Anderson County Government

Request for Bids

100 North Main Street, Suite 214 Courthouse Clinton, Tennessee 37716 (865) 457-6218 Office (865) 457-6252 Fax

purchasing@andersoncountytn.gov

Bid #2501 Date Issued: July 9, 2024

Bids will be received until 2:30 p.m. Eastern Time on July 29, 2024

Sealed bids are subject to the <u>General Terms and Conditions</u> of this bid, and any other data attached or incorporated by reference. Bids will be received in the Anderson County Purchasing Office until the date and time specified above, and at that time publicly opened and read aloud.

ANDERSON COUNTY RESERVES THE RIGHT TO WAIVE ANY INFORMALITIES IN OR TO REJECT ANY OR ALL BIDS AND TO ACCEPT THE BID DEEMED FAVORABLE AND IN THE BEST INTEREST OF ANDERSON COUNTY.



Robert J. Holbrook, Director of Finance

BID DESCRIPTION

Bid for Concession Stand. Bidders are to provide one original and two copies.

A mandatory pre-bid meeting will take place July 15, 2024 at 10 a.m.

Bids must be in sealed envelopes with the Bid # clearly labeled.

Questions are to be emailed to <u>purchasing@andersoncountytn.gov</u> and <u>kkleehammer@andersoncountytn.gov</u>.



File No.: J04

Project Name: Project No:	Clinton HS Softball Concession Bldg 22021
Date:	July 08, 2024
То:	Bidders
Owner:	Anderson County Schools Contact: Clay Mckamey (865) 388-7814
Architect:	Design Innovation Architects - DIA Contact: Tyler Goza (423) 310-6350

This Addendum forms a part of the Construction Documents and modifies the original Documents dated March 01, 2024, as noted below. The items listed below shall supersede the previous information in the previously issued Bidding Documents and shall be incorporated into the entire Work described therein.

This Addendum consists of two (02) pages, as well as the attached documents listed below.

Attachments:

- 1. Drawings:
 - NA no changes to drawings.
- Specifications: NA - specs on drawings.

Changes to prior Addenda:

3. None

Changes to Bidding Requirements:

4. See Project Manual: bid date is changed; 45 day construction duration requirement removed.

Changes to Agreement:

5. None

Changes to Conditions of the Contract:

6. None

Changes to Drawings:

7. None

Changes to Specifications:

8. NA - specs on drawings.

Response to Bidder Questions:

9. None

End of Addendum 02

CONSTRUCTION DOCUMENTS PROJECT MANUAL Project No. 22021



FOR THE PROJECT TITLED:

Clinton HS Softball Concession Bldg

CLINTON, TENNESSEE

BID NUMBER: 2501

BID TITLE: Clinton HS Softball Concession Bldg

DATE: March 01, 2024

REVISED: July 08, 2024

OWNER: ANDERSON COUNTY BOARD OF EDUCATION

ARCHITECT: DESIGN INNOVATION ARCHITECTS – DIA

CIVIL ENGINEER: WILL ROBINSON AND ASSOCIATES

STRUCTURAL ENGINEER: FE DESIGN AND ENGINEERING

MECHANICAL, PLUMBING, AND FIRE PROTECTION ENGINEER: BEDINGER CONSULTING ENGINEERS

ELECTRICAL ENGINEER: VREELAND ENGINEERS

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SECTION 00 01 07 - SEALS PAGE

PART 1 - GENERAL

1.1 DESIGN PROFESSIONALS OF RECORD

- A. Architect:
 - 1. Gregory S. Campbell Design Innovation DIA
 - 2. License # 101049
 - 3. Responsible for Divisions 00-49.
 - 4. Specs on drawings



- B. Civil Engineer:
 - 1. Will Robinson Will Robinson & Associates
 - 2. License # 101025
 - 3. Responsible for Sections: (specs on drawings)
- C. Structural Engineer:
 - 1. Mary French FE Design and Engineering
 - 2. License # 116279
 - 3. Responsible for Sections: (specs on drawings)
- D. Mechanical, Plumbing, and Fire Protection Engineer:
 - 1. David Blakney Bedinger Consulting Engineers
 - 2. License # 112770
 - 3. Responsible for Sections: (specs on drawings)
- E. Electrical Engineer:
 - 1. Aaron Love Vreeland Engineers
 - 2. License # 113344
 - 3. Responsible for Sections: (specs on drawings)

END OF SECTION

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DIVISION 01 – GENERAL REQUIREMENTS

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DIVISION 02 – EXISTING CONDITIONS

NOT USED

DIVISION 03 – CONCRETE

NOT USED

DIVISION 04 - MASONRY

NOT USED

DIVISION 05 – METALS

NOT USED

DIVISION 06 - WOOD, PLASTICS, AND COMPOSITES

NOT USED

DIVISION 07 – THERMAL AND MOISTURE PROTECTION

NOT USED

DIVISION 08 – OPENINGS

NOT USED

DIVISION 09 – FINISHES

NOT USED

DIVISION 10 - SPECIALTIES

NOT USED

DIVISION 11 – EQUIPMENT

NOT USED

DIVISION 12 – FURNISHINGS

NOT USED

DIVISION 13 – SPECIAL CONSTRUCTION

NOT USED

DIVISION 14 – CONVEYING EQUIPMENT

NOT USED

DIVISION 21 – FIRE SUPPRESSION

NOT USED

DIVISION 22 – PLUMBING

NOT USED

DIVISION 23 – HEATING, VENTILATION, AND AIR CONDITIONING (HVAC)

NOT USED

DIVISION 25 – INTEGRATED AUTOMATION

NOT USED

DIVISION 26 – ELECTRICAL

NOT USED

DIVISION 27 – COMMUNICATIONS

NOT USED

DIVISION 28 – ELECTRONIC SAFETY AND SECURITY

NOT USED

DIVISION 31 – EARTHWORK

NOT USED

DIVISION 32 – EXTERIOR IMPROVEMENTS

NOT USED

DIVISION 33 – UTILITIES

NOT USED

END OF SECTION

SECTION 00 01 15 - LIST OF DRAWINGS

GENERAL DRAWINGS:

G000COVERG001GENERAL PROJECT INFORMATION, CODE REQUIREMENTS, AND LIFE SAFETY PLANSG002LEGENDS & ABBREVIATIONS

CIVIL DRAWINGS:

- C101 SITE LAYOUT PLAN
- C102 SITE GRADING PLAN
- C103 SITE UTILITY PLAN
- C201 SITE DETAILS 1
- C202 SITE DETAILS 2

STRUCTURAL DRAWINGS:

- S001 STRUCTURAL NOTES
- S101 FOUNDATION PLAN
- S201 MAIN LEVEL FRAMING PLAN
- S701 SECTIONS AND DETAILS

ARCHITECTURAL GENERAL:

- AG001 3D VIEWS
- AG002 ACCESSIBILITY GUIDELINES & REQUIREMENTS
- AG003 FIBER CEMENT SIDING DETAILS

ARCHITECTURAL SITE DRAWINGS:

AS101 ARCHITECTURAL SITE PLAN

ARCHITECTURAL DRAWINGS:

- A101 FLOOR PLANS
- A102 ENLARGED PLANS AND ACCESSIBLE RESTROOM REQUIREMENTS
- A121 REFLECTED CEILING PLAN & DETAILS
- A201 EXTERIOR ELEVATIONS
- A301 BUILDING SECTIONS
- A311 WALL SECTIONS AND EXTERIOR DETAILS
- A401 VERTICAL CIRCULATION
- A501 OPENINGS
- A502 HARDWARE SCHEDULE

INTERIOR DRAWINGS:

- A700 INTERIOR FINISH LEGEND & SCHEDULE
- A701 SIGNAGE

PLUMBING DRAWINGS:

P101 WASTE & WATER

MECHANICAL DRAWINGS:

M101 HEAT & VENTILATION

ELECTRICAL DRAWINGS:

- E101 FLOOR PLANS ELECTRICAL
- E201 LEGENDS AND SCHEDULES

REFERENCE DRAWINGS: (BY OTHERS)

R-C100 (RESOURCE) PHASE 1 EROSION PREVENTION & SEDIMENT CONTROL PLAN

R-C101 (RESOURCE) PHASE 2 EROSION PREVENTION & SEDIMENT CONTROL PLAN

LIST OF DRAWINGS

R-C300	(RESOURCE) SITE LAYOUT PLAN
R-C500	(RESOURCE) SITE GRADING & DRAINAGE PLAN
R-C800	(RESOURCE) CIVIL DETAILS
R-C801	(RESOURCE) CIVIL DETAILS

END OF SECTION

SECTION 00 01 16 - INVITATION TO BID

1	.0	1	BID
	••		

Project:	Clinton HS Softball Concession Bldg
	425 Dragon Drive, Clinton, TN, 37716
Bids Received by:	Anderson County Purchasing Office
	100 N. Main Street, Suite 214, Clinton TN 37716
Bids Due:	Sealed bids will be received until Monday, July 29, 2024, at 2:30pm, local time at the above location. The bids will be publicly opened and read aloud. Bids that arrive after 2:30 or that do not have the appropriate information on the bid envelope will not be accepted or publicly opened and read.
Bid Period:	A Bid may not be modified, withdrawn, or canceled by the Bidder for a period of sixty (60) days following the time and date designated for the receipt of Bids, and each Bidder so agrees in submitting a Bid. The Owner reserves the right to reject any or all bids and to waive any formalities therein.
	Please submit questions to the office of Katherine Kleehammer at the below email address:
	kkleehammer@andersoncountytn.gov
	or <u>purchasing@andersoncountytn.gov</u>
Pre-Bid Meeting:	A mandatory pre-bid meeting will be held as follows:
	Monday, July 15, 2024, at 10:00am, local time Clinton High School – softball field site 425 Dragon Drive, Clinton, TN, 37716 Clinton, TN, 37716
Bidding Documents:	Bidding Documents can be obtained (non-refundable) through: ACS Printing – Knoxville 201 Center Park Drive, Suite 1120 Knoxville, TN 37922 O: 865.675.3020
Plan Rooms:	ACS Planroom – Knoxville, TN <u>www.acsplanroom.com</u>
	Knox Builder's Exchange – Knoxville, TN <u>www.bxtn.org</u>

1.02 PERFORMANCE BOND

A. The successful bidder will be required to execute a performance bond and covering and including labor and materials in an amount equal to one hundred percent (100%) of the Contract Sum and Performance and Labor and Material Payment bond on AIA Form A312 (see 00 42 00 Proposed Form of Agreement).

1.03 LICENSURE

A. All bidders must be licensed contractors as required by the contractors Licensing Act of 1976, enacted by the General Assembly of the State of Tennessee on March 18, 1976. Bidder's name, license number date of expiration of license, license limit, and that part of license classification applying to the bid must be placed on the envelope containing the bid, otherwise the bid cannot be opened or considered. The names of the Mechanical, Electrical, Plumbing and Masonry Subcontractors, License numbers, date of expiration of their licenses, license limit, and license classification must also be on the bid envelopes otherwise the bid cannot be opened or considered. General Contractors performing Mechanical, Plumbing and Electrical work must designate this information on the outside of the envelope.

1.04 ACCEPTANCE OF PROPOSED BID

A. Upon award of the construction contract to the successful bidder, construction shall commence on a date to be specified in the "Notice to Proceed" to the contractor and shall be completed on or before the completion date specified in the contract documents as time is of the essence in the performance of the contract for construction.

B. Upon receipt of the Notice to Proceed, the Contractor will prosecute the work regularly, diligently, and uninterruptedly at such rate of progress as will ensure full completion thereof within the time specified on the Form of Proposal.

C. The Owner reserves the right to waive any information noted as being required in the bid, or to reject any or all bids, and to accept the bid deemed favorable in the interests of the Owner.

END OF SECTION

SECTION 00 21 00 - INSTRUCTIONS TO BIDDERS

SEE THE FOLLOWING PAGES FOR THE AMERICAN INSTITUTE OF ARCHITECTS DOCUMENT A701-2018 – INSTRUCTIONS TO BIDDERS

DRAFT AIA Document A701 - 2018

Instructions to Bidders

for the following Project: (Name, location, and detailed description)

« Clinton HS Softball Concession Bldg » « 425 Dragon Drive, « Clinton, TN 37716 »

THE OWNER:

(Name, legal status, address, and other information)

« Anderson County Schools » « 101 S. Main St. » « Suite 5 » « Clinton, TN 37716 »

THE ARCHITECT: (Name, legal status, address, and other information)

« Design Innovation Architects - DIA » « 402 S. Gay Street » « Suite 201 » « Knoxville, TN 37902 »

TABLE OF ARTICLES

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- 2 **BIDDER'S REPRESENTATIONS**
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- 6 **POST-BID INFORMATION**
- 7 PERFORMANCE BOND AND PAYMENT BOND
- 8 ENUMERATION OF THE PROPOSED CONTRACT DOCUMENTS

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

FEDERAL, STATE, AND LOCAL LAWS MAY IMPOSE REQUIREMENTS ON PUBLIC PROCUREMENT CONTRACTS. CONSULT LOCAL AUTHORITIES OR AN ATTORNEY TO VERIFY REQUIREMENTS APPLICABLE TO THIS PROCUREMENT BEFORE COMPLETING THIS FORM.

It is intended that AIA Document G612[™]-2017, Owner's Instructions to the Architect, Parts A and B will be completed prior to using this document.



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ARTICLE 1 DEFINITIONS

§ 1.1 Bidding Documents include the Bidding Requirements and the Proposed Contract Documents. The Bidding Requirements consist of the advertisement or invitation to bid, Instructions to Bidders, supplementary instructions to bidders, the bid form, and any other bidding forms. The Proposed Contract Documents consist of the unexecuted form of Agreement between the Owner and Contractor and that Agreement's Exhibits, Conditions of the Contract (General, Supplementary and other Conditions), Drawings, Specifications, all Addenda, and all other documents enumerated in Article 8 of these Instructions.

§ 1.2 Definitions set forth in the General Conditions of the Contract for Construction, or in other Proposed Contract Documents apply to the Bidding Documents.

§ 1.3 Addenda are written or graphic instruments issued by the Architect, which, by additions, deletions, clarifications, or corrections, modify or interpret the Bidding Documents.

§ 1.4 A Bid is a complete and properly executed proposal to do the Work for the sums stipulated therein, submitted in accordance with the Bidding Documents.

§ 1.5 The Base Bid is the sum stated in the Bid for which the Bidder offers to perform the Work described in the Bidding Documents, to which Work may be added or deleted by sums stated in Alternate Bids.

§ 1.6 An Alternate Bid (or Alternate) is an amount stated in the Bid to be added to or deducted from, or that does not change, the Base Bid if the corresponding change in the Work, as described in the Bidding Documents, is accepted.

§ 1.7 A Unit Price is an amount stated in the Bid as a price per unit of measurement for materials, equipment, or services, or a portion of the Work, as described in the Bidding Documents.

§ 1.8 A Bidder is a person or entity who submits a Bid and who meets the requirements set forth in the Bidding Documents.

§ 1.9 A Sub-bidder is a person or entity who submits a bid to a Bidder for materials, equipment, or labor for a portion of the Work.

ARTICLE 2 BIDDER'S REPRESENTATIONS

§ 2.1 By submitting a Bid, the Bidder represents that:

- .1 the Bidder has read and understands the Bidding Documents;
 - .2 the Bidder understands how the Bidding Documents relate to other portions of the Project, if any, being bid concurrently or presently under construction;
 - .3 the Bid complies with the Bidding Documents;
 - .4 the Bidder has visited the site, become familiar with local conditions under which the Work is to be performed, and has correlated the Bidder's observations with the requirements of the Proposed Contract Documents;
 - .5 the Bid is based upon the materials, equipment, and systems required by the Bidding Documents without exception; and
 - .6 the Bidder has read and understands the provisions for liquidated damages, if any, set forth in the form of Agreement between the Owner and Contractor.

ARTICLE 3 BIDDING DOCUMENTS

§ 3.1 Distribution

§ 3.1.1 Bidders shall obtain complete Bidding Documents, as indicated below, from the issuing office designated in the advertisement or invitation to bid, for the deposit sum, if any, stated therein.

(Indicate how, such as by email, website, host site/platform, paper copy, or other method Bidders shall obtain Bidding Documents.)

« Bidding documents can be obtained (non-refundable) through: ACS Printing – Knoxville
201 Center Park Drive, Suite 1120
Knoxville, TN 37922

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(865) 675-3020»

§ 3.1.2 Any required deposit shall be refunded to Bidders who submit a bona fide Bid and return the paper Bidding Documents in good condition within ten days after receipt of Bids. The cost to replace missing or damaged paper documents will be deducted from the deposit. A Bidder receiving a Contract award may retain the paper Bidding Documents, and the Bidder's deposit will be refunded.

§ 3.1.3 Bidding Documents will not be issued directly to Sub-bidders unless specifically offered in the advertisement or invitation to bid, or in supplementary instructions to bidders.

§ 3.1.4 Bidders shall use complete Bidding Documents in preparing Bids. Neither the Owner nor Architect assumes responsibility for errors or misinterpretations resulting from the use of incomplete Bidding Documents.

§ 3.1.5 The Bidding Documents will be available for the sole purpose of obtaining Bids on the Work. No license or grant of use is conferred by distribution of the Bidding Documents.

§ 3.2 Modification or Interpretation of Bidding Documents

§ 3.2.1 The Bidder shall carefully study the Bidding Documents, shall examine the site and local conditions, and shall notify the Architect of errors, inconsistencies, or ambiguities discovered and request clarification or interpretation pursuant to Section 3.2.2.

§ 3.2.2 Requests for clarification or interpretation of the Bidding Documents shall be submitted by the Bidder in writing and shall be received by the Architect at least seven days prior to the date for receipt of Bids. (Indicate how, such as by email, website, host site/platform, paper copy, or other method Bidders shall submit requests for clarification and interpretation.)

« All inquiries, questions, or any other form of communication regarding the Contract Documents shall be submitted to the Anderson County Purchasing Office. Refer to Section 000116 INVITATION TO BID. »

§ 3.2.3 Modifications and interpretations of the Bidding Documents shall be made by Addendum. Modifications and interpretations of the Bidding Documents made in any other manner shall not be binding, and Bidders shall not rely upon them.

§ 3.3 Substitutions

§ 3.3.1 The materials, products, and equipment described in the Bidding Documents establish a standard of required function, dimension, appearance, and quality to be met by any proposed substitution.

§ 3.3.2 Substitution Process

§ 3.3.2.1 Written requests for substitutions shall be received by the Architect at least ten days prior to the date for receipt of Bids. Requests shall be submitted in the same manner as that established for submitting clarifications and interpretations in Section 3.2.2.

§ 3.3.2.2 Bidders shall submit substitution requests on a Substitution Request Form if one is provided in the Bidding Documents.

§ 3.3.2.3 If a Substitution Request Form is not provided, requests shall include (1) the name of the material or equipment specified in the Bidding Documents; (2) the reason for the requested substitution; (3) a complete description of the proposed substitution including the name of the material or equipment proposed as the substitute, performance and test data, and relevant drawings; and (4) any other information necessary for an evaluation. The request shall include a statement setting forth changes in other materials, equipment, or other portions of the Work, including changes in the work of other contracts or the impact on any Project Certifications (such as LEED), that will result from incorporation of the proposed substitution.

§ 3.3.3 The burden of proof of the merit of the proposed substitution is upon the proposer. The Architect's decision of approval or disapproval of a proposed substitution shall be final.

§ 3.3.4 If the Architect approves a proposed substitution prior to receipt of Bids, such approval shall be set forth in an Addendum. Approvals made in any other manner shall not be binding, and Bidders shall not rely upon them.

§ 3.3.5 No substitutions will be considered after the Contract award unless specifically provided for in the Contract Documents.

§ 3.4 Addenda

§ 3.4.1 Addenda will be transmitted to Bidders known by the issuing office to have received complete Bidding Documents.

(Indicate how, such as by email, website, host site/platform, paper copy, or other method Addenda will be transmitted.)

« Addenda can be obtained through the Anderson County Purchasing Office. Refer to Section 000116 INVITATION TO BID. »

§ 3.4.2 Addenda will be available where Bidding Documents are on file.

§ 3.4.3 Addenda will be issued no later than four days prior to the date for receipt of Bids, except an Addendum withdrawing the request for Bids or one which includes postponement of the date for receipt of Bids.

§ 3.4.4 Prior to submitting a Bid, each Bidder shall ascertain that the Bidder has received all Addenda issued, and the Bidder shall acknowledge their receipt in the Bid.

ARTICLE 4 **BIDDING PROCEDURES**

§ 4.1 Preparation of Bids

§ 4.1.1 Bids shall be submitted on the forms included with or identified in the Bidding Documents.

§ 4.1.2 All blanks on the bid form shall be legibly executed. Paper bid forms shall be executed in a non-erasable medium.

§ 4.1.3 Sums shall be expressed in both words and numbers, unless noted otherwise on the bid form. In case of discrepancy, the amount entered in words shall govern.

§ 4.1.4 Edits to entries made on paper bid forms must be initialed by the signer of the Bid.

§ 4.1.5 All requested Alternates shall be bid. If no change in the Base Bid is required, enter "No Change" or as required by the bid form.

§ 4.1.6 Where two or more Bids for designated portions of the Work have been requested, the Bidder may, without forfeiture of the bid security, state the Bidder's refusal to accept award of less than the combination of Bids stipulated by the Bidder. The Bidder shall neither make additional stipulations on the bid form nor qualify the Bid in any other manner.

§ 4.1.7 Each copy of the Bid shall state the legal name and legal status of the Bidder. As part of the documentation submitted with the Bid, the Bidder shall provide evidence of its legal authority to perform the Work in the jurisdiction where the Project is located. Each copy of the Bid shall be signed by the person or persons legally authorized to bind the Bidder to a contract. A Bid by a corporation shall further name the state of incorporation and have the corporate seal affixed. A Bid submitted by an agent shall have a current power of attorney attached, certifying the agent's authority to bind the Bidder.

§ 4.1.8 A Bidder shall incur all costs associated with the preparation of its Bid.

§ 4.2 Bid Security

§ 4.2.1 Each Bid shall be accompanied by the following bid security: (Insert the form and amount of bid security.)

« Refer to Section 000116 INVITATION TO BID. »

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§ 4.2.2 The Bidder pledges to enter into a Contract with the Owner on the terms stated in the Bid and shall, if required, furnish bonds covering the faithful performance of the Contract and payment of all obligations arising thereunder. Should the Bidder refuse to enter into such Contract or fail to furnish such bonds if required, the amount of the bid security shall be forfeited to the Owner as liquidated damages, not as a penalty. In the event the Owner fails to comply with Section 6.2, the amount of the bid security shall not be forfeited to the Owner.

§ 4.2.3 If a surety bond is required as bid security, it shall be written on AIA Document A310[™], Bid Bond, unless otherwise provided in the Bidding Documents. The attorney-in-fact who executes the bond on behalf of the surety shall affix to the bond a certified and current copy of an acceptable power of attorney. The Bidder shall provide surety bonds from a company or companies lawfully authorized to issue surety bonds in the jurisdiction where the Project is located.

§ 4.2.4 The Owner will have the right to retain the bid security of Bidders to whom an award is being considered until (a) the Contract has been executed and bonds, if required, have been furnished; (b) the specified time has elapsed so that Bids may be withdrawn; or (c) all Bids have been rejected. However, if no Contract has been awarded or a Bidder has not been notified of the acceptance of its Bid, a Bidder may, beginning« »days after the opening of Bids, withdraw its Bid and request the return of its bid security.

§ 4.3 Submission of Bids

§ 4.3.1 A Bidder shall submit its Bid as indicated below: (Indicate how, such as by website, host site/platform, paper copy, or other method Bidders shall submit their Bid.)

« Sealed bids will be received by the Anderson County Purchasing Office. Refer to Section 000116 INVITATION TO BID. »

§ 4.3.2 Paper copies of the Bid, the bid security, and any other documents required to be submitted with the Bid shall be enclosed in a sealed opaque envelope. The envelope shall be addressed to the party receiving the Bids and shall be identified with the Project name, the Bidder's name and address, and, if applicable, the designated portion of the Work for which the Bid is submitted. If the Bid is sent by mail, the sealed envelope shall be enclosed in a separate mailing envelope with the notation "SEALED BID ENCLOSED" on the face thereof.

§ 4.3.3 Bids shall be submitted by the date and time and at the place indicated in the invitation to bid. Bids submitted after the date and time for receipt of Bids, or at an incorrect place, will not be accepted.

§ 4.3.4 The Bidder shall assume full responsibility for timely delivery at the location designated for receipt of Bids.

§ 4.3.5 A Bid submitted by any method other than as provided in this Section 4.3 will not be accepted.

§ 4.4 Modification or Withdrawal of Bid

§ 4.4.1 Prior to the date and time designated for receipt of Bids, a Bidder may submit a new Bid to replace a Bid previously submitted, or withdraw its Bid entirely, by notice to the party designated to receive the Bids. Such notice shall be received and duly recorded by the receiving party on or before the date and time set for receipt of Bids. The receiving party shall verify that replaced or withdrawn Bids are removed from the other submitted Bids and not considered. Notice of submission of a replacement Bid or withdrawal of a Bid shall be worded so as not to reveal the amount of the original Bid.

§ 4.4.2 Withdrawn Bids may be resubmitted up to the date and time designated for the receipt of Bids in the same format as that established in Section 4.3, provided they fully conform with these Instructions to Bidders. Bid security shall be in an amount sufficient for the Bid as resubmitted.

§ 4.4.3 After the date and time designated for receipt of Bids, a Bidder who discovers that it made a clerical error in its Bid shall notify the Architect of such error within two days, or pursuant to a timeframe specified by the law of the jurisdiction where the Project is located, requesting withdrawal of its Bid. Upon providing evidence of such error to the reasonable satisfaction of the Architect, the Bid shall be withdrawn and not resubmitted. If a Bid is withdrawn pursuant to this Section 4.4.3, the bid security will be attended to as follows:

(State the terms and conditions, such as Bid rank, for returning or retaining the bid security.)

« Refer to Section 000116 INVITATION TO BID. »

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ARTICLE 5 CONSIDERATION OF BIDS

§ 5.1 Opening of Bids

If stipulated in an advertisement or invitation to bid, or when otherwise required by law, Bids properly identified and received within the specified time limits will be publicly opened and read aloud. A summary of the Bids may be made available to Bidders.

§ 5.2 Rejection of Bids

Unless otherwise prohibited by law, the Owner shall have the right to reject any or all Bids.

§ 5.3 Acceptance of Bid (Award)

§ 5.3.1 It is the intent of the Owner to award a Contract to the lowest responsive and responsible Bidder, provided the Bid has been submitted in accordance with the requirements of the Bidding Documents. Unless otherwise prohibited by law, the Owner shall have the right to waive informalities and irregularities in a Bid received and to accept the Bid which, in the Owner's judgment, is in the Owner's best interests.

§ 5.3.2 Unless otherwise prohibited by law, the Owner shall have the right to accept Alternates in any order or combination, unless otherwise specifically provided in the Bidding Documents, and to determine the lowest responsive and responsible Bidder on the basis of the sum of the Base Bid and Alternates accepted.

ARTICLE 6 POST-BID INFORMATION

§ 6.1 Contractor's Qualification Statement

Bidders to whom award of a Contract is under consideration shall submit to the Architect, upon request and within the timeframe specified by the Architect, a properly executed AIA Document A305[™], Contractor's Qualification Statement, unless such a Statement has been previously required and submitted for this Bid.

§ 6.2 Owner's Financial Capability

A Bidder to whom award of a Contract is under consideration may request in writing, fourteen days prior to the expiration of the time for withdrawal of Bids, that the Owner furnish to the Bidder reasonable evidence that financial arrangements have been made to fulfill the Owner's obligations under the Contract. The Owner shall then furnish such reasonable evidence to the Bidder no later than seven days prior to the expiration of the time for withdrawal of Bids. Unless such reasonable evidence is furnished within the allotted time, the Bidder will not be required to execute the Agreement between the Owner and Contractor.

§ 6.3 Submittals

§ 6.3.1 After notification of selection for the award of the Contract, the Bidder shall, as soon as practicable or as stipulated in the Bidding Documents, submit in writing to the Owner through the Architect:

- a designation of the Work to be performed with the Bidder's own forces; .1
- .2 names of the principal products and systems proposed for the Work and the manufacturers and suppliers of each; and
- .3 names of persons or entities (including those who are to furnish materials or equipment fabricated to a special design) proposed for the principal portions of the Work.

§ 6.3.2 The Bidder will be required to establish to the satisfaction of the Architect and Owner the reliability and responsibility of the persons or entities proposed to furnish and perform the Work described in the Bidding Documents.

§ 6.3.3 Prior to the execution of the Contract, the Architect will notify the Bidder if either the Owner or Architect, after due investigation, has reasonable objection to a person or entity proposed by the Bidder. If the Owner or Architect has reasonable objection to a proposed person or entity, the Bidder may, at the Bidder's option, withdraw the Bid or submit an acceptable substitute person or entity. The Bidder may also submit any required adjustment in the Base Bid or Alternate Bid to account for the difference in cost occasioned by such substitution. The Owner may accept the adjusted bid price or disqualify the Bidder. In the event of either withdrawal or disqualification, bid security will not be forfeited.

§ 6.3.4 Persons and entities proposed by the Bidder and to whom the Owner and Architect have made no reasonable objection must be used on the Work for which they were proposed and shall not be changed except with the written consent of the Owner and Architect.

ARTICLE 7 PERFORMANCE BOND AND PAYMENT BOND

§ 7.1 Bond Requirements

§ 7.1.1 If stipulated in the Bidding Documents, the Bidder shall furnish bonds covering the faithful performance of the Contract and payment of all obligations arising thereunder.

§ 7.1.2 If the furnishing of such bonds is stipulated in the Bidding Documents, the cost shall be included in the Bid. If the furnishing of such bonds is required after receipt of bids and before execution of the Contract, the cost of such bonds shall be added to the Bid in determining the Contract Sum.

§ 7.1.3 The Bidder shall provide surety bonds from a company or companies lawfully authorized to issue surety bonds in the jurisdiction where the Project is located.

§ 7.1.4 Unless otherwise indicated below, the Penal Sum of the Payment and Performance Bonds shall be the amount of the Contract Sum.

(If Payment or Performance Bonds are to be in an amount other than 100% of the Contract Sum, indicate the dollar amount or percentage of the Contract Sum.)

« »

§ 7.2 Time of Delivery and Form of Bonds

§ 7.2.1 The Bidder shall deliver the required bonds to the Owner not later than three days following the date of execution of the Contract. If the Work is to commence sooner in response to a letter of intent, the Bidder shall, prior to commencement of the Work, submit evidence satisfactory to the Owner that such bonds will be furnished and delivered in accordance with this Section 7.2.1.

§ 7.2.2 Unless otherwise provided, the bonds shall be written on AIA Document A312, Performance Bond and Payment Bond.

§ 7.2.3 The bonds shall be dated on or after the date of the Contract.

§ 7.2.4 The Bidder shall require the attorney-in-fact who executes the required bonds on behalf of the surety to affix to the bond a certified and current copy of the power of attorney.

ENUMERATION OF THE PROPOSED CONTRACT DOCUMENTS **ARTICLE 8**

§ 8.1 Copies of the proposed Contract Documents have been made available to the Bidder and consist of the following documents:

AIA Document A101TM–2017, Standard Form of Agreement Between Owner and Contractor, unless .1 otherwise stated below.

(Insert the complete AIA Document number, including year, and Document title.)

« A105-2017 AIA Standard Short Form of Agreement Between Owner and Contractor »

AIA Document A101TM–2017, Exhibit A, Insurance and Bonds, unless otherwise stated below. .2 (Insert the complete AIA Document number, including year, and Document title.)

« »

.3 AIA Document A201TM–2017, General Conditions of the Contract for Construction, unless otherwise stated below.

(Insert the complete AIA Document number, including year, and Document title.)

« »

AIA Document E203TM–2013, Building Information Modeling and Digital Data Exhibit, dated as .4 indicated below: (Insert the date of the E203-2013.)

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«NA»



.5 Drawings

Number	Title	Date
G000	COVER	2024-03-01
G001	GENERAL PROJ	2024-03-01
G002	LEGENDS & ABBR	2024-03-01
-		202.02.01
C101	SITE LAYOUT PL	2024-03-01
C102	SITE GRADING	2024-03-01
C102	SITE UTILITY	2024-03-01
C201	SITE DETAIL – 1 …	2024-03-01
C202	SITE DETAIL $-2 \dots$	2024-03-13
0202	SITE DETAIL - 2	2024-05-15
S001	STRUCTURAL NO	2024-03-01
S101	FOUNDATION PL	2024-03-01
S201	MAIN LEVEL FR	2024-03-01
S701	SECTIONS AND D	2024-03-01
5/01	SECTIONS AND D	2024-03-01
AG001	3D VIEWS	2024-03-01
AG001	ACCESSIBILITY	2024-03-01
AG002 AG003	FIBER CEMENT	2024-03-01
A0003	TIBER CEMENT	2024-03-01
AS101	ARCHITECTURAL	2024-03-01
A101	FLOOR PLANS	2024-03-01
A102	ENLARGED PLAN	2024-03-01
A121	REFLECTED CE	2024-03-01
A201	EXTERIOR ELEV	2024-03-01
A301	BUILDING SECTI	2024-03-01
A311	WALL SECTIONS	2024-03-01
A401	VERTICAL CIR	2024-03-01
A501	OPENINGS	2024-03-01
A502	HARDWARE	2024-03-13
4 700	INTERIOR FINISH	2024-03-01
A700 A701	SIGNAGE	2024-03-01
A/01	SIGNAGE	2024-03-01
P101	WASTE & WAT	2024-03-01
		2021 03 01
M101	HEAT AND VENT	2024-03-01
E101	FLOOR PLANS	2024-03-01
E201	LEGENDS AND	2024-03-01
R-C100	(RESOURCE)	02/22/2023
R-C101	(RESOURCE)	02/22/2023
R-C101 R-C300	(RESOURCE)	02/22/2023
R-C500		02/22/2023
	(RESOURCE) (RESOURCE)	
R-C800	(RESOURCE)	02/22/2023
R-C801	(RESOURCE)	02/22/2023

.6 Specifications

Section	Title	Date	Pages
PROJECT MANUAL	CONSTRUCTION DOCUMENTS PROJECT MANUAL	03/01/24	ALL

.7 Addenda:

.8

.9

Number ADDENDUM 01	Date 2024-03-13	Pages 8 Sheets + Modifications to Bid Form and Project Manual
ADDENDUM 02	2024-07-08	0 SHEETS + MODIFICATIONS TO BID FORM AND PROJECT MANUAL
Other Exhibits: (Check all boxes that apply and includ	e appropriate information id	entifying the exhibit where required.)
[« NA »] AIA Document E204 [™] –2 (Insert the date of the E204-2) ≪ »		hibit, dated as indicated below:
••••••••••••••••••••••••••••••••••••••		
	_	
Title	Date	Pages
Title [« »] Supplementary and other Cond		Pages
		Pages Date Pages
[« »] Supplementary and other Con-	ditions of the Contract: Title	Date Pages
[« »] Supplementary and other Com Document Other documents listed below: <i>(List here any additional documents th</i>	ditions of the Contract: Title	Date Pages

END OF SECTION

SECTION 00 22 00 – SUPPLEMENTARY INSTRUCTIONS TO BIDDERS

PART 1 GENERAL

1.01 SECTION INCLUDES

A. The following amendments modify, change, delete from or add to the Instructions to Bidders (AIA Document A701 – Section 00 21 00. Where any part of the Invitation to Bid is modified or voided by these amendments, the unaltered provisions of that part shall remain in effect.

1.02 SUBMISSION OF BIDS

- A. In addition to the information listed in Subparagraph 4.3.1, the sealed envelope containing the bid shall be plainly marked on the outside with the bidding contractor's license number, date of expiration of the license, license limitation, and that part of license classification applying to the bid. If this information is not marked on the outside of the envelope, the Architect and the Owner are prohibited from opening and considering the bid by the requirements of The Contractor's Licensing Act of 1976 enacted by the General Assembly of the State of Tennessee, as amended by Chapter 9 and Chapter 406 of the Public Acts of 1977. The names of the Mechanical and Electrical Subcontractors, License numbers and date of expiration of their licenses must be on the bid envelopes.
- B. Bidders' attention is called to the provisions of the Contractor's Licensing Act requiring mechanical and electrical subcontractors to have a contractor's license if the aggregate amount of their subcontract is equal to or exceeds Twenty-Five Thousand Dollars (\$25,000).

1.03 CONTRACT FOR CONSTRUCTION

- A. The Contract for Construction of the Project will be executed on AIA Document A105-2017.
- B. Note the Owner requirement on Construction Duration: the project must achieve Substantial Completion a maximum of 45 days from the date of Purchase Order Issuance.

Requirement is removed in Addendum 02.

C. The Contractor shall obtain and pay for the building permit and any other permits and governmental fees, utility company fees, licenses, and inspections necessary for proper execution and completion of the Work.

1.04 PERFORMANCE BOND

A. Bonds shall be executed on AIA Document A312-2010, sample form attached in section 00 41 05 Performance Bond.

1.05 DEFINITIONS

- A. All definitions set forth in the Proposed Form of Agreement, AIA A105-2017, are applicable to these Instructions to Bidders.
- B. Bidding documents include the Invitation to Bid, Instructions to Bidders, the Bid Forms, Agreement between Owner and Contractor and the proposed Contract Documents including any Addenda issued prior to receipt of Bids.

SUPPLEMENTARY INSTRUCTIONS TO BIDDERS

- C. Addenda are written, or graphic instruments issued prior to the execution of the Contract which modify or interpret the bidding documents, including Drawings and Specifications, by additions, deletions, clarifications, or corrections. Addenda will become part of the Contract Documents when the Construction Contract is executed.
- D. All correspondence concerning the bid process shall be addressed to Greg Campbell c/o Design Innovation Architects; 402 Gay Street Suite 201; Knoxville, TN 37902.

Phone: (865) 637-8540

Email: gcampbell@dia-arch.com.

- E. A Bid is a complete and properly signed proposal to do the Work or designated portion thereof for the sums stipulated therein, submitted in accordance with the Bidding Documents.
- F. The Base Bid is the sum stated in the Bid for which the Bidder offers to perform the Work described in the Bidding Documents as the base.
- G. A Bidder is a person or entity who submits a Bid.
- H. A Sub-Bidder is a person or entity who submits a bid to a Bidder for materials or labor for a portion of the work.

1.06 EXAMINATION OF DOCUMENTS AND SITE

- A. Each Bidder, by making his Bid, represents that he has read and understands the Bidding Documents.
- B. Each Bidder, by making his Bid, represents that he has visited the site and familiarized himself with the local conditions under which the work is to be performed.
- C. Each Bidder, by making his Bid, represents that his Bid is based upon the materials, systems and equipment required by the Bidding Documents unless exceptions are noted on the Bid Form.

1.07 BIDDING PROCEDURES

- A. All Bids shall be prepared on the forms provided by the Owner and submitted in accordance with the Instructions to Bidders. The Owner will furnish Bidders with Bid Forms which will provide for the following Bid Items:
 - 1. A single contract price for the Work as detailed and described in these Instructions.
 - 2. Acknowledgement of Addenda.
 - 3. Number of calendar days to complete project.
 - 4. List of Mechanical, Plumbing and Electrical sub-contractors.
- B. A Bid is invalid if it has not been received at the designated location prior to the time and date for receipt of bids indicated in the Invitation to Bid, or prior to any extension thereof issued to the Bidders.
- C. Unless otherwise provided in any supplement to these Instructions to Bidders, no bidder shall modify, withdraw, or cancel his Bid or any part thereof for sixty (60) days after the time designated for the receipt of Bids in the Invitation to Bid.
- D. Prior to the receipt of Bids, Addenda will be mailed or delivered to each person or firm recorded by the Architect and Engineer as having received the Bidding Documents. Addenda issued after receipt of Bids will be mailed or delivered only to the selected Bidder.

SUPPLEMENTARY INSTRUCTIONS TO BIDDERS

- E. Bids shall not contain any recapitulation of the Work (except as noted on the Bid Form) to be done and no oral or telephone proposals or modifications will be considered.
- F. The Bidder shall make no additional stipulations on the Bid Form or limit or qualify his Bid in any other manner. Bids so qualified will be subject to disqualification.
- G. Only written instructions will be binding. The Architect or Engineer will not be responsible for any oral, telegraphic, or telephonic instructions.
- H. The names of all Subcontractors and material suppliers proposed to be employed shall be submitted for approval by the Owner before they are employed, and all such Subcontractors and material suppliers must be known to perform work of a high standard in their respective trades. If the Owner has reasonable objection to any such proposed person or entity, and notifies, the Bidder in writing of such objection, the Bidder shall provide an acceptable substitute person or entity in accordance with Article 5.2 of the General Conditions.

1.08 DISCREPANCIES AND AMBIGUITIES

A. Each Bidder shall examine the Bidding Documents carefully and, not later than (10) days prior to the date for receipt of Bids, shall make written request to the Architect via fax or email for interpretations or correction of any ambiguity, inconsistence, or error therein which he may discover. The Architect or Engineer will issue any interpretation or correction as an Addendum. Only a written interpretation or correction by Addendum shall be binding. No Bidder shall rely upon any interpretation or correction given by any other method.

1.09 SUSTITUTIONS

A. Where products or systems are specified by naming only one manufacturer and no provisions for substitutions are listed, no substitutions are allowed. Where substitution provisions are listed, they will only be considered if approved by Addenda prior to Bidding.

1.10 QUALIFICATIONS OF BIDDERS

- A. If required, a Bidder shall submit to the Owner a properly executed Contractor's Qualification Statement, AIA A-305 (current edition) and/or properly documented experience record.
- B. Bidders may be disqualified, and their Bids not considered for any of the following specific reasons:
 - 1. Reason for believing collusion exists among bidders.
 - 2. The Bidder being involved in any litigation with the Owner.
 - 3. The Bidder being in arrears on any existing contract or having defaulted on a previous contract.

4. Lack of competency as revealed by the financial statement, experience and equipment, questionnaires, or qualification statement.

5. Uncompleted work which in the judgment of the Owner will prevent or hinder the prompt completion of additional work if awarded.

6. If required, a Bidder shall submit to the Owner a confidential Financial Statement in a sealed envelope.

1.11 BASIS OF BID

A. The Bidder shall include all Allowances, Unit Cost items and Alternates shown on the Bid Form; failure to comply may be cause for rejection. No segregated Bids or assignments will be considered.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

END OF SECTION

SECTION 00 41 00 – BID FORM

Bid Form

Date Issued: March 01, 2024

Revision: July 08, 2024

Date Submitted:

DIA Project No. 22021

Submit Bids to Anderson County Purchasing Agent:

Katherine Kleehammer Anderson County Deputy Purchasing Agent Anderson County Courthouse Clinton, Tennessee 37716

Project: Clinton HS Softball Concession Bldg

Owner: Anderson County Schools 101 South Main St Suite 5 Clinton, TN 37716

Architect: Design Innovation Architects, Inc. 402 S. Gay Street, Suite 201 Knoxville, TN 37902 (865) 637-8540

Proposal of	 hereinafter	called	"BIDDER"),
organized and existing under the laws of the State of _	 		
doing business as		*. T	o Anderson

County (hereinafter called "OWNER"). In compliance with your Advertisement for Bids, BIDDER hereby proposes to perform all WORK for the construction of Clinton HS Softball Concession Bldg in strict accordance with the CONTRACT DOCUMENTS, within the time set forth below, and at the price stated below.

By submission of this BID, each BIDDER certifies, and in the case of a joint BID each party thereto certifies as to its own organization, that this BID has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this BID with and other BIDDER or with any competitor.

BIDDER hereby agrees to commence WORK under this contract on or before a date to be specified in the NOTICE TO PROCEED and to fully complete the PROJECT within ______ consecutive calendar days after the date on the executed Purchase Order issued by Anderson County Purchasing. BIDDER further agrees to pay as liquidated damages, the sum of \$500.00 for each consecutive calendar day thereafter as provided in Section 15 of the General Conditions.

The Contractor shall obtain and pay for the building permit and any other permits and governmental fees, utility company fees, licenses, and inspections necessary for proper execution and completion of the Work.

The undersigned, having visited the site of the work, and having familiarized himself with local conditions affecting the cost of the work, and having carefully examined all requirements of the proposed Contract Documents, dated March 01, 2024, as prepared by Design Innovation Architects, Inc., and duly issued Addenda to said Documents, as acknowledged herein, proposes

to furnish all <u>labor and materials</u> as required by said Documents and Addenda thereto for the type of work stated below, for a lump sum of:

BASE BID

____Dollars (\$ _____)

ALTERNATES

ALTERNATE NO. 01:

If this Alternate, for the Work associated with the inclusion of an EOne Grinder Pump and power to the pump is accepted, the Base Bid will be modified as follows:

ADD / DEDUCT		Dollars
(circle one above)	(in words)	
(\$) to / from the BASE BID berginafter refer	red to as the AI TERNATE NO

(in numbers)

) to / from the BASE BID, hereinafter referred to as the **ALTERNATE NO. 01**.

UNIT PRICES

No Unit Prices.

ALLOWANCES

No Allowances.

CONSTRUCTION DURATION

- A. The Bidder, by submitting this Bid, agrees to furnish all associated labor, materials, equipment, etc., necessary to complete the work by the above stated dates and to accept the conditions for liquidated damages as stated above. The above stated duration of the contract is of utmost importance to the Owner and is considered of the essence of the contract.
- B. In the event the duration of the project is extended by, and only by, approved Change Orders, then the General Conditions shall be adjusted in accordance with the provisions of the Contract. If the duration is extended through Change Order, the daily cost of General Conditions shall represent actual General Condition's costs but in no case shall exceed the unit cost of:

 _ Dollars (\$) per day
_ 、	

NOTICE OF ACCEPTANCE

If written notice of the acceptance of this bid is mailed or delivered to the Undersigned within sixty (60) days after the date of receipt of bids or at any time thereafter before this bid is withdrawn, the Undersigned agrees that he will execute and deliver a contract on the forms which will be provided him in accordance with bid as specified; and that he will give performance and payment bonds as specified with good and sufficient surety or sureties all within ten (10) days, unless a longer period is allowed after the prescribed forms are presented to him for signature.

RECEIPT OF BID DOCUMENTS

Receipt is acknowledged of the Bid Documents identified by "Clinton HS Softball Concession Bldg" dated March 01, 2024, and Addenda and Supplementary drawings listed under "Addenda Receipt" attached.

ADDENDA RECEIPT (list addenda and supplementary drawings and the date received)

Addendum No.:	_01	Date Received:
Addendum No.:	_02	Date Received:

BIDDER - (If bid is by a Corporation, this bid must have the Signature Required by its By-Laws):

Respectively submitted:			
STATE of INCORPORATIO	N:		
BY:			
TITLE:			<u> </u>
DATE:			
			<u> </u>
TELEPHONE:			
LICENSING			
	NTRACTORS LICENSE NUMBER:		
BIDDENS TENNESSEE CC	MILACIONS LICENSE NOMBER.		
			<u> </u>
CONTRACTOR CLASSIFIC	ATION, SUBCLASSIFICATION, and LIMIT/	ATION:	
(classification)	(sub-classification)	(limitation)	
MAJOR SUBCONTRACTO	<u>RS:</u>		
(HVAC)			
(Electrical)			
(Plumbing – if different from	HVAC)		

(Wood Framing Sub-contractor(s) – if different from GC)

BID NUMBER: 2501

BID TITLE: Clinton HS Softball Concession Bldg

END OF SECTION

SECTION 00 41 05 – PERFORMANCE BOND

SEE THE FOLLOWING PAGES FOR THE AMERICAN INSTITUTE OF ARCHITECTS DOCUMENT A312 – PERFORMANCE BOND



AFT AIA Document A312 - 2010

Performance Bond

CONTRACTOR:

(Name, legal status and address)

« »« »

« »

OWNER:

(Name, legal status and address) « »« » « »

CONSTRUCTION CONTRACT

Date: « » Amount: \$ « » Description: (Name and location) « » « »

BOND

Date: (Not earlier « » Amount: \$ Modificatio Bond:			« » See Section 16
	OR AS PRINCIPAL (Corporate Seal)	SURETY Company:	(Corporate Seal)
Signature: Name and Title:	« »« »	Signature: Name and Title:	« »« »

SURETY:

« »« »

« »

place of business)

(Name, legal status and principal

(Any additional signatures appear on the last page of this Performance Bond.)

(FOR INFORMATION ONLY – Name, address and telephone) AGENT or BROKER:

«	»			
~	»			
«	»			

OWNER'S REPRESENTATIVE:					
(Architect, Engineer or other party:)					
« »					
« »					
« »					
« »					
« »					
« »					

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.





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§ 1 The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.

§ 2 If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Section 3.

§ 3 If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after

- .1 the Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Section 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default;
- .2 the Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety; and
- .3 the Owner has agreed to pay the Balance of the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.

§ 4 Failure on the part of the Owner to comply with the notice requirement in Section 3.1 shall not constitute a failure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extent the Surety demonstrates actual prejudice.

§ 5 When the Owner has satisfied the conditions of Section 3, the Surety shall promptly and at the Surety's expense take one of the following actions:

§ 5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;

§ 5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors:

§ 5.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Section 7 in excess of the Balance of the Contract Price incurred by the Owner as a result of the Contractor Default; or

§ 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:

- After investigation, determine the amount for which it may be liable to the Owner and, as soon as .1 practicable after the amount is determined, make payment to the Owner; or
- .2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.

§ 6 If the Surety does not proceed as provided in Section 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Section 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.

§ 7 If the Surety elects to act under Section 5.1, 5.2 or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication, for

- the responsibilities of the Contractor for correction of defective work and completion of the .1 Construction Contract;
- .2 additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Section 5; and
- .3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.

§ 8 If the Surety elects to act under Section 5.1, 5.3 or 5.4, the Surety's liability is limited to the amount of this Bond.

§ 9 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors and assigns.

§ 10 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.

§ 11 Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.

§ 12 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.

§ 13 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

§ 14 Definitions

§ 14.1 Balance of the Contract Price. The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.

§ 14.2 Construction Contract. The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and changes made to the agreement and the Contract Documents.

§ 14.3 Contractor Default. Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.

§ 14.4 Owner Default. Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.

§ 14.5 Contract Documents. All the documents that comprise the agreement between the Owner and Contractor.

§ 15 If this Bond is issued for an agreement between a Contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

§ 16 Modifications to this bond are as follows:

« »				
CONTRACTOR AS	below for addition		SURETY	those appearing on the cover page.)
Company:		(Corporate Seal)	Company:	(Corporate Seal)
Signature:			Signature:	
Name and Title: Address:	« »« » « »		Name and Title: Address:	« »« » « »

END OF SECTION

SECTION 00 42 00 – PROPOSED FORM OF AGREEMENT

SEE THE FOLLOWING PAGES FOR THE AMERICAN INSTITUTE OF ARCHITECTS DOCUMENT A105-2017 – STANDARD FORM OF AGREEMENT BETWEEN OWNER AND CONTRACTOR FOR A RESIDENTIAL OR SMALL COMMERCIAL PROJECT



Standard Short Form of Agreement Between Owner and Contractor

AGREEMENT made as of the « » day of « » in the year « » (In words, indicate day, month and year.)

BETWEEN the Owner: (Name, legal status, address and other information)

« Anderson County Schools » « 101 S. Main St. » « Suite 5 » « Clinton, TN 37716 »

and the Contractor: (Name, legal status, address and other information)

« » « » « »

« »

for the following Project: (Name, location and detailed description)

« Project Name: Clinton HS Softball Concession Bldg » « 425 Dragon Drive, » « Clinton, TN 37716 »

The Architect: (Name, legal status, address and other information)

« Design Innovation Architects - DIA » « 402 S. Gay Street » « Suite 201 » « Knoxville, TN 37902 »

The Owner and Contractor agree as follows.

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.





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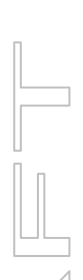
THE CONTRACT DOCUMENTS ARTICLE 1

The Contractor shall complete the Work described in the Contract Documents for the Project. The Contract Documents consist of

- this Agreement signed by the Owner and Contractor; .1
- .2 the drawings and specifications prepared by the Architect, dated « 03/28/22 », and enumerated as follows:

	awings: umber	Title	Date
	000	COVER	2024-03-01
	001	GENERAL PROJ	2024-03-01
_	002	LEGENDS & ABBR	2024-03-01
С	101	SITE LAYOUT PL	2024-03-01
С	102	SITE GRADING	2024-03-01
\mathbf{C}	103	SITE UTILITY	2024-03-01
\mathbf{C}	201	SITE DETAIL – 1 …	2024-03-01
\mathbf{C}	202	SITE DETAIL – 2 …	2024-03-13
S	001	STRUCTURAL NO	2024-03-01

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S101	FOUNDATIO PLAN	2024-03-01
S201	MAIN LEVEL FRA	2024-03-01
S701	SECTIONS AND D	2024-03-01
AG001	3D VIEWS	2024-03-01
AG002	ACCESSIBILITY	2024-03-01
AG003	FIBER CEMENT	2024-03-01
AS101	ARCHITECTURAL	2024-03-01
A101	FLOOR PLANS	2024-03-01
A102	ENLARGED PLAN	2024-03-01
A121	REFLECTED CEIL	2024-03-01
A201	EXTERIOR ELEV	2024-03-01
A301	BUILDING SECTI	2024-03-01
A311	WALL SECTIONS	2024-03-01
A401	VERTICAL CIR	2024-03-01
A501	OPENINGS	2024-03-01
A502	HARDWARE SCH	2024-03-13
A700	INTERIOR FINISH	2024-03-01
A701	SIGNAGE	2024-03-01
P101	WASTE & WATER	2024-03-01
M101	HEAT & VENTILATION	2024-03-01
E101	FLOOR PLANS – ELEC	2024-03-01
E201	LEGENDS AND SCH	2024-03-01
R-C100	RESOURCE	02/22/2023
R-C100 R-C101		02/22/2023
R-C101 R-C300	RESOURCE RESOURCE	02/22/2023
R-C500	RESOURCE	02/22/2023
R-C800	RESOURCE	02/22/2023
R-C801	RESOURCE	02/22/2023



	Specifications: Section PROJECT MANUAL	Title CONSTRUCTION DOCUMENTS PROJECT MANUAL	Pages ALL				
.3	addenda prepared by the Architect Number Addendum 01	as follows: Date 03/13/2024	Pages G001, C202, A121, A501, A502, A700, E101, E201				
	Addendum 02	07/08/2024	Bid Requirements Changed.				
.4	written orders for changes in the W Agreement; and	Vork, pursuant to Article 10, issued	l after execution of this				
.5	other documents, if any, identified	as follows:					
	« »						
ARTICLE 2 § 2.1 The Cor Work.	ARTICLE 2 DATE OF COMMENCEMENT AND SUBSTANTIAL COMPLETION § 2.1 The Contract Time is the number of calendar days available to the Contractor to substantially complete the						
§ 2.2 Date of Commencement: Unless otherwise set forth below, the date of commencement shall be the date of this Agreement. (<i>Insert the date of commencement if other than the date of this Agreement.</i>)							
« »							
§ 2.3 Substantial Completion: Subject to adjustments of the Contract Time as provided in the Contract Documents, the Contractor shall achieve Substantial Completion, as defined in Section 12.5, of the entire Work: <i>(Check the appropriate box and complete the necessary information.)</i>							
[« »]	[« »] Not later than « » (« ») calendar days from the date of an executed Purchase Order issued by Anderson County Purchasing.						
[« »] By the following date: « »							
ARTICLE 3 CONTRACT SUM § 3.1 The Contract Sum shall include all items and services necessary for the proper execution and completion of the Work. Subject to additions and deductions in accordance with Article 10, the Contract Sum is:							
« »(\$ « »)							
§ 3.2 For purposes of payment, the Contract Sum includes the following values related to portions of the Work: <i>(Itemize the Contract Sum among the major portions of the Work.)</i>							
Por	tion of the Work	Value					
§ 3.3 The Contract Sum is based upon the following alternates, if any, which are described in the Contract Documents and hereby accepted by the Owner:							

(Identify the accepted alternates. If the bidding or proposal documents permit the Owner to accept other alternates subsequent to the execution of this Agreement, attach a schedule of such other alternates showing the amount for each and the date when that amount expires.)

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« »

§ 3.4 Allowances, if any, included in the Contract Sum are as follows: (Identify each allowance.)

	Item	Price	_
•	t prices, if any, are as follows: the item and state the unit price and quantity	limitations, if any, to which the unit	price will be applicable.)
	Item	Units and Limitations	Price per Unit (\$0.00)
	NA		
Contracto	4 PAYMENTS ed on Contractor's Applications for Payment or, in accordance with Article 12, as follows: <i>low timing for payments and provisions for v</i>		er shall pay the

« »

§ 4.2 Payments due and unpaid under the Contract Documents shall bear interest from the date payment is due at the rate below, or in the absence thereof, at the legal rate prevailing at the place of the Project. (Insert rate of interest agreed upon, if any.)

« » % « »

ARTICLE 5 INSURANCE

§ 5.1 The Contractor shall maintain the following types and limits of insurance until the expiration of the period for correction of Work as set forth in Section 14.2, subject to the terms and conditions set forth in this Section 5.1:

§ 5.1.1 Commercial General Liability insurance for the Project, written on an occurrence form, with policy limits of not less than « » (\$ « ») each occurrence, « » (\$ « ») general aggregate, and « » (\$ « ») aggregate for productscompleted operations hazard.

§ 5.1.2 Automobile Liability covering vehicles owned, and non-owned vehicles used, by the Contractor, with policy limits of not less than « » (\$ « ») per accident, for bodily injury, death of any person, and property damage arising out of the ownership, maintenance, and use of those motor vehicles along with any other statutorily required automobile coverage.

§ 5.1.3 The Contractor may achieve the required limits and coverage for Commercial General Liability and Automobile Liability through a combination of primary and excess or umbrella liability insurance, provided that such primary and excess or umbrella insurance policies result in the same or greater coverage as those required under Section 5.1.1 and 5.1.2, and in no event shall any excess or umbrella liability insurance provide narrower coverage than the primary policy. The excess policy shall not require exhaustion of the underlying limits only through the actual payment by the underlying insurers.

§ 5.1.4 Workers' Compensation at statutory limits.

