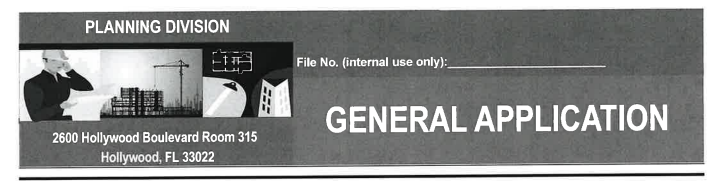
PLANNING DIVISION



2600 Hollywood Boulevard Room 315 Hollywood, FL 33022 File No. (internal use only):

GENERAL APPLICATION

	APPLICATION TYPE (CHECK ONE):
LAND CITY OF	☑ Technical Advisory Committee ☐ Historic Preservation Board
	☐ City Commission ☐ Planning and Development Board
FLORIDA	Date of Application: 01/23/2023
Tel: (954) 921-3471	Location Address: 1919 Johnson Street
Fax: (954) 921-3347	Lot(s): 6 Block(s): 40 Subdivision: North Hollywood Folio Number(s): 5142 03 10 5270
	Folio Number(s): 5142 03 10 5270
	Zoning Classification: ND-1 Land Use Classification: R.A.C.
This application must be	Existing Property Use: Single-Family Sq Ft/Number of Units: 7,998 / 1
completed <u>in full</u> and ubmitted with all documents	Is the request the result of a violation notice? () Yes (x) No If yes, attach a copy of violation.
to be placed on a Board or Committee's agenda.	Has this property been presented to the City before? If yes, check all that apply and provide File Number(s) and Resolution(s):
	☐ Economic Roundtable ☐ Technical Advisory Committee ☐ Historic Preservation Board
The applicant is responsible	☐ City Commission ☐ Planning and Development
or obtaining the appropriate checklist for each type of application.	Explanation of Request:
аррисацоп.	
Applicant(s) or their	
uthorized legal agent must be	Number of units/rooms: 10 / 10 Sq Ft: 9,854
present at all Board or Committee meetings.	Value of Improvement: \$1,500,000 Estimated Date of Completion: 6/2024
	Will Project be Phased? () Yes ﴿)No If Phased, Estimated Completion of Each Phase
At least one set of the	
submitted plans for each application must be signed	Name of Current Property Owner: G&T Enterprises FL LLC
and sealed (i.e. Architect or	Address of Property Owner: 3241 SW 44 St Ft.Lauderdale, FL 33312
Engineer).	Telephone: 954-842-4626 Fax:Email Address; rhinvestmentus@gmail.c
	Name of Consultant/Representative/Tenant (circle one): Luis La Rosa
Documents and forms can be ceessed on the City's website	Address: 9000 Sheridan Street Suite 158 Telephone: 786-543-0851
at	Fax: Email Address: Illarosa@larosaarchitects.com
ttp://www.hollywoodfl.org/Do :umentCenter/Home/View/21	Date of Purchase: 11/12/2018 Is there an option to purchase the Property? Yes () No (x)
dinentCenter/notile/view/21	If Yes, Attach Copy of the Contract.
	List Anyone Else Who Should Receive Notice of the Hearing:
os a	Address:
	Email Address:
TA	



CERTIFICATION OF COMPLIANCE WITH APPLICABLE REGULATIONS

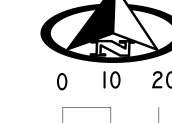
The applicant/owner(s) signature certifies that he/she has been made aware of the criteria, regulations and guidelines applicable to the request. This information can be obtained in Room 315 of City Hall or on our website at www.hollywoodfl.org. The owner(s) further certifies that when required by applicable law, including but not limited to the City's Zoning and Land Development Regulations, they will post the site with a sign provided by the Office of Planning and Development Services. The owner(s) will photograph the sign the day of posting and submit photographs to the Office of Planning and Development Services as required by applicable law. Failure to post the sign will result in violation of State and Municipal Notification Requirements and Laws.

(I)(We) certify that (I) (we) understand and will comply with the provisions and regulations of the City's Zoning and Land Development Regulations, Design Guidelines, Design Guidelines for Historic Properties and City's Comprehensive Plan as they apply to this project. (I)(We) further certify that the above statements and drawings made on any paper or plans submitted herewith are true to the best of (my)(our) knowledge. (I)(We) understand that the application and attachments become part of the official public records of the City and are not returnable.

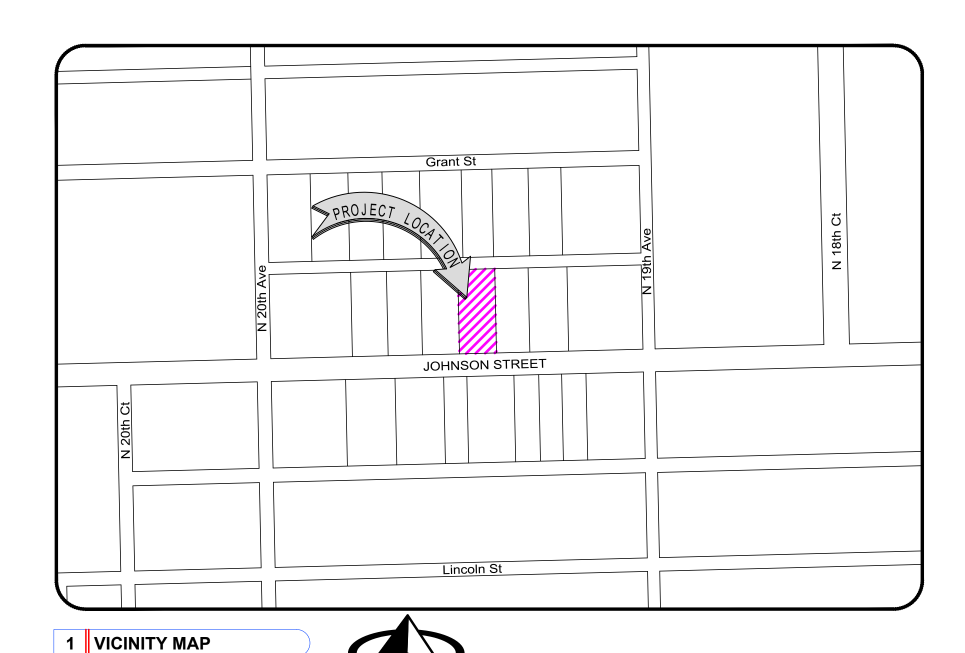
derstand that the application and attachments become part of the official public records of the only a	No.
Signature of Current Owner:	Date: 1 23 2013
PRINT NAME: GIL BETZALLA	Date:
Signature of Consultant/Representative:	
PRINT NAME: LUIS LA ROSA	Date: 1/23/2022
Signature of Tenant:	Date:
PRINT NAME:	Date:
Current Owner Power of Attorney	
I am the current owner of the described real property and that I am aware of to my property, which is hereby material to be my legal representative before the	
Sworn to and subscribed before me this 23 day of 225 Bonced through National Notary Assn.	Signature of Current Owner
Bonced through National Notary Assn.	GIL BETZELES
Notary Public	Print Name
State of Florida	
My Commission Expires:(Check One) Personally known to me; OR P	roduced Identification

ALTA / NSPS LAND TITLE SURVEY

A Parcel of land lying and being a portion of the South West 1/4 of Section 3, Township 51 South, Range 42 East, City of Miami Beach, Miami-Dade County Florida.



SCALE: I" = 20'



3 PROPERTY ID

Not to Scale

Folio: 5142 03 10 5270

4 LEGAL DESCRIPTION

Lot 6, Block 40, **NORTH HOLLYWOOD**, according to the plat thereof, as recorded in Plat Book 4 Page 1, of the Public Records of Broward County, Florida.

5 AREA TABULATION

Net Area of subject parcel: 7998.55 SqFt (+/- 0.18 Acres) Gross Area of subject parcel: 9498.61 SqFt (+/- 0.22 Acres)

6 ZONING INFORMATION

Zoning District: (ND-1) North Downtown Low Intensity Multi-Family District as per City of Hollywood. A zoning report was not investigated at the time of this survey.

8 CERTIFICATIONS

I hereby certify to: G&T Enterprise FL, LLC.

That this map or plat and the survey on which it is based were made in accordance with the 2021 Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys, jointly established and adopted by ALTA and NSPS, and includes Optional Items 1, 2, 3, 4, 5, 6 (No zoning report), 7 (a) (1), 8, 11 (utilities by observed aboveground evidence), 13, 14, 16, 17, 18 and 19 of Table A thereof.

Date of Plat or Map: January 12th, 2023

Odalys C. Bello-Iznaga
Professional Surveyor & Mapper # 6169
State of Florida

7 SURVEYOR'S REPORT

9 IMPROVEMENTS SKETCH

- 1. This ALTA/NSPS Survey has been made on the ground on January 5th, 2023 under my supervision and direction employing adequate instrumentation and survey personnel. Proper survey principles, field procedures and techniques were applied while conducting this survey. Field findings results and its relationship to instruments of record investigated are represented herein.
- 2. This map of an ALTA Survey has been prepared in accordance with the 2021 Minimum Standard Detail Requirements for ALTA/NSPS Land Title Surveys, jointly established and adopted by the American Land Title Association (ALTA) and the National Society of Professional Surveyors (NSPS) effective February 23, 2021.
- 3. This ALTA Survey correctly locates the lands contained within the perimeter of the subject property as herein described and accurately shows the location and type of all visible above-ground improvements, evidence of utilities and any other relevant matters affecting these lands. The legal description of this property forms a mathematically closed geometric figure. Distances and directions along the boundary lines as reestablished based on the horizontal position of survey monuments and control points recovered and traversed during the field work in consistency with distances and directions from records.
- 4. Except as listed herein there are no other visible easements, right of ways and servitudes of which the undersigned has knowledge of that might affect these lands. Except as noted there are no other observable above ground potential encroachments by the improvements on this property upon adjoining parcels, streets, easements or right of ways. Underground utilities and footings have not been located. Quality Levels A or B Subsurface Utility Engineering effort might be necessary for a precise location and accurate identification of underground utilities. Existing trees have not been located.
- 5. There is no observable evidence of site usage as solid waste dump, swamp and/ or sanitary landfill on this parcel and/or on the immediately adjoining parcels.
- 6. This property has access to and from a duly dedicated and accepted public Right of Way (s): Johnson Street along the South property line. The undersigned has no knowledge of proposed changes in street right of way lines for these roadways.
- 7. No evidence of recent earth moving work, building construction or additions have been observed in the process of conducting the field work.
- 8. No evidence of wetland field designations were present at the time of the survey.
- 9. FLOODPLAIN INFORMATION: As scaled from Federal Insurance Rate Map (FIRM) of Community No. 125113 (City of Hollywood), Panel 0569, Suffix H, revised on August 18th, 2014, this real property falls in Zone "X". This determination is obtained directly from FEMA the undersigned assumes no responsibility for any flooding occurrence in this area.

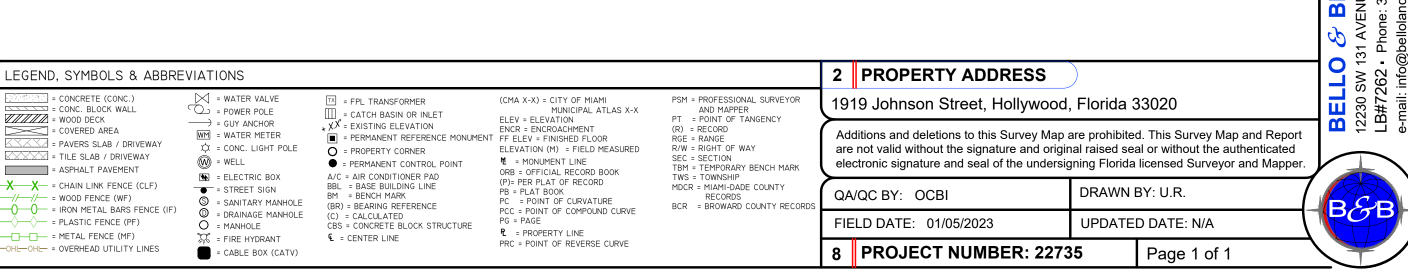
- 10. HORIZONTAL LOCATION AND ACCURACY: The lands surveyed had been located on the ground with a precision that, based on a direct distance tested between two (2) corners, does not exceed the maximum allowable Relative Positional Precision for ALTA/NSPS Land Title Survey, which equals 2 cm (0.07 feet) plus 50 parts per million. The accuracy obtained by field measurements (redundant measurements) and office calculations meets and exceeds the customary minimum horizontal feature accuracy (linear) for an urban area being equal to 1 foot in 7,500 feet.
- 11. This ALTA Survey has been prepared in conformance with the Standards of Practice as set forth by the Florida Board of Land Surveyors and Mappers, in the applicable provisions of Chapter 5J-17, Florida Administrative Code, pursuant to Section 472.027, Florida Statutes. As defined in Section 5J-17.050 this survey is a "Boundary Survey".
- 12. This survey map and the copies thereof, are not valid without the original signature and raised seal of the undersigning Florida Licensed Land Surveyor & Mapper. Additions or deletions to this survey map are prohibited. The intended plotting scale for this survey map is 1": 20'. Data is expressed in U.S. Survey Foot.
- 13. References to "Deed", "Record" or "Plat" pertain to documents and instruments of record as part of the pertinent information used for this survey work. These lands are subject to additional restrictions of record that were not furnished to the undersigning registered surveyor or are not reflected on the Ownership and Encumbrance Report provided. The instruments of record investigated in the preparation of this survey are recorded in the Public Records of Broward County, unless otherwise shown.
- 14. North arrow direction is based on an assumed Meridian. The bearing structure depicted herein is based on the assumed bearing along the South property line being S88°03'50"W
- 17. This survey has been made based on and upon an examination of said Ownership and Encumbrance Report (the O&E) issued by Patricia A. Rathburrn, P.A., Public Records searched from November 9, 1937 through January 5, 2023 at 11:00 PM. Upon review and examination of said report, the shape and location of each easement, right of way, servitude and any other adverse (Survey-related) matter listed therein that affects these lands have been noted and/or represented on this survey and the following applies:

 Active Encumbrances: None
- Deed Information: Items 1 thru 10 affect this property. *Not a survey matter.*

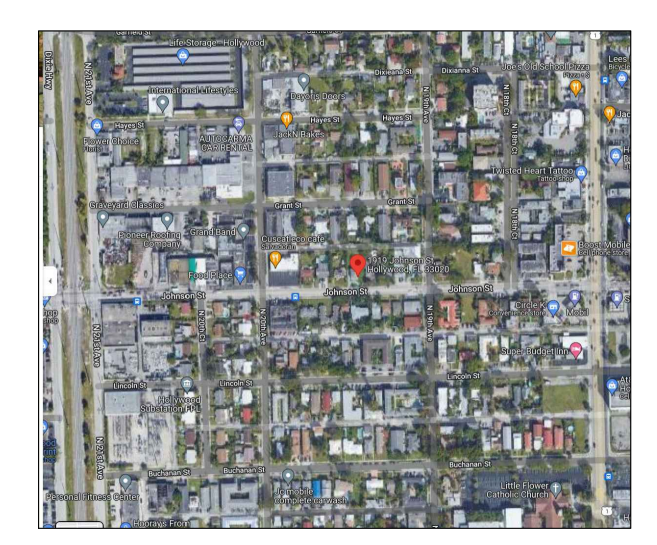
JOHNSON STREET

26' Asphalt Pavement

50' Total R/W(Per PB 04 - PG 01)



PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR: G & T ENTERPRISES FL LLC 1919 JOHNSON STREET HOLLYWOOD, FL. 33020

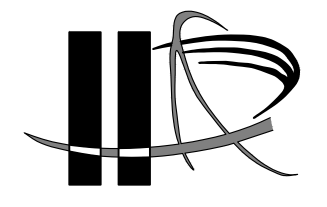


LOCATION MAP

SHEET INDEX

COVER SHEET SURVEY SP-1.1 LOCATION PLAN GENERAL NOTES LEGAL DESCRIPTION SITE DATA SITE PLAN BUILDING CALCULATION DETAIL SCREEN SP-1.2 DUMPSTER DETAIL TYP. HANDICAP DETAIL TYP. PARKING DETAIL DIAGRAM F.A.R. CALCULATION DIAGRAM PERVIOUS & IMPERVIOUS. C-1.1 FIRST FLOOR CIVIL PLANS C-12 SECOND FLOOR CIVIL PLANS C-1.3 GENERAL DETAILS C-1.4 PAVEMENT MARKINGS PLAN C-1.5 EROSION CONTROL PLAN L-1 GROUND FLOOR LANDSCAPE PLAN L-2 ROOF TOP GARDEN PLAN L-3 LANDSCAPE DETAILS A-1.1 FIRST FLOOR PLAN A-12 TYPICAL 2ND & 3RD FLOOR PLAN A-1.3 4TH FLOOR PLAN A-2.1 NORTH ELEVATION A-2.2 EAST ELEVATION A-2.3 NORTH ELEVATION A-2.4 WEST ELEVATION





LLR Architects, Inc.

