN THE PROJECT SPECIFICAL		HE OWNERS AND ENGINEERS OF REEVE & AS	







			4424
4	0 6 1 9 9	6 44.74 4419.82 FG	4422
19.24			4420
Л	S=0.50%	PROPOSED GRADE @ Q	
			EXIST. GRADE @ 🗜 <b>4418</b>
S=0.50% 62 L.F.	8" PVC SW	C-900 DR-14	4416
			4414
CB#11 5+42.50 4418.71 GRATE 4415.44 INV CB#12 5+42.50 5+42.50 4415.25 INV 4415.25 INV			4412
	PVC SS S=0.50% 155 L.F.		4410
		SSMH#11 <b>6+44.74</b> 41052 RIM 4409.88 INV	4408
			4406
	6+	00	4404 7+00



Drafter:

Name:

Blue Stakes Location Center

Call: Toll Free

1-800-662-4111

Two Working Days Before You Dig

Begin Date:

Sheet

11

C. KINGSLEY

JUNE, 2016

OLD MAPLE FARMS SUBDIVISION

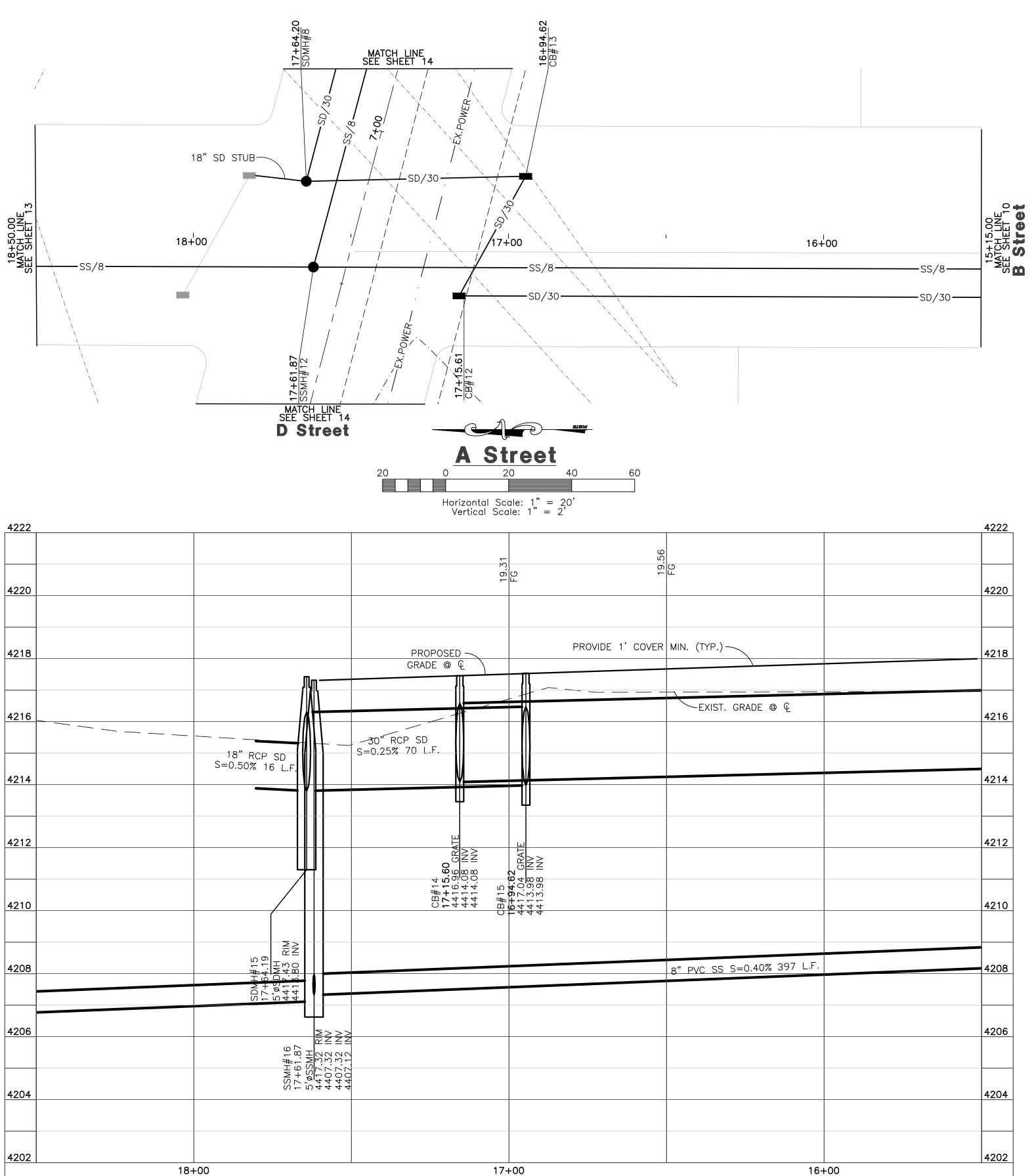
PHASES 1 & 2

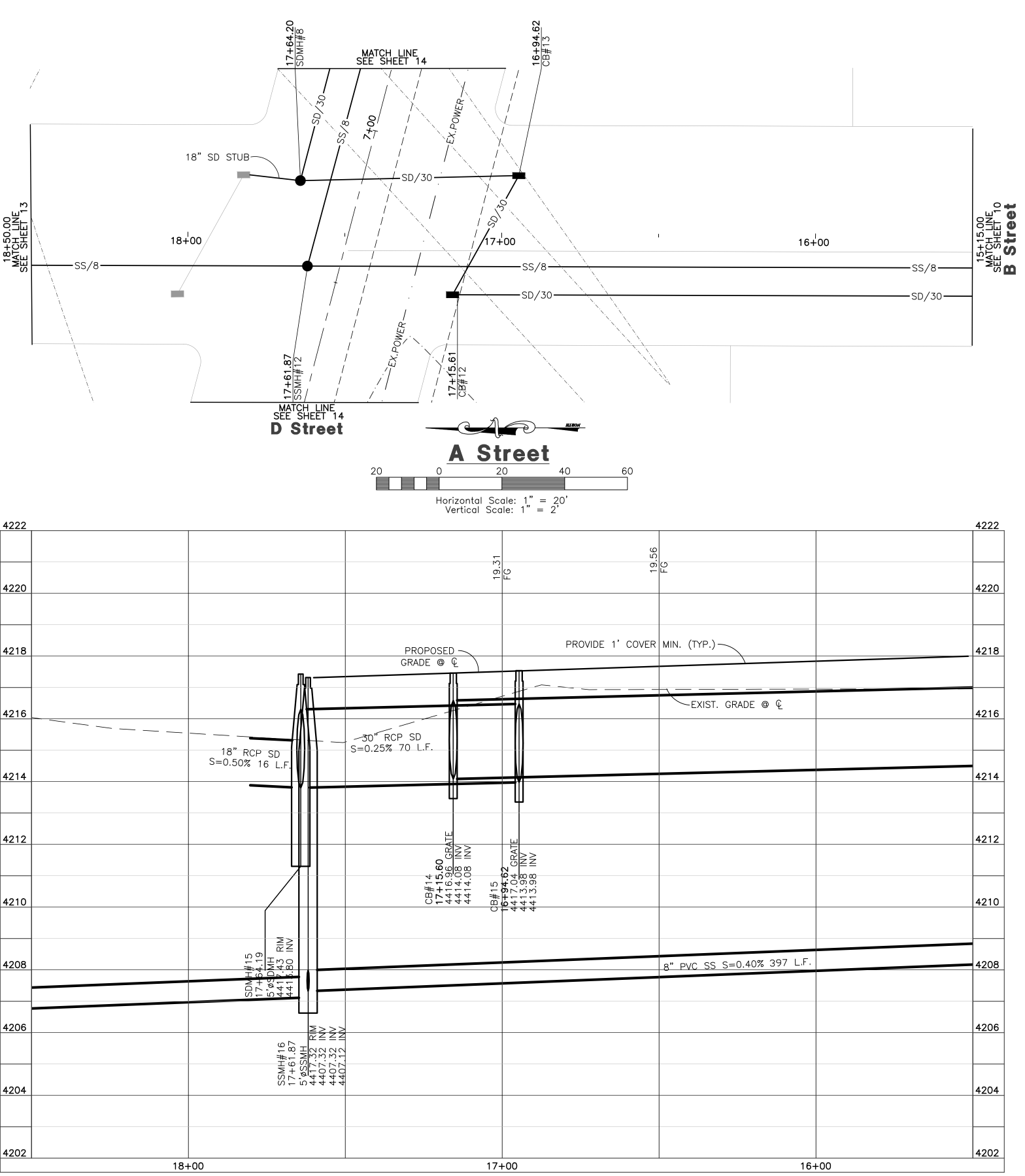
24

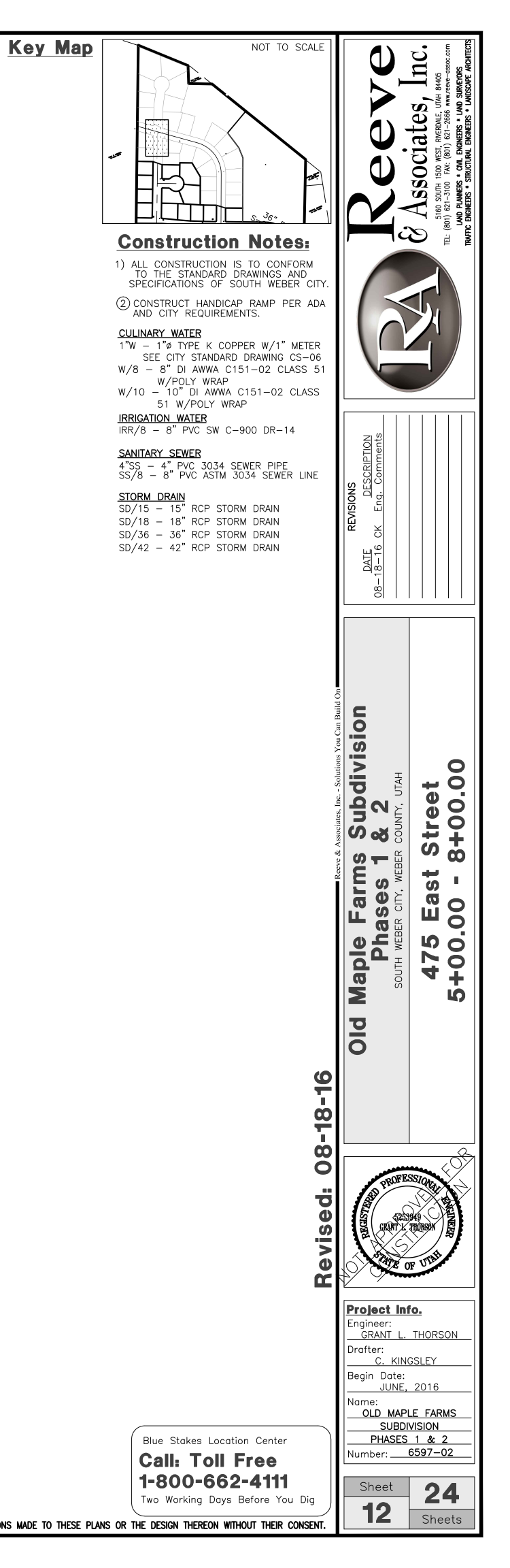
Sheets

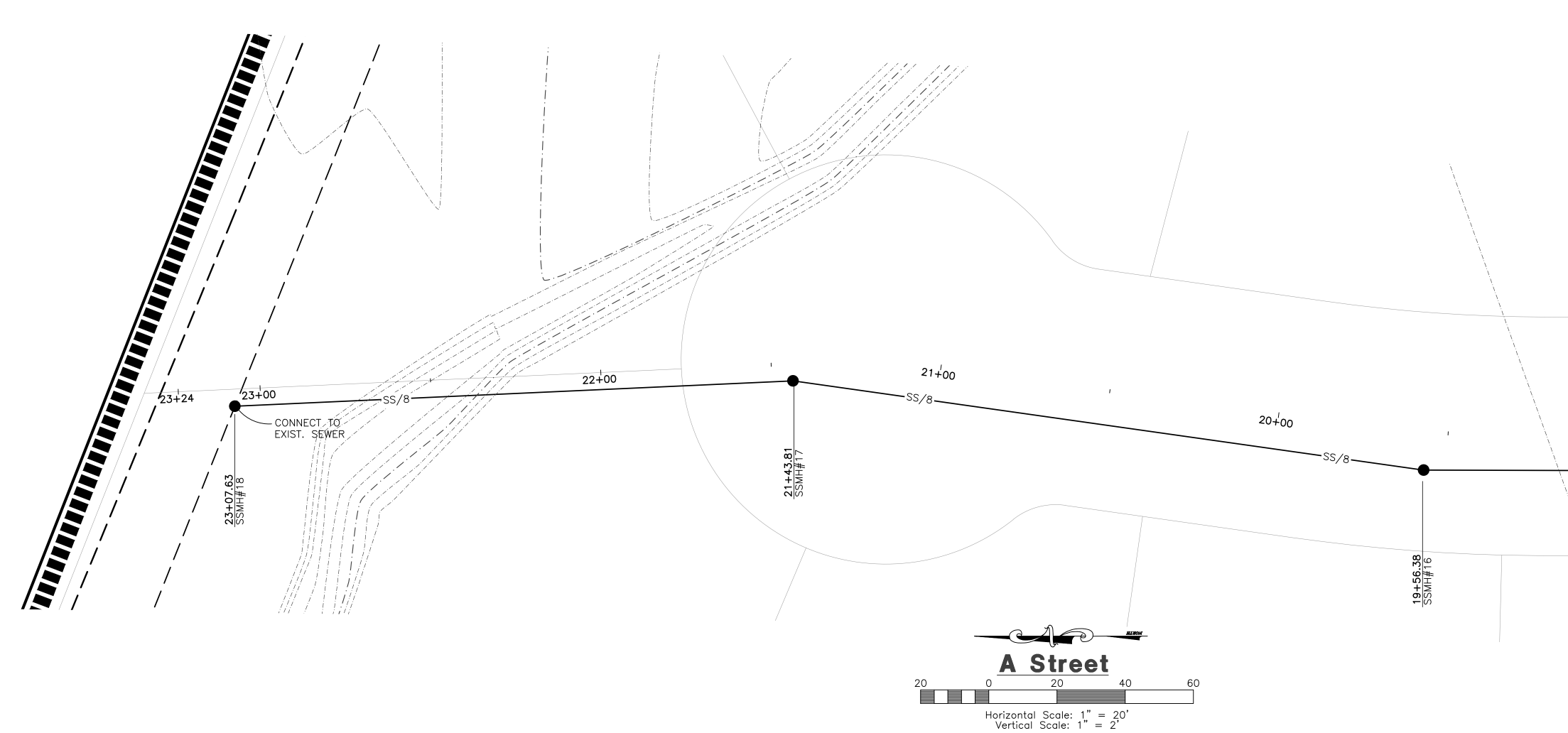
Number: <u>6597-02</u>

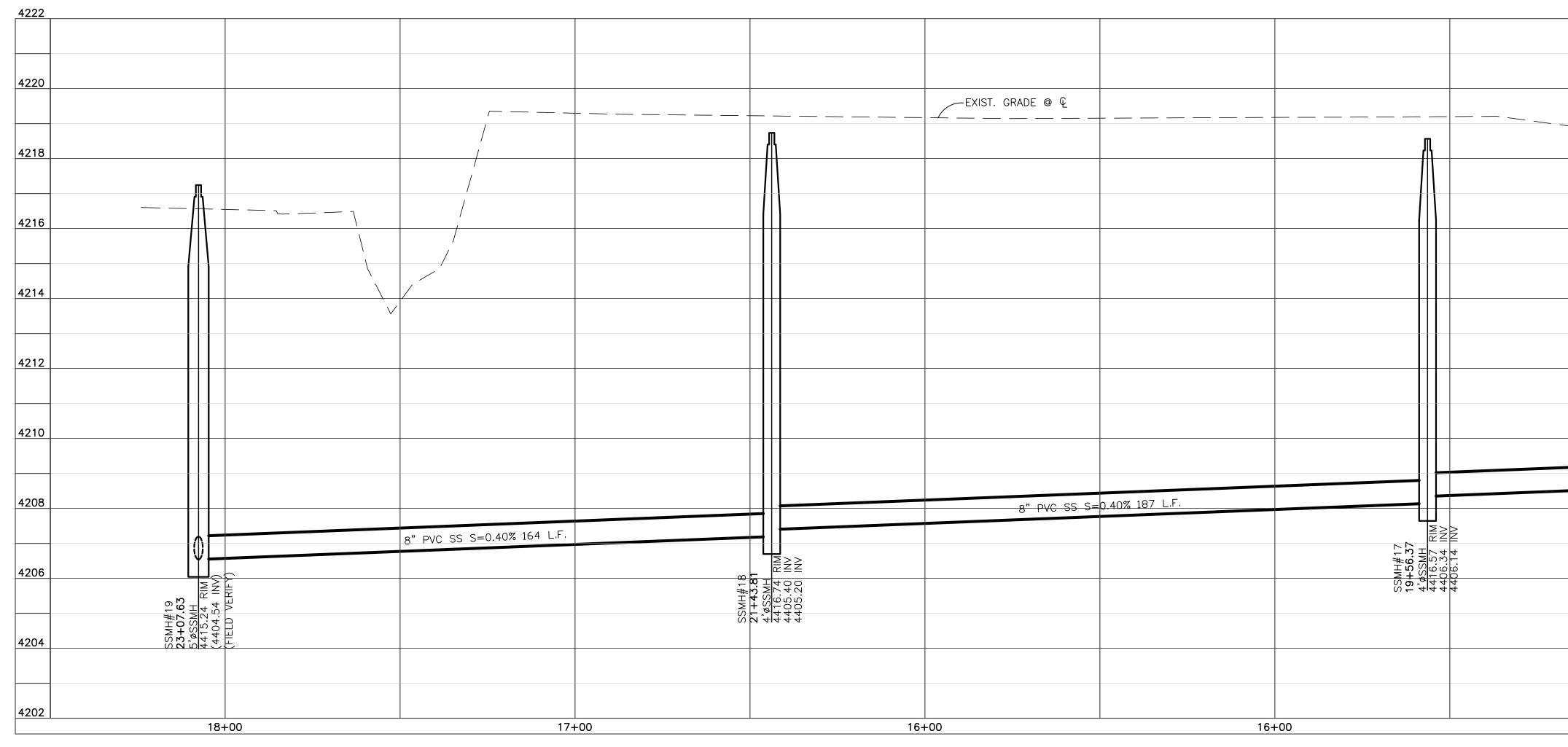
<b>TBC Curve Data</b>									
#	Delta	Radius	Length	Tangent	Chord	CH Length			
C12	90°00'00"	20.00'	31.42'	20.00'	S44°07'06"E	28.28'			
C13	46°34'03"	34.50'	28.04'	14.85'	N67°35'52"E	27.27'			
C14	273°08'06"	45.50'	216.90'	43.08'	N0°52'54"E	62.56'			
C15	46°34'03"	34.50 <b>'</b>	28.04'	14.85'	N65°50'05"W	27.27'			
C16	90°00'00"	20.00'	31.42'	20.00'	S45°52'54"W	28.28'			