§	5.1.5 Employers' Liability with policy limits not less than	ı « »	(\$	« ») each accident,	« »(\$	« ») each empl	loyee,
an	nd « » (\$ « ») policy limit.								

§ 5.1.6 The Contractor shall provide builder's risk insurance to cover the total value of the entire Project on a replacement cost basis.

§ 5.1.7 Other Insurance Provided by the Contractor

(List below any other insurance coverage to be provided by the Contractor and any applicable limits.)

Coverage	Limits

§ 5.2 The Owner shall be responsible for purchasing and maintaining the Owner's usual liability insurance and shall provide property insurance to cover the value of the Owner's property. The Contractor is entitled to receive an increase in the Contract Sum equal to the insurance proceeds related to a loss for damage to the Work covered by the Owner's property insurance.

§ 5.3 The Contractor shall obtain an endorsement to its Commercial General Liability insurance policy to provide coverage for the Contractor's obligations under Section 8.12.

§ 5.4 Prior to commencement of the Work, each party shall provide certificates of insurance showing their respective coverages.

§ 5.5 Unless specifically precluded by the Owner's property insurance policy, the Owner and Contractor waive all rights against (1) each other and any of their subcontractors, suppliers, agents, and employees, each of the other; and (2) the Architect, Architect's consultants, and any of their agents and employees, for damages caused by fire or other causes of loss to the extent those losses are covered by property insurance or other insurance applicable to the Project, except such rights as they have to the proceeds of such insurance.

ARTICLE 6 **GENERAL PROVISIONS**

§ 6.1 The Contract

The Contract represents the entire and integrated agreement between the parties and supersedes prior negotiations, representations or agreements, either written or oral. The Contract may be amended or modified only by a written modification in accordance with Article 10.

§ 6.2 The Work

The term "Work" means the construction and services required by the Contract Documents, and includes all other labor, materials, equipment, and services provided, or to be provided, by the Contractor to fulfill the Contractor's obligations.

§ 6.3 Intent

The intent of the Contract Documents is to include all items necessary for the proper execution and completion of the Work by the Contractor. The Contract Documents are complementary, and what is required by one shall be as binding as if required by all.

§ 6.4 Ownership and Use of Architect's Drawings, Specifications and Other Documents

Documents prepared by the Architect are instruments of the Architect's service for use solely with respect to this Project. The Architect shall retain all common law, statutory, and other reserved rights, including the copyright. The Contractor, subcontractors, sub-subcontractors, and suppliers are authorized to use and reproduce the instruments of service solely and exclusively for execution of the Work. The instruments of service may not be used for other Projects or for additions to this Project outside the scope of the Work without the specific written consent of the Architect.

§ 6.5 Electronic Notice

Written notice under this Agreement may be given by one party to the other by email as set forth below. (Insert requirements for delivering written notice by email such as name, title, and email address of the recipient, and whether and how the system will be required to generate a read receipt for the transmission.)

« »

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ARTICLE 7 OWNER

§ 7.1 Information and Services Required of the Owner

§ 7.1.1 If requested by the Contractor, the Owner shall furnish all necessary surveys and a legal description of the site.

§ 7.1.2 Except for permits and fees under Section 8.7.1 that are the responsibility of the Contractor, the Owner shall obtain and pay for other necessary approvals, easements, assessments, and charges.

§ 7.1.3 Prior to commencement of the Work, at the written request of the Contractor, the Owner shall furnish to the Contractor reasonable evidence that the Owner has made financial arrangements to fulfill the Owner's obligations under the Contract. The Contractor shall have no obligation to commence the Work until the Owner provides such evidence.

§ 7.2 Owner's Right to Stop the Work

If the Contractor fails to correct Work which is not in accordance with the Contract Documents, the Owner may direct the Contractor in writing to stop the Work until the correction is made.

§ 7.3 Owner's Right to Carry Out the Work

If the Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents and fails within a seven day period after receipt of written notice from the Owner to commence and continue correction of such default or neglect with diligence and promptness, the Owner may, without prejudice to other remedies, correct such deficiencies. In such case, the Architect may withhold or nullify a Certificate for Payment in whole or in part, to the extent reasonably necessary to reimburse the Owner for the cost of correction, provided the actions of the Owner and amounts charged to the Contractor were approved by the Architect.

§ 7.4 Owner's Right to Perform Construction and to Award Separate Contracts

§ 7.4.1 The Owner reserves the right to perform construction or operations related to the Project with the Owner's own forces, and to award separate contracts in connection with other portions of the Project.

§ 7.4.2 The Contractor shall coordinate and cooperate with the Owner's own forces and separate contractors employed by the Owner.

ARTICLE 8 CONTRACTOR

§ 8.1 Review of Contract Documents and Field Conditions by Contractor

§ 8.1.1 Execution of the Contract by the Contractor is a representation that the Contractor has visited the site, become familiar with local conditions under which the Work is to be performed, and correlated personal observations with requirements of the Contract Documents.

§ 8.1.2 The Contractor shall carefully study and compare the Contract Documents with each other and with information furnished by the Owner. Before commencing activities, the Contractor shall (1) take field measurements and verify field conditions; (2) carefully compare this and other information known to the Contractor with the Contract Documents; and (3) promptly report errors, inconsistencies, or omissions discovered to the Architect.

§ 8.2 Contractor's Construction Schedule

The Contractor, promptly after being awarded the Contract, shall prepare and submit for the Owner's and Architect's information a Contractor's construction schedule for the Work.

§ 8.3 Supervision and Construction Procedures

§ 8.3.1 The Contractor shall supervise and direct the Work using the Contractor's best skill and attention. The Contractor shall be solely responsible for and have control over construction means, methods, techniques, sequences, and procedures, and for coordinating all portions of the Work.

§ 8.3.2 The Contractor, as soon as practicable after award of the Contract, shall furnish in writing to the Owner, through the Architect, the names of subcontractors or suppliers for each portion of the Work. The Contractor shall not contract with any subcontractor or supplier to whom the Owner or Architect have made a timely and reasonable objection.

§ 8.4 Labor and Materials

§ 8.4.1 Unless otherwise provided in the Contract Documents, the Contractor shall provide and pay for labor, materials, equipment, tools, utilities, transportation, and other facilities and services necessary for proper execution and completion of the Work.

§ 8.4.2 The Contractor shall enforce strict discipline and good order among the Contractor's employees and other persons carrying out the Contract Work. The Contractor shall not permit employment of unfit persons or persons not skilled in tasks assigned to them.

§ 8.5 Warranty

The Contractor warrants to the Owner and Architect that: (1) materials and equipment furnished under the Contract will be new and of good quality unless otherwise required or permitted by the Contract Documents; (2) the Work will be free from defects not inherent in the quality required or permitted; and (3) the Work will conform to the requirements of the Contract Documents. Any material or equipment warranties required by the Contract Documents shall be issued in the name of the Owner, or shall be transferable to the Owner, and shall commence in accordance with Section 12.5.

§ 8.6 Taxes

The Contractor shall pay sales, consumer, use, and similar taxes that are legally required when the Contract is executed.

§ 8.7 Permits, Fees and Notices

§ 8.7.1 The Contractor shall obtain and pay for the building permit and other permits and governmental fees, licenses, and inspections necessary for proper execution and completion of the Work.

§ 8.7.2 The Contractor shall comply with and give notices required by agencies having jurisdiction over the Work. If the Contractor performs Work knowing it to be contrary to applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities, the Contractor shall assume full responsibility for such Work and shall bear the attributable costs. The Contractor shall promptly notify the Architect in writing of any known inconsistencies in the Contract Documents with such governmental laws, rules, and regulations.

§ 8.8 Submittals

The Contractor shall promptly review, approve in writing, and submit to the Architect shop drawings, product data, samples, and similar submittals required by the Contract Documents. Shop drawings, product data, samples, and similar submittals are not Contract Documents.

§ 8.9 Use of Site

The Contractor shall confine operations at the site to areas permitted by law, ordinances, permitts, the Contract Documents, and the Owner.

§ 8.10 Cutting and Patching

The Contractor shall be responsible for cutting, fitting, or patching required to complete the Work or to make its parts fit together properly.

§ 8.11 Cleaning Up

The Contractor shall keep the premises and surrounding area free from accumulation of debris and trash related to the Work. At the completion of the Work, the Contractor shall remove its tools, construction equipment, machinery, and surplus material; and shall properly dispose of waste materials.

§ 8.12 Indemnification

To the fullest extent permitted by law, the Contractor shall indemnify and hold harmless the Owner, Architect, Architect's consultants, and agents and employees of any of them, from and against claims, damages, losses and expenses, including but not limited to attorneys' fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss, or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself), but only to the extent caused by the negligent acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or

anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder.

ARTICLE 9 ARCHITECT

§ 9.1 The Architect will provide administration of the Contract as described in the Contract Documents. The Architect will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents.

§ 9.2 The Architect will visit the site at intervals appropriate to the stage of construction to become generally familiar with the progress and quality of the Work.

§ 9.3 The Architect will not have control over or charge of, and will not be responsible for, construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work, since these are solely the Contractor's responsibility. The Architect will not be responsible for the Contractor's failure to carry out the Work in accordance with the Contract Documents.

§ 9.4 Based on the Architect's observations and evaluations of the Contractor's Applications for Payment, the Architect will review and certify the amounts due the Contractor.

§ 9.5 The Architect has authority to reject Work that does not conform to the Contract Documents.

§ 9.6 The Architect will promptly review and approve or take appropriate action upon Contractor's submittals, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents.

§ 9.7 On written request from either the Owner or Contractor, the Architect will promptly interpret and decide matters concerning performance under, and requirements of, the Contract Documents.

§ 9.8 Interpretations and decisions of the Architect will be consistent with the intent of, and reasonably inferable from the Contract Documents, and will be in writing or in the form of drawings. When making such interpretations and decisions, the Architect will endeavor to secure faithful performance by both Owner and Contractor, will not show partiality to either and will not be liable for results of interpretations or decisions rendered in good faith.

§ 9.9 The Architect's duties, responsibilities, and limits of authority as described in the Contract Documents shall not be changed without written consent of the Owner, Contractor, and Architect. Consent shall not be unreasonably withheld.

ARTICLE 10 CHANGES IN THE WORK

§ 10.1 The Owner, without invalidating the Contract, may order changes in the Work within the general scope of the Contract, consisting of additions, deletions or other revisions, and the Contract Sum and Contract Time shall be adjusted accordingly, in writing. If the Owner and Contractor cannot agree to a change in the Contract Sum, the Owner shall pay the Contractor its actual cost plus reasonable overhead and profit.

§ 10.2 The Architect may authorize or order minor changes in the Work that are consistent with the intent of the Contract Documents and do not involve an adjustment in the Contract Sum or an extension of the Contract Time. Such authorization or order shall be in writing and shall be binding on the Owner and Contractor. The Contractor shall proceed with such minor changes promptly.

§ 10.3 If concealed or unknown physical conditions are encountered at the site that differ materially from those indicated in the Contract Documents or from those conditions ordinarily found to exist, the Contract Sum and Contract Time shall be subject to equitable adjustment.

ARTICLE 11 TIME

§ 11.1 Time limits stated in the Contract Documents are of the essence of the Contract.

§ 11.2 If the Contractor is delayed at any time in progress of the Work by changes ordered in the Work, or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties, or other causes beyond the Contractor's control, the Contract Time shall be subject to equitable adjustment.

§ 11.3 Costs caused by delays or by improperly timed activities or defective construction shall be borne by the responsible party.

ARTICLE 12 PAYMENTS AND COMPLETION

§ 12.1 Contract Sum

The Contract Sum stated in this Agreement, including authorized adjustments, is the total amount payable by the Owner to the Contractor for performance of the Work under the Contract Documents.

§ 12.2 Applications for Payment

§ 12.2.1 At least ten days before the date established for each progress payment, the Contractor shall submit to the Architect an itemized Application for Payment for Work completed in accordance with the values stated in this Agreement. The Application shall be supported by data substantiating the Contractor's right to payment as the Owner or Architect may reasonably require, such as evidence of payments made to, and waivers of liens from, subcontractors and suppliers. Payments shall be made on account of materials and equipment delivered and suitably stored at the site for subsequent incorporation in the Work. If approved in advance by the Owner, payment may similarly be made for materials and equipment stored, and protected from damage, off the site at a location agreed upon in writing.

§ 12.2.2 The Contractor warrants that title to all Work covered by an Application for Payment will pass to the Owner no later than the time of payment. The Contractor further warrants that upon submittal of an Application for Payment, all Work for which Certificates for Payment have been previously issued and payments received from the Owner shall, to the best of the Contractor's knowledge, information, and belief, be free and clear of liens, claims, security interests, or other encumbrances adverse to the Owner's interests.

§ 12.3 Certificates for Payment

The Architect will, within seven days after receipt of the Contractor's Application for Payment, either (1) issue to the Owner a Certificate for Payment in the full amount of the Application for Payment, with a copy to the Contractor; (2) issue to the Owner a Certificate for Payment for such amount as the Architect determines is properly due, and notify the Contractor and Owner in writing of the Architect's reasons for withholding certification in part; or (3) withhold certification of the entire Application for Payment, and notify the Contractor and Owner of the Architect's reason for withholding certification in whole. If certification or notification is not made within such seven day period, the Contractor may, upon seven additional days' written notice to the Owner and Architect, stop the Work until payment of the amount owing has been received. The Contract Time and the Contract Sum shall be equitably adjusted due to the delay.

§ 12.4 Progress Payments

§ 12.4.1 After the Architect has issued a Certificate for Payment, the Owner shall make payment in the manner provided in the Contract Documents.

§ 12.4.2 The Contractor shall promptly pay each subcontractor and supplier, upon receipt of payment from the Owner, an amount determined in accordance with the terms of the applicable subcontracts and purchase orders.

§ 12.4.3 Neither the Owner nor the Architect shall have responsibility for payments to a subcontractor or supplier.

§ 12.4.4 A Certificate for Payment, a progress payment, or partial or entire use or occupancy of the Project by the Owner shall not constitute acceptance of Work not in accordance with the requirements of the Contract Documents.

§ 12.5 Substantial Completion

§ 12.5.1 Substantial Completion is the stage in the progress of the Work when the Work or designated portion thereof is sufficiently complete in accordance with the Contract Documents so the Owner can occupy or utilize the Work for its intended use.

§ 12.5.2 When the Contractor believes that the Work or designated portion thereof is substantially complete, it will notify the Architect and the Architect will make an inspection to determine whether the Work is substantially complete. When the Architect determines that the Work is substantially complete, the Architect shall prepare a Certificate of Substantial Completion that shall establish the date of Substantial Completion, establish the

responsibilities of the Owner and Contractor, and fix the time within which the Contractor shall finish all items on the list accompanying the Certificate. Warranties required by the Contract Documents shall commence on the date of Substantial Completion of the Work or designated portion thereof unless otherwise provided in the Certificate of Substantial Completion.

§ 12.6 Final Completion and Final Payment

§ 12.6.1 Upon receipt of a final Application for Payment, the Architect will inspect the Work. When the Architect finds the Work acceptable and the Contract fully performed, the Architect will promptly issue a final Certificate for Payment.

§ 12.6.2 Final payment shall not become due until the Contractor submits to the Architect releases and waivers of liens, and data establishing payment or satisfaction of obligations, such as receipts, claims, security interests, or encumbrances arising out of the Contract.

§ 12.6.3 Acceptance of final payment by the Contractor, a subcontractor or supplier shall constitute a waiver of claims by that payee except those previously made in writing and identified by that payee as unsettled at the time of final Application for Payment.

ARTICLE 13 PROTECTION OF PERSONS AND PROPERTY

The Contractor shall be responsible for initiating, maintaining and supervising all safety precautions and programs, including all those required by law in connection with performance of the Contract. The Contractor shall take reasonable precautions to prevent damage, injury, or loss to employees on the Work and other persons who may be affected thereby, the Work and materials and equipment to be incorporated therein, and other property at the site or adjacent thereto. The Contractor shall promptly remedy damage and loss to property caused in whole or in part by the Contractor, or by anyone for whose acts the Contractor may be liable.

ARTICLE 14 CORRECTION OF WORK

§ 14.1 The Contractor shall promptly correct Work rejected by the Architect as failing to conform to the requirements of the Contract Documents. The Contractor shall bear the cost of correcting such rejected Work, including the costs of uncovering, replacement, and additional testing.

§ 14.2 In addition to the Contractor's other obligations including warranties under the Contract, the Contractor shall, for a period of one year after Substantial Completion, correct work not conforming to the requirements of the Contract Documents.

§ 14.3 If the Contractor fails to correct nonconforming Work within a reasonable time, the Owner may correct it in accordance with Section 7.3.

ARTICLE 15 MISCELLANEOUS PROVISIONS

§ 15.1 Assignment of Contract

Neither party to the Contract shall assign the Contract as a whole without written consent of the other.

§ 15.2 Tests and Inspections

§ 15.2.1 At the appropriate times, the Contractor shall arrange and bear cost of tests, inspections, and approvals of portions of the Work required by the Contract Documents or by laws, statutes, ordinances, codes, rules and regulations, or lawful orders of public authorities.

§ 15.2.2 If the Architect requires additional testing, the Contractor shall perform those tests.

§ 15.2.3 The Owner shall bear cost of tests, inspections, or approvals that do not become requirements until after the Contract is executed. The Owner shall directly arrange and pay for tests, inspections, or approvals where building codes or applicable laws or regulations so require.

§ 15.3 Governing Law

The Contract shall be governed by the law of the place where the Project is located, excluding that jurisdiction's choice of law rules.

TERMINATION OF THE CONTRACT ARTICLE 16

§ 16.1 Termination by the Contractor

If the Work is stopped under Section 12.3 for a period of 14 days through no fault of the Contractor, the Contractor may, upon seven additional days' written notice to the Owner and Architect, terminate the Contract and recover from the Owner payment for Work executed including reasonable overhead and profit, and costs incurred by reason of such termination.

§ 16.2 Termination by the Owner for Cause

- § 16.2.1 The Owner may terminate the Contract if the Contractor
 - repeatedly refuses or fails to supply enough properly skilled workers or proper materials; .1
 - .2 fails to make payment to subcontractors for materials or labor in accordance with the respective agreements between the Contractor and the subcontractors;
 - .3 repeatedly disregards applicable laws, statutes, ordinances, codes, rules and regulations, or lawful orders of a public authority; or
 - is otherwise guilty of substantial breach of a provision of the Contract Documents. .4

§ 16.2.2 When any of the above reasons exist, the Owner, after consultation with the Architect, may without prejudice to any other rights or remedies of the Owner and after giving the Contractor and the Contractor's surety, if any, seven days' written notice, terminate employment of the Contractor and may

- .1 take possession of the site and of all materials thereon owned by the Contractor, and
- .2 finish the Work by whatever reasonable method the Owner may deem expedient.

§ 16.2.3 When the Owner terminates the Contract for one of the reasons stated in Section 16.2.1, the Contractor shall not be entitled to receive further payment until the Work is finished.

§ 16.2.4 If the unpaid balance of the Contract Sum exceeds costs of finishing the Work, such excess shall be paid to the Contractor. If such costs exceed the unpaid balance, the Contractor shall pay the difference to the Owner. This obligation for payment shall survive termination of the Contract.

§ 16.3 Termination by the Owner for Convenience

The Owner may, at any time, terminate the Contract for the Owner's convenience and without cause. The Contractor shall be entitled to receive payment for Work executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the Work not executed.

ARTICLE 17 OTHER TERMS AND CONDITIONS

(Insert any other terms or conditions below.)

« »

This Agreement entered into as of the day and year first written above. (If required by law, insert cancellation period, disclosures or other warning statements above the signatures.)

« »

OWNER (Signature)

CONTRACTOR (Signature)

(Printed name and title)

(Printed name and title) LICENSE NO .: JURISDICTION:

END OF SECTION

SECTION 00 45 13 – GENERAL TERMS AND CONDITIONS

- Reference attached document provided by Anderson County Board of Education -

General Terms and Conditions

BID ENVELOPE SUBMISSION INSTRUCTIONS:

Bids are to be received in a sealed envelope/package with the bid number, company name and opening date clearly marked. Failure to comply may result in rejection of the entire bid. Anderson County will not be responsible for any lost or misdirected mail. Late bids, e-mailed bids and faxed bids will not be considered nor returned. It is the sole responsibility of the bidder to ensure their bid is delivered to the Purchasing Department.

Please note that Anderson County Government does not receive a guaranteed delivery time for express mail and/or packages. PLEASE MAIL ACCORDINGLY.

ANDERSON COUNTY FINANCE DEPARTMENT 100 NORTH MAIN STREET, SUITES 214 AND 218 CLINTON, TN 37716

Email: <u>purchasing@andersoncountytn.gov</u> Website: <u>http://andersontn.org/purchasing</u>

> (865) 457-6218 Phone (865) 457-6252 Fax

Bid documents must be completed in ink or typed, signed in ink, and free from alterations, erasures or mark-throughs.

SECTION 1 - GENERAL TERMS AND CONDITIONS

1.1 <u>ALTERATIONS OR AMENDMENTS:</u> Alterations, amendments, changes, modifications or additions to this solicitation shall not be binding on Anderson County without prior written approval.

1.2 <u>NO CONTACT POLICY</u>: After vendor receives a copy of this bid, any contact initiated by any vendor with any Anderson County representative, other than the Purchasing Department, concerning this invitation for bid is prohibited and agreements made thereto will not be considered binding on Anderson County. Any such unauthorized contact may cause the disqualification of the bidder from this procurement transaction.

1.3 <u>QUESTIONS</u>: Pursuant to TCA §12-4-113, questions regarding the specifications or bid procedures must be received by the Purchasing Agent and/or designer no less than ninety-six (96) hours before the bid opening date. No addenda within less than forty-eight (48) hours of the bid opening date shall be permitted. Any questions concerning the bid document must be submitted to <u>purchasing@andersontn.org</u> no less than ninety-six (96) hours before bid opening date.

1.4 <u>BID CLOCK:</u> The bid/time clock in the Anderson County Purchasing office will be the time of record.

1.5 <u>**TAXES**</u>: Anderson County is not liable for Federal excise or State sales tax. Tax exemption certificates will be provided upon request.

1.6 <u>CONFLICT OF INTEREST</u>: If requested by the Purchasing Agent, vendors must complete and submit a "Conflict of Interest Affidavit Statement" prior to contract award, see T.C.A. 5-14-114 and T. C. A. 12-4-101.

1.7 <u>NON-COLLUSION</u>: Vendors, by submitting a signed bid, certify that the accompanying bid is not the result of, or affected by, any unlawful act of collusion with any other person or company engaged in the same line of business or commerce, or any other fraudulent act punishable under Tennessee or United States law.

1.8 <u>NON-DISCRIMINATION</u>: Contracted vendors will not discriminate against any employee or applicant for employment because of race, religion, sex, national origin or disability except where religion, sex, national origin or disability is a bona fide occupational qualification reasonably necessary to the normal operation of the contractor.

1.9 <u>SAME AS OR EQUIVALENT TO:</u> Vendors are to bid as specified herein or propose an approved equal. Determination of equality is solely Anderson County's responsibility. Any designated brands are for reference purpose only, not a statement of preference. When an alternate manufacturer, brand, model or make is bid, Anderson County will determine if the item bid meets or exceeds the items as specified. If the bidder does not indicate that an alternate manufacturer, brand, model or make is being bid, it is understood that the item(s) bid are the same manufacturer, brand, model or make as requested in the Invitation to Bid. Comparable products of other manufacturers will be considered if proof of comparability is contained in the bid submission. It shall be the responsibility of the vendors, including vendors whose product is referenced to furnish upon request catalog pages, brochures or other data to provide an adequate basis for determining the quality and functional capabilities of the product offered. Failure to provide this data may be considered valid justification for rejection of bid.

1.10 <u>MULTIPLE BIDS/AWARDS:</u> Anderson County may consider multiple bid awards.

1.11 STATE OF TENNESSEE CONTRACTORS' LICENSE LAW (T.C.A. 62-6-119) b): Bids for which the total cost of the project is <u>twenty-five thousand dollars (\$25,000) or more</u>, the outside of the sealed bid envelope/package containing the bid provides the following information: the Company Name, the Contractor's license number, license classification, the date of the license expiration and that part of each license classification applying to the bid. In addition, each heating ventilation or air conditioning, plumbing and electrical subcontractor's license number, date of the license expiration and that part of each classification applying to the bid if the value of the work is \$25,000 or greater, must be notated. If the value of either the contractor or the subcontractor's work is less than \$25,000, the bid envelope/package containing the bid is to be notated with the phrase "Contractor or Subcontractor's Bid is Less than \$25,000" after each appropriate heading. In the case of joint ventures, each party submitting the bid must provide this information. If no subcontractors are being used, the outside of the envelope/package containing the bid must state, "No Subcontractors are being used on this project."

1.12 <u>ACCEPTANCE:</u> Vendors shall hold their price firm and subject to acceptance by Anderson County for a minimum period of sixty (60) working days from the date of the bid opening, unless otherwise indicated in their bid. Any or all bids may be rejected for good cause.

1.13 <u>**BID AWARDS:**</u> Bids will be awarded to the lowest and best bidder, taking into consideration the qualities of the articles to be supplied, their conformity with specifications and their suitability to the requirements of Anderson County and the delivery terms. Anderson County also reserves the right to not award this bid.

1.14 <u>BIDDER'S MINIMUM QUALIFICATIONS</u>: Bidders must have the resources and capability to provide the materials and services as described in the solicitation. Anderson County reserves the right to request additional information and/or material not specified as a bid requirement from any bidder to confirm qualifications.

<u>1.15</u> DEBARMENT: By submitting a response to this solicitation, bidders are certifying that bidder is not currently debarred from doing business with any local or state Government or the Federal Government. Bidders shall provide documentation relating to any and all debarments that occurred within the last ten

years. The County will search the "System for Award Management" for federally excluded vendors before awarding a bid.

1.16 <u>PROTEST:</u> Any vendor wishing to protest the bid award shall notify in writing the Anderson County Purchasing Agent and the County Law Director, 101 S. Main Street, Suite 310, Clinton, TN 37716. No protest will be accepted, except those protests made in writing and received within (10) ten calendar days of the bid award. Protests must be in writing and envelopes/package containing protest must be clearly marked with bid number and words "BID PROTEST". The Purchasing Agent, in conjunction with the Purchasing Committee, and with the advice and counsel of the County Law Director, shall review and make a final decision as to any bid protest. Appeals shall be filed in the Circuit or Chancery Courts of Anderson County within sixty (60) days of the final decision.

VENDORS PLEASE NOTE: ANDERSON COUNTY WILL NOT STOP THE PURCHASE PROCESS. THE PURCHASE MAY BE COMPLETED OR THE PROJECT MAY BE RE-BID WHILE THE PROTEST PROCEDURE IS STILL IN OPERATION. IF A RE-BID IS MADE, THE PROTESTING VENDOR SHOULD SUBMIT A NEW BID. OTHERWISE, THEY WILL BE WITHOUT A BID ON THE RE-BID. FURTHER, THE RE-BIDDING WILL NOT END THE APPEALS PROCESS. IT WILL CONTINUE UNTIL A FINAL DECISION IS REACHED OR THE COMPLAINANT WITHDRAWS THE APPEAL.

1.17 <u>**DELIVERY:**</u> Bid pricing is to include complete supply and delivery to Anderson County, Tennessee. Vendors are to state the delivery time in the bid. Anderson County requires that vendors deliver all products "free on board" to final destination unless indicated otherwise in the bid requirements.

1.18 PROOF OF FINANCIAL AND BUSINESS CAPABILITY: Bidders must, upon the request of Anderson County, provide satisfactory evidence of their ability to furnish products or services in accordance with the terms and conditions of these specifications. Anderson County will make the final determination as to the bidder's ability.

1.19 <u>VENDOR'S DEFAULT</u>: Anderson County reserves the right, in case of vendor default, to procure the articles or services from other sources and hold the defaulting vendor responsible for any excess costs occasioned thereby.

1.20 DUPLICATE COPIES: Vendors are to submit one original and at least one exact copy of their bids, including brochures; unless additional copies are requested in bid specifications.

1.21 DRUG-FREE WORKPLACE: Under the provisions of Tennessee Code Annotated §50-9-113 enacted by the General Assembly effective 2001, all employers with five (5) or more employees who contract with either the state or a local government to provide construction services are required to submit an affidavit stating that they have a drug free workplace program that complies with Title 50, Chapter 9, in effect at the time of submission of a bid at least to the extent required of governmental entities. The statute imposes other requirements on the contractor and contractors should consult private legal counsel if legal questions arise under this section or any other provision of this document. All contractors with five (5) or more employees that will be providing construction services are to return the provided written affidavit signed by the principal officer of a covered employer acknowledging that the contracting entity is in compliance with the Drug Free Workplace laws of State of Tennessee.

1.22 <u>COMPETITION INTENDED</u>: It is the responsibility of the bidder to review the entire Invitation to Bid document and to notify the Purchasing Department if the Invitation to Bid is formulated in a manner that would unnecessarily restrict competition or if it is ambiguous in what is being requested. The Purchasing Agent must receive questions regarding the specifications or bid procedures no less than ninety-six (96) hours prior to the time set for the bid opening.

1.23 <u>SCHOOL CAFETERIA BIDS</u>: If this bid is for Anderson County School's Cafeteria Food Service Department, bidders must be in compliance with Section 104(d) of the William F. Goodling Child Nutrition Reauthorization Act of 1998 which requires school and institutions participating in the National School Lunch Program (NSLP) and School Breakfast Program (SBP) to "Buy American" to the maximum extent practicable.

1.24 <u>TERMINATION</u>: Anderson County reserves the right to terminate contracts in whole or in part with thirty (30) days written notification to the contractor. In the event of termination, the County shall not be liable for any costs other than the cost of services performed and materials delivered and accepted prior to termination date.

1.25 <u>OSHA SAFETY</u>: The Vendor is responsible for training their employees in Safety and Health Regulations for the job, assuring compliance with Tennessee Occupational Safety and Health regulations and any other Regulatory Agency.

1.26 <u>**PERFORMANCE BOND:**</u> A standard surety or performance bond or an irrevocable letter of credit in favor of Anderson County Government at a federally insured financial institution will be required to be submitted with bid, if indicated in section four, item six insurance requirement checklist.

1.27 BACKGROUND CHECKS: Contractors shall comply with Public Chapter 587 of 2007, as codified in Tennessee Code Annotated Section 49-5-413, which requires all contractors to facilitate a criminal history records check conducted by the Tennessee Bureau of Investigation and the Federal Bureau of Investigation for each employee prior to permitting the employee to have contact with students or enter school grounds when students are present.

1.28 <u>AWARD RESULTS</u>: As soon as practicable after proposal or bid evaluations, Anderson County shall post the award decision to Vendor Registry at <u>www.vendorregistry.com</u>. Individual notices are normally not mailed or e-mailed except to the successful vendor.

1.29 INDEMNIFICATION/HOLD HARMLESS: Vendor shall indemnify, defend, save and hold harmless Anderson County and, its officers, agents and employees from all suits, claims, actions or damages of any nature brought because of, arising out of, or due to breach of the agreement by Vendor, its subcontractors, suppliers, agents, or employees or due to any negligent act or occurrence or any omission or commission of Vendor, its subcontractors, suppliers, agents or employees.

1.30 DECLARATIVE STATEMENT: Any statement or words (i.e.: must, shall, will, etc.) are declarative statements and the proposer must comply with the condition. Failure to comply with any such condition may result in their bid being non-responsive and disqualified.

1.31 <u>WAIVING OF INFORMALITIES:</u> Anderson County reserves the right to waive minor informalities or technicalities when it is in the best interest of Anderson County.

1.32 <u>APPROPRIATION:</u> Funding for multi-year contracts are subject to budget appropriations. In the event no funds are appropriated by Anderson County for the goods or services in any fiscal year or insufficient funds exist to purchase the goods or services of a contract, then that contract shall expire upon the expenditure of previously appropriated funds or the end of the current fiscal year, whichever occurs first, with no further obligations owed to or by either party.

1.33 <u>ASSIGNMENT:</u> Vendor shall not assign or sub-contract any agreement, its obligations or rights hereunder to any party, company, partnership, incorporation or person without the prior written specific consent of Anderson County.

1.34 <u>QUANTITIES</u>: Anderson County does not guarantee quantities to be purchased off this bid.

1.35 <u>UNIT PRICE</u>: In case of discrepancy between any unit price and an extended price, the unit price will be presumed to be correct, subject, however, to correction to the same extent and in the same manner as any other mistake.

1.36 MODIFICATION OR WITHDRAWAL OF BIDS: When it is certain that a mistake has been made in the preparation of the bid, a request will be made to the bidder to confirm the bid. Provisions must be made so that mistakes can be taken care of and the ambiguity resolved satisfactorily. Bids may be modified or withdrawn by written notice received in the Purchasing Department prior to the time and date set for the bid

opening. The changes or withdrawal of the bids shall be in writing and signed by an official of the company. The envelope containing the modification should clearly state "modification to bid." Either the entire bid or a particular item may be withdrawn or modified in this manner.

1.37 <u>PRE-BID CONFERENCES:</u> Attendance at Pre-bid Conferences is strongly encouraged. When deemed necessary a Mandatory Pre-bid Conference will be held. A company representative MUST be in attendance and sign the Pre-bid sign-in sheet in order to be considered for bid award.

1.38 ADDENDUM: § T.C.A. 12-14-113 Anderson County Government reserves the right to amend this solicitation by addendum. Addenda will be posted to the vendor registry up to 48 hours in advance of the bid/proposals due date and time. It is the bidder's responsibility to check the website for addendum. If in the County's opinion revisions are of such a magnitude, the deadline for this solicitation may be extended in an addendum. Addenda may change specifications, reply sheets, and times and dates for pre-bid meetings as well as due dates/deadlines for questions and bids/proposals.

1.39 <u>**OWNERSHIP**</u>: All bids, once received, become property of Anderson County Government and will not be returned.

1.40 WEATHER AND COURTHOUSE CLOSINGS: In the event of a situation severe enough to necessitate the closing of Anderson County Government offices during a planned bid opening, vendors will receive notification of the new date and time upon re-opening of county government offices. No bids will be opened until the rescheduled date for bid opening and all bidders/proposers whose submissions meet the extended deadline will be given equal consideration at that time. Anderson County shall not be liable for any commercial carrier's decision regarding deliveries during inclement weather.

1.41 IRAN DIVESTMENT ACT OF 2014: Pursuant to the Iran Divestment Act of 2014, Tenn. Code Ann. § 12-12-106 requires the State of Tennessee Chief Procurement Officer to publish, using creditable information freely available to the public, a list of persons it determines engage in investment activities in Iran, as described in § 12-12-105. Inclusion on this list makes a person ineligible to contract with Anderson County; if a person ceases its engagement in investment activities in Iran, it may be removed from the list. The State of Tennessee list is available here: http://tennessee.gov/generalservices/article/Public-Information-library. **END OF SECTION**

SECTION 00 45 19 - NON-COLLUSION AFFIDAVIT

- Reference attached document provided by Anderson County Board of Education -

Attachment 2

Non-Collusion Affidavit

- This Non-Collusion Affidavit is material to any contract awarded pursuant to this bid.
- This Non-Collusion Affidavit must be executed by the member, officer, or employee of the bidder who makes the final decision on prices and the amount quoted in the bid.
- Bid rigging and other efforts to restrain competition and the making of false sworn statements in connection with the submission of bids are unlawful and may be subject to criminal prosecution. The person who signs the affidavit should examine it carefully before signing and assure himself or herself that such statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the bidder with responsibilities for the preparation, approval, or submission of the bid.
- In the case of a bid submitted by a joint venture, each party to the venture must be identified in the bid documents, and an affidavit must be submitted separately on behalf of each party.
- The term "complementary bid" as used in the affidavit has the meaning commonly associated with that term in the bidding process and includes the knowing submission of bids higher than the bid of another firm, an intentionally high or noncompetitive bid, and any other form of bid submitted for the purpose of giving a false appearance of competition.
- Failure to file an affidavit in compliance with these instructions may result in disqualification of the bid.

Non-Collusion Affidavit

STATE OF ______

COUNTY OF

I state that I am (Title) ______ of (Name of My Firm) _____ and that I am authorized to make this affidavit on behalf of my firm and its owners, directors, and officers. I am the person responsible in my firm to the price(s) and the amount of this bid.

I STATE THAT:

- The price(s) and amount of this bid have been arrived at independently and without consultation, communication, or agreement with any other contractor, bidder, or potential bidder.
- Neither the price(s) nor the amount of this bid and neither the approximate price(s) nor approximate amount of this bid, have been disclosed to any other firm or person who is a bidder or potential bidder, and they will not be disclosed before bid opening.
- No attempt has been made or will be made to induce any firm or person to refrain from bidding on this contract, or to submit a bid higher than this bid, or to submit any intentionally high or noncompetitive bid or other form of complementary bid.
- The bid of my firm is made in good faith and not pursuant to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive bid.
- (Name of My Firm) ______, its affiliates, subsidiaries, officers, directors, and employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State of Federal law in any jurisdiction involving conspiracy or collusion with respect to bidding on any public contract, except as follows:

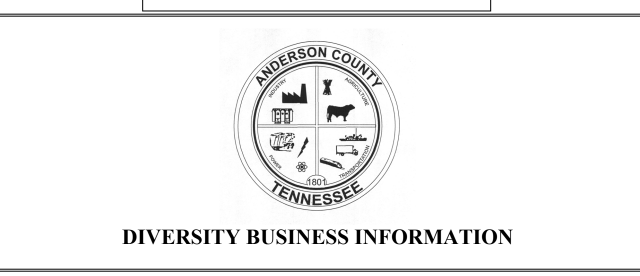
I state that (Name of My Firm) _______ understands and acknowledges that the above representation are material and important and will be relied on by <u>Anderson County</u> in awarding the contract(s) for which this bid is submitted. I understand and my firm understands that any misstatement in this affidavit is and shall be treated as fraudulent concealment from <u>Anderson County</u> of the true facts relating to submission of bids for this contract.

END OF SECTION

SECTION 00 45 39 – DIVERSITY BUISINESS INFORMATION

- Reference attached document provided by Anderson County Board of Education -

Attachment 3



Definitions for Determining Minority, Women And Small-Owned Firms

The guidelines for determining minority, women and small-owned firms are defined as follows:

"MINORITY" means a person who is a citizen or lawful permanent resident of the United States and who is:

- Black (a person having origins in any of the black racial groups of Africa);
- Hispanic (a person of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish culture or origin, regardless of race);
- Asian American (a person having origins in any of the original peoples of the Far East, Southeast
- Asia, the Indian subcontinent, or the Pacific Islands); or
- American Indian and Alaskan Native (a person having origins in any of the original peoples of North America).

"MINORITY BUSINESS ENTERPRISE" shall mean a minority business:

A continuing, independent, for profit business which performs a commercially useful function, and is at least 51 percent owned and controlled by one or more minority individuals; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned and controlled by one or more minorities. Whose management and daily business operations are controlled by one or more of minority individuals. "Control" as used in the above clause, means exercising the power to make policy decision. "Operate," as used in the above clause, means being actively involved in the day-to-day management of the business.

"WOMEN BUSINESS ENTERPRISE" shall mean women business:

A continuing, independent, for profit business which performs a commercially useful function, and which is at least 51 percent owned and controlled by one or more women; or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned and controlled by one or more women. Whose management and daily business operations are controlled by one or more of such individuals. "Control" as used in the above clause, means exercising the power to make policy decision. "Operate," as used in the above clause, means being actively involved in the day-to-day management of the business.

DIVERSITY BUSINESS INFORMATION ANDERSON COUNTY GOVERNMENT

NOTE: This form is to be submitted only by those who qualify. Bidders do not have to be a minority business to be considered.

IMPORTANT! NOTARY AND COPY OF CERTIFICATION REQUIRED

SECTION 6 – DIVERSITY INFORMATION

Type of Company: (Check One)
() Corporation () Partnership () Limited Liability () Sole Proprietor
Is your company 51% Owned or Operated by a Minority Group? Yes No
If yes, check the ethnic category and indicate % of ownership:
 American Indian/Alaskan Native% African American% Hispanic% Asian/Pacific Islander% Other%(please indicate)
Please name the entity of certification:
Please provide copy of certification letter or certificate
I, HEREBY CERTIFY THAT THE ABOVE INFORMATION IS TRUE AND COMPLETE TO THE BEST OF MY KNOWLEDGE.
Signature:OFFICER OF THE COMPANY
Name: Title:
NOTARY ACKNOWLEDGEMENT:
STATE OF)
COUNTY OF)
ON,20, BEFORE ME,,
PERSONALLY APPEARED, PERSONALLY KNOWN TO ME (OR PROVED TO ME ON THE BASIS OF SATISFACTORY EVIDENCE) TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO THE WITHIN INSTRUMENT AND ACKNOWLEDGED TO ME THAT HE/SHE/ THEY EXECUTED THE SAME IN HIS/HER/THEIR AUTHORIZED CAPACITY (IES), AND THAT BY HIS/HER/THEIR SIGNATURE(S) ON THE INSTRUMENT THE PERSON(S), OR THE ENTITY UPON BEHALF OF WHICH THE PERSON (S) ACTED, EXECUTED THE INSTRUMENT.
WITNESS MY HAND AND OFFICIAL SEAL.
SIGNATURE OF NOTARY:
PRINTED FULL NAME OF NOTARY:
MY COMMISION EXPIRES:

END OF SECTION

SECTION 00 45 49 – DRUG FREE WORKPLACE AFFIDAVIT

- Reference attached document provided by Anderson County Board of Education -

Attachment 7

DRUG-FREE WORKPLACE AFFIDAVIT

STATE OF _____

COUNTY OF _____

The undersigned, principal officer of ______, an employer of five (5) or more employees contracting with ______ County Government to provide construction services, hereby states under oath as follows:

- 2. The Company submits this Affidavit pursuant to T.C.A. 50-9-113, which requires each employer with no less than five (5) employees receiving pay who contracts with the state or any local government to provide construction services to submit an affidavit stating that such employer has a drug-free workplace program that complies with Title 50, Chapter 9 of the *Tennessee Code Annotated*.
- 3. The Company is compliance with T.C.A. 50-9-113

Further affiant saith not.

Principal Officer

STATE OF

COUNTY OF_____

Before me personally appeared _______, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence), and who acknowledged that such person executed the foregoing affidavit for the purpose therein contained.

Witness my hand and seal office this	day of _	,
20	-	

Notary Public

My commission expires: _____, 20_____,

END OF SECTION

SECTION 00 45 53 – BACKGROUND CHECK COMPLIANCE FORM

- Reference attached document provided by Anderson County Board of Education -

Attachment 6

BACKGROUND CHECK COMPLIANCE FORM

ANDERSON COUNTY GOVERNMENT				
PURCHASING D	PEPARTMENT			
100 N. MAIN STREET				
CLINTON,				
(865) 457 (865) 457-6				
(805) +57-0.	232 (1 dA)			
BID NUMBER	CONTRACT NUMBER			
BACKGROUND CHECKS Contractors shall comply with Public Chapter 587 of 2007, as codified in Tennessee Code Annotated Section 49-5-413, which requires all contractors to facilitate a criminal history records check conducted by the Tennessee Bureau of Investigation and the Federal Bureau of Investigation for each employee prior to permitting the employee to have contact with students or enter school grounds when students are present. Any person, corporation or other entity who enters or any employee of any person, corporation or entity who enters into or renews a contract with a local board of education or child care program on or after September 1, 2007, must: (1) Provide a fingerprint sample (2) Submit to a criminal history records check to be conducted by the Tennessee Bureau of Investigations and the Federal Bureau of Investigations. Contact the Anderson County School's Human Resources Department at (865) 463-2800 ext. 2811 for fingerprint instructions. Company or Individuals (Name) Address				
City, State, Zip Code	Telephone Number			
City, State, Zip Code	Telephone Number			
	()			
Contractor License Number (If Applicable)				
I agree to abide by Public Chapter 587 of 2007, as codified in Tennessee Code Annotated Section 49-5-413, and certify that I am authorized to sign. The undersigned further agrees if this bid or contract is accepted, to furnish any and all of the Background Check Information on himself and all of his employees as required by law, at the request of Anderson County Government. I hereby agree to release all criminal history and other required information to Anderson County Government, the Tennessee Bureau of Investigation and the Federal Bureau of Investigation in accordance with Tennessee law and I further certify that all information supplied by me regarding this inquiry is true and accurate. I agree to release and hold harmless the above-mentioned governmental entities for the use of this information related to the purposes mandated under Tennessee law. I further certify that I have obtained acceptable criminal history information on all current employees and will obtain said information on future employees associated with the performance of the work defined in this bid or contract, pursuant to Tennessee Code Annotated 49-5-413 and that neither I nor any employee of mine is prohibited from direct contact with school children for the reasons enumerated in Tennessee Code annotated Section §§ 49-5-401 et seq.				
Signature	Title			
Printed Name:	Date			
INTERNAL OFFICE LISE ONLY				
INTERNAL OFFICE USE ONLY				
Notes				

END OF SECTION

SECTION 00 62 00 – INSURANCE REQUIREMENT ACKNOWLEDGMENT

- Reference attached document provided by Anderson County Board of Education -

Attachment 4 Insurance Requirement Acknowledgment

The bidder awarded this bid or contract will maintain, at their expense adequate insurance coverage to protect them from claims arising under the Worker's Compensation Act, any and all claims for bodily injury and property damage to the Bidder and to Anderson County Government while delivery and service are being done. A certificate of insurance <u>must</u> be on file in the Purchasing Department before work may begin and must be maintained until work is completed.

Only the items marked with an "X" are applicable to this bid and or contract.

1.	\boxtimes	Workers Compensation Employers Liability	Statutory limits 100,000/100,000/500,000
2.		Commercial General Liability Occurrence Form Only Include Premises Liability Include Contractual Include XCU Include Products and Completed Operation Include Personal Injury Include Independent Contractors Include Vendors Liability Include Professional or E&O Liability	\$500,000 per occurrence \$1,000,000 aggregate
3.		 Include Professional or E&O Liability Business Auto Include Garage Liability Include Garage Keepers Liability Copy of Valid Driver's License Copy of Current Motor Vehicle Record Copy of Current Auto Liability Declaration 	ons Page
4.		Crime Coverages Employee Dishonesty Employee Dishonesty Bond	
5.		Property Coverages Builders Risk Inland Marine Transportation	

6. Performance Bond Required – A <u>One Hundred Percent (100%)</u> performance or an irrevocable letter of credit in favor of Anderson County Government at a federally insured financial institution. This <u>**MUST**</u> be submitted before purchase order issued.

Certificate Holder Shall Be: Anderson County Government, Clinton, Tennessee, and shall show the bid number and title. Anderson County Government shall be named as an additional insured on all policies except worker's compensation and auto. Insurance carrier ratings shall have a Best's rating of A-VII or better, or its equivalent. Cancellation clause on certificate should strike out "endeavor to" and include a 30-day notice of cancellation where applicable. Any deviations from the above requirements <u>must</u> be disclosed to the Anderson County Purchasing Agent. Any liability deductibles or exclusions must also be disclosed. Exceptions can be granted if applicable.

Bidders Statement and Certification

I understand the insurance requirements of these specifications and will comply in full within <u>**21** (twenty-one) calendar</u> <u>days</u> if awarded this bid and or contract. I agree to furnish the county with proof of insurance for the entire term of the bid and or contract.

Vendor Name

Authorized Signature

Bid Representative Name (Please Print)

Date

SECTION 00 63 00 – SUBSTITUTION REQUEST FORM

-		
PA	ART 1 GENERAL	
то) :	Gregory Campbell
		Copy to: Tyler Goza
		Design Innovation Architects
		402 Gay Street, Suite 201
		Knoxville, TN 37902
		gcampbell@dia-arch.com
		Copy to: tgoza@dia-arch.com
PR	ROJECT:	Clinton HS Softball Concession Bldg
SP	PECIFIED ITEM:	
Se	ection	_ Paragraph Drawing Sheet
De	escription	
Th	e undersigned reque	sts consideration of the following:
PR		
	oon submitting this Re less otherwise modifi	equest for Substitution, the undersigned certifies that the following statements are correct, ed on attachments:
1.		stigated the proposed substitution and believes that it is equal to or superior in all respects d will conform to design requirements and artistic effect.
2.	Cost saving to Own	er for accepting substitution: None \$
3.		the Architect and/or engineers for additional studies,investigations, submittal reviews, alysis caused by the requested substitution and at no additional cost to Owner.
4.		d dimensional changes or redesign of structure: (If yes, attach complete data).
5.	Substitution require	s dimensional changes or redesign of Mechanical:

- No _____ Yes _____ (If yes, attach complete data).
- 6. Substitution requires dimensional changes or redesign of electrical: No _____ Yes _____ (If yes, attach complete data).
- 7. Substitution requires dimensional changes or redesign of Plumbing: No _____ Yes _____ (If yes, attach complete data).
- 8. Contractor will waive future claims for added cost to Contractor caused by substitution.
- 9. Changes in contract time caused by substitution: No _____ Yes _____ Add/Deduct_____ days.
- 10. Adverse effect on other Trades caused by substitution: None: _____ Yes _____ (If yes, explain on attachment).

SUBSTITUTION REQUEST FORM

	SIGN INNOVATION ARCH nton HS Softball Concess		Project Number: 2: Issue Date: 03/0	
11	functioning.		of the work as may be required to make all parts of work complete and	
	Not required	Yes (If	yes, explain on an attached page if necessary).	
12			d product or system will be furnished for proposed substitution. in on an attached page).	
13	Maintenance Service		in on an attached page).	
	Where?			
	Spare Parts Source:			
14		or substitution	irements of Section 01630, general Conditions and Contract Documents and has completely filled-in this form.	as
RE	ASON FOR NOT GIV		TY TO SPECIFIED ITEM:	
Se	e attached Not	required		
Su	bmitted by:			
Sic	inature:			
Fir	m.			
۸d	dress:			
Λu				
Γ-	u			
	r use by Architect:			
	Approved		_ Approved as noted (Correct & resubmit for record)	
	Revise & Resub		_ Rejected	
Re	view only for conform	ance with Des	sign concept of project and with information given in contract Documents.	
Sic	nature:			
Da	te:			

ATTACHMENTS TO THESE FORMS:

- 1. Manufacturer's Product Data for specified Item: Clearly marked to indicate full compliance with spec section and Contract Documents: Attached _____ Not required _____
- 2. Manufacturer's Product Data for Substitution: Clearly marked for adequate evaluation and comparison with data submitted for specified item: Attached _____ Not required _____
- 3. Samples: Attached _____ Not required _____
- 4. Cost Data and Implications of Substitution: Attached _____ Not required _____
- 5. Contractor's Comments: Attached _____ Not required _____
- 6. Other: _____

SECTION 00 73 00 - SUPPLEMENTARY CONDITIONS

PART 1 GENERAL

1.01 SECTION INCLUDES

A. The following amendments modify, change, delete from or add to the General found in the Proposed Form of Agreement, referred to as the General Conditions in the remainder of the document – Spec Section 00-42-00. Where any part of the General Conditions is modified or voided by these amendments, the unaltered provisions of that part shall remain in effect.

1.02 INTENT OF CONTRACT DOCUMENTS

A. Add the following:

1. If there is any conflict or discrepancy within or between any of the Contract Documents involving the quality or quantity of work required, it is the intention of the Contract that the work of highest quality or greatest quantity shown or specified shall be furnished, unless such conflict or discrepancy shall have been brought to the architect's attention and clarified by Addendum prior to the opening of bids.

2. Whether or not the word "all" is used in the specifications, coverage is intended to be complete, except where partial coverage is specifically and expressly noted. In all cases where an item is referred to in the singular number, it is intended that the reference shall apply to as many such items as are required to complete the work. Words such as "install", "provide", "furnish", and "supply" shall be construed as meaning complete furnishing, installing, and constructing unless modified by additional information.

1.03 DRAWINGS FURNISED TO THE CONTRACTOR

A. Add the following: Contractor will be responsible for purchasing the required number of drawings and specifications required for the contractor complete the work. All costs will be at the contractor's expense.

1.04 REVIEW OF CONTRACT DOCUMENTS

A. Add the following: Should discrepancies or conflicts in the requirements of the Drawings and Specifications be discovered after the work has started, the Contractor shall report such discrepancies or conflicts to the Architect immediately and no work affected thereby shall be started, or if started, shall be stopped immediately until the Contractor and the Architect agree upon clarification of the discrepancy or conflict. Work that continues without notice to the Architect or prior to resolution of the conflict shall be at the Contractor's risk.

1.05 PERMITS, FEES AND NOTICES

A. Add the following:

1. The Contractor shall obtain a Certificate of Occupancy from the Building Inspection Department having jurisdiction for the project as it is completed and ready for occupancy and shall deliver such certificate to the Architect and Owner.

2. Inspections, Correspondence, and Certifications by the Architect and Engineers required by the Public Authorities having jurisdiction – including by utility companies – are beyond the scope of Construction Contract Administration for the Architect and are considered project costs for the Contractor. The Contractor will be billed at the Architect's standard hourly rates for the personnel required to perform these functions.

1.06 SUBMITTALS

A. Add the following: Additional provisions pertaining to shop drawings and samples are included in Division 1, General Requirements.

1.07 SUBCONTRACTUAL RELATIONS

A. Add the following:

1. The Contractor shall be directly responsible for all of the work included in the Contract, whether performed by his own forces or by his subcontractors. Except in extreme emergencies, all instructions, clarifications, and approvals will be given by the Architect to subcontractors only through the Contractor and all shop drawings, samples, and correspondence from the subcontractor shall be submitted to the Architect through the Contractor.

2. Insofar as it does not affect the quality of workmanship or materials, the Contractor shall settle all questions of responsibility arising among his various subcontractors and shall determine the extent of work and responsibility of each of the subcontractors.

1.08 MEDIATION

A. Delete all references to Mediation in the Proposed Form of Agreement, entirely and delete all references to mediation elsewhere in the General Conditions.

1.09 ARBITRATION

A. all references to Arbitration in the Proposed Form of Agreement, entirely and delete all references to arbitration elsewhere in the General Conditions.

1.10 CHANGES IN THE WORK

- A. Add the following: In order to facilitate checking of quotations for extras or credits, all proposals, except those so minor that their propriety can be seen by inspection, shall be accompanied by a complete itemization of costs including labor, materials, and subcontractors. Where major cost items are subcontracts, they shall be itemized also. In no case will a charge involving over \$250 be approved without such itemization.
- B. Add the following: Overhead and profit of which the maximum amount of allowable given in this Subparagraph shall be considered to include, but is not limited to, job-site staff and office expense, incidental job burdens, small tools, and home office overhead allocation. The percentages for overhead and profit shall not exceed the following:

- 1. To Contractor on work performed by other than its own forces 5% profit;
- 2. To first-tier Subcontractor on work performed by its Sub-subcontractors 5% profit; and
- 3. To Contractor and/or Subcontractors for that portion of the work performed with their respective forces 10% overhead and 5% profit.

1.12 APPLICATIONS FOR PAYMENT

A. Add the following:

1. Until work is (100%) complete, the Owner will pay ninety-five percent (90%) of the amount due the Contractor on account of progress payments.

2. The Contractor is to use the current edition of AIA Document G702, Application and Certificate for Payment. Beginning with the first Application for Payment, the Contractor shall verify that he has paid all subcontractors and major material suppliers those respective amounts representing all work and materials which have formed the basis of previous progress payments. The application shall be submitted in three notarized copies.

1.13 PROGRESS PAYMENTS

A. Add the following:

Unless otherwise provided in the agreement, the Owner will make progress payments to the Contractor on or about the fifteenth (15th) day of each calendar month on the basis of a duly certified and approved estimate of the work performed during the preceding calendar month. In preparing estimates, materials delivered to and properly stored on the site shall be given consideration. Materials stored off-site shall not be paid for by the Owner unless the Contractor furnishes a certificate for that material showing the Owner as the Owner of said material.

1.14 COSTS FOR DELAYS IN COMPLETION

A. Add the following: If after Substantial Completion of the work and issuance of the Punch List, Final Completion of the Work is delayed beyond the time allotted for completion of the Punch List through no fault of the Owner or the Architect, the Contractor shall be liable for such ongoing costs as the architect shall incur on the Project. Such costs shall be computed and billed to the Contractor at the Architect's standard hourly rates in effect at the time the work is executed. Payment shall be required within thirty (30) days of invoice. Interest shall accrue at one percent (1%) per month on past due amounts. Contractor shall be liable for all legal fees if legal action is required for collection of unpaid amounts.

1.15 PROPERTY INSURANCE DEDUCTIBLES

A. Add the following Clause: If by the terms of this insurance any mandatory deductibles are required, the Contractor shall be responsible for payment of the amount of the deductible in the event of a paid claim.

1.16 PERFORMANCE BOND AND BOND

A. Add the following: The Contractor shall furnish a performance bond in an amount equal to one hundred percent (100%) of the Contract Sum as security for the faithful performance of the Contract.

1.17 INSPECTIONS AND CORRESPONDENCE

A. Add the following: Inspections and or correspondence by the Architect required due to failure by the contractor to obtain inspections and approval from the Public Authorities having jurisdiction are beyond the scope of Construction Contract Administration for the Architect. As additional services, the Contractor will be billed at the Architect's standard hourly rate for the personnel required to perform these functions.

1.18 INTEREST

A. Add the following: "Payments due and unpaid for thirty (30) days under the Contract Documents shall bear interest from the date thirty (30) days after payment is due at the rate of 1/2% (.5 percent) per month.

1.19 TIME

A. Time is an essential consideration of the Contract and work shall commence on the date to be specified in a written notice to the Contractor to proceed and shall progress with a proper and sufficient force of workmen and ample supply of materials and equipment to complete the Contract within the time limit agreed to in the Contract for Construction.