ARCHITECTURE & PLANNING

12980 SW 52 STREET MIRAMAR, FLORIDA 33027

(O)- 305-403-7926 (F)- 305-403-7928 E-MAIL: llarosa@larosaarchitectcts.com

AYLWARD ENGINEERING CIVIL ENGINEERING

3222 RIDGE TRACE DAVIE,FLORIDA 33328

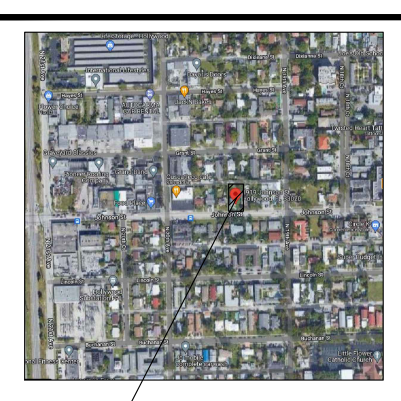
(O)- 954-424-5852

E-MAIL: AYLWARDENGINEER@GMAIL.COM

BRANDON M. WHITE- ASLA LANDSCAPE ARCHITECTURE

1708 sw JOY HAVEN ST PORT ST. LUCIE, FL 34983 (O)-772-834-1357

PACO MEETING DATE: DEC. 19,2022 TAC-1 MEETING DATE: FEB. 06,2023





— 1919 JOHNSON STREET HOLLYWOOD, FL. 33020

LOCATION PLAN SCALE: N.T.S.

1. WORK PERFORMED SHALL COMPLY WITH THE FLORIDA BUILDING CODE 2017, (6TH EDITION), FLORIDA FIRE PREVENTION CODE 2017-6TH. EDITION AND ALL APPLICABLE STATE AND LOCAL CODES, ORDINANCES AND REGULATIONS,.

2. THE GENERAL NOTES AND SPECIFICATIONS SHALL TAKE PRECEDENCE OVER THE GENERAL CONDITIONS IN CASE OF CONFLICT

3. ON SITE VERIFICATION OF ALL DIMENSIONS AND CONDITIONS SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR NOTED DIMENSIONS SHALL TAKE PRECEDENCE OVER SCALED DIMENSIONS.

4. THE GENERAL NOTES AND DETAILS APPLY THROUGHOUT THE JOB UNLESS OTHERWISE NOTED OR SHOWN. ALL WORK THAT IS EITHER IMPLIED OR REASONABLY INFERABLE FROM THE CONTRACT DOCUMENTS SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR, THE CONTRACTOR IS RESPONSIBLE FOR FAMILIARIZING HIMSELF WITH EXISTING CONDITIONS.

5. TURNKEY FINISHED SPACE TO THE OWNER ANY AND ALL DISCREPANCIES AND/OR OMISSIONS SHALL BE REPORTED TO THE OWNER'S ARCHITECT PRIOR TO COMMENCEMENT. ANY WORK THAT PROCEED'S OTHERWISE SHALL BE REPLACED OR REPAIRED BY THE CONTRACTOR.

6. ALL PERMITS, INSPECTIONS, AND APPROVALS, SHALL BE APPLIED FOR AND PAID BY THE CONTRACTOR FOR ALL DISCIPLINES OF THE WORK. THE CONTRACTOR IS RESPONSIBLE FOR ALL COORDINATION OF INSPECTIONS.

1. ALL COMPLETED WORK SHALL BE PROTECTED AT ALL TIMES AS THE CONTRACTOR IS RESPONSIBLE FOR THE FULL REPLACEMENT COST OF ALL DAMAGED WORK CAUSED BY HIS OPERATIONS. CONTRACTORS SHALL FOLLOW ALL ACCEPTED METHODS OF SAFETY PRACTICE AS MAY BE NEEDED TO PROTECT LIFE AND PROPERTY.

8. BEFORE COMMENCEMENT OF THE WORK, THE CONTRACTOR SHALL FILE WITH THE OWNER'S CURRENT INSURANCE CERTIFICATION FOR WORKMAN COMPENSATION, COMPREHENSIVE GENERAL LIABILITY, BODILY INJURY AND PROPERTY DAMAGE. THE CONTRACTOR SHALL INDEMNIFY THE LANDLORD, OWNER, AND ARCHITECT FOR ANT AND ALL COSTS, CLAIMS, SUITS AND JUDGMENTS FOR PROPERTY DAMAGE AND PERSONAL INJURY, ARISING OUT OF WORK OF THE CONTRACTOR.

9. ALL MATERIALS USED SHALL BE NEW AND DELIVERED TO THE JOG IN ORIGINAL SEALED CONTAINERS BEARING ORIGINAL MANUFACTURER'S LABELS. ALL WORK SHALL BE PERFORMED IN A FIRST CLASS WORKMANLIKE MANNER, MATCHING AND ALIGNING ALL SURFACED WHERE APPLICABLE TO AFFORD A FINISHED, NEAT APPEARANCE. CONTRACTOR SHALL CLEAN ALL SURFACES FREE OF ALL DIRT OR REFUSE CAUSED BY DEBRIS FROM ALL INSTALLATION TECHNIQUES OF THE TRADES. ALL ADJACENT SURFACES SHALL BE LEFT AS THEY APPEAR PRIOR TO COMMENCEMENT OR REFINISHED AS REQUIRED TO LIKE-NEW CONDITION.

10. THE CONTRACTOR SHALL GUARANTEE IN WRITING, IN FORM ACCEPTABLE TO THE OWNER, ALL LABOR AND MATERIAL INSTALLED BY HIM FOR A PERIOD OF NNOT LESS THAN ONE YEAR AFTER DATE OF FINAL ACCEPTANCE. SHOULD DEFECTS OCCUR, ALL WORK SHALL BE REPLACED OR PROPERLY REPAIRED AT NO ADDITIONAL COSTS TO THE OWNER SUBSTANTIAL COMPLETION SHALL BE ATTAINED WHEN ALL PHASES OF THE WORK ARE COMPLETED AND THE SPACE CAN BE USED FOR WHAT IS INTENDED (EXCLUDING PUNCH LIST ITEMS).

II. ALL WORK AND/OR MATERIALS SHALL BE INSTALLED IN STRICT ACCORDANCE WITH MANUFACTURER'S OR INDUSTRY'S RECOMMENDATIONS OR STANDARDS.

12. CONTRACTORS SHALL BE FULLY RESPONSIBLE FOR THE COORDINATION OF ALL THE WORK OF HIS TRADES PLUS THE COORDINATION, REPAIR AND PREPARATION FOR THE WORK OF ANY OTHER TRADES THAT WILL BE SUBSEQUENTLY LET UNDER SEPARATE CONTRACT BY THE OWNER.

13. SURVEYOR TO LAY OUT ADDITION TO CONFIRM CONFORMANCE WITH SETBACKS BEFORE CONSTRUCTION STARTS.

2 LEGAL DESCRIPTION

NORTH HOLLYWOOD 4-1 B LOT 6 BLK 40, OF THE PUBLIC RECORDS OF BROWARD COUNTY, FLORIDA.

SITE CALCULATION	S:	PARKING CALCULATIONS:		
TOTAL SITE AREA:	7,991 S.F. OR .18		REQUIRED	PROVIDED
BUILDING FOOTPRINT AREA DRIVEWAY	3,897 S.F. 1,143 S.F.	10-(1) BEDROOM= 10×1= 10 PARKING SPACE	10	
CONC. SLAB	215 S.F.	1 GUEST PARKING SPACES = 1 PARKING SPACE	1	
TOTAL IMPERVIOUS AREA=	5,255 S.F. (65.7%)			
TOTAL PERVIOUS AREA=	2,736 S.F. (34.3%)	TOTAL PARKING SPACES	11	12

FIRST FLOOR	TO 0.1T
7,991 S.F. × 1.25= 9,989 S.F.	
F.A.R. CALCULATIONS:	SETBACK CALCULATIONS:

2,645 S.F.

9,854 S.F.

9,989 S.F.

385 S.F.

FRONT
ALLEY
SIDE

REQUIRED PROVIDED

10' 10'-0"
5' 5'-0"
5' 5'-0"

HEIGHT CALCULATIONS:		
	REQUIRED	PROVIDED
MAX. HEIGHT ALLOWED:	4 STORIES OR 45'	45'-0" TOP OF ROOF
LAND. USE DESIGNATION: RAC		

ZONING DESIGNATION: ND-1

(NOT DUMPSTER & ELECTRICAL ROOM)

(NOT STORAGE, JANITOR & BALCONY)

(NOT STORAGE, JANITOR & BALCONY)

(NOT STORAGE, JANITOR & BALCONY)

F.A.R. PROVIDED

F.A.R. ALLOWED

2ND FLOOR

3RD FLOOR

1. OWNER TO INSTALL ELECTRIC VEHICLE CHARGING STATION INFRASTRUCTURE, PLEASE SEE ORDINANCE O 2016-02.

2. ALL SIGNAGE SHALL BE IN COMPLIANCE WITH THE ZONING & LEND DEVELOPMENT REGULATION.

3. OWNER TO PROVIDE HIGH ALBEDO MATERIALS TO LIMIT ABSORPTION OF REDUCE URBAN HEAT ISLAND EFFECT.

4. MAXIMUM FOOT-CANDLE LEVEL AT ALL PROPERTY LINES (MAXIMUM Ø.5 IF ADJACENT TO RESIDENTIAL).

5. A BI-DIRECTIONAL AMPLIFIER IS
REQUIRED FOR THIS BUILDING DEPENDING
PER NFPA I, II.IO AND BROWARD
AMENDMENT 118.2

6. GLAZING FOR HALLWAY TO PROVIDE NATURAL LIGHT INTO COMMON AREAS.

7. BIKE RACK TO BE INSTALLED AS SHOWN

8. WHITE ROOF TO REFLECT LIGHT.

SITE DATA

GREEN BUILDING PRACTICE

(LATEST EDITION)

(E) ENERGY EFFICIENT DOORS. ALL DOORS SHALL CONFORM TO THE ENERGY STAR RATING CRITERIA FOR SOUTH FLORIDA.

(H) PROGRAMMABLE THERMOSTATS.
(N) DUAL FLUSH TOILETS.

(P) AT LEAST 80% OF PLANTS, TREES AND GRASSES PER THE SOUTH FLORIDA WATER MANAGEMENT DISTRICT RECOMMENDATIONS (LATEST EDITION).

(Q) ALL ENERGY-EFFICIENT OUTDOOR LIGHTING.
(R) ENERGY PERFORMANCE AT LEAST 10% MORE EFFICIENT THEN STANDARD ESTABLISHED BY ASHRAE

(T) ALL HOT WATER PIPES INSULATED.
(U) MERY OF AIR FILTERS ON ALL AIR CONDITIONING UNITS AT LEAST 8 WITH ANTI-MICROBIAL AGENT.

(V) TANKLESS WATER HEATER IN LIEU OF A STANDARD TANK WATER HEATER.
(W) ELECTRIC VEHICLE-CHARGING-STATION INFRASTRUCTURE.

BUILDING CALCULATION LOBBY UNIT * 1 UNIT * 2 UNIT * 3 UNIT * 4 | 15T. FLOOR COMMON AREA = | 10T S.F. | ---2ND. FLOOR LIVING AREA = |708 S.F. | 691 S.F. | 675 S.F. | 671 S.F. | 2,745 S.F. 67 S.F. | 90 S.F. BALCONY AREA = 91 S.F. 310 S.F. TOTAL UNIT AREA = 3,055 S.F COMMON AREA = TOTAL GROSS AREA = 3RD. FLOOR LIVING AREA = | 108 S.F. | 691 S.F. | 675 S.F. | 671 S.F. | 2,745 S.F. 62 S.F. | 67 S.F. | 9Ø S.F. BALCONY AREA = 91 S.F. 782 S.F. | 742 S.F. | 761 S.F. TOTAL UNIT AREA = 3,055 S.F COMMON AREA = TOTAL GROSS AREA = -4TH. FLOOR LIVING AREA = | 998 S.F. | 1,Ø41 S.F. | 2,Ø39 S.F. 62 S.F. BALCONY AREA = 187 S.F. 249 S.F |1,060 S.F.| 1,228 S.F.| 2,288 S.F. TOTAL UNIT AREA = COMMON AREA= TOTAL GROSS AREA = - | --

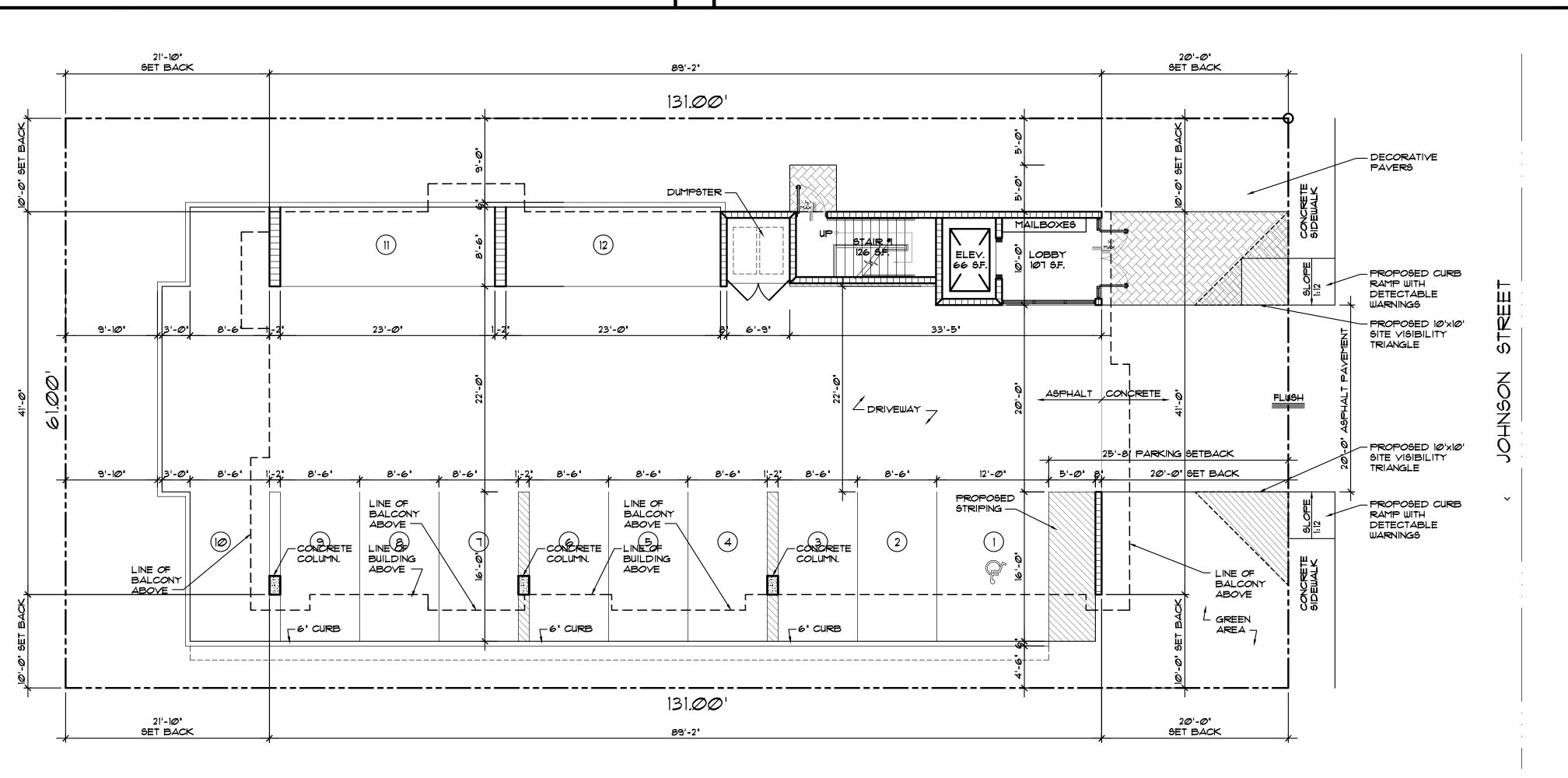
TOTAL GROSS AREA=	16,903 S.F.
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UNITS CALCULATION- 3 FLOOR/10-UNITS TOTAL
*NOTE 4 UNITS PER FLOOR, ALL 1-BEDROOM

	TOTAL UNITS
ND. FLOOR	4-UNITS
BRD. FLOOR	4-UNITS
4TH. FLOOR	2-UNITS
TOTAL	I⊘-UNITS

MINIMUM & AVERAGE DWE	LLING UNIT SIZE	TABLE
	REQUIRED	PROVIDED
MIN. DWELLING UNIT SIZE	400 S.F.	650 S.F.
MIN. CUMULATIVE AVERAGE/ UNIT SIZE	650 S.F.	680 S.F.