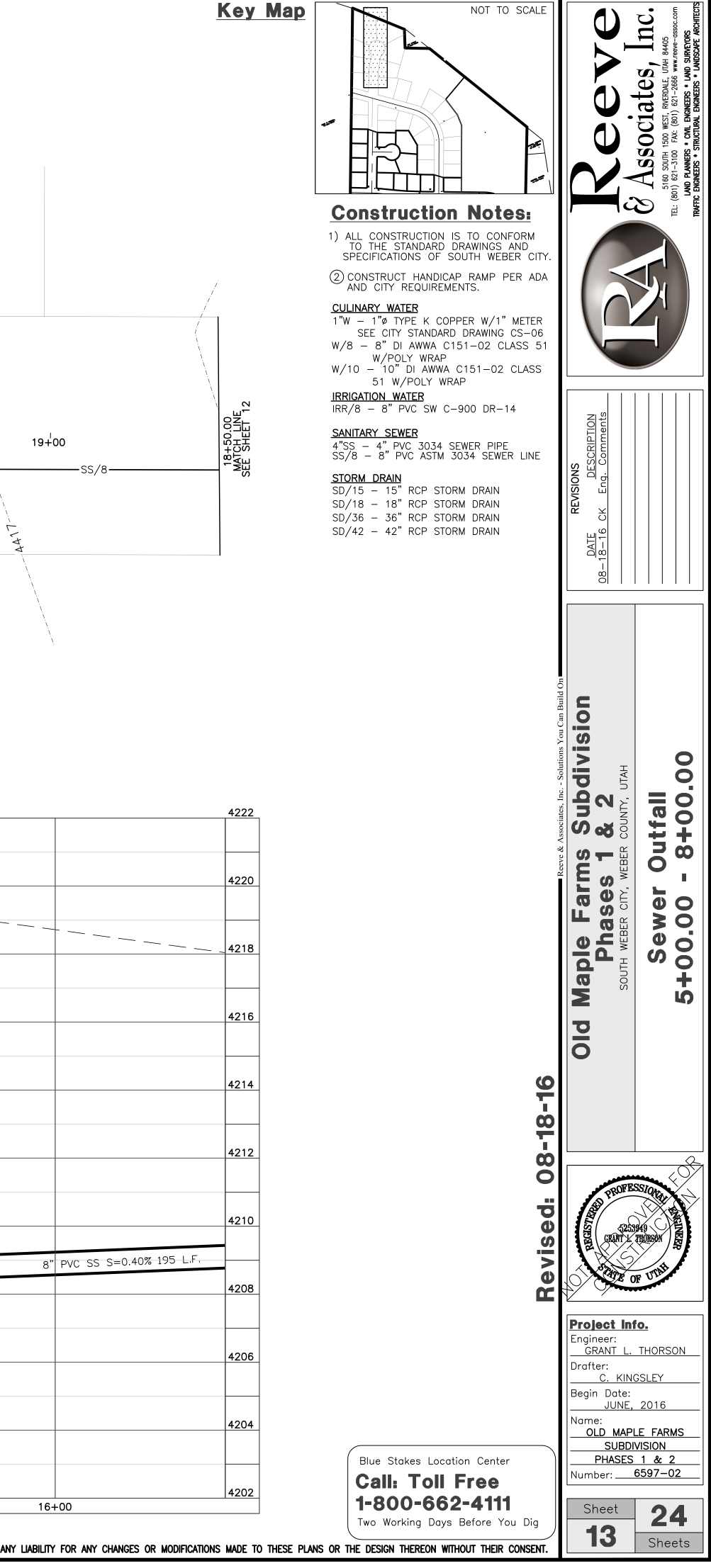


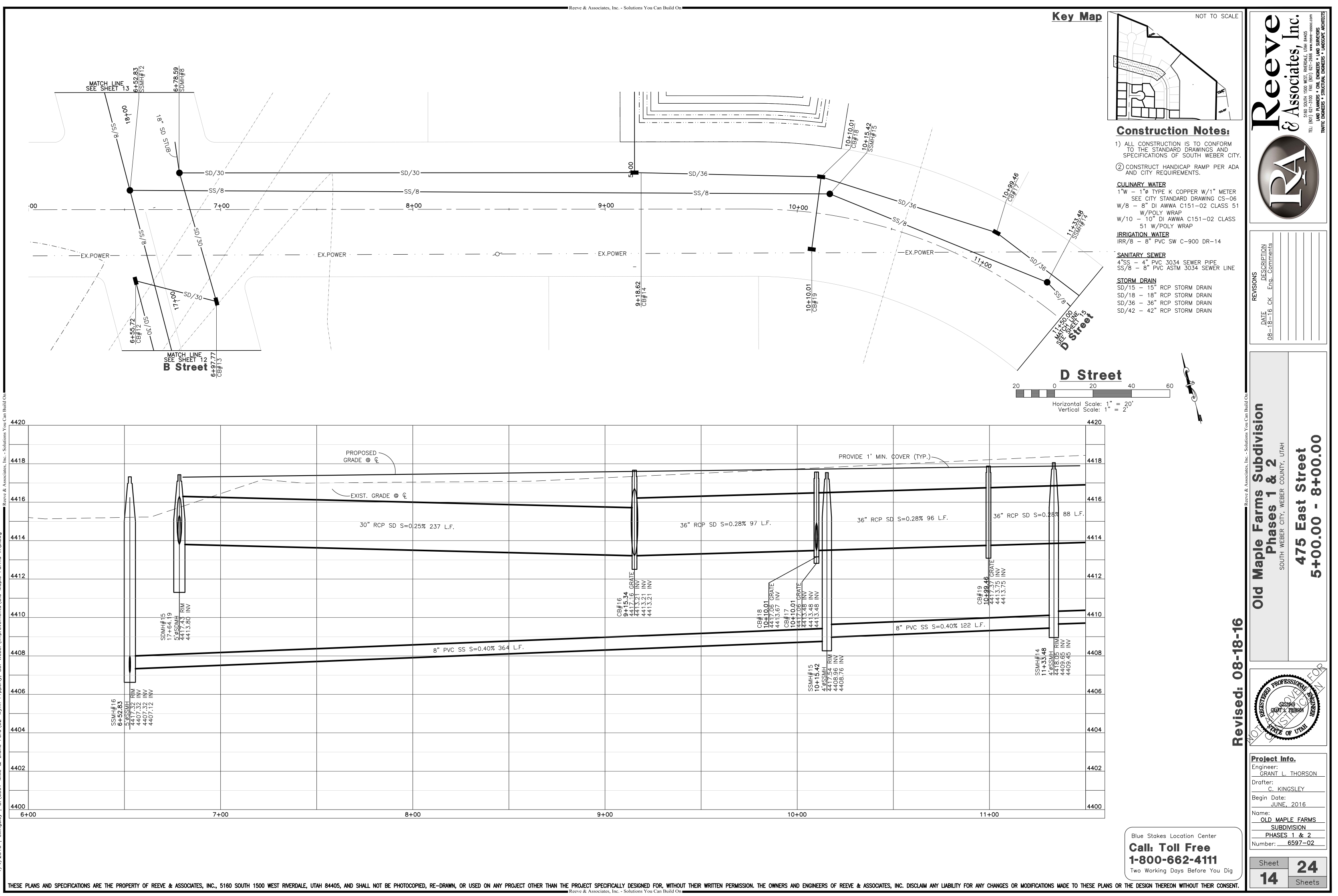




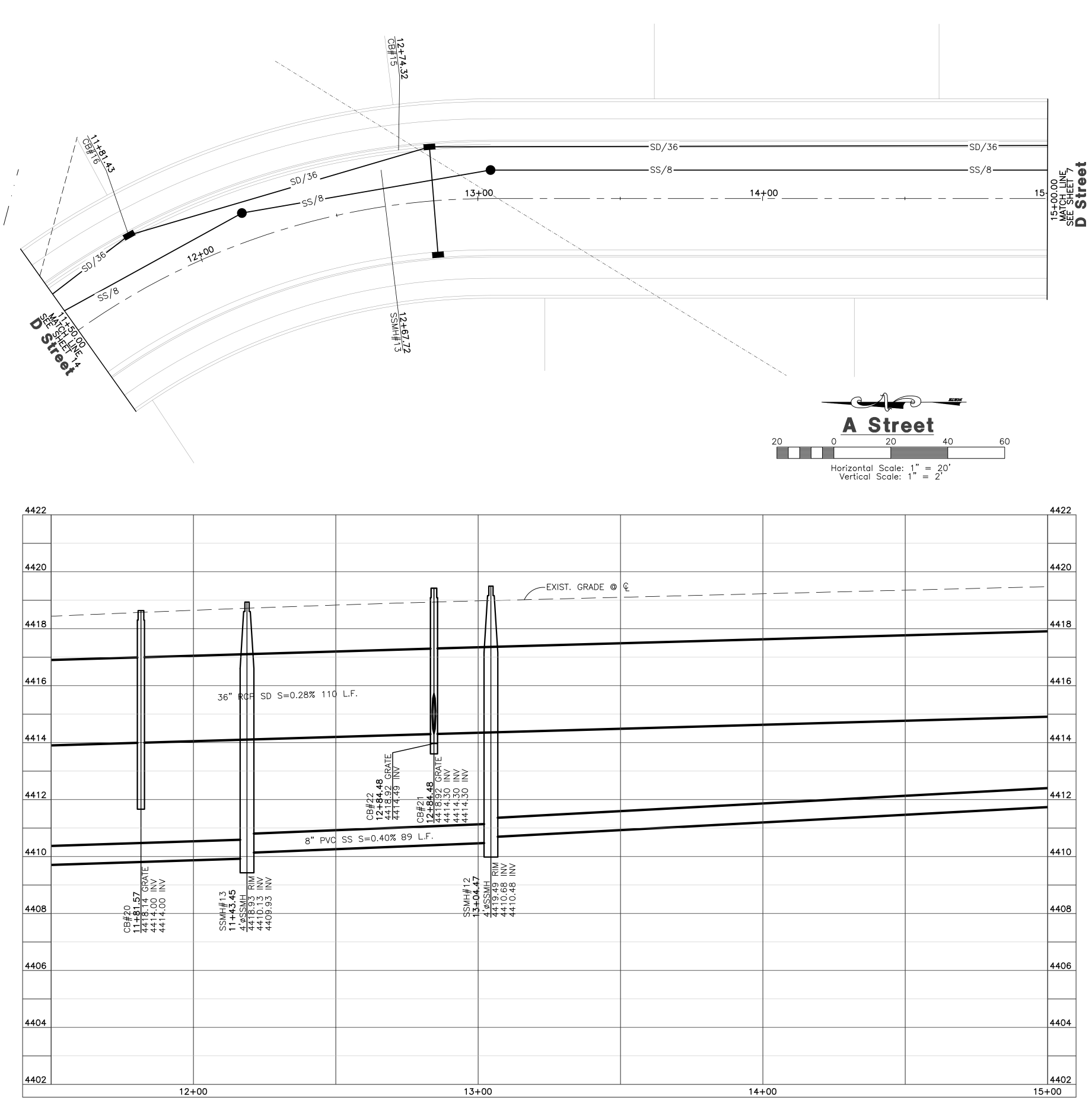


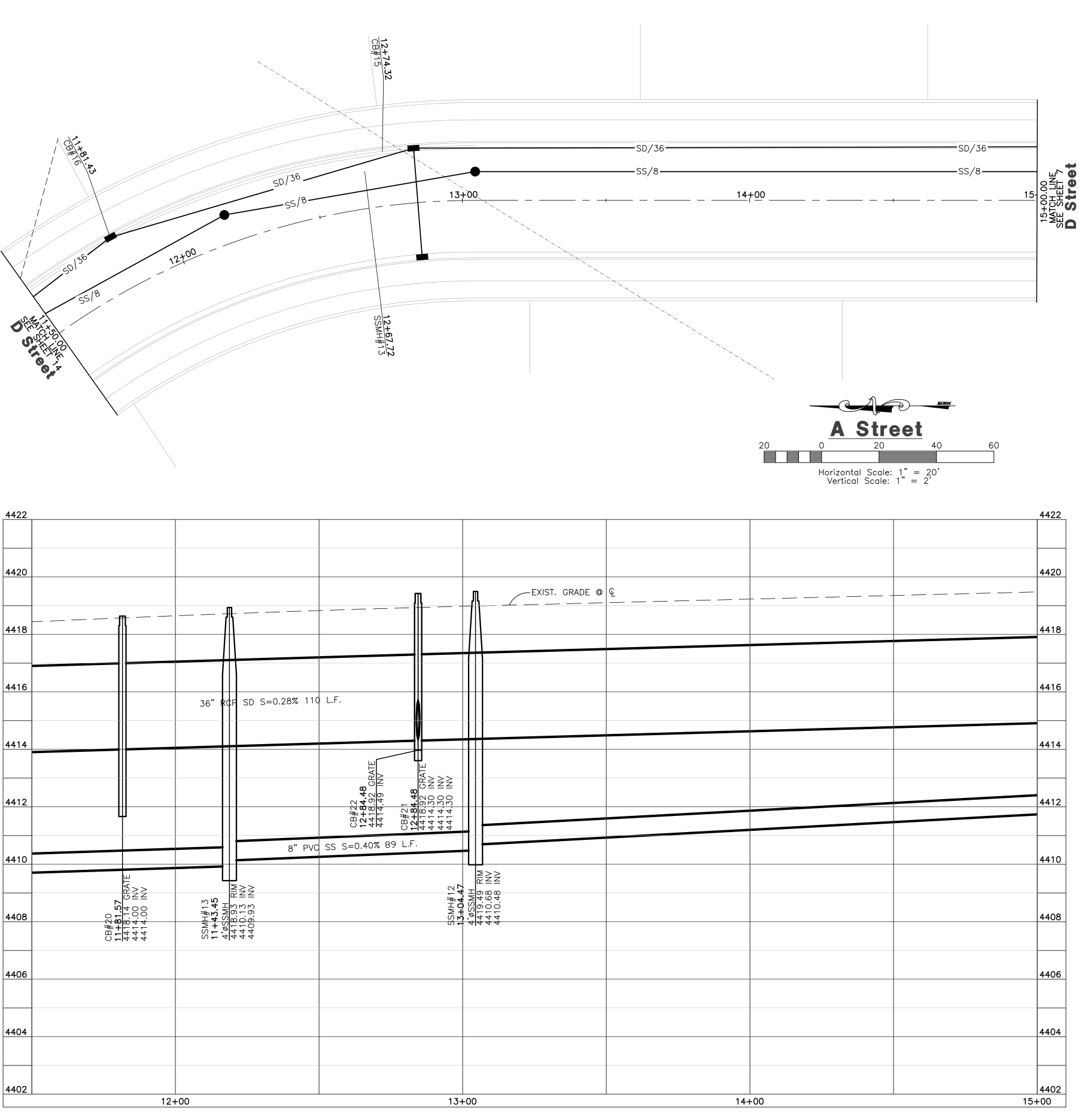
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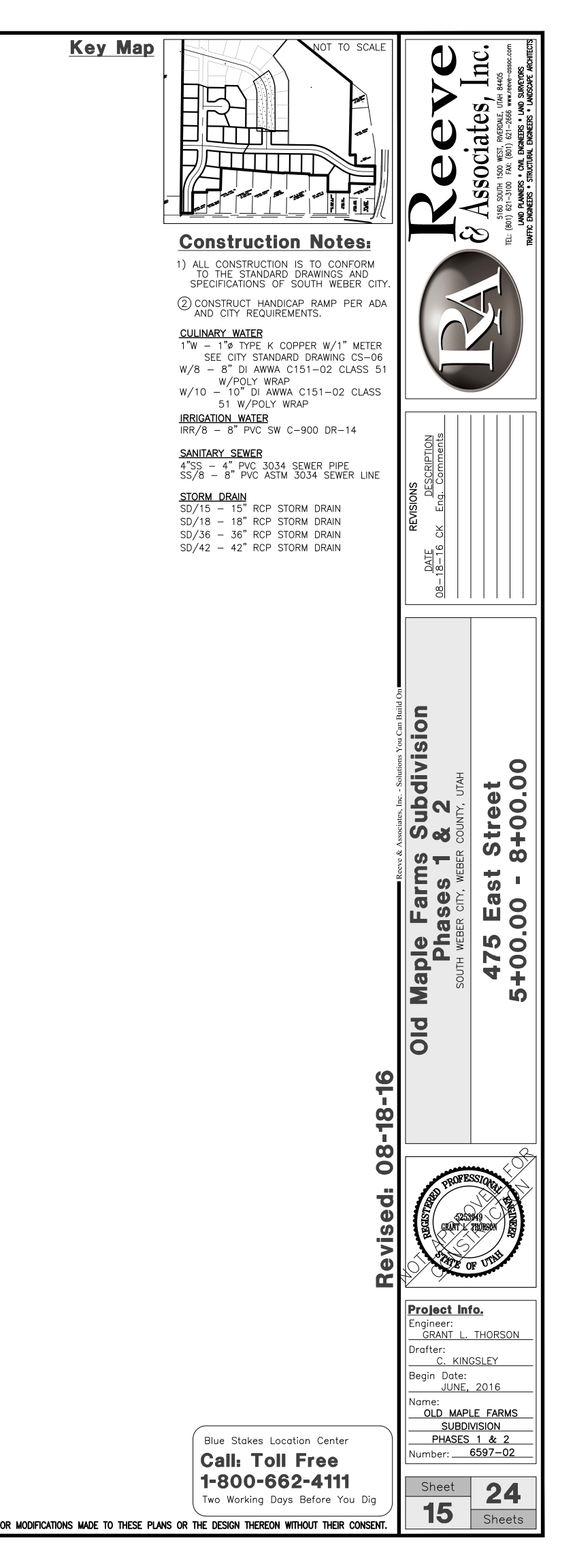


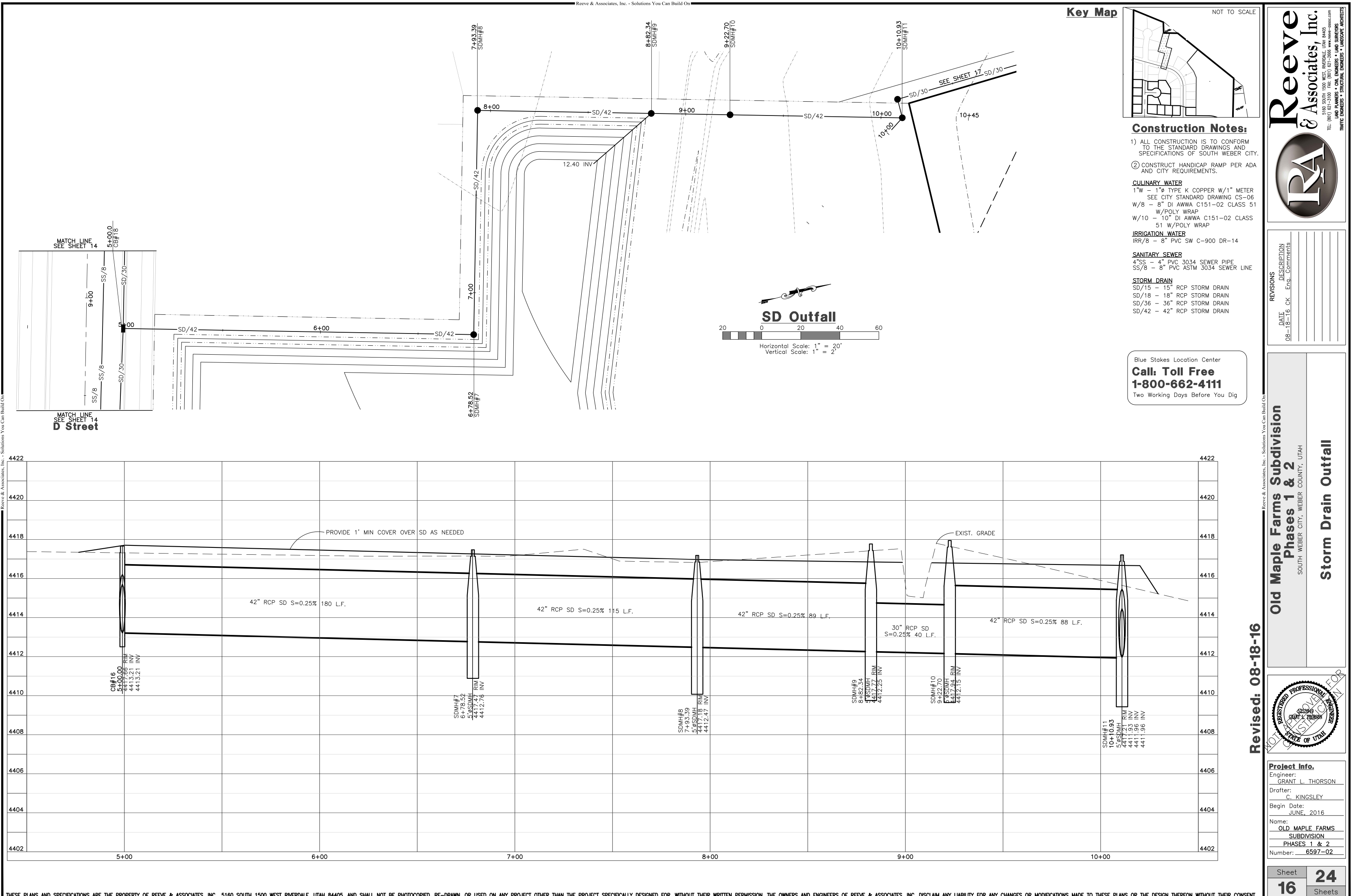


					PROVIDE 1' MIN. (	OVER (TYP.)
L.F.		36" RC	P SD S=0.28% 97 L.F.		36" RCP_SD	S=0.28% 9
		CB#16 9+15.34 4417.16 4413.21 4413.21 1NV 4413.21 1NV	CB#18 CB#18 10+10.01 4417.06 GRATE 4413.67 INV CB#17 CB#17 10+10.01	41/.00 GKAIE 413.48 INV 413.48 INV 413.48 INV		
			0244 02	444		8" PVC SS
PVC SS S=0.40% 364	۱ L.F.					
				SSMH#15 SSMH#15 <b>10+15.42</b> 4'øSSMH 4417.54 RIM	4408.76 IN	
	9+	00	10-1	-00		