1.20 SUBSTITUTIONS

- A. All requests shall be submitted to the Architect in writing with a fully executed substitution request form and shall clearly define and describe materials, methods or equipment for which approval is requested. Requests for substation shall also include the product data available for the specified product for which the substitution is being requested, as well as the reason the Contractor wishes to submit the substitution.
- B. Prior to Bidding
 - a. If any Contractors desire to substitute any firms, materials, brands, methods, etc., other than specified, they may do so at any time prior to 10 days before bids are due. Substitution requests shall be directed to the Architect.
 - b. Requests shall be submitted by the General Contractor. Direct requests by manufacturer or material suppliers will not be considered.
 - c. If such submissions are approved by the Architect or if the Architect shall decide to enlarge the scope of the Specifications, such approvals or additional information will be made by Addendum to each Contractor.
- C. After Bidding
 - a. Substitutions after Bidding will, generally, not be considered, except under unusual circumstances, such as strikes, lockouts, bankruptcy, discontinuing of a product, etc.
 - b. Requests for substations shall be made in writing to the Architect within ten (10) days of the date that the Contractor ascertains that he cannot obtain the material or equipment specified.
 - c. Requests shall be accompanied by complete description of the material or apparatus to be submitted. On request from the Architect, samples of any and all such items shall be submitted and/or set up as directed for inspection and consideration. The amount of credit or extra cost to the Owner on account of the substitution and any changes in contract time shall be a part of this request.

1.21 STANDARDS

- A. Any material or other work specified by reference to the number, symbol, or title of a specific standard, such as American National Standards Institute (ANSI) Standard, a Federal Specification, a trade association standard, or other similar standard, shall conform to the requirements in the latest revision thereof or any amendment of supplement thereto in effect on the date of the drawings and specifications, except as limited to type, class or grade, or as modified in such reference.
- B. The standards referred to, except as modified in the specification, shall have full force and effect as though recited for the reason that the manufacturers and trades involved are assumed to be familiar with their requirements.

1.22 MANUFACTURER'S DIRECTIONS

A. All manufactured articles, material and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned in accordance with the manufacturer's instructions and recommendations. Any conflicts between such manufacturer's instructions and recommendations and the specifications shall be brought to the attention of the Architect and the procedures reconciled before proceeding with the work.

1.23 GUARANTEE

A. All work under this Contract shall be guaranteed for a period of one (1) year after execution of Certificate of Substantial Completion against defects caused by the use of inferior materials or workmanship. Guarantee period of incomplete items at time of execution of Certificate of Substantial Completion shall commence on date of installation into building. Repair and/or replace all such defective materials or equipment any work damaged there by or make any other adjustment necessary without additional cost to the Owner. This clause is not intended to abridge any or decrease any obligation created by State or Federal Statute or regulation.

1.24 LAYING OUT WORK

A. The Contractor shall, immediately upon entering the project site for the purposes of beginning work, locate all general reference points and be responsible for all lines, elevations, and measurements throughout the duration of the project.

1.25 LIQUIDATED DAMAGES

A. As actual damages for any delay in completion are impossible of determination, the Contractor and his sureties shall be liable for and shall pay to the Owner the sum of Five Hundred Dollars (\$500.00) as fixed, agreed, and liquidated damages for each calendar day of delay until a Certificate of Substantial Completion is executed by the Owner, Architect and Contractor.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

SECTION 01 11 00 – SUMMARY OF WORK

PART 1 GENERAL

1.01 RELATED DOCUMENTS

A. Drawings and general provisions of the Contract, including General and Supplementary Conditions and other Division 1 Specifications Sections and the balance of the Specifications, apply to this Section.

1.02 WORK COVERED BY CONTRACT DOCUMENTS

- A. Project Identification: Clinton HS Softball Concession Building
 - 1. Project Location: 425 Dragon Drive, Clinton, TN, 37716
- B. Owner: Anderson County Schools
- C. Architect: Design Innovation Architects DIA
- D. The Work consists of the following:

Clinton high school is looking to build a two-story concession building and press box near their softball field on the campus of Clinton High School. The field is not part of the scope of this project. The facility is not intended to be used for students to obtain educational credits and will not be in operation during schools hours.

The project does not require state fire marshal review. A 'no review' letter is attached to sheet G000.

Existing parking will service the building as the facility will only be in operation outside of CHS operating hours.

1.03 TYPE OF CONTRACT

A. Contract Type: A single prime contract based on a Stipulated Price as described in Document 00 42 00 – Proposed Agreement Form.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

SECTION 01 30 00 – ADMINISTRATIVE REQUIREMENTS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Preconstruction meeting.
- B. Progress meetings.
- C. Submittals for review, information, and project closeout.
- D. Number of copies of submittals.
- E. Submittal procedures.

1.02 RELATED REQUIREMENTS

- A. Section 01 11 00 Summary
- B. Section 01 70 00 Execution and Closeout Requirements
- C. Section 01 78 00 Closeout Submittals

1.03 PROJECT COORDINATION

- A. Cooperate with the Owner's Representative in allocation of mobilization areas of site; for field offices and sheds, for access, traffic, and parking facilities.
- B. During construction, coordinate use of site and facilities through the Owner's Representative.
- C. Comply with Owner's Representative's procedures for intra-project communications; submittals, reports and records, schedules, coordination drawings, and recommendations; and resolution of ambiguities and conflicts.
- D. Make the following types of submittals to Architect:
 - 1. Requests for interpretation.
 - 2. Requests for substitution.
 - 3. Shop drawings, product data, and samples.
 - 4. Test and inspection reports.
 - 5. Manufacturer's instructions and field reports.
 - 6. Applications for payment and change order requests.
 - 7. Progress schedules.
 - 8. Coordination drawings.
 - 9. Closeout submittals.
- E. Any work required to be done at the adjacent school shall be coordinated with the Principal of the school regarding scheduling, area and duration of work. Work in the school areas shall only proceed following the approval of the Principal.

F. The school side of the site shall receive temporary chain-link fencing to protect the school children and keep them out of the construction site. It is the Contractor's responsibility to maintain and service the fence as necessary to maintain the integrity of the barrier.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION

3.01 PRECONSTRUCTION MEETING

- A. Owner's Representative will schedule a meeting after Notice of Award.
- B. Attendance Required:
 - 1. Owner.
 - 2. Architect.
 - 3. Contractor.
 - 4. Major Subcontractors.
 - 5. Civil Engineer.
- C. Agenda:
 - 1. Execution of Owner-Contractor Agreement.
 - 2. Submission of executed bonds and insurance certificates.
 - 3. Distribution of Contract Documents.
 - 4. Submission of list of Subcontractors not noted on the Bid Form, list of Products, schedule of values, and progress schedule.
 - 5. Designation of personnel representing the parties to Contract, Project Manager and Architect.
 - 6. Procedures and processing of field decisions, submittals, substitutions, applications for payments, proposal request, Change Orders, as-built documents, and Contract closeout procedures.
 - 7. Scheduling.
 - 8. Site Utilities, specifically access to the existing sewer. It is critical to discuss a plan for sewer access prior to the commencement of the Work.
- D. Record minutes and distribute copies within two days after meeting to participants, with two copies to Architect, Owner, participants, and those affected by decisions made.

3.02 PROGRESS MEETINGS

- A. Schedule and administer meetings throughout progress of the Work at maximum monthly intervals.
- B. Make arrangements for meetings, prepare agenda with copies for participants, preside at meetings.
- C. Attendance Required: Job superintendent, major Subcontractors and suppliers, Owner, Architect, as appropriate to agenda topics for each meeting.
- D. Agenda:
 - 1. Review minutes of previous meetings.
 - 2. Review of Work progress.
 - 3. Field observations, problems, and decisions.

ADMINISTRATIVE REQUIREMENTS

- 4. Identification of problems that impede, or will impede, planned progress.
- 5. Review of submittals schedule and status of submittals.
- 6. Maintenance of progress schedule.
- 7. Corrective measures to regain projected schedules.
- 8. Planned progress during succeeding work period.
- 9. Maintenance of quality and work standards.
- 10. Effect of proposed changes on progress schedule and coordination.
- 11. Review of project Record Documents, Drawings and Specifications.
- 12. Other business relating to Work.
- E. Record minutes and distribute copies within two days after meeting to participants, with two copies to Architect, Owner, participants, and those affected by decisions made.

3.03 SUBMITTALS FOR REVIEW

- A. When the following are specified in individual sections, submit them for review:
 - 1. Product data.
 - 2. Shop drawings.
 - 3. Samples for selection.
 - 4. Samples for verification.
- B. Submit to Architect for review for the limited purpose of checking for conformance with information given and the design concept expressed in the contract documents.
- C. Samples will be reviewed only for aesthetic, color, or finish selection.
- D. After review, provide copies and distribute in accordance with SUBMITTAL PROCEDURES article below and for record documents purposes described in Section 01 78 00 CLOSEOUT SUBMITTALS.

3.04 SUBMITTALS FOR PROJECT CLOSEOUT

- A. When the following are specified in individual sections, submit them at project closeout:
 - 1. Project record documents.
 - 2. Operation and maintenance data.
 - 3. Warranties.
 - 4. Bonds.
 - 5. Project Record Documents.
 - 6. Other types as indicated.
- B. Submit for Owner's benefit during and after project completion. Project closeout submittals should be submitted to the Owner's Representative after the completion of Phase I of the Project. Each phase will have its own substantial completion date and closeout process.

3.05 NUMBER OF COPIES OF SUBMITTALS

A. Documents for Review:

ADMINISTRATIVE REQUIREMENTS

- 1. Small Size Sheets, Not Larger Than 8-1/2 x 11 inches: Submit the number of copies that Contractor requires, plus two copies that will be retained by Architect.
- 2. Larger Sheets, Not Larger Than 36 x 48 inches: Submit the number of opaque reproductions that Contractor requires, plus two copies that will be retained by Architect. Alternately, for large sheets, the contractor may submit 3 large format copies to the architect and the architect will scan the final reviewed document with the applicable comments and stamps and return an uneditable digital file to the contractor.
- B. Documents for Project Closeout: Make one reproduction of submittal originally reviewed. Submit one extra of submittals for information.
- C. Samples: Submit the number specified in individual specification sections; one of which will be retained by Architect.
 - 1. After review, produce duplicates.
 - 2. Retained samples will not be returned to Contractor unless specifically so stated.

3.06 SUBMITTAL PROCEDURES

- A. Transmit each submittal with AIA Form G810 or other approved format.
- B. Sequentially number the transmittal form. Revised submittals shall be numbered with original number and a sequential alphabetic suffix.
- C. Identify Project, Contractor, Subcontractor or supplier; pertinent drawing and detail number, and specification section number, as appropriate on each copy.
- D. Apply Contractor's stamp, signed or initialed certifying that review, approval, verification of Products required, field dimensions, adjacent construction Work, and coordination of information is in accordance with the requirements of the Work and Contract Documents prior to delivery for review by the Architect.
- E. Deliver submittals to Owner's Representative at business address.
- F. Schedule submittals to expedite the Project, and coordinate submission of related items with the Architect.
- G. For each submittal for review, allow 15 days excluding delivery time to and from the Contractor.
- H. Identify variations from Contract Documents and Product or system limitations that may be detrimental to successful performance of the completed Work.
- I. Provide space for Contractor and Architect review stamps.
- J. When revised for resubmission, identify all changes made since previous submission.
- K. Distribute copies of reviewed submittals as appropriate. Instruct parties to promptly report any inability to comply with requirements.
- L. Submittals not requested will not be recognized or processed.
- M. Store one copy of reviewed submittals at the project site for the entire duration of the project.

SECTION 01 42 16 – DEFINITIONS

PART 1 GENERAL

1.01 SUMMARY

- A. This section supplements the definitions contained in the General Conditions.
- B. Other definitions are included in individual specification sections.

1.02 DEFINITIONS

- A. Furnish: To supply, deliver, unload, and inspect for damage.
- B. Install: To unpack, assemble, erect, apply, place, finish, cure, protect, clean, start up, and make ready for use.
- C. Product: Material, machinery, components, equipment, fixtures, and systems forming the work result. Not materials or equipment used for preparation, fabrication, conveying, or erection and not incorporated into the work result. Products may be new, never before used, or re-used materials or equipment.
- D. Project Manual: The book-sized volume that includes the procurement requirements (if any), the contracting requirements, and the specifications.
- E. Provide: To furnish and install.
- F. Supply: Same as Furnish.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION - NOT USED

SECTION 01 60 00 – PRODUCT REQUIREMENTS

PART 1 GENERAL

1.01 SUBMITTALS

- A. Product Data Submittals: Submit manufacturer's standard published data. Mark each copy to identify applicable products, models, options, and other data. Supplement manufacturers' standard data to provide information specific to this Project.
- B. Shop Drawing Submittals: Prepared specifically for this Project; indicate utility and electrical characteristics, utility connection requirements, and location of utility outlets for service for functional equipment and appliances.
- C. Sample Submittals: Illustrate functional and aesthetic characteristics of the product, with integral parts and attachment devices. Coordinate sample submittals for interfacing work.
 - 1. For selection from standard finishes, submit samples of the full range of the manufacturer's standard colors, textures, and patterns.

1.02 DEFINITIONS

- A. Products: Items purchased for incorporating into the Work, whether purchased for Project or taken from previously purchased stock. The term "product" includes the terms "material," "equipment," "system," and terms of similar intent.
 - 1. Named Products: Items identified by manufacturer's product name, including make or model number or other designation, shown or listed in manufacturer's published product literature, which is current as of date of the Contract Documents.
 - 2. New Products: Items that have not previously been incorporated into another project or facility. Products salvaged or recycled from other projects are not considered new products.
 - 3. Comparable (Equal) Product: Product that is demonstrated and approved through submittal process, or where indicated as a product substitution, to have the indicated qualities related to type, function, dimension, in-service performance, physical properties, appearance, and other characteristics that equal or exceed those of specified product.
- B. Substitutions: Changes in products, materials, equipment, and methods of construction from those required by the Contract Documents and proposed by Contractor.
- C. Basis-of-Design Product Specification: Where a specific manufacturer's product is named and accompanied by the words "basis of design," including make or model number or other designation, to establish the significant qualities related to type, function, dimension, in-service performance, physical properties, appearance, and other characteristics for purposes of evaluating comparable products of other named manufacturers.
- D. Manufacturer's Warranty: Preprinted written warranty published by individual manufacturer for a particular product and specifically endorsed by manufacturer to Owner.
- E. Special Warranty: Written warranty required by or incorporated into the Contract Documents, either to extend time limit provided by manufacturer's warranty or to provide more rights for Owner.

PART 2 PRODUCTS

2.01 NEW PRODUCTS

- A. Provide new products unless specifically required or permitted by the Contract Documents.
- B. Do not use iron, steel, or manufactured goods having any of the following characteristics:
 - 1. Made outside the United States or its territories.
 - 2. Made using or containing CFC's or HCFC's.
- C. Where all other criteria are met, Contractor shall give preference to products that:
 - 1. Are extracted, harvested, and/or manufactured closer to the location of the project.
 - 2. Have longer documented life span under normal use.
 - 3. Result in less construction waste.

2.02 PRODUCT OPTIONS

- A. Products Specified by Reference Standards or by Description Only: Use any product meeting those standards or description.
- B. Products Specified by Naming One or More Manufacturers: Use a product of one of the manufacturers named and meeting specifications, no options or substitutions allowed.
- C. Products Specified by Naming One or More Manufacturers with a Provision for Substitutions: Submit a request for substitution for any manufacturer not named.

PART 3 EXECUTION

3.01 SUBSTITUTION PROCEDURES

- A. Substitutions will not be considered if submitted fewer than 5 business days prior to the opening of the bids. Comply with requirements specified in this section.
- B. Document each request with complete data substantiating compliance of proposed substitution with Contract Documents. Use Substitution Request Form Section 00-63-00
 - 1. Documentation: Show compliance with requirements for substitutions and the following, as applicable:
 - a. Statement indicating why specified material or product cannot be provided.
 - b. Coordination information, including a list of changes or modifications needed to other parts of the Work and to construction performed by Owner and separate contractors, which will be necessary to accommodate proposed substitution.
 - c. Detailed comparison of significant qualities of proposed substitution with those of the Work specified. Significant qualities may include attributes such as performance, weight, size, durability, visual effect, and specific features and requirements indicated.
 - d. Product Data, including drawings and descriptions of products and fabrication and installation procedures.
 - e. Samples, where applicable or requested.
 - f. List of similar installations for completed projects with project names and addresses and names and addresses of architects and owners.

- g. Material test reports from a qualified testing agency indicating and interpreting test results for compliance with requirements indicated.
- h. Research/evaluation reports evidencing compliance with building code in effect for Project, from a model code organization acceptable to authorities having jurisdiction.
- i. Detailed comparison of Contractor's Construction Schedule using proposed substitution with products specified for the Work, including effect on the overall Contract Time.
- j. Cost information, including a proposal of change, if any, in the Contract Sum.
- k. Contractor's certification that proposed substitution complies with requirements in the Contract Documents and is appropriate for applications indicated.
- I. Contractor's waiver of rights to additional payment or time that may subsequently become necessary because of failure of proposed substitution to produce indicated results.
- C. A request for substitution constitutes a representation that the submitter certifies that they:
 - 1. Have investigated proposed product and determined that it meets or exceeds the quality level of the specified product and is accepted by the Authorities Having Jurisdiction.
 - 2. Will provide the same warranty for the substitution as for the specified product.
 - 3. Will coordinate installation and make changes to other Work that may be required for the Work to be complete with no additional cost to Owner.
 - 4. Waives claims for additional costs or time extension that may subsequently become apparent.
- D. Substitutions will not be considered when they are indicated or implied on shop drawing or product data submittals, without separate written request, or when acceptance will require revision to the Contract Documents.
- E. Substitution Submittal Procedure:
 - 1. Submit three copies of request for substitution for consideration. Limit each request to one proposed substitution.
 - 2. Submit shop drawings, product data, and certified test results attesting to the proposed product equivalence. Burden of proof is on proposer.
 - 3. The Architect will notify Contractor in writing of decision to accept or reject request.

3.02 TRANSPORTATION AND HANDLING

- A. Coordinate schedule of product delivery to designated prepared areas in order to minimize site storage time and potential damage to stored materials.
- B. Transport and handle products in accordance with manufacturer's instructions.
- C. Transport materials in covered trucks to prevent contamination of product and littering of surrounding areas.
- D. Promptly inspect shipments to ensure that products comply with requirements, quantities are correct, and products are undamaged.
- E. Provide equipment and personnel to handle products by methods to prevent soiling, disfigurement, or damage.
- F. Arrange for the return of packing materials, such as wood pallets, where economically feasible.

3.03 STORAGE AND PROTECTION

- A. Designate receiving/storage areas for incoming products so that they are delivered according to installation schedule and placed convenient to work area in order to minimize waste due to excessive materials handling and misapplication.
- B. Store and protect products in accordance with manufacturers' instructions.
- C. Store with seals and labels intact and legible.
- D. Store sensitive products in weather tight, climate controlled, enclosures in an environment favorable to product.
- E. For exterior storage of fabricated products, place on sloped supports above ground.
- F. Cover products subject to deterioration with impervious sheet covering. Provide ventilation to prevent condensation and degradation of products.
- G. Prevent contact with material that may cause corrosion, discoloration, or staining.
- H. Provide equipment and personnel to store products by methods to prevent soiling, disfigurement, or damage.
- I. Arrange storage of products to permit access for inspection. Periodically inspect to verify products are undamaged and are maintained in acceptable condition.

SECTION 01 70 00 – EXECUTION AND CLOSEOUT REQUIREMENTS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Examination, preparation, and general installation procedures.
- B. Cutting and patching.
- C. Cleaning and protection.
- D. Closeout procedures, except payment procedures.

1.02 RELATED REQUIREMENTS

- A. Section 01 11 00 Summary: Limitations on working in existing building; continued occupancy; work sequence; identification of salvaged and relocated materials.
- B. Section 01 30 00 Administrative Requirements: Submittals procedures.

1.03 SUBMITTALS

A. See Section 01 30 00 - Administrative Requirements, for submittal procedures.

1.04 PROJECT CONDITIONS

- A. Ventilate enclosed areas to assist cure of materials, to dissipate humidity, and to prevent accumulation of dust, fumes, vapors, or gases.
- B. Dust Control: Execute work by methods to minimize raising dust from construction operations. Provide positive means to prevent air-borne dust from dispersing into atmosphere and over adjacent property.

1.05 COORDINATION

- A. Coordinate scheduling, submittals, and work of the various sections of the Project Manual to ensure efficient and orderly sequence of installation of interdependent construction elements, with provisions for accommodating items installed later.
- B. Notify affected utility companies and comply with their requirements.
- C. Verify that utility requirements and characteristics of new operating equipment are compatible with building utilities. Coordinate work of various sections having interdependent responsibilities for installing, connecting to, and placing in service, such equipment.
- D. Coordinate space requirements, supports, and installation of mechanical and electrical work that are indicated diagrammatically on Drawings. Follow routing shown for pipes, ducts, and conduit, as closely as practicable; place runs parallel with lines of building. Utilize spaces efficiently to maximize accessibility for other installations, for maintenance, and for repairs.
- E. In finished areas <u>except as otherwise indicated</u>, conceal pipes, ducts, and wiring within the construction. Coordinate locations of fixtures and outlets with finish elements.
- F. Coordinate completion and clean-up of work of separate sections.
- G. After Owner occupancy of premises, coordinate access to site for correction of defective work and work not in accordance with Contract Documents, to minimize disruption of Owner's activities.

PART 2 PRODUCTS

2.01 PATCHING MATERIALS

- A. New Materials: As specified in product sections; match existing products and work for patching and extending work.
- B. Product Substitution: For any proposed change in materials, submit request for substitution described in Section 01 60 00 and Section 00 63 00 Substitution Request Form.

PART 3 EXECUTION

3.01 EXAMINATION

- A. Verify that existing site conditions and substrate surfaces are acceptable for subsequent work.
- B. Verify that existing substrate is capable of structural support or attachment of new work being applied or attached.
- C. Examine and verify specific conditions described in individual specification sections.
- D. Take field measurements before confirming product orders or beginning fabrication, to minimize waste due to over-ordering or mis-fabrication.
- E. Verify that utility services are available, of the correct characteristics, and in the correct locations.

3.02 PREPARATION

- A. Clean substrate surfaces prior to applying next material or substance.
- B. Seal cracks or openings of substrate prior to applying next material or substance.
- C. Apply manufacturer required or recommended substrate primer, sealer, or conditioner prior to applying any new material or substance in contact or bond.

3.03 GENERAL INSTALLATION REQUIREMENTS

- A. Install products as specified in individual sections, in accordance with manufacturer's instructions and recommendations, and so as to avoid waste due to necessity for replacement.
- B. Make vertical elements plumb and horizontal elements level, unless otherwise indicated.
- C. Install equipment and fittings plumb and level, neatly aligned with adjacent vertical and horizontal lines, unless otherwise indicated.
- D. Make consistent texture on surfaces, with seamless transitions, unless otherwise indicated.
- E. Make neat transitions between different surfaces, maintaining texture and appearance.

3.04 ALTERATIONS

- A. Maintain weatherproof exterior building enclosure except for interruptions required for replacement or modifications; take care to prevent water and humidity damage.
 - 1. Where openings in exterior enclosure exist, provide construction to make exterior enclosure weatherproof.
 - 2. Insulate existing ducts or pipes that are exposed to outdoor ambient temperatures by alterations work.

- B. Services (Including but not limited to HVAC, Plumbing, Electrical, and Telecommunications):
 - 1. Maintain access to equipment and operational components; if necessary, modify installation to allow access or provide access panel. All access panels shall be painted to match adjacent finish.
- C. Protect existing work to remain.
 - 1. Prevent movement of structure; provide shoring and bracing if necessary.
 - 2. Perform cutting to accomplish removals neatly and as specified for cutting new work.
 - 3. Repair adjacent construction and finishes damaged during removal work.
- D. Adapt existing work to fit new work: Make as neat and smooth transition as possible.
- E. Comply with all other applicable requirements of this section.

3.05 CUTTING AND PATCHING

- A. Whenever possible, execute the work by methods that avoid cutting or patching.
- B. See Alterations article above for additional requirements.
- C. Perform whatever cutting and patching is necessary to:
 - 1. Complete the work.
 - 2. Fit products together to integrate with other work.
 - 3. Provide openings for penetration of mechanical, electrical, and other services.
 - 4. Match work that has been cut to adjacent work.
 - 5. Repair areas adjacent to cuts to required condition.
 - 6. Repair new work damaged by subsequent work.
 - 7. Remove samples of installed work for testing when requested.
 - 8. Remove and replace defective and non-conforming work.
- D. Execute work by methods that avoid damage to other work and that will provide appropriate surfaces to receive patching and finishing. In existing work, minimize damage and restore to original condition.
- E. Cut rigid materials using masonry saw or core drill. Pneumatic tools not allowed without prior approval by Owner's Representative.
- F. Restore work with new products in accordance with requirements of Contract Documents.
- G. Fit work airtight to pipes, sleeves, ducts, conduit, and other penetrations through surfaces.
- H. At penetrations of fire rated walls, partitions, ceiling, or floor construction, completely seal voids with fire rated material in accordance with Section 07 84 13, to full thickness of the penetrated element.
- I. Patching:
 - 1. Finish patched surfaces to match finish that existed prior to patching. On continuous surfaces, refinish to nearest intersection or natural break. For an assembly, refinish entire unit.
 - 2. Match color, texture, and appearance.
 - 3. Repair patched surfaces that are damaged, lifted, discolored, or showing other imperfections due to patching work. If defects are due to condition of substrate, repair substrate prior to repairing finish.

EXECUTION AND CLOSEOUT REQUIREMENTS

3.06 PROGRESS CLEANING

- A. Maintain areas free of waste materials, debris, and rubbish. Maintain site in a clean and orderly condition.
- B. Remove debris and rubbish from pipe chases, plenums, attics, crawl spaces, and other closed or remote spaces, prior to enclosing the space.
- C. Broom and vacuum clean interior areas prior to start of surface finishing and continue cleaning to eliminate dust.
- D. Collect and remove waste materials, debris, and trash/rubbish from site periodically and dispose off-site; do not burn or bury.

3.07 PROTECTION OF INSTALLED WORK

- A. Protect installed work from damage by construction operations.
- B. Provide special protection where specified in individual specification sections.
- C. Provide temporary and removable protection for installed products. Control activity in immediate work area to prevent damage.
- D. Provide protective coverings at walls, projections, jambs, sills, and soffits of openings.
- E. Protect finished floors, stairs, and other surfaces from traffic, dirt, wear, damage, or movement of heavy objects, by protecting with durable sheet materials.
- F. Prohibit traffic or storage upon waterproofed or roofed surfaces. If traffic or activity is necessary, obtain recommendations for protection from waterproofing or roofing material manufacturer.
- G. Remove protective coverings when no longer needed; reuse or recycle plastic coverings if possible.

3.08 ADJUSTING

A. Adjust operating products and equipment to ensure smooth and unhindered operation.

3.09 FINAL CLEANING

- A. Execute final cleaning.
- B. Use cleaning materials that are non-hazardous.
- C. Clean interior and exterior glass, surfaces exposed to view; remove temporary labels, stains and foreign substances, polish transparent and glossy surfaces, vacuum carpeted and soft surfaces.
- D. Clean new and existing equipment and fixtures to a sanitary condition with cleaning materials appropriate to the surface and material being cleaned.
- E. Clean filters of operating equipment.
- F. Clean debris from new roofs, gutters, downspouts, and drainage systems.
- G. Clean site; sweep paved areas, rake clean landscaped surfaces.
- H. Remove waste, surplus materials, trash/rubbish, and construction facilities from the site; dispose of in legal manner; do not burn or bury.

3.10 CLOSEOUT PROCEDURES

A. Make submittals that are required by governing or other authorities.

1. Complete Closeout submittals, maintenance manuals, and information for warranties are required upon completion of work.

- B. Notify Owner's Representative when work is considered ready for Substantial Completion.
- C. Submit written certification that Contract Documents have been reviewed, work has been inspected, and that work is complete in accordance with Contract Documents and ready for Owner's Representative review.
- D. Correct items of work listed in executed Certificates of Substantial Completion and comply with requirements for access to Owner-occupied areas.
- E. Notify Architect when work is considered finally complete.
- F. Complete items of work determined by Architect's final inspection.

SECTION 01 78 00 – CLOSEOUT SUBMITTALS

PART 1 GENERAL

1.01 SECTION INCLUDES

- A. Project Record Documents.
- B. Operation and Maintenance Data.
- C. Warranties and bonds.

1.02 RELATED REQUIREMENTS

- A. Section 01 30 00 Administrative Requirements: Submittals procedures, shop drawings, product data, and samples.
- B. Individual Product Sections: Specific requirements for operation and maintenance data.
- C. Individual Product Sections: Warranties required for specific products or Work.

1.03 SUBMITTALS

- A. Project Record Documents: Submit documents to Architect within two weeks of substantial completion of each phase or with claim for final Application for Payment for each phase of work.
- B. Operation and Maintenance Data:
 - 1. For equipment, or component parts of equipment put into service during construction and operated by Owner, submit completed documents within ten days after acceptance.
 - 2. Submit one copy of completed documents 15 days prior to final inspection. This copy will be reviewed and returned after final inspection, with Architect comments. Revise content of all document sets as required prior to final submission.
 - 3. Submit two sets of revised final documents in final form within 10 days after final inspection.
- C. Warranties and Bonds:
 - 1. For equipment or component parts of equipment put into service during construction with Owner's permission, submit documents within 10 days after acceptance.
 - 2. Make other submittals within 10 days after Date of Substantial Completion, prior to final Application for Payment.
 - 3. For items of Work for which acceptance is delayed beyond Date of Substantial Completion, submit within 10 days after acceptance, listing the date of acceptance as the beginning of the warranty period.
- D. Project Record Documents.

PART 2 PRODUCTS - NOT USED

PART 3 EXECUTION

3.01 PROJECT RECORD DOCUMENTS

- A. Maintain on site one set of the following record documents; record actual revisions to the Work:
 - 1. Drawings and Specifications
 - 2. Addenda.
 - 3. Change Orders and other modifications to the Contract.
- B. Ensure entries are complete and accurate, enabling future reference by Owner.
- C. Store record documents separate from documents used for construction.
- D. Record information concurrent with construction progress.
- E. Record Drawings: Legibly mark each item to record actual construction including:
 - 1. Field changes of dimension and detail.
 - 2. Details not on original Contract drawings.

3.02 OPERATION AND MAINTENANCE DATA

- A. For Each Product or System: List names, addresses and telephone numbers of Subcontractors and suppliers, including local source of supplies and replacement parts.
- B. Product Data: Mark each sheet to clearly identify specific products and component parts, and data applicable to installation. Delete inapplicable information.
- C. Drawings: Supplement product data to illustrate relations of component parts of equipment and systems, to show control and flow diagrams. Do not use Project Record Documents as maintenance drawings.
- D. Typed Text: As required to supplement product data. Provide logical sequence of instructions for each procedure, incorporating manufacturer's instructions.

3.03 OPERATION AND MAINTENANCE DATA FOR MATERIALS AND FINISHES

- A. For Each Product, Applied Material, and Finish:
- B. Instructions for Care and Maintenance: Manufacturer's recommendations for cleaning agents and methods, precautions against detrimental cleaning agents and methods, and recommended schedule for cleaning and maintenance.

3.04 OPERATION AND MAINTENANCE DATA FOR EQUIPMENT AND SYSTEMS

- A. For Each Item of Equipment and Each System:
 - 1. Description of unit or system, and component parts.
 - 2. Identify function, normal operating characteristics, and limiting conditions.
 - 3. Include performance curves, with engineering data and tests.
 - 4. Complete nomenclature and model number of replaceable parts.
- B. Operating Procedures: Include start-up, break-in, and routine normal operating instructions and sequences. Include regulation, control, stopping, shut-down, and emergency instructions. Include summer, winter, and any special operating instructions.

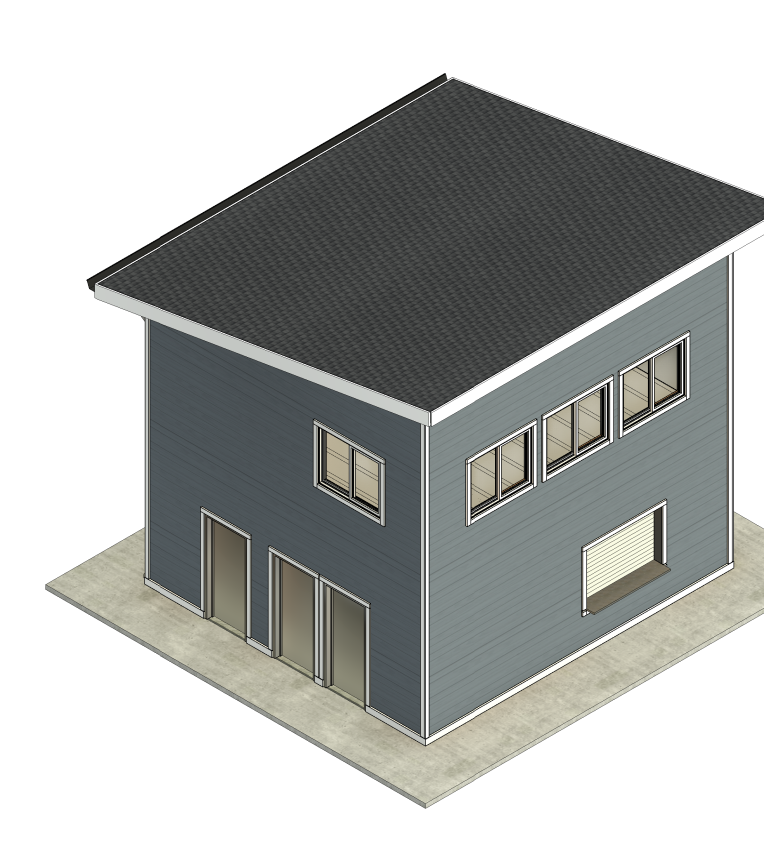
- C. Maintenance Requirements: Include routine procedures and guide for preventative maintenance and troubleshooting; disassembly, repair, and reassembly instructions; and alignment, adjusting, balancing, and checking instructions.
- D. Provide servicing and lubrication schedule, and list of lubricants required.
- E. Include manufacturer's printed operation and maintenance instructions.
- F. Include sequence of operation by controls manufacturer.
- G. Provide original manufacturer's parts list, illustrations, assembly drawings, and diagrams required for maintenance.
- H. Provide control diagrams by controls manufacturer as installed.
- I. Additional Requirements: As specified in individual product specification sections.

3.05 OPERATION AND MAINTENANCE MANUALS

- A. Prepare instructions and data by personnel experienced in maintenance and operation of described products.
- B. Prepare data in the form of an instructional manual.
- C. Binders: Commercial quality, 8-1/2 by 11-inch three D side ring binders with durable plastic covers; 2inch maximum ring size. When multiple binders are used, correlate data into related consistent groupings.
- D. Arrange content by systems under section numbers and sequence of Table of Contents of this Project Manual.
- E. Contents: Prepare a Table of Contents for each volume, with each product or system description identified, in three parts as follows:
 - 1. Part 1: Directory, listing names, addresses, and telephone numbers of Architect, Contractor, Subcontractors, and major equipment suppliers.
 - 2. Part 2: Operation and maintenance instructions, arranged by system and subdivided by specification section. For each category, identify names, addresses, and telephone numbers of Subcontractors and suppliers. Identify the following:
 - a. Significant design criteria.
 - b. List of equipment.
 - c. Parts list for each component.
 - d. Operating instructions.
 - e. Maintenance instructions for equipment and systems.
 - f. Maintenance instructions for special finishes, including recommended cleaning methods and materials, and special precautions identifying detrimental agents.
 - 3. Part 3: Project documents and certificates, including the following:
 - a. Shop drawings and product data.
 - b. Certificates.
 - c. Photocopies of warranties and bonds.

3.06 WARRANTIES AND BONDS

- A. Obtain warranties and bonds, executed in duplicate by responsible Subcontractors, suppliers, and manufacturers, within 10 days after completion of the applicable item of work. Except for items put into use with Owner's permission, leave date of beginning of time of warranty until the Date of Substantial completion is determined. There shall be a substantial completion date for each of the completed phases.
- B. Verify that documents are in proper form, contain full information, and are notarized.
- C. Co-execute submittals when required.
- D. Retain warranties and bonds until time specified for submittal.



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CONSTRUCTION DOCUMENTS FOR

CLINTON HS SOFTBALL CONCESSION BLDG

CLINTON HIGH SCHOOL, ANDERSON COUNTY, TN



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10	09 08 07		06	05		04
SHEET #	SHEET NAME	SHEET ISSUE DATE	CURRENT REV. NO.	REV. DESCRIPTION	REV. ISSUED BY	CURRENT RE DATE
G000	COVER	2024-03-01	1	BIDDING	CLARIFICATIONS	2024-03-13
G001	GENERAL PROJECT INFORMATION, CODE REQUIREMENTS, AND LIFE SAFETY PLANS	2024-03-01		Dibbiito		20210010
G001	LEGENDS & ABBREVIATIONS	2024-03-01				
0002		2024-00-01				
C101	SITE LAYOUT PLAN	2024-03-01				
C102	SITE GRADING PLAN	2024-03-01				
C103	SITE UTILITY PLAN	2024-03-01				
C201	SITE DETAILS - 1	2024-03-01				
C202	SITE DETAILS - 2	2024-03-13	1	BIDDING	CLARIFICATIONS	2024-03-13
S001	STRUCTURAL NOTES	2024-03-01				
S101	FOUNDATION PLAN	2024-03-01				
S201	MAIN LEVEL FRAMING PLAN	2024-03-01				
S701	SECTIONS AND DETAILS	2024-03-01				
A C 001		2024 02 04		1		
AG001		2024-03-01				
AG002	ACCESSIBILITY GUIDELINES & REQUIREMENTS	2024-03-01				
AG003	FIBER CEMENT SIDING DETAILS	2024-03-01				
AS101	ARCHITECTURAL SITE PLAN	2024-03-01				
4404		0004.00.04		1		1
A101	FLOOR PLANS	2024-03-01				
A102	ENLARGED PLANS AND ACCESSIBLE RESTROOM REQUIREMENTS	2024-03-01	4	DIDDINO		0004.00.40
A121	REFLECTED CEILING PLAN & DETAILS	2024-03-01	1	BIDDING	CLARIFICATIONS	2024-03-13
A201	EXTERIOR ELEVATIONS BUILDING SECTIONS	2024-03-01				
A301 A311	WALL SECTIONS AND EXTERIOR DETAILS	2024-03-01 2024-03-01				
A311 A401	VERTICAL CIRCULATION	2024-03-01				
			1	DIDDING		0004 00 40
A501 A502	OPENINGS HARDWARE SCHEDULE	2024-03-01 2024-03-13	1	BIDDING	CLARIFICATIONS CLARIFICATIONS	2024-03-13 2024-03-13
AOUZ	TAKDWARE SCHEDULE	2024-03-13	1	DIDDING	CLARIFICATIONS	2024-03-13
A700	INTERIOR FINISH LEGEND & SCHEDULE	2024-03-01	1	BIDDING	CLARIFICATIONS	2024-03-13
A701	SIGNAGE	2024-03-01				
P101	WASTE & WATER	2024-03-01				
M101	HEAT & VENTILATION	2024-03-01				
E101	FLOOR PLANS - ELECTRICAL	2024-03-01	1	BIDDING	CLARIFICATIONS	2024-03-13
E201	LEGENDS AND SCHEDULES	2024-03-01	1	BIDDING	CLARIFICATIONS	2024-03-13
R-C100	(RESOURCE) PHASE 1 EROSION PREVENTION & SEDIMENT CONTROL PLAN	02/22/2023				
R-C101	(RESOURCE) PHASE 2 EROSION PREVENTION & SEDIMENT CONTROL PLAN	02/22/2023				
R-C300	(RESOURCE) SITE LAYOUT PLAN	02/22/2023				
R-C500	(RESOURCE) SITE GRADING & DRAINAGE PLAN	02/22/2023				
R-C800	(RESOURCE) CIVIL DETAILS	02/22/2023				
R-C801	(RESOURCE) CIVIL DETAILS	02/22/2023				

FIRE MARSHAL NO REVIEW LETTER



Date: 3/1/2024

To: Gregory Campbell Design Innovation Architects- DIA 402 S. Gay Street, Suite 201 Knoxville, TN 37902

RE: Review and Approval Not Required Clinton HS Softball Concession Building 425 Dragon Drive

TFM # 00017-E Project # 2024-02-27-03 County: Anderson

Clinton, TN 37716

Dear Gregory Campbell,

The above referenced project does not require the submission of plans for review and approval by the State Fire Marshal's Office due to the size/scope of the project. This determination was based on the information submitted to the plans submittal portal on 2/27/2024. The submitted information is enclosed.

Subsequent alterations to the plans submitted may invalidate this letter and result in the need for plans to be submitted and approved prior to work being performed. If you have any further questions, please contact me at (615) 253-2692.

Sincerely, Jeres Hubanken

Jeremy Hubanks, Plans Examiner II Codes Enforcement Section

cc: John Ferguson, Fire & Building Code Inspector

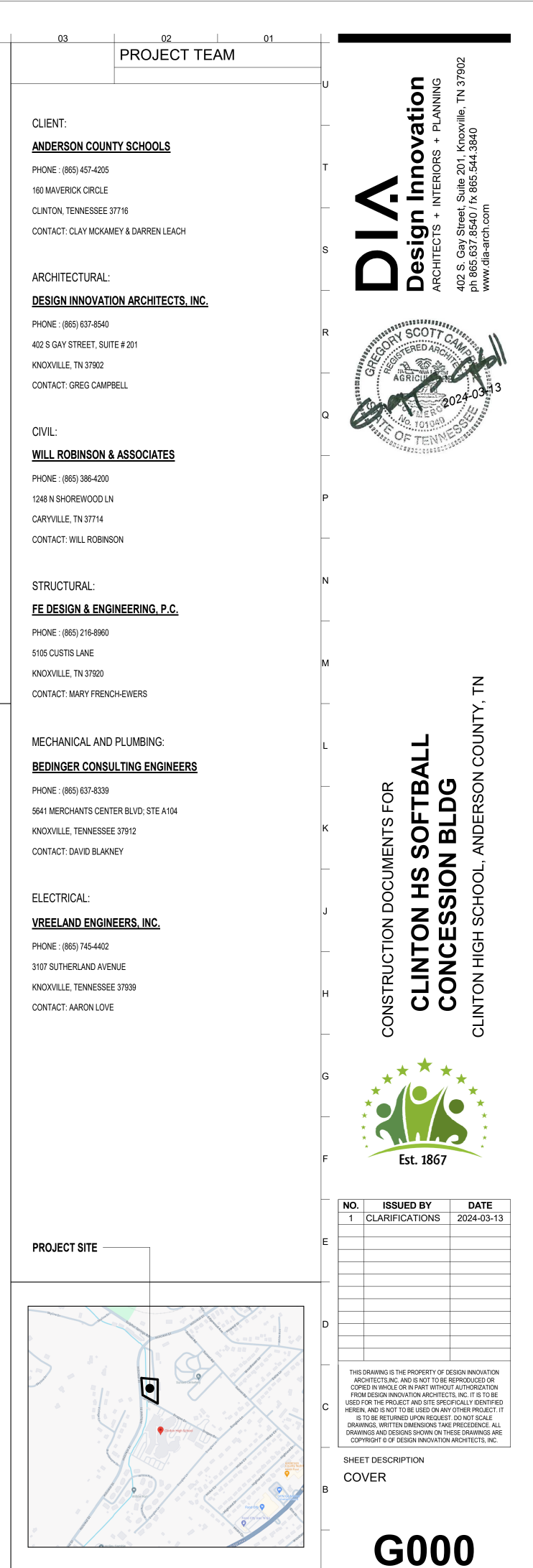
08

Encl: Submitted Drawing Sheets (3 Pages)

Fire Prevention/State Fire Marshal's Office • Codes Enforcement Section • 500 James Robertson Pkwy • 10th Floor Davy Crockett Tower • Nashville, TN 37243-1162 • Tel: 615-741-7190 • Fax: 615-253-3267 rev. 2.8.2017

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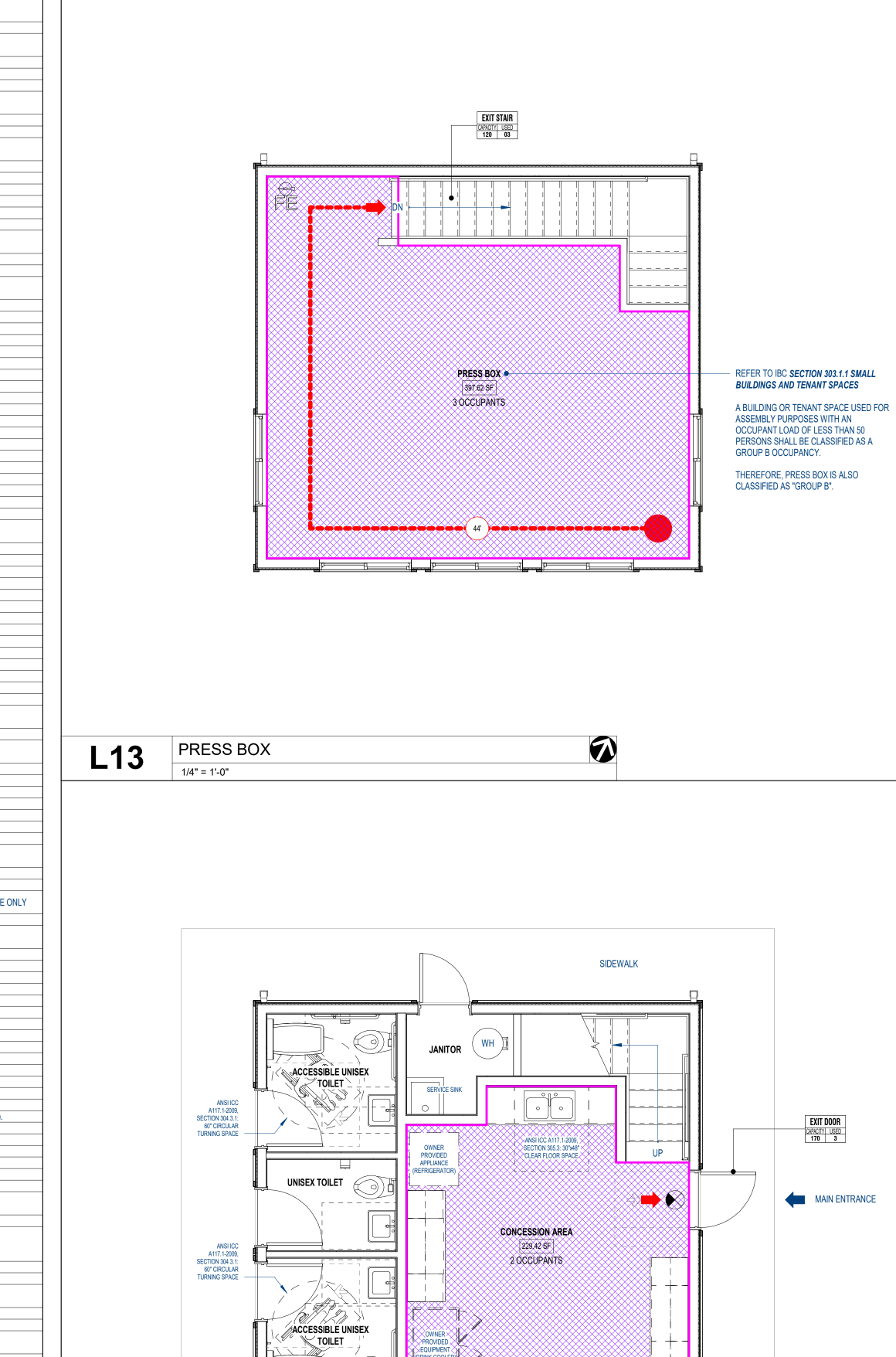
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LOCATION MAP NOT TO SCALE PROJECT DATE PROJECT NUMBER

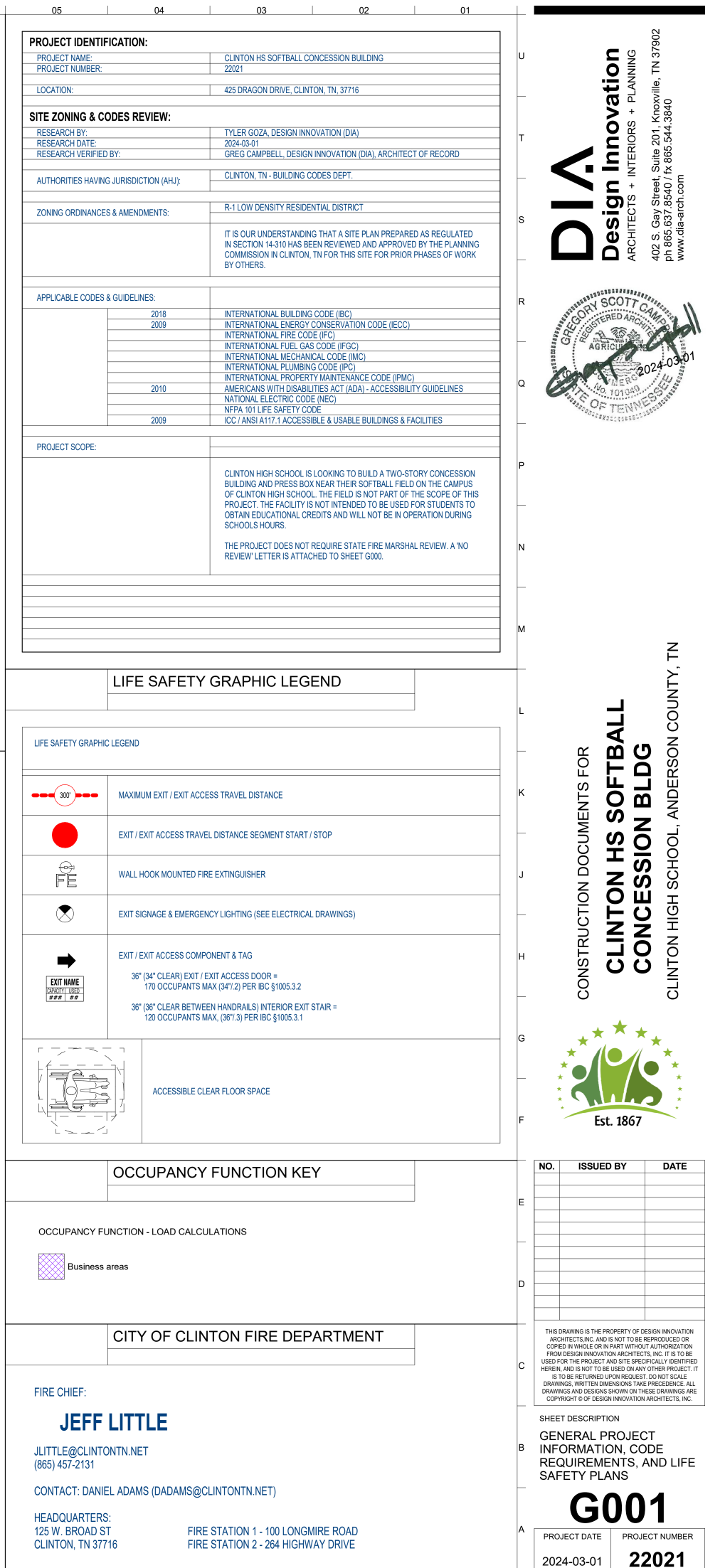
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IBC CHAPTER 2:	DEFINITIONS									
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IBC CHAPTER 3:	OCCUPANCY CLASSIFICAT	TION & USE GROUP B	BUSINESS (SECTION 304							
			NOTE: SECTION 303.1.1 S	SMALL BUILDINGS AND T						CLIALL
			A BUILDING OR TENANT						J PERSUNS	SHALL
IBC CHAPTER 4:	SPECIAL DETAILED REQUI	REMENTS								
IBC CHAPTER 5:	GENERAL BUILDING HEIGH	HTS & AREAS								
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		TOTAL:	628 SF	868 SF (TOTAL INTI	ERIOR SF)					
IBC CHAPTER 6:										
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IBC CHAPTER 7:	FIRE & SMOKE PROTECTION	ON FEATURES								
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FA FAC FAI FAS FB FBD FBO FBRK FC FCG FCJ FCU FD FDC FDC FDN FE FEC(FR)	FIRE APPARA FRESH AIR IN FASTEN(ER) FACE BRICK FIBERBOARD FURNISHED E FIRE BRICK FIRE CODE FACING FLOOR CONS FLOOR COIL FIRE DAMPEF FIRE DEPART FOUNDATION FIRE EXTING FIRE EXTING	R NG ATUS CLOSUF ITAKE BY OTHERS BY OTHERS OTHERS UNIT R MENT CONN USHER UISHER - FUL	DINT	

17	16	15	
FEC(WH)	FIRE EXTINGUISHER - SEMI-RECESSED FIRE EXTINGUISHER - WALL HUNG	INCIN INCL	INCINERATOR INCLUDE(D)(ING)
FF FFE	FACTORY FINISH FINISHED FLOOR ELEVATION	INSC INSF	INSULATING CONCRETE INSULATING FILL
FFL FG	FINISH FLOOR LINE FIBERGLASS	INSUL INT	INSULATE(ING)(ION)(ED) INTERIOR
FH	FIRE HYDRANT	INTM	INTERMEDIATE
FHC FHS	FIRE HOSE CABINET FIRE HOSE STATION	INV IR GYP	INVERT(ED) IMPACT RESISTANT GYPS
FI	FILM ILLUMINATOR		
FIG FIN	FIGURE FINISH(ED)	JB JC	JUNCTION BOX JANITORS CLOSET
FIX FJT	FIXTURE FLUSH JOINT	JCT JF	JUNCTION JOINT FILLER
FL	FLOOR	JST	JOIST
FLASH FLCO	FLASHING FLOOR CLEANOUT	JT	JOINT
FLEX	FLEXIBLE	KD	KILN-DRIED
FLG FLR	FLOORING FLOOR	KIT KO	KITCHEN KNOCKOUT
FLUOR	FLUORESCENT	KPL	KICKPLATE
FN FND	FENCE FOUNDATION	LAB	LABORATORY
FO FOC	FACE OF FACE OF CONCRETE	LAD LAM	
FOF	FACE OF FINISH	LAU	LAMINATE(D) LAUNDRY
FOM FOS	FACE OF MASONRY FACE OF STUDS	LAV LB	LAVATORY LAG BOLT
FP	FIRE PARTITION	LBR	LUMBER
FP# FPL	FIRE PROTECTION FLOOR PLATE	LBS LF	POUNDS LINEAR FEET (FOOT)
FPRF	FIRE PROOF	LG	
	FRAME(D)(ING) FRESH AIR	LH LIN	LEFT HAND(ED) LINEAR
FRC	FIRE-RESISTANT COATING FULLY RECESSED FIRE EXTINGUISHER	LKR LL	LOCKER LIVE LOAD
	CABINET	LLD	LEAD-LINED DOOR
FRP FRT	FIBER REINFORCED PLASTIC FIRE RETARDANT	LNTL LONG	LINTEL LONGITUDINAL
FS FT	FULL SIZE	LP	LIGHTPROOF
FTG	FOOTING	LPD LR	LIGHTPROOF DOOR LIVING ROOM
FUR FUT	FURR(ED)(ING) FUTURE	LT LTG	light Lighting
FV	FIELD VERIFY	LTTR	LONG TERM THERMAL RE
	FIRE WATER FABRIC WALL COVERING	LTWT LVL	LIGHT WEIGHT LAMINATED VENEER LUM
G	GAS	LVR	LOUVER
G#	GENERAL INFORMATION	LWC	LIGHT WEIGHT CONCRET
g'rail Ga	GUARD RAIL GAUGE OR GAGE	M M#	METER(S) MECHANICAL
GAL	GALLON(S)	MAC	MACHINE
GALV GB	GALVANIZED GRAB BAR	MAS MATL	MASONRY MATERIAL(S)
GC GCMU	GENERAL CONTRACT(OR) GLAZED CONCRETE MASONRY UNIT	MAX	MAXIMUM
GCO	GROUND CLEANOUT	MB MBR	MACHINE BOLTS MEMBER
GEN GF	GENERAL GROUND FACE	MCAB MCJ	MEDICAL CABINET MASONRY CONTROL JOIN
GFCI	GROUND FAULT CIRCUIT INTERRUPTOR	MCO	METAL CASED OPENING
GFRC GFRP		MECH MED	MECHANICAL MEDIUM
GI GKT	GALVANIZED IRON GASKET(ED)	MEP	MECHANICAL, ELECTRICA
GL		MER MES	MECHANICAL EQUIPMENT METAL EDGE STRIP
GLB GLF	GLASS BLOCK GLASS FIBER	MFD MEG	METAL FLOOR DECKING MANUFACTUR(ER)
GND	GROUND	MGT	MATTE-GLAZED TILE
GOV GP	GOVERNMENT GALVANIZED PIPE	MH MIN	MANHOLE MINIMUM
GPL GPM	GYPSUM LATH GALLONS PER MINUTE	MIR	MIRROR
GPPL	GYPSUM PLASTER	MISC ML	MISCELLANEOUS METAL LATH
GPT GR	GYPSUM TILE GRADE(ING)	MLDG MM	MOULDING MILLIMETER(S)
GRN	GRANITE	MMB	MEMBRANE
GRTG GSS	GRATING GALVANIZED STEEL SHEET	MNIC	MATERIAL NOT IN CONTR CONTRACTOR)
GST GSU	GLAZED STRUCTURAL TILE GLAZED STRUCTURAL UNITS	MO MOD	MASONRY OPENING MODULAR
GT	GROUT	MOD MOD.	MODIFIED
GUT GVL	GUTTER GRAVEL	MONO MOV	MONOLITHIC MOVABLE
GWB	GYPSUM WALL BOARD	MP	MOVABLE PARTITION
GWT GYP	GLAZED WALL TILE GYPSUM	MR MRB	MOISTURE RESISTANT MARBLE
GYP BD	GYPSUM BOARD	MRD MS	METAL ROOF DECK MOP SINK
H'RAIL	HAND RAIL	MSTC	MASTIC
H.D. HB	HEAVY DUTY HOSE BIBB	MTD MTFR	MOUNT(ED)(ING) METAL FURRING
HBD HC	HARD BOARD	MTHR	METAL THRESHOLD
HCAP	HOLLOW CORE HANDICAP(PED)	MTL MULL	METAL MULLION
HCWD HD	HOLLOW CORE WOOD DOOR HEAD	MWK	MILLWORK
HDR	HEADER	N	NORTH
HDW HGT	HARDWARE HEIGHT	NAT NFPA	NATURAL NATIONAL FIRE PROTECT
hjt Hk	HEAD JOINT	NIC NL	NOT IN CONTRACT NAILABLE
HM	HOOK(S) HOLLOW METAL	NMT	NONMETALLIC
horiz Hp	HORIZONTAL HORSEPOWER	NO NOM	NUMBER NOMINAL
HPT	HIGH POINT	NR	NOISE REDUCTION
HR HS	HOUR HIGH STRENGTH	NRC NREQD	NOISE REDUCTION COEFI NOT REQUIRED
HSGYP HTG	HIGH STRENGTH GYPSUM PLASTER HEATING	NS NTS	NO SCALE NOT TO SCALE
HTR	HEATER		
HVAC	HEATING, VENTILATING AND AIR CONDITIONING	O.A. OA	OVERALL OUTSIDE AIR
HWD	HARDWOOD	OBGL	OBSCURE GLASS
HWH HYD	HOT WATER HEATER HYDRANT	OBW OC	OBSCURE WIRE GLASS ON CENTER
HYDR	HYDRAULIC	OCEW	ON CENTER EACH WAY
IC	INTERCOM	OD OFF	OUTSIDE DIAMETER OFFICE
ICF	INSULATED CORE FORM, INSULATING CONCRETE FORM	OH OJ	OVERHEAD OPEN-WEB JOIST
ID IFC	INSIDE DIAMETER ISSUE FOR CONSTRUCTION	OP	OPAQUE
IIC	IMPACT INSULATION CLASS	OPH OPNG	OPPOSITE HAND OPENING
IN	INCH	OPP	OPPOSITE
 17	16	15	