6 UNIT CALCULATIONS



4 PROPOSED SITE PLAN

LLR Architects, Inc.
ARCHITECTURE & PLANNING
12980 S.W. 52 STREET
MIRAMAR, FLORIDA 33027

(OFF.) - 305-403-7926
(CELL)- 786-543-0851
E-MAIL: LLAROSAGLAROSAARCHITECTCTS.COM
Lins LaRosa-Registered

REVISION: BY:

Architect AR#-0017852

AA#-26003693

PROPOSED IØ-UNIT MULTI FAMILY DEVELOPMENT FOR

G & T ENTERPRISES FL LLC

1919 JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

C.C.

CHECKED

L.L.R.

DATE

Ø3/28/22

SCALE

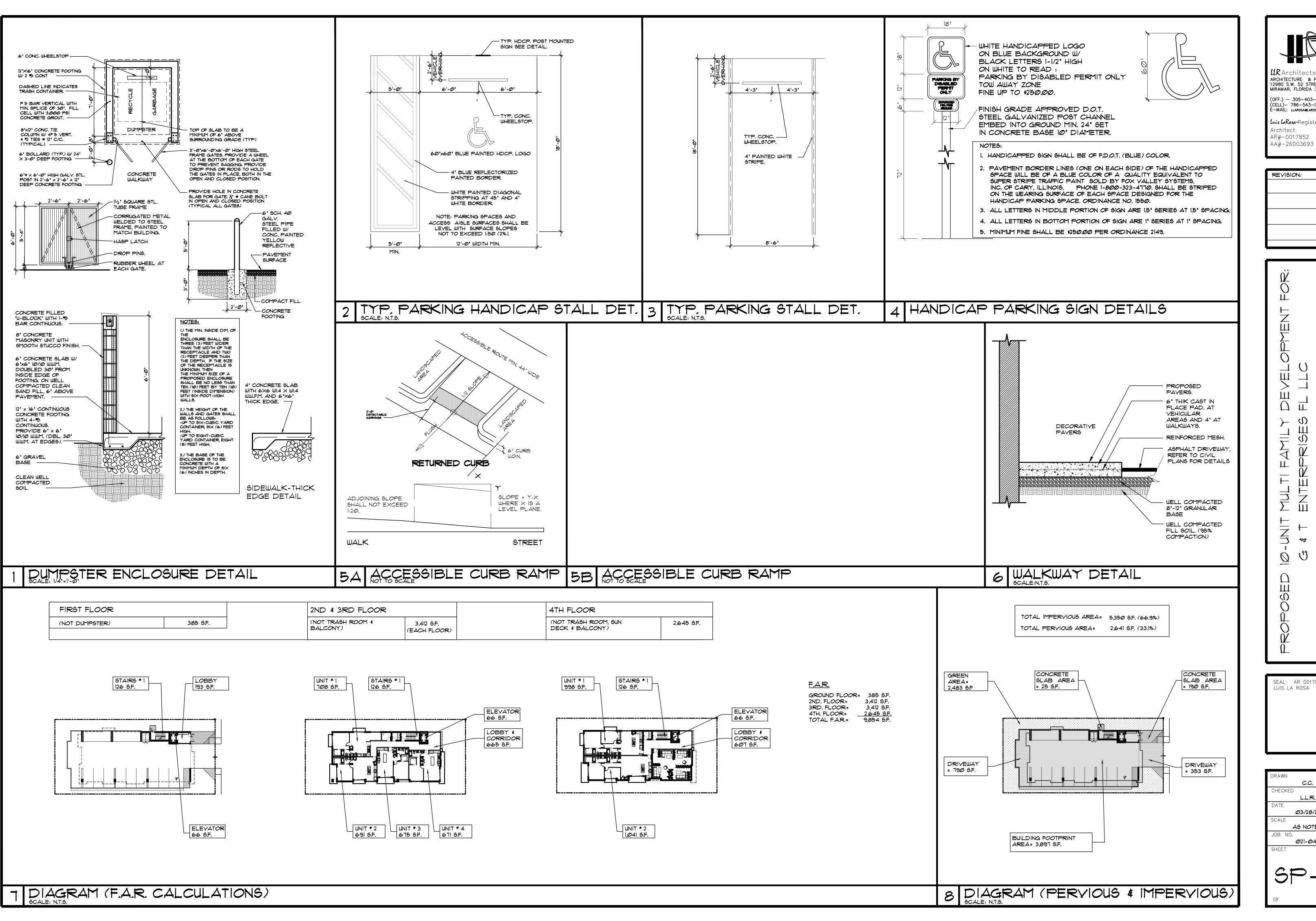
AS NOTED

JOB. NO.

Ø21-Ø44

SHEET

LEGAL DESCRIPTION



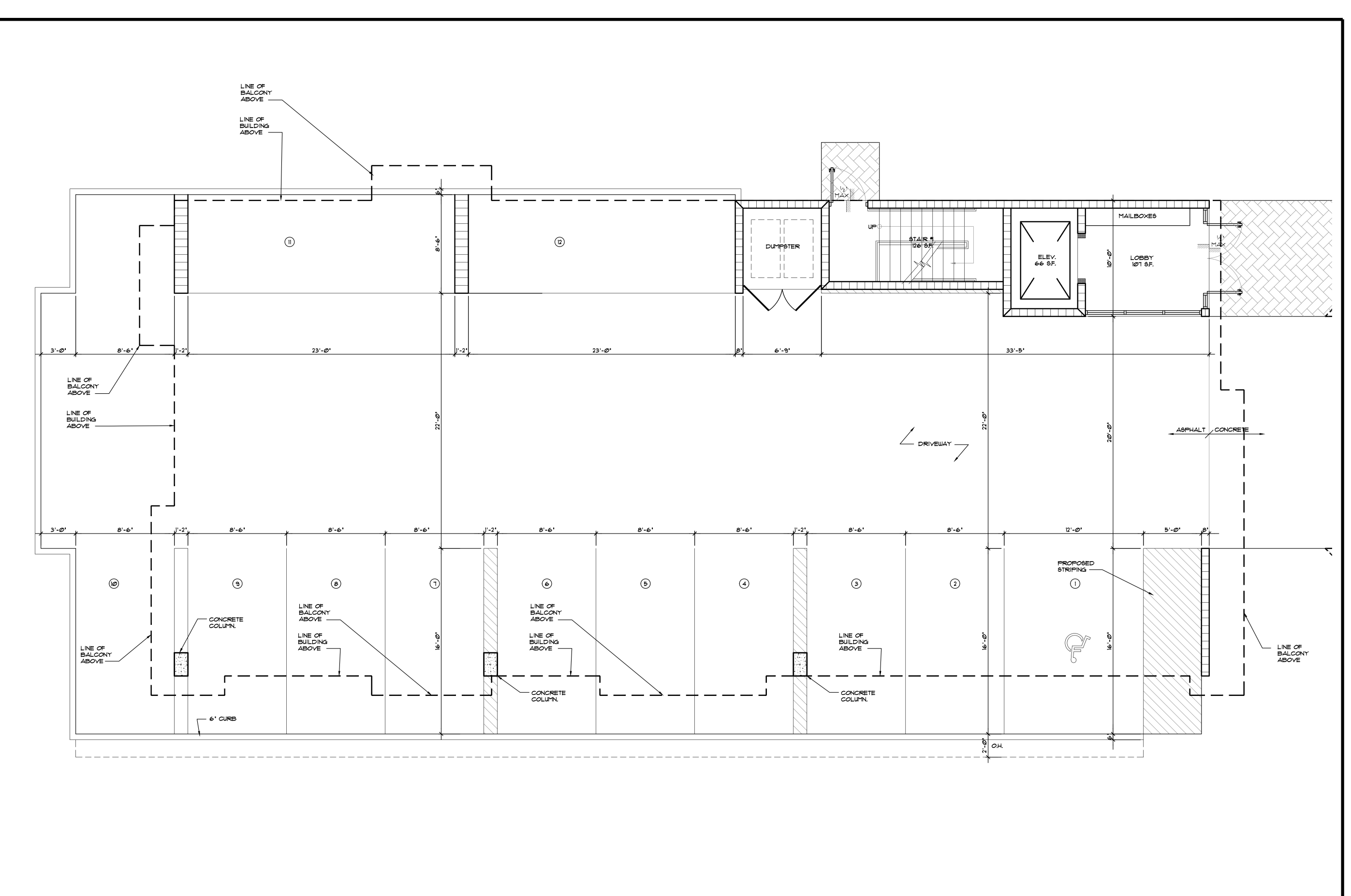


REVISION:	BY:	





DRAWN	
	C.C.
CHECKED	
L	.L.R.
DATE	
<i>Ø</i> 3	6/28/22
SCALE	
AS	NOTED
JOB. NO.	
	1-044
SHEET	
SF	P-1.2



NORTH

1 PROPOSED FIRST FLOOR PLAN



(OFF.) - 305-403-7926 (CELL)- 786-543-0851 E-MAIL: LLAROSAGLAROSAARCHITECTCTS.CO Lini LaRosa-Registered Architect AR#-0017852 AA#-26003693

_		
	REVISION:	BY:

PROPOSED 100-UNIT MULTI FAMILY DEVELOPMENT FOR;

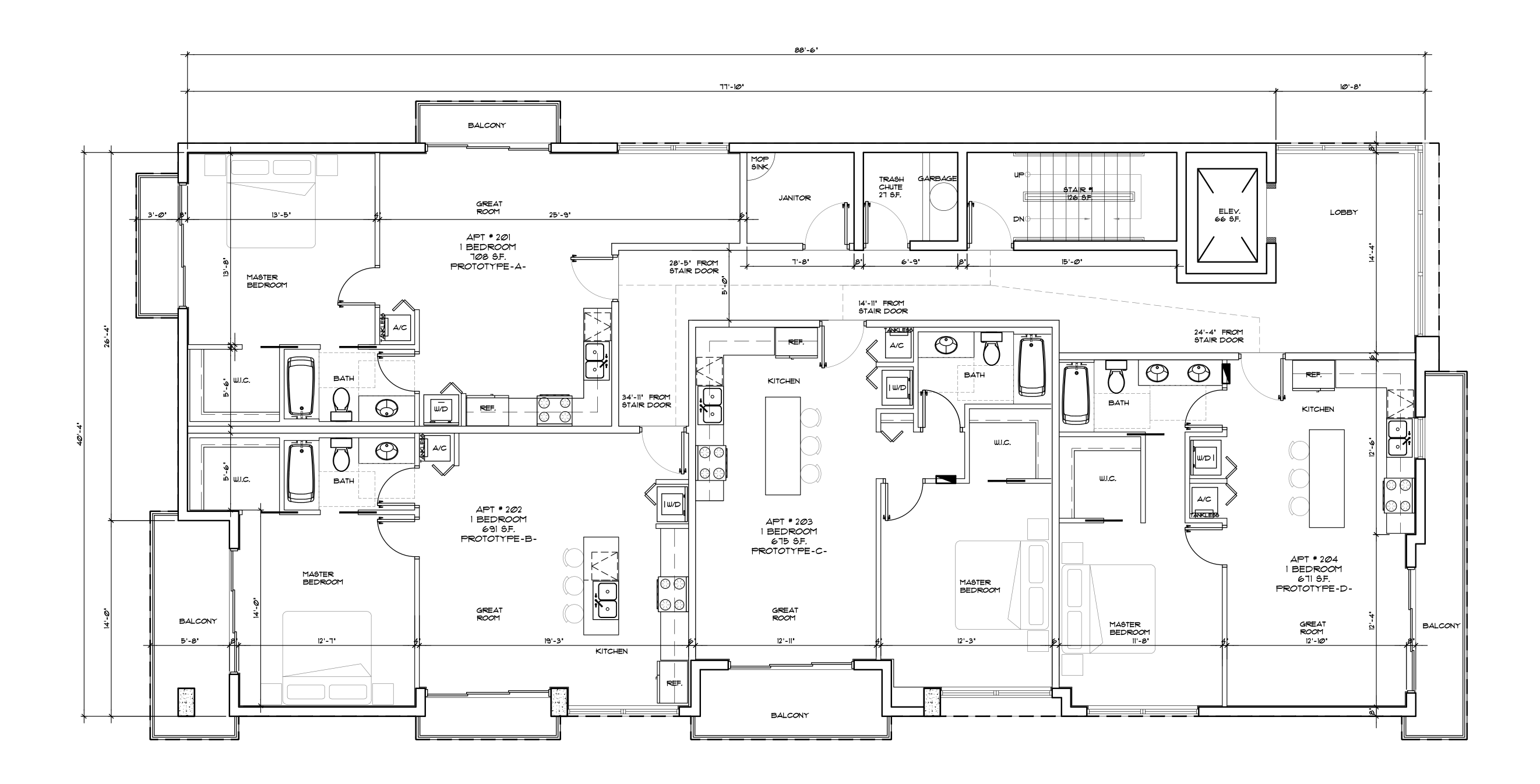
G & T ENTERPRISES FL LLC

ISIS JOHNSON STREET

HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

C.C. CHECKED L.L.R. DATE Ø3/28/22 SCALE AS NOTED JOB. NO. Ø21-Ø44 SHEET
CHECKED L.L.R. DATE Ø3/28/22 SCALE AS NOTED JOB. NO. Ø21-Ø44
LL.R. DATE 03/28/22 SCALE AS NOTED JOB. NO. 021-044
03/28/22 SCALE AS NOTED JOB. NO. 021-044
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Ø21-Ø44
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Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

REVISION:	BY:

PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR;

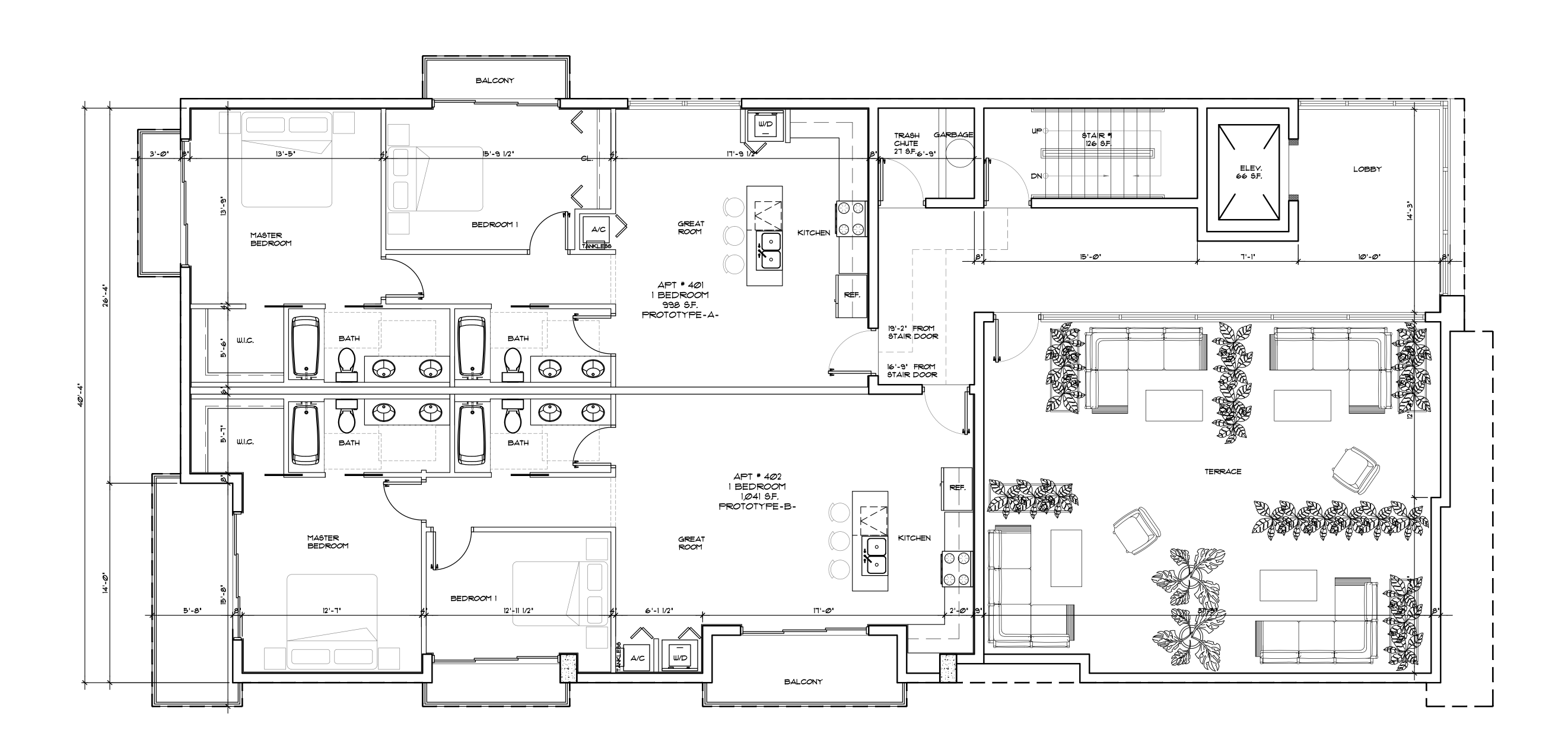
G & T ENTERPRISES FL LLC

1919 JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

DRAWN
c.c.
CHECKED
L.L.R.
DATE
<i>Ø</i> 3/28/22
SCALE
AS NOTED
JOB. NO.
<i>@</i> 21- <i>@</i> 44
SHEET

NORTH





Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

R	EVISION:	BY:

PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR:

G & T ENTERPRISES FL LLC

1919 JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

DRAWN

C.C.