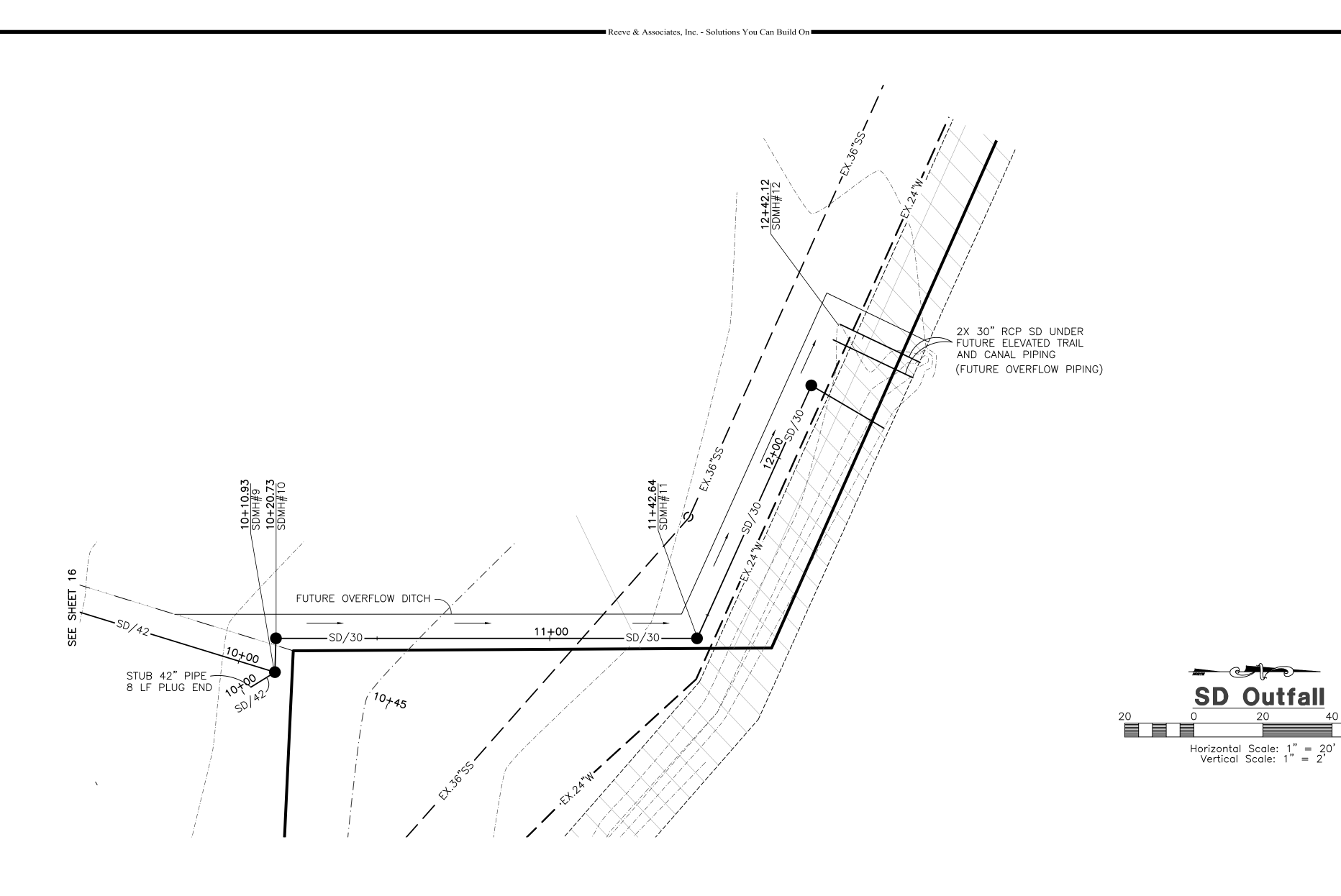




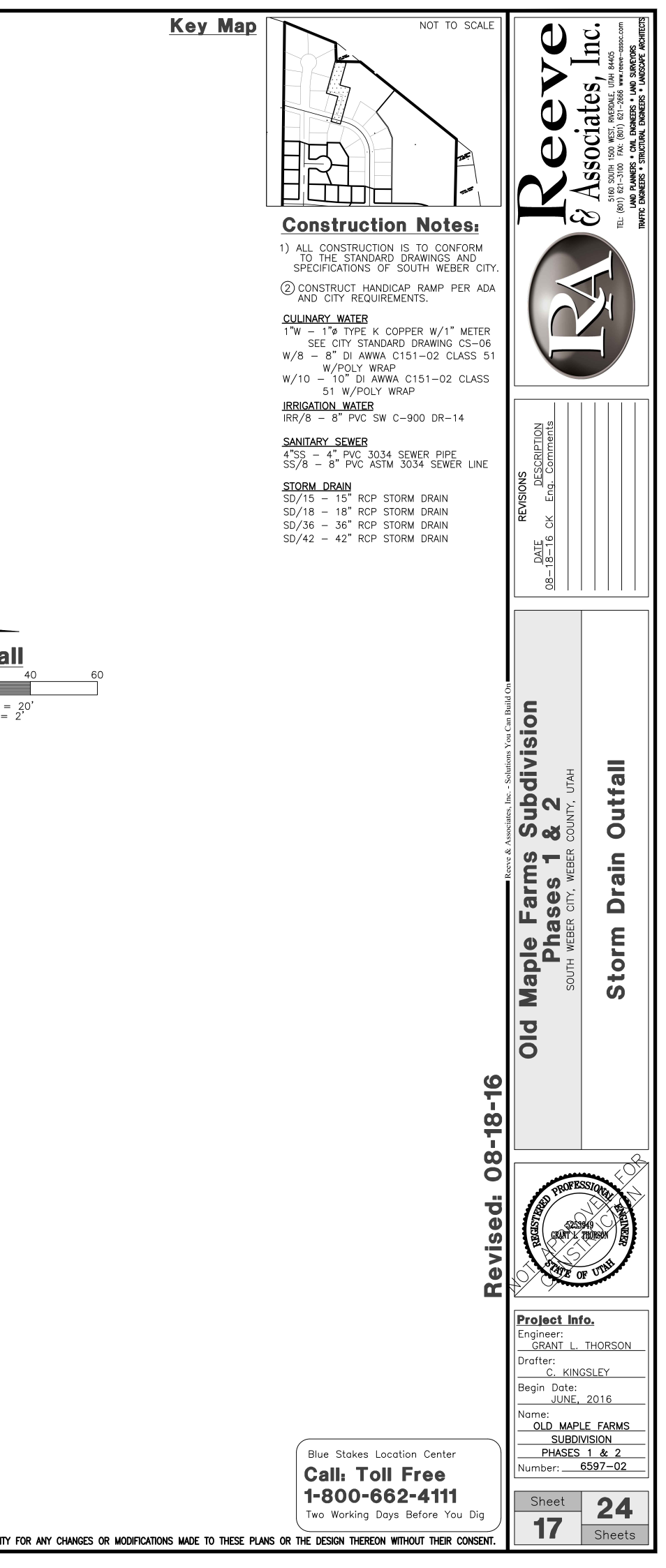


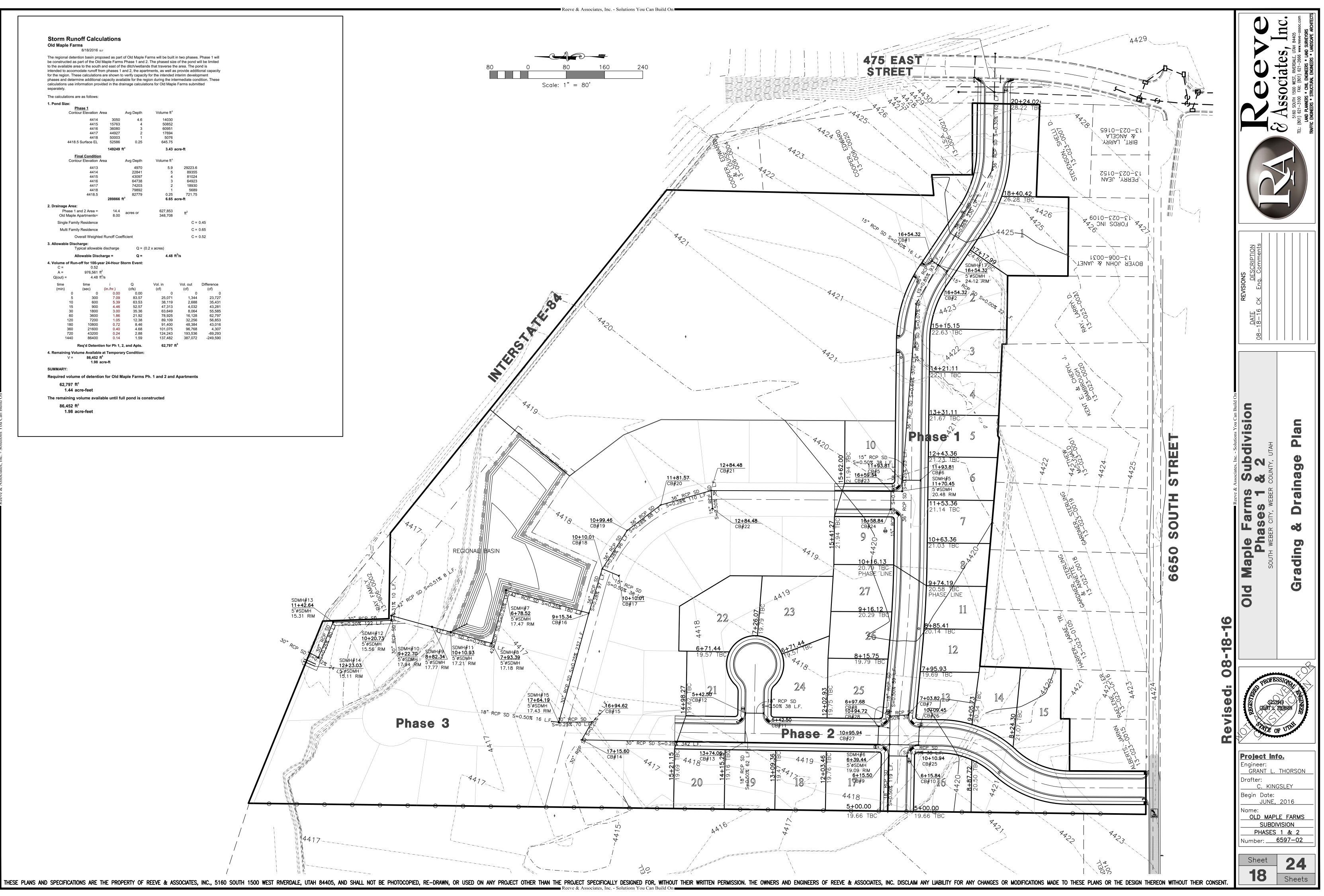


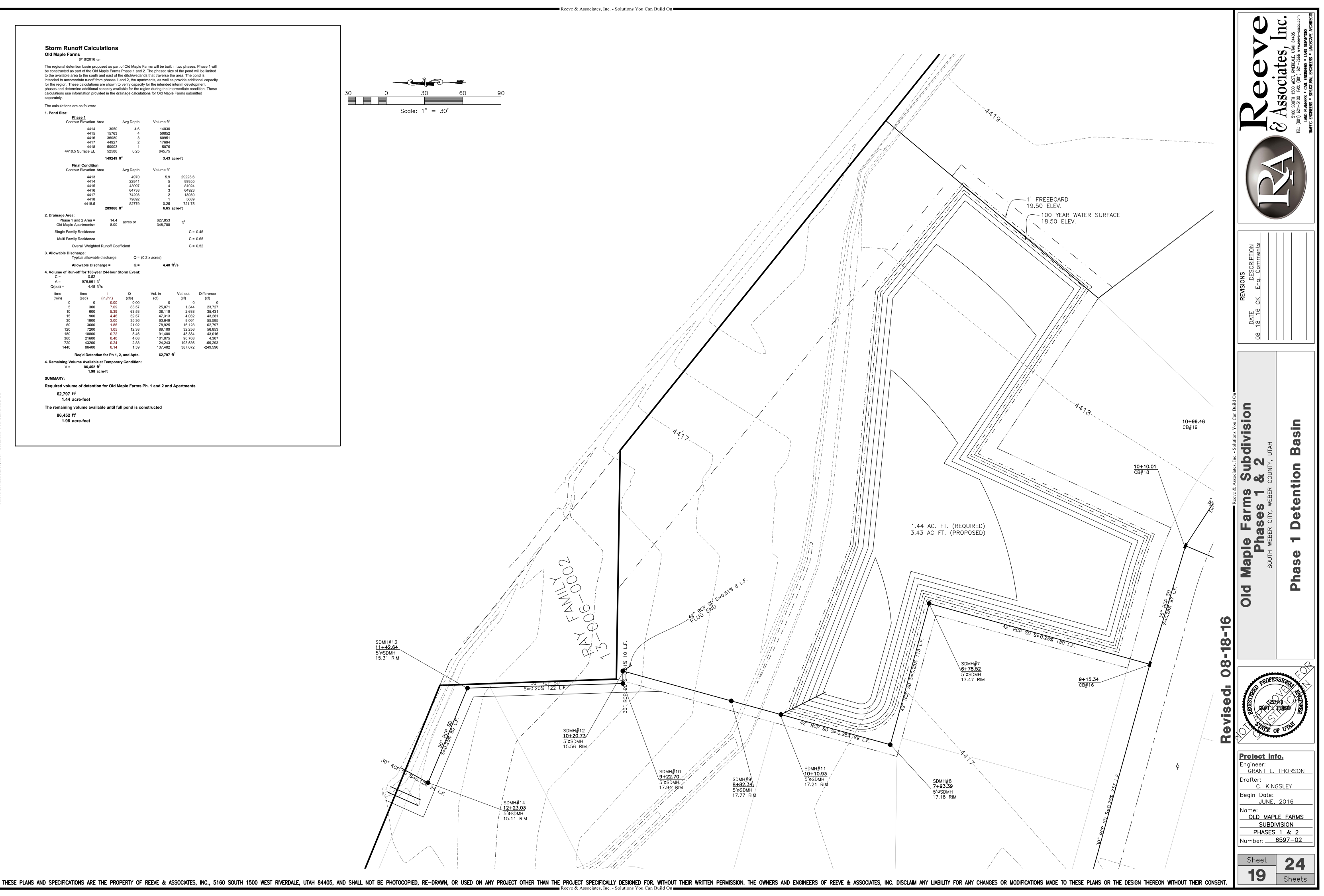
EDED				
	M			/
42" RCP SD S=0.25%	115 L.F.	42" RCP SD S=0.25%	89 L.F.	
				30" RCP SD S=0.25% 40 L.F.
			MIX	
			SDMH#9 8+82.34 67\$SDMH	4412.25   SDMH#10 9+22.70
SDMH#7 6+78.52 5*øSDMH 4417.47 4412.76 6	#8 MH 18 RIM 18 RIM			44 S 0 1 + 0
	SDMH#8 7+93.39 5/øSDMH 4417.18	-		
7+00	8-	+00		9+00



4420	T						4420
						FUTURE CANAL REALIGNMENT & TRAIL	_
4418							4418
					2X 30" RCP SD UNDER		
		(			FUTURE ELEVATED TRAIL AND CANAL PIPING		
					(FUTURE OVERFLOW		
4416		EXIST	T. GRADE PROVIDE 1' MI	N COVER OVER SD AS NEEDED	PIPING)		4416
				m			
				///		V	
4414	42" RCP SD S=0.51% 8 L.F.					<u>12+52.21</u> 48"RCP_SD 4414.72 INV	4414
		<u> </u>				4414.72 INV	-
			30" RCP SD S=0.20% 122 L.F.		+		
	30" RCP SD			30" RCP SD	S=0.25% 80 L.F. 30 RCP SD S	=0.12% 2 L.F. <u>EX.30"CMP</u>	_
4412	30" RCP SD S=0.31% 10 L.F.					4411.35 INV	4412
						(4411.45 IN	
						DAYLIGHT NEW STORM LIN	
4410						NEAR EXISTING SU CMP	4410
		Σ> Σ>			>	V 12+46.49	
4408		010 221 RIM 01 221 RIM 01 12 31 RIM 03 INV 03 INV 03 INV 03 INV 04 12 31 RIM 04 12 31 RIM 05 12 12 12 12 12 12 12 12 12 12 12 12 12				EX.24"CW	4408
4400	+ ************************************	5'¢SDMH 5'¢SDMH 4417.21 4411.93 10+20.73 5'¢SDMH 4415.56 7411.93 1			SDMH#14 12+23.03 5'øSDMH 4411.49 IR 4411.49 IR	(4409.01 INV)	4400
	MMG	55'&SDN 4417.2 55'&SDN 10+10 4411.9 4411.9 4411.9		SDMH#13 11+42.64 5'øSDMH 4411.69 II 4411.69 II	SDM 22+ 41114 14114		
				MH + 42 11	0,4 0,4		
4406				S C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			4406
4404							4404
			11+0	9.38			
			EX.36	9.38 5 <sup>°</sup> SS 3.10 INV)			
4402	10+	-00	11+00		12+00		4402 13+00
L							