17

17

14

INCIN INCL INSC INSF INSUL INT INTM INV IR GYP	INTERIOR INTERMEDIATE INVERT(ED)
	JUNCTION BOX JANITORS CLOSET JUNCTION JOINT FILLER JOIST JOINT
KD Kit Ko Kpl	KILN-DRIED KITCHEN KNOCKOUT KICKPLATE
LAB LAD LAU LAU LAV LB LBR LBS LF LG LH LIN LKR LL LIN LVE LTG LTTR LTWT LVE	LABORATORY LADDER LAMINATE(D) LAUNDRY LAVATORY LAVATORY LAG BOLT LUMBER POUNDS LINEAR FEET (FOOT) LENGTH LEFT HAND(ED) LINEAR LOCKER LIVE LOAD LEAD-LINED DOOR LINTEL LONGITUDINAL LIGHTPROOF LIGHTPROOF LIGHTPROOF LIGHTING LONG TERM THERMAL RESISTANC LIGHT WEIGHT LAMINATED VENEER LUMBER
LVR LWC	LOUVER LIGHT WEIGHT CONCRETE
M M# MAC MAS MATL MAS MATL MAS MATL MAS MCO MECH MED MER MED MER MED MFD MFG MFD MFG MGT MH MIN MIR MISC ML MLDG MM MNIC MOD MOD. MOD MOD. MOV MP MR MRB MRD MS MSTC MTFR MTL MULL	METER(S) MECHANICAL MACHINE MASONRY MATERIAL(S) MAXIMUM MACHINE BOLTS MEMBER MEDICAL CABINET MASONRY CONTROL JOINT METAL CASED OPENING MECHANICAL MEDIUM MECHANICAL, ELECTRICAL, PLUME MECHANICAL EQUIPMENT ROOM METAL EDGE STRIP METAL FLOOR DECKING MANUFACTUR(ER) MANNUFACTUR(ER) MANHOLE MINIMUM MIRROR MISCELLANEOUS METAL LATH MOULDING MILLIMETER(S) MEMBRANE MATERIAL NOT IN CONTRACT (INST CONTRACTOR) MASONRY OPENING MODULAR MODULAR MODULAR MOVABLE PARTITION MOSTURE RESISTANT MARBLE METAL ROOF DECK MOP SINK MASTIC MOUNT(ED)(ING) METAL FURRING METAL FURRING METAL HRESHOLD
MWK N NAT NFPA NIC NL NMT NO NOM NR NRC NREQD NS NTS	MILLWORK NORTH NATURAL NATIONAL FIRE PROTECTION AGEI NOT IN CONTRACT NAILABLE NONMETALLIC NUMBER NOMINAL NOISE REDUCTION NOISE REDUCTION NOISE REDUCTION COEFFICIENT NOT REQUIRED NO SCALE NOT TO SCALE
O.A. OA OBGL OBW OC	OVERALL OUTSIDE AIR OBSCURE GLASS OBSCURE WIRE GLASS ON CENTER

15

16

14

14	13	12	
	OSB OTS	ORIENTED STRAND BOARD OPEN TO STRUCTURE	
	P# P.L. PA	PLUMBING PROPERTY LINE PUBLIC ADDRESS	
SUM WALL BOARD	PAR PARTN PB PBD	PARALLEL PARTITION(S) PLANTING BED PARTICAL BOARD	
	PC PCC PCF	PIECE PRECAST CONCRETE POUNDS PER CUBIC FOOT	
	PCPL PD PE	PORTLAND CEMENT PLASTER PAVEMENT DRAIN PORCELAIN ENAMEL	
	PED PERF PERI	PEDESTAL PERFORATE(D) PERIMETER	
	PF PG PH	PRE-FINISHED PLATE GLASS PHASE	
	PI PL PLAM	POINT OF INTERSECTION PLATE PLASTIC LAMINATE	
	PLAS PLBG PLF	PLASTER PLUMBING POUNDS PER LINEAR FEET (FOOT)	
	PLG PLYWD PNL	PILING PLYWOOD PANEL	
		PAINT POLISHED PORCELAIN	
	PP	PORTABLE POWER POLE POLISHED PLATE GLASS	
	PR	PRIME PAINTED PAIR PREFABRICATE(D)	
	PRF	PREFINISHED PREFORMED PROJECT	
RESISTANCE	PSC PSF	PIPE SPACE PRESTRESSED CONCRETE POUNDS PER SQUARE FOOT	
MBER		POUNDS PER SQUARE INCH PRESSURE TREATED WOOD POINT	
		POST-TENSIONED CONCRETE PAPER TOWEL DISPENSER PAPER TOWEL RECEPTOR	
	PVC	PAVE(D)(ING) POLYVINYLCHLORIDE PAVEMENT	
	QT. QTRS	QUARRY TILE QUART QUARTERS	
INT ;	QTY R	QUANTITY REVISION, REVISED	
CAL, PLUMBING NT ROOM	R# R/C RA	ROOF-CEILING RETURN AIR	
i	RAD RB RC	RADIUS RUBBER BASE REMOTE CONTROL	
	RD REC	REFLECTED CEILING PLAN ROOF DRAIN RECEPTACLE	
	REFER REG	REGLET	
	REM REQD	REINFORCE(D) REMOVE(ABLE) REQUIRED	
RACT (INSTALL BY	RET	RESILIENT RETURN REVISION(S), REVISED	
	RFG RFH RFL	ROOF HATCH	
	RGE RGH RH	RANGE ROUGH RIGHT HAND(ED)	
	RIS RL RM	RAIL(ING)	
	RO	ROUND ROUGH OPENING RIGHT OF WAY	
		RETRACTABLE PARTITION RAISED PATTERN RUBBER TILE RESTROOM	
	RSR RT RUB	RISER RUBBER TILE RUBBER	
TION AGENCY		REVERSE (SIDE) RAINWATER CONDUCTOR RAINWATER LEADER	
	S S# S&R	SOUTH STRUCTURAL SHELF & ROD	
FFICIENT	S.C. S.D. SA	SPECIAL COATING STORM DRAIN SUPPLY AIR	
	SAB SAF SB	SOUND ATTENUATION BLANKET SELF ADHEARED FLASHING SPLASH BLOCK	
	SC SCHED SCMU	SOLID CORE MASONRY UNIT	
	SCUT SCWD SD	SOLID CORE WOOD DOOR SCHEMATIC DESIGN	
	SDI SEAL SFGL		
	SFTU SFU SG	STRUCTURAL FACING UNIT SHEET GLASS	
	SGL	SINGLE	

13

SH SHELF, SHELVING

12

11	10
IT	SHEET
ITG M	SHEATHING SIMILAR
I	STEEL JOIST INSTITUTE
(L	SKYLIGHT SLEEVE
/ /FEC	SHEET METAL SURFACE-MOUNTED FIRE EXTINGUISHER
)H	CABINET SIMILAR, OPPOSITE HAND
D	SOUND-PROOF DOOR
PEC PF	SPECIFICATION(S) SOUNDPROOF
ΡΗ PKR	SPACE HEATER SPEAKER
Ω	SQUARE
SK SMR	SERVICE SINK STANDING SEAM METAL ROOF
STL	STAINLESS STEEL STAIN
C	SOUND TRANSMISSION CLASS
D GR	STANDARD STRINGER
L N	STEEL
OR	STORAGE STORAGE
RUCT JB FL	STRUCTURE(AL) SUBFLOOR
JSP	SUSPENDED
/ /F	SHEET VINYL SHEET VINYL FLOORING
ΎΜ ′S	SYMMETRICAL SYSTEM
G D	TONGUE & GROOVE TRIM PROFILE
N	TANGENT
s SL	TOWEL BAR TABLE
; ;C	TERRA COTTA TEXTURED CEILING COATING
LE	TELEPHONE
:MP :RM	TEMPORARY TERMINAL
RR	TERRAZZO
I IK	THRESHOLD THICK(NESS)
(BD (S	TACKBOARD TACKSTRIP
Т	TOILET
1PT)	TEMPERATURE TOP OF
)C	TOP OF CONCRETE
DL DM	TOLERANCE TOP OF MASONRY
)P)PO	TOP OF PLATE TOPOGRAPHY
)S	TOP OF STEEL
)SL)T	TOP OF SLAB TOP OF TRUSS
)W	TOP OF WALL TOILET PAPER
D	TOILET PAPER DISPENSER
PTN R	TOILET PARTITION TRANSOM
RANS	TRANSVERSE
RD STAT	TREAD THERMOSTAT
, VU	TELEVISION THROUGH-WALL UNIT
Έ	TYPICAL
)	UNIT COOLER
) I	UNDERGROUND UNIT HEATER
	UNDERWRITERS' LABORATORIES
	UNEXCAVATED UNFINISHED
10 PS	UNLESS NOTED OTHERWISE UNINTERRUPTIBLE POWER SYSTEM
2	URINAL
l	UTILITY
B	VOLT VAPOR BARRIER
NR B	VARNISH VINYL BASE
т	VINYL COMPOSITION TILE
NT RT	VENTILATOR(TION) VERTICAL
ST	VESTIBULE
:С Э	VINYL FABRIC COVERING VERTICAL GRAIN
= N	VERIFY IN FIELD VINYL
	V-JOINT(ED)
IR)L	VENEER VOLUME
R	VAPOR RETARDER
-	VENT STACK VINYL TILE
R VC	VENT THRU ROOF VINYL WALL COVERING
	WEST
Н.	WALL HUNG
.S.	WASTE STACK WITH
C	WHEEL CHAIR
'D 'O	WASHER/DRYER WITHOUT
B C	WOOD BASE WASTE CLOSET
00	WOOD-CASED OPENING
D D BLK	WOOD WOOD BLOCKING
D DR	WOOD DOOR
G H	WIRE GLASS WATER HEATER
НВ НР	WHEEL BUMPER WHIRLPOOL BATH
HT	WHITE
D	WROUGHT IRON WIDTH
N	WINDOW
11	10

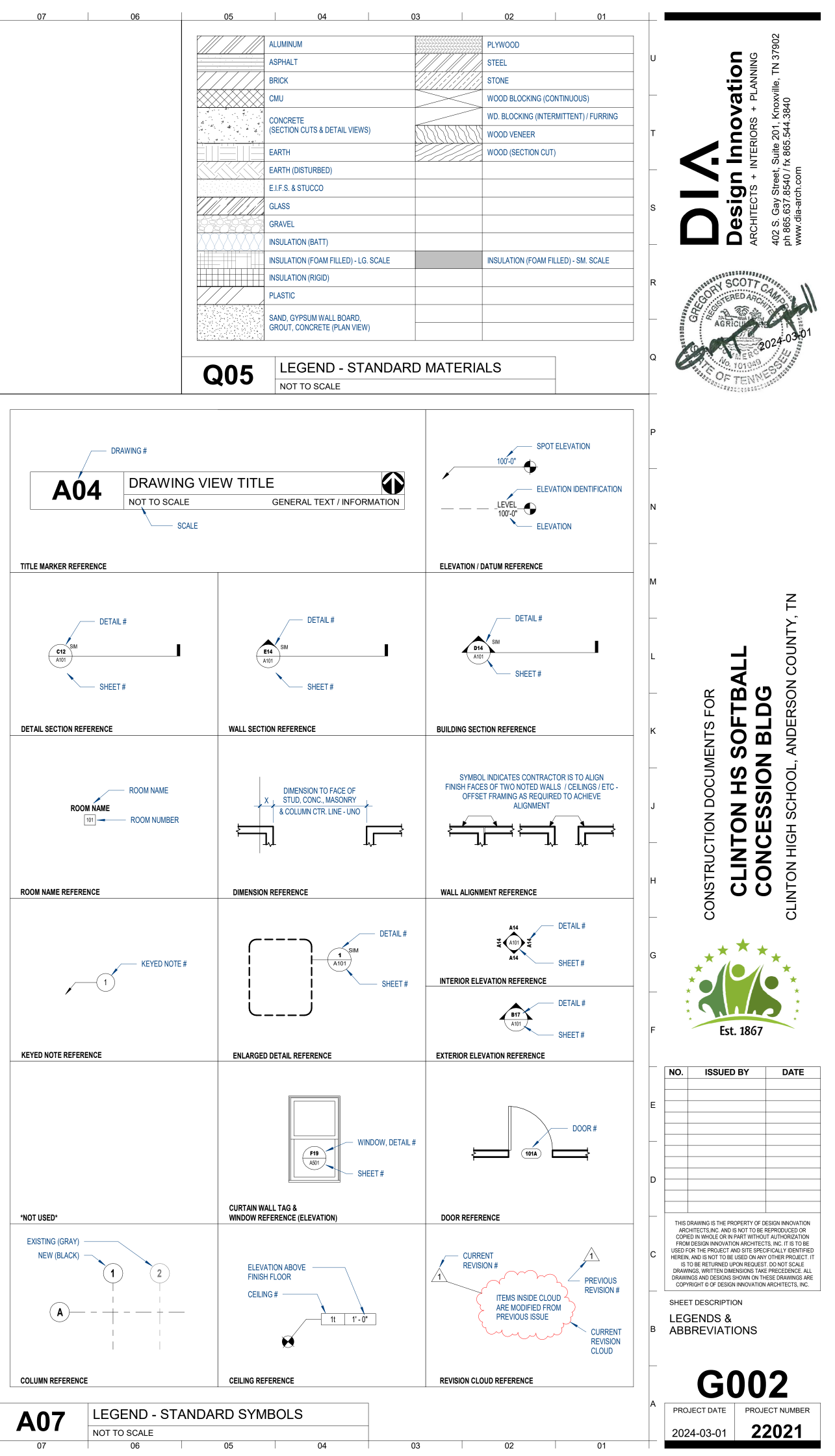
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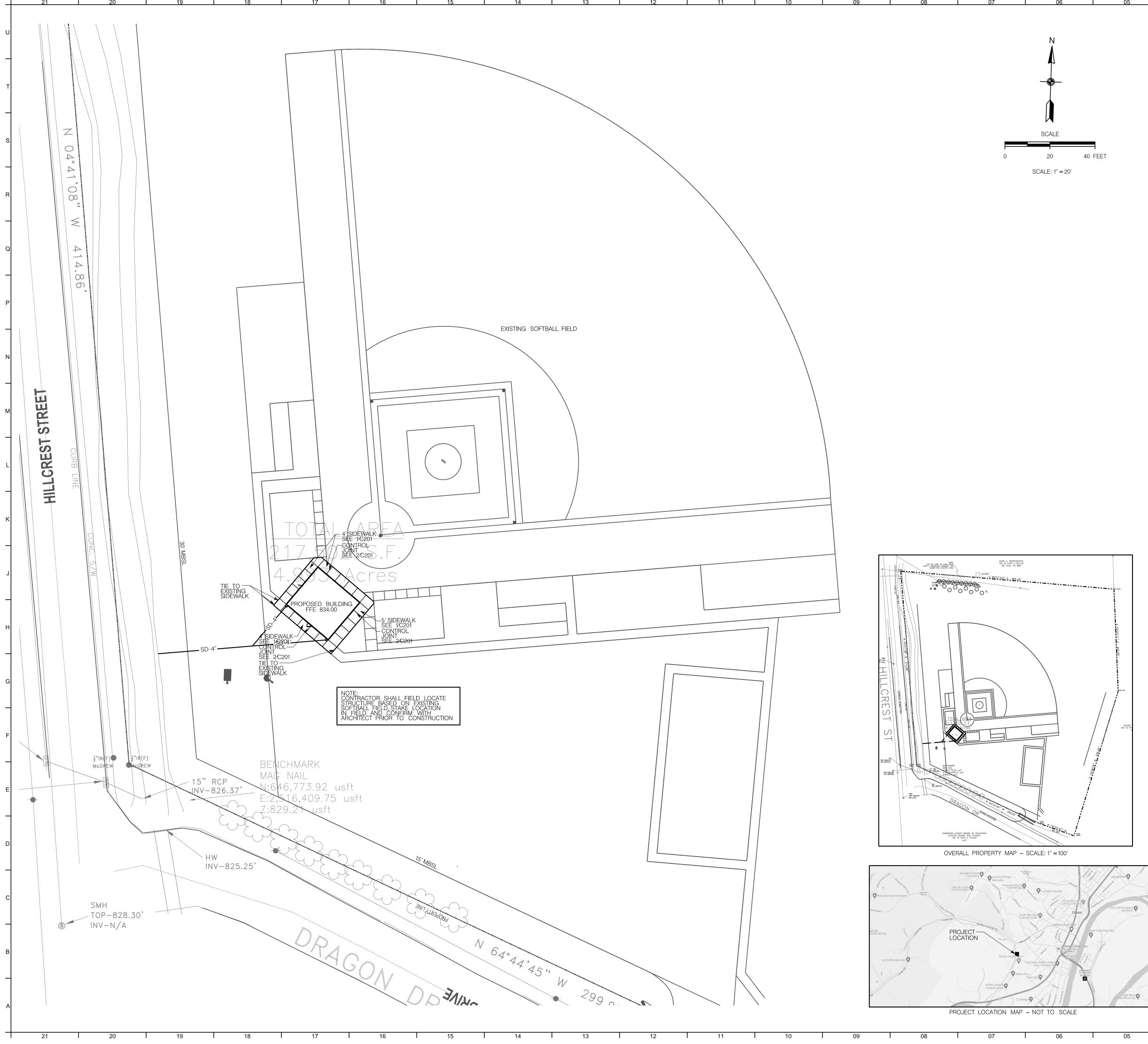
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09	08	 07	
WM	WIRE MESH		
WP	WEATHERPROOF		
WPF	WATERPROOF		
WPG	WATERPROOFING		
WPT	WORKING POINT		
WR	WASTE RECEPTACLE		
WRB	WEATHER RESISTIVE BARRIER		
WS	WATER STOP		
WSCT	WAINSCOT		
WT	WEIGHT		
WTW	WALL-TO-WALL		
WWF	WELDED WIRE FABRIC		
WWM	WELDED WIRE MESH		
XFMR	TRANSFORMER		
XRAY	X-RAY EQUIPMENT RADIOLOGY		
Y. DRN	YARD DRAIN		
YD	YARD		





04	03	02 01		
LEGE	ND			902
EXISTING	PROPOSED		U	Sign Innovation TECTS + INTERIORS + PLANNING Gay Street, Suite 201, Knoxville, TN 37902 .637.8540 / fx 865.544.3840 ia-arch.com
535	535	GROUND CONTOUR ELEVATION	-	ratio PLANNIN oxville, TN 40
, - 535.25'	5 35.25'	SPOT ELEVATION		Design Innov3 ARCHITECTS + INTERIORS + I 402 S. Gay Street, Suite 201, Knox ph 865.637.8540 / fx 865.544.3840 www.dia-arch.com
		STRUCTURE	Т	Interiors Suite 201, P fx 865.544.3
0	NA	PROPERTY LINE		INTE INTE
	NA	EASEMENT		Street Street
		EDGE OF PAVEMENT	S	Design ARCHITECTS + 402 S. Gay Street, oh 865.637.8540 / www.dia-arch.com
SD	SD	STORM DRAIN		ARCHI 402 S. ph 865.
— SS ——	SS	SANITARY SEWER		
PW	PW	POTABLE WATER	R	
NG	NG	NATURAL GAS		STEPED ENGLINE
OE	OE	OVERHEAD ELECTRICAL	\vdash	AGRICHTURE OD2
W	\bigotimes	WATER METER		N. Jun A. Ot
t	NA	FIRE HYDRANT	Q	00101025 00101025
NA		SURFACE FLOW		
NA	sx.	SILT FENCING		
		CURB	Р	
	♦	CATCH BASIN		
NA		CONCRETE PAVEMENT	Γ	
NA		ASPHALT PAVEMENT	N	
NA		RIP RAP		
			-	
<u>SITE LAYOUT</u>	<u>NOTES</u> CILITY, ZONING: R-1, PARC	EL: 074-P A 001 02		
	REA: PROPOSED 868 SF		М	
3. TOTAL SITE: 4.99 A	C, TOTAL DIST AREA: 0.10) AC, TOTAL NEW IMPERV: .02 ACRE		
1. DEED REFERENCE	BOOK 1499 PG 2336			
		AREA DESIGNATED AS A SPECIAL 232G DATED 05⁄04⁄2009.	L	
6. SITE BENCHMARK:	CONTACT SURVEYOR FO	DR SITE BENCHMARK. DATUM NAVD 88.		
		RMATION IS FROM A SURVEY THE CONTRACTOR SHALL	F	DG DG
VERIFY THE EXISTI NOR THE ENGINE	NG INFORMATION PRIOF ER ACCEPT NO RESPON	R TO CONSTRUCTION. THE ARCHITECT ISIBILITY FOR THE ACCURACY	к	
AND/OR COMPLETE THE OTHERS.	INESS OF EXISTING CO	NDITIONS INFORMATION PROVIDED BY	ľ	
	ONTRACTOR IS REPSON	RMATION OBTAINED FROM THE UTILITY ISIBLE FOR DETERMINING THE ACCURACY	-	
9. PARKING SUMMAR TOTAL REQUIRED:	Y: NO ADDITIONAL PARKING	G REQUIRED	J	SCH SCH
TOTAL PROVIDED: I	NO ADDITIONAL PARKING			UCTION DO NTON F NCESSI
10.SETBACKS: FRONT: 30'			F	

SIDE: 15' REAR: 15'

04

- 11. THE CONTRACTOR SHALL OBTAIN ALL REQUIRED PERMITS AND LICENSES FOR EXECUTION OF THE WORK. ALL MATERIALS AND EXECUTION OF THE WORK SHALL BE IN ACCORDANCE WITH FEDERAL, STATE, AND LOCAL LAWS, RULES AND REGULATIONS.
- 12.CONTRACTOR SHALL COMPLY WITH ALL PERTINENT PROVISIONS OF THE 'MANUAL OF ACCIDENT PREVENTION IN CONSTRUCTION' ISSUED BY THE AGC OF AMERICA, INC. AND THE SAFETY AND HEALTH REGULATIONS FOR CONSTRUCTION ISSUED BY THE US DEPARTMENT OF LABOR. ALL CONSTRUCTION SHALL BE PERFORMED IN ACCORDANCE WITH THE TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION EROSION AND SEDIMENT CONTROL HANDBOOK.
- 13. VERIFY SITE CONDITIONS, DIMENSIONS, ELEVATIONS, AND LOCATION OF EXISTING FEATURES BEFORE STARTING WORK. THE OWNERS REPRESENTATIVE SHALL BE NOTIFIED OF ANY INTERFERENCES OR DISCREPANCIES.
- 14.TRAFFIC CONTROL IN CONSTRUCTION AREAS TO BE INSTALLED AND MAINTAINED IN ACCORDANCE WITH THE MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES.
- 15.CORRECT ALL DAMAGE TO EXISTING PAVEMENT, SIDEWALKS, DRAINAGE STRUCTURES, UTILITIES, OR OTHER EXISTING IMPROVEMENTS AT NO EXPENSE TO THE OWNER.
- 16.PROVIDE A SMOOTH TRANSITION BETWEEN EXISTING PAVEMENT AND/OR CONCRETE AND NEW PAVEMENT AND/OR CONCRETE. FIELD ADJUSTMENT OF FINAL GRADES MAY BE REQUIRED. INSTALL ALL STORM SYSTEMS PRIOR TO INSTALLATION OF PAVEMENT AND/OR CONCRETE.
- 17. DIMENSIONS ARE TO FACE OF CURB, EDGE OF PAVEMENT, OR TO THE FACE OF BUILDING UNLESS NOTED OTHERWISE.
- 18. MAINTAIN ONE SET OF AS-BUILT DRAWINGS ON THE JOB SITE FOR DISTRIBUTION TO THE ENGINEER UPON COMPLETION. INCLUDE ALL UTILITY LOCATIONS AND ALL NEW SIDEWALK RAMPS, ELEVATIONS FOR ALL SANITARY AND STORM SEWER STRUCTURES SHALL BE INCLUDED. DRAWINGS SHALL INCLUDE VERTICAL AND HORIZONTAL INFORMATION ON ALL NEW UTILITIES AS WELL AS EXISTING UTILITIES DISCOVERED DURING CONSTRUCTION.

03

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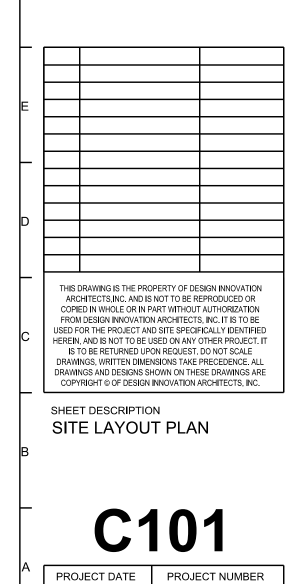
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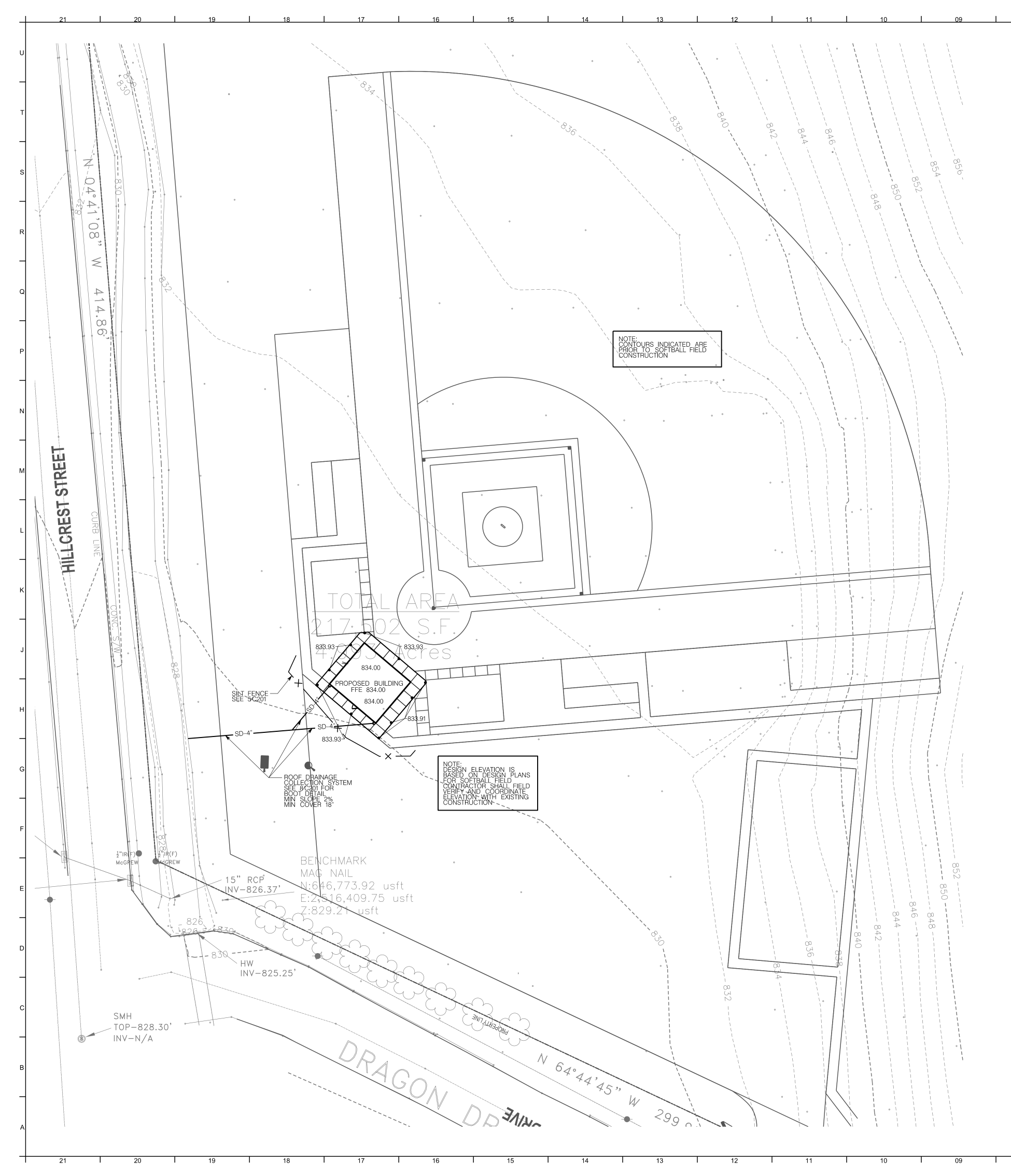
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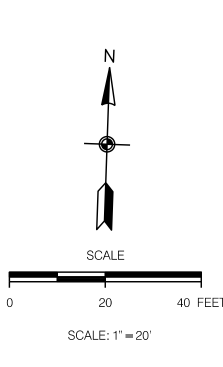


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08

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LEGEN	<u>D:</u>	
EXISTING PROPOSED		
535	535	GROUND CONTOUR ELEVATION
≰ 535.25'	~ 535.25'	SPOT ELEVATION
		STRUCTURE
90	NA	PROPERTY LINE
	NA	EASEMENT
		EDGE OF PAVEMENT
SD	SD	STORM DRAIN
SS	SS	SANITARY SEWER
PW	PW	POTABLE WATER
NG	NG	NATURAL GAS
OE	OE	OVERHEAD ELECTRICAL
(w)	\bigotimes	WATER METER
Ċ	NA	FIRE HYDRANT
NA		SURFACE FLOW
NA	<u> </u>	SILT FENCING
		CURB
	♦	CATCH BASIN
NA		CONCRETE PAVEMENT
NA		ASPHALT PAVEMENT
NA		RIP RAP

SITE GRADING NOTES

- 1. SITE BENCHMARK: CONTACT SURVEYOR FOR LOCATION AND ELEVATION OF SITE BENCHMARK BASIS NAVD88.
- 2. SITE BOUNDARY AND TOPOGRAPHIC INFORMATION IS BASED ON A SURVEY BY ABBOTT SURVEYING DATED 05/12/2019. THE GRADING CONTRACTOR SHALL VERIFY CONDITIONS AND INFORM THE ENGINEER OF ANY DISCREPANCIES. THE ARCHITECT AND THE ENGINEER ACCEPT NO RESPONSIBILITY FOR THE ACCURACY AND/OR COMPLETENESS OF EXISTING CONDITIONS INFORMATION PROVIDED BY OTHERS.
- UTILITY INFORMATION IS BASED ON INFORMATION OBTAINED FROM THE UTILITY PROVIDERS. THE CONTRACTOR IS RESPONSIBLE FOR DETERMINING THE ACCURACY OF THIS INFORMATION.
- 4. CONTRACTOR SHALL INSTALL EROSION CONTROL MEASURES INCLUDING SILT FENCE, RIP RAP, AND EROSION CONTROL MAT AS SOON AS PRACTICAL. THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING THESE STRUCTURES UNTIL THE SITE HAS BEEN SUFFICIENTLY STABILIZED.
- 5. THE CONTRACTOR SHALL EMPLOY SOILS CONSULTANTS FOR THE TESTING OF SOIL COMPACTION IN ACCORDANCE WITH THE PROJECT SPECIFICATIONS. SOIL SHALL BE COMPACTED TO 98% OF ITS MAXIMUM DRY DENSITY AS DETERMINED BY THE STANDARD PROCTOR METHOD. SOIL MOISTURE CONTENT SHALL BE MAINTAINED WITHIN +/- 3% OF OPTIMUM.
- 6. THIS PROJECT MAY INVOLVE IMPORT OR WASTE OF FILL MATERIAL. THE CONTRACTOR SHALL REVIEW THIS PLAN, THE SITE SURVEY, AND INSPECT THE SITE ITSELF. THE CONTRACTOR SHALL THEN FORMULATE HIS OWN OPINION AS TO THE APPLICABILITY OF THIS PLAN TO THE GOAL OF AN ECONOMICALLY OPTIMAL SITE. CONTACT THE ENGINEER IF CHANGES TO THIS GRADING PLAN ARE REQUIRED TO MEET THIS GOAL.
- ALL SLOPES GREATER THAN 3:1 SHALL BE SPREAD WITH NORTH AMERICAN GREEN S-71 EROSION CONTROL FABRIC. INSTALL FABRIC PER MANUFACTURERS RECOMMENDATIONS.
- 8. NO SLOPES SHALL BE GREATER THAN 2 HORIZONTAL : 1 VERTICAL.
- 9. APPLY TEMPORARY SEEDING WHENEVER GRADING OPERATIONS ARE TEMPORARILY HALTED FOR OVER 14 DAYS AND FINAL GRADING OR EXPOSED SURFACES IS TO BE COMPLETED WITHIN ONE YEAR. APPLY TEMPORARY SEEDING TO SOIL STOCKPILES.
- 10. APPLY PERMANENT SEEDING WHENEVER GRADING OPERATIONS ARE COMPLETED AND ALL CONSTRUCTION OPERATIONS WILL NOT IMPACT THE DISTURBED AREA. APPLY PERMANENT SEEDING TO ALL NON-CONSTRUCTION AREAS WHICH SHOW SIGNS OF EXCESSIVE EROSION.
- 11. EROSION AND SEDIMENT CONTROL BEST MANAGEMENT PRACTICES SHALL FOLLOW THE APPROVED PLAN DETAILS. IF DETAILS ARE NOT SHOWN, REFERENCE THE TENNESSEE EROSION AND SEDIMENT CONTROL HANDBOOK, LATEST EDITION.
- 12. SLOPES SHALL HAVE EROSION CONTROL MAT INSTALLED IMMEDIATELY AFTER SLOPE GRADING IS COMPLETED AND TOPSOIL HAS BEEN INSTALLED TO ENCOURAGE 'LOCK IN' OF EROSION MAT.
- 13. THIS IS A PRIORITY CONSTRUCTION ACTIVITY.
- 14. ADEQUATE DRAINAGE, EROSION AND SEDIMENT CONTROL MEASURES, BEST MANAGEMENT PRACTICES, AND/OR OTHER STORMWATER MANAGEMENT FACILITIES SHALL BE PROVIDED AND MAINTAINED AT ALL TIMES DURING CONSTRUCTION. DAMAGES TO ADJACENT PROPERTY AND/OR THE CONSTRUCTION SITE CAUSED BY THE CONTRACTOR'S OR PROPERTY OWNER'S FAILURE TO PROVIDE AND MAINTAIN ADEQUATE DRAINAGE AND EROSION/SEDIMENT CONTROL FOR THE CONSTRUCTION AREA SHALL BE THE RESPONSIBILITY OF THE PROPERTY OWNER AND/OR CONTRACTOR.
- 15. CONTRACTOR SHALL STORE CHEMICALS AND SOLUABLE MATERIALS IN AN ENCLOSED, WATERPROOF LOCATION OR PROVIDED WITH SECONDARY CONTAINMENT CAPABLE OF STORING THE CONTENTS OF THE TOTAL AMOUNT OF CHEMICALS STORED. SPILL CLEANUP MATERIALS MUST BE LOCATED WITHIN THE IMMEDIATE PROXIMITY OF THE MATERIALS AS WELL.
- 16. PLACEMENT OF PORTA-POTTIES ON THE PROJECT WILL NOT BE LOCATED CLOSE TO STREAMS, WETLANDS, OR STORM DRAINS.
- 17. NO VEHICLE MAINTENANCE OF CONSTRUCTION VEHICLES WILL OCCUR ONSITE.
- 18. CONSTRUCTION MATERIALS WILL BE STAGED IN THE PAVED AREA SOUTH OF THE PROJECT. FOR TRASH ON THE PROJECT, PROVIDE A TRASH RECEPTACLE WITH A LID. MAINTAIN THE MATERIAL STAGING AREA IN AN NEAT AND ORDERLY MANNER.

03

19. CONTRACTOR SHALL INSTALL 4" THICK LAYER OF QUALITY TOPSOIL ON ALL DISTURBED AREAS AND ESTABLISH A THICK STAND OF GRASS ACCEPTABLE TO THE ANDERSON COUNTY SCHOOLS SITE INSPECTOR.

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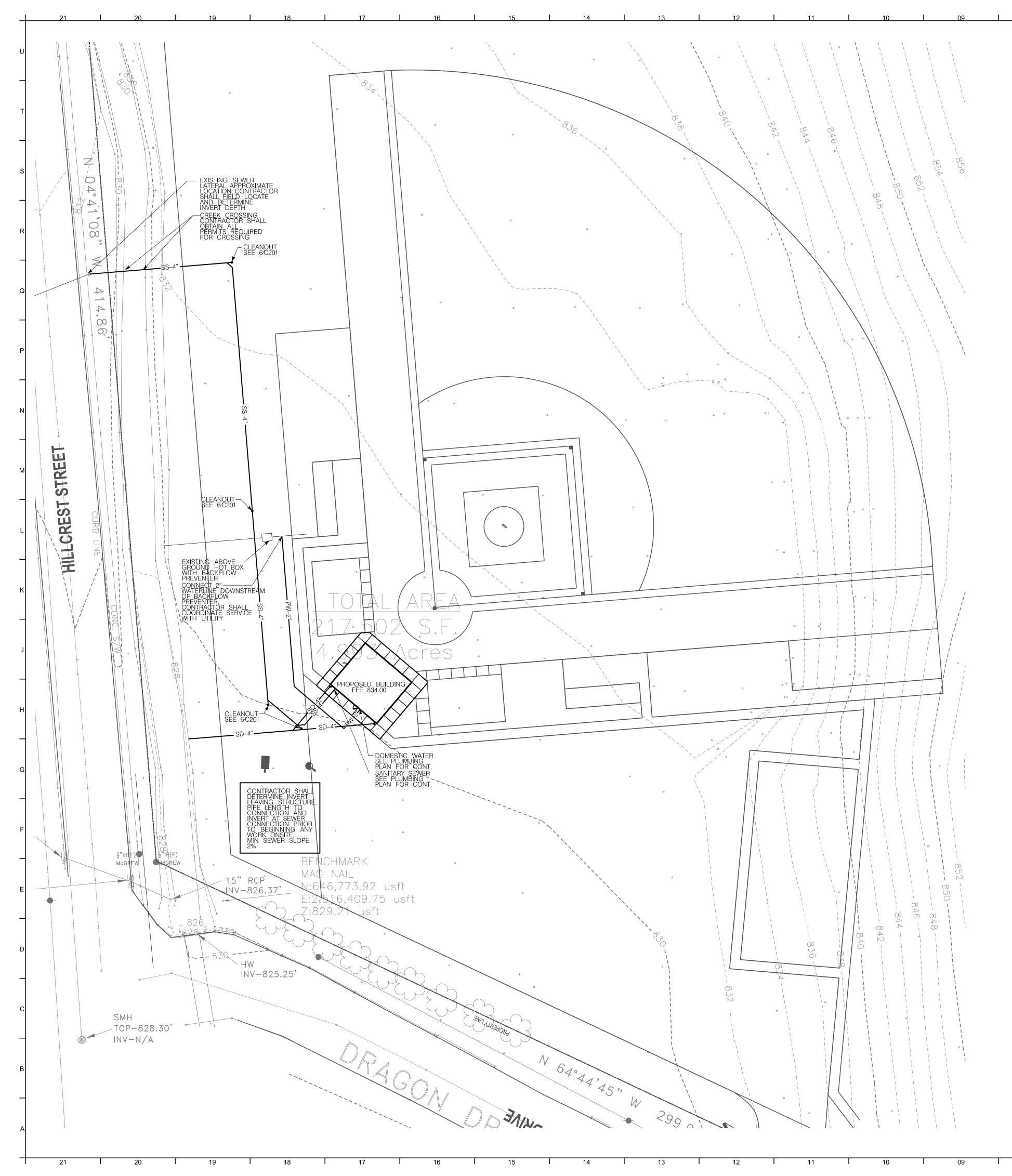
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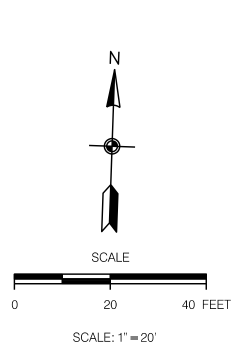
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2024-03-01 **22021**

PROJECT DATE PROJECT NUMBER





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EXISTING	PROPOSED	
535	535	GROUND CONTOUR ELEVATION
£ 535.25'	5 35.25'	SPOT ELEVATION
		STRUCTURE
⋳	NA	PROPERTY LINE
	NA	EASEMENT
		EDGE OF PAVEMENT
SD	SD	STORM DRAIN
SS	SS	SANITARY SEWER
PW	PW	POTABLE WATER
NG	NG	NATURAL GAS
OE	OE	OVERHEAD ELECTRICAL
W	\bigotimes	WATER METER
U	NA	FIRE HYDRANT
NA		SURFACE FLOW
NA	sx.	SILT FENCING
		CURB
	•	CATCH BASIN
NA		CONCRETE PAVEMENT
NA		ASPHALT PAVEMENT
NA		RIP RAP

<u>SITE UTILITY NOTES</u>

- 1. SITE BOUNDARY AND TOPOGRAPHIC INFORMATION IS BASED ON A SURVEY BY ABBOTT SURVEYING DATED 05/12/19. ALL SITE CONTRACTORS SHALL FIELD VERIFY CONDITIONS AND INFORM THE ARCHITECT AND ENGINEER OF ANY DISCREPANCIES. THE ARCHITECT AND THE ENGINEER ACCEPT NO RESPONSIBILITY FOR THE ACCURACY AND/OR COMPLETENESS OF EXISTING CONDITIONS INFORMATION PROVIDED BY OTHERS.
- 2. UTILITY INFORMATION IS BASED ON INFORMATION OBTAINED FROM THE UTILITY PROVIDERS. THE CONTRACTOR IS RESPONSIBLE FOR DETERMINING THE ACCURACY OF THIS INFORMATION. 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, DESIGN PLANS FOR THE DEVELOPMENT AND WHERE POSSIBLE MEASUREMENTS TAKEN IN THE FIELD. THE CONTRACTOR MUST CALL LOCAL UTILITY PROVIDERS AT LEAST 72 HOURS BEFORE ANY EXCAVATION TO REQUEST EXACT FIELD LOCATION OF UTILITIES. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO RELOCATE ALL EXISTING UTILITIES WHICH CONFLICT WITH THE PROPOSED IMPROVEMENTS SHOWN ON THESE PLANS.
- 3. LINES UNDERGROUND SHALL BE INSTALLED, INSPECTED, AND APPROVED BEFORE BACKFILLING. CONTRACTOR SHALL PAY ALL FEES.
- 4. ALL NECESSARY INPSPECTIONS AND/OR CERTIFICATIONS REQUIRED BY CODES AND/OR LOCAL UTILITY PROVIDERS SHALL BE PERFORMED PRIOR TO ANNOUNCED BUILDING POSSESSION AND THE FINAL CONNECTION OF SERVICE. AS BUILT DRAWINGS SHALL BE PREPARED AND SUBMITTED TO UTILITY PROVIDERS AS REQUIRED AFTER CONSTRUCTION AND COPIED TO ENGINEER OF RECORD.
- 5. CONTRACTOR SHALL MAINTAIN A MINIMUM COVER OF 18" ON WATER LINES AND 4 FEET ON SEWER LINES.
- 6. WATER, SEWER, AND STORM LINES SHALL BE KEPT 10 FEET APART HORIZONTALLY AND 18 INCHES APART VERTICALLY WHEN CROSSING (OUTSIDE EDGE OF PIPE TO OUTSIDE EDGE OF PIPE) UNLESS NOTED OTHERWISE.
- 7. WATER LINES SHALL BE AS FOLLOWS: 1–3" WATER LINE: TYPE K COPPER PIPE SIZES 4 INCHES AND LARGER: DUCTILE IRON WATER PIPE (AWWA C151, PRESSURE CLASS 350 (4 INCHES – 12 INCHES).
- 8. SANITARY SEWER PIPE SHALL BE AS FOLLOWS: PVC (SCHEDULE 40 PVC, ASTM D-1785, CONTINUALLY MARKED AS REQUIRED), FOR PIPE LESS THAN 12 FEET DEEP DUCTILE IRON PIPE (AWWA C151), FOR PIPES GREATER THAN 12 FEET DEEP.
- 9. TOPS OF EXISTING UTILITY STRUCTURES SHALL BE RAISED OR LOWERED AS NECESSARY TO BE FLUSH WITH THE PROPOSED PAVEMENT GRADE AND 6 INCHES ABOVE FINISHED GRADE IN UNPAVED AREAS.
- 10. GAS LINES SHALL BE SIZED, LOCATED, AND INSTALLED BY LOCAL UTILITY PROVIDER. CONTRACTOR SHALL COORDINATE AND PAY ALL FEES.
- 11. REFER TO ARCHITECTURAL/MEP PLANS FOR TIE IN OF ALL UTILITIES.
- 12. REFER TO ARCHITECTURAL/MEP PLANS FOR SITE LIGHTING ELECTRICAL PLAN.
- 13. FIRE PROTECTION SERVICE SHALL BE BY EXISTING FIRE HYDRANT AS DEPICTED ON THIS PLAN.
- 14. CONTRACTOR SHALL TAKE SPECIAL CARE TO BED, BACKFILL, AND COMPACT PIPE CROSSINGS WHERE A WATER OR SANITARY SEWER MAIN CROSSES WITH STORM SEWERS. CROSSINGS SHALL BE CONSTRUCTED WITH A WELL COMPACTED FULL STONE ENVELOPE SUCH THAT STORM SEWER DOES NOT BEAR DIRECTLY ON WATER OR SANITARY SEWER MAINS.
- 15. SEWER LINES SHALL HAVE A MINIMUM 6 INCHES OF STONE BEDDING AND BACKFILL AROUND THE CIRCUMFERENCE OF THE PIPE (TYPE 57 OR 67). UNDER ALL ROADS AND PAVED AREAS, WATER AND SEWER MAINS MUST BE STONE BACKFILLED FULL DEPTH TO PAVEMENT SUBGRADE.
- 16. CONTRACTOR SHALL BE RESPONSIBLE FOR ALL UTILITY CONNECTION, TAP, USE, AND OTHER FEES REQUIRED TO CONNECT WATER, SEWER, AND GAS.

03

17. ANY EXISTING UTILITY STRUCTURES SHALL BE BROUGHT INTO CONFORMANCE WITH FINISH GRADE IN ACCORDANCE WITH THE RULES, RATES, AND POLICIES OF THE UTILITY OWNER.

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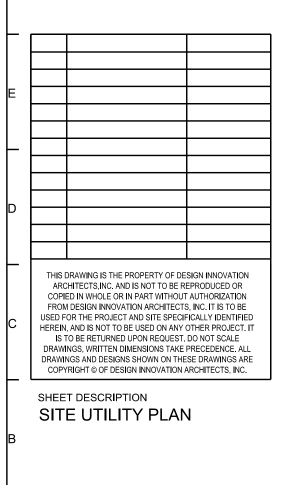
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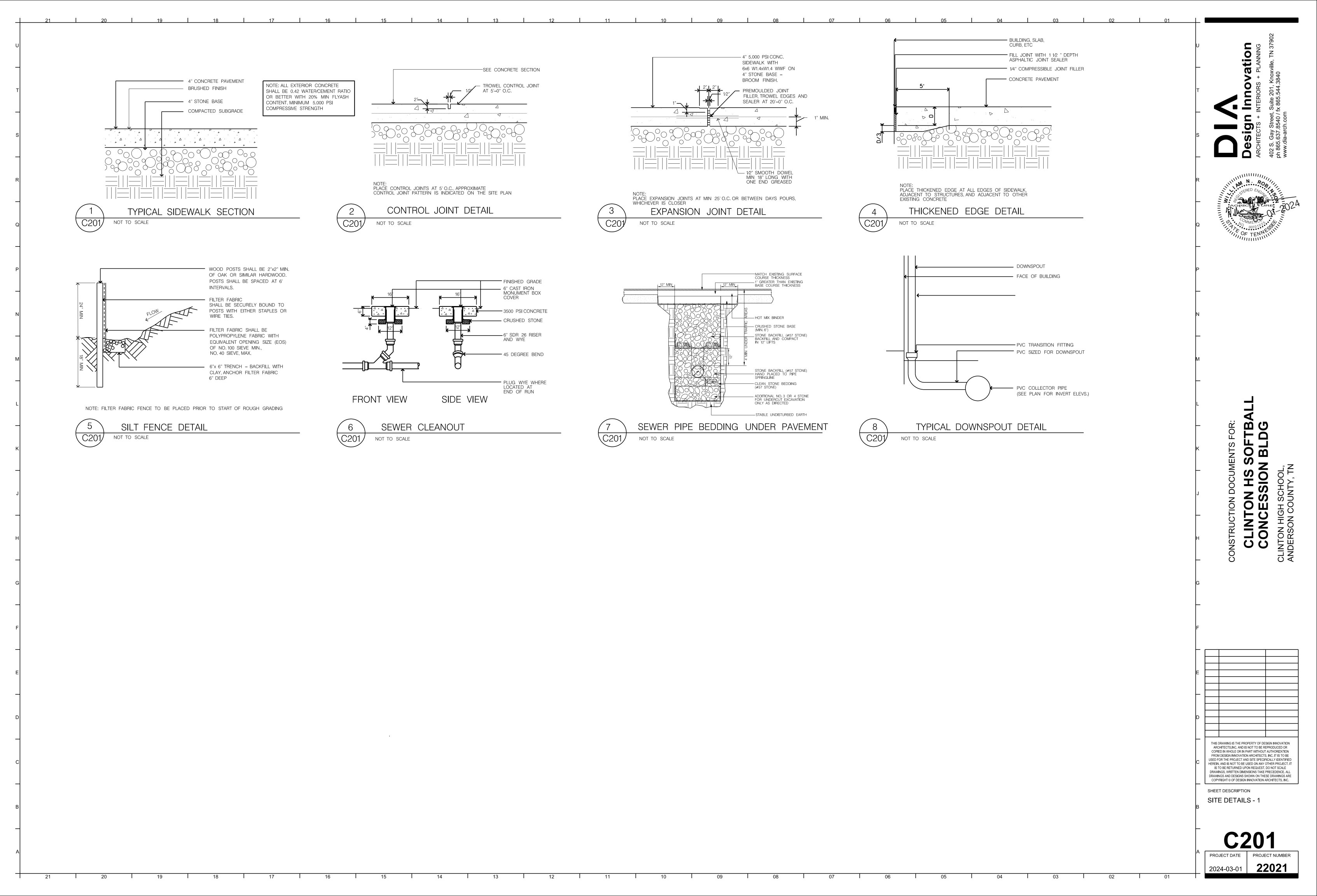


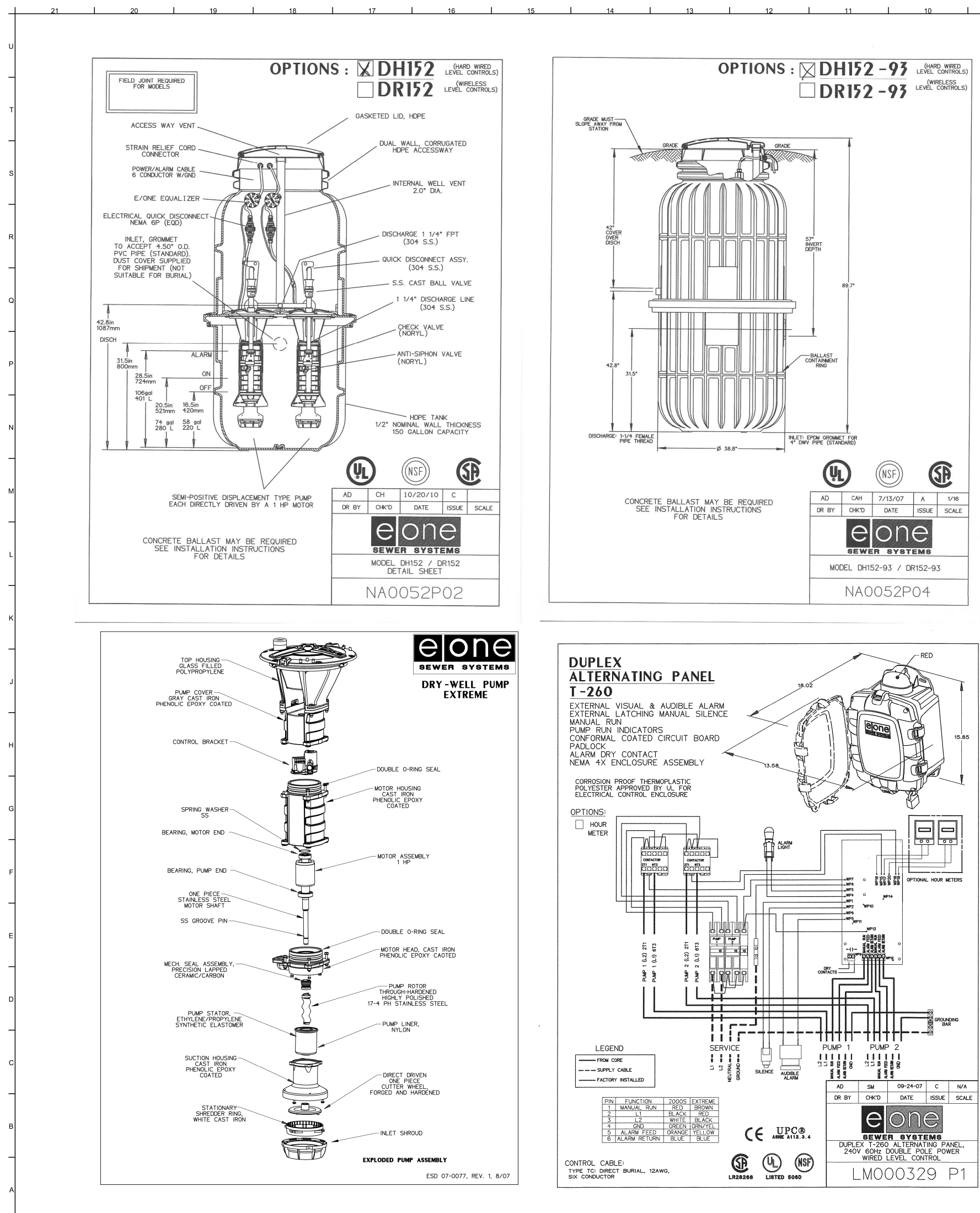
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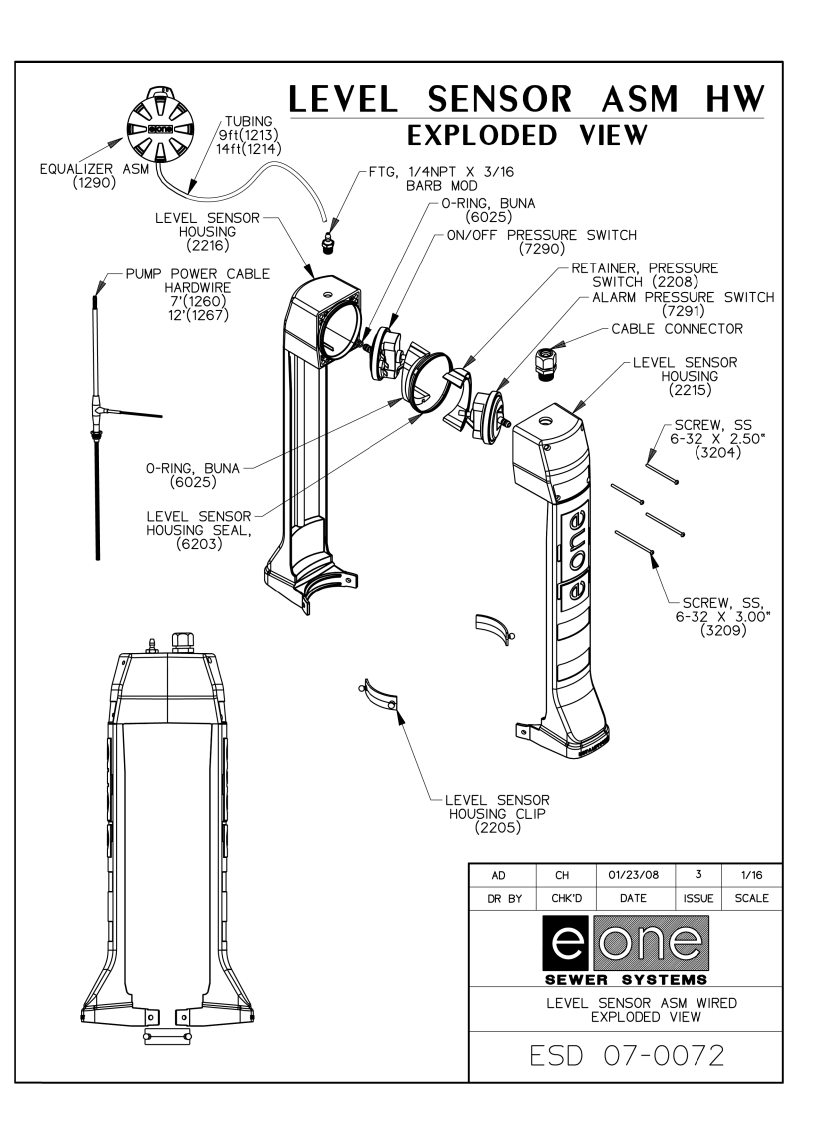