CHECKED

L.L.R

DATE

Ø3/28/22

SCALE

AS NOTED

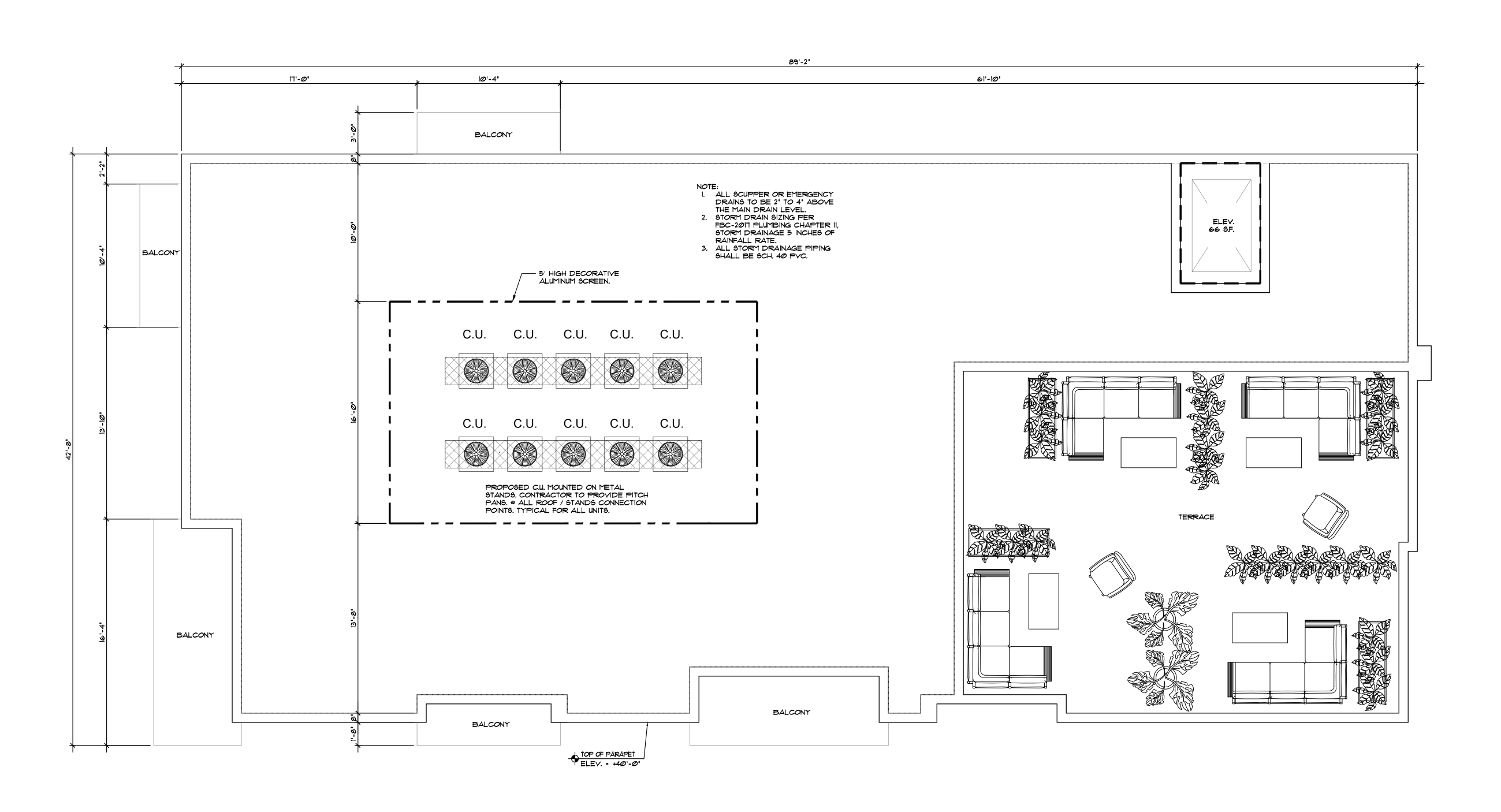
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1 PROPOSED 4TH FLOOR PLAN

NORTH





Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

REVISION:	BY:

PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR:

G & T ENTERPRISES FL LLC

ISIS JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

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DATE

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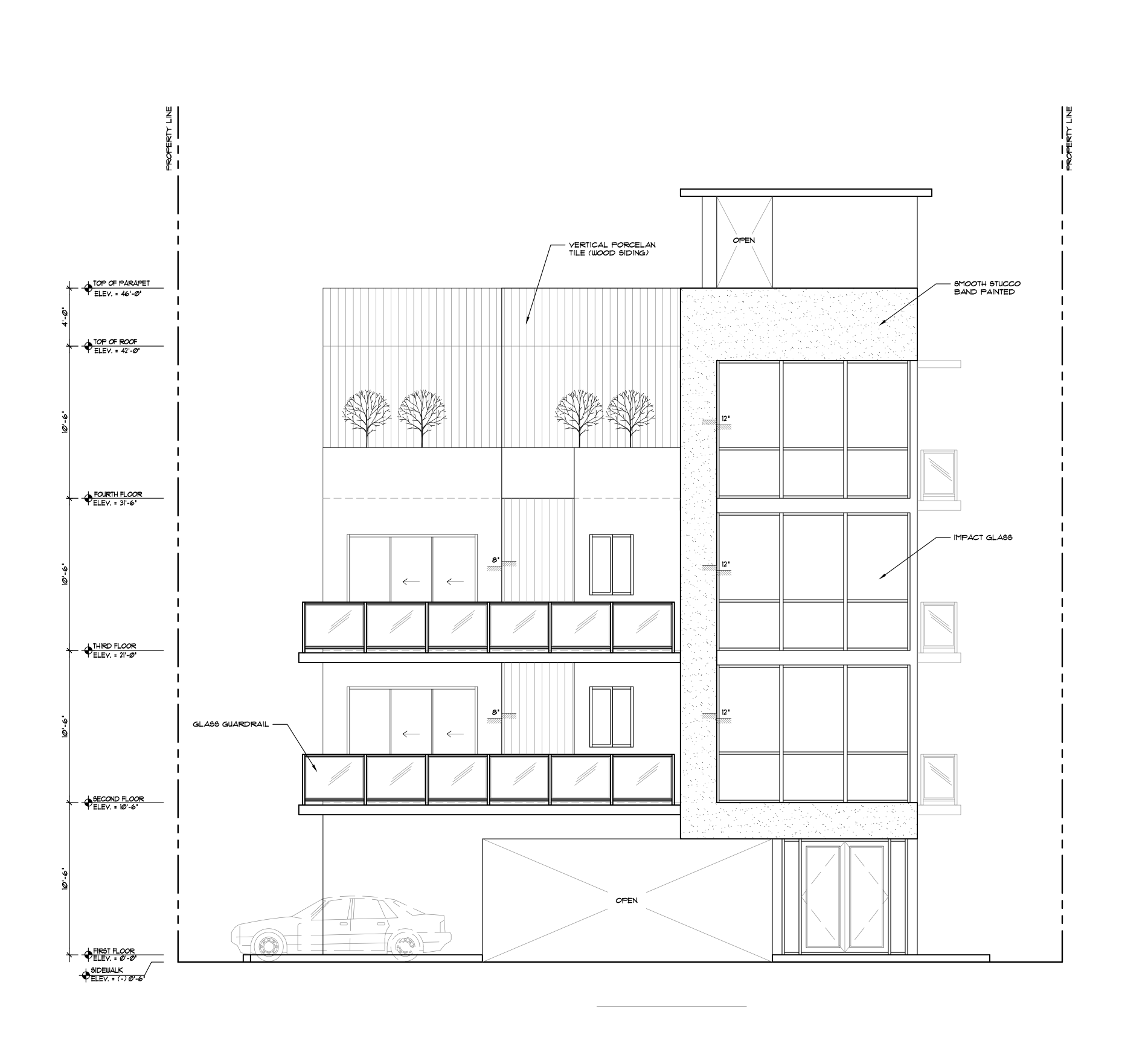
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NORTH

PROPOSED ROOF PLAN





Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

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	REVISION:	BY:

PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR;

G & T ENTERPRISES FL LLC

1919 JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

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12980 S.W. 52 STREET
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*Luis LaRosa-*Registered Architect AR#-0017852 AA#-26003693

REVISION:	BY:
	REVISION:

PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR:

G & T ENTERPRISES FL LLC

ISIS JOHNSON STREET
HOLLYWOOD, FL. 33020

SEAL: AR 0017852 LUIS LA ROSA

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Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

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PROPOSED 10-UNIT MULTI FAMILY DEVELOPMENT FOR;

G & T ENTERPRISES FL LLC

ISIS JOHNSON STREET
HOLLYWOOD, FL. 33020

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1 SOUTH ELEVATION - (REAR)





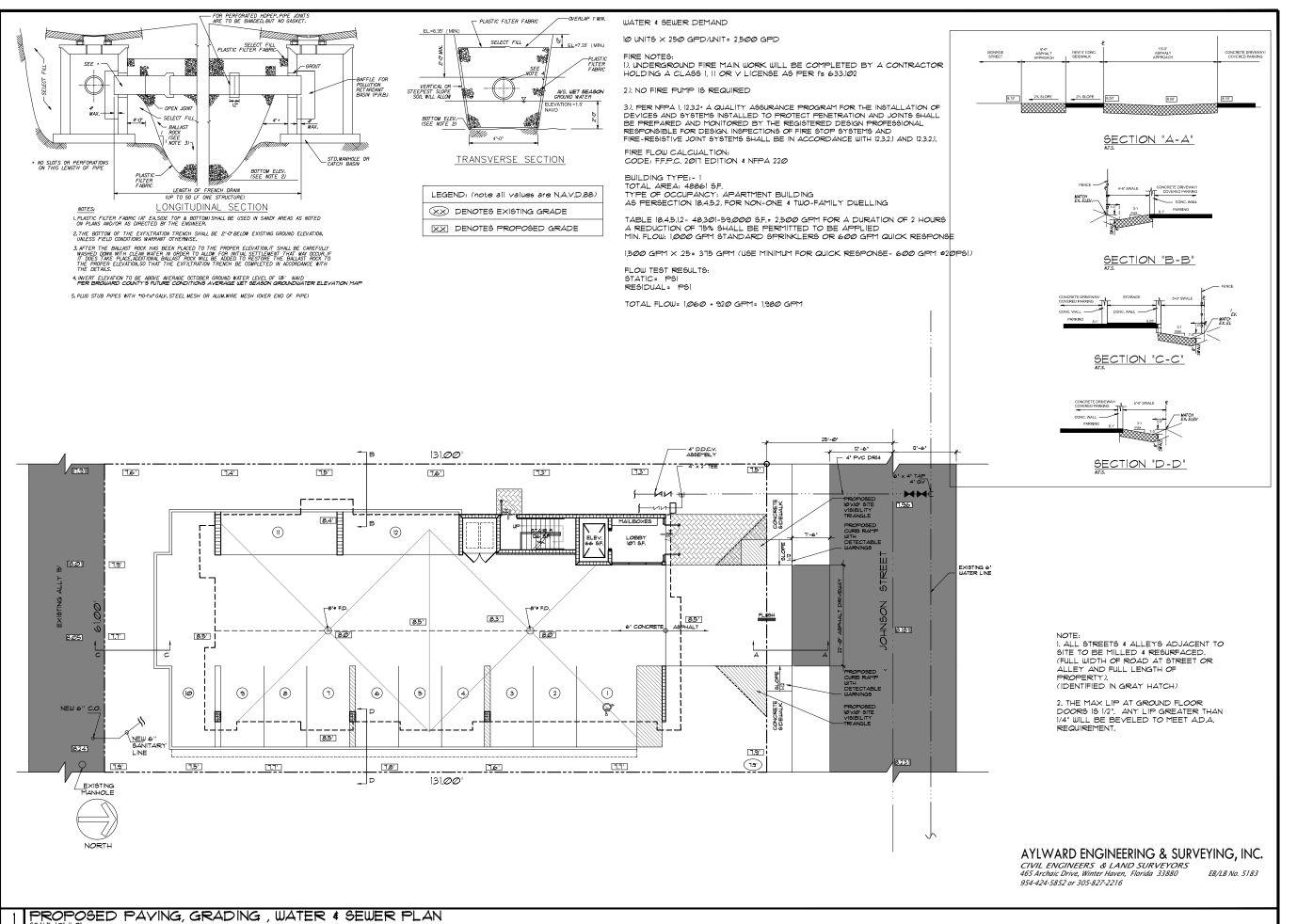
(OFF.) - 305-403-7926 (CELL)- 786-543-0851 E-MAIL: llarosa**g**larosaarchitectcts.cc Luis LaRosa-Registered Architect AR#-0017852 AA#-26003693

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12880 S.W. 52 STREE
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Luis LaResa-Registered

Architect AR#-0017852 AA#-26003693

REVISION: BY:

PROPOSED 100-UNIT MULTI FAMILY DEVELOPMENT FOR:

G & T ENTERPRISES FL LLC

ISIS JOHNSON STREET
HOLLY MINOD EL 33000

SEAL: AR 001785 LUIS LA ROSA

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GENERAL NOTES:

- THE INFORMATION PROVIDED IN THESE DRAWINGS IS SOLELY TO ASSIST THE CONTRACTOR IN ASSESSING THE NATURE AND EXTENT OF CONDITIONS WHICH WILL BE ENCOUNTERED DURING THE CONTINUE OF WHICH WHICH BE RECOUNTERED DURING THE CONTINUES OF THE WORK. THE CONTINUED HAS CONDUCT WHATEVER INVESTIGATION OF THE CONTINUE OF THE CONT THAT WILL BE ENCOUNTERED, AND UPON WHICH BIDS WILL BE BASED.
- CONSTRUCTION AND MATERIALS SHALL CONFORM TO APPLICABLE STANDARDS AND SPECIFICATIONS HE CITY OF HOLLYWOOD DEPARTMENT OF PUBLIC UTILITIES, ENGINEERING AND CONSTRUCTION (ICES DIVISION (ECSD), AND ALL OTHER LOCAL, STATE AND NATIONAL CODES, WHERE APPLICABLE.
- LOCATIONS, FLEVATIONS, SIZES, MATERIALS, ALIGNMENTS, AND DIMENSIONS OF EXISTING FACILITIES JTILITIES AND OTHER FEATURES ARE SHOWN ACCORDING TO THE BEST INFORMATION AVAILABLE AT THE UILITIES AND OF HER REATION OF THESE PLANS, AND DO NOT PURPOR! TO BE ASSOCIATED VANIABLE AT THE TIME OF THE PREPARATION OF THESE PLANS, AND DO NOT PURPOR! TO BE ASSOCIATED VANIABLE AT THE HER DEATH OF THE THE PREPARATION OF THESE PLANS AND DO THE PLANS THE PROJECT AREA WHICH WERE CONTRACTOR THE THE THE PREPARATION OF THESE PLANS AND/OR THE DURING THE PROJECT AREA WHICH WERE CONTRACTOR TO SHOULD WERE THE LOCATIONS, LEVEL TO SHOW THE PLANS AND/OR THE DURING AFFECTIVE HIS PLANS AND THE PLANS THE PLAN AVOID CONFLICT WITH EXISTING UTILITIES (NO ADDITIONAL COST SHALL BE PAID FOR THIS WORK) XISTING UTILITIES SHALL BE MAINTAINED IN SERVICE DURING CONSTRUCTION UNLESS OTHERWISE APPROVED BY THE RESPECTIVE UTILITY OWNER.
- 5. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO LOCATE AND PROTECT ANY AND ALL EXISTING UTILITIES ON THIS PROJECT, AND TO ENSURE THAT EXISTING UTILITIES ARE MAINTAINED IN SERVICE DURING CONSTRUCTION UNLESS APPROVED OTHERWISE BY THE UTILITY OWNER.
- CONTRACTOR SHALL ADJUST ALL EXISTING UTILITY CASTINGS INCLUDING VALVE BOXES, MANHOLES HAND-HOLES, PULL-BOXES, STORMWATER INLETS, AND SIMILAR STRUCTURES IN CONSTRUCTION AREA TO BE OVERLAID WITH ASPHALT PAVEMENT.
- THE CONTRACTOR IS REQUIRED TO OBTAIN ALL APPLICABLE CONSTRUCTION AND ENVIRONMENTAL PERMITS PRIOR TO THE START OF CONSTRUCTION
- 8. THE CONTRACTOR SHALL NOTIFY ECSD AT LEAST 48 HOURS PRIOR TO BEGINNING CONSTRUCTION.
- PRIOR TO THE COMMENCEMENT OF CONSTRUCTION AND INSTALLATION OF THE PROPOSED IMPROVEMENTS, SHOP DRAWINGS SHALL BE SUBMITTED TO ESD IN ACCORDANCE WITH THE CONTRACT DOCUMENT'S REQUIREMENTS, FIOR APPROVAL IN ADDITION, IT IS THE CONTRACTOR'S RESPONSIBILITY TO GETAIN ANY OTHER AGENCY SHOP DRAWING APPROVAL, IF REQUIREMENTS, FOR APPROVAL IN ADDITION, IT IS THE CONTRACTOR'S RESPONSIBILITY TO GETAIN ANY OTHER AGENCY SHOP DRAWING APPROVAL, IF REQUIREMENTS.
- 10. THE CONTRACTOR SHALL NOTIFY ECSD IMMEDIATELY FOR ANY CONFLICT ARISING DURIN CONSTRUCTION OF ANY IMPROVEMENTS SHOWN ON THESE DRAWINGS. THIS WORK BY THI CONTRACTOR SHALL BE CONSIDERED INCIDENTAL TO THE CONTRACT AND NO ADDITIONAL
- 11. ELEVATIONS SHOWN ARE IN FEET AND ARE REFERENCED TO THE NORTH AMERICAN VERTICAL DATUM OF 1988 (NAVD 88).