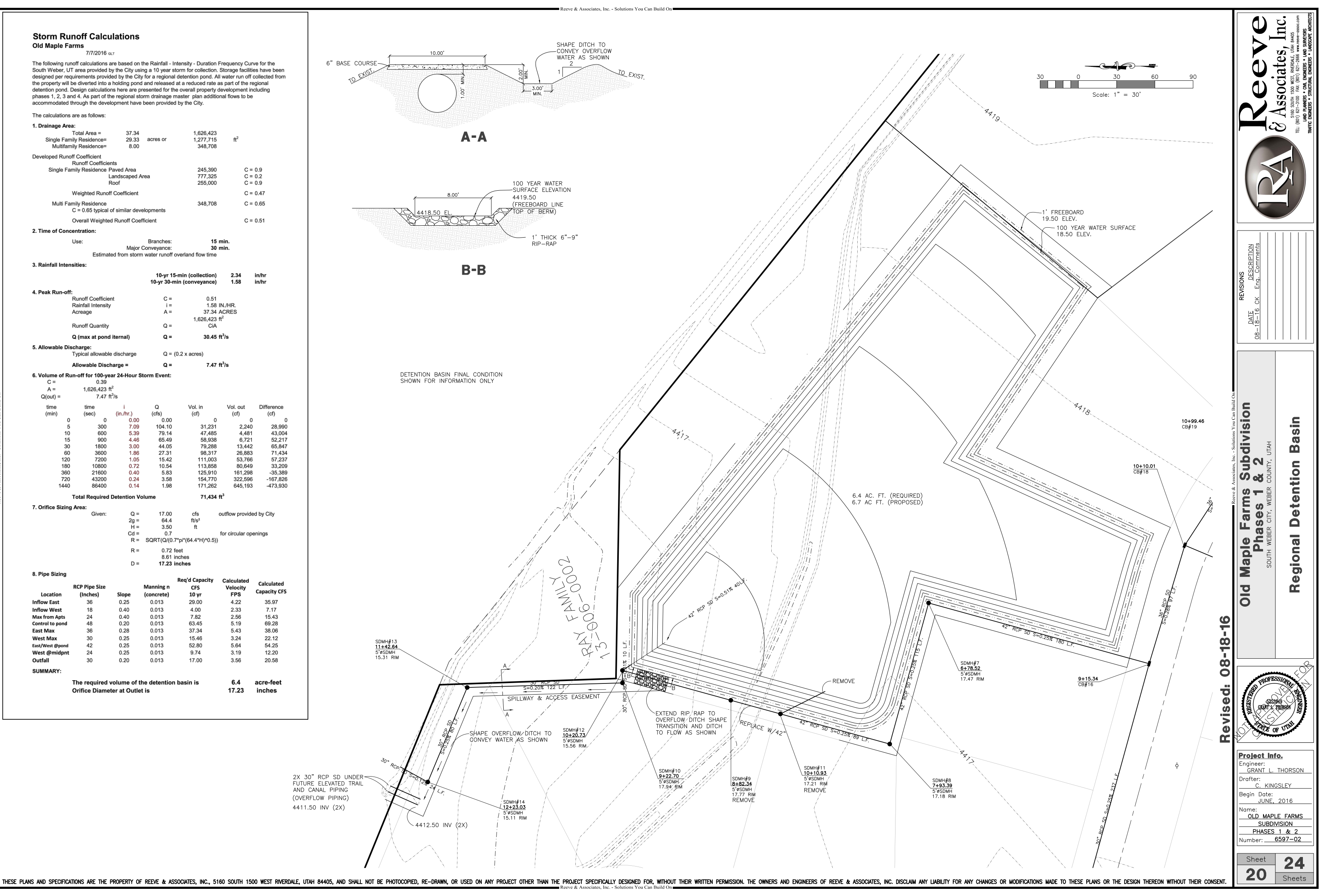
## Storm Runoff Calculations

Old Maple Farms 7/7/2016 GLT

The following runoff calculations are based on the Rainfall - Intensity - Duration Frequency Curve for the South Weber, UT area provided by the City using a 10 year storm for collection. Storage facilities have been designed per requirements provided by the City for a regional detention pond. All water run off collected from the property will be diverted into a holding pond and released at a reduced rate as part of the regional detention pond. Design calculations here are presented for the overall property development including phases 1, 2, 3 and 4. As part of the regional storm drainage master plan additional flows to be accommodated through the development have been provided by the City.

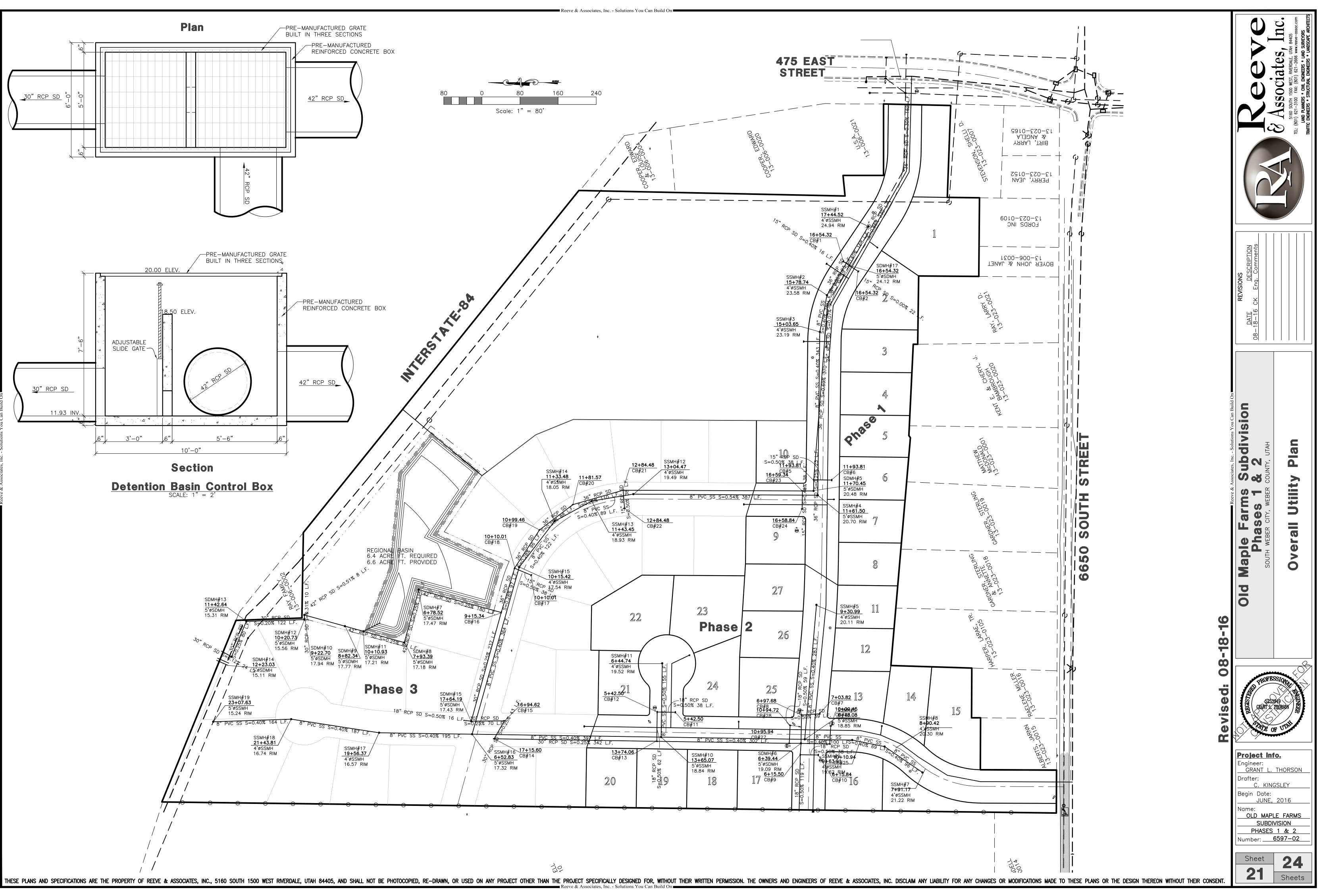
The calculations a	are as follows:					
1. Drainage Area	a:					
	Total Area =	37.34		1,626,423		
•	ily Residence=	29.33	acres or	1,277,715	ft <sup>2</sup>	
Multifami	ily Residence=	8.00		348,708		
Developed Runof	f Coefficient					
	Runoff Coefficier					
Single Fan	nily Residence F			245,390		0.9
		andscaped A Roof	Area	777,325		0.2
	F	KOOT		255,000	C =	0.9
,	Weighted Runof	f Coefficient			C =	0.47
Multi Fan	nily Residence			348,708	C =	0.65
(	C = 0.65 typical o	of similar dev	elopments			
	Overall Weighted	d Runoff Coe	fficient		C =	0.51
	•				0	0.01
2. Time of Conce	entration:					
	Use:		Branches:	15	min.	
			Conveyance:		min.	
	Estimate	ed from storn	n water runoff	overland flow time		
3. Rainfall Intens	sities:					
			10-vr 1	5-min (collection)	2.34	in/hr
				min (conveyance)	1.58	in/hr
4. Peak Run-off:			-			
	Runoff Coefficier	nt	C =	0.51		
	Rainfall Intensity		i =		IN./HR.	
	Acreage		A =	37.34	ACRES	
			_	1,626,423	ft <sup>2</sup>	
I	Runoff Quantity		Q =	CiA		
	Q (max at pond	iternal)	Q =	30.45	ft <sup>3</sup> /s	
5. Allowable Dis	chargo					
	Typical allowable	e discharge	Q =	(0.2 x acres)		
		-			- 3.	
	Allowable Disch	narge =	Q =	7.47	ft³/s	
6. Volume of Ru		ar 24-Hour S	torm Event:			
C =	0.39	0				
A =	1,626,423 f					
Q(out) =	7.47 ft	ť/s				
time	time	i	Q	Vol. in	Vol. out	Difference
(min)	(sec)	(in./hr.)	(cfs)	(cf)	(cf)	(cf)
0	0	0.00	0.00	0	0	
5 10	300 600	7.09 5.39	104.10 79.14	31,231 47,485	2,240 4,481	
15	900	4.46	65.49	58,938	6,721	
30	1800	3.00	44.05	79,288	13,442	
60	3600	1.86	27.31	98,317	26,883	
120 180	7200	1.05 0.72	15.42	111,003	53,766	
360	10800 21600	0.72	10.54 5.83	113,858 125,910	80,649 161,298	
720	43200	0.24	3.58	154,770	322,596	
1440	86400	0.14	1.98	171,262	645,193	
	Total Possiliand	Detention V	olume	71,434	ft <sup>3</sup>	
	Total Required		June	71,434		
7. Orifice Sizing		~	47.00			ad by Otto
	Given:	Q = 2g =	17.00 64.4	cfs ft/s²	outflow provide	ed by City
		2g = H =	3.50	ft		
		Cd =	0.7	- *	for circular op	enings
		R =	SQRT(Q/(0	.7*pi*(64.4*H)^0.5))		-
		R =	0.72	feet		
			8.61	inches		
		D =	17.23	inches		
8. Pipe Sizing						
				Req'd Capacity	Calculated	Calculated
	RCP Pipe Size	-	Manning n	CFS	Velocity	Capacity CFS
Location	(Inches)	Slope	(concrete)	10 yr	FPS	
Inflow East	36	0.25	0.013	29.00	4.22	35.97
Inflow West	18	0.40	0.013	4.00	2.33	7.17
Max from Apts	24	0.40	0.013	7.82	2.56	15.43
Control to pond East Max	48 36	0.20 0.28	0.013 0.013	63.45 37.34	5.19 5.43	69.28 38.06
West Max	30	0.28	0.013	37.34 15.46	5.43 3.24	22.12
East/West @pond	30 42	0.25	0.013	52.80	3.24 5.64	54.25
West @midpnt	24	0.25	0.013	9.74	3.19	12.20
Outfall	30	0.20	0.013	17.00	3.56	20.58
	-		- "BP"	- 197		1997
SUMMARY:						
	The required v	olume of t	he detentio	n basin is	6.4	acre-feet
	Orifice Diame				17.23	inches