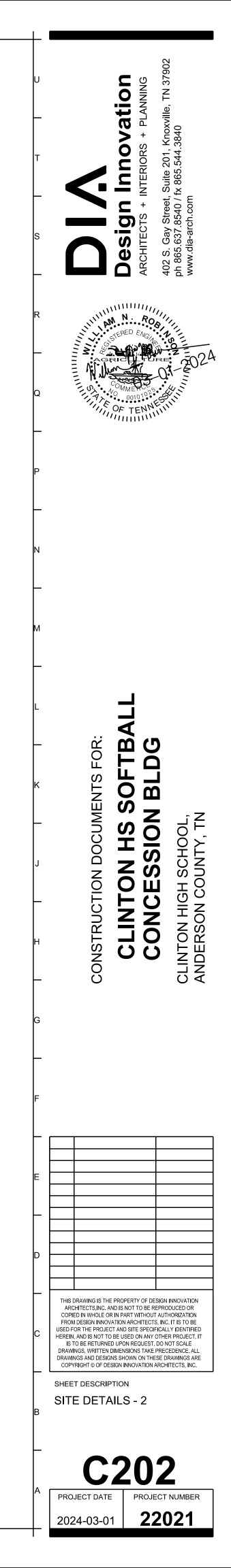


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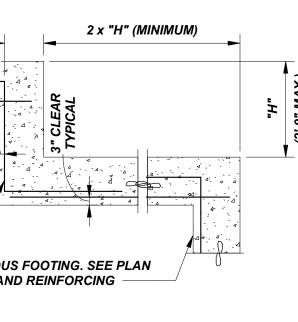
21	20 19	18	17	16		15	I	1
GENE	RAL NOTES :							CLASS 'B'
1.01	ALL CONSTRUCTION SHALL CONFORM TO THE 2018 INTERNATIONAL BU SPECIFICATIONS OR CODES SHALL MEAN THE LATEST STANDARD OR COTHERWISE.						SI SI	
.02	DRAWINGS SHOW TYPICAL AND CERTAIN SPECIFIC CONDITIONS ONLY. DETAILS SIMILAR TO THOSE SHOWN.	FOR DETAILS NOT SPEC	FICALLY SHOWN, P	ROVIDE				CLEAR PICAL
3	VERIFY ALL EXISTING CONDITIONS, DIMENSIONS, AND ELEVATIONS BEF ENGINEER OF ANY DISCREPANCY. NOTIFY THE STRUCTURAL ENGINEEF FIELD CONTRADICTORY TO THOSE SHOWN ON THE STRUCTURAL CONT	R IN WRITING OF CONDITI						
4	THE STRUCTURE IS DESIGNED FOR A COMPETED CONDITION ONLY, AND BRACING DURING CONSTRUCTION. THE STRUCTURE SHALL BE CONSID ERECTED AND CONNECTED AS SHOWN ON THE DESIGN AND SHOP FAB DIAPHRAGMS ARE COMPLETELY ATTACHED AND CURED AND THE FOO DESIGN, ADEQUACY, AND SAFETY OF ERECTION BRACING, SHORING, TH	DERED STABLE WHEN : AI BRICATION DRAWINGS, SI DTINGS HAVE BEEN COMF	LL THE FRAMING HA LAB, FLOOR, AND R PLETELY BACKFILL	NS BEEN OOF	"Z" BAR SAME SIZE & NUMBER AS CONTINUOUS REINF. CONTINUC FOR SIZE A			
)5	RESPONSIBILITY OF THE CONTRACTOR. COORDINATE AND VERIFY ROOF OPENING SIZES AND LOCATIONS WITH			4 <i>L,</i>				
;	PLUMBING AND CIVIL DOCUMENTS. NOTIFY THE STRUCTURAL ENGINEE SHALL MAKE NO DEVIATION FROM THE DESIGN DRAWINGS WITHOUT W FOR DIMENSIONS NOT SHOWN, SEE ARCHITECTURAL DRAWINGS.			NTRACTOR		TYPICAL FOO NOT TO SCAL		⁹ DE l'AIL
7	REVIEW OF SUBMITTALS AND/OR SHOP DRAWINGS BY THE STRUCTURA THE RESPONSIBILITY TO REVIEW AND CHECK SHOP DRAWINGS BEFOR				2.05	THE BOTTOM REPORT OR I		
	CONTRACTOR REMAINS SOLELY RESPONSIBLE FOR ERRORS AND OMIS DRAWINGS AS THEY PERTAIN TO MEMBER SIZES, DETAILS, ASSEMBLY CONTRACT DOCUMENTS. CONTRACTOR IS ALSO RESPONSIBLE FOR ME	REQUIREMENTS, AND DII	MENSIONS SPECIFIE	D IN THE	2.06	FOOTINGS M SHALL REAC		
	PROCEDURES AND SAFETY OF CONSTRUCTION. CONTRACTOR TO REFER TO DRAWINGS OF OTHER TRADES AND VENDO NOT SHOWN ON THE STRUCTURAL DRAWINGS.	OR DRAWINGS FOR EMBL	EDDED ITEMS AND F	RECESSES	2.07 2.08	COORDINATE		
	CONTRACTOR SHALL VERIFY SIZE AND LOCATION OF ALL MECHANICAL WITH THE MECHANICAL AND ELECTRICAL EQUIPMENT DETAILS AND AP RESPONSIBILITY OF THE CONTRACTOR TO PROVIDE ALL OPENINGS AN UTILITY LINES THROUGHOUT THE BUILDING.	PROVED SHOP DRAWING	GS. IT SHALL BE THE	E	2.09	OF SUBGRAE MINIMUM MO WHERE FOUN EXCAVATION	DULUS OF NDATION E	SUBGRAD
0	CONTRACTOR SHALL BE RESPONSIBLE FOR THE DESIGN, INSTALLATIO SHORING OR BRACING OF STRUCTURES.	ON AND FINAL REMOVAL/	CLEARANCE OF AN	Y REQUIRED		IN THE BOTTO	OM TO PRO	OTECT THE
DI	ESIGN LOADS : 2018 IBC					ALL CONCRE	TE WORK	SHALL CO
<u>=AD</u>	<u>LOADS:</u> ROOF20	PSF			3.02	CONCRETE. UNLESS NOT MINIMUM 28 L SPRE		RESSIVE S
VE L	<u>DADS:</u> ROOF20	PSF				INTER FOUN	RIOR SLAB	ON GRADI ALLS
	20 ROOF20 FLOOR SLABSL SE	AB-ON-GRADE COND FLOOR	100 PSF 100 PSF		3.03	ALL EXTERIO THE PROPOS		
<u>IND I</u>	<u>.OADS:</u> ULTIMATE DESIGN WIND SPEED105	5 MPH				TESTING LAB CONTRACTO EXPERIENCE	ORATORY R'S. CONC	. RESPONS RETE PRO
		0 (MAIN WIND FORCE RES	,		3.04	316 AND 301. USE OF CALC	UM CHLO	RIDE, CHL
	ENCLOSURE CLASSIFICATION EN	15 (COMPONENTS AND C NCLOSED - 0.18	LADDING)		3.05	DETAIL CONS		
	COMPONENTS AND CLADDING WA ROOF: ZONE 1 +16.0/-28.0 PSF <10	ALL IN FERIOR ZONE 0 SF +23.6/-25.6 PS 0 SF +21.2/-23.1 PS 0 SF +20.1/-22.1 PS 00 SF +19.1/-21.1 PS	SF SF			DISCONTIN EACH SIDE		
	W/ <10	ALL END ZONE 0 SF +23.6/-31.5 PS	SF			SS	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
		SF +22.6/-29.4 PS 0 SF +21.2/-26.6 PS				3 THICKNE E PLAN	KEY) JOINT —
<u>=ISM</u>	<u>C LOADS:</u> RISK CATEGORY SEISMIC IMPORTANCE FACTOR, I _e MAPPED SPECTRAL RESPONSE ACCELERATION PARAMETERS	// 1.0				0" SLAB		
	MAPPED SPECTRAL RESPONSE ACCELERATION PARAMETERS SITE CLASS DESIGN SPECTRA RESPONSE ACCELERATION PARAMETERS						RUCTION	JOINT DET.
	DESIGN SPECTRA RESPONSE ACCELERATION PARAMETERS SEISMIC DESIGN CATEGORY BASIC SEISMIC FORCE RESISTING SYSTEM: LIGHT-FRAMED BEARING W						RETE SLAE	3.
	BASIC SEISMIC FORCE RESISTING SYSTEM: LIGHT-FRAMED BEARING W ANALYSIS PROCEDURE RESPONSE MODIFICATION COEFFICIENT, R = SEISMIC RESPONSE COEFFICIENT, C _S = DESIGN BASE SHEAR, V =	/ALLS SHEATHED WITH W EQUIVALENT LATE 6.5 0.0726	/OOD STRUCTURAL RAL FORCE	PANELS		SEE PL	.AN	
	DESIGN BASE SHEAR, V =	2.61k				SS		
<u>IOW</u>	<u>LOADS:</u> GROUND SNOW LOAD, Pg10 RAIN ON SNOW SURCHARGE5 F) PSF PSF (BALANCED LOAD)				THICKNESS PLAN		
	ALLOWABLE SOIL BEARING PRESSURE2,	,000 PSF (ASSUMED)				" SLAB 1 SEE I		
							OL JOINT	DETAIL
	DATION NOTES : OWNER OR CONTRACTOR'S GEOTECHNICAL ENGINEER SH				3.06	DETAIL CONC MANUAL. SUB	BMIT SHOP	DRAWING
01	SUBGRADE, FILLS, AND BACKFILLS BEFORE PLACEMENT O BACKFILLS, ETC. ALL FOOTINGS SHALL REST EITHER ON U STRUCTURAL FILL. OWNER OR CONTRACTOR'S GEOTECHN	OF FOUNDATIONS, FO NDISTURBED SOIL OF	OTING, SLABS, N R NEWLY PLACEI	/ALLS, FILLS, D		LOCATIONS F SHOP DRAWIN REINFORCEM	NGS ARE C	OMPLETE
	BEARING CAPACITY PREPARATION REQUIREMENTS INCLUE FILL PLACEMENT REQUIREMENTS. A MANUALLY OPERATEL TO DENSIFY ANY SOILS IN THE BOTTOM OF THE FOOTING TRENCHES LOOSENED DU	D VIBRATOR SLED OR	R TAMPER SHOUL			REINFORCING OTHERWISE. TIE ALL REINF		
2	SIDES OF THE FOUNDATIONS SHALL BE FORMED UNLESS OF FOUNDATIONS POURED AGAINST THE EARTH REQUIRE THE EXCAVATIONS AS APPROVED BY THE GEOTECHNICAL ENGI DURING CONCRETE PLACEMENT.	FOLLOWING PRECA	UTIONS : SLOPE	SIDES OF	3.09	PROVIDE SUF TOLERANCE I PERMITTED. PROVIDE CON	DURING AL	L CONSTR
5 5	CONTRACTOR IS RESPONSIBLE FOR ADEQUATELY PROTEC WHERE FOOTING STEPS ARE NECESSARY THEY SHALL BE HORIZONTAL.			TWO		STAGGER SPL DOWELS SHA LAPPED WITH STANDARD HO	LICE WHER LL MATCH FULL TEN	RE POSSIBI THE SIZE
					3.10	REINFORCING		IALL HAVE
						FORM #6 TI	ED CONCR HROUGH #	RETE EXPO
						COVE	R FOR TOP	SMALLER _ P BARS IN (EXPOSED
							BS AND WA	

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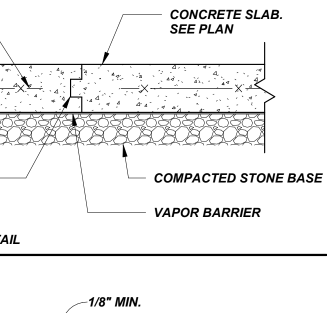
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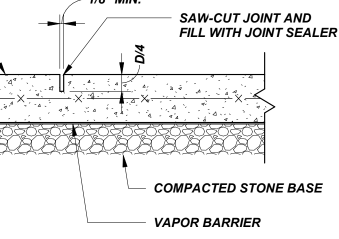


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- BEAR BELOW THE FROST DEPTH AS SPECIFIED IN THE GEOTECHNICAL PALITY.
- EFORE THE STRUCTURE IS CONSIDERED STABLE. CONCRETE SLAB *E STRENGTH BEFORE THE STRUCTURE IS CONSIDERED STABLE.*
- MECHANICAL, PLUMBING, AND ELECTRICAL DRAWINGS.
- CI. WHERE POSSIBLE. SEE GEOTECHNICAL REPORT FOR AREAS WHERE REACTION WILL DIFFER.
- MUST REMAIN OPEN AND ARE SUBJECT TO RAINFALL, THE IT AND A 3" THICK MUD MAT OF 2,000 PSI CONCRETE SHALL BE PLACED BEARING SOILS.

- FORM TO ACI 301, SPECIFICATIONS FOR STRUCTURAL CONCRETE ON ACI 318, BUILDING CODE REQUIREMENTS FOR REINFORCED
- ONCRETE SHALL BE NORMAL WEIGHT AND HAVE THE FOLLOWING
- RENGTHS. 3,000 PSI ------______ 3,000 PSI U.N.O. _____4,000 PSI
- _____4,000 PSI
- HAVE 5% 7% ENTRAINED AIR, UNLESS NOTED OTHERWISE.
- IIX DESIGN SHALL BE FULLY DOCUMENTED AND REVIEWED BY A BILITY FOR OBTAINING THE REQUIRED DESIGN STRENGTH IS THE ORTIONS SHALL BE ESTABLISHED ON THE BASIS OF FIELD RES WITH MATERIALS TO BE EMPLOYED IN ACCORDANCE WITH ACI
- RIDE IONS, OR OTHER SALTS IN CONCRETE IS NOT PERMITTED.
- ROL JOINTS AS SHOWN IN DETAILS BELOW :





- AND ACCESSORIES IN ACCORDANCE WITH ACI 315 DETAILING FOR APPROVAL, SHOWING ALL FABRICATION DIMENSIONS AND CING STEEL AND ACCESSORIES. DO NOT BEGIN FABRICATION UNTIL REVIEWED AND APPROVED. WRITTEN DESCRIPTION OF ATE SECTIONS, ELEVATIONS, AND DETAILS IS NOT ACCEPTABLE.
- ORM TO ASTM A615, GRADE 60 DEFORMED BARS UNLESS NOTED
- MBEDMENT SECURELY IN PLACE PRIOR TO PLACING CONCRETE. MAINTAIN THE POSITION OF REINFORCEMENT WITH SPECIFIED CTION ACTIVITIES. "STICKING" DOWELS INTO WET CONCRETE IS NOT
- MENT WHEREVER POSSIBLE. SPLICE ONLY AS SHOWN OR APPROVED. . USE FULL TENSION SPLICE (CLASS"B") UNLESS NOTED OTHERWISE. ND SPACING OF THE SPECIFIED REINFORCEMENT AND SHALL BE ES (CLASS "B") UNLESS NOTED OTHERWISE. TERMINATE BARS WITH
- THE FOLLOWING CONCRETE COVER UNLESS NOTED OTHERWISE.

12

11

10

(NOT FORMED) _____3"

14

15

16

- ED TO EARTH OR WEATHER
- _____2 ONCRETE FOOTINGS SHALL BE 2"
- EARTH OR WEATHER
- -----'

13

- 3.11 DO NOT WELD OR TACK WELD REINFORCING STEEL UNLESS APPROVED OR DIRECTED BY THE STRUCTURAL ENGINEER.
- 3.12 THE DESIGN AND CONSTRUCTION OF FORMS SHALL CONFORM TO THE FOLLOWING REQUIREMENTS:
 - FORMS SHALL CONFORM TO SHAPE, FORM, AND LINES ON DRAWINGS. ADEQUATE BRACING SHALL BE USED.
 - FORMS SUPPORTED ON GROUND SHALL HAVE ADEQUATE MUD SILLS. QUALIFIED WORKMEN SHALL CONSTANTLY OBSERVE AND ADJUST, AS REQUIRED, ALL SHORES
 - DURING CONCRETE PLACING. THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR THE ADEQUATE DESIGN AND CONSTRUCTION OF ALL FORMS.

SHORING SHALL REMAIN IN PLACE UNTIL CONCRETE HAS ATTAINED 75% OF ITS 28 DAY STRENGTH.

- 3.13 ALL REINFORCING STEEL PLACEMENT SHALL BE REVIEWED BY THE GENERAL CONTRACTOR FOR COMPLIANCE WITH APPROVED SHOP DRAWINGS AND THE REQUIREMENTS OF THE SPECIFICATIONS.
- 3.14 THE FOLLOWING REINFORCING IS TO BE PROVIDED UNLESS NOTED OR DETAILED OTHERWISE.
 - PROVIDE CORNER BARS WITH CLASS 'B' SPLICE IN CORNERS OF ALL FOOTINGS, AND REINFORCED Α. WALLS. PROVIDE SAME BAR SIZE, NUMBER OF BARS, AND SPACING AS CONTINUOUS HORIZONTAL REINFORCEMENT.
 - PROVIDE "Z" BARS IN ALL FOOTING STEPS FOR EACH CONTINUOUS BAR. В.
- 3.15 FOR MISC. CONCRETE PADS OR EMBEDDED ITEMS AND RECESSES NOT SHOWN ON THE STRUCTURAL DRAWINGS, SEE ARCHITECTURAL, MECHANICAL, ELECTRICAL DRAWINGS, AND VENDOR DRAWINGS.
- 3.16 SEE ARCHITECTURAL DRAWINGS FOR CONCRETE FILL AND REINFORCING REQUIRED FOR CONCRETE ITEMS NOT SHOWN ON THE STRUCTURAL DRAWINGS.
- ARE DESIGNED TO BEAR ON A SUBGRADE WITH A MINIMUM MODULUS 3.17 DO NOT PLACE PIPES OR CONDUIT IN THE PLANE OF SLABS ON GRADE. DO NOT PLACE PIPES OR DUCTS WITH DIAMETER EXCEEDING ONE HALF OF THE PENETRATED WALL THICKNESS THROUGH THE WALL UNLESS SPECIFICALLY SHOWN OR DETAILED ON THE STRUCTURAL DRAWINGS.
 - 3.18 SEE CIVIL DRAWINGS FOR EXTERIOR SIDEWALKS OR CONCRETE PAVING.
 - 3.19 PROVIDE BONDING AGENT ON CONCRETE SURFACES THAT WILL BE JOINED WITH FRESH CONCRETE.
 - 3.20 WELDED WIRE FABRIC (WWF) SHALL LAP TWO FULL MESHES AND BE SECURELY WIRED AT EACH SIDE AND END. WWF SHALL CONFORM TO ASTM A185 AND HAVE A MINIMUM ULTIMATE STRENGTH OF 75,000 PSI.
 - 3.21 EMBEDDED STRUCTURAL STEEL SHALL BE ASTM A36. ANCHOR BOLTS SHALL BE A36 THREADED RODS WITH CUT THREADS AND NUTS CONFORMING TO ASTM A563. GALVANIZE ALL ANCHOR BOLTS AND NUTS EXPOSED TO WEATHER AND WHERE INDICATED.
 - 3.22 SEE SCHEDULE BELOW FOR REINFORCING EMBEDMENT/SPLICE LENGTHS

REINFORCING EMBEDMENT/SPLICE LENGTHS

SIZE	MINIMUM SPLICE LENGTH (inches)
3	19
4	25
5	31
6	37

WOOD NOTES :

D.

4.01 ALL LUMBER TO BE #2 SOUTHERN PINE, OR BETTER KILN DRIED, UNLESS NOTED OTHERWISE. 2x4 NON-BEARING STUDS CAN BE SPF STUD GRADE. ALL LUMBER IN CONTACT WITH CONCRETE OR MASONRY, OR EXPOSED TO WEATHER SHALL BE PRESSURE TREATED TO A MINIMUM RETENTION LEVEL OR 0.25. PRESSURE TREATED LUMBER USED AS A BEARING PLATE SHALL BE KILN DRIED AFTER TREATMENT. OTHER LUMBER SHALL BE EQUAL TO OR GREATER THAN THE FOLLOWING:

MEMBER	SPECIES	GRADE	Fb	Fb
2x4	SYP	NO. 2	1,100 PSI	1,400,000 PSI
2x4	SPF	NO. 2	775 PSI	1,100,000 PSI
2x6	SYP	NO. 2	1,000 PSI	1,400,000 PSI
2x6	SPF	NO. 2	775 PSI	1,100,000 PSI
2x8	SYP	NO. 2	925 PSI	1,400,000 PSI
2x10	SYP	NO. 2	800 PSI	1,400,000 PSI
2x12	SYP	NO. 1	1,000 PSI	1,600,000 PSI
LVL	N/A	2.0E	2,900 PSI	2,000,000 PSI
LSL RIM BOARD	N/A	1.3E	1,700 PSI	1,300,000 PSI
PSL COLUMN	N/A	1.8E	2,400 PSI	1,800,000 PSI

- 4.02 CONTRACTOR SHALL USE 'SIMPSON STRONG TIE' (OR APPROVED EQUAL) WOOD FRAMING ANCHORS, CONNECTORS, HANGERS, ETC. FOR ALL WOOD TO WOOD CONNECTIONS. ALL ANCHORS TO BE INSTALLED IN ACCORDANCE WITH MANUFACTURER'S SPECIFICATIONS IN ORDER TO ACHIEVE MAXIMUM CONNECTOR CAPACITY. ALL CONNECTORS SHALL BE GALVANIZED CONNECTORS IN CONTACT WITH PRESSURE TREATED LUMBER, AND CONNECTORS SHALL HAVE A MINIMUM G185 COATING IN ACCORDANCE WITH ASTM A153.
- 4.03 ROOF SHEATHING TO BE 5/8" (OR 19/32") EXTERIOR GRADE PLYWOOD WITH AN APA SPAN RATING OF 32/16, U.N.O. ALL EDGES SHALL BE BLOCKED WITH LUMBER OR PROVIDE PLYWOOD CLIPS (1 CLIP PER SPAN). ROOF SHEATHING SHALL BE FASTENED TO JOISTS AND BLOCKING WITH 10d COMMON NAILS AT 6" O.C. EDGES AND 12" O.C. INTERMEDIATE, U.N.O. SHEATHING SHALL BE INSTALLED IN ACCORDANCE WITH LAYOUT CASE 1 OR 2018 IBC TABLE 2306.3.1.
- 4.04 CUTTING, NOTCHING, BORED HOLES IN STUD WALLS, RAFTER, ETC., SHALL BE DONE IN ACCORDANCE WITH THE 2018 INTERNATIONAL BUILDING CODE SECTION 2308.
- 4.05 ALL WOOD CONNECTIONS NOT SHOWN SHALL BE DETAILED PER THE INTERNATIONAL BUILDING CODE "FASTENING SCHEDULE" TABLE 2304.10.1.
- 4.06 ALL STEEL HARDWARE INCLUDING PLATES, NAILS, NUTS AND BOLTS SHALL BE HOT DIPPED GALVANIZED.

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4.07 ALL STEEL IN CONTACT WITH PRESSURE TREATED WOOD SHALL BE SEPARATED WITH 15# FELT.

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woo	D TRUSS NOT	<u>ES :</u>							U	OD NING TN 37902
5.01	TPI 1-2002 "NATION	IALL BE DESIGNED A AL DESIGN STANDAI TIONAL BUILDING CO	RDS FOR META		-				-	Vation + PLANNING Knoxville, TN 3: 3840
5.02	WOOD TRUSSES TO) BE DESIGNED BY A	REGISTERED	ENGINEER.						\mathbf{O} \mathbf{S} \mathbf{A}
5.03		TIONS FOR BRACING		NTROL, AND D	ESIGN OF T	RUSSES SHAL	L BE PER THE	E	т	ERIOF Inte 201 865.544
5.04	FOLLOWING ITEMS A. LAYOUT B. TRUSS D	AWINGS SHOWING S TO BE INCLUDED WI PLAN INDICATING LO ETAILS AND TRUSS REQUIREMENTS.	TH SHOP DRA	WINGS: D TRUSS TYPE.	-	OF DESIGNING	g engineer. 1	THE	-	ign I CTS + INT STreet, Su S7.8540 / fx
		IER INFORMATION R	EQUIRED TO C	OMPLETE TRU	SS PORTIO	N OF CONTRA	СТ.		S	S5.63 .dia→
5.05	PROVIDE SPECIAL I	DESIGNED TRUSSES	FOR CORNER	S, GIRDERS, HE	EADERS, ET	C.				ARCHITE ARCHITE 402 S. G ph 865.6
5.06	A. LIVE LOA B. DEAD LO	BE DESIGNED FOR I			20 PSF 10 PSF	HERWISE):				
	C. DEAD LO D. WIND LO	OAD BOTTOM CHORE ADS, SEISMIC LOAD	S, AND SNOW	LOADS	10 PSF PER DESIG	N LOADS IN G	ENERAL NOTE	ES	R	FRENCH FRENCH
5.07	A. LIVE LOA B. DEAD LO	O BE DESIGNED FOR AD TOP CHORD AD TOP CHORD AD BOTTOM CHORD			ILESS NOTE 100 PSF 10 PSF 10 PSF	ED OTHERWISE	E):		-	$W = \frac{1}{2} $
5.08	ALL LUMBER TO BE	E A MINIMUM SIZE OF , KILN DRIED, FOR W	2x4 #2 SOUTH		N DRIED, FO	OR TOP AND BO	OTTOM CHORI	DS AND	Q	COMMERCE 46 116219 55
5.09		AYOUT MAY BE SHOW DESIGN PURPOSES.	VN ON PLANS,	IT IS THE RESI	PONSIBILITY	Y OF TRUSS DE	ESIGNER TO M	IODIFY	-	A TELEVILLE
5.10		ONNECTED TO NAILE COATING AT EACH B					T WITH A MINII	ИИМ	P	Fe Design &
5.11	MAXIMUM SPACING	OF ROOF TRUSSES	TO BE 24" ON	CENTER.						
5.12		GABLE END TRUSSI S IN GENERAL NOTE:		AT 16" O.C. ANI	D DESIGNED	FOR OUT-OF-	PLANE WIND I	LOADS	-	
5.13	CONTRACTOR AND PROJECT.	SUPPLIER TO PROV	IDE ALL LABO	R AND MATERI	ALS TO COI	MPLETE TRUS	S PORTIONS C)F	N	
5.14	INSTITUTE STANDA PROVIDING TEMPO REQUIRED BY THE CONTRACT BY A DE PERMANENT BRAC	S SHALL BE BRACEL RDS BCSI - B1, B2, A RARY BRACING OF 1 TRUSS DESIGN DRA ESIGN SERVICE SUCI ING SYSTEM SHALL	ND B3, 2012 EL THE TRUSS SYS WINGS SHALL H AS ALPINE S BEAR THE STA	DITION. THE CO STEM DURING I BE PROVIDED TRUCTURAL C MPS OF A REC	NTRACTOR INSTALLATI AS PART OI ONSULTAN GISTERED E	IS SOLELY RE ON. PERMANE F THE TRUSS F TS. THE PLANS NGINEER AND	SPONSIBLE F NT BRACING P PORTIONS OF S FOR THE BE SUBMITTE	OR AS THE ED AS	_	Engineering, P.C.
	IMPARTED INTO TH	S SHOP DRAWING S E STRUCTURE LATE OP DRAWING SUBMI	RAL BRACING					20	Μ	Z

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PROJECT NUMBER

22021

SHEET DESCRIPTION

PROJECT DATE

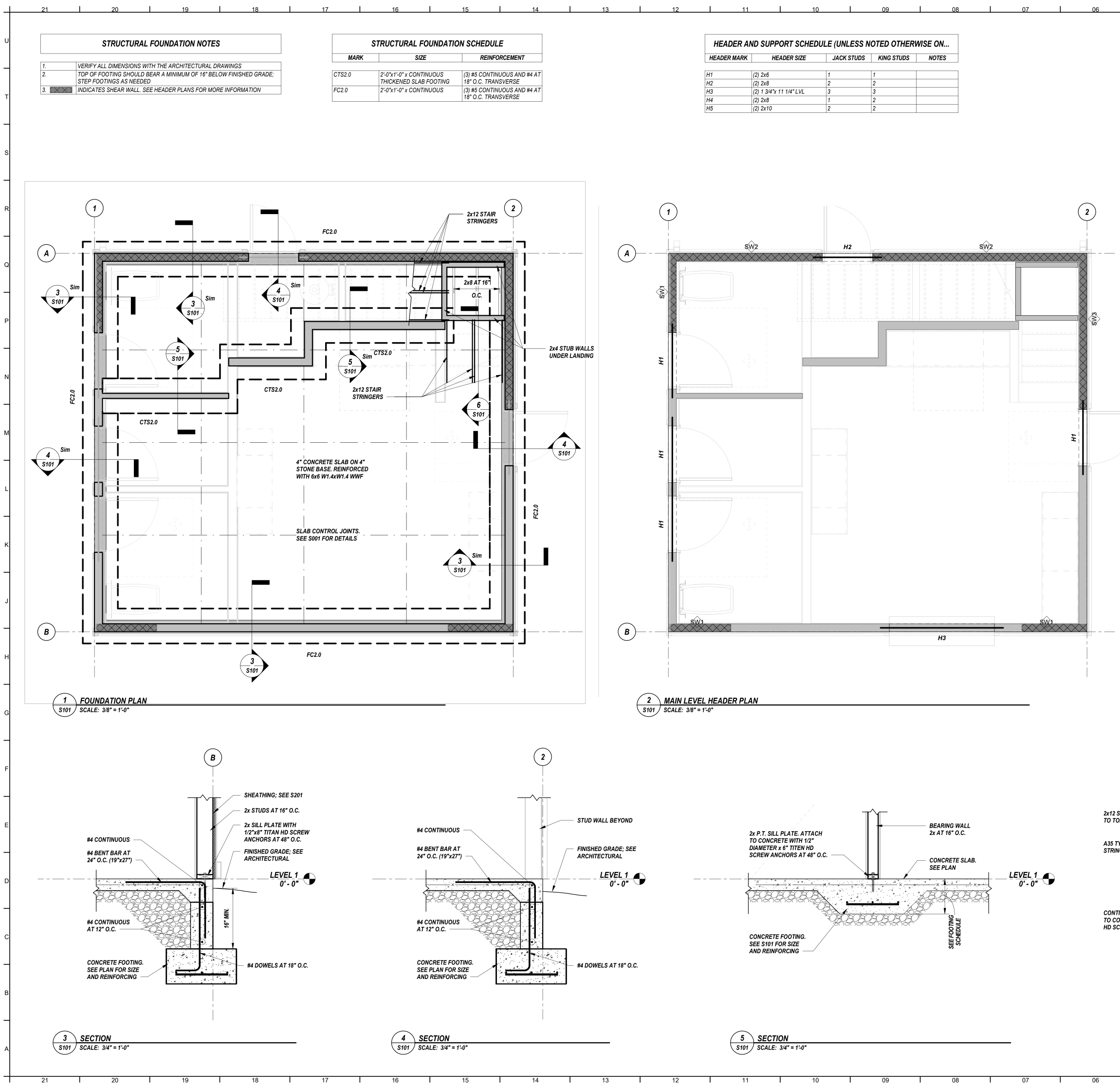
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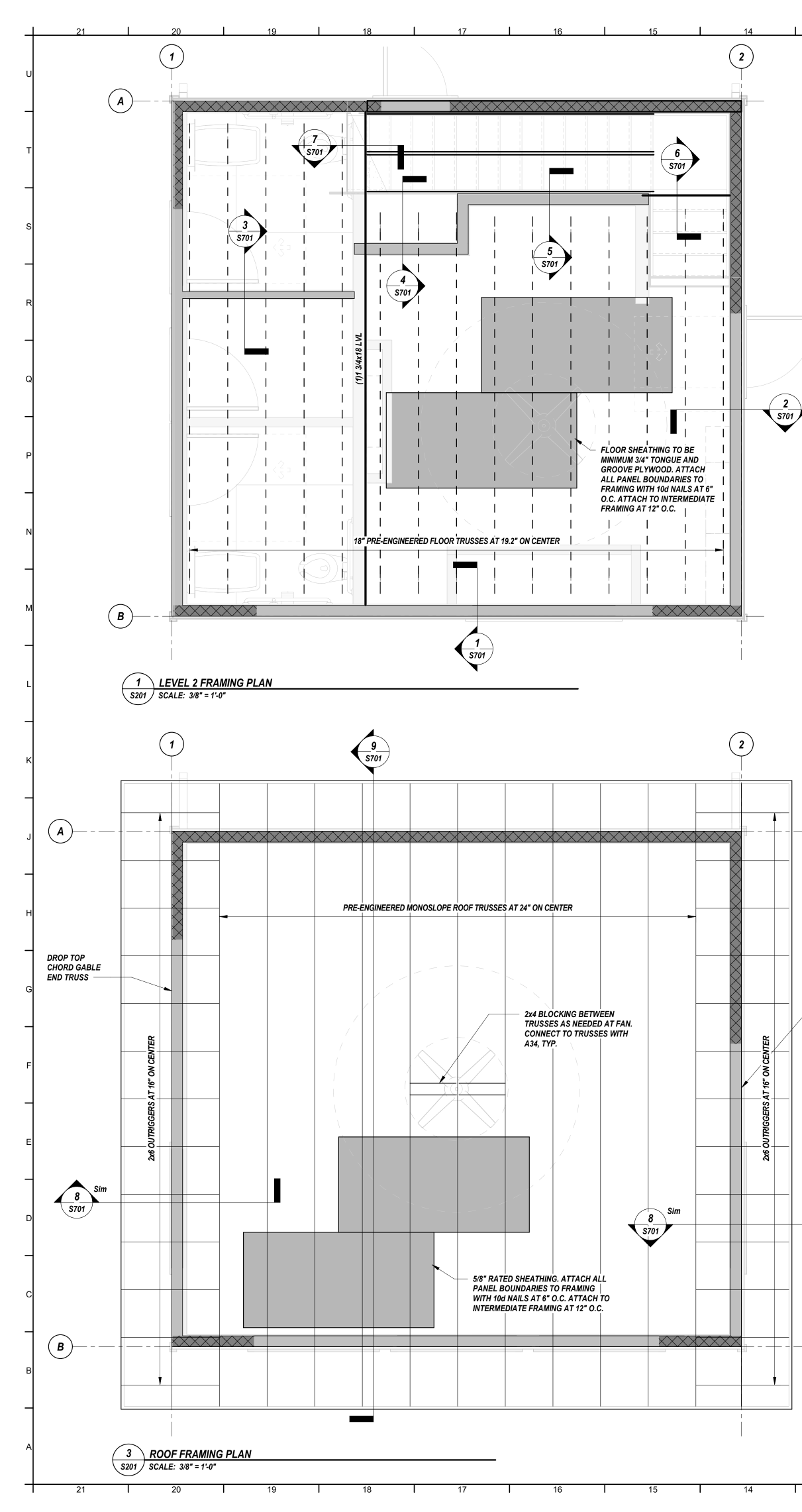
STRUCTURAL NOTES

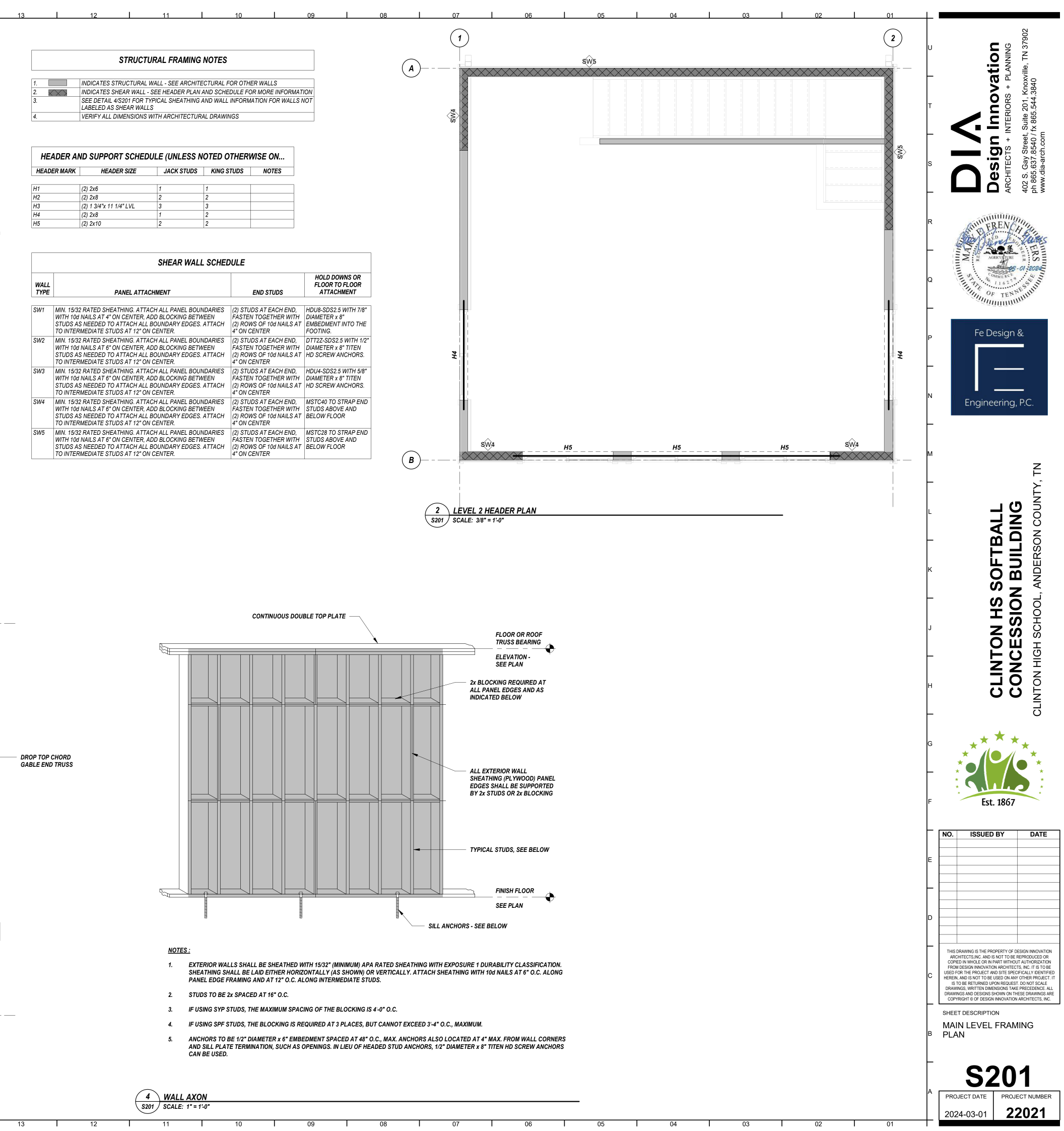
- 5.15 AS A MINIMUM, PERMANENT 2x4 DIAGONAL BRACING SHALL BE NAILED TO THE TOP SIDE OF THE ROOF TRUSS BOTTOM CHORDS AND BOTTOM SIDE OF THE TRUSS TOP CHORDS AT EACH END OF THE BUILDING AND AT 20 FOOT INTERVALS. ATTACH BRACING TO CHORDS USING (2) 16d x 3-1/2" COMMON NAILS.
- 5.16 WOOD TRUSSES SHALL NOT BE CUT, NOTCHED, OR BORED.

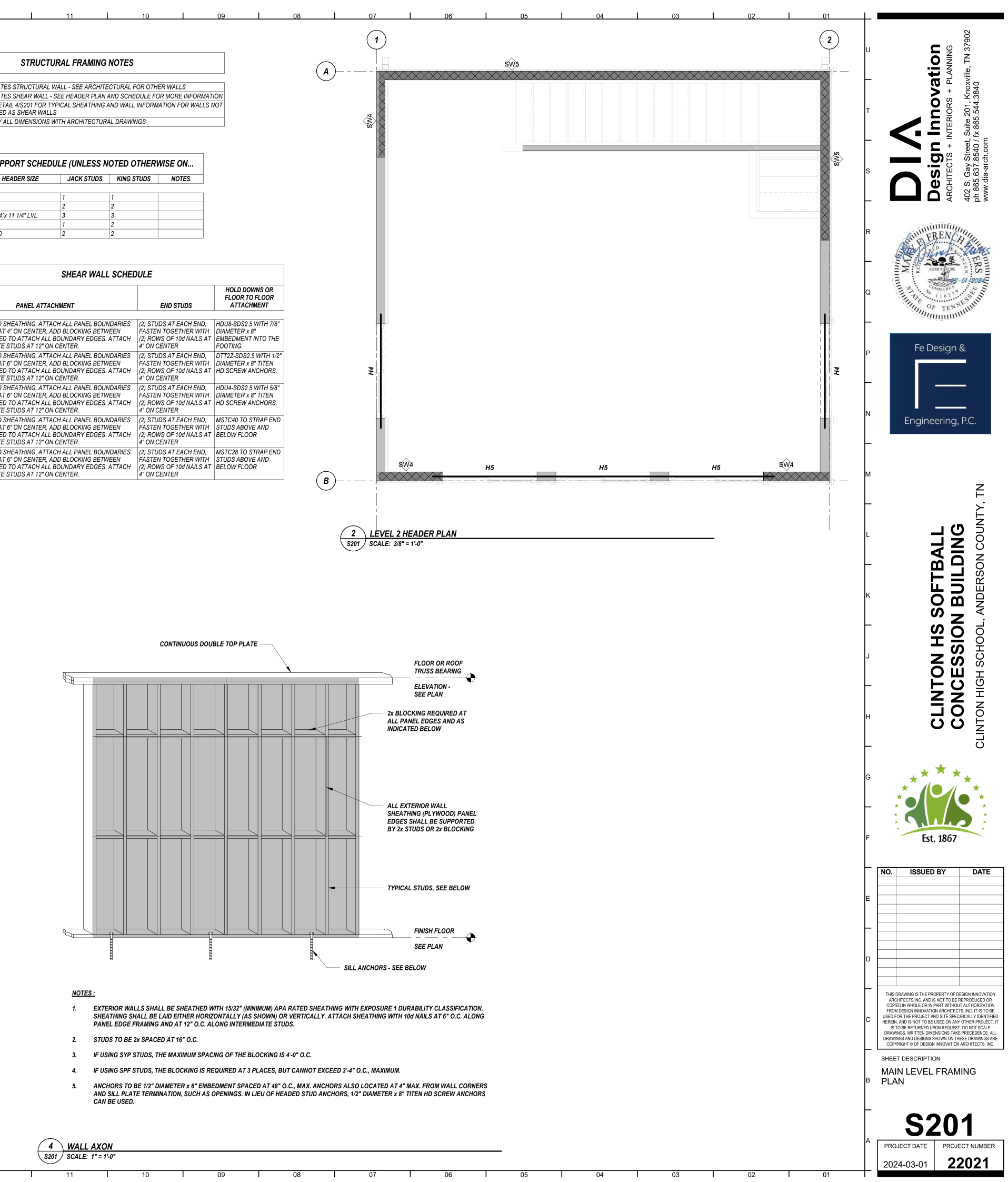


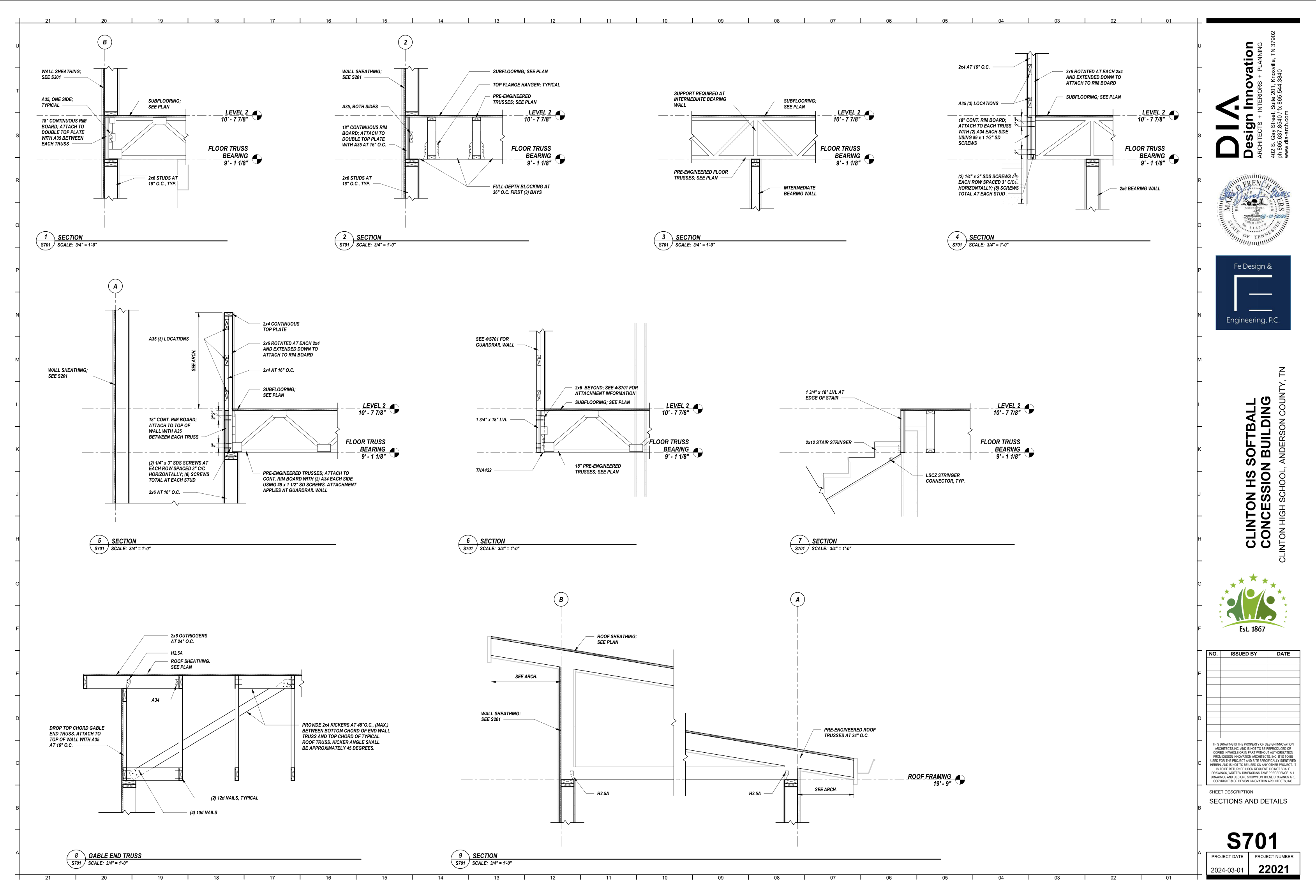
HEADER A	ND SUPPORT SCHEL	DULE (UNLESS N	NOTED OTHERN	VISE ON
HEADER MARK	HEADER SIZE	JACK STUDS	KING STUDS	NOTES
H1	(2) 2x6	1	1	
H2	(2) 2x8	2	2	
H3	(2) 1 3/4"x 11 1/4" LVL	3	3	
H4	(2) 2x8	1	2	
	(0) 0 40	•	•	

			HOLD DOWNS OR	Lion Anning iile, TN 3
WALL TYPE	PANEL ATTACHMENT	END STUDS	FLOOR TO FLOOR ATTACHMENT	T ⊂ Vation 3 + PLANNING Knoxville, TN 37902 3840
SW1	MIN. 15/32 RATED SHEATHING. ATTACH ALL PANEL BOUNDARIES WITH 10d NAILS AT 4" ON CENTER, ADD BLOCKING BETWEEN	(2) STUDS AT EACH END, FASTEN TOGETHER WITH	HDU8-SDS2.5 WITH 7/8" DIAMETER x 8"	
	STUDS AS NEEDED TO ATTACH ALL BOUNDARY EDGES. ATTACH TO INTERMEDIATE STUDS AT 12" ON CENTER.	4" ON CENTER	EMBEDMENT INTO THE FOOTING.	Suite 201, 1 fx 865.544.
SW2	MIN. 15/32 RATED SHEATHING. ATTACH ALL PANEL BOUNDARIES WITH 10d NAILS AT 6" ON CENTER, ADD BLOCKING BETWEEN STUDS AS NEEDED TO ATTACH ALL BOUNDARY EDGES. ATTACH	(2) STUDS AT EACH END, FASTEN TOGETHER WITH (2) ROWS OF 10d NAILS AT	DTT2Z-SDS2.5 WITH 1/2" DIAMETER x 8" TITEN HD SCREW ANCHORS.	eet, S toom
SW3	TO INTERMEDIATE STUDS AT 12" ON CENTER. MIN. 15/32 RATED SHEATHING. ATTACH ALL PANEL BOUNDARIES	4" ON CENTER (2) STUDS AT EACH END,	HDU4-SDS2.5 WITH 5/8"	Design ARCHITECTS + IN ARCHITECTS + IN 402 S. Gay Street, 5 ph 865.637.8540 / f www.dia-arch.com
	WITH 10d NAILS AT 6" ON CENTER, ADD BLOCKING BETWEEN STUDS AS NEEDED TO ATTACH ALL BOUNDARY EDGES. ATTACH TO INTERMEDIATE STUDS AT 12" ON CENTER.	FASTEN TOGETHER WITH (2) ROWS OF 10d NAILS AT 4" ON CENTER	DIAMETER x 8" TITEN HD SCREW ANCHORS.	ARCHITEC ARCHITEC ANW. dia-ar
SW4	MIN. 15/32 RATED SHEATHING. ATTACH ALL PANEL BOUNDARIES WITH 10d NAILS AT 6" ON CENTER, ADD BLOCKING BETWEEN	(2) STUDS AT EACH END, FASTEN TOGETHER WITH	MSTC40 TO STRAP END STUDS ABOVE AND	ARC D PH 8
	STUDS AS NEEDED TO ATTACH ALL BOUNDARY EDGES. ATTACH TO INTERMEDIATE STUDS AT 12" ON CENTER.	(2) ROWS OF 10d NAILS AT 4" ON CENTER	BELOW FLOOR	-50000
SW5	MIN. 15/32 RATED SHEATHING. ATTACH ALL PANEL BOUNDARIES WITH 10d NAILS AT 6" ON CENTER, ADD BLOCKING BETWEEN STUDS AS NEEDED TO ATTACH ALL BOUNDARY EDGES. ATTACH	(2) STUDS AT EACH END, FASTEN TOGETHER WITH (2) ROWS OF 10d NAILS AT	MSTC28 TO STRAP END STUDS ABOVE AND BELOW FLOOR	REPERENCE
	TO INTERMEDIATE STUDS AT 12" ON CENTER.	4" ON CENTER		
				AGRICULTURE R SEA
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EDC /	CONNECT	JO	8 LANDING ISTS AT 16" ON	G F Est. 1867
	CONNECT WITH A34	JO		G F Est. 1867
ALL I	WITH A34		ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS	G F NO. ISSUED BY DATE
ALL I	WITH A34		ISTS AT 16" ON INTER	G F NO. ISSUED BY DATE
ALL V	ACH	JO CE 2x, AT LEVE	ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS	G F NO. ISSUED BY DATE
	ACH	JO CE 2x, AT LEVE	ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS 7 16" ON CENTER EL 1	G F E E E
AT E	ACH	JO CE 2x, AT LEVE	ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS 7 16" ON CENTER EL 1	G F F F Est. 1867 E D D D D D THIS DRAWING IS THE PROPERTY OF DESIGN INNOVATION ARCHITECTS, INC. AND IS NOT TO BE REPRODUCED OF
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AT E AT E 2x8 E WI	ACH	JO CE 2x, AT LEVE	ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS 7 16" ON CENTER EL 1	G Image: Constraint of the second
AT E AT E 2x8 I E WI	ACH ACH P.T. PLATE. ATTACH TH (3) 3/8" x 4" TITEN DRS SECTION	JO CE 2x, AT LEVE	ISTS AT 16" ON INTER 4 STUB WALL WITH STUDS 7 16" ON CENTER EL 1	G Image: Constraint of the second

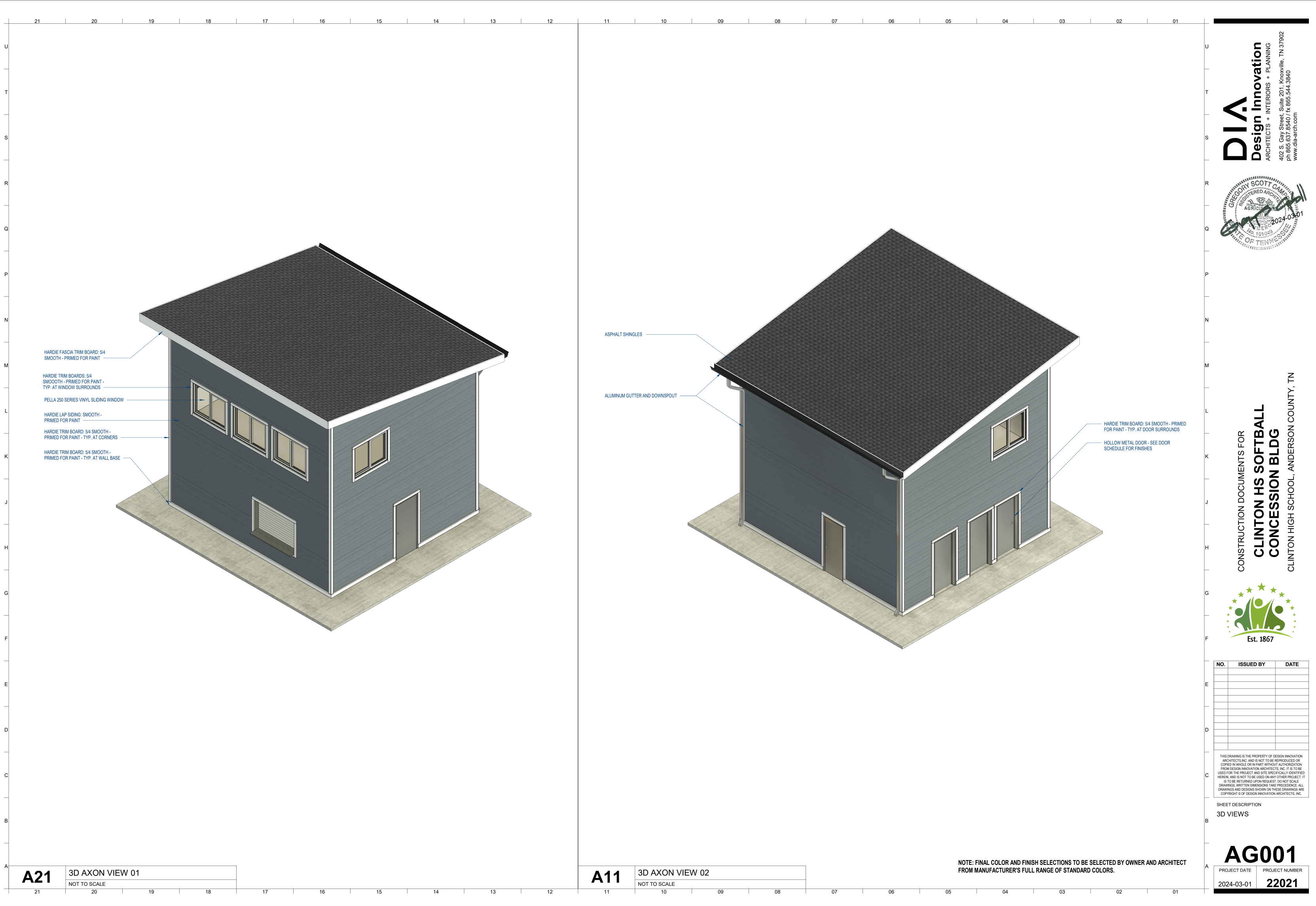


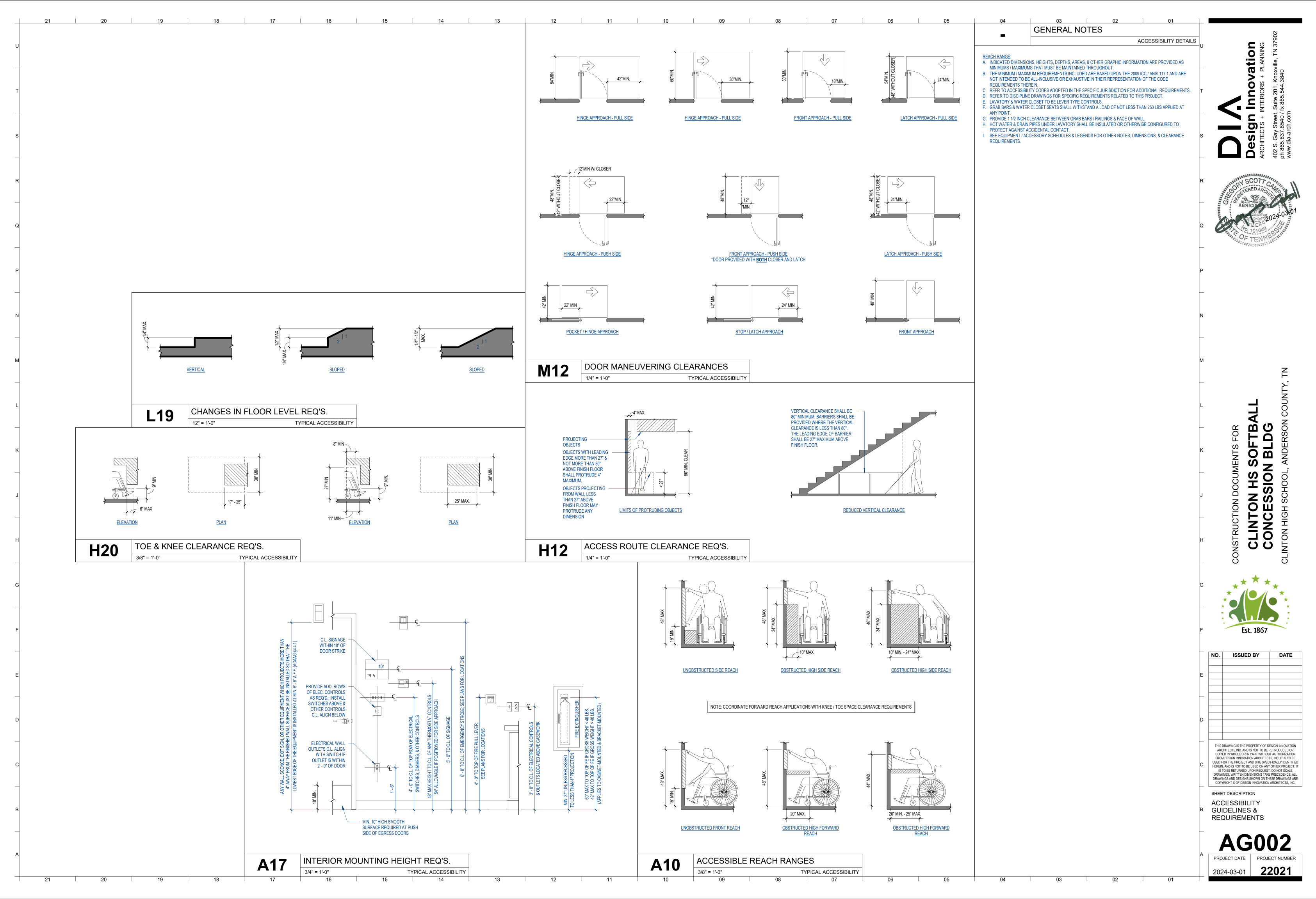






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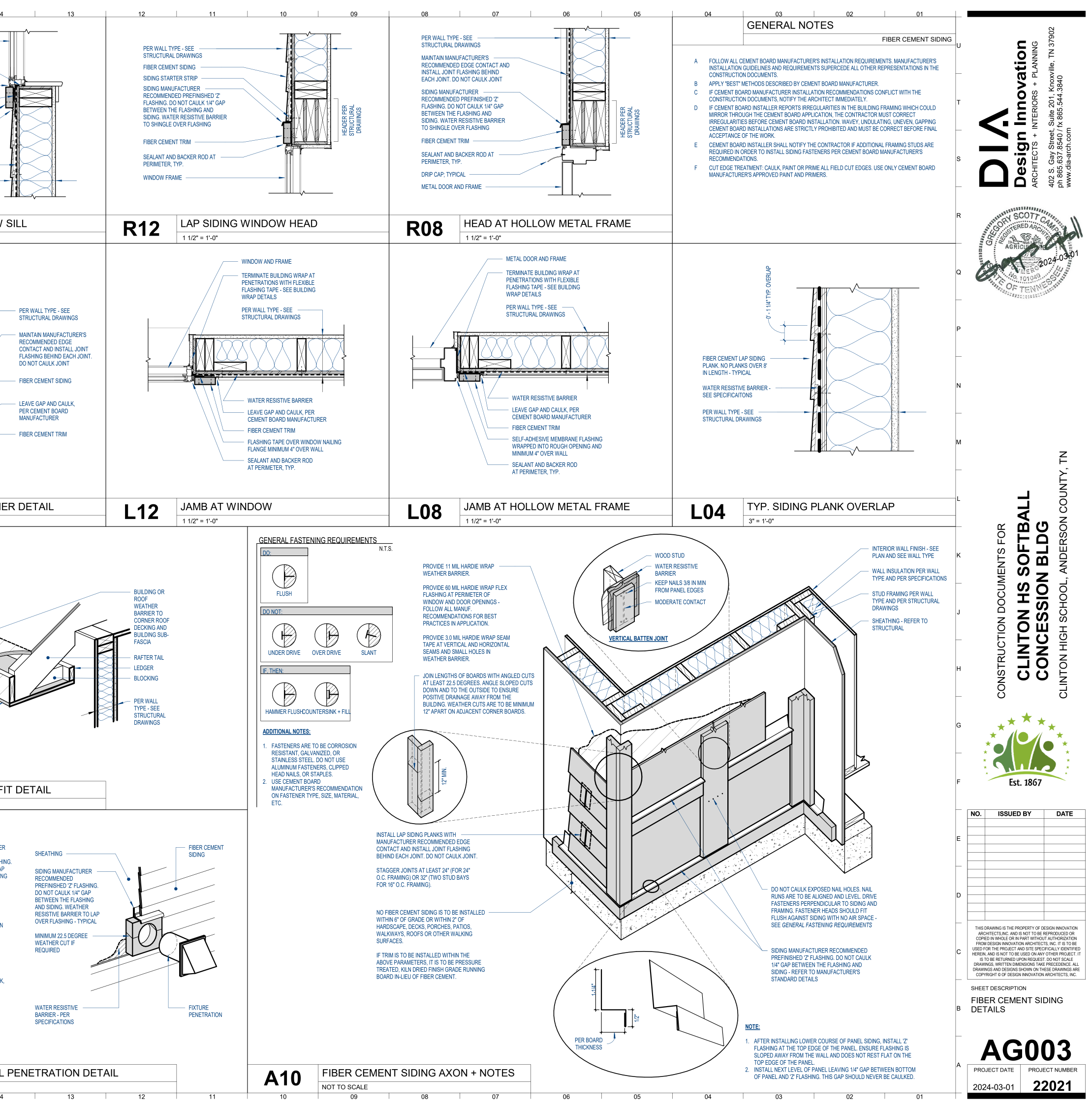