WATER MAIN SEPARATION IN ACCORDANCE WITH F.A.C. RULE 62-555.314

WATER MAIN SHOULD CROSS ABOVE OTHER PIPE, WHEN WATER MAIN MUST BE BELOW OTHER PIPE, THE MINIMUM SEPNARTION IS 12 INCHES.

RECLAIMED WATER REGULATED UNDER PART III OF CHAPTER 62-610, F.A.C.
3 FT. FOR GRAVITY SANITARY SEWER WHERE THE BOTTOM OF THE WATER MAIN IS LAID AT LEAST 6 INCHES ABOVE THE TOP OF THE GRAVITY SANITARY SEWER WHERE THE BOTTOM OF THE WATER MAIN IS LAID AT LEAST 6 INCHES ABOVE THE TOP OF THE GRAVITY SANITARY SEWER AND THE OTHER OF CONTROL OF THE OTHER OF THE OTHER OTH

A MINIMUM 6 FOOT HORIZONTAL SEPARATION SHALL BE MAINTAINED BETWEEN ANY TYPE OF SEWER AND WATER MAIN IN RABALLE INSTALLATIONS WHEREYER POSSIBLE.

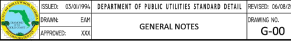
IN CASES WHERE IT IS NOT POSSIBLE TO MAINTAIN A 10 FOOT HORIZONTAL SEPARATION, THE WATER MAIN MUST BE LAID IN A SEPARATE TRENG OR OR AN UNDISTURBED EARTH SHELF LOCATED ON ONE SIDE OF THE SEWER OR FORCE MAIN AT SUCH AN ELEVATION THAT THE BOTTOM OF THE WATER MAIN IS AT LEAST 18 INCHES ABOVE THE TOP OF THE SEWER. WHERE IT IS NOT POSSIBLE TO MAINTAIN A VERTICAL DISTANCE OF 18 INCHES IN A PABALLEL INSTALLATIONS, THE WATER MAIN SHALL BE CONSTRUCTED OF DIP WITH A MINIMUM VERTICAL DISTANCE OF 18 INCHES AND A PABALLEL BLOOD OF DIP WITH A MINIMUM VERTICAL DISTANCE OF 18 INCHES AND A PABALLEL BLOOD OF DIP WITH A MINIMUM VERTICAL DISTANCE OF 18 INCHES AND SHAD AND A PABALLE PROPERTION OF THE MAINTAIN SEWER OR FORCE MAIN SHALL BE CONSTRUCTED OF DIP WITH A MINIMUM VERTICAL DISTANCE OF 18 INCHES AND SHAD AND A PABALLE PROPERTION OF THE MAINTAIN OF

EPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL

SEPARATION REQUIREMENTS

F.D.E.P.

ALLJOINTS ON THE WATER MAIN WITHIN 20 FEET OF THE CROSSING MUST BE MECHANICALY RESTRAINED.



OTHER PIPE

AVITY SANITARY SEWER

N-SITE SEWAGE TREATMEN

DISPOSAL SYSTEM

RM SEWER

GENERAL NOTES

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WATER MAIN 3

WATER MAIN 3

GENERAL NOTES (CONTINUED):

- CITY OF HOLLYWOOD SHALL NOT PROVIDE STAGING / STORAGE AREA. CONTRACTOR SHALL SECURE STAGING / STORAGE AREA AS NECESSARY FOR CONSTRUCTION WORK.
- CONTRACTOR SHALL HAUL AWAY EXCESSIVE STOCKPILE OF SOIL FOR DISPOSAL EVERY DAY. NO STOCKPILE SOIL IS ALLOWED TO BE LEFT ON THE CONSTRUCTION SITE OVER NIGHT.
- 14. CONTRACTOR SHALL CLEAN / SWEEP THE ROAD AT LEAST ONCE DAY OR AS REQUIRED BY THE ENGINEER.
- 16. THE CITY OF HOLLYWOOD HAS A NOISE ORDINANCE (CHAPTER 100) WHICH PROHIBITS EXCAVATION AND CONSTRUCTION BEFORE 8:00 A.M. AND AFTER 6:00 P.M., MONDAY THROUGH SATURDAY AND ALL DAY SUNDAY.
- 17. SUITABLE EXCAVATED MATERIAL SHALL BE USED IN FILL AREAS. NO SEPARATE PAY ITEM FOR THIS WORK, INCLUDE COST IN OTHER ITEMS.
- ALL ROAD CROSSINGS ARE OPEN CUT AS PER THE REQUIREMENTS OF THE ECSD UNLESS OTHERWISE NOTED ON THE DRAWINGS.
- 19. THE CONTRACTOR SHALL REPLACE ALL PAVING, STABILIZING EARTH, DRIVEWAYS, PARKING LOTS, SIDEWALKS, ETC. TO SATISFY THE INSTALLATION OF THE PROPOSED IMPROVEMENTS WITH THE SAME TYPE OF MATERIAL THAT WAS REMOVED DURING CONSTRUCTION OR AS DIRECTED BY ECSO FIELD
- THE CONTRACTOR SHALL NOT ENCROACH INTO PRIVATE PROPERTY WITH PERSONNEL, MATERIAL OR
 EQUIPMENT. IN CASE WORK ON PRIVATE PROPERTY IS NEEDED. A CITY OF HOLLYWOOD "RIGHT OF ENTRY" FORM MUST BE SIGNED BY PROPERTY OWNER AND THE DIRECTOR OF PUBLIC UTILITIES. THE CONTRACTOR IS RESPONSIBLE TO MAINTAIN ACCESS AT ALL TIMES TO PRIVATE HOMES/BUSINESSES.
- THE CONTRACTOR SHALL BE RESPONSIBLE FOR DAMAGE, REMOVAL OR MODIFICATION, CAUSED TO ANY IRRIGATION SYSTEM (PRIVATE OR PUBLIC) ACCIDENTALLY OR PURPOSELY. THE CONTRACTOR SHALL REPLACE ANY DAMAGED, REMOVED OR MODIFIED IRRIGATION PIPES, SPRINKLER HEADS OR OTHER PERTINENT APPURITEMANCES TO MATCH OR EXCEED EXISTING CONDITIONS AT NO ADDITIONAL COST TO
- 23. CONTRACTOR SHALL PROVIDE MAINTENANCE OF TRAFFIC IN ACCORDANCE WITH FDOT STANDARDS AND CITY OF HOLLYWOOD DEPARTMENT OF PUBLIC UTILITIES STANDARDS.
- NO TREES ARE TO BE REMOVED OR RELOCATED WITHOUT PRIOR APPROVAL FROM THE ECSD FIELD ENGINEER.
- 25. THE CONTRACTOR IS RESPONSIBLE FOR OBTAINING THE NECESSARY TREE REMOVAL OR RELOCATION PERMITS FROM THE CITY OF HOLLYWOOD BUILDING DEPARTMENT FOR TREES LOCATED IN THE PUBLIC RIGHT OF WAY.
- 26. IT IS THE INTENT OF THESE PLANS TO BE IN ACCORDANCE WITH APPLICABLE CODES AND AUTHORITIES HAVING JURISDICTION. ANY DISCREPANCIES BETWEEN THESE PLANS AND APPLICABLE REGULATORY STANDARDS / REQUIREMENTS SHALL BE IMMEDIATELY BROUGHT TO THE ATTENTION OF ECSD.

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GENERAL NOTES (CONTINUED):

- 27. THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING THE INTEGRITY OF AND MAKING THE REPAIRS TO EXISTING PAVEMENT, SIDEVALLS, PIPES, CONDUITS, CURBS, CABLES, ETC, WHETHER OR NOT SHOWN ON THE PLANS DAMAGED AS A RESULT OF THE CONTRACTORS OPERATIONS AND/OR THOSE OF HIS SUBCONTRACTORS, AND SHALL RESTORE THEM PROMPTLY AT NO ADDITIONAL EXPENSE TO THE VNER. CONTRACTOR SHALL REPORT ANY DAMAGE TO SIDEWALK, DRIVEWAY, ETC., PRIOR TO BEGINNING WORK IN ANY AREA.
- 29. UNDER NO CIRCUMSTANCES SHALL THE CONTRACTOR LEAVE EXCAVATED TRENCHES, OR PARTS OF UNIDER IN CURCUMS LANCES SPIRLE THE ONT INSCLUE LEAVE EXCENT BE LET REPORTS OF A PARTS OF THE SEMPOSED OR OPENED AT THE END OF THE WORKING DAY, WEEKENDS, HOLIDAYS OR OTHER TIMES, WHEN THE CONTRACTOR IS NOT WORKING, UNLESS OTHERWISE DIRECTED. ALL TRENCHES SHALL BE COVERED, FIRMLY SECURED AND MARKED ACCORDINGLY FOR PEDESTRIAN / VEHICLUAR TRAFFIC.
- ALL EXCAVATED MATERIAL REMOVED FROM THIS PROJECT SHALL BE DISPOSED OF OFF THE PROPERTY BY THE CONTRACTOR AT THE CONTRACTOR'S EXPENSE.
- 31. ALL DUCTILE IRON PRODUCTS SHALL BE DOMESTIC MADE HEAVY DUTY CLASSIFICATION SUITABLE FOR HIGHWAY TRAFFIC LOADS, OR 20,000 LB.
- 32. ALL GRASSED AREAS AFFECTED BY CONSTRUCTION SHALL BE RE-SODDED.
- 33. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PROVISION, INSTALLATION AND MAINTENANCE OF ALL TRAFFIC CONTROL AND SAFETY DEVICES, IN ACCORDANCE WITH SPECIFICATIONS OF THE LATEST REVISION OF FOOT DESIGN STANDARDS. IN ADDITION, THE CONTRACTOR IS RESPONSIBLE FOR THE RESETTING OF ALL TRAFFIC CONTROL AND INFORMATION SIGNAGE REMOVED DURING THE CONSTRUCTION PERIOD.
- 34. EXCAVATED OR OTHER MATERIAL STORED ADJACENT TO OR PARTIALLY UPON A ROADWAY PAVEMENT SHALL BE ADEQUATELY MARKED FOR TRAFFIC SAFETY AT ALL TIMES.
- TEMPORARY PATCH MATERIAL MUST BE ON THE JOB SITE WHENEVER PAVEMENT IS CUT, OR THE CITY'S INSPECTOR WILL SHUT THE JOB DOWN.
- 36. CONTRACTOR MUST PROVIDE FLASHER ARROW SIGNAL FOR ANY LANE THAT IS CLOSED OR DIVERTED.
- 37. CONTRACTOR SHALL NOTIFY LAW ENFORCEMENT AND FIRE PROTECTION SERVICES TWENTY-FOUR (24) HOURS IN ADVANCE OF TRAFFIC DETOUR IN ACCORDANCE WITH SECTION 336.07 OF FLORIDA STATUTES
- 38. CONTRACTOR TO RESTORE PAVEMENT TO ORIGINAL CONDITION AS REQUIRED
- 39. CONTRACTOR SHALL BE RESPONSIBLE FOR PROVIDING DEWATERING PER SPECIFICATION SECTION 02140

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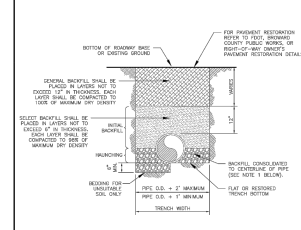
GENERAL NOTES (CONTINUED):

40. THE CONTRACTOR SHALL GIVE AT LEAST 48 HOURS NOTICE TO UTILITY COMPANIES TO PROVIDE FOR THE LOCATION OF EXISTING UNDERGROUND UTILITIES IN ADVANCE OF CONSTRUCTION. CONTRACT UTILITIES NOFFICE AT 13 TO 18-30-432 F77 (SUMSHINE ONE-CALL OF FLORIDA).



- 41. WHEN PYC PIPE IS USED, A METALLIZED MARKER TAPE SHALL BE INSTALLED CONTINUOUSLY 18"
 ABOVE THE PIPE. THE MARKER TAPE SHOULD BE IMPRINITED WITH A WARNING THAT THERE IS
 BURKED PIPE BELOW. THE TAPE SHALL BE MAGINA TEC, AS MANUPACTURED BY THOR ENTERPRISES
- 42. ALL CONNECTIONS TO EXISTING MAINS SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR, WATER CONNECTIONS SHALL BE METERED, AND THE COST OF WATER AND TEMPORARY METER SHALL BE BORNE BY THE CONTRACTOR.
- 43. A COMPLETE AS-BUILT SURVEY SHALL BE ACCURATELY RECORDED OF THE UTILITY SYSTEM DURING CONSTRUCTION. AS-BUILT SURVEY SHALL BE SUBMITTED TO ESS SIGNED AND SEALED BY A FLORIDA REGISTERED SURVEYOR PRIOR TO FINAL INSPECTION AND ACCEPTANCE OF PROJECT. THE COST OF SIGNED AND SEALED AS-BUILTS SHALL BE COVERED IN OVERALL BID. THE AS-BUILT SURVEY SHALL BED.
- PLAN VIEW SHOWING THE HORIZONTAL LOCATIONS OF EACH MANHOLE, INLET, VALVE, FITTING, BEND AND HORIZONTAL PIPE DEFLECTIONS WITH COORDINATES AND IN REFERENCE TO A SURVEY BASELINE OR RIGHT-OF-WAY CENTERLINE.
- THE PLAN VIEW SHALL ALSO SHOW SPOT ELEVATIONS OF THE TOP OF THE MAIN (WATER MAIN AND FORCE MAIN) OR PIPE INVERTS (GRAVITY MAINS) AT INTERVALS NOT TO EXCEED 100 FEFT AS MEASURED ALONG MAIN. THE PLAN VIEW SHALL ALSO INCLUDE SPOT ELEVATIONS AT EACH MANHOLE, INLET, VALVE, FITTING, BEND AND VERTICAL PIPE
- c. THE PLAN VIEW SHALL ALSO SHOW THE HORIZONTAL SEPARATION FROM UNDERGROUND UTILITIES IMMEDIATELY ADJACENT OR PARALLEL TO THE NEW MAIN.
- d. PROFILE VIEW WITH SPOT ELEVATIONS OF THE TOP OF THE MAIN (WATER MAIN AND FORCE MAIN) OR PIPE INVERT (GRAVITY MAIN) AND OF THE FINISHED GRADE OR MAINHOLE RIM DIRECTLY ABOVE THE MAIN AT INTERVALS NOT TO EXCEED 100 FEET AS MEASURED ALONG THE MAIN. THE PROFILE YER'S VAILAL ALSO INCLUDE SPOT ELEVATIONS AT EACH MANHOLE, INLET, VALVE, FITTING, BEND AND VERTICAL PIPE DEFLECTION.
- ALL CADD FILES MUST BE CREATED FOLLOWING THE CITY OF HOLLYWOOD "SURVEY / AS-BUILT CAD DRAWING STANDARDS"

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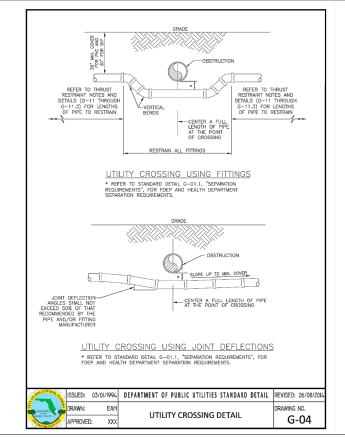
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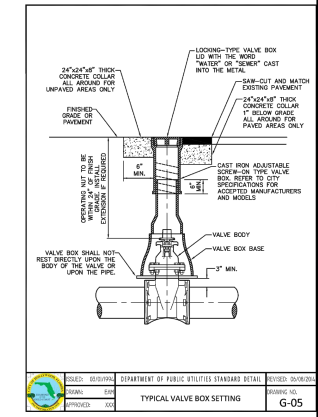
 ALL BEDDING MATERIAL SHALL BE COMPACTED TO 95% OF MAXIMUM DENSITY BEFORE ARY PIPE IS LIAD. FOR ADDITIONAL MATERIAL SPECIFICATIONS REFER TO SPECIFICATION SECTION 02222, "EXCAVATION AND BACKELL FOR UTILITIES."