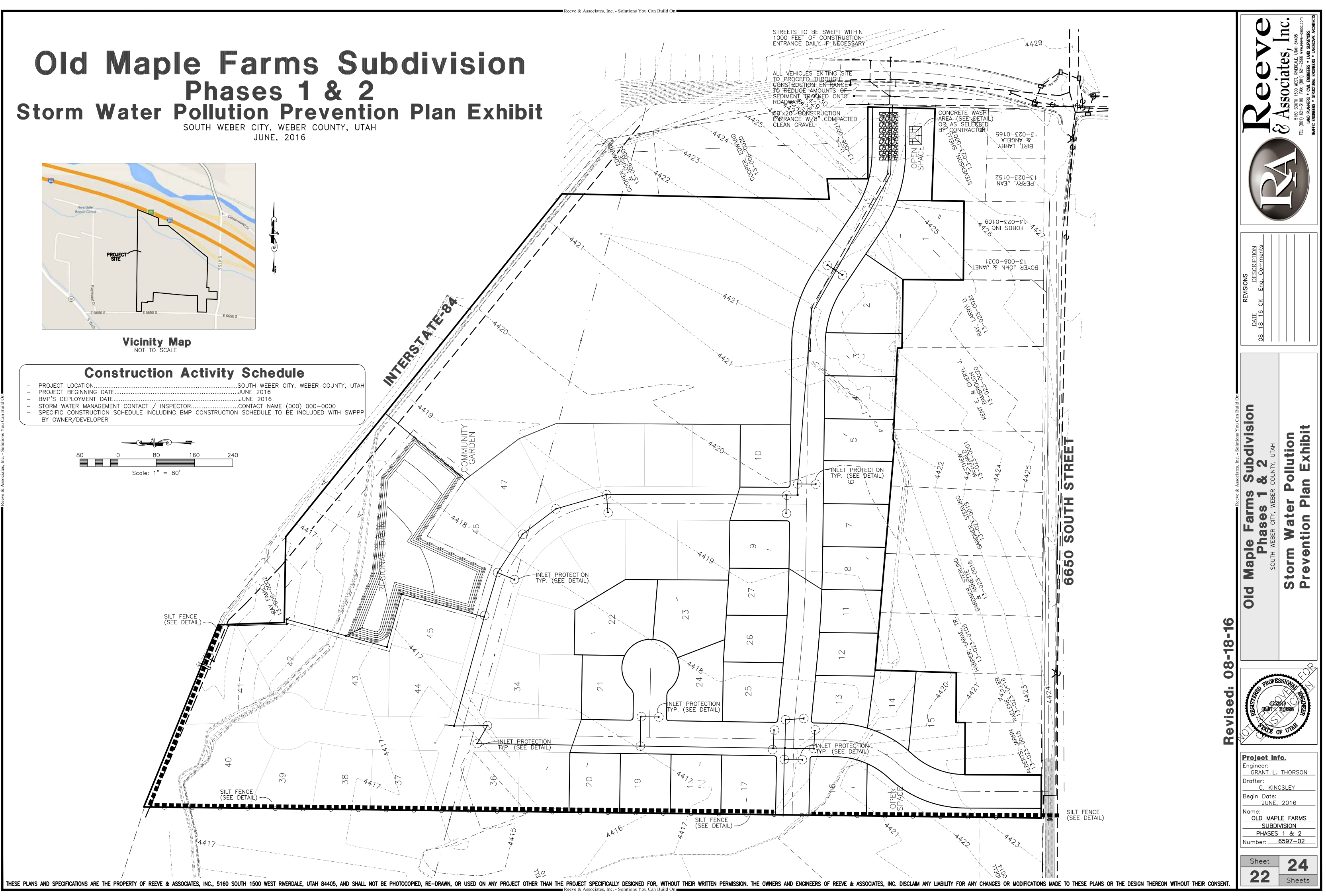
Orifice Diameter at Outlet is



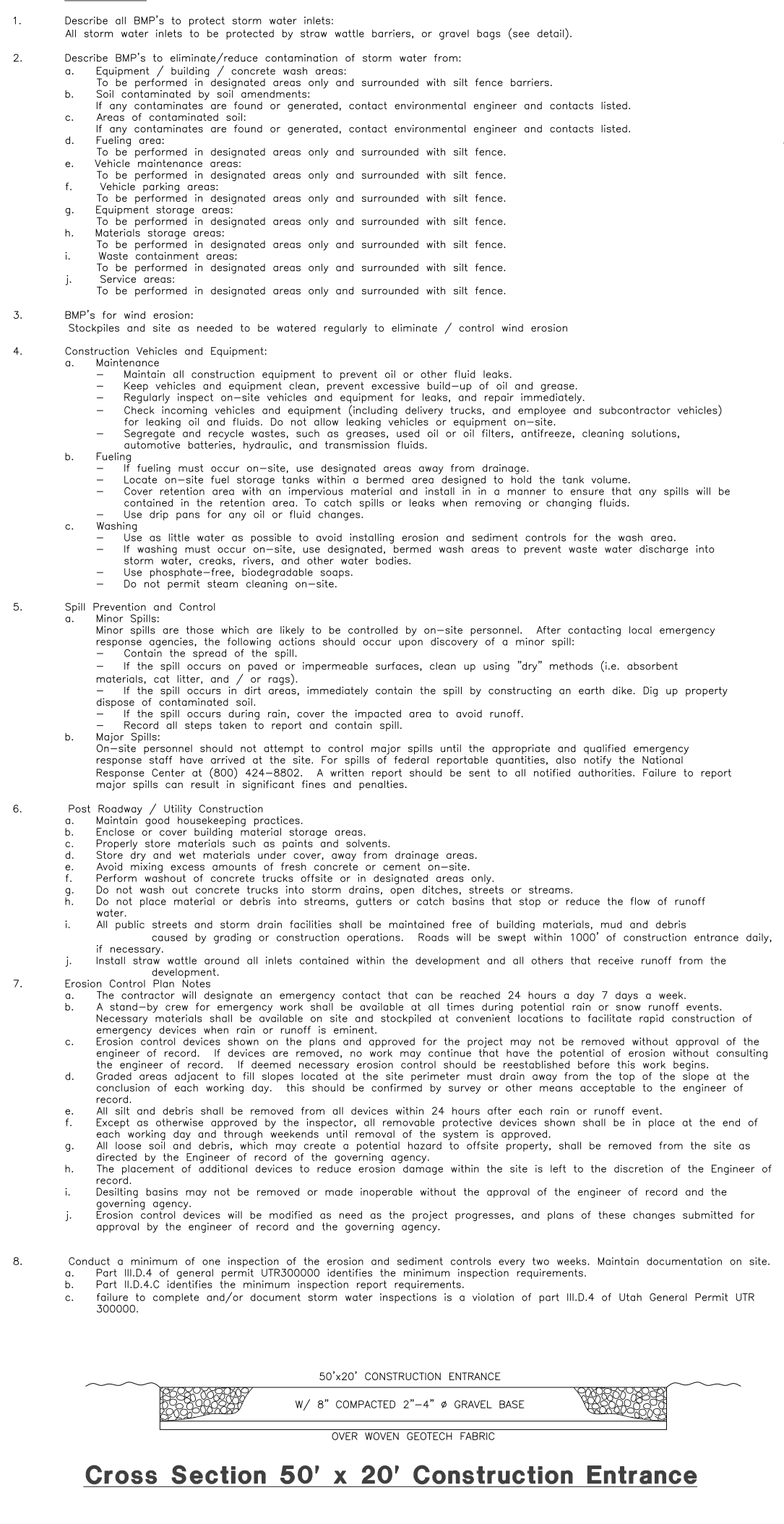
2X 30" RCP SD UNDER FUTURE ELEVATED TRAIL AND CANAL PIPING (OVERFLOW PIPING) 4411.50 INV (2X)

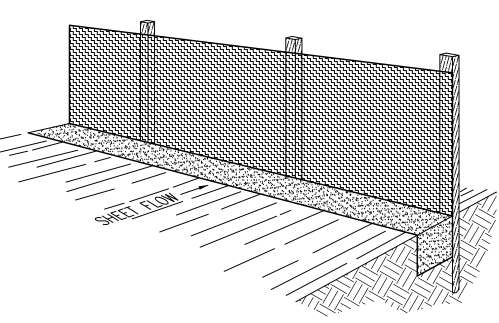
17.23 inches





## **Notes:**





# **Perspective View**

uniform elevation wherever flow of sediment is

Recommended Mai for S	BLE 1: ximum Slope Lengths ilt Fence Middlebrooks, 1991)
Slope Steepness (%)	Max. Slope Length m (ft)
<2%	30.5m (100ft)
2-5%	22.9m (75ft)
5-10%	15.2m (50ft)
10-20%	7.6m (25ft)
>20%	4.5m (15ft)

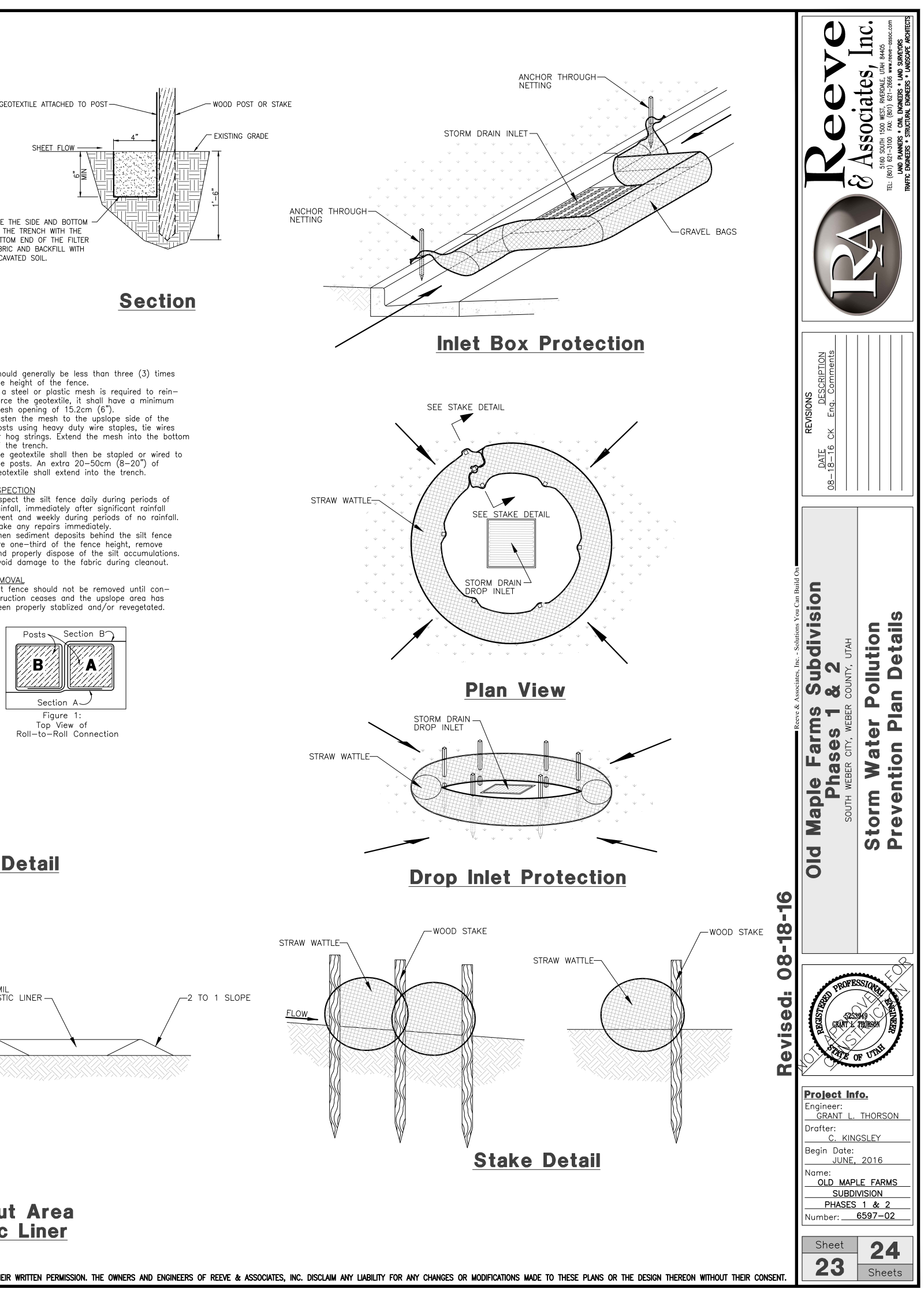
(6"x6") trench at the desired location.

against the downstream wall of the trench. Adjacent rolls of silt fence should be joined be nesting the end post of one fence into the other. Before nesting the end posts, rotate each post until the geotextile is wrapped completely around the post, then

fence height and/or anchorage depth is

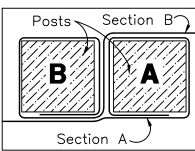
fence in the upstream trench and backfill with natural soil, tamping the backfill to provide good compaction and anchorage. Figure 2 illustrates a typical silt fence

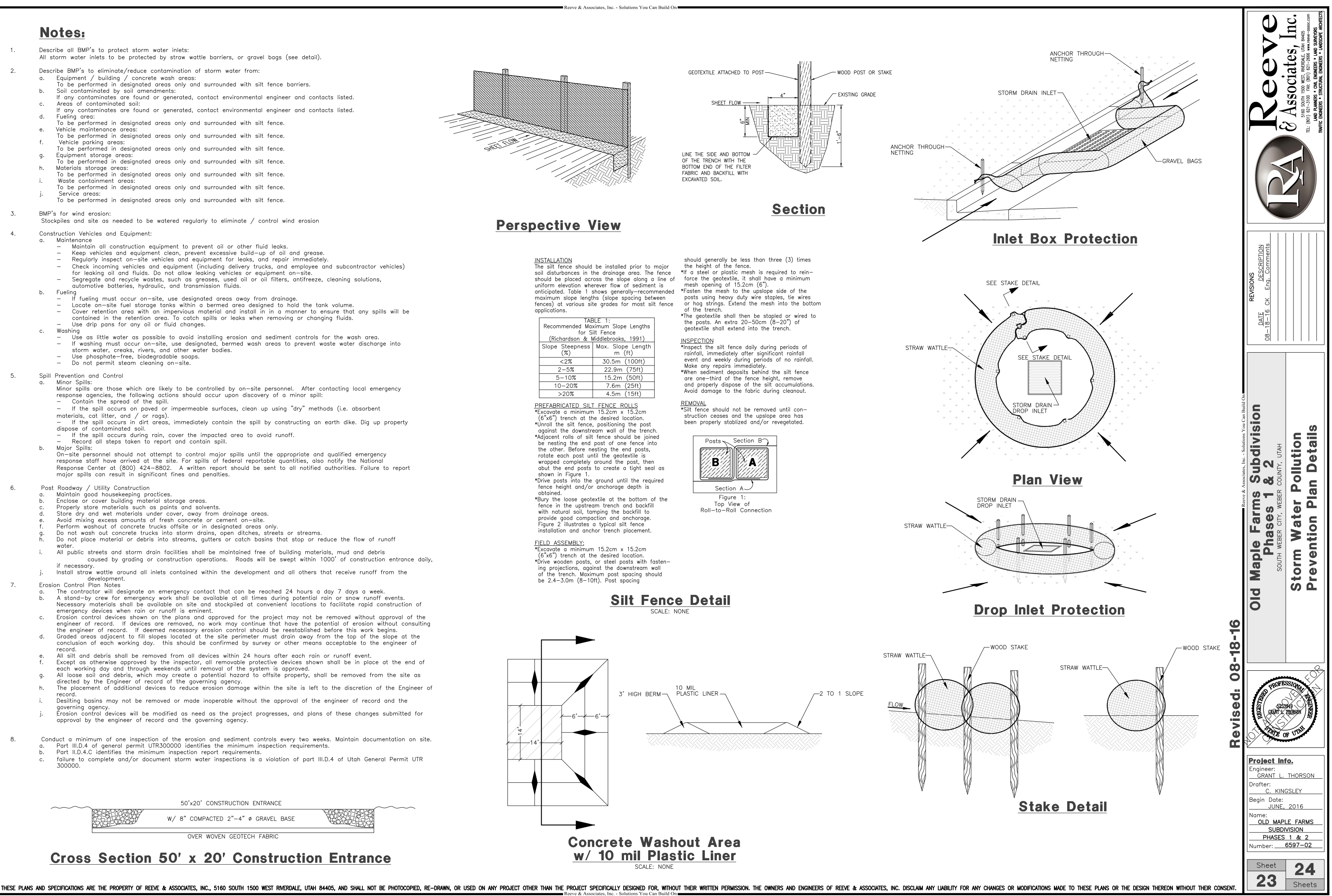
(6"x6") trench at the desired location. ing projections, against the downstream wall of the trench. Maximum post spacing should be 2.4-3.0m (8-10ft). Post spacing

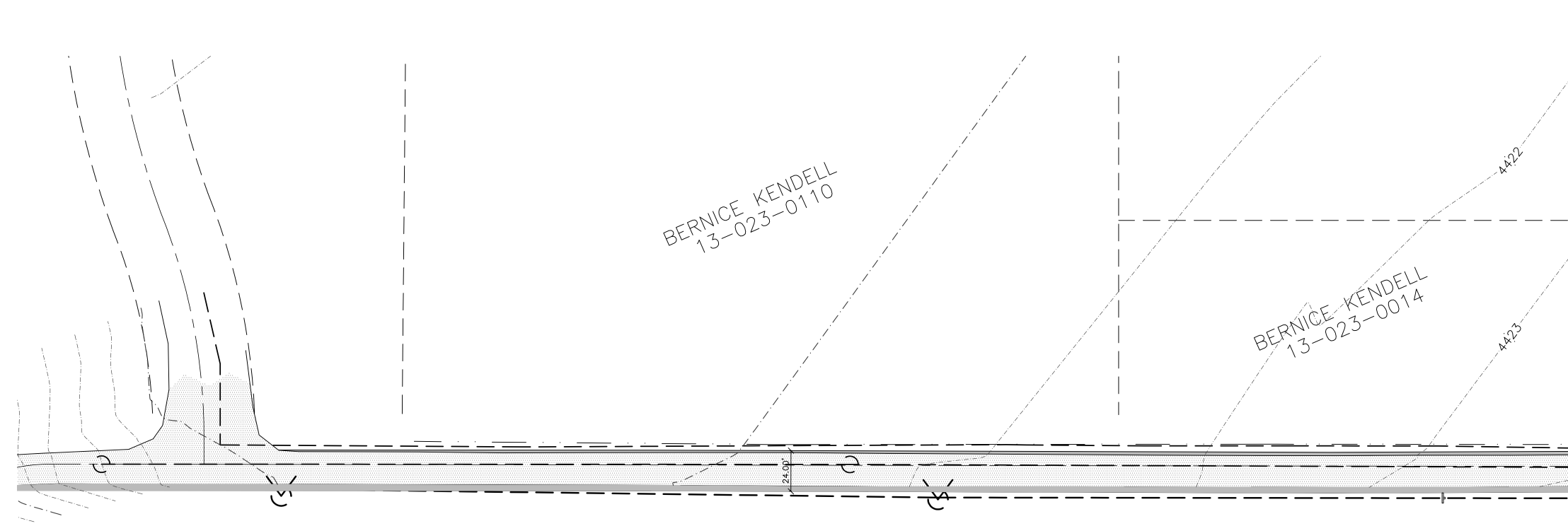


rainfall, immediately after significant rainfall event and weekly during periods of no rainfall.

are one-third of the fence height, remove Avoid damage to the fabric during cleanout.