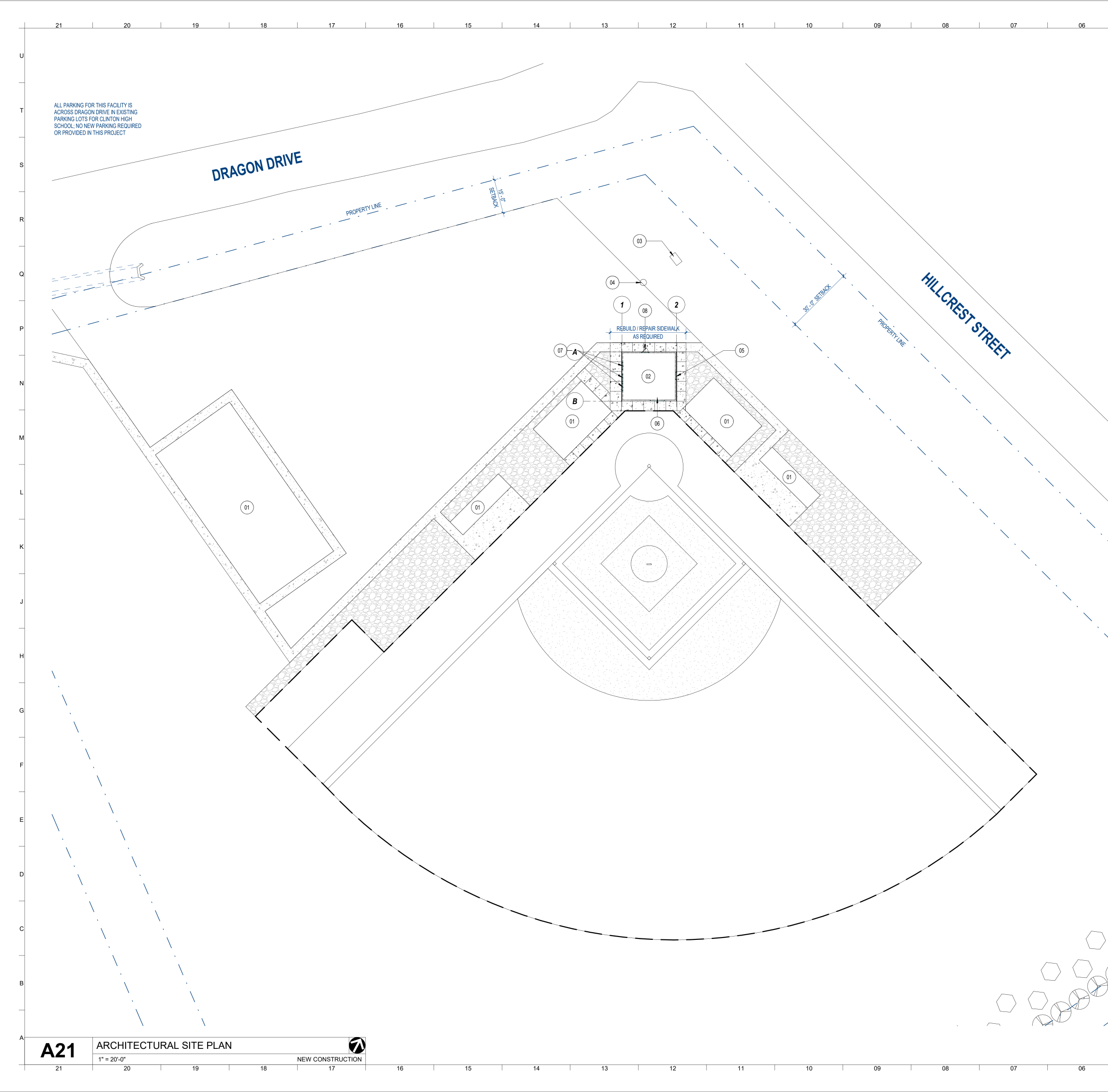


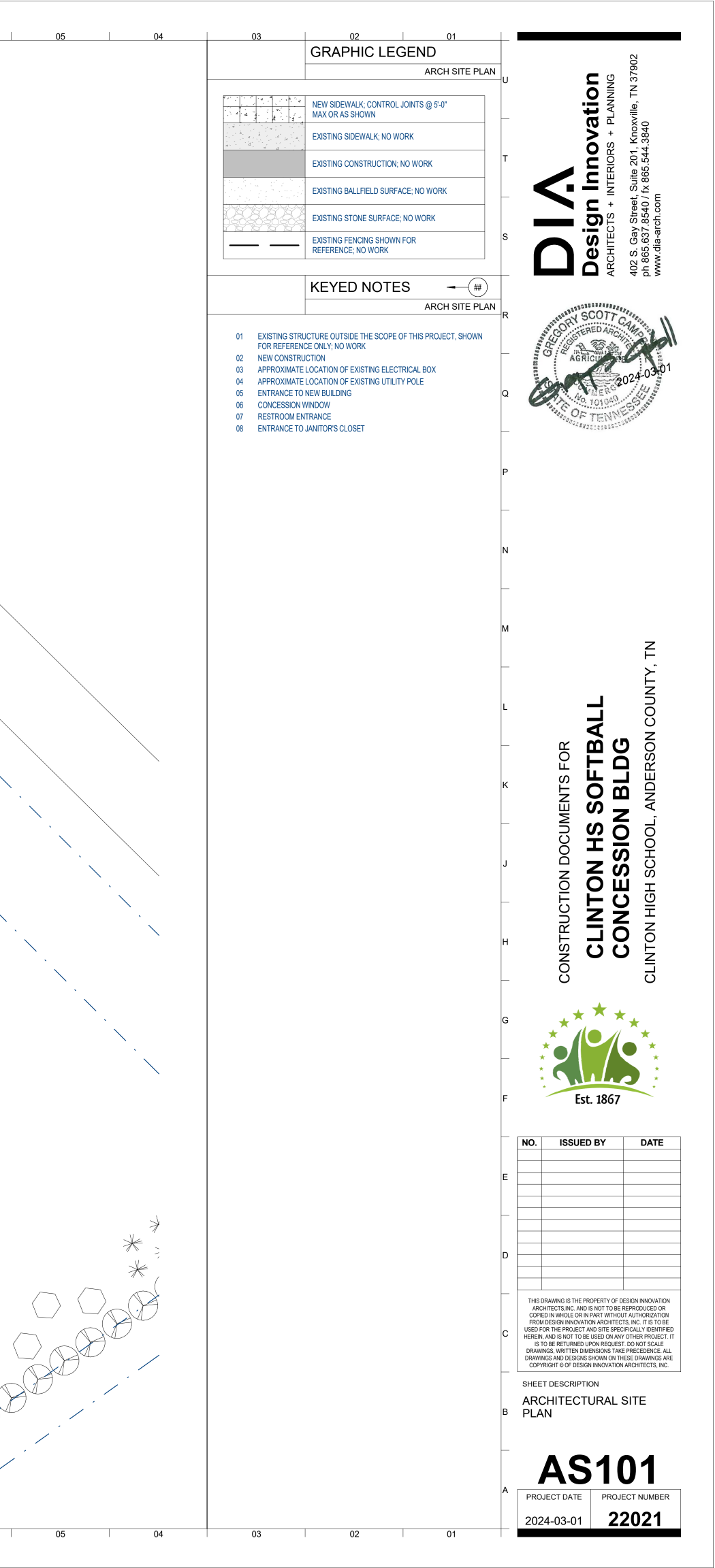
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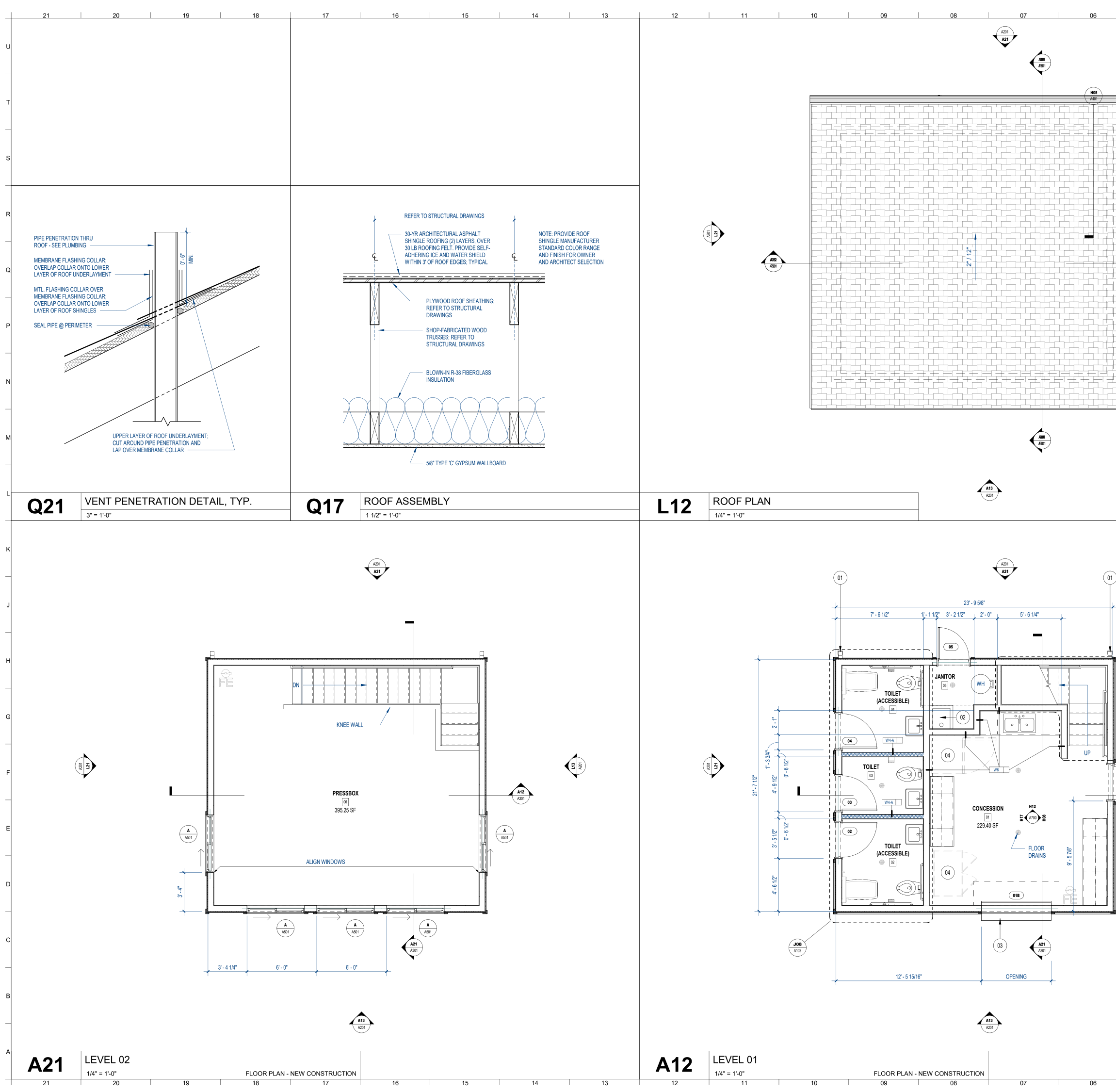
_	21 20 19 18 17	16 15 14
U	FIBER CEMENT SIDING A. GENERAL: FIBER CEMENT LAP SIDING, PANELS, TRIM, FASCIA, MOLDING AND ACCESSORIES; JAMES HARDIE HZ10 ENGINEERED FOR CLIMATE SIDING.	WINDOW FRAME
	 B. SUBMITTALS: PRODUCT DATA: MANUFACTURER'S DATA SHEETS ON EACH PRODUCT TO BE USED, INCLUDING: 1. STORAGE AND HANDLING REQUIREMENTS AND RECOMMENDATIONS. 2. PREPARATION INSTRUCTIONS AND RECOMMENDATIONS. 	PENETRATIONS WITH FLEXIBLE FLASHING TAPE - SEE BUILDING WRAP DETAILS SEALANT AND BACKER ROD AT
т	 INSTALLATION METHODS. VERIFICATION SAMPLES: FOR EACH FINISH PRODUCT SPECIFIED, TWO SAMPLES, MINIMUM SIZE 4 BY 6 INCHES, REPRESENTING ACTUAL PRODUCT, COLOR, AND PATTERNS. 	PERIMETER, TYP. SELF-ADHESIVE MEMBRANE FLASHING OVER WINDOW NAILING
_	C. QUALITY ASSURANCE: INSTALLER QUALIFICATIONS: MINIMUM OF 2 YEARS' EXPERIENCE WITH INSTALLATION OF SIMILAR PRODUCTS.	FLANGE MINIMUM 4" DOWN WALL FIBER CEMENT TRIM
s	 PROVIDE A MOCK-UP FOR EVALUATION OF SURFACE PREPARATION TECHNIQUES AND APPLICATION WORKMANSHIP. FINISH AREAS DESIGNATED BY ARCHITECT. DO NOT PROCEED WITH REMAINING WORK UNTIL WORKMANSHIP IS APPROVED BY ARCHITECT. REFINISH MOCK-UP AREA AS REQUIRED TO PRODUCE ACCEPTABLE WORK. 	LEAVE GAP AND CAULK, PER CEMENT BOARD MANUFACTURER WATER RESISTIVE BARRIER
	E. PROJECT CONDITIONS: MAINTAIN ENVIRONMENTAL CONDITIONS (TEMPERATURE, HUMIDITY, AND VENTILATION) WITHIN LIMITS RECOMMENDED BY MANUFACTURER FOR OPTIMUM RESULTS. DO NOT INSTALL PRODUCTS UNDER ENVIRONMENTAL CONDITIONS OUTSIDE MANUFACTURER'S ABSOLUTE LIMITS.	PER WALL TYPE - SEE
R	 F. WARRANTY: 1. HARDIEPLANK HZ10 LAP SIDING FOR 30 YEARS. 2. HARDIPANEL HZ10 VERTICAL SIDING FOR 30 YEARS. 3. HARDIESOFFIT HZ10 PANELS FOR 30 YEARS. 	R16 LAP SIDING WINDOW
	 HARDIETRIM HZ10 BOARDS FOR 15 YEARS. LIMITED, NON-PRO-RATED PRODUCT WARRANTY. WORKMANSHIP WARRANTY: APPLICATION LIMITED WARRANTY FOR 2 YEARS. 	1 1/2" = 1'-0"
Q	G. ACCEPTABLE MANUFACTURER: JAMES HARDIE BUILDING PRODUCTS, INC., WHICH IS LOCATED AT: 26300 LA ALAMEDA SUITE 400 ; MISSION VIEJO, CA 92691; TOLL FREE TEL: 866-274-3464; TEL: 949-367-4980; FAX: 949-367-4981; EMAIL: REQUEST INFO (INFO@JAMESHARDIE.COM); WEB: WWW.JAMESHARDIECOMMERCIAL.COM	
P	 H. SIDING: HARDIEPLANK HZ10 LAP SIDING, HARDIPANEL HZ10 VERTICAL SIDING, HARDIESOFFIT HZ10 PANELS SIDING REQUIREMENT FOR MATERIALS: FIBER-CEMENT SIDING - COMPLIES WITH ASTM C 1186 TYPE A GRADE II. FIBER-CEMENT SIDING - COMPLIES WITH ASTM E 136 AS A NONCOMBUSTIBLE MATERIAL. FIBER-CEMENT SIDING - COMPLIES WITH ASTM E 416 AS A NONCOMBUSTIBLE MATERIAL. FIBER-CEMENT SIDING - COMPLIES WITH ASTM E 44 FLAME SPREAD INDEX = 0, SMOKE DEVELOPED INDEX = 5. NATIONAL EVALUATION REPORT NO. NER 405 (BOCA, ICBO, SBCCI, IBC, IRC). 	
	 I. LAP SIDING: HARDIEPLANK HZ10 LAP AS MANUFACTURED BY JAMES HARDIE BUILDING PRODUCTS, INC. 1. TYPE: SMOOTH 6-1/4 INCHES WITH 5 INCHES EXPOSURE. J. (NOT USED) 	INTERIOR WALL FINISH - SEE PLAN AND SEE WALL TYPE
N	 K. SOFFIT PANELS: HARDIESOFFIT HZ10 SOFFIT PANEL, FACTORY SEALED ON 5 SIDES AS MANUFACTURED BY JAMES HARDIE BUILDING PRODUCTS, INC. 1. TYPE: SMOOTH VENTED, PROVIDES 5 SQUARE INCHES OF NET FREE VENTILATION PER LINEAR FOOT, 12 INCHES BY 12 FEET. 2. THICKNESS: 1/4 INCH. 	
	 L. TRIM: HARDIETRIM HZ10 BOARDS AS MANUFACTURED BY JAMES HARDIE BUILDING PRODUCTS, INC. 1. PRODUCT: 5/4 TRIM BOARDS, 3-1/2-INCH WIDTH. TYPICAL AT WINDOW SILL AND HEAD, AND WALL CORNERS. 2. TEXTURE: SMOOTH. 	
М	 LENGTH: 12 FEET. HARDIETRIM HZ10 FASCIA BOARDS AS MANUFACTURED BY JAMES HARDIE BUILDING PRODUCTS, INC. 	
	 M. FASTENERS: WOOD FRAMING FASTENERS: 1. WOOD FRAMING: CORROSION RESISTANT 16 GAGE FINISH NAILS. 	
	N. FACTORY PRIMER: PROVIDE FACTORY APPLIED UNIVERSAL PRIMER.O. TOPCOAT: REFER TO MANUFACTURER RECOMMENDATIONS.	
L	P. DO NOT BEGIN INSTALLATION UNTIL SUBSTRATES HAVE BEEN PROPERLY PREPARED.	L16 TYP. OUTSIDE CORNE
	Q. IF FRAMING PREPARATION IS THE RESPONSIBILITY OF ANOTHER INSTALLER, NOTIFY ARCHITECT AND SIDING MANUFACTURER/SUPPLIER OF UNSATISFACTORY PREPARATION BEFORE PROCEEDING TO DETERMINE RESOLUTION.	1 1/2" = 1'-0"
ĸ	 R. REPAIR ANY PUNCTURES OR TEARS IN THE WATER-RESISTIVE BARRIER PRIOR TO THE INSTALLATION OF THE SIDING. S. PROTECT SIDING FROM OTHER TRADES. 	
	T. CLEAN SURFACES THOROUGHLY PRIOR TO INSTALLATION.	
	U. PREPARE SURFACES USING THE METHODS RECOMMENDED BY THE MANUFACTURER FOR ACHIEVING THE BEST RESULT FOR THE SUBSTRATE UNDER THE PROJECT CONDITIONS.	
J	 V. HARDIEPLANK LAP SIDING: 1. INSTALL MATERIALS IN STRICT ACCORDANCE WITH MANUFACTURER'S INSTALLATION INSTRUCTIONS. 2. STARTING: INSTALL A MINIMUM 1/4-INCH-THICK LATH STARTER STRIP AT THE BOTTOM COURSE OF THE WALL. APPLY PLANKS HORIZONTALLY WITH MINIMUM 1-1/4 INCHES WIDE LAPS AT THE TOP. THE BOTTOM EDGE OF THE FIRST PLANK OVERLAPS THE STARTER STRIP. 	ROOF SHEATING
	 ALLOW MINIMUM VERTICAL CLEARANCE BETWEEN THE EDGE OF SIDING AND ANY OTHER MATERIAL IN STRICT ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS. ALIGN VERTICAL JOINTS OF THE PLANKS OVER FRAMING MEMBERS. 	PREFINISHED METAL DRIP EDGE - PER
н	 LOCATE SPLICES AT LEAST ONE STUD CAVITY AWAY FROM WINDOW AND DOOR OPENINGS. USE OFF-STUD METAL JOINER IN STRICT ACCORDANCE WITH MANUFACTURER'S INSTALLATION INSTRUCTIONS. WIND RESISTANCE: WHERE A SPECIFIED LEVEL OF WIND RESISTANCE IS REQUIRED HARDIEPLANK LAP SIDING IS INSTALLED TO FRAMING MEMBERS AND SECURED WITH FASTENERS DESCRIBED IN TABLE NO. 2 IN NATIONAL EVALUATION SERVICE REPORT NO. NER-405. 	EDGE - PER SPECIFICATIONS
	 8. LOCATE SPLICES AT LEAST 12 INCHES AWAY FROM WINDOW AND DOOR OPENINGS. W. (NOT USED) 	FIBER CEMENT FASCIA
G	 X. HARDIETRIM BOARDS: 1. INSTALL MATERIALS IN STRICT ACCORDANCE WITH MANUFACTURER'S INSTALLATION INSTRUCTIONS. INSTALL FLASHING AROUND 	OVER SUB-FASCIA VENTED SOFFIT
	 ALL WALL OPENINGS. FASTEN THROUGH TRIM INTO STRUCTURAL FRAMING OR CODE COMPLYING SHEATHING. FASTENERS MUST PENETRATE MINIMUM 3/4 INCH OR FULL THICKNESS OF SHEATHING. ADDITIONAL FASTENERS MAY BE REQUIRED TO ENSURE ADEQUATE SECURITY. PLACE FASTENERS NO CLOSER THAN 3/4 INCH AND NO FURTHER THAN 2 INCHES FROM SIDE EDGE OF TRIM BOARD AND NO CLOSER THAN 1 INCH FROM END. FASTEN MAXIMUM 16 INCHES ON CENTER. 	
F	 OUTSIDE CORNER BOARD ATTACH TRIM ON BOTH SIDES OF CORNER WITH 1/2 INCH FROM EDGE SPACED 16 INCHES APART, WEATHER CUT EACH END SPACED MINIMUM 12 INCHES APART. ALLOW 1/8-INCH GAP BETWEEN TRIM AND SIDING. 	FIBER CEMENT SOFFI
_	 A. SEAL GAP WITH PAINT-ABLE CAULK. 6. SHIM FRIEZE BOARD AS REQUIRED TO ALIGN WITH CORNER TRIM. 7. FASTEN THROUGH OVERLAPPING BOARDS. DO NOT NAIL BETWEEN LAP JOINTS. 8. OVERLAY SIDING WITH SINGLE BOARD OF OUTSIDE CORNER BOARD THEN ALIGN SECOND CORNER BOARD TO OUTSIDE EDGE OF FIRST CORNER BOARD. DO NOT FASTEN HARDIETRIM BOARDS TO HARDIETRIM BOARDS. 	ΓΙΟ 1 1/2" = 1'-0"
E	 9. SHIM FRIEZE BOARD AS REQUIRED TO ALIGN WITH CORNER TRIM. 10. INSTALL HARDIETRIM FASCIA BOARDS TO RAFTER TAILS OR TO SUB FASCIA. 	SIDING MANUFACTURER
	 Y. FINISHING: 1. FINISH UNPRIMED SIDING WITH A MINIMUM ONE COAT ALKALI RESISTANT PRIMER AND A MINIMUM OF TWO COATS OF EITHER, 100 PERCENT ALKALI RESISTANT 100 ACRYLIC, EXTERIOR GRADE TOPCOATS WITHIN 90 DAYS OF INSTALLATION. DUE TO DESIRED 	RECOMMENDED PREFINISHED 'Z' FLASHIN DO NOT CAULK 1/4" GAP
D	DARKER COLORS THREE TOP COATS MAY BE REQUIRED. FOLLOW PAINT MANUFACTURER'S WRITTEN PRODUCT RECOMMENDATION AND WRITTEN APPLICATION INSTRUCTIONS. 2. FINISH FACTORY PRIMED SIDING WITH A MINIMUM OF ONE COAT OF 100 PERCENT ACRYLIC OR LATEX EXTERIOR GRADE PAINT	BETWEEN THE FLASHING AND SIDING
	WITHIN 180 DAYS OF INSTALLATION. FOLLOW PAINT MANUFACTURER'S WRITTEN PRODUCT RECOMMENDATION AND WRITTEN APPLICATION INSTRUCTIONS. 3. PROTECT INSTALLED PRODUCTS UNTIL COMPLETION OF PROJECT.	
	4. TOUCH-UP, REPAIR OR REPLACE DAMAGED PRODUCTS BEFORE SUBSTANTIAL COMPLETION.	FIXTURE PENETRATION
С		FIBER CEMENT TRIM
_		LEAVE GAP AND CAULK,
в		PER SIDING MANUFACTURER PER WALL TYPE
U		PER WALL TYPE
_		
A		A16 FIBER CEMENT WALL
_	21 20 19 18 17	AIO 1 1/2" = 1'-0" 16 15 14

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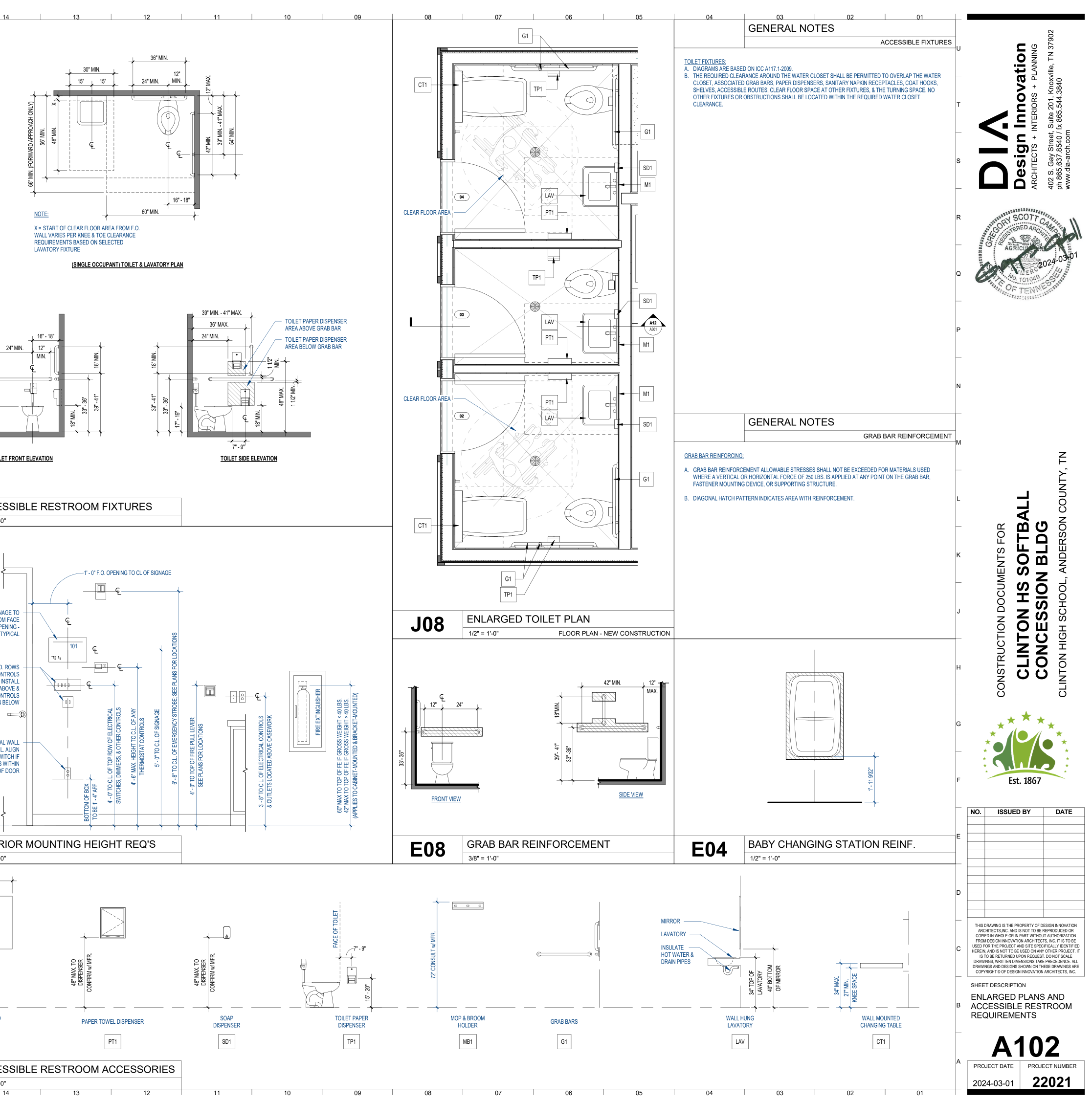


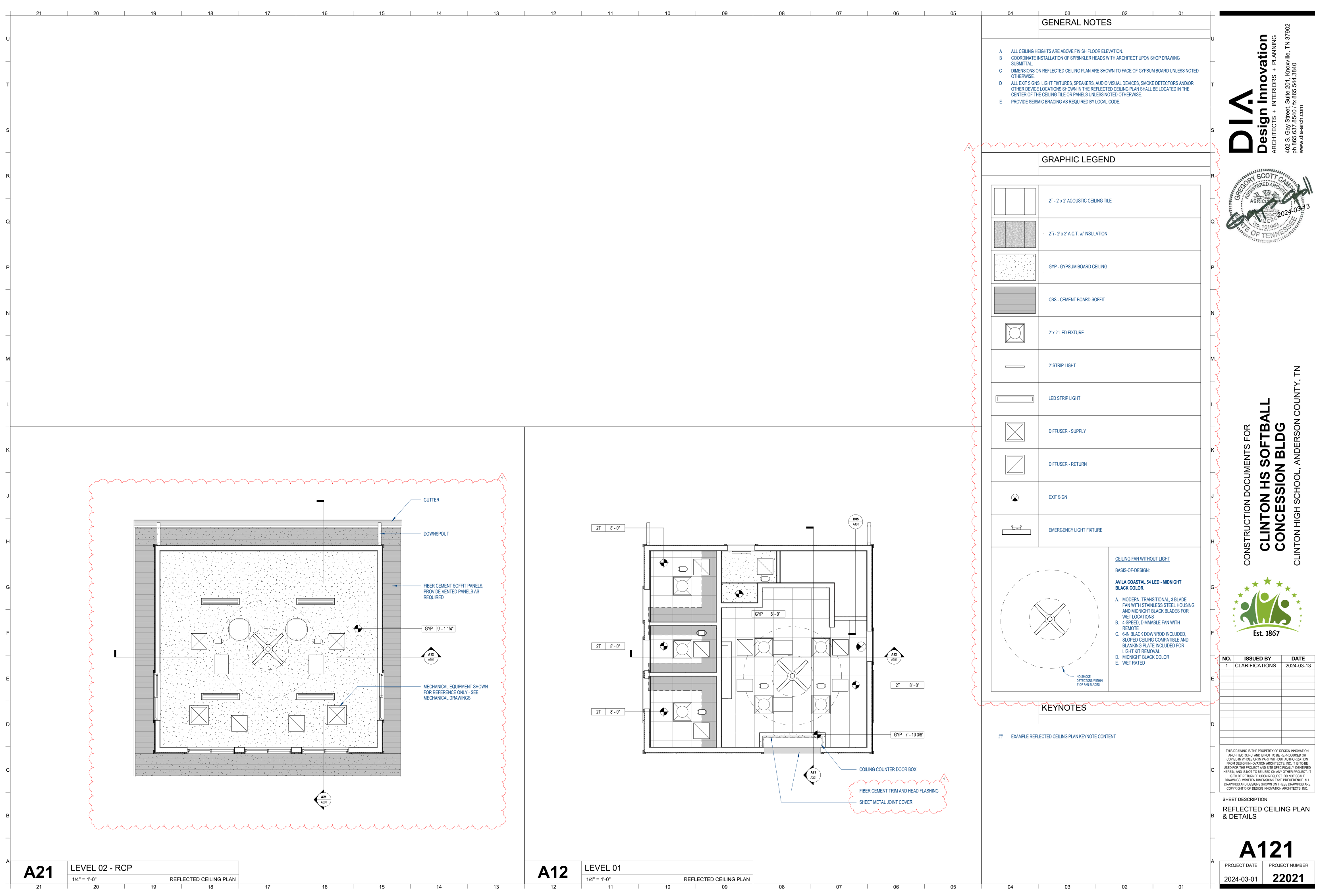


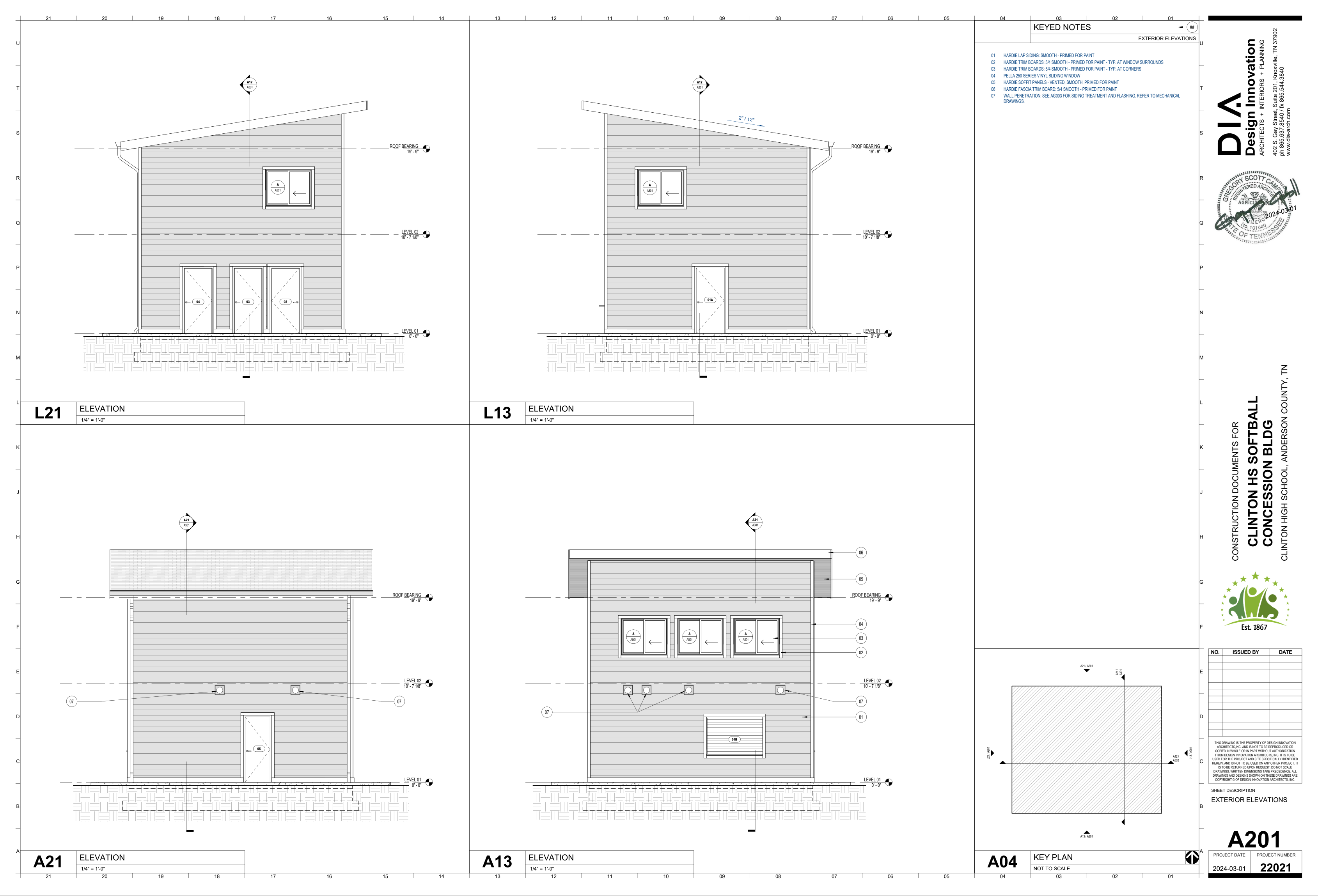
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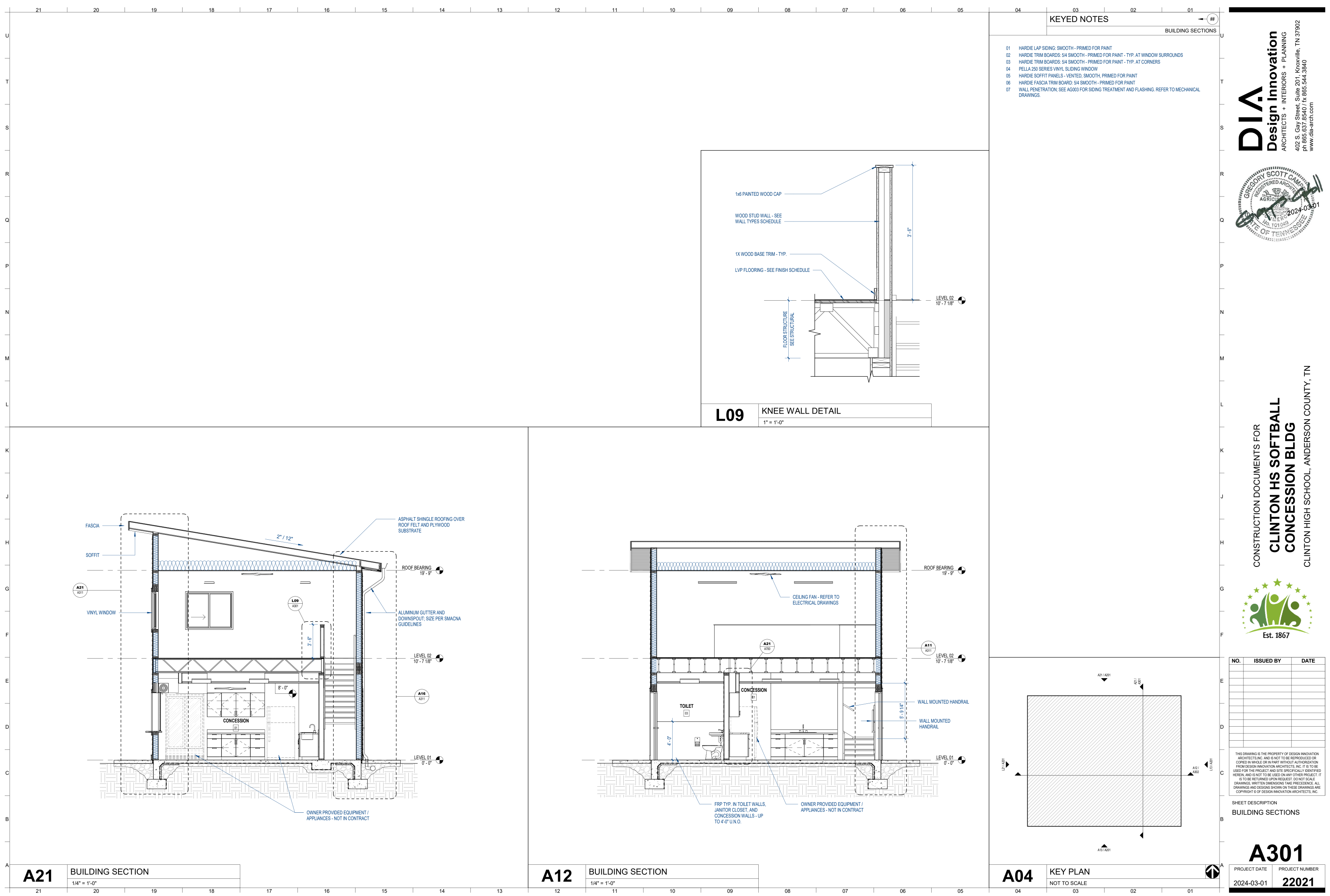
 05		04	03	02 01 GENERAL NOTES	ANS U 37902 TN 37902
DO REF.			CONCERNING COMMENCING DIMENSIONS ENCOUNTERI NOTIFY THE A WITH THE WC CONTRACTOI B DIMENSIONS CONCRETE, U C THE ROUGH O CORNER OF A WALLS (AS GI FRAMED WAL INSIDE CORN D THE ROUGH O CENTER OF A UNLESS NOTI E IN SPACES OI OF SPACE SH ABOVE. F ALL WALLS AI FLOOR), UNLI G ALL LOCATIOI STONE, A SOI PROVIDED. H ALL EXPOSED	R SHALL VERIFY ALL CONDITIONS AND DIMENSIONS THE SCOPE OF WORK OF THIS PROJECT PRIOR TO WITH THE ASSOCIATED WORK. IN THE EVENT THE ARE IN QUESTION OR IF ANY DISCREPANCIES ARE ED DURING CONSTUCTION, THE CONTRACTOR SHALL ARCHITECT FOR CLARIFICATION PRIOR TO PROCEEDING ORK. FAILURE TO DO SO CONSTITUTES THE R'S ACCEPTANCE OF THE WORK AS SHOWN. ARE TO FACE OF STUD OR FACE OF MASONRY / JNLESS NOTED OTHERWISE. DPENING OF A NEW DOOR GRAPHICALLY SHOWN IN THE A ROOM UNDIMENSIONED SHALL BE 0" OR 8" IN MASONRY RAPHICALLY INDICATED ON PLANS) OR 6" IN STUD LS (AS GRAPHICALLY INDICATED ON PLANS) FROM THE ER, UNLESS NOTED OR DIMENSIONED OTHERWISE. DPENING OF A NEW DOOR GRAPHICALLY SHOWN IN THE A WALL UNDIMENSIONED SHALL BE ENTERED ON WALL, ED OR DIMENSIONED SHALL BE ENTERED ON WALL, ED OR DIMENSIONED OTHERWISE. DPENING OF A NEW DOOR GRAPHICALLY SHOWN IN THE A WALL UNDIMENSIONED SHALL BE ENTERED ON WALL, ED OR DIMENSIONED SHALL BE ENTERED ON WALL, ED OR DIMENSIONED OTHERWISE. PEN TO EXPOSED STRUCTURE ABOVE, PERIMETER WALLS IALL EXTEND TO UNDERSIDE OF DECK (ROOF OR ESS NOTED OT UNDERSIDE OF DECK (ROOF OR ESS NOTED OTHERWISE. NS WHERE BRICK VENEER BUTTS INTO CMU OR CAST FT JOINT WITH BACKER ROD AND SEALANT SHALL BE O STEEL SHALL BE FULLY AND COMPLETELY PAINTED ERFORMANCE & FIRE RESISTIVE COATINGS PRIOR TO N, UNLESS NOTED OTHERWISE. REFER TO STRUCTURAL SPECIFICATIONS.	10.60-7702 R R R R R R R R R R R R R
				INTERIOR WALLS	
			W4-A	2X4 WOOD STUDS AT 16" O.C TYP. WALL TYPE U.O.N. 2X4 WOOD STUDS AT 16" O.C. WITH SOUND ATTENUATION BLANKETS	N
			W6	2X6 WOOD STUDS AT 16" O.C.	
				KEYNOTES	AENTS FOR SOFTBALL V BLDG , ANDERSON COUNTY, TN
			01 DOWNSPOUT 02 SERVICE SINF 03 OVERHEAD C 04 OWNER PROV 04 REFERENCE	, TIE INTO BELOW GRADE COLLECTOR; REFER TO CIVIL , TIE INTO BELOW GRADE COLLECTOR; REFER TO CIVIL K; REFER PLUMBING DRAWINGS OILING COUNTER DOOR /IDED EQUIPMENT / APPLIANCES SHOWN FOR ONLY; NOT IN CONTRACT. PROVIDE POWER. /IDED EQUIPMENT / APPLIANCES SHOWN FOR ONLY; NOT IN CONTRACT. PROVIDE POWER.	CONSTRUCTION DOCUMENTS FOR CONSTRUCTION DOCUMENTS FOR CLINTON HS SOFTB CONCESSION BLDG CLINTON HIGH SCHOOL, ANDERSO
P06 A401	L13 A201				G F Est. 1867
					NO. ISSUED BY DATE
					D THIS DRAWING IS THE PROPERTY OF DESIGN INNOVATION ARCHITECTS,INC. AND IS NOT TO BE REPRODUCED OR
					C ARCHITECTS,INC. AND IS NOT TO BE REPRODUCED OR COPIED IN WHOLE OR IN PART WITHOUT AUTHORIZATION FROM DESIGN INNOVATION ARCHITECTS, INC. IT IS TO BE USED FOR THE PROJECT AND SITE SPECIFICALLY IDENTIFIED HEREIN, AND IS NOT TO BE USED ON ANY OTHER PROJECT. IT IS TO BE RETURNED UPON REQUEST. DO NOT SCALE DRAWINGS, WRITTEN DIMENSIONS TAKE PRECEDENCE. ALL DRAWINGS, WRITTEN DIMENSIONS TAKE PRECEDENCE. ALL DRAWINGS AND DESIGN SHOWN ON THESE DRAWINGS ARE COPYRIGHT © OF DESIGN INNOVATION ARCHITECTS, INC. SHEET DESCRIPTION FLOOR PLANS
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 05		04	03	02 01	A PROJECT DATE PROJECT NUMBER 2024-03-01 22021

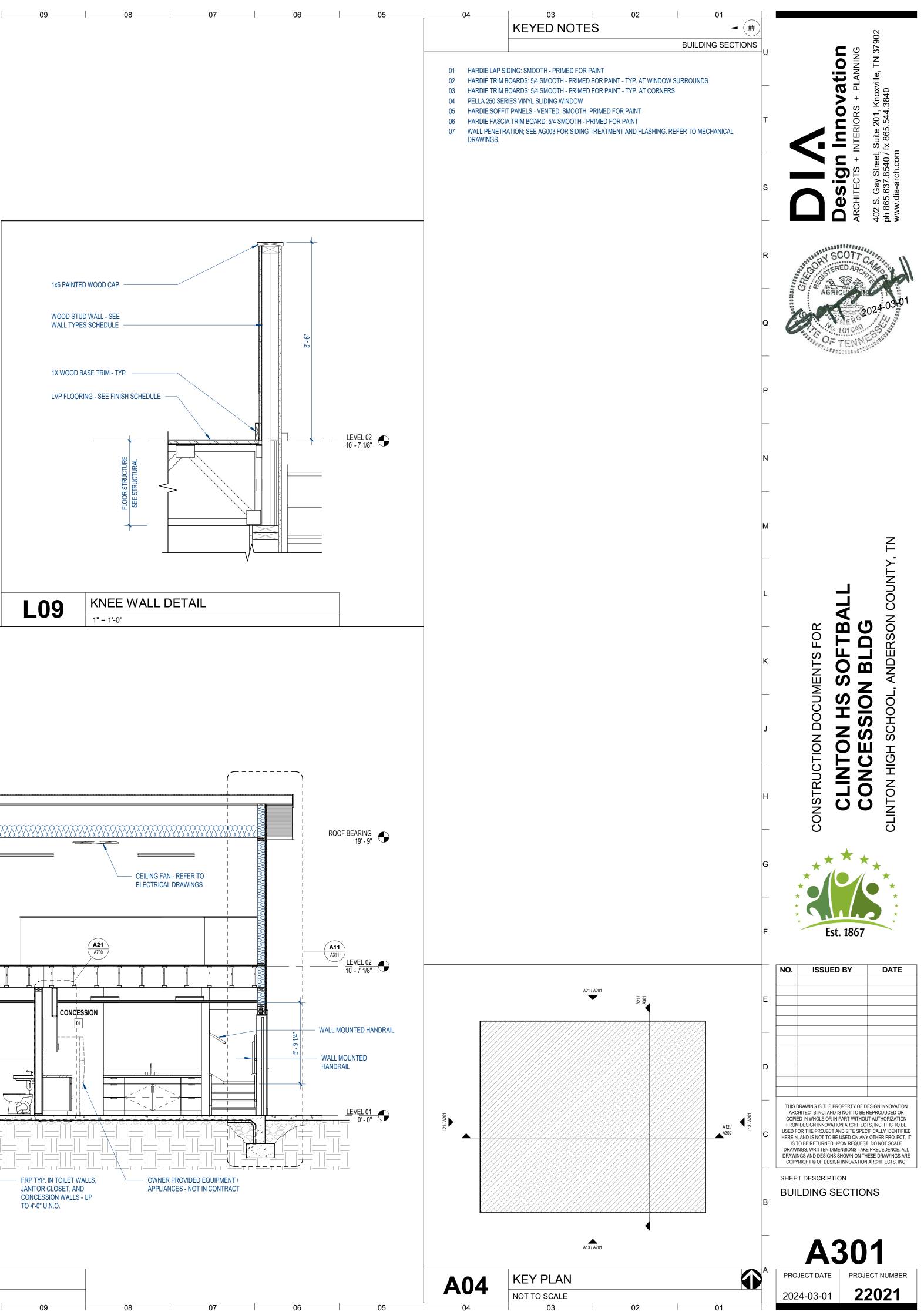
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									7" - 19'
М									
									TOILET
		RESTROOM	I ACCESSORIES						
L	M1							145	ACCES
		-STEEL ANGLE, 0.05 INCH T					_	L15	3/8" = 1'-0"
	2. HANGERS: PRODUC	NUFACTURER'S STANDARE CE RIGID, TAMPER-AND THE	FT-RESISTANT INSTALLATION, US		ATED BELOW.				1
	WITH NO EXPO	SED SCREWS OR BOLTS.	ANGER DEVICE WITH SPRING-ACT						
ĸ	D. WALL BRACKE	T OF GALVANIZED STEEL, E	QUIPPED WITH CONCEALED LOCK	KING DEVICES REQU	UIRING A SPE	CIAL TOOL TO REMOVE.			
	PT1							1	
	1. MOUNTING: SURFAC						_		
	3. MATERIAL AND FINIS	: 400 C-FOLD OR 525 MULTIF SH: STAINLESS STEEL, NO. 4						_	
J	4. LOCKSET: TUMBLER	R TYPE.						THE	C.L. SIGNA BE 12" FROM
	SD1						7	MORE F.F.	OF OPEI TY
-	1. DESCRIPTION: AU		INFRARED SENSOR TO DETECT P	RESENCE OF HAND	S; BATTERY P	OWERED;	_	JECTS ED SO "- 8" A	
	2. MOUNTING: WALL	SPENSING LIQUID SOAP. MOUNTED NEAR LAVATORY						H PRO. 5TALLE MIN. 6	
н		DICATOR: LED INDICATOR. NISH: STAINLESS STEEL, NO	.4 FINISH (SATIN)					WHICI BE INS	PROVIDE ADD. F
								MUST	AS REQ'D.; IN SWITCHES AB
_	TP1							EQUIF FACE T IS IN	OTHER CONT C.L. ALIGN B
	2. MOUNTING: SURF							L SUF	0.2.7 21011 21
G		NED FOR 5-INCH- (127-MM-) NSH: STAINLESS STEEL, NO						T SIGN, OR OTHER EQUIPMENT WHICH PROJECTS MO INISHED WALL SURFACE MUST BE INSTALLED SO THA OF THE EQUIPMENT IS INSTALLED AT MIN. 6' - 8" A.F.F.	
								T SIGN INISHE	ELECTRICAL
	MB1 1. DESCRIPTION: UNI	T WITH SHELF, HOOKS, HOL	DERS				-	EDGE	OUTLETS C.L. / WITH SWIT
	 LENGTH: 36 INCHE MOP/BROOM HOLE 	S (914MM)						L SCONCE, EXI AY FROM THE FI LOWEST EDGE	OUTLET IS W 2' - 0" OF I
F		IISH: STAINLESS STEEL, NO	. 4 FINISH (SATIN)					ANY WALL SCONCE, EXIT SIGN, OR OTHER EQUIPMENT WHICH PROJECTS MORE THAN 4" AWAY FROM THE FINISHED WALL SURFACE MUST BE INSTALLED SO THAT THE LOWEST EDGE OF THE EQUIPMENT IS INSTALLED AT MIN. 6' - 8" A.F.F.	
	G1							ANY 4"	I
		GES WITH CONCEALED FAS	TENERS.				1		ļ
	2. MATERIAL: STAINL	ESS STEEL, 0.05 INCH (1.3M OTH, NO. 4 FINISH (SATIN).							
E	3. OUTSIDE DIAMETE	R: 1-1/2 INCHES (38MM) ND LENGTH: AS INDICATED							INTER
	4. 00111001411017							E15	3/4" = 1'-0"
_	CT1								
			BABY CHANGING STATION 32" DEEP WHEN IN OPEN POSITIO	N					, 30" MIN.
D		ISH: STAINLESS STEEL, 304						↓	
]	61.	
-	ACCEPTALE MANUF							36" MIN. HGT.	
	1. A & J WASHROOM WWW.AJASHROOM.							36	
С	2. AMERICAN SPECI/								
	WWW.AMERICANSP								
	3. BRADLEY CORPOR WWW.BRADLEYCOR							40" MAX.	
	4. BOBRICK;							4	
в	WWW.BOBRICK.COM	Л						│ ↓	
	SUBSTITUTIONS WIL REQUESTED.	L BE CONSIDERED AS							FRAMED MIRROR
\neg									M1
	KEYS								
Α	PROVIDE UNIVERSAL ACCESS TO ACCESSC	RIES FOR SERVICING							ACCES
	AND RESUPPLYING. P KEYS TO OWNER'S RE	ROVIDE MINIMUM OF SIX PRESENTATIVE.						A15	3/8" = 1'-0"
	21	20	19	18		17	16	15	3/8" = 1-0"