 3. DENSITY TESTING SHALL BE IN ACCORDANCE WITH ASHTO T-180 AND ASTM D-3017.

 BACKELL TO COMPLY WITH FOOT DESIGN STANDARDS 122-8.

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COMPENSATION SHALL BE ALLOWED.

SEPARATION

WATER MAIN 9

WATER MAIN

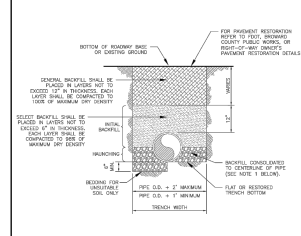
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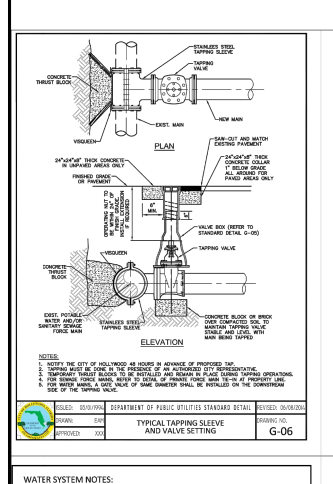
WATER MAIN

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- 1. WHEN PIPE INSTALLATION IS ABOVE THE GROUND WATER TABLE ELEVATION, OR WHENEVER BEDDING COPPER PIPE UNDER ANY CODITION, BEDDING MATERIAL SHALL BE CLEAN SANDY SOLI, IF AVAILABLE WITHIN THE LIMITS OF CONSTRUCTION, IMPORTED BEDDING SHALL BE WELL GRADED, WASHED CRUSHED STONE (OR DRAINFIEL) LIMEROCK), CRUSHED STONE SHALL CONSTRUCTOR FAND COMPAGE, SUB-ANGULAR PARTICLES OF PROPER SIZE AND GRADATION, AND SHALL BE FREE FROM ORGANIC MATERIAL, WOOD, TRASH, SAND, LOAM, CLAY, ROSESS FINES, AND OTHER DELETEROUS

ON HOLLYWOOD FILE	ISSUED:	03/01/1994	DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL	REVISED: 06/08/2014
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NEW OR RELOCATED UNDERGROUND WATER MAINS INCLUDED IN THIS PROJECT THAT WILL CROSS ANY EXISTING OR PROPOSED GRAVITY OR VACUUM-TYPE SANITARY SEWER OR STORM SEWER WILL BE LAID SO THE OUTSIDE OF THE WATER MAIN IS AT LEAST SIX INCHES ABOVE THE OTHER PIPELINE OR AT LEAST 12

NEW OR RELOCATED UNDERGROUND WATER MAINS INCLUDED IN THIS PROJECT THAT WILL CROSS ANY EXISTING OR PROPOSED PRESSURE-TYPE SANITARY SEWER, WASTEWATER OR STORM WATER FORCE MAIN, OR PIPELINE CONVEYING RECLAIMED WATER WILL BE LAID SO THE OUTSIDE OF THE WATER MAIN IS AT

AT ALL UTILITY CROSSINGS DESCRIBED ABOVE, ONE FULL LENGTH OF WATER MAIN PIPE WILL BE CENTERED ABOVE OR BELOW THE OTHER PIPELINE SO THE WATER MAIN JOINTS WILL BE AS FAR AS POSSIBLE FROM THE OTHER PIPELINE, OR THE PIPES WILL EE ARRANGED SO THAT ALL WATER MAIN, OINTS ARE AT LEAST

THE OTHER PIPELINE, OR THE PIPES WILL BE ARRANGED SO THAT JALL WATER MARITUDINS ARE AT LEAST THREE FEET FROM ALL LOINTS IN VACUULAT-PIPE SANITARY SEWERS, STORM SEWERS, STORM MATER FORCE MAINS, OR PIPELINES CONVEYNING RECLUMED WATER REGULATED UNDER PART III OF CHAPTER 80-E10, P-AC., AND AT LEAST SIX FEET FROM ALL JOINTS IN GRAVITY OR PRESSURE-TYPE SANITARY SEWERS, WASTEWATER FORCE MAINS, OR PIPELINES CONVEYNING RECLAIMED WATER NOT REGULATED UNDER PART III OF CHAPTER 80-E10, P-AC. [FAG 62-595.314(5)].

NEW UNDERGROUND WATER MAINS INCLUDED IN THIS PROJECT TO BE DUCTILE IRON PIPE (D.I.P.) WHEN

POLYETHYLENE ENCASEMENT MATERIAL SHALL BE USED TO ENCASE ALL BURIED DUCTILE IRON PIPE, FITTINGS, VALVES, RODS, AND APPURTENANCES IN ACCORDANCE WITH AWWA. C105, METHOD A. THE POLYETHYLENE TO BURIES SHALL BE CULT TWO FEET LONGEST HAN THE PIPE SECTION AND SHALL USERJAD THE ENDS OF THE PIPE BY ONE FOOT. THE POLYETHYLENE TUBING SHALL BE GATHERED AND LAPPED TO PROPERTY AND SHALL PROCESSED AND SHALL PROCESSED AND SHALL BE GATHERED AND LAPPED TO THE SHALL BE SHALL BE AND SHALL PROCESSED AND SHALL BE GATHERED AND LAPPED THE PROPERTY OF THE PAGE FAIR FAIR AND SHALL PROCESSED.

THE POLYETHYLENE TUBING SHALL PREVENT CONTACT BETWEEN THE PIPE AND BEDDING MATERIAL, BUT IS

NOT INTENDED TO BE A COMPLETELY AIRTIGHT AND WATERTIGHT ENCLOSURE, DAMAGED POLYETHYLEN

TUBING SHALL BE REPAIRED IN A WORKMANLIKE MANNER USING POLVETHYENE TAPE, OR THE DAMAGE SECTION SHALL BE REPAIRED. POLY WRAP WILL NOT BE PAID FOR AS A SEPARATE BID ITEM. IT SHALL BE CONSIDERED TO BE A PART OF THE PRICE BID FOR WATER MAIN.

FIRE HYDRANT BARRELS SHALL BE ENCASED IN POLY WRAP UP TO THE GROUND SURFACE AND THE WEEP HOLES SHALL NOT BE COVERED BY THE POLY WRAP.

GATE VALVES FOR USE WITH PIPE LESS THAN THREE INCHES (3") IN DIAMETER SHALL BE RATED FOR TWO HUNDRED (200) PSI WORKING PRESSURE, NON-SHOCK, BLOCK PATTERN, SCREWED BONNET, NON-RISING STEM, BRASS BODY, AND SOLID WEDGE. THEY SHALL BE STANDARD THREADED FOR PYC PIPE AND HAVE A MALLEABLE IRON HANDWHEEL GATE VALVES 3" THROUGH 15" IN DIAMETER SHALL BE RESILIENT SEAT AN

VALVE BOXES AND COVERS FOR ALL SIZE VALVES SHALL BE OF CAST IRON CONSTRUCTION AND ADJUSTABLE SCREW-ON TYPE. THE LID SHALL HAVE CAST IN THE METAL THE WORD "WATER" FOR THE WATER LINES. ALL VALVE BOXES SHALL BE SIX INCH (6") NOMINAL DIAMETER AND SHALL BE SUITABLE FOR DEPTHS OF THE PARTICULAR VALVE. THE STEM OF THE BURIED VALVE SHALL BE WITHIN TWENTY-FOUR INCHES (24") OF THE FINISHED GRADE UNLESS OTHERWISE APPROVED BY THE CITY.

ISSUED: 03/01/1994 DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL REVISED: 06/08/201

WATER SYSTEM NOTES

W-01

ALL WATER MAIN INSTALLATIONS SHALL COMPLY WITH THE COLOR CODING REQUIREMENTS OF CHAPTER 62-555.320 F.A.C.

PROVIDE A SNUG FIT AND SHALL BE SECURED AT QUARTER POINTS WITH POLYETHYLENE TA OF THE POLYETHYLENE TUBING SHALL BE SECURED WITH A WRAP OF POLYETHYLENE TAPE.

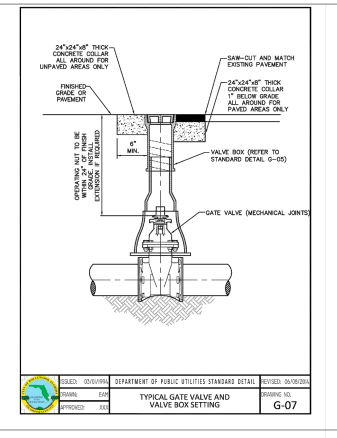
LEAST 12 INCHES ABOVE OR BELOW THE OTHER PIPELINE. [FAC 62-555.314(2); EXCEPTIONS ALLOWED

JNDER FAC 62-555.314(5)].

RAWN:

APPROVED:

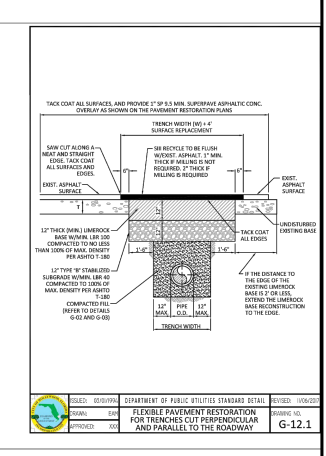
CROSSING BELOW SANITARY SEWER MAINS



FLEXIBLE PAVEMENT RESTORATION NOTES: I. THE ABOVE DETAILS APPLY ONLY TO ASPHALT PAVEMENT RESTORATION OVER UTILITY TRENCHES CUT WITHIN CITY OF HOLLYWOOD RIGHTS-OF-WAY. FOR PAVEMENT RESTORATION WITHIN BROWARD COUNTY OR FOOT RIGHTS-OF-WAY REFER TO THE CORRESPONDING DETAILS FOR THOSE AGENCIES.

- LIMEROCK BASE MATERIAL SHALL BE PLACED IN 12" MAXIMUM (LOOSE MEASUREMENT) THICKNESS LAYERS WITH EACH LAYER THOROUGHLY ROLLED OR TAMPED AND COMPACTED TO 100% OF MAXIMUM DENSITY, PER AASHTO T-180, PRIOR TO THE PLACEMENT OF THE SUCCEEDING LAYERS.
- 4. STABILIZED SUBGRADE MATERIAL SHALL BE GRANULAR AND SHALL HAVE A MINIMUM L.B.R. OF 40.
- 5 RACKELLI SHALL BE PLACED AND COMPACTED IN ACCORDANCE WITH THE PIPE LAYING CONDITION TYPICAL SECTIONS IN DETAILS G-02 AND G-03, AND THE SPECIFICATIONS, BUT TESTING WILL BEGIN 12" ABOVE THE INSTALLED FACILITY.
- 7. RESURFACING MATERIAL SHALL BE FDOT SUPERPAVE, AND SHALL BE APPLIED A MINIMUM OF TWO
- 8. MILL AND BUTT JOINT TO EXISTING PAVEMENT
- 9. IF THE TRENCH IS FILLED TEMPORARILY, IT SHALL BE COVERED WITH A 2" ASPHALTIC CONCRETE PATCH TO KEEP THE FILL MATERIAL FROM RAVELING UNTIL REPLACED WITH A PERMANENT PATCH.
- 10. REFER TO SPECIFICATIONS FOR DETAILED PROCEDURES.
- 11. WHERE THE UTILITY TRENCH CROSSES EXISTING ASPHALT DRIVEWAYS, THE LIMEROCK BASE THICKNESS MAY BE A MINIMUM OF 6 INCHES THICK. REGARDLESS OF THE EXTENT OF IMPACT, THE ENTIRE DRIVEWAY SURFACE BETWEEN THE EDG OF THE ROADWAY PAVEMENT AND PROPERTY UNE OR FRONT OF SIDEWALK SHALL BE OVERLAID USING 2-INCH THICK MINIMUM ASPHALTIC CONCRETE SURFACE COURSE WHERE INDICATED ON THE PLANS OR AS DIRECTED BY THE CITY/ENGINEER

TAMOON VI	ISSUED:	03/01/1994	DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL	REVISED:	11/06/2
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DCDAST 2	APPROVED): XXX	NOTES	G-	-12



SINGLE SERVICE PLAN FOR 5/8", 1", 1-1/2" & 2" METERS

DOUBLE SERVICE PLAN

SIDE LOT

2" MIN HDPE PIPE FOR 1" METERS

CH" PIECE W/TWIN 1

1" MIN. HDPE PIPE FOR 5/8" & 3/4" METERS.

2" MIN HDPE PIPE FOR

NO GALVANIZED PIPE OR FITTINGS ALLOWED

TRIPLE SERVICE PLAN
FOR 5/8", 3/4" AND 1" METERS

METER COUPLING (TYP)

DEPARTMENT OF PUBLIC UTILITIES STANDARD DETAIL

TYPICAL 5/8", 1", 1-1/2" AND 2" METER INSTALLATION

METER COUPLING (TYP CURB STOP (TYP)

NOTES:

1. USE ONE SINGLE METER BOX PER METER OR ONE DUAL METER BOX FOR TWO METERS.

5/8" METERS REQUIRE 3/4" PIPING
"METERS REQUIRE 1" PIPING.
ALL PIPING TO BE HOPE

W-06



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REVISION:

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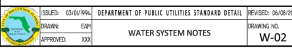


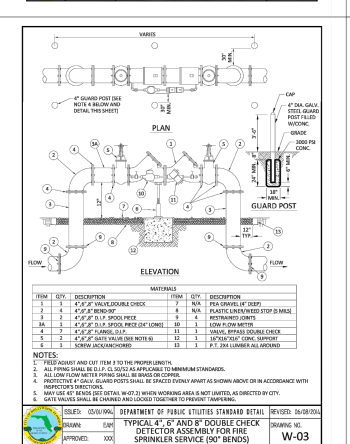




- 11. ALL WATER MAIN INSTALLATIONS SHALL COMPLY WITH THE COLOR CODING REQUIREMENTS OF CHAPTER 62-555.320 F.A.C.
- 12. ALL PVC PIPE SHALL CONFORM TO THE REQUIREMENTS OF ANSI/AWWA C900 LATEST REVISION AND CLASS DR 18. ALL DP WATER MAINT SHALL BE DUCILE IRON PRESSURE CASS 350, WHITH WALL THICKNESS COMPLYING AND CLOSS COMPLYING AND CLOSE AND CLOSE
- FITTINGS SHALL BE DUCTILE IRON, MEETING ANSI/AWWA C153/A21.53-00 SPECIFICATIONS, WITH 350 PSI
 MINIMUM WORKING PRESSURE. FITTINGS MUST BE CEMENT LINED AND SEAL COATED PER ANSI/AWWA
 C104/A21.4-03. ALL DUCTILE IRON PIPE AND FITTINGS MUST BE MANUFACTURED IN THE UNITED STATES OF
 AMERICA.
- 14. ALL DUCTILE IRON PIPE TO BE MECHANICAL JOINTS, WRAPPED IN POLY. ADEQUATE PROTECTIVE MEASURES AGAINST CORROSION SHALL BE USED AS DETERMINED BY DESIGN.
- 15. PAVEMENT RESTORATION SHALL BE CARRIED OUT IN ACCORDANCE WITH THE REQUIREMENTS OF THE CITY.
- 16. ALL TRENCHING, PIPE LAYING, BACKFILL, PRESSURE TESTING, AND DISINFECTING MUST COMPLY WITH THE
- 17. THE MINIMUM DEPTH OF COVER OVER WATER MAINS IS 30" (DIP) OR 36" (PVC).
- 18. MINIMUM HORIZONTAL SEPARATION BETWEEN STORM STRUCTURES AND WATER MAINS SHALL BE 3'.
- 19. MAXIMUM DEFLECTION PER EACH JOINT SHALL BE 50% OF MANUFACTURES RECOMMENDATION (MAXIMUM) WHERE DEFLECTION IS REQUIRED.
- 20. CONTRACTOR SHALL BE RESPONSIBLE FOR IDENTIFYING CONFLICTS WITH WATER MAINS PLACED AT MINIMUM COVER. IN CASE OF CONFLICT, WATER MAIN SHALL BE LOWERED TO PASS UNDER CONFLICTS WITH 18" MINIMUM VERTICAL SEPARATION. NO ADDITIONAL PAYMENT SHALL BE DUE TO CONTRACTOR FOR LOWERING THE MAIN OR THE ADDITIONAL FITTINGS USED THEREON.
- . PIPE JOINT RESTRAINT SHALL BE PROVIDED BY THE USE OF DUCTILE IRON FOLLOWER GLANDS MANUFACTURED TO ASTM A 536-80. TWIST-OFF NUTS SHALL BE USED TO ENSURE PROPER ACTUATING OF THE RESTRAINING DEVICES SHALL HAVE A WORKING PRESSURE OF 250 PSI MINIMUM, WITH A MINIMUM SAFETY FACTOR OF 2:1, AND SHALL BE EBAA IRON INC. MEGALUG OR APPROVED EQUAL. JOINT RESTRAINTS SHALL BE PROVIDED AT A MINIMUM OF THREE JOINTS (60 FEET) FROM ANY FITTING.
- 22 WHENEVER IT IS NECESSARY IN THE INTEREST OF SAFETY TO BRACE THE SIDES OF A TRENCH TH RECESSARY TO SUPPORT THE SIDES OF THE EXCAVATION TO ENSURE PERSONNEL SAFETY. AND TO PREVEN MOVEMENT WHICH CAN IN ANY WAY DAMAGE THE WORK OR ENDANGER ADJACENT SMU OF THE WORK OR ENDANGER ADJACENT SMUCTURES. THE CONTRACTOR SHALL BE SOLELY RESPONSIBLE FOR IT HE SEQUENCE, METHODS AND MEANS OF CONSTRUCTION, AND FOR THE IMPLEMENTATION OF ALL OSHA AND OTHER SAFETY REQUIREMENTS.