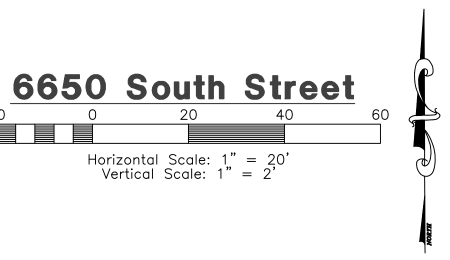






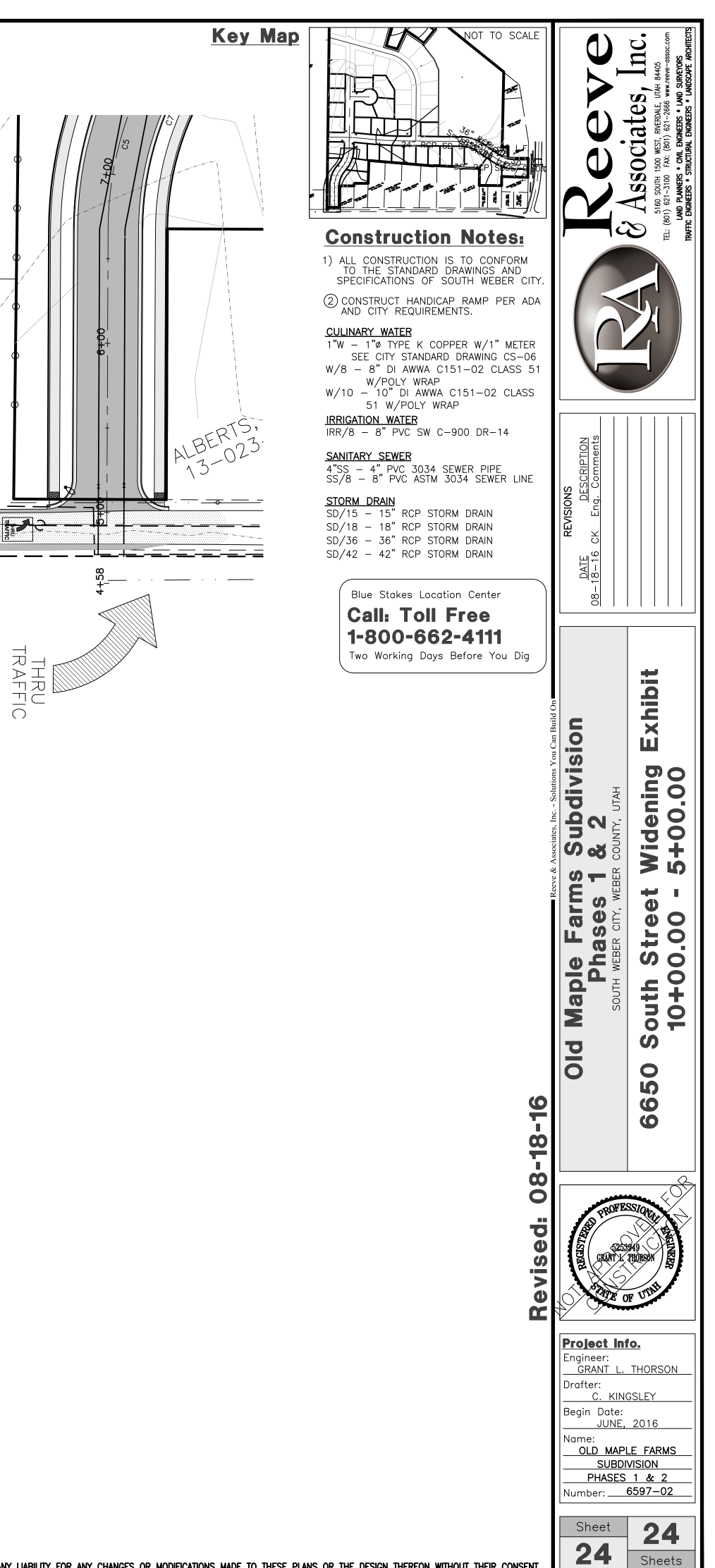
WIDEN PAVEMENT ON 6650 SOUTH STREET TO 24' WIDE





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### **COST SHARE AGREEMENT**

THIS **COST SHARE AGREEMENT** ("Agreement") is made and entered to be effective the \_\_\_\_\_ day of \_\_\_\_\_ 2016, by and between SOUTH WEBER CITY, a Utah Municipal Corp. ("City"); and Mike and Diane Ford ("Ford"). All parties shall hereinafter be referred to collectively as the "Parties" and sometimes individually as a "Party" or by said Party's given name or individual designation as the case may be. Ford may also be referred to as "Developer."

### $\underline{\mathbf{R}} \, \underline{\mathbf{E}} \, \underline{\mathbf{C}} \, \underline{\mathbf{I}} \, \underline{\mathbf{T}} \, \underline{\mathbf{A}} \, \underline{\mathbf{L}} \, \underline{\mathbf{S}}:$

- A. Developer represents that they own certain real property or are the authorized agent for certain real property located within the City. (The "Property" see Exhibit "A")
- B. The Developer wishes to develop or otherwise improve the Property pursuant to the City's subdivision, zoning and land use planning ordinances and requirements.
- C. As such, the Developer would be required by ordinance to install a detention basin for each property or subdivision as the case may be.
- D. Therefore, the City has determined that given the proximity of the respective properties of the Developer, it is not as cost effective to install, maintain and regulate several, separate detention basins and that one larger detention basin sufficient to service the Property is more feasible, cost effective and efficient.
- E. Said proposed combined detention basin reduces the City's long-term operation and maintenance costs and creates a better value for the city at large.
- F. The Developer is also required by ordinance to construct storm water pipelines of sufficient size to adequately serve the lots within his development.
- G. The City also has need for larger storm water pipelines through the Property for future development than would be required by ordinance for the Developer to install.
- H. Therefore, the City has determined that given the pipelines that would be required of the Development, it is not as cost effective to install, maintain and regulate several separate pipelines to meet the demand of future development and that upsizing the pipelines is more feasible, cost effective and efficient.

### NOW THEREFORE, the Parties hereto intending to be legally bound and in

consideration of their respective undertakings made and described herein, and for other good and valuable consideration, do agree as follows:

- 1. <u>Recitals</u>. The above recitals are incorporated herein by reference and made a part hereof.
- 2. <u>Project Location and Description</u>. The City desires to participate in:
  - a. The upsizing of the storm drain outfall line from 475 East to the regional detention basin located within the Old Maple Farms Subdivision; and
  - b. The construction of a regional detention basin located within the Old Maple
     Farms Phase 3 Subdivision (labeled as "Regional Basin" in the Preliminary Plat;
     see Exhibit "B" Preliminary Plat), South Weber City, Utah.

The combination of the different aspects of construction listed above constitute the "Project". The Project results from the Developer's need to detain storm water runoff in connection with his development and the City's desire to consolidate detention basins to mitigate against the increasing number of smaller detention basins throughout the City, as well as the City's desire to upsize storm water pipelines to adequately serve future development. The Project shall be managed by the Developer and constructed by a hired construction contractor as designed by Reeve & Associates (Developer's engineer) and as approved by the City.

The proportionate share analysis giving rise to the specifications of the Parties' contributions relative to the participation in constructing the Detention Basin is attached hereto as Exhibit "C." The Concept Plan for the Project and areas to be served by the Detention Basin is attached hereto as Exhibit "D."

3. <u>The Role of the Parties</u>. The Developers shall act as the Owner on the Project and the sole payer on the contract for the construction of the Project, subject to the Parties' payment obligations set forth herein. This Agreement does not create, nor is intended to create, a partnership, joint venture or any other business entity or relationship between the Parties, except for the express contractual and independent obligation of payment set forth herein. The Parties to this Agreement do not have the authority to

bind or otherwise obligate any other Party to this Agreement individually or collectively to a third party or person in any capacity whatsoever.

4. <u>Consideration</u>. Inasmuch as the Developer would be required to construct a detention basin for his development, the Parties have agreed to participate jointly in the cost of construction of the Detention Basin, which will service both associated properties and alleviate the potential need for separate detention basins. The Parties agree to participate on a percentage basis as follows:

64%

36%

South Weber City
 Mike & Diane Ford ("Developer")

The estimated cost of the Project and each party's associated cost is summarized in Exhibit "E". As the City's funding source for payment of this obligation is Storm \_\_\_\_\_ annually (due on Water Impact Fees, the City will pay up to \$ January 31<sup>st</sup> of each year) according to the total storm water impact fee revenue received throughout the city, until the total obligation of **\$242,164.99** has been paid in full, with the exception of the final payment to be withheld until the project has been considered by the parties to be substantially complete. The City has the option of paying in excess of the \$ annually, if desired, and additional revenue is available, but in no case will the City be obligated to pay more than annually. The first payment will be due on January 31<sup>st</sup> after a \$ minimum of one full year has expired following the approval and execution of this agreement. The Developer will be responsible to hire any and all contractors and subcontractors and shall pay for the Project, subject to the City's reimbursement obligations set forth herein.

<u>Escrow</u>. The Developers shall escrow funds for any remaining portion of the Project that is not complete prior to recordation of the Old Maple Farms Subdivision Plats, Phases 1, 2, 3 or 4; and shall be responsible to escrow for all improvements, including the entire amount of those improvements referenced in this agreement.

- 6. <u>Hold Harmless</u>. The Developers on behalf of their respective heirs, agents, successors and assigns, all affiliated persons and entities, dba's, attorneys, owners, officers, agents, directors, employees and family members, both past and present, shall hold the City harmless, and shall defend and indemnify the City and its related and affiliated persons or entities, officers, agents, directors, employees, council members, successors and assigns, and attorneys from any and all complaints, claims, demands, damages, actions, judgments, causes of action or suits of whatever kind or nature, both known and unknown, and which have existed, which now exist or which may hereafter accrue between the Parties and third parties because of or arising out of the Parties' obligations hereunder generally, and with respect to the hiring of the contractor and the construction of the Project specifically, so long as said claims, demands, damages, suits, etc. do not flow from the City's intentional or gross misconduct. Notwithstanding anything to the contrary in this Agreement generally, and this Section 5 specifically, the City's governmental immunity against any such claims, if any, pursuant to law, is not waived and shall remain in full force and effect. The Developers shall obtain and maintain liability insurance in the amount of \$1,000,000.00 during the entirety of the Project and shall provide the City a copy of the certificate of said insurance. Furthermore, the Developers warrant and guarantee that its employees and all sub-contractors employees are sufficiently covered by workers compensation insurance.
- 7. <u>Amendment</u>. Any amendment, modification, termination, or rescission affecting this Agreement shall be made in writing, signed by the Parties, and attached hereto.
- Severability. Should any portion of this Agreement for any reason be declared invalid or unenforceable, such declaration shall not affect the validity of any of the remaining portions and the same shall be deemed in full force and effect as long as the effect, consideration and material intent of this Agreement as to each Party are achieved.
- 9. <u>Governing Law</u>. This Agreement and the performance hereunder shall be governed by the laws of the State of Utah, and any dispute arising pursuant to this Agreement shall

be subject to the jurisdiction of the Second Judicial District, Farmington Department, State of Utah.

- 10. <u>Waiver</u>. No waiver of any of the provisions of this Agreement shall operate as a waiver of any other provision, regardless of any similarity that may exist between such provisions. No waiver shall be binding unless executed in writing by the waiving Party.
- 11. <u>Captions</u>. The Captions preceding the paragraphs of this Settlement Agreement are for convenience only and shall not affect the interpretation of any provision herein.
- 12. Integration. This is a fully integrated agreement. As to all matters between the Parties, this Agreement contains the entire and integrated agreement of the Parties as of its date.
- 13. Default. Time is of the essence in strictly meeting the deadlines set forth within this Agreement, and failure to do so shall constitute a material breach hereof. Regardless of the type of default of this Settlement Agreement, which would include the filing of Bankruptcy, by any Party or Parties under the terms of this Settlement Agreement, the non-defaulting Party or Parties shall, in addition to any other legal remedy or remedies, be entitled to collect from the defaulting Party or Parties all costs and attorney's fees reasonably incurred in enforcing this Agreement, regardless of whether suit is instituted or whether such fees or costs are incurred in connection with any bankruptcy matter or proceeding.
- 14. <u>Knowledge</u>. The Parties have sought legal representation in this matter and for purposes of entering into this Agreement and have read this Agreement and understand all of its terms.
- 15. <u>Covenant to Run with the Land</u>. This Agreement shall be recorded against the Property so that it shall touch and concern any and all such Property or portions thereof and obligate any subsequent owners, successors, heirs and grantees of the Property, or any portion thereof, including owners of finished or approved building lots, to its terms, rights and obligations. Upon full, timely and complete payment of a

Party's payment obligation, and upon the request of each Party, the Agreement shall be released from said Party's property by way of a Release of Agreement, or some such equivalent document, releasing the Agreement from title to said Party's property.

- 16. <u>No Representations or Warranties</u>. Except for the duties, obligations and express warranties of the Parties set forth herein, including each Party's representation and warranty that each Party has authority to sign for and bind themselves and the persons or entities for whom they sign or for whom they imply to sign, the Parties make no representations or warranties of any kind or nature whatsoever.
- 17. <u>No Warranty of Subdivision Approval</u>. Nothing in this Agreement expressly or impliedly guarantees or otherwise warrants the approval, final or otherwise, of the City or any of its subdivisions of any subdivision or other land use application with respect to the Property or any portion thereof, inasmuch as said approval(s) is a legislative determination to be carried out independently by and through the different and varying bodies and commissions of the City, including, but not limited to, the City Council.