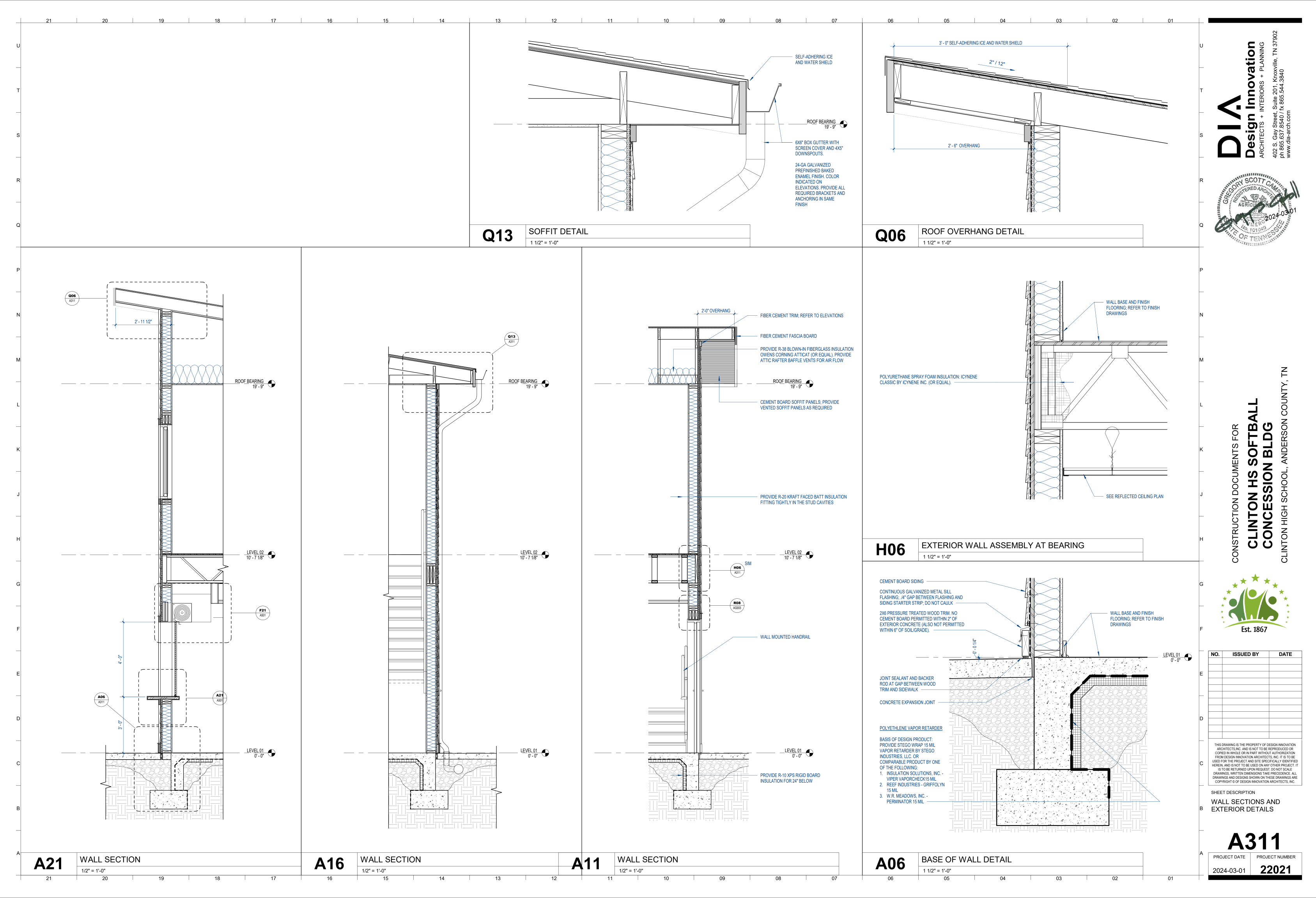


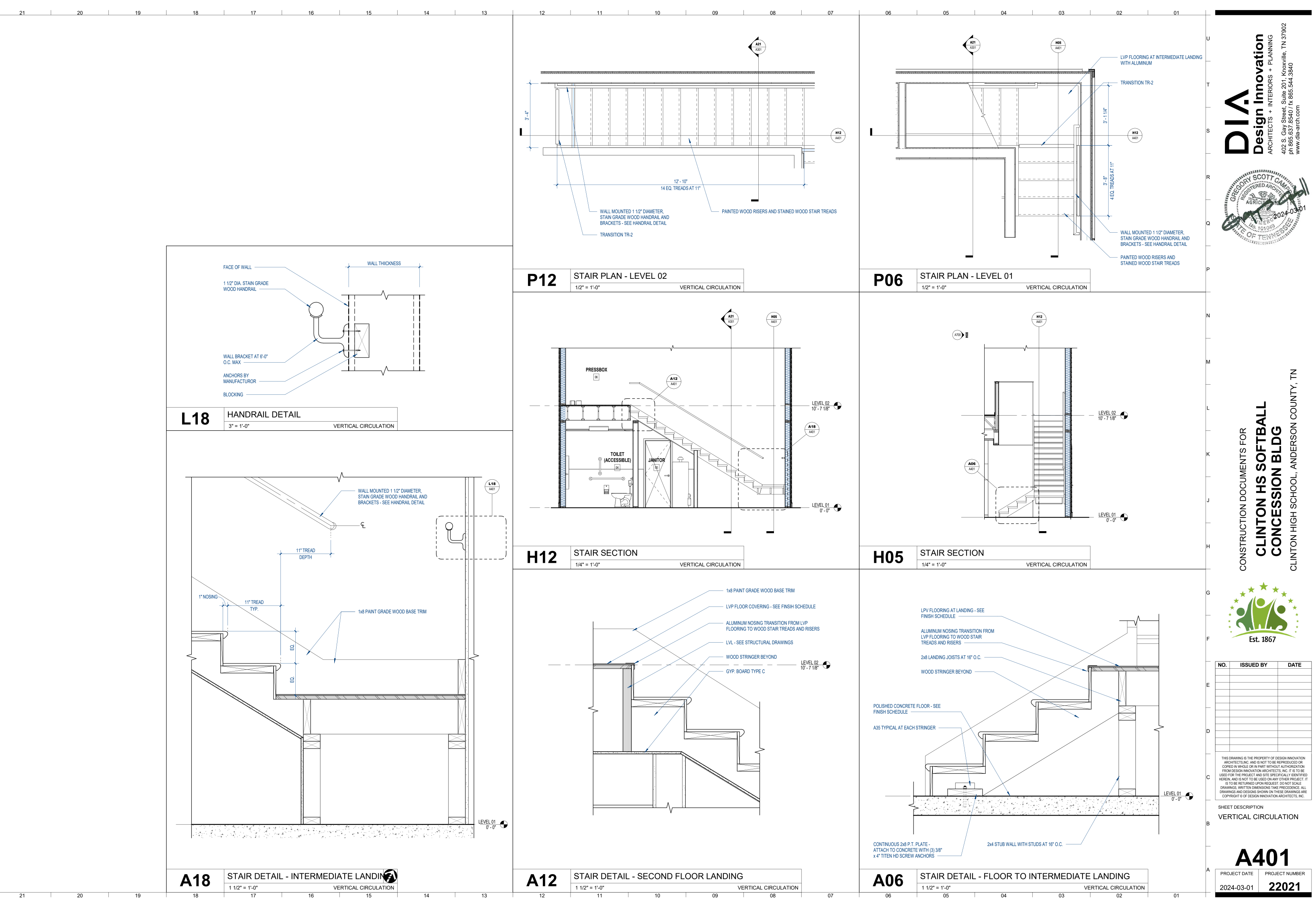


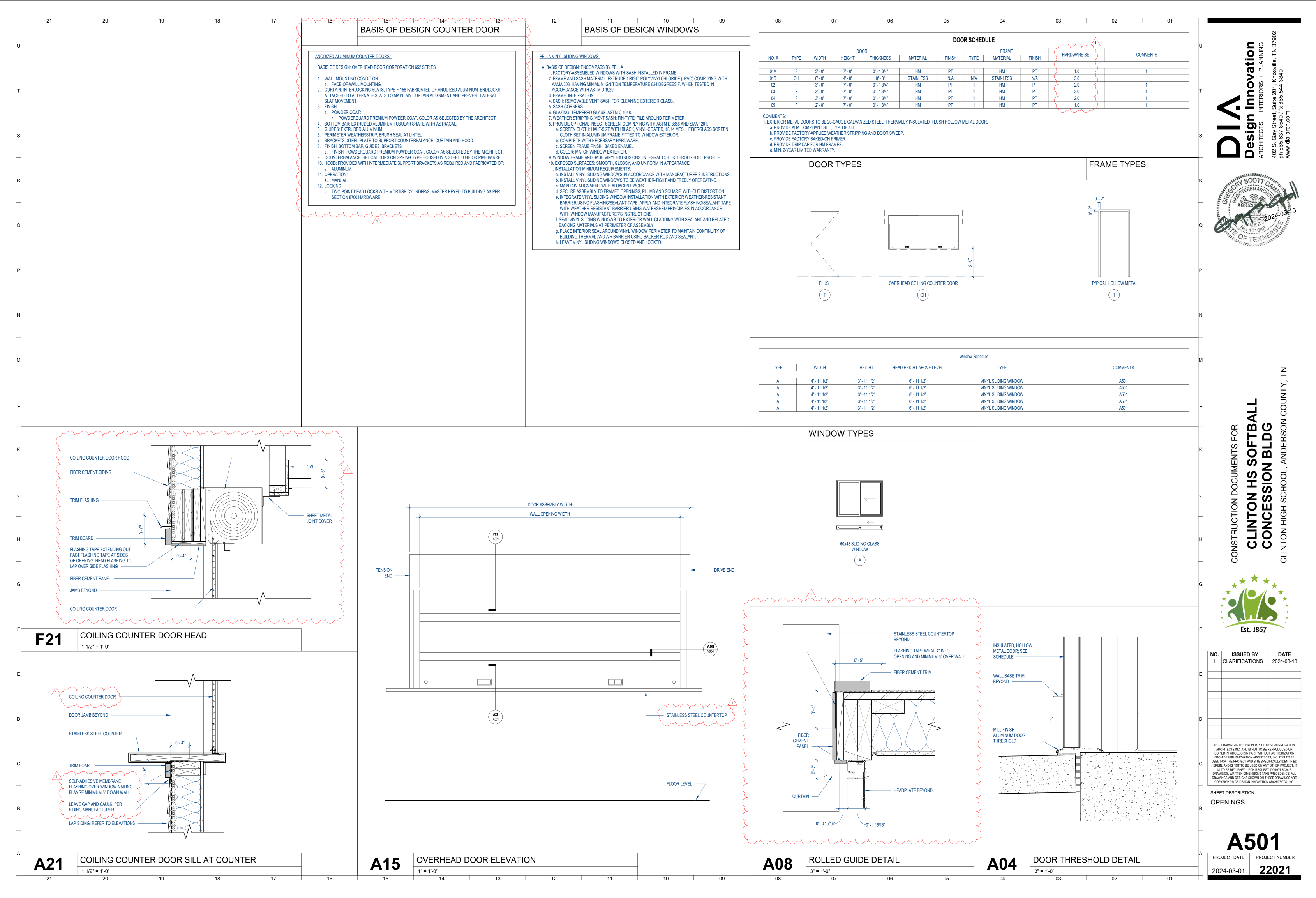












_	21 20	19 18	17 16 15 14
U			CLINTON HS SOFTBALL CONCESSION BUILDING
			ANDERSON COUNTY, TN
т			SECTION 080671 – DOOR HARDWARE SCHEDULE
			PART 1 - GENERAL
S			1.1 RELATED DOCUMENTS
			A. Drawings and general provisions of the Contract, including General Conditions and Division 1 Specification Sections, apply to this Section.
			1.2 SUMMARY
R			A. This Section references specification sections relating to commercial doo following:
			 Swinging doors. Other doors to the extent indicated.
Q			B. Commercial door hardware includes, but is not necessarily limited to, the fol
			 Mechanical door hardware. Cylinders specified for doors in other sections.
			C. Related Sections:
Ρ			 Division 08 Section "Door Hardware". D. Codes and References: Comply with the version year adopted by the
			Jurisdiction.
N			 ANSI A117.1 - Accessible and Usable Buildings and Facilities. ICC/IBC - International Building Code. NFPA 70 - National Electrical Code. NFPA 80 - Fire Doors and Windows. NFPA 101 - Life Safety Code. NFPA 105 - Installation of Smoke Door Assemblies.
			 7. State Building Codes, Local Amendments. E. Standards: Reference Related Sections for requirements regarding complia
М			industry standards.
			1.3 SUBMITTALS A. Product Data: Manufacturer's product data sheets including installation
L			descriptions, dimensions of individual components and profiles, operation finishes.
-			DOOR HARDWARE SCHEDULE
K			
J			CLINTON HS SOFTBALL CONCESSION BUILDING ANDERSON COUNTY, TN
0			B. Door Hardware Schedule: Prepared by or under the supervision of supplier,
			and assembly of door hardware, as well as procedures and diagrams. Coord Hardware Schedule with doors, frames, and related work to ensure proper st function, and finish of door hardware.
Н			1. Format: Comply with scheduling sequence and vertical format in D Format for the Hardware Schedule."
G			2. Organization: Organize the Door Hardware Schedule into door hard complete designations of every item required for each door or oper hardware sets in same order as in the Door Hardware Sets at the end of that do not follow the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format and order as the Door Hardware Sets at the end of the same format at the same format at t
G			and subject to resubmission.3. Content: Include the following information:
			a. Type, style, function, size, label, hand, and finish of each door lb. Manufacturer of each item.
F			 c. Fastenings and other pertinent information. d. Location of door hardware set, cross-referenced to Drawings, and in door and frame schedule.
			e. Explanation of abbreviations, symbols, and codes contained in af. Mounting locations for door hardware.
			 g. Door and frame sizes and materials. 4. Submittal Sequence: Submit the final Door Hardware Schedule at ea
E			particularly where approval of the Door Hardware Schedule must pr other work that is critical in the Project construction schedule. In Samples, Shop Drawings of other work affected by door hardware, ar essential to the coordinated review of the Door Hardware Schedule.
D			C. Keying Schedule: Prepared under the supervision of the Owner, separate final keying instructions for locksets and cylinders in writing. Inclu explanation, door numbers, key set symbols, hardware set numbers and Owner to approve submitted keying schedule prior to the ordering of permar
			 D. Product Test Reports: Indicating compliance with cycle testing requirement evaluation of comprehensive tests performed by manufacturer and witnessed independent testing agency.
С			E. Operating and Maintenance Manuals: Provide manufacturers operating manuals for each item comprising the complete door hardware installa
			required in Division 01, Closeout Submittals. The manual to include the contact information of the manufacturers providing the hardware and the representatives. The final copies delivered after completion of the installation built" modifications made during installation, checkout, and acceptance.
В			F. Warranties and Maintenance: Special warranties and maintenance agreeme Related Sections.
			DOOR HARDWARE SCHEDULE
A			
	21 20	19 18	17 16 15 14

13	12		11		10	09	08	8	07		06
22021				HS SOFTBA N COUNTY		ION BUILDING			220	21	
			1.4 D	DELIVERY, S	STORAGE, AN	D HANDLING					
			d	elivered to	Project site. D	eceipt and provide se to not store electro nout prior authorization	onic access cont				
			В. Т	ag each iten	n or package se	eparately with identi	fication related t			are	
						stallation instruction				are	
iding General and Supplementary his Section.						tly to Owner via re Owner shall be esta				ce.	
				VARRANTY			1.0	a . 1	, • • • • •		
commercial door hardware for the			ir o	n this Article f the Contrac	shall not depriv t Documents an	Division 01, Genera we Owner of other rig d shall be in addition uirements of the Con	ghts Owner may	have under	other provisio	ons	
mited to, the following:			1.6 N	IAINTENAN	ICE SERVICE						
inited to, the following.			n	naintenance		structions: Furnish needed for Owner oor hardware.					
		:	PART 2 - I	PRODUCTS							
adopted by the Authority Having		:	2.1 S	CHEDULED	DOOR HARD	WARE					
Facilities.			A. R	lefer to "PAR	T 3 – EXECUT	TON" for required sp	pecification sectio	ons.			
			PART 3 - I	EXECUTION	1						
			3.1 D	OOR HARD	WARE SETS						
garding compliance with applicable			Т	hey are a g	guideline only	esent the design inte and should not be dware and missing it	considered a d	etailed har	dware schedu	le.	
compliance with applicable			a: h	rchitect with ardware set s	corrections ma should be sched	de prior to the biddi uled with the approp	ng process. Omit	tted items r	not included ir	n a	
			aj 1		d functionality.	each pair of doors, o	or for each single o	door			
ding installation details, material ofiles, operational descriptions and			2	-		ible for handing and s	-				
080671 - 1			DOOR HA	RDWARE S	CHEDULE				080671	- 3	
22021				HS SOFTBA		ION BUILDING			220	21	
			ANDLRSC		, 11						
ion of supplier, detailing fabrication liagrams. Coordinate the final Door ensure proper size, thickness, hand,			3			s for a piece of ha ne appropriate applica			le line item, t	he	
• •			4	conditio	ons prior to the	with new hardward submittal stage to	verify the specif	fied hardwa			
cal format in DHI's "Sequence and			В. Р	-		ate solutions and pro ware sets shall be	-		rdance with t	he	
e into door hardware sets indicating ch door or opening. Organize door				equirements o	described in the	specification section					
Sets at the end of Part 3. Submittals Door Hardware Sets will be rejected			С. М		08 71 00 – Doo s Abbreviations						
				/K - McKinn	•						
sh of each door hardware item.			3. R	ZA - ASSA A RF - Rixson RO - Rockwoo	BLOY ACCEN	IIKA					
ed to Drawings, both on floor plans				E - Pemko	od						
es contained in schedule.						Hardware Sets					
e Schedule at earliest possible date,						Set: 1.0	2				
chedule must precede fabrication of on schedule. Include Product Data,			Doors: 01A	·	SC STORED						
oor hardware, and other information are Schedule.			-			OOM LOCK - HO C	LO				
Owner, separate schedule detailing writing. Include keying system			-	ull Mortise, I m or Closet I	•	T4A3386 NRP MO 5405LN GMK		US26D 626	MK YA		
t numbers and special instructions. Hering of permanent cylinders.			1 Cylinder			Cylinder (Type as R Existing Key Syster	•	630	YA		
ing requirements, based on er and witnessed by a qualified			1 Surface (1 Kick Pla	te		PR3511 K1050 10" High CS	SK BEV	689 US32D	YA RO		
			 Door Sto Gasketin Gasketin 	ig (Head)		467-RKW 2891APK 200 A PK		Black	RO PE DE		
turers operating and maintenance ardware installation in quantity as to include the name, address, and			2 Gasketin 1 Rain Gua			290APK 346C x (Width of F	rame Head)		PE PE		
hardware and their nearest service of the installation test to include "as			 Sweep Threshol 	d		3452APK TKSP 253x3AFG			PE PE		
acceptance. enance agreements specified in the			Notes:								
ugreements speemed in the											
080671 - 2			DOOR HA	RDWARE S	CHEDULE				080671	- 4	

05	04		03	02		01
CLINTON HS SOFTBALL O ANDERSON COUNTY, TN		BUILDING				22021
		<u>Set: 2.0</u>				
Doors: 2, 3, 4						
Description: EXT HMD SG	CLASSROOM	I LOCK W/ I	ND. DEADBOL'	T - RA CLO		
3 Hinge, Full Mortise, Hvy V	Vt T4/	A3386		US26D	МК	
1 Classroom Lock		5408LN GM	К	626	YA	
1 Deadbolt	D11	12 V21 GMK		626	YA	
2 Cylinder		inder (Type as sting Key Syst	Required - Mate	ch 630	YA	
1 Surface Closer	R35	501		689	YA	
1 Mop Plate	K10)50 4" High C	SK BEV	US32D	RO	
1 Kick Plate	K10)50 10" High (CSK BEV	US32D	RO	
1 Door Stop	467	-RKW		Black	RO	
1 Gasketing (Head)	289	1APK			PE	
2 Gasketing (Jambs)	290	APK			PE	
1 Rain Guard	346	C x (Width of	Frame Head)		PE	
1 Sweep	345	2APK TKSP			PE	
1 Threshold	253	x3AFG			PE	

Notes:

1 Coat Hook

Doors: 01B Description: OVERHEAD DOORS	<u>Set: 3.0</u>		
1 Cylinder	Cylinder (Type as Required - Match Existing Key System)	630	YA

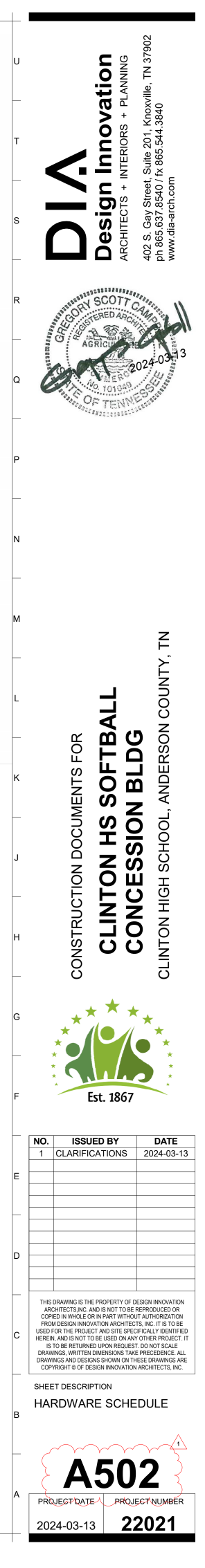
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END OF SECTION 080671

DOOR HARDWARE SCHEDULE

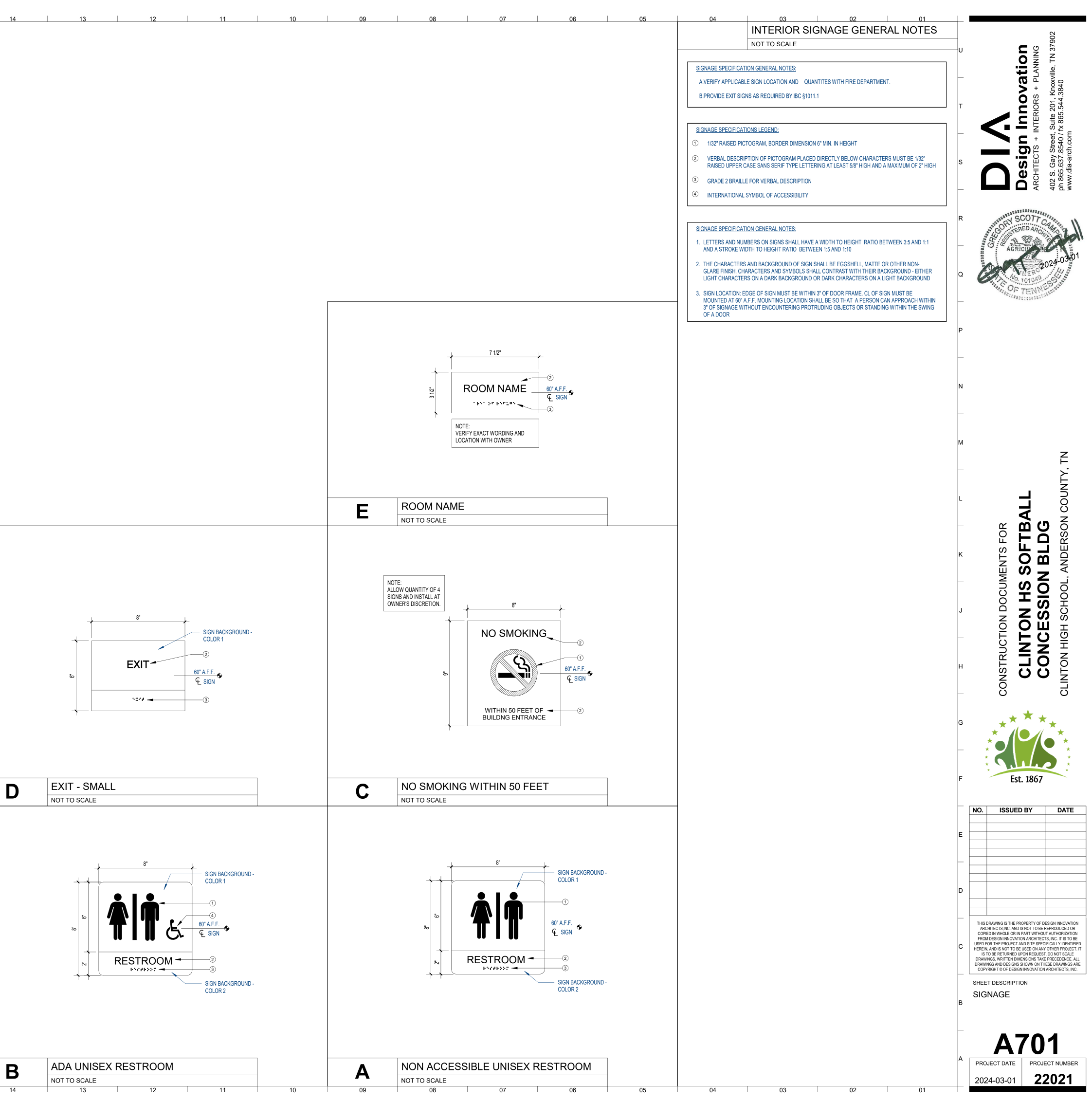
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US26D RO



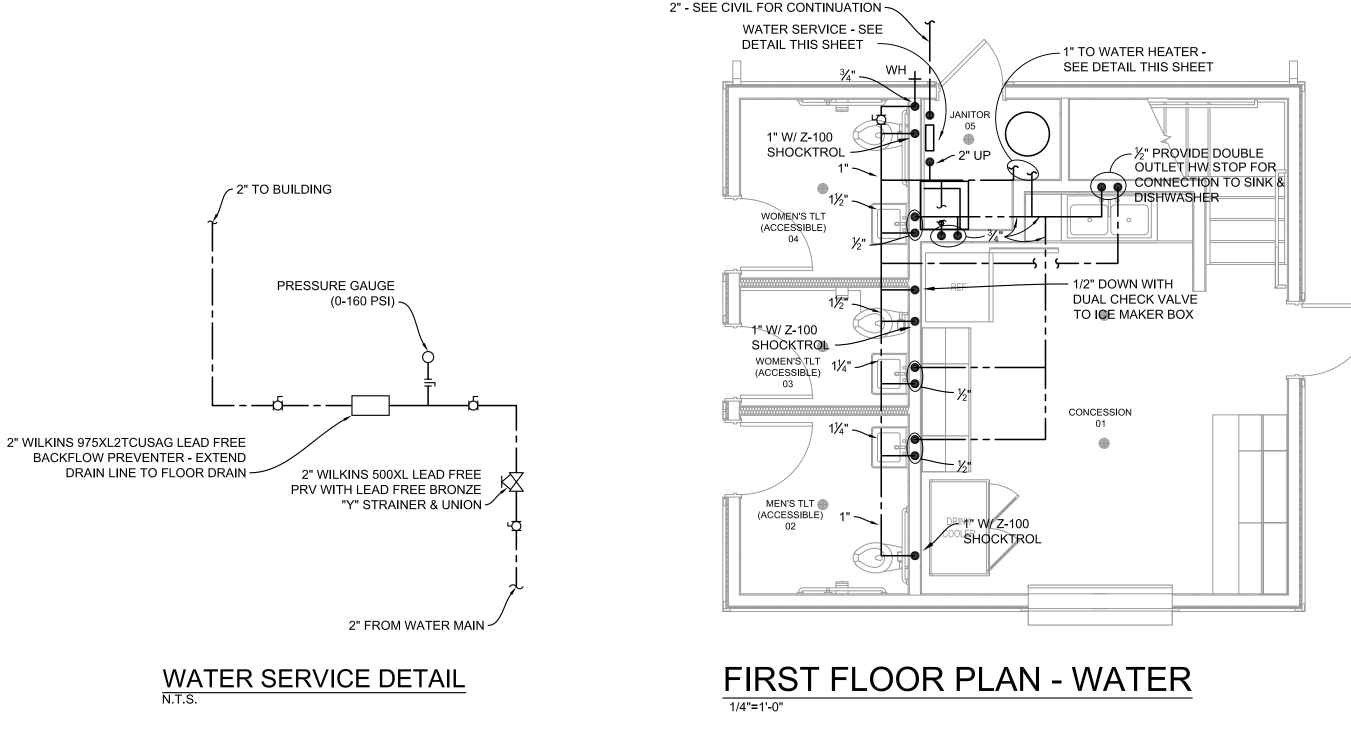
\neg	21	20	19 18	17	16	15
U	DESIGNATION	MATERIAL	MANUFACTURER	ROOM FINISH LEGEND STYLE NAME or NO. (#)	COLOR NAME	
_	ACOUSTIC CEILING	TILE ACOUSTIC CEILING TILE	ARMSTRONG	KITCHEN ZONE (WASHABLE)	WHITE	
Ŧ	BASE					
Т	WB-1	WOOD BASE - PAINTED			WHITE	
	CONC-1	POLISHED CONCRETE			CLEAR	OWNER TO CONCTRACT POL OF THIS CONTRACT. COORE LEAVE FLOOR SURFACE AN
S	GYPSUM CEILING GYP	GYPSUM BOARD			Γ	1
_	MILLWORK	GTPSUM BUARD				
_	PLAM-1 SS-1	PLASTIC LAMINATE STAINLESS STEEL				
R	MISCELLANEOUS					
_	CG-1 FRP-1	CORNER GUARDS FIBER REINFORCED PLASTIC			1	TYPICAL AT ALL GROUND P
	PAINT					turi
Q	PT-1	PAINT	SHERWIN WILLIAMS		TBD (TYPICAL WALL COLOR)	PAINT COLOR TO BE SELECT RANGE. APPLY COATS IN FIE
_	PT-2	PAINT	SHERWIN WILLIAMS		TBD (MAVERICK BLUE)	PAINT COLOR TO BE SELECT RANGE. APPLY COATS IN FIE
Ρ	RESILIENT LVP-1 RB-1	RESILIENT TILE FLOORING RUBBER BASE	PATCRAFT JOHNSONITE	RESTON, 1588V, 7.087 IN X 47.244 IN PLANKS 4" COVE	ECRU-V2 00110 20 CHARCOAL WG	15-YEAR LIMITE
_	TRANSITIONS TR-1	TRANSITION	SCHLUTER		Τ	ADA - CERAMIC T
N	TR-1	TRANSITION	SCHLUTER			ADA - CERAMIC T ALUMINUM ST
N						
_						
м						
L						3630 W1830
к 						
J					3D1834 B3	634 3D1834
н	GYPSU	M SOFFIT			A/UU	
					ONCESSION AREA	INT. ELEV. 01
_			(2) ADJUSTABLE SHELVES	1.	/4" = 1'-0"	
G						
_						
F						
_	STAINLESS S COUNTERTO BACKSPLASI	P AND	~		TR-2	
Е			DRAWER			
_			BAR PULL;			
D			BASE CABINET WTIH			PRESSBOX
_			ADJUSTABLE SHELF			395.25 SF
С						
_	(NOTE:				
	(NOT ALL LOWER AND UPPER CABINET CO DETAIL CONVEYS INTENT FOR ALL CABINE PROJECT.				
В	(لاسال			
_						
A	A21	CONCESSION CAE	SINET DETAIL	— AI/ —	EVEL 02 - FINISH PI	
_	21	3/4" = 1'-0"	19 18	1, 17		OOR PLAN - NEW CONS





PLUMBING FIXTURE SCHEDULE

ITEM	DESCRIPTION	SPECIFICATION
W1	WATER CLOSET (ADA)	ZURN, Z5665-BWL1 1.6,1.28 OR 1.1GPF ADA SIPHON JET FLUSH ACTION FLOOR MOUNTED ADA HEIGHT WATER CLOSET WITH 2-1/8" FULLY GLAZED TRAPWAY
	FLUSH VALVE	ZURN, Z6000AV-WS1 AQUAVANTAGE MANUAL OPERATED FLUSH VALVE 1.6 GPF CLOG RESISTANT TRIPLE FILTERED BY- PASS, DUAL SEAL AND CHLORAMINE RESISTANT INTERNAL PARTS.
	SEAT	ZURN, Z5955SS-EL-STS ELONGATED WHITE OPEN FRONT TOILET SEAT LESS COVER WITH SELF SUSTAINING STAINLESS STEEL CHECK HINGE
W2	WATER CLOSET	ZURN, Z5655-BWL1 1.6, 1.28 OR 1.1GPF SIPHON JET FLUSH ACTION FLOOR MOUNTED STANDARD HEIGHT WATER CLOSET WITH 2-1/8" FULLY GLAZED TRAPWAY
	FLUSH VALVE	ZURN, Z6000AV-WS1 AQUAVANTAGE MANUAL OPERATED FLUSH VALVE 1.6 GPF CLOG RESISTANT TRIPLE FILTERED BY- PASS, DUAL SEAL AND CHLORAMINE RESISTANT INTERNAL PARTS.
	SEAT	ZURN, Z5955SS-EL-STS ELONGATED WHITE OPEN FRONT TOILET SEAT LESS COVER WITH SELF SUSTAINING STAINLESS STEEL CHECK HINGE
L	LAVATORY (ADA)	ZURN, Z5344 20"X18" WALL HUNG 4"CC VITREOUS CHINA CONCEALED ARM LAVATORY
	FAUCET	ZURN, Z7440-XL-FC SIERRA SINGLE HANDLE 4CC LAVATORY FAUCET WITH .5GPM AERATOR AND CERAMIC DISC CARTRIDGE
	DRAIN	Zurn, Z8746-PC 1-1/4" CHROME PLATED CAST BRASS 17GA OFFSET GRID DRAIN
	SUPPLIES	ZURN, Z8804-XL-8860-20-LRQ-PC 1/2" X 3/8" COMP X COMP LAVATORY SUPPLY KIT WITH ESCUTCHEONS, 1/4 TURN CHROME PLATED STOPS AND 20 INCH BRAIDED STAINLESS STEEL SUPPLY LINES
	P-TRAP	ZURN, Z8700-PC 1-1/4" CAST BRASS 17GA P-TRAP WITH CLEANOUT
	THERMOSTATIC MIXING	SYMMONS, 8-210-CK MAXLINE 3/8" THERMOSTATIC ASSE 1017/1070 MIXING VALVE
	VALVE TRAP WRAP	ZURN, Z8946-3-NT COMBINATION TRAP WRAP KIT WITH ONE OFFSET TRAP AND TWO SUPPLY PROTECTION WRAPS
	CARRIER	PROVIDE WITH APPROPRIATE APPROVED ZURN CARRIER
S	SINK (ADA)	ELKAY, LRAD331965 LUSTERTONE 2 BOWL 18GA STAINLESS STEEL 33" X 19-1/2" X 6-1/2" DROP IN SINK
	FAUCET	SYMMONS, S-23-2 ORIGINS 8"CC FAUCET WITH INTEGRAL 8-3/4" CAST SWING SPOUT, 1.5GPM AERATOR, CERAMIC DISK CARTRIDGE, METAL SINGLE LEVER HANDLE AND MATCHING SIDE SPRAY
	DRAIN	ZURN, Z8741-PC HEAVY DUTY BASKET STRAINER WITH CAST BRASS LOCK AND COUPLING NUT
	GARBAGE DISPOSAL	1/2 HP INSINKERATOR GARBAGE DISPOSAL
	P-TRAP	ZURN, Z8702-PC 1-1/2" CAST BRASS 17 GAUGE P-TRAP WITH CLEANOUT
	SUPPLIES	ZURN, Z8804-XL-8860-20-LRQ-PC 1/2" X 3/8" COMP X COMP LAVATORY SUPPLY KIT WITH ESCUTCHEONS, 1/4 TURN
		CHROME PLATED STOPS AND 20 INCH BRAIDED STAINLESS STEEL SUPPLY LINES
	CONTINUOUS WASTE	ZURN, Z8751 1-1/2" 20 GAUGE CONTINUOUS WASTE END OUTLET WITH CAST BRASS TEE
SS	SINK	ZURN, Z1996-24-BV-24-HH-MH-WG 24" X 24" MOLDED COMPOSITE FLOOR SERVICE SINK WITH STAINLESS STEEL STRAINER, WALL GUARDS, AND VINYL BUMPER GUARD
	FAUCET	ZURN, Z841M1-RC SERVICE SINK FAUCET WITH 6" VACUUM BREAKER SPOUT, LEVER HANDLES, PAIL HOOK AND WALL BRACE
WH	WALL HYDRANT	ZURN, Z1321 FREEZE PROOF, LOOSE KEY STYLE EXPOSED HOSE BIBB WITH INTEGRAL VACUUM BREAKER
FD	FLOOR DRAIN	ZURN, ZN415-5BZ1 FLOOR OR SHOWER DRAIN, DURA-COATED CAST IRON BODY, 5" ROUND POLISHED NICKEL BRONZE STRAINER, PROTECTIVE STRAINER COVER TO PROTECT DURING CONCRETE POUR, POST POUR HEIGHT ADJUSTMENT AND LEVELING SHIMS TO CORRECT TILT
	TRAP SEAL	ZURN, Z1072 ZSHIELD BARRIER TRAP SEAL DEVICE
FCO	FLOOR CLEANOUT	ZURN, ZN1400-BZ1 DURA-COAT CAST IRON ADJUSTABLE CLEANOUT, NICKEL BRONZE TOP, PROTECTIVE STRAINER COVER TO PROTECT DURING CONCRETE POUR, POST POUR HEIGHT ADJUSTMENT AND LEVELING SHIMS TO CORRECT TILT
GCO	GROUND CLEANOUT	ZURN, Z1400-BZ1 DURA-COAT CAST IRON ADJUSTABLE CLEANOUT, CAST IRON TOP, PROTECTIVE STRAINER COVER TO PROTECT DURING CONCRETE POUR, POST POUR HEIGHT ADJUSTMENT AND LEVELING SHIMS TO CORRECT TILT



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PLUMBING SPECIFICATIONS

- 1. FURNISH ALL LABOR, MATERIALS AND EQUIPMENT REQUIRED TO INSTALL A COMPLETE PLUMBING SYSTEM AS INDICATED AND SPECIFIED ON THE DRAWINGS.
- 2. WORK SHALL COMPLY WITH THE INTERNATIONAL PLUMBING CODE AND ALL APPLICABLE LAWS, ORDINANCES & CODES OF THE STATE OF TENNESSEE, LOCAL AUTHORITIES HAVING JURISDICTION AND WITH APPLICABLE RULES & REGULATIONS.
- 3. OBTAIN ALL PERMITS & INSPECTIONS REQUIRED FOR THE COMPLETION OF THE WORK & PAY ALL FEES & COSTS IN CONNECTION THEREWITH. 4. THE PLUMBING DRAWINGS ARE GENERALLY DIAGRAMMATIC AND UNLESS SPECIFICALLY DIMENSIONED, THE LOCATIONS OF FIXTURES AND
- EQUIPMENT AND THE ROUTING OF PIPING IS APPROXIMATE ONLY AND SHALL NOT BE SCALED FROM THE PLUMBING DRAWINGS.
- 5. INSTALL ALL EQUIPMENT AND FIXTURES IN ACCORDANCE WITH MANUFACTURER'S INSTRUCTIONS.
- 6. THE BUILDING IS ASSIGNED TO SEISMIC DESIGN CATEGORY C. RISK CATEGORY II. THEREFORE, THE PLUMBING COMPONENTS ARE EXEMPTED FROM SEISMIC REVIEW. VERIFY WITH THE ARCHITECT.
- 7. INTERIOR SOIL, WASTE, AND VENT PIPING SHALL BE SCHEDULE 40 PVC SOLID WALL-DWV ASSEMBLED WITH SOLVENT WELD JOINTS.
- 8. THE TOP OF ANY BELOW SLAB PIPING SHALL BE NO LESS THAN 2" FROM THE BOTTOM OF THE SLAB.
- 9. INSTALL CLEANOUTS IN ACCESSIBLE LOCATIONS AT BASE OF ALL SOIL AND WASTE STACKS AND ELSEWHERE AS INDICATED ON THE DRAWINGS.
- 10. THE UNDERGROUND DOMESTIC WATER SERVICE PIPE TO THE BUILDING SHALL BE SOFT DRAWN COPPER, TYPE "K", ASSEMBLED WITH WROUGHT COPPER SOLDER FITTINGS.
- 11. ABOVE GRADE DOMESTIC WATER PIPING SHALL BE HARD DRAWN COPPER, TYPE "L" PIPING ASSEMBLED WITH WROUGHT COPPER SOLDER FITTINGS. CONNECTIONS OF COPPER PIPE TO FERROUS PIPE SHALL BE MADE WITH DIELECTRIC UNIONS OR COUPLINGS.
- 12. BELOW GRADE DOMESTIC WATER PIPING LOCATED INSIDE THE BUILDING SHALL BE SOFT DRAWN COPPER, TYPE "K", ASSEMBLED WITH WROUGHT COPPER SOLDER FITTINGS. THERE SHALL BE NO FITTINGS BELOW GRADE.
- 13. DOMESTIC WATER PIPING MAY BE CROSSLINKED POLYETHYLENE PEXA AS MANUFACTURED BY REHAU. FITTINGS SHALL BE AS RECOMMENDED BY THE PEX MANUFACTURER. PIPE SIZES ARE BASED UPON COPPER, INCREASE SIZES AS RECOMMENDED BY THE MANUFACTURER. ALL STUB OUTS SHALL BE PEX TO COPPER WITH WALL MOUNTING PLATE OR BRACKET.
- 14. ALL COLD WATER, HOT WATER AND HOT WATER RECIRCULATING LINES SHALL BE INSULATED WITH ARMAFLEX, OR EQUAL, WITH A FLAME SPREAD AND SMOKE DEVELOPED RATING NOT EXCEEDING 25 AND 50 RESPECTIVELY
 - $\frac{1}{2}$ " TO 1 $\frac{1}{4}$ " PIPE $\frac{1}{2}$ " THICK INSULATION 1½" TO 8" PIPE - 1" THICK INSULATION HOT WATER & HOT WATER RECIRCULATING $\frac{1}{2}$ " TO 1 $\frac{1}{4}$ " PIPE - 1" THICK INSULATION
 - 1" TO 8" PIPE 1½" THICK INSULATION

WOMEN'S TLT

(ACCESSIBLE) W1

\3"FD

3"FD

WOMEN'S TLT (ACCESSIBLE)

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MEN'S TLT

(ACCESSIBLE)

2"V UP

- 15. ALL COLD WATER PIPING IN OUTSIDE WALLS OR WALLS ADJACENT TO AN UNHEATED SPACE SHALL BE INSULATED AS SPECIFIED WITH A MINIMUM OF 1" THICKNESS.
- 16. DUAL CHECK VALVES SHALL BE ZURN 700XL.
- 17. WATER HAMMER ARRESTERS SHALL BE PROVIDED WHERE CALLED FOR ON THE DRAWINGS AND BE ZURN SERIES Z-1700 SHOKTROL, OR EQUAL WITH NESTING TYPE BELLOWS. THE CASING AND BELLOWS SHALL BE CONSTRUCTED OF TYPE 304 STAINLESS STEEL. SHOKTROL TO BE THE SIZE INDICATED ON THE DRAWINGS WITH THREADED CONNECTIONS - NOT SWEAT. WHERE POSSIBLE, SHOKTROLS SHALL BE LOCATED ABOVE LAY-IN CEILING. IF LOCATING THE SHOKTROL ABOVE A LAY-IN CEILING IS NOT POSSIBLE, AN ACCESS PANEL SHALL BE PROVIDED FOR ACCESS IN THE WALL
- 18. ALL EMERGENCY FLOOR DRAINS AND HUB DRAINS SHALL BE PROVIDED WITH A TRAP PRIMER OR PROSET TRAP GUARD. VERIFY WITH AHJ.
- 19. FIRE STOPPING SYSTEM SHALL BE PROVIDED AND INSTALLED THROUGH ALL FIRE RATED WALLS, CEILINGS, FLOORS, PARTITIONS OR CONSTRUCTION.
- 20. FURNISH AND INSTALL ALL ROUGHING-IN CONNECTIONS FOR ALL EQUIPMENT FURNISHED BY OTHERS REQUIRING WATER, DRAINS, ETC. THE EQUIPMENT MANUFACTURER SHALL FURNISH TO THE CONTRACTOR, SHOP DRAWINGS SHOWING SIZE AND LOCATION OF SERVICE REQUIRED. ROUGHING-IN SHALL BE IN ACCORDANCE WITH THESE DRAWINGS.
- 21. LAVATORY AND SINK STRAINERS AND TAILPIECES SHALL BE OFFSET MEETING ADA REQUIREMENTS WHERE REQUIRED TO ACCOMMODATE CASEWORK. REFER TO ARCHITECTURAL DRAWINGS FOR CASEWORK DETAILS.
- 22. SUBMIT TO THE ARCHITECT FOR APPROVAL, 10 DAYS AFTER RECEIPT OF NOTICE TO PROCEED WITH THE WORK, A COMPLETE LIST OF MATERIALS, EQUIPMENT AND ACCESSORIES PROPOSED FOR USE, INCLUDING COMPLETE DESCRIPTIONS AND SPECIFICATIONS OF ANY PROPOSED SUBSTITUTIONS, MANUFACTURER'S SHOP DRAWINGS, ROUGHING-IN DRAWINGS, AND ANY OTHER INFORMATION REQUIRED FOR THE PROPER INSTALLATION OF THE WORK. SUBMITTALS SHALL BE IN PDF FORMAT (NO PAPER COPIES).
- 23. AFTER THE WATER SYSTEM HAS BEEN TESTED FOR LEAKS AND BEFORE THE SYSTEM HAS BEEN PLACED IN USE, INTRODUCE HTH SOLUTION, CHLORINE GAS, OR OTHER SIMILAR CHLORINATING AGENT IN SUFFICIENT QUANTITY TO PRODUCE A RESIDUAL OF 100 PPM THROUGHOUT THE ENTIRE SYSTEM AND ALLOW TO STAND THUS FILLED FOR 24 HOURS. AFTER THE 24 HOURS PERIOD, FLUSH CLEAN WATER THROUGHOUT THE PIPING SYSTEM UNTIL ALL NOTICEABLE TRACE OF CHLORINE GAS HAS DISAPPEARED. VERIFY PROCEDURES AND TESTING REQUIREMENTS WITH THE PUBLIC HEALTH AGENCY HAVING JURISDICTION.
- 24. THE WORK SHALL BE GUARANTEED AGAINST ALL DEFECTIVE MATERIALS & WORKMANSHIP FOR A PERIOD OF ONE YEAR AFTER ACCEPTANCE. THE CONTRACTOR SHALL MAKE ALL NECESSARY CORRECTIONS WITHOUT COST TO THE OWNER.

JANITOF

CONCESSION

3"FD

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DISHWASHER TEE

3"FD

- 4" - SEE CIVIL FOR CONTINUATION

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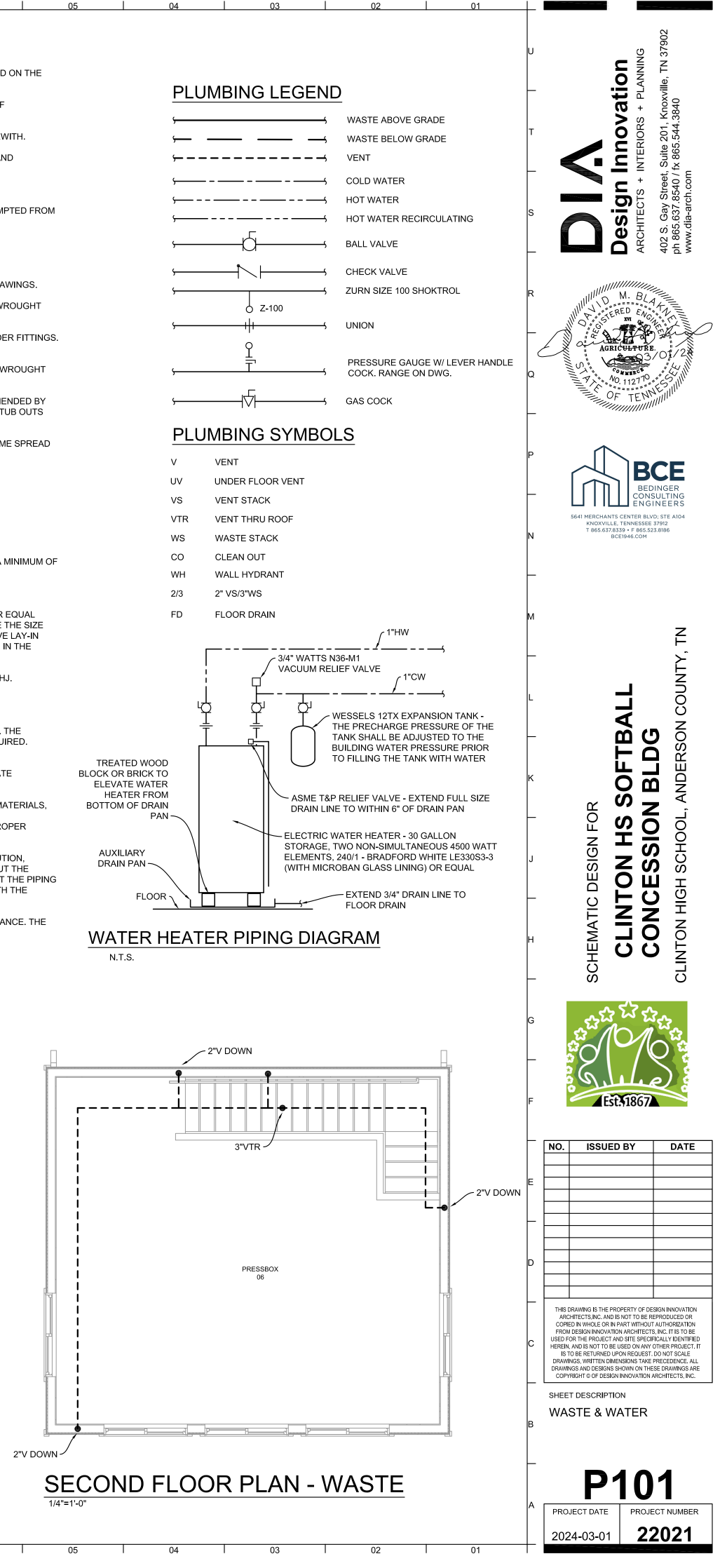


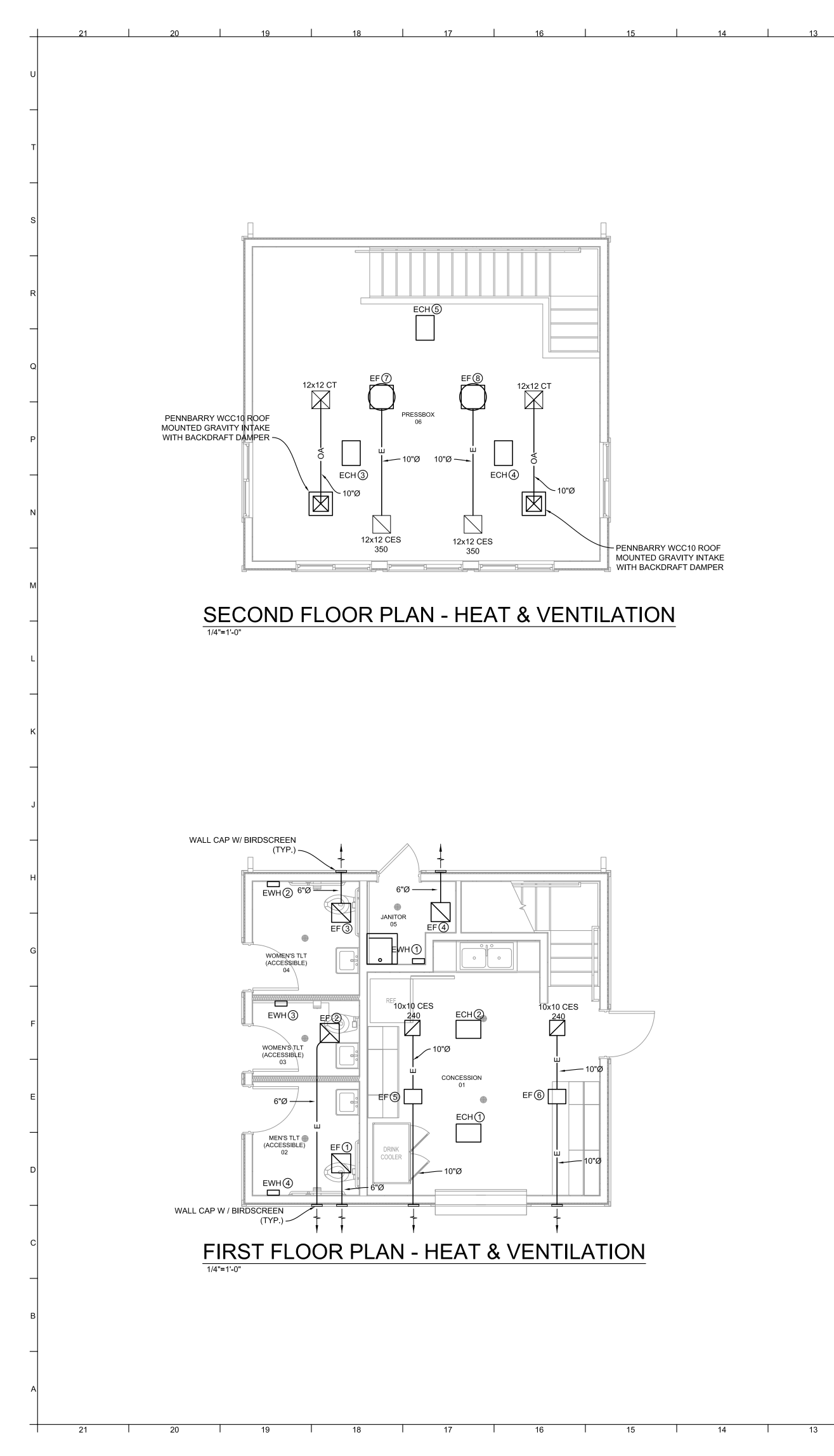
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- O SUPPLY PROTECTION WRAPS COLD WATER , 1.5GPM AERATOR, CERAMIC DISK
- /ITH ESCUTCHEONS, 1/4 TURN

FFF

- INK WITH STAINLESS STEEL STRAINER,
- ANDLES, PAIL HOOK AND WALL
- ACUUM BREAKER
- ROUND POLISHED NICKEL BRONZE DST POUR HEIGHT ADJUSTMENT AND





EXHAUST FAN (EF) SCHEDULE

MARK	CFM	EXT. STATIC (INCHES W.G.)	HP (WATTS)	RPM	MAX SONES	WEIGHT (LBS)	VOLTS/ PHASE	F
1234	70	0.3	(60 WATTS)	1090	2.2	15	115/1	
56	240	0.4	(130 WATTS)	1252	2.92	20	115/1	
78	350	0.3	1/6	1527	6.44	50	115/1	

NOTES:

1. VERIFY VOLTAGE BEFORE ORDERING EQUIPMENT

2. EXHAUST FANS SHALL BE FURNISHED WITH WALL SWITCH, BACKDRAFT DAMPER, & SPEED CONTROLLER

3. EF-7 & EF-8 SHALL BE FURNISHED WITH ROOF CURB FOR SLOPED ROOF

ELECTRIC WALL HEATER (EWH) SCHEDULE

MARK	WATTS	VOLTS/ PHASE	MFR MODEL
1234	1500	120-1	MARKEL SERIES 305 WALL HEATER

NOTES:

1. VERIFY VOLTAGE BEFORE ORDERING EQUIPMENT

2. HEATER SHALL BE FURNISHED WITH BUILT-IN TAMPER PROOF THERMOSTAT.

3. HEATER SHALL BE FURNISHED DISCONNECT SWITCH & OVERHEAT PROTECTION

ELECTRIC CEILING HEATER (ECH) SCHEDULE

MARK	WATTS	VOLTS/ PHASE	MFGR & MODEL NO.
125	3000	240-1	MARKEL SERIES 3380
(3(4)	2000	240-1	MARKEL SERIES 3380

NOTES:

1. VERIFY VOLTAGE BEFORE ORDERING EQUIPMENT

2. PROVIDE MANUFACTURER'S MOUNTING BRACKETS

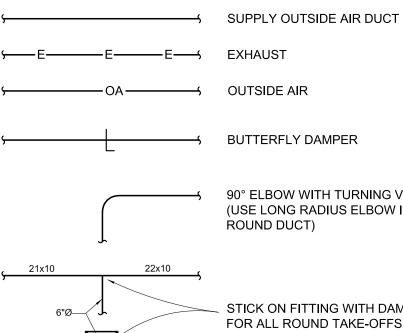
DUCT LEGEND

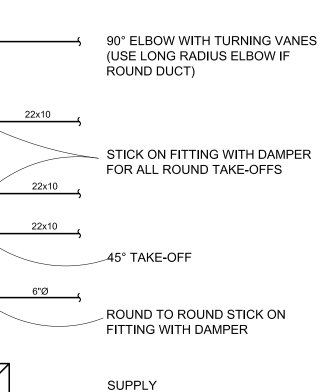
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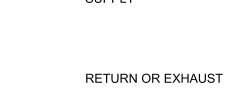
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3. PROVIDE INTEGRATED THERMOSTATS OR WALL MOUNTED THERMOSTATS (VERIFY WITH OWNER). IF WALL MOUNTED THERMOSTATS, VERIFY EXACT LOCATION WITH OWNER.







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- REGULATIONS.

- PAPER COPIES).

- FEET IN LENGTH.
- BEEN MADE.

- CONTRACT.

GRILLES AND CEILING OUTLET SPECIFICATIONS

ELECT	
CES	CEIL 1/2" (WHE
ст	CEIL

06

05

PENNBARRY MODEL

ZT-SC Z8H-INLINE-SC DX10R-SC

HVAC SPECIFICATIONS

1. FURNISH ALL LABOR, MATERIALS AND EQUIPMENT REQUIRED TO INSTALL A COMPLETE HEATING AND COOLING SYSTEM AS INDICATED AND SPECIFIED ON THE DRAWINGS.

2. WORK SHALL COMPLY WITH IMC, NFPA, ALL APPLICABLE LAWS, ORDINANCES & CODES OF THE STATE OF TENNESSEE, LOCAL AUTHORITIES HAVING JURISDICTION AND WITH APPLICABLE RULES &

3. OBTAIN ALL PERMITS & INSPECTIONS REQUIRED FOR THE COMPLETION OF THE WORK & PAY ALL FEES & COSTS IN CONNECTION THEREWITH.

4. THE MECHANICAL DRAWINGS ARE GENERALLY DIAGRAMMATIC AND UNLESS SPECIFICALLY DIMENSIONED, THE LOCATIONS OF DUCTWORK AND EQUIPMENT AND THE ROUTING OF DUCTWORK IS APPROXIMATE ONLY AND SHALL NOT BE SCALED FROM THE MECHANICAL DRAWINGS.

5. INSTALL ALL EQUIPMENT IN ACCORDANCE WITH MANUFACTURER'S INSTRUCTIONS.

6. SUBMIT TO THE ARCHITECT FOR APPROVAL, 10 DAYS AFTER RECEIPT OF NOTICE TO PROCEED WITH THE WORK, A COMPLETE LIST OF MATERIALS, EQUIPMENT AND ACCESSORIES PROPOSED FOR USE, INCLUDING COMPLETE DESCRIPTIONS AND SPECIFICATIONS OF ANY PROPOSED SUBSTITUTIONS, MANUFACTURER'S SHOP DRAWINGS, ROUGHING-IN DRAWINGS, AND ANY OTHER INFORMATION REQUIRED FOR THE PROPER INSTALLATION OF THE WORK. SUBMITTALS SHALL BE IN PDF FORMAT (NO

7. THE BUILDING IS ASSIGNED TO SEISMIC DESIGN CATEGORY C, RISK CATEGORY II WITH AN IMPORTANCE FACTOR OF 1.0. THEREFORE, THE MECHANICAL COMPONENTS ARE EXEMPTED FROM SEISMIC REVIEW. VERIFY WITH THE ARCHITECT.

8. ALL DUCTWORK SHALL BE GALVANIZED STEEL FABRICATED ACCORDING TO SMACNA DETAILS. DUCTS SHALL BE SIZE INDICATED ON DRAWINGS (NET INSIDE DIMENSIONS), RIGIDLY BRACED, ADEQUATELY SUPPORTED & SECURELY FASTENED IN PLACE.

9. FLEXIBLE DUCT FOR NON-INSULATED DUCT SYSTEMS SHALL BE THERMAFLEX S-LD, OR EQUAL. ALL FLEXIBLE DUCT SHALL BE INSTALLED IN STRICT ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS. DUCT RUNS SHALL BE AS STRAIGHT AS POSSIBLE AND LIMITED TO MAXIMUM OF 5

10. INSTALL SINGLE WALL TURNING VANES AT RIGHT ANGLES AND SMALL RADIUS TURNS IN DUCTS. MAKE REDUCTIONS IN DUCT SIZE WITH TAPERED TRANSITION PIECES. TRANSITIONS FOR CONNECTIONS TO EQUIPMENT SHALL BE DESIGNED TO SUIT CONDITIONS AND SO THAT AIR FLOW IS NOT RESTRICTED.

11. IN ALL CASES, AIR VOLUMES SHALL BE ADJUSTED BY MEANS OF MANUAL DAMPERS IN THE DUCTWORK, NOT BY INTEGRAL DAMPERS IN THE TERMINAL OUTLETS OR INLETS. DUCT DAMPER POSITIONS SHALL BE MARKED WITH PERMANENT INK MARKERS OR BLACK SPRAY PAINT AFTER THE FINAL SETTING HAS

12. EXHAUST FANS SHALL BE GREENHECK, LOREN COOK, PENNBARRY OR APPROVED SUBSTITUTE, AND BE AS SCHEDULED ON THE DRAWINGS AND HAVE THE ACCESSORIES AS NOTED ON THE DRAWINGS. FAN MOTORS SHALL HAVE BUILT-IN THERMAL OVERLOAD PROTECTION. THE UNITS SHALL BE FURNISHED WITH UNIT MOUNTED SAFETY DISCONNECT. THE UNITS SHALL BE UL LISTED AND BEAR THE AMCA CERTIFIED RATINGS SEAL FOR SOUND AND AIR PERFORMANCE. VERIFY VOLTAGE BEFORE ORDERING EQUIPMENT.

13. WHEN THE INSTALLATION IS COMPLETE, IT SHALL BE RUN & ADJUSTED BY THE CONTRACTOR. ANY EXCESSIVE NOISE OR VIBRATION SHALL BE CORRECTED.

14. SUBMIT WRITTEN AIR BALANCE REPORT TO THE ARCHITECT A MINIMUM OF 10 DAYS PRIOR TO THE FINAL INSPECTION. THE AIR BALANCE CONTRACTOR SHALL BE AABC OR NEBB CERTIFIED.

15. THE CONTRACTOR SHALL INSTRUCT THE OWNER IN THE OPERATION OF EQUIPMENT & PROVIDE THE OWNER WITH A COMPLETE SET OF OPERATING INSTRUCTIONS FOR EQUIPMENT INSTALLED UNDER HIS

16. THE WORK SHALL BE GUARANTEED AGAINST ALL DEFECTIVE MATERIALS & EQUIPMENT FOR A PERIOD OF ONE YEAR AFTER ACCEPTANCE. THE CONTRACTOR SHALL MAKE ALL NECESSARY CORRECTIONS WITHOUT COST TO THE OWNER.

GRILLES AND CEILING OUTLETS SHALL BE PRICE, OR EQUAL, STEEL CONSTRUCTION WITH EPOSITION PAINTED FINISH, SIZE SHOWN ON THE DRAWINGS AND SCHEDULED AS FOLLOWS.

> LING EXHAUST, PRICE MODEL 80, EGG CRATE RETURN GRILLE, SURFACE MOUNTED TYPE, CUBES WITH OPPOSED BLADE DAMPER. FURNISH WITH SQUARE-TO-ROUND ADAPTER ERE ROUND DUCT IS INDICATED ON DRAWINGS.

CEILING TRANSFER, PRICE MODEL 80, EGG CRATE RETURN GRILLE, SURFACE MOUNTED TYPE, 1/2" CUBES WITH OPPOSED BLADE DAMPER. FURNISH WITH SQUARE-TO-ROUND ADAPTER WHERE ROUND DUCT IS INDICATED ON DRAWINGS.

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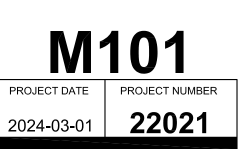
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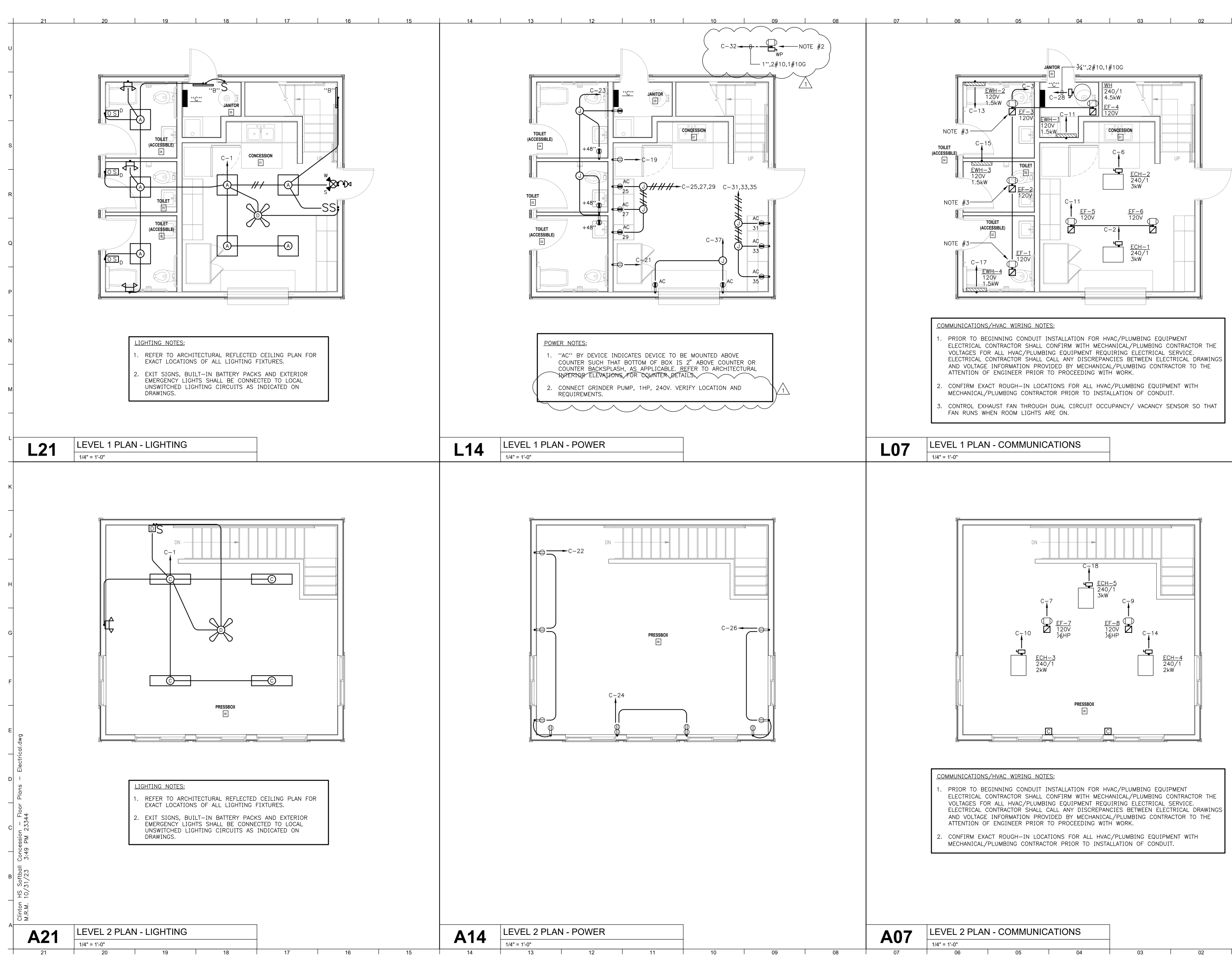
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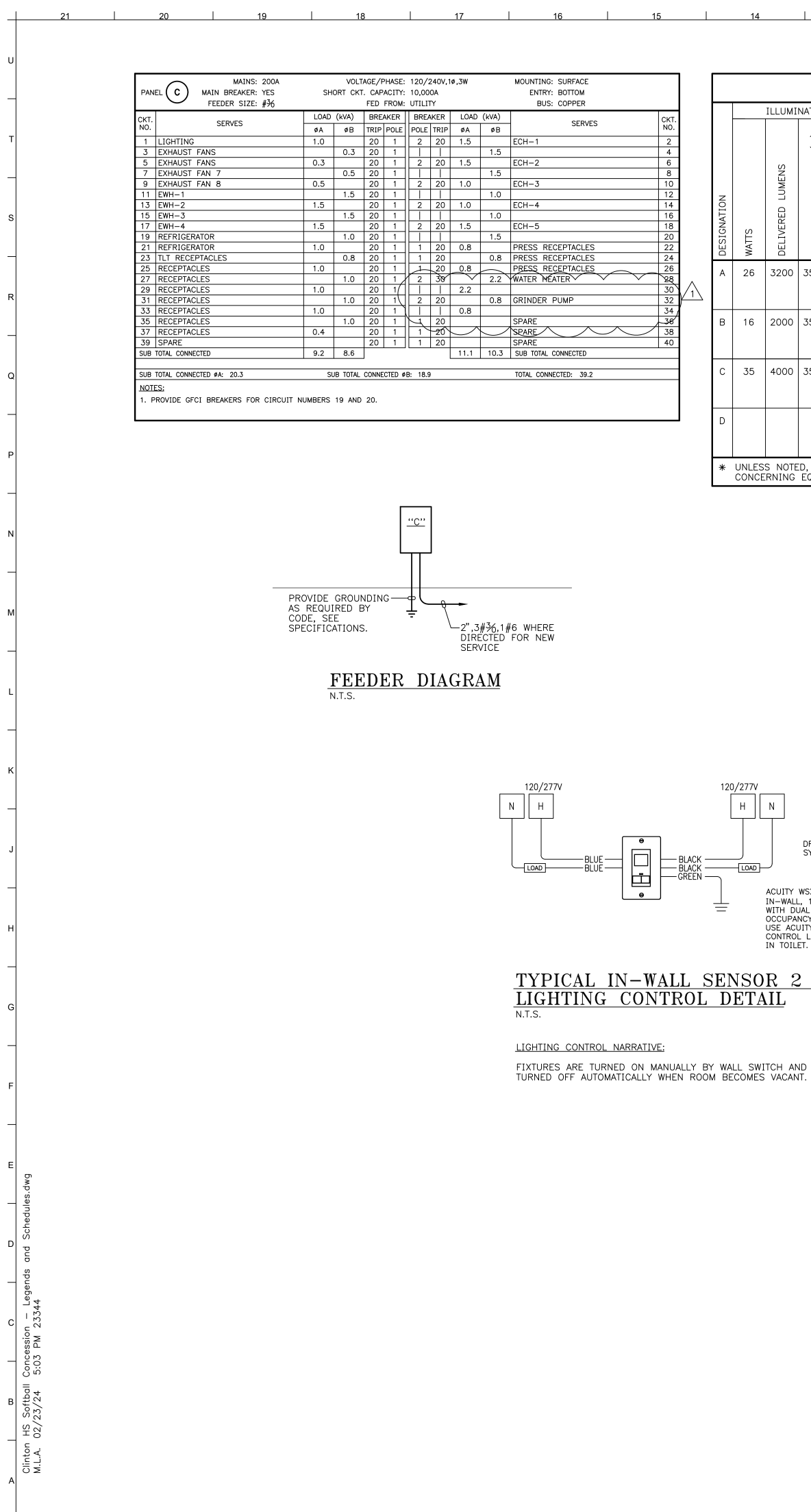
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				I		JH.	FING FIXTUR	E SCHI	EDULE			
LUM	INATION		CEII		NTIN	IG WALL						
DELIVERED LUMENS	COLOR TEMPERATURE ('K)	MINIMUM CRI	PENDANT STEM LENGTH	SURFACE		HEIGHT ABOVE FINISHED	DESCRIPTION: SHIELDING, TYPE MATERIALS, FINISH, MOUNTING		ACTURER'S UCT ITEM	* EQ PRO PERM	DUCT	REMARKS
200	3500	80			•	L LL	2'x2' LED FLAT PANEL, 3200 LUMENS	LITHONIA	CPX-2X2- AL07-80CRI-	•		
000	3500	80				+84"	2' STRIP LIGHT	LITHONIA	SWW7-SWL- MVOLT CSS-L24- AL015-MVOLT- SWW3-80CRI	•		
000	3500	80		•			4' LED STRIP LIGHT	LITHONIA	CSS-L48- AL03-MVOLT- SWW3-80CRI	•		
				•			CEILING FAN			•		TO BE SELECTED BY OWNER/ARCHITECT
NOT	ED. EQU		ODUCT	то	 	T SPEC	IFIED WILL BE ACCEPTED. THE D	ESIGN PROFESSION	L SHALL HAVE SO	LE JU	DGEM	 IENT
							 SCOPE: FURNISH PLANT, REASONABLY INCIDENTAL DRAWINGS AND CALLED CODES AND PERMITS: ALL APPLICABLE LOCAL, 	TO THE INSTALLAT FOR HEREINAFTER. SECURE NECESSARY	ION OF ELECTRICA PERMITS, PAY NE	AL FAC	ILITI	ES SHOWN ON THE
							 POWER SERVICE: POWER REFER TO DRAWINGS FO WIRING METHODS: EXT BELOW CONCRETE FLOOF CONDUIT WITH GALVANIZ CONDUIT WITH GALVANIZ 	OR ADDITIONAL INFO ERIOR UNDERGROUN R SLAB IN BUILDIN ZED RIGID STEEL E	DRMATIÓN. ID CONDUIT RUNS G SHALL BE INSTA LBOWS WHERE CON	OR C LLED NDUITS	ONDU IN S TUR	UIT RUNS IN OR CHEDULE 40 PVC N UP THROUGH
							CONCRETE FLOOR SLAB. THE BUILDING. EXPOSE GALVANIZED RIGID STEE THE BUILDING IN DRY (EMT). ALL CONDUCTOR INSULATION. CONDUCTO ELECTRICAL CODE REQU	ED CONDUIT ON TH IL OR INTERMEDIATE LOCATIONS SHALL E RS ON THE PROJECT DRS SHALL BE COLO	E EXTERIOR OF TH METAL CONDUIT. BE INSTALLED IN E SHALL BE COPPE	IE BUI ALL ELECTR IR WIT	LDIN OVER IC-N H ''T	G SHALL BE RHEAD WIRING INSIDE IETALLIC TUBING 'HHN/THWN''
	DRAWIN SYMBOI	IG <u>os</u>] _D				5. PANELBOARDS: FURNISI PANELBOARDS SHALL BE 120/240-VOLTS, SINGLE SIEMENS, OR GENERAL SHALL BE AS INDICATED UTILIZE MOLDED CASE, CIRCUIT BREAKERS SHA TYPEWRITTEN CIRCUIT D	SIMILAR AND EQU PHASE, 3–WIRE. ELECTRIC WILL BE ON DRAWINGS. A BOLT–ON TYPE CIR LL NOT BE PERMIS	AL TO EATON POW SIMILAR AND EQU/ APPROVED FOR US LL PANELBOARD B CUIT BREAKERS. SIBLE. PROVIDE E	-R-LI AL EQU SE. A USING THE U EACH	NE P JIPME IC RA SHA JSE C PANEI	PANELBOARDS, RATED ENT BY SQUARE D, ATING OF PANELBOARD ILL BE COPPER. DF ''PLUG—IN'' STYLE LBOARD WITH A
WAI H [CUP, C AC	WSX PD L, 120/2 UAL TECH ANCY ANE UITY WS DL LIGHT LET.	277V, 64 INOLOGI VACAN VPDT 2	A SWITCH Y CY SENS 2P FAN	H SOR. TO			6. LIGHTING FIXTURES: FU COMPLETE WITH LAMPS. INFORMATION. CATALOG THE MINIMUM STANDARE	NELBOARD INDICAT NATION LOCATION. URNISH AND INSTAL REFER TO LIGHTI NUMBERS INDICAT	ING PANELBOARD I L LIGHTING FIXTU NG FIXTURE SCHEI ED ON LIGHTING F	DESIGN RES A DULE FIXTUF	NATIO S SH FOR A RE SC	N, VOLTAGE, AND IOWN ON DRAWINGS ADDITIONAL CHEDULE INDICATE
	2 P(AND EQUAL EQUIPMENT					

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CONFIRM THAT ALL DEVICES, INCLUDING OCCUPANCY SENSORS, HAVE SAME FINISH. 8. GROUNDING: PROVIDE GROUNDING OF NEW BUILDING FEEDER AS DESCRIBED HEREINAFTER. PROVIDE A DRIVEN COPPERWELD GROUND ROD. PROVIDE A #1/0 AWG BARE COPPER GROUNDING CONDUCTOR BONDED TO GROUND RODS AND EXTENDED TO PANEL AND BONDED TO GROUND BUS. ALL BONDING CONNECTIONS TO GROUND RODS SHALL BE BY CADWELD PROCESS. PROVIDE GROUNDING OF REBAR IN STRUCTURAL STEEL FOOTING TO MAIN ELECTRICAL SERVICE GROUND IN ACCORDANCE WITH NATIONAL ELECTRICAL CODE REQUIREMENTS. PROVIDE A CODE-SIZED EQUIPMENT GROUNDING CONDUCTOR IN ALL FEEDER AND BRANCH CIRCUIT WIRING RUNS. SEPARATE GROUNDING CONDUCTOR IS GENERALLY NOT INDICATED ON DRAWINGS BUT SHALL BE REQUIRED. GROUND EQUIPMENT AND LIGHTING FIXTURES IN ACCORDANCE WITH NATIONAL ELECTRICAL CODE.

COVERPLATES. REFER TO DRAWINGS FOR ADDITIONAL INFORMATION. CONTRACTOR SHALL

9. GUARANTY: GUARANTEE ALL WORK TO BE FREE FROM DEFECTS IN MATERIAL AND WORKMANSHIP FOR A PERIOD OF ONE YEAR AFTER DATE OF FINAL ACCEPTANCE OF JOB.

LEGEND

DESCRIPTION

LED LIGHTING FIXTURE; "A" REFERS TO DESIGNATION IN THE LIGHTING FIXTURE SCHEDULE; "b" REFERS TO SWITCH CONTROL AND "3" REFERS TO CIRCUIT NUMBER. ASTERISK (*) INDICATES LUMINAIRE TO BE EQUIPPED WITH BATTERY PACK FOR EGRESS LIGHTING.

LED LIGHTING FIXTURE; "B" REFERS TO DESIGNATION IN THE LIGHTING FIXTURE SCHEDULE; "a" REFERS TO SWITCH CONTROL; AND "2" REFERS TO CIRCUIT NUMBER.

WALL-MOUNTED TWIN-HEAD EMERGENCY LIGHTING FIXTURE, CONNECT TO UNSWITCHED LIGHTING CIRCUIT. MOUNT 7'-6" AFF EXCEPT NOT LESS THAN 6" BELOW CEILING. "WG" BY DEVICE INDICATES WIRE GUARD TO BE PROVIDED.

WALL SWITCH; SINGLE POLE UNLESS NOTED 3- OR 4-WAY; "P" INDICATES EQUIPPED WITH PILOT LIGHT TO INDICATE WHEN SWITCH IS ON; W.P. INDICATES WEATHERPROOF, "K" INDICATES KEY OPERATED SWITCH; +48"/- ABOVE FLOOR EXCEPT IN MASONRY WALLS WHERE HEIGHT SHALL BE ADJUSTED TO HAVE BOX EDGE OCCUR AT A MASONRY JOINT. PROVIDE NEUTRAL CONDUCTOR IN ADDITION TO LINE AND SWITCHED CONDUCTORS.

OCCUPANCY/VACANCY SENSOR FOR LIGHTING CONTROL, CEILING OR WALL MOUNTED AS INDICATED ON PLANS. MOUNT WALL-MOUNTED SENSOR AT SAME HEIGHT AS WALL SWITCH (+48" ABOVE FINISHED FLOOR). "D" BY SENSOR ON PLANS INDICATES DUAL RELAY TYPE SENSOR ALLOWING INDEPENDENT CONTROL OF TWO SEPARATE LIGHTING LOADS. PROVIDE NEUTRAL CONDUCTOR IN ADDITION TO LINE AND SWITCHED CONDUCTORS.

EXIT SIGN WITH BUILT-IN TWIN HEAD EMERGENCY LIGHT, "W" INDICATES WALL MOUNTING, "C" INDICATES CEILING MOUNTING, "S" INDICATES SINGLE FACE, "D" INDICATES DOUBLE FACE, "P" INDICATES PENDANT MOUNTED. PROVIDE DIRECTIONAL ARROWS ON EXIT SIGNS AS INDICATED ON PLANS. "WG" BY DEVICE INDICATES WIRE GUARD TO BE PROVIDED. UNIT EQUIPPED WITH BATTERY BACK-UP. CONNECT TO UNSWITCHED, "HOT", LIGHTING CIRCUIT.

WALL MOUNTED EXTERIOR LED EMERGENCY LIGHTING UNIT FULL CUTOFF "DARK SKY" COMPLIANT TYPE, WITH BUILT-IN NICKEL CADMIUM BATTERY FOR EMERGENCY OPERATION ONLY UPON LOSS OF NORMAL UTILITY POWER, WET LOCATION LISTED, WITH INTERNAL BATTERY HEATER. VERIFY FINISH AND EXACT MOUNTING HEIGHT WITH ARCHITECT. UNIT SHALL BE SIMILAR AND EQUAL TO MULE LIGHTING MERU-LED-EM-FIN-IH. UNIT SHALL HAVE TWO LED LAMPS FOR REDUNDANCY, TOTAL 11 WATTS.

DUPLEX PLUG RECEPTACLE; 120-VOLTS; 20-AMPERES; MOUNT 3" ABOVE BACKSPLASH AT WORK COUNTERS AND LAVATORIES AND +18" AFF ELSEWHERE UNLESS NOTED TO A DIFFERENT HEIGHT. TAMPER RESISTANT, UNLESS NOT REQUIRED BY CODE.

QUADRAPLEX PLUG RECEPTACLE, 120-VOLTS, 20-AMPERES. MOUNT 3" ABOVE BACKSPLASH AT WORK COUNTERS/LAVATORIES AND +18" AFF ELSEWHERE UNLESS NOTED TO A DIFFERENT HEIGHT. TAMPER RESISTANT, UNLESS NOT REQUIRED BY CODE.

DUPLEX PLUG RECEPTACLE, 120-VOLTS, 20-AMPERES, SHADED CENTER INDICATES EQUIPPED WITH BUILT-IN GROUND FAULT CIRCUIT INTERRUPTER, MOUNT 3" ABOVE BACKSPLASH AT WORK COUNTERS/LAVATORIES AND +18" AFF ELSEWHERE UNLESS NOTED TO A DIFFERENT HEIGHT. PROVIDE WEATHER RESISTANT DEVICE AND WEATHERPROOF "EXTRA DUTY WHILE IN USE" COVER WHERE LOCATED OUTDOORS. TAMPER RESISTANT, UNLESS NOT REQUIRED BY CODE.

PANELBOARD, RECESSED OR SURFACE MOUNTED AS INDICATED ON DRAWINGS, TOP 6-FEET ABOVE FINISHED FLOOR ADJUSTED TO OCCUR AT A MASONRY JOINT, SEE PANELBOARD SCHEDULE FOR EQUIPMENT CONTAINED.

JUNCTION BOX, SIZE AND USE AS REQUIRED; COVERPLATE SHALL OVERLAP THE BOX EDGE BY 1/2" WHERE RECESSED IN WALL WITH CONCEALED WIRING.

ELECTRIC MOTOR REQUIRING CONNECTION, SIZE, USE, AND LOCATION AS INDICATED ON PLANS, VERIFY LOCATION AND CONNECTIONS REQUIRED WITH MECHANICAL TRADE PRIOR TO ROUGH-IN; USE FLEXIBLE CONDUIT WITHIN 18" OF EQUIPMENT.

MANUAL MOTOR STARTER TO CONTROL MOTOR INDICATED, SAME MOUNTING HEIGHT AS WALL SWITCH WHERE STARTER IS WALL MOUNTED. "2P" BY STARTER INDICATES TWO POLE STARTER TO BE PROVIDED FOR 208-VOLT, SINGLE-PHASE EQUIPMENT.

FUSED DISCONNECT SWITCH, HEAVY DUTY "HP" RATED, PROVIDE NEMA 3R ENCLOSURE OUTDOORS.

DATA/VOICE OUTLET, PROVIDE 4 11/16" SQUARE BOX WITH SINGLE-GANG DEVICE RING AND BLANK COVERPLATE. EXTEND EMPTY 1" CONDUIT FROM OUTLET BOX TO POINT ABOVE ACCESSIBLE LAY-IN CEILING AND TERMINATE WITH BUSHING. LOCATE OUTLET BOX 3" ABOVE BACKSPLASH AT WORK COUNTERS AND +18" AFF ELSEWHERE UNLESS NOTED TO A DIFFERENT HEIGHT ON DRAWINGS. "W" BY DEVICE INDICATES DEVICE TO BE DEDICATED FOR WIRELESS ACCESS POINT USE.

WALL MOUNTED ELECTRIC HEATER, KW AND VOLTAGE AS INDICATED ON PLANS, PROVIDE JUNCTION BOX AND CONNECT.

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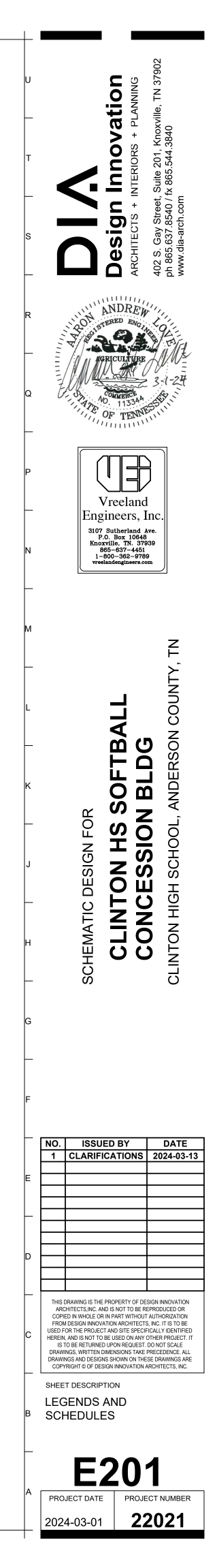
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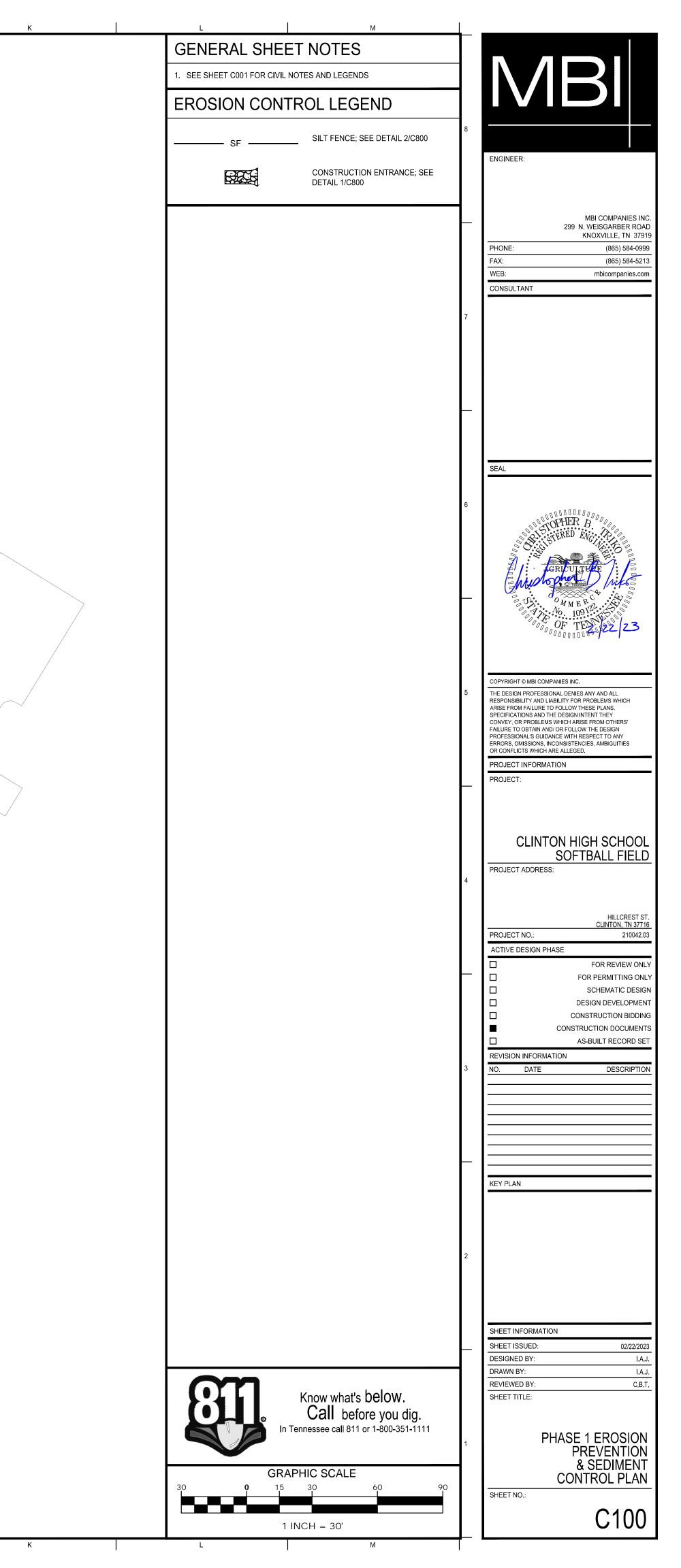
WALL MOUNTED DIMMER TO CONTROL LIGHTING FIXTURES INDICATED, SAME MOUNTING HEIGHT AS REGULAR WALL SWITCH. PROVIDE NEUTRAL CONDUCTOR IN ADDITION TO LINE AND SWITCHED CONDUCTORS.



PHASE 1 EROSION PREVENTION & SEDIMENT CONTROL PLAN



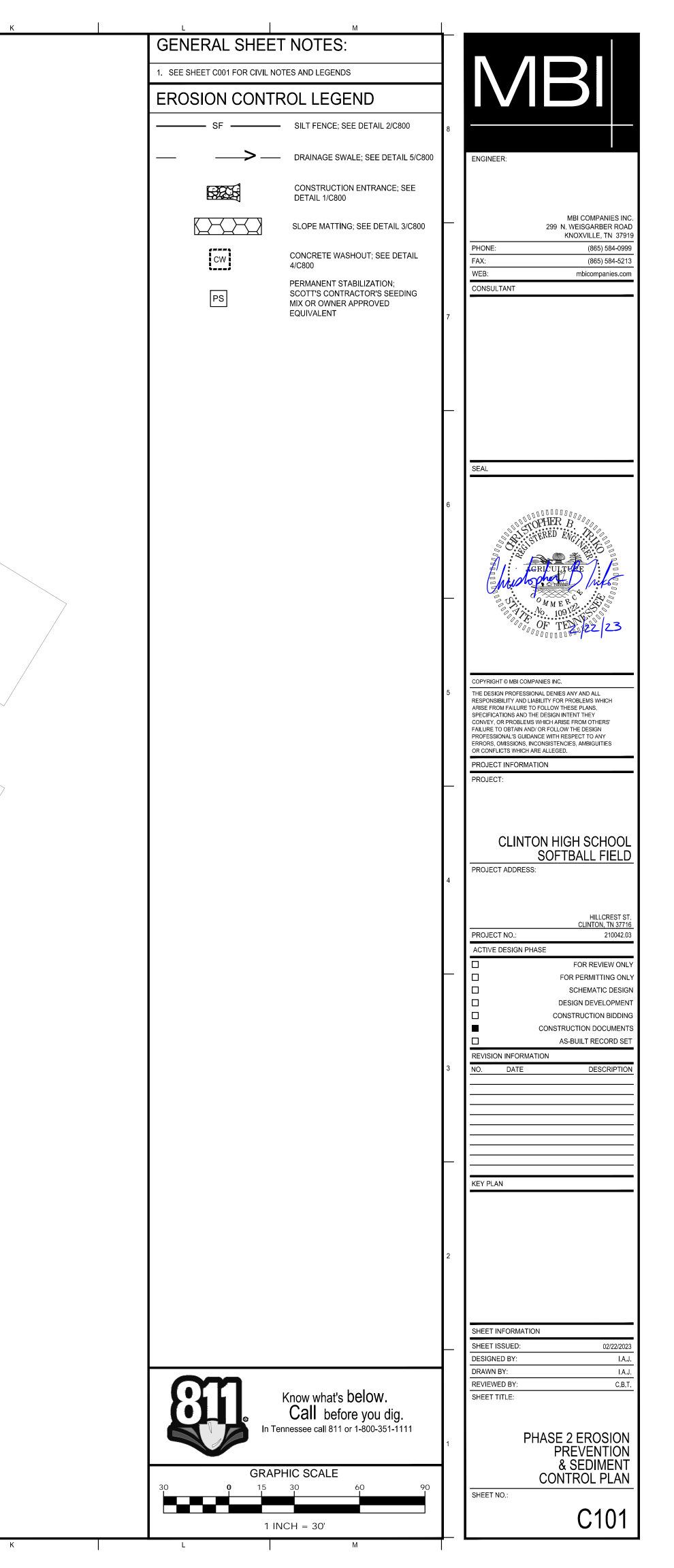
NORTH



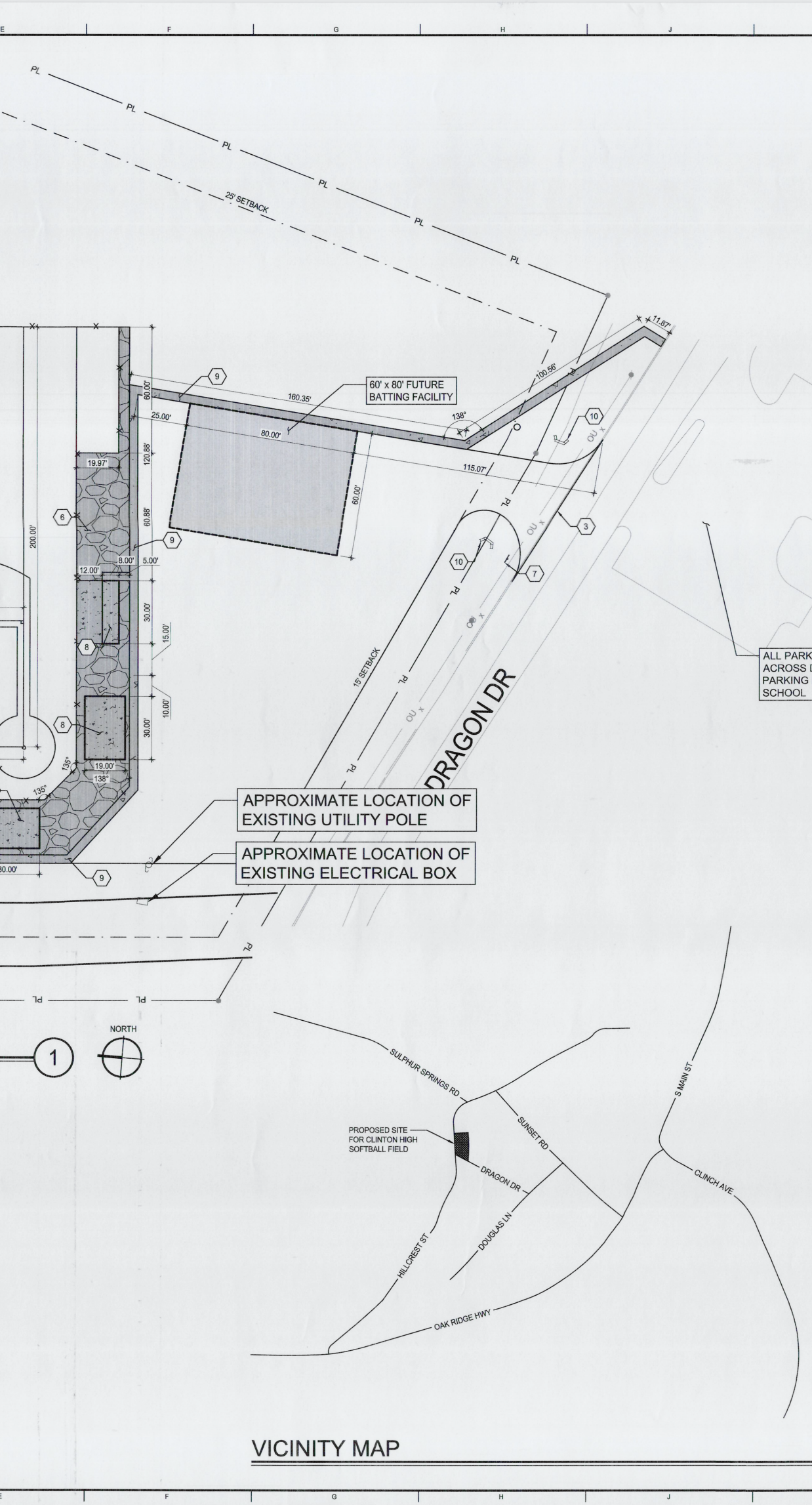
PHASE 2 EROSION PREVENTION & SEDIMENT CONTROL PLAN



NORTH

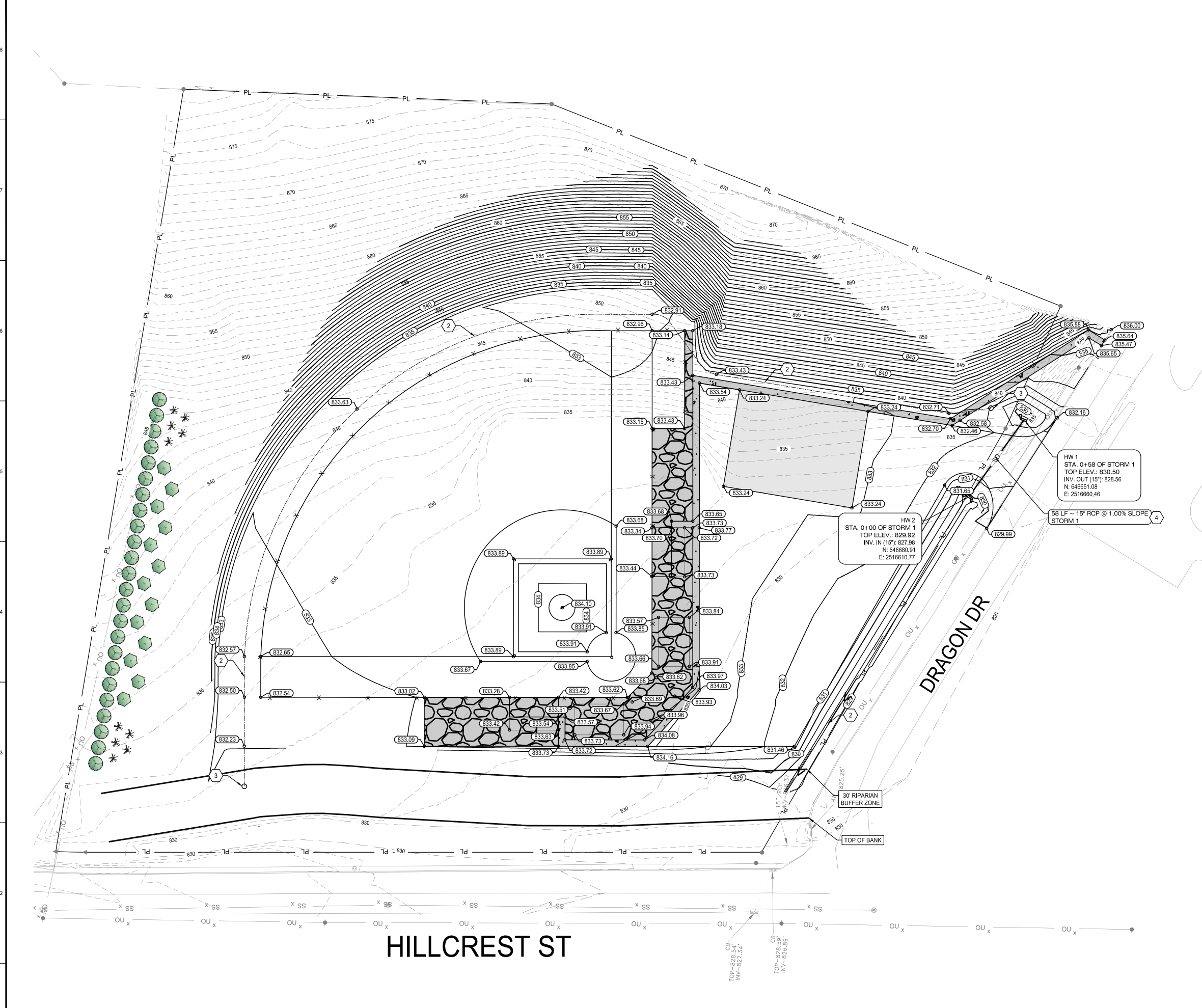


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5			30.00' 25.00' 60.00'	60.00'
4	a a b c c c c c c c c c c c c c	- 1d		30.00' 10.00'
	SITE LAYOUT PLAN DETIFICATE OF SITE PLAN APPROVAL We have be artified at this site plan has been found to complex with the zoning and the exception of such variances, if any, as noted in the minutes of the Clinton Board of Zoning Appeals. Date Chairman Clinton Municipal/Regional Date Secretary Clinto			
	Date Applicant			



L М K **GENERAL SHEET NOTES:** SITE ACERAGE = 4.99
 ALL PARKING FOR SOFTBALL FIELD IS ACROSS DRAGON DRIVE IN, EXISTING PARKING LOTS FOR CLINTON HIGH SCHOOL. $\langle x \rangle$ SITE KEYED NOTES 1 PROPOSED DUGOUT ENGINEER: 2 METAL BLEACHERS $\left< 3 \right>$ PROVIDE SMOOTH TRANSITION TO EXISTING SURFACE MBI COMPANIES INC 299 N. WEISGARBER ROAD KNOXVILLE, TN 37919 4 BACKSTOP (865) 584-0999 5 OUTFIELD FENCE (865) 584-5213 mbicompanies.com WEB: 6 GRAVEL; SEE DETAIL 4/C801 CONSULTANT (7) STOP SIGN; SEE DETAIL 3/C801 8 CONCRETE PAD (9) CONCRETE SIDEWALK; SEE DETAIL 6/C801 4 (10) STORM SEWER STRUCTURE; SEE SHEET C400 FOR DETAILS ALL PARKING FOR SOFTBALL FIELD IS COPYRIGHT © MBI COMPANIES INC. ACROSS DRAGON DRIVE IN EXISTING THE DESIGN PROFESSIONAL DENIES ANY AND ALL RESPONSIBILITY AND LIABILITY FOR PROBLEMS WHICH ARISE FROM FAILURE TO FOLLOW THESE PLANS, SPECIFICATIONS AND THE DESIGN INTENT THEY CONVEY, OR PROBLEMS WHICH ARISE FROM OTHERS' FAILURE TO OBTAIN AND/ OR FOLLOW THE DESIGN PROFESSIONAL'S GUIDANCE WITH RESPECT TO ANY ERRORS, OMISSIONS, INCONSISTENCIES, AMBIGUITIES OR CONFLICTS WHICH ARE ALLEGED. PARKING LOTS FOR CLINTON HIGH PROJECT INFORMATION PROJECT: CLINTON HIGH SCHOOL SOFTBALL FIELD PROJECT ADDRESS: HILLCREST ST. CLINTON, TN 37716 210042.03 PROJECT NO .: ACTIVE DESIGN PHASE FOR REVIEW ONLY FOR PERMITTING ONLY SCHEMATIC DESIGN DESIGN DEVELOPMENT CONSTRUCTION BIDDING CONSTRUCTION DOCUMENTS AS-BUILT RECORD SET **REVISION INFORMATION** D. DATE DESCRIPTION KEY PLAN AREAS & CALCULATIONS IMPERVIOUS AREA EXISTING PROPOSED TOTAL INCREASE Acres sqft 0.29 Acres 12,723 sqft 0.29 Acres 12,723 sqft 0.00 0.00 DISTURBED AREA SHEET INFORMATION TOTAL SITE AREA DISTURBED AREA SHEET ISSUED: 02/22/2023 3.17 Acres 138,085 sqft 4.99 Acres 217,502 sqft Acres DESIGNED BY: I.A.J. DRAWN BY: I.A.J. C.B.T. REVIEWED BY: Know what's below. Call before you dig. In Tennessee call 811 or 1-800-351-1111 SHEET TITLE: GRAPHIC SCALE SITE LAYOUT PLAN 15 30 60 SHEET NO .: 2 C300 1 INCH = 30'

SITE GRADING & DRAINAGE PLAN



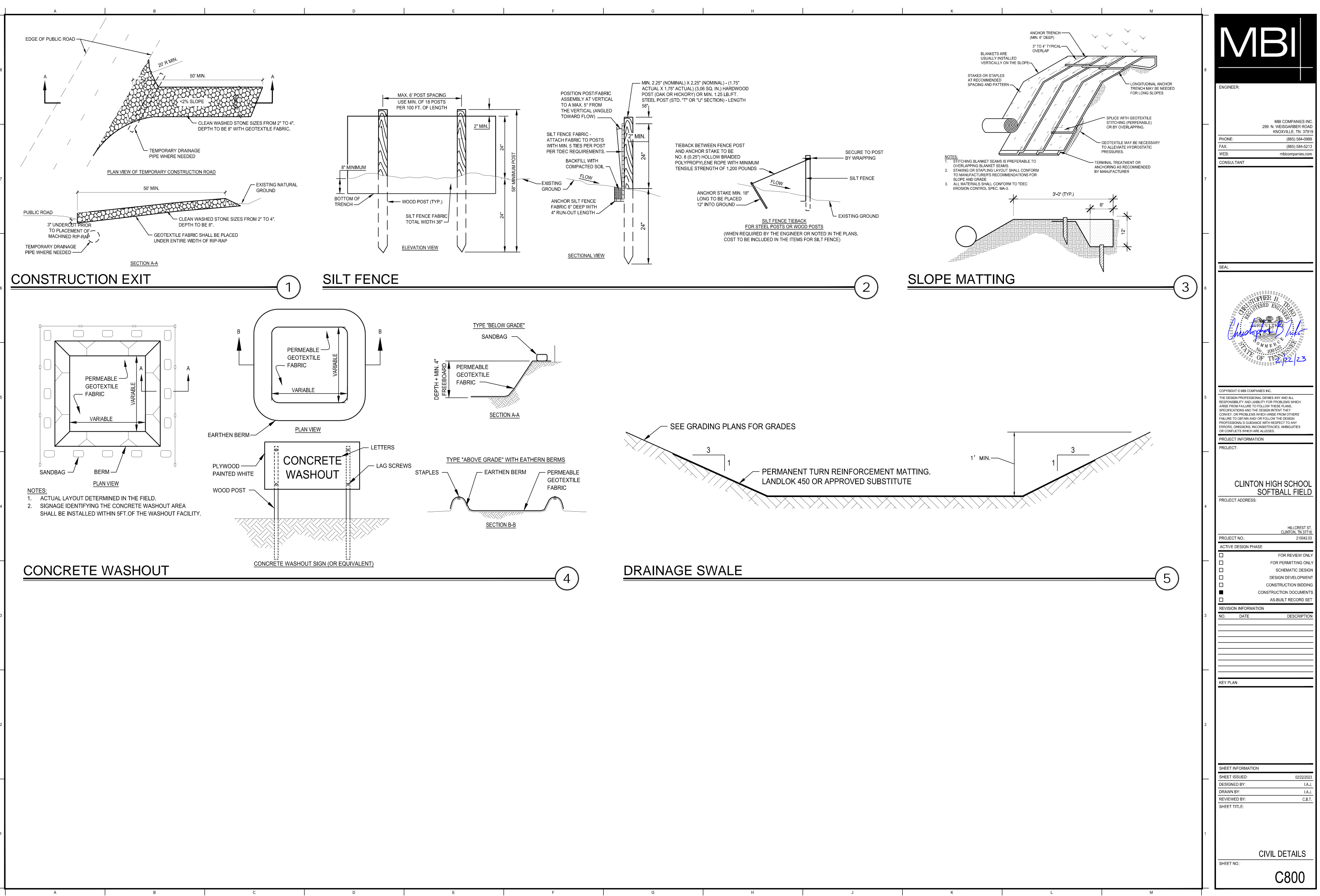
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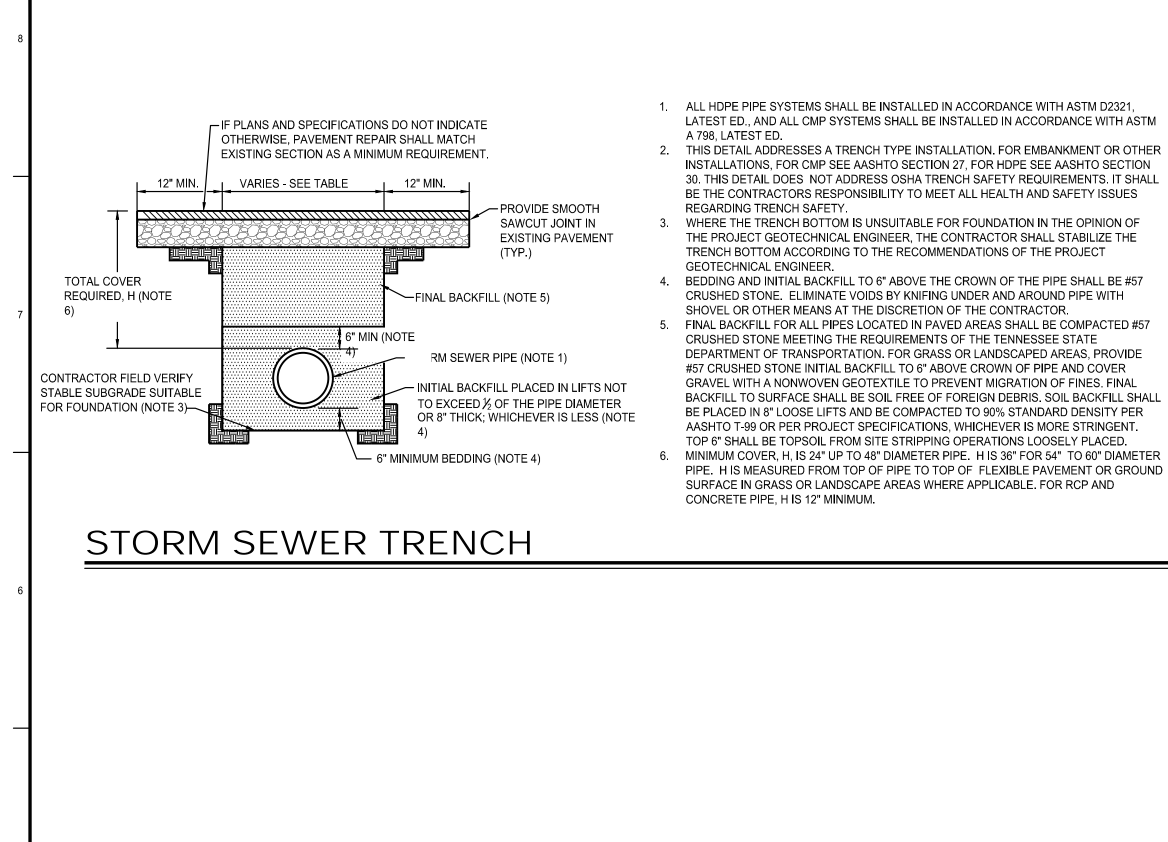
1 NORTH

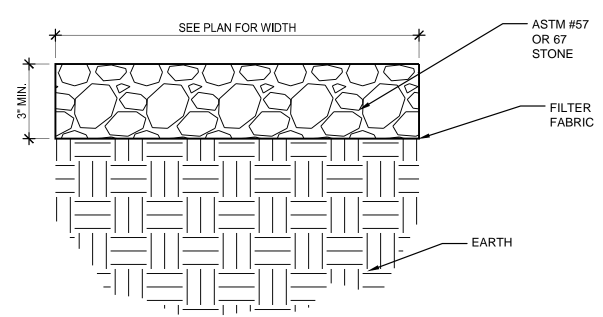
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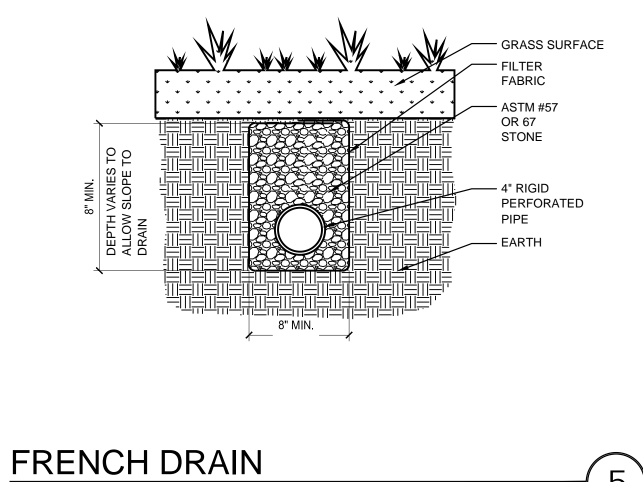
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GENERAL SHEET NOTES: 1. SEE SHEET COO1 FOR CIVIL NOTES AND LEGENDS	
DRAINAGE LEGEND	
	8
$\langle x \rangle$ GRADING KEYED NOTES	ENGINEER:
 DRAINAGE SWALE; SEE DETAIL 6/C800 FRENCH DRAIN; SEE DETAIL 5/C801 CUT PIPE AT AN ANGLE TO MATCH GRADE; PLACE LEADER CAP ON END OF PIPE; SEE DETAIL 2/C801 STORM SEWER DRAINAGE PIPE & UTILITY TRENCH; SEE DETAIL 1/C801 	MBI COMPANIES INC. 299 N. WEISGARBER ROAD KNOXVILLE, TN 37919 PHONE: (865) 584-0999 FAX: (865) 584-5213 WEB: mbicompanies.com CONSULTANT
	6 SEAL
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	ARISE FROM FAILURE TO FOLLOW THESE PLANS, SPECIFICATIONS AND THE DESIGN INTENT THEY CONVEY, OR PROBLEMS WHICH ARISE FROM OTHERS' FAILURE TO OBTAIN AND/ OR FOLLOW THE DESIGN PROFESSIONAL'S GUIDANCE WITH RESPECT TO ANY ERRORS, OMISSIONS, INCONSISTENCIES, AMBIGUITIES OR CONFLICTS WHICH ARE ALLEGED. PROJECT INFORMATION PROJECT:
	4 CLINTON HIGH SCHOOL SOFTBALL FIELD PROJECT ADDRESS: HILLCREST ST. CLINTON, TN 37716 PROJECT NO.: 210042.03 ACTIVE DESIGN PHASE
	Image: Serie Design Trice Image: For Review ONLy Image: For Permitting Only Image: Schematic Design Image: Schematic Description Image: Schematic Description
	 KEY PLAN
Know what's below. Call before you dig. In Tennessee call 811 or 1-800-351-1111	SHEET INFORMATION SHEET ISSUED: 02/22/2023 DESIGNED BY: I.A.J. DRAWN BY: I.A.J. REVIEWED BY: C.B.T. SHEET TITLE: SHEET TITLE:
	¹ SITE GRADING &
GRAPHIC SCALE 30 0 15 30 60 90 1 INCH = 30'	DRAINAGE PLAN SHEET NO.: C500
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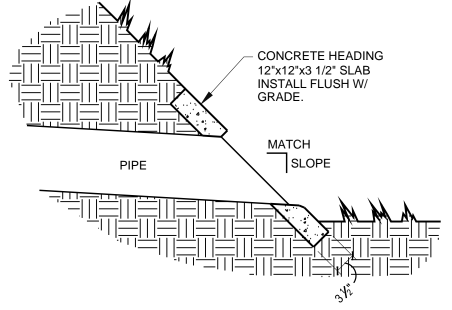






GRAVEL WALKWAY

		ALUMINIZED CMP, HDPE AND PVC		
		PIPE DIA (IN)	MINIMUM WIDTH (IN)	
		4	21	
		6	23	
RCP AND C		8	26	
PIPE DIA (IN)	MINIMUM WIDTH (IN)	10	28	
12	22	12	30	
15	26	15	34	
18	31	18	39	
24	40	24	48	
30	50	30	56	
36	59	36	64	
42	68	42	72	
48	78	48	80	
54	87	54	88	
60	98	60	96	



LEADER CAP