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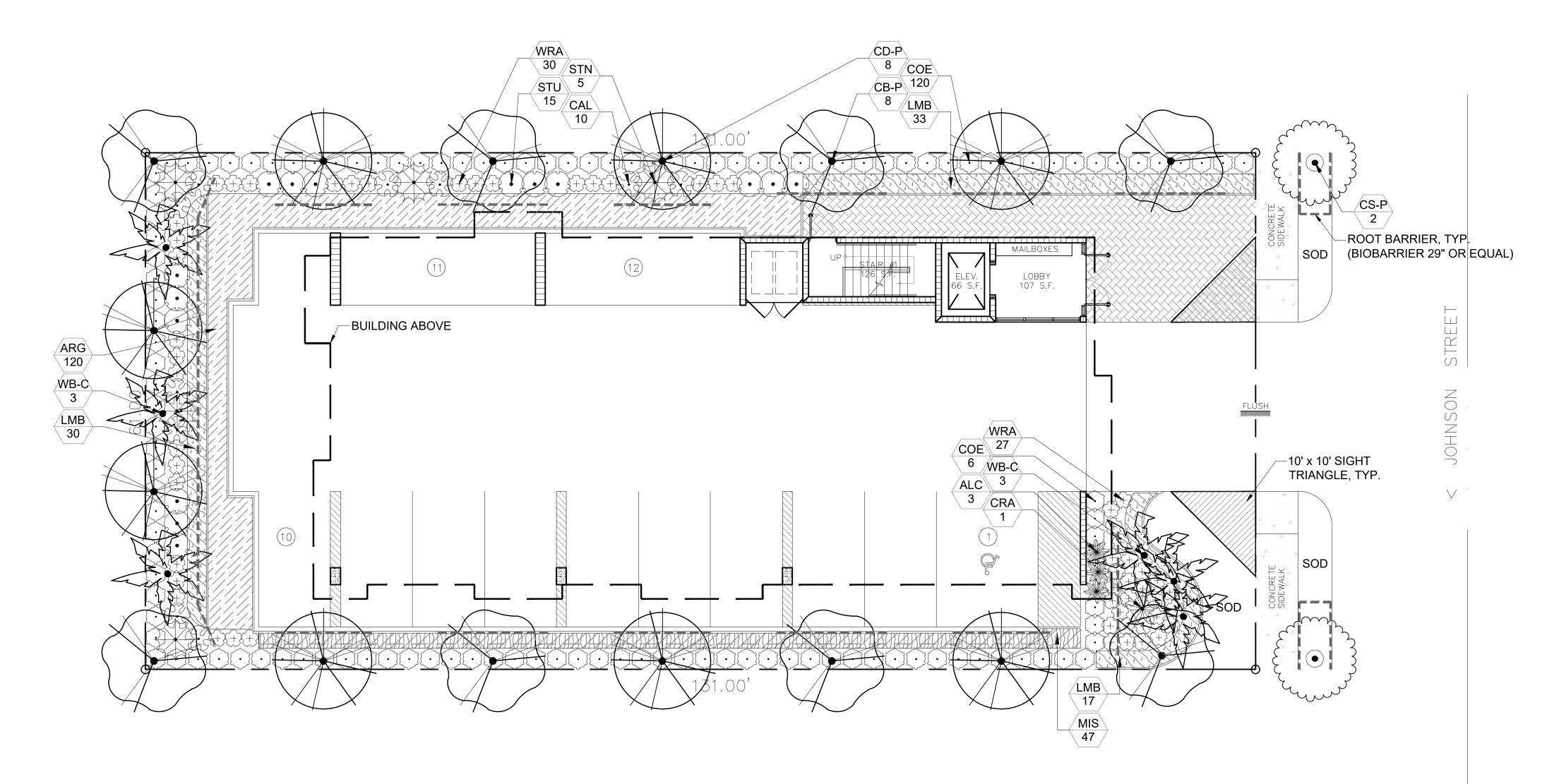


Landscape Notes:

- Alternative plant species for required landscape may be permitted subject to review and approval by the City of Hollywood Planning Department prior to installation.
- All prohibited exotic or invasive species shall be removed from the entire site prior to the issuance of a Certificate of Occupancy.
- All required landscaping shall be installed prior to the issuance of a Certificate of Occupancy.
- No Cypress Mulch is to be used on site. Eucalyptus or Melaleuca Mulch is to be used in a 3" consistent layer in all planting beds.
- Enhanced landscaping beyond minimum requirements will conform to all applicable sections of the City of Hollywood Landscape Manual.
- This plan has been designed to meet the tree planting requirements contained within the FPL document entitled 'Plant the Right Tree in the Right Place' and City of Hollywood Landscape Manual.
- For existing or proposed utilities, no tree shall be planted where it could, at mature height conflict with overhead power lines.
- Tree species shall be selected as to minimize conflicts with existing or proposed utilities.
- See engineer's plans for all underground & overhead utilities and field locate all prior to installation; contact Landscape Designer/Owner regarding any conflicts.
- All site drainage by others.
- Landscape adjacent to vehicular traffic to be maintained to preserve site line visibility.

-Tree Relocation Note: Do not relocate without obtaining permit from the City of Hollywood. Existing tree(s) to be relocated require root pruning by a qualified professional prior to relocation. If the tree(s) does not survive after relocation and is dead or in poor health at time of final inspection, mitigation will be required through payment into the tree preservation fund, equal to \$350 per every 2" tree mitigation owed.

-Irrigation Note: Per Article 9: 9.4(4): Irrigation. All landscaped areas shall receive 100% coverage by means of an automatic sprinkler system designed and constructed in accordance with the City of Hollywood Code of Ordinances, the Florida Building Code, State Law, and the regulations of the South Florida Water Management District. Failure to maintain or disconnection of the irrigation system shall be a violation of these regulations.



Project Team LANDSCAPE ARCHITECTURAL SERVICES, LLC Port St. Lucie, Fl. 34983 72) 834-1357 | brandon@las-fl.co LLR Architects, Inc. **ARCHITECTURE & PLANNING MIRAMAR, FLORIDA 33027** (OFF.) - 305-403-7926 (CELL)- 786-543-0851 FOR:

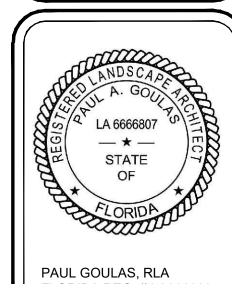
33020 **DEVELOPMENT** Hollywo -andscape Street, 1919 PROPOSED

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	Revisions							
Date	Init.	Description						
01.18.23	DC	Initial Submittal						

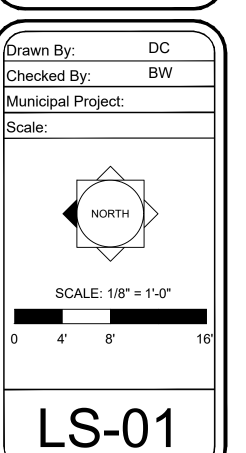
Landscape Data:

RAC Zoning - ND-2 (North Downtown Medium Intensity Multi-Family District)	Required	Provided	
Perimeter Landscape	2 Trees	2 Trees	
One 12' street tree per 30 linear feet or portion thereof, of street frontage of property wherein said improvements are proposed.	(61'/30)	(See Perimeter Trees, Sheet 1)	
Residential Uses shall provide a three (3) foot landscape buffer within required setback areas with one (1) tree for every 20 linear feet of required buffer area.	16 Trees (323'/20)	16 Trees (See Perimeter Trees, Sheet 1)	
Minimum Open Space	2 Trees	2 Trees	
All pervious areas must be landscaped with grass, ground cover, and/or shrubbery.	Min. Site Req.	(See Code Trees,	
Minimum of one tree per 1,000 sq. ft. of pervious area.	(2,439 SF/1,000)	Sheet 1)	
Minimum Tree Sizes			
Shade trees:2" DBH/ 12' height.			
Palm trees: 8' of GW or CT.			
Native Requirements	12 Trees	18 Trees	
A minimum of 60% of required trees and 50% of required shrubs must be native species.	63 Shrubs	126 Shrubs	

PERIMETER TREES	BOTANICAL NAME	COMMON NAME	SIZE	NATIVE		QTY
CD-P	Coccoloba diversifolia	Pigeon Plum	FG, 12` HT, 2" DBH MIN, STD, SP	Yes		8
CS-P	Conocarpus erectus sericeus	Silver Buttonwood	FG, 12` HT, 2" DBH MIN, STD, SP	Yes		2
CB-P	Cordia sebestena	Orange Geiger Tree	FG, 12` HT, 2" DBH MIN, STD, SP	Yes		8
CODE TREES	BOTANICAL NAME	COMMON NAME	SIZE	NATIVE		QTY
WB-C	Wodyetia bifurcata	Foxtail Palm	FG, 8' CT, SGL, SP	No		6
SHRUBS	BOTANICAL NAME	COMMON NAME	SIZE	NATIVE		QTY
ALC	Alcantarea odorata	Giant Silver Bromeliad	7G, 36" OA, F, SP, AS	No		3
COE	Conocarpus erectus	Green Buttonwood	3G, 24" HT x 18" SPR, F, 30" OC	Yes		126
CAL	Cordyline fruticosa `Auntie Lou`	Ti Plant	7G, 4` HT x 3` SPR, 3PP, SP, AS	No		10
CRA	Crinum augustum `Queen Emma`	`Queen Emma` Crinum	15G, 2`-3` OA, F, SP	No		1
STU	Stachytarpheta urticifolia	Blue Porterweed	3G, 24" OA, F,	Yes		15
STN	Strelitzia nicolai	White Bird of Paradise	15G, 5`-6` HT, 5PP, F, SP	No		5
WRA	Wrightia antidysenterica	Asian Snow	3G, 18" OA, F,	No		57
GROUND COVERS	BOTANICAL NAME	COMMON NAME	SIZE	NATIVE	SPACING	QTY
ARG	Arachis glabrata 'Ecoturf'	Perennial Peanut	FG, Sod	No	24" o.c.	120
LMB	Liriope muscari 'Big Blue'	Big Blue Liriope	1G, 12" OA, F,	No	24" o.c.	80
MIS	Microsorum scolopendrum	Wart Fern	1G, 12" OA, F,	No	24" o.c.	47



PAUL GOULAS, RLA FLORIDA REG. # LA6666807





LANDSCAPE SPECIFICATIONS

PART 1: GENERAL CONDITIONS

A. The landscape contract includes the supplying and planting of all trees, shrubs, vines, and ground cover together with all necessary labor, equipment, tools and materials needed for the successful completion, execution and maintenance of the landscape plans.

1.02 AGENCY STANDARDS:

A. Grades and standards of plant materials to be used shall be true to name, size, condition and graded Florida #1 or better as stated in: Grades and Standards of Florida Plant Materials published by the State of Florida Department of Agriculture, Tallahassee, Florida.

A. The Landscape Contractor shall personally examine the site and fully acquaint him/herself with all of the existing conditions in order that no mis-understanding may afterwards arise as to the character or extent of the work to be performed, and additionally, in order to acquaint him/herself with all precautions to be taken in order to avoid injury to property or persons. No additional compensation will be granted because of any unusual difficulties which may be encountered in the execution or maintenance of any portion of the work.

1.04 ERRORS AND OMISSIONS:

A. The plant list is a part of the drawings and is furnished as a convenience. The plant list indicates the name, size and quantities of specific plant materials as called for and is located on the drawings. The Landscape Contractor is responsible for his/her own quantity count, and any discrepancy between drawings and plant list shall be considered as correct on the drawings.

B. The Landscape Contractor shall not take advantage of errors or omissions in the specifications or contract drawings. Full instruction will be given if such errors are discovered. Upon the discovery of any discrepancies in, or omissions from the drawings or documents, or should the Landscape Contractor be in doubt as to their meaning, the Landscape Architect shall be notified and will determine the actions necessary to each query.

C. If plans and specifications are found to disagree after the contract is awarded, the Landscape Architect shall be the judge as to which was intended.

1.05 EXECUTION OF THE WORK:

A. The Landscape Contractor shall have his labor crews controlled and directed by a Foreman well versed in plant materials, planting methods, reading blueprints, and coordination between job and nursery in order to execute installation correctly and in a timely manner.

B. The Landscape Contractor shall provide a competent English-speaking Foreman on the project at all times, who shall be fully authorized as the Contractor's agent on the work. The Superintendent shall be capable of reading and thoroughly understanding the Plans, Specifications and other Contract Documents. If the Superintendent is deemed incompetent by the Landscape Architect, he (the superintendent) shall be immediately replaced.

C. The Landscape Contractor shall be available for any meetings with the Owner and/or Landscape Architect during implementation of the job. Any additional work or changes required as a result of failure to communicate with the Owner or Landscape Architect during implementation will be the responsibility of the Landscape Contractor.

1.06 PROTECTION OF PUBLIC AND PROPERTY:

A. The Landscape Contractor shall protect all materials and work against injury from any cause and shall provide and maintain all necessary safeguards for the protection of the public. He shall be held responsible for any damage or injury to persons or property which may occur as a result of his fault or negligence in the execution of the work, i.e. damage to underground pipes or cables.

1.07 CHANGES AND EXTRAS:

A. The Contractor shall not start work on any changes or "extras" in the project until a written agreement setting forth the adjusted prices has been executed by the Owner and the Contractor. Any work performed on changes or "extras" prior to execution of a written agreement may or may not be compensated for by the Owner at his discretion.

1.08 GUARANTEE

A. The Landscape Contractor shall furnish a written guarantee warranting all materials, workmanship and plant materials, except sod, for a period of ONE (1) YEAR from the time of completion and acceptance by the Landscape Architect and Owner. Sod shall be guaranteed to 90 calendar days after acceptance by the Landscape Architect and Owner. All plant material shall be alive and in satisfactory condition and growth for each specific kind of plant at the end of the guarantee period. The guranteeing of plant material shall be construed to mean complete and immediate replacement with plant material of the same variety, type, size, quality and grade as that of the originally specified material. During the guarantee period it shall be the Landscape Contractor's responsibility to immediately replace any dead or unhealthy material as determined by the Landscape Architect. The guarantee will be null and void if plant material is damaged by lightning, hurricane force winds, or any other acts of God, as well as vandalism or lack of proper maintenance.

B. At the end of the specified guarantee period, any plant required under this contract that is dead or not in satisfactory condition, as determined by the Landscape Architect, shall be replaced. The Landscape Contractor shall be responsible for the full replacement cost of plant materials for the first replacement and share subsequent replacement (s) costs equally with the Owner, should the replacement plant fail to survive.

1.09 CARE AND MAINTENANCE:

A. The Landscape Contractor shall be responsible for the care and maintenance of all plant materials and irrigation when applicable until final acceptance by the Owner or Landscape Architect.

B. The Owner agrees to execute the instructions for such care and maintenance.

1.10 SAFETY:

A. It shall be the responsibility of the Landscape Contractor to protect all persons from injury and to avoid property damage. Adequate warning devices shall be placed and maintained during the progress of the work

B. It shall be the contractor's responsibility to conform to all local, state, and federal safety laws and codes including the Federal Occupational Safety And Health Act (O.S.H.A.) .

1.11 CONTRACTOR QUALIFICATION:

A. The Owner may require the apparent contractor (s) to qualify him/herself to

be a responsible entity by furnishing any or all of the following documentary data: A financial statement showing assets and liabilities of the company current to date.

A listing of not less than (3) completed projects of similar scope and nature. Permanent name and address of place of business.

4. The number of regular employees of the organization and length of time the organization has been in business under the present name.

1.12 INSURANCE AND BONDING:

A. The contractor (s) shall submit proof of insurance for this job for the time period that the work is done. The minimum amount of insurance shall be \$300,000.00 per person and \$300,000.00 per aggregate or as required by owner and agreed to in the contract. The successful bidder shall be required to have this coverage in effect before beginning work on the site.

B. The Owner shall have the right to require the Contractor to furnish bonds covering faithful performance of the Contract and payment obligations arising thereunder as stipulated in bidding requirements or specifically required in the Contract

Documents on the date of execution of the Contract.

1.13 PERMITS AND CERTIFICATES: A. All contractors shall secure and pay for all permits and certificates required for his/her

class of work. PART 2: MATERIALS

2.01 PLANT MATERIALS

A. A complete list of plants is shown on the drawings, including a schedule of quantities, sizes, and such other requirements deemed necessary. In the event discrepancies occur, the specifications on the drawings shall govern.

B. Substitutions: Substitutions of plant materials or changes in size or spacing of materials will be permitted ONLY upon written authorization by the Owner or the Landscape Architect. If plant material is not of sufficient size to meet applicable codes, a letter of variance from the appropriate agency must be obtained by the Contractor prior to issuance of any change order. If material of smaller size is to be accepted, the quantity of material shall be increased, at no additional cost to the Owner, to meet the intent of the drawings.

C. All plant materials shall have a habit of growth that is normal for the species and shall be healthy, vigorous and equal to or exceed the measurements specified in the plant list, which are the minimum acceptable sizes. Plants shall be measured before pruning with branches in normal position. Any necessary pruning shall be done at the time of planting.

D. All plant materials shall be nursery grown, unless otherwise noted, Florida #1 or better and shall comply with all required inspections, grading standards and plant regulations as set forth by the Florida Department of Agriculture's Grades and Standards for Nursery Plants, most current addition and Grades and Standards for Nursery Plants, most current addition.

E. Plants that do not have the normal balance of height and spread typical for the respective plant shall not be acceptable.

F. The Landscape Contractor shall install each plant to display its best side. Adjustments may be required if plants are not installed properly and/or approved by the Landscape Architect at no additional cost to owner

2.02 INSPECTION A. The Landscape Architect and Owner may inspect trees and shrubs at place of growth or at site before planting, for compliance with requirements for genus, species, variety, size and quality. The Landscape Architect and Owner retain the right to further inspect trees and shrubs for size and condition of balls and root systems, insects, injuries and latent defects, and to reject unsatisfactory or defective material at any time during progress of work. Rejected plant materials

2.03 PROTECTION OF PLANT MATERIALS:

shall be immediately removed from project site.

A. Balled and burlapped plants (B & B) shall be dug with firm natural balls of earth of sufficient diameter and depth to encompass the fibrous and feeding root system necessary for full recovery of the plant. Balls shall be firmly wrapped with burlap similar materials and bound with cord, rope, or wire mesh. All collected plants shall be balled and burlapped.

B. Plants with broken, damaged or insufficient rootballs will be rejected.

C. All plant material shall be protected from possible bark injury or breakage of branches. All plants transported by open trucks shall be adequately covered to prevent windburn, drying or

D. Plants which cannot be planted immediately on delivery to the site shall be covered with moist soil, mulch or other protection from the drying of wind and sun. All plants shall be watered as necessary by the Landscape Contractor until planted.

A. All plant materials shall be stored on the site in designated areas, specified by the Landscape Architect or Owner's agent.

B. No plant material shall be stored longer than seventy-two (72) hours unless approved by by Landscape Architect and/or owner.

C. The Landscape Architect reserves the right to reject any plant materials not in conformance with these specifications.

D. All rejected material shall be immediately removed from the site and replaced with

2.05 PROTECTION DURING PLANTING:

acceptable material at no cost to the Owner.

A. Trees moved by winch or crane shall be thoroughly protected from chain marks, girdling or bark slippage by means of burlap, wood battens or other approved methods. Battens shall NOT be attached to the tree with nails.

2.06 PLANTING SOIL:

A. Planting soil for all plantings shall consist of existing native soil and shall be free of debris, roots, clay, stones, plants or other foreign materials which might be a hindrance to planting operations or be detrimental to good growth.

2.07 FERTILIZER:

A. Commercial fertilizer shall comply with the state fertilizer laws. Nitrogen shall not be less than 40% from organic source. Inorganic chemical nitrogen shall not be derived from the sodium form of nitrate. Fertilizers shall be delivered to the site in unopened original containers, each bearing the manufacturer's guaranteed analysis. Any fertilizer that becomes caked or otherwise damaged

B. Thoroughly mixed 3 lbs. of commercial fertilizer to each cubic yard of planting soil.

C. Tabletized fertilizer shall be Agriform planting tablets 20-10-5 formula, 21 gram or equal. All trees and shrubs shall be fertilized with tabletized fertilizer as follows. While backfilling plant holes, fertilizer tablets shall be equally spaced and placed adjacent to the ball mid-way in depth in accordance with the following rates:

> 1 gallon container 1 tablet 3 gallon container 2 tablets 5 tablets

Large tubs, wire baskets, grow bags, and balled and burlapped material shall have 1 tablet for each 1/2 inch of trunk diameter (measured 3 feet from ground) or for each foot of height or spread of The Landscape Architect reserves the right to inspect and review the application of fertilizer.

A. Mulch material shall be clean, dry, free of weeds, seeds and pests, moistened at the time of application to prevent wind displacement. Cypress &/or Red mulch is prohibited.

B. All trees and shrub beds shall receive 3" mulch immediately after planting and Apply 2" max on tree & palm rootballs, keep away from tree & palm trunks or as required by local jusidiction.

PART 3: EXECUTION

3.01 DIGGING: A. The Landscape Contractor shall exercise care in digging and other work so as not to damage existing work, including overhead wires, underground pipes and cables and the pipes and hydrants of watering systems. Should such overhead or underground obstructions be encountered which interfere with planting, the Owner shall be consulted and contractor will adjust the location of plants to clear such obstruction. The Contractor shall be responsible for the immediate repair of any damage caused by his work.

3.02 GRADING: A. Grading for drainage, swales, etc. to within 4 inches of the finished grade to be

B. It shall be the responsibility of the Landscape Contractor to provide the final grading during the course of landscape installation so as to bring sod and planting areas to their proper elevations in relation to walks, paving, drain structures, and other site conditions. The site grading plan must be checked prior to installation of sod to insure that drainage and other conditions will NOT be modified.

A. Planting shall take place during favorable weather conditions.

provided by others.

B. The Contractor shall call for utility locates and ascertain the location of all utilities and easements so proper

precautions can be taken not to damage or encroach on them.

C. Tree Planting shall be located where it is shown on the plan. No planting holes shall be

conforms to the aforementioned "Tree and Shrub Planting Diagrams".

dug until the proposed locations have been staked on the ground by the Contractor. D. Excavation of holes shall extend to the required subgrades as specified on the planting diagrams located in the planting plans. Plant pits shall be circular in outline and shall have a profile which

E. A representative number of planting pits (a minimum of one in every 25 feet throughout the entire site) shall be tested for proper drainage. See Landscape Plan for complete testing methods

F. Planting pits shall be excavated to the following dimensions and refilled with a mixture of (1/2) planting soil (1/2) existing native soil]; 1 Gallon material (1 gal.): 12" x 12" x 12" min. 3 Gallon material (3 gal.): 20" x 20" x 18" min. Lerio material (7 gal.): 30" x 30" x 24" min.

Field grown material and trees: 1-1/2 times width of ball and depth of ball plus 12" min.

G. No planting or laying of sod shall be initiated until the area has been cleaned of existing sod or other plant materials, rough grass, weeds, debris, stones etc. and the ground has been brought to an even grade, with positive drainage away from buildings and towards drain inlets and swales and approved by Landscape Architect or owner's rep.

H. Each plant shall be planted in an individual hole as specified for trees, shrubs, and vines.

I. All plants shall be set to ultimate finished grade. No filling will be permitted around trunks or stems. All ropes, wire, stakes, etc., shall be removed from sides and top of the ball and removed

J. All flagging ribbon shall be removed from trees and shrubs before planting.

K. Excess excavation (fill) from all holes shall be removed from the site, at no additional expense to

L. All palms shall be backfilled with sand, thoroughly washed in during planting operations and with a

shallow saucer depression left at the soil line for future waterings. Saucer areas shall be top-

A. Remove dead and broken branches from all plant material. Prune to retain typical growth habit of individual plants with as much height and spread as possible in a manner which will preserve the plant's natural character.

dressed two (2") inches deep with topsoil raked and left in a neat, clean manner.

B. Make all cuts with sharp instruments flush with trunk or adjacent branch, in such a manner as to insure elimination of stubs. Cuts made at right angles to line of growth will not be permitted.

C. Trees shall not be poled or topped.

D. Remove all trimmings from site.

A. All trees over six (6') feet in height shall, immediately after setting to proper grade, be guyed with three sets of two strands, No. 12 gauge malleable galvanized iron, in tripod fashion. See Detail.

B. Wires shall not come in direct contact with the tree but shall be covered with an approved protection device at all contact points. Wires shall be fastened in such a manner as to avoid pulling crotches apart.

D. Stake & Brace all treess larger than 12' oa. See detail. Stakes shall be 2" x 2" lumber of sufficient length to satisfactorily support each tree.

E. Turnbuckles for guying trees shall be galvanized or cadmium plated and shall be of adequate size and strength to properly maintain tight guy wires.

3.06 WATER:

A. Each plant or tree shall be thoroughly watered in after planting. Watering of all newly installed plant materials shall be the responsibility of the Landscape Contractor until final acceptance by the Landscape Architect.

B. See General Notes of Landscape Plan for water source.

walks, paving and wood borders to allow for building turf.

3.07 SOD:

A. The Landscape Contractor shall sod all areas indicated on the drawings.

B. It shall be the responsibility of the Landscape Contractor to fine grade all landscape areas, eliminating all bumps, depressions, sticks, stones, and other debris

C. The sod shall be firm, tough texture, having a compacted growth of grass with good root development. It shall contain no noxious weeds, or any other objectionable vegetation, fungus, insects, or disease. The soil embedded in the sod shall be good clean earth, free from stones and debris.

D. Before being cut and lifted, the sod shall have been mowed at least three times with a lawn mower, with the final mowing not more than seven days before the sod is cut. The sod shall be carefully cut into uniform dimensions.

E. 6-6-6 fertilizer with all trace elements is to be applied at the rate of 40 lbs. per 1,000 sq. ft. prior

F. Solid sod shall be laid with closely abutting, staggered joints with a tamped or rolled, even surface. G. The finished level of all sod areas after settlement shall be one (1") inch below the top of abutting

H. If in the opinion of the Landscape Architect, top dressing is necessary after rolling, clean yellow sand will be evenly applied over the entire surface and thoroughly washed in.

A. The Landscape Contractor shall remove all vegetation and rocks larger than (1") in diameter from areas to be seeded, scarify the area, then apply fertilizer at a rate of 500 lbs. per acre.

B. Application: Argentine Bahia Grass seed - 200 Pounds per acre mixed with common hulled Bermuda seed - 30 lbs. per acre. All other seed mixtures shall be applied per the manufacturer's instructions.

C. Roll immediately after seeding with a minimum 500 pound roller, then apply straw mulch at the rate of 2,500 pounds per acre.

D. Apply fertilizer at the rate of 150 lbs. per acre 45-60 days after seeding.

A. The contractor shall at all times keep the premises free from accumulations of waste materials or rubbish caused by his employees or work. He shall leave all paved areas "broom clean" when completed with his work.

3.10 MAINTENANCE:

A. Maintenance shall begin immediately after each plant is installed and shall continue until all planting has been accepted by the Owner or Landscape Architect. Maintenance shall include watering, weeding, removal of dead materials, resetting plants to proper grades or upright positions, spraying, restoration of planting saucer and/or any other necessary operations.

B. Proper protection to lawn areas shall be provided and any damage resulting from planting operations shall be repaired promptly.

Replacement of plants during the maintenance period shall be the responsibility of the Contractor, excluding vandalism or damage on the part of others, lighting, or hurricane force winds, until final acceptance.

D. In the event that weeds or other undesirable vegetation become prevalent, it shall be the Contractor's responsibility to remove them.

E. Trees or other plant material which fall or are blown over during the maintenance period will be reset by the Contractor at no additional expense to the Owner, the only exception being hurricane

3.11 COMPLETION, INSPECTION AND ACCEPTANCE: A. Completion of the work shall mean the full and exact compliance and conformity with the provisions expressed or implied in the Drawings and in the Specifications, including the complete removal of all trash, debris, soil or other waste created by the Landscape Contractor.

B. Inspection of work to determine completion of contract, exclusive of the possible

replacement of plants, will be made by the Owner and/or Landscape Architect at the conclusion of all planting and at the request of the Landscape Contractor. All plant material shall be alive and in good growing condition for each specified kind of plant at the time of acceptance. The rating of each plant according to Florida Grades and Standards shall be equal to or better than that called for on the plans and in these Specifications at the time of final

D. After inspection, the Landscape Contractor will be notified by the Owner of the acceptance of all plant material and workmanship, exclusive of the possible replacement of plants subject to guarantee.

DRAINAGE TESTING/DRAINAGE CHANNEL REQUIREMENTS

inspection and acceptance.

(5) 2x4x16" WOOD BATTENS.

BATTENS IN PLACE DURING

STEEL BANDS

SECURE BATTENS W/ (2) 3/4" HIGH

CARBON STEEL BANDS TO HOLD

PLANTING PROJECT. DO NOT NAIL

RELATION TO THE HEIGHT OF THE TREE FOR ADEQUATE BRACING.

BATTENS TO TRUNK. HEIGHT OF BATTENS SHALL BE LOCATED IN

PRIOR TO PLANTING ALL PLANTING PITS SELECTED FOR TESTING SHALL BE TESTED IN THE FOLLOWING MANNER

A. DIG EACH PLANTING PIT TO THE MINIMUM SPECIFIED SIZE.

B. FILL PLANTING PIT WITH TWELVE INCHES (12") OF WATER. IF THE WATER LEVEL DROPS FOUR (4") OR MORE WITHIN FOUR (4) HOURS, THE DRAINAGE IS SUFFICIENT AND A DRAINAGE CHANNEL IS NOT REQUIRED IF THE WATER LEVEL DROPS LESS THAN FOUR INCHES (4") WITHIN THE FOUR (4) HOUR PERIOD, A DRAINAGE CHANNEL IS REQUIRED.

C. WHERE REQUIRED, THE DRAINAGE CHANNEL MUST EXTEND DOWN THROUGH THE NON POROUS SOIL AND INTO POROUS SOIL. (SEE DETAIL)

D. ALL MATERIAL REMOVED FROM THE DRAINAGE CHANNEL SHALL BE DISCARDED.

E. WHEN BACKFILLING PLANTING PITS WITH PLANTING MIXTURE, CARE MUST BE TAKEN TO KEEP THE CONSISTENCY OF THE SOIL MIX THE SAME THROUGHOUT THE PLANTING PIT AND DRAINAGE CHANNEL.

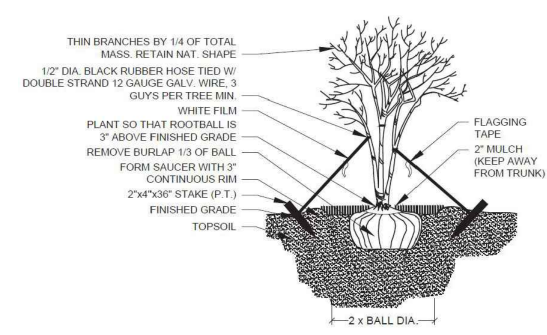
(5) LAYERS OF BURLAP

TOPSOIL

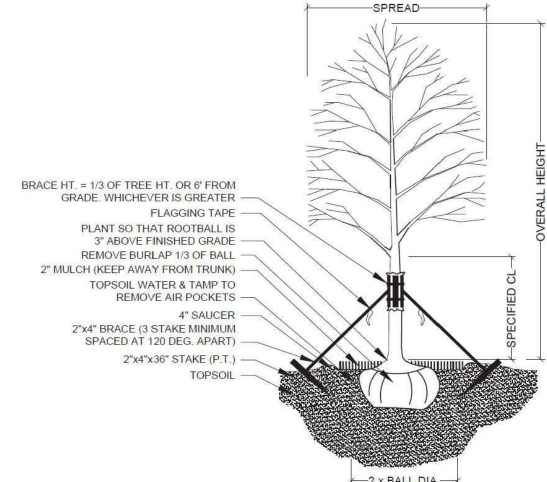
DRAINAGE TESTING DETAIL

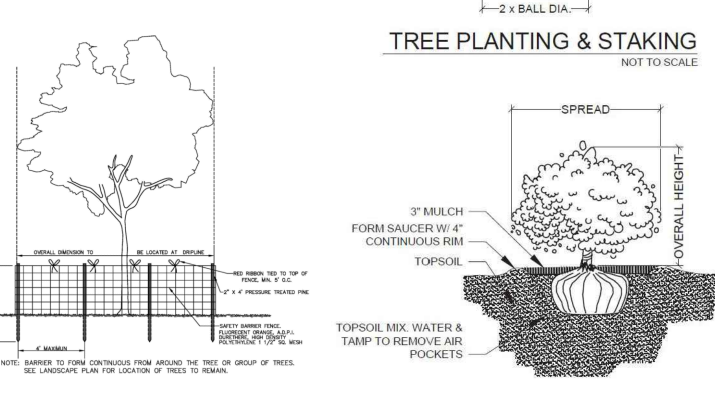
ROOTBALL

WRAP TRUNK IN BURLAP & SECURE BATTENS W/ 3/4" HIGH CARBON STEEL