### 18. The Parties.

South Weber City, 1600 East, South Weber Drive, South Weber, Utah 84405; Mike and Diane Ford,

### 19. Warranty and Escrow.

a. Developers warrant to City that all materials and equipment furnished under this Contract will be new unless otherwise specified, and that all said materials and equipment will be of good quality, free from faults and defects and in conformance with all industry standards, plans, specifications and laws. All such material and equipment not conforming to these requirements, including substitutions not properly approved and authorized, shall be considered defective.

If required by City, the Developers shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

- b. Without limiting any special warranties contained herein, Developers guarantee that the Project and all portions thereof will be free from all defects in material and workmanship for a period of one (1) year following completion of the Project. As part of the guarantee, Developers agree to commence repair or replacement of any defective material or equipment and performance of any labor necessary to correct any such defect in the Project within thirty (30) business days after receipt of notice thereof and thereafter to diligently prosecute all corrective work to completion, all at Developers' sole cost and expense.
- c. City shall retain the equivalent of 10% of the Developers' share of the cost of the Project in an escrow to be kept and maintained for one year commencing upon the date of final completion of the Project in order to insure compliance with the one year warranty set forth herein and the condition of the Project after the one year period. The money held in escrow shall be returned to Developers upon request for final inspection and after final acceptance by the City Council after one year from substantial completion of the Project. Notwithstanding anything to the contrary, the money held in escrow may not be used by Developers during the one year period in order to perform warranty work as required under the warranty provisions set forth herein

### 20. Indemnification.

Except as otherwise specifically provided elsewhere in this Agreement and any exhibits hereto each party shall protect defend indemnify and hold harmless the other party and their officers agents and employees or any of them from and against any and all claims actions suits liability loss costs expenses and damages of any nature whatsoever which are caused by or result from any negligent act or omission of the party s own officers agents and employees in performing services pursuant to this Agreement In the event that any suit based upon such a claim action loss or damage is brought against a party the

party whose negligent action or omissions gave rise to the claim shall defend the other party at the indemnifying party s sole cost and expense and if final judgment be rendered against the other party and its officers agents and employees or jointly the parties and their respective officers agents and employees the parties whose actions or omissions gave rise to the claim shall satisfy the same provided that in the event of concurrent negligence each party shall indemnify and hold the other parties harmless only to the extent of that party s negligence The indemnification to the City hereunder shall be for the benefit of the City as an entity and not for members of the general public. EXECUTED as of the day and year first above written.

### **SOUTH WEBER CITY:**

Tamara P. Long, Mayor

Attest:

Elyse Greiner, City Recorder

### **DEVELOPER:**

Mike and Diane Ford

In the State of Utah, County of \_\_\_\_\_\_, on the \_\_\_\_\_ day of \_\_\_\_\_, 2016, Mike and Diane Ford personally appeared before me, and affixed his signature hereto.

Notary Public

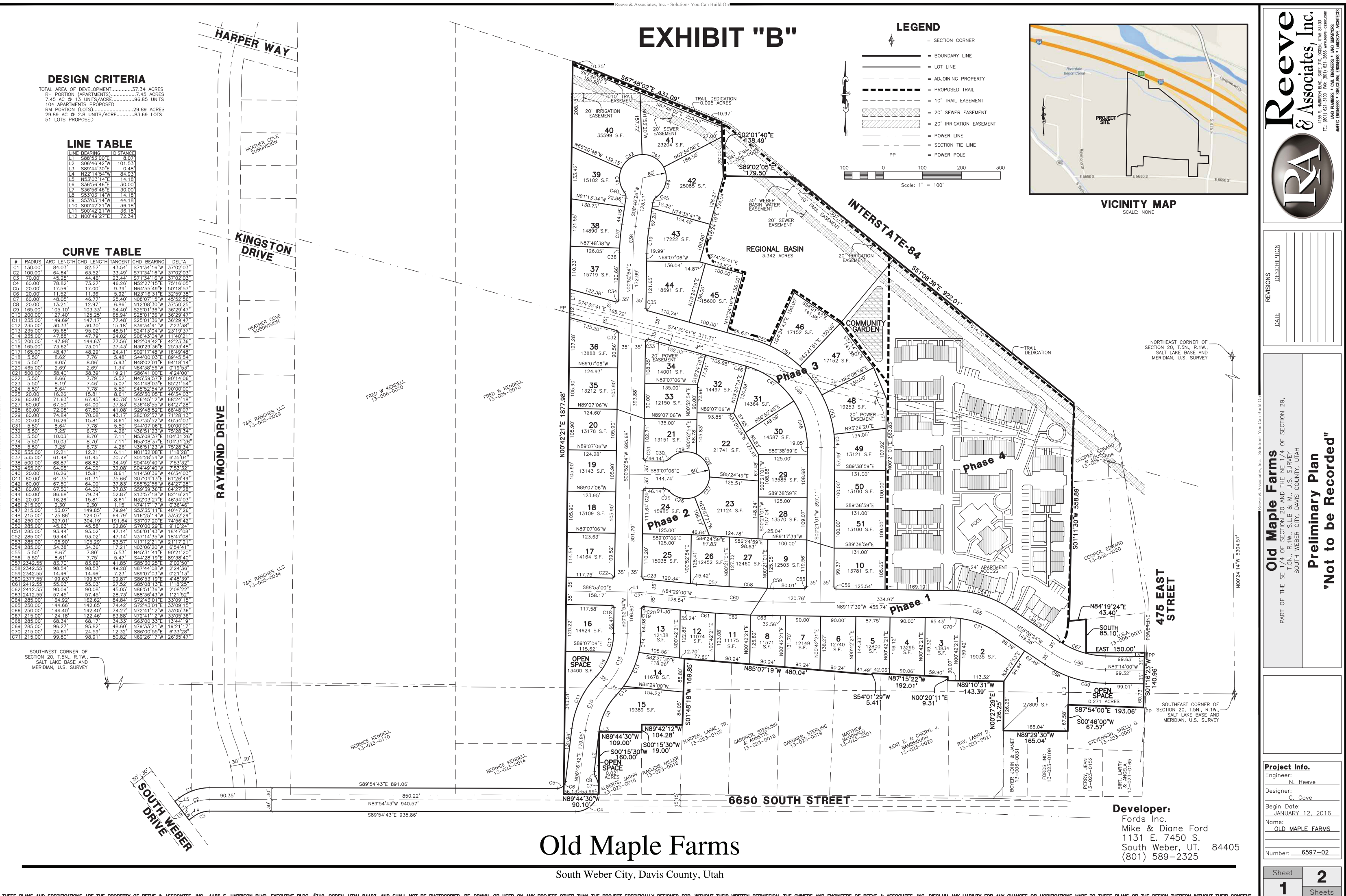
### **EXHIBIT "A" – THE PROPERTY**

### OLD MAPLE FARMS BOUNDARY DESCRIPTION

PART OF THE SOUTHWEST QUARTER OF SECTION 20 AND THE NORTHWEST QUARTER OF SECTION 29, TOWNSHIP 5 NORTH, RANGE 1 WEST, SALT LAKE BASE AND MERIDIAN, U.S. SURVEY. MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT, SAID POINT BEING N89°28'27"W ALONG THE SECTION LINE 1715.02 FEET AND  $S00^{\circ}42'21"W 272.52$  FEET FROM THE SOUTHEAST CORNER OF SAID SECTION 20; THENCE  $N00^{\circ}42'21"E 1877.98$  FEET; THENCE  $S67^{\circ}48'02"E 431.09$ FEET; THENCE  $S51^{\circ}08'39"E 1135.80$  FEET; THENCE  $S01^{\circ}11'30"W 558.89$  FEET; THENCE  $N84^{\circ}19'24"E 43.40$  FEET; THENCE SOUTH 85.10 FEET; THENCE EAST 150.00 FEET; THENCE  $S01^{\circ}16'23"W 140.96$  FEET; THENCE  $N87^{\circ}54'00"W 193.06$  FEET; THENCE  $N00^{\circ}49'27"E 1.97$  FEET; THENCE  $S89^{\circ}59'59"W 102.00$  FEET; THENCE  $S00^{\circ}00'01"E 243.86$ FEET; THENCE  $N89^{\circ}21'01"W 65.37$  FEET; THENCE  $N00^{\circ}27'29"E 301.30$  FEET; THENCE  $N89^{\circ}10'31"W 143.39$  FEET; THENCE  $N00^{\circ}20'11"E 9.31$  FEET; THENCE  $N89^{\circ}15'22"W$ 192.01; THENCE  $S54^{\circ}01'29"W 5.41$  FEET; THENCE  $N85^{\circ}07'19"W 480.04$  FEET; THENCE  $S01^{\circ}48'18"W 169.85$  FEET; THENCE  $N89^{\circ}42'12"W 104.28$  FEET; THENCE  $S00^{\circ}15'30"W$ 19.00 FEET; THENCE  $N89^{\circ}44'30"W 109.00$  FEET; THENCE  $S00^{\circ}15'30"W 160.00$  FEET; THENCE  $N89^{\circ}44'30"W 90.10$  FEET TO THE POINT OF BEGINNING.

**CONTAINING 37.735 ACRES** 

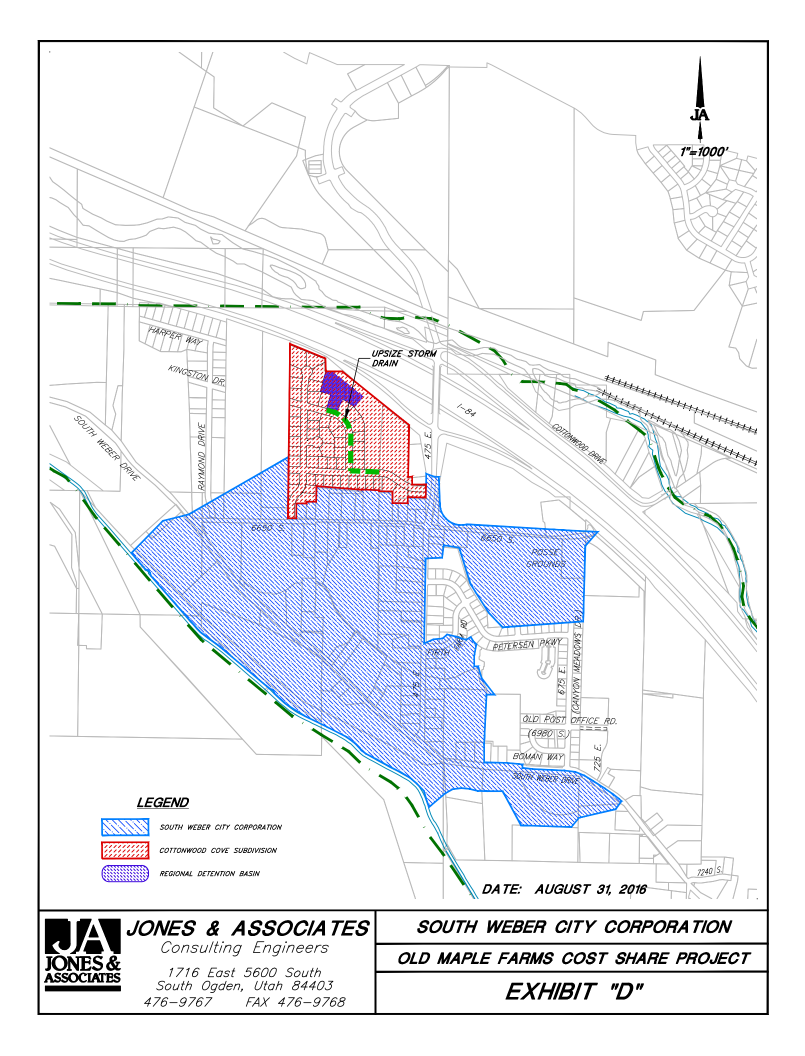


# Exhibit "C"

## **Old Maple Farms Detention Basin - Proportionate Share Analysis**

Description	Contributing Drainage Areas (Ac)	Contributing Drainage Areas (s.f.)	Volume, based on drainage areas (AF)	Volume, based on drainage areas (c.f.)	% Share of 6.40 AF Total Detained Volume
Old Maple Farms Subdivision (All Phases, including apartments)	37.34	1,626,530	2.314	100,798	36%
South Weber City (Portions of areas along South Weber Drive, 6650 South, 475 East and the Riverside Place Development - See Exhibit "D")	220.3	9,594,526	4.086	177,986	64%
TOTALS	257.60	11,221,056	6.40	278,784	100%

Proportionate Share Analysis - Exhibit "C"



# <u>Exhibit "E"</u> ~ COST SHARE ANALYSIS ~

## I. Detention Basin - Proportionate Share

ltem	Description	Qua.	Unit	Unit Price	Total
1	6' Diameter Manhole	7	ea	\$2,800.00	\$19,600.00
2	30" RCP	250	l.f.	\$50.00	\$12,500.00
3	42" RCP	480	I.f.	\$72.00	\$34,560.00
4	42" RCP Flared end section w/ grate	1	ea	\$1,800.00	\$1,800.00
5	Excavate Detention Basin	1	l.s.	\$26,500.00	\$26,500.00
6	Fine Grade & topsoil (4" thick)	88,427	s.f.	\$0.55	\$48,634.85
7	Sprinkler System & Sod	88,427	s.f.	\$0.85	\$75,162.95
8	Outlet Control Structure	1	l.s.	\$10,000.00	\$10,000.00
				Subtotal =	\$228,757.80
9	Property (Parcel A @ 88,427 s.f.)	2.030	Ac.	\$50,000.00	\$101,500.00
				Subtotal =	\$101,500.00
				TOTAL =	\$330,257.80
	Responsible Party			% Share	Shared Cost
	Iaple Farms Subdivision hases, including apartments)	36%			\$118,892.81
South Weber City (Portions of areas along South Weber Drive, 6650 South, 475 East and the Riverside Place Development - See Exhibit "D")				64%	\$211,364.99

II. 475 East S.D. Outfall - Upsizing to Detention Basin								
ltem	Description	Qua.	Unit	Unit Price	Total			
10	15" to 36" RCP Upsizing	416	l.f.	\$26.00	\$10,816.00			
11	18" to 36" RCP Upsizing	666	l.f.	\$24.00	\$15,984.00			
12	4' to 5' Manhole/Junction Box Upsizing	8	ea	\$500.00	\$4,000.00			
				Subtotal =	\$30,800.00			

Summary of Costs for South Weber City		
I. Detention Basin - Proportionate Share		\$211,364.99
II. 475 East S.D. Outfall - Upsizing to Detention Basin		\$30,800.00
	TOTAL =	\$242,164.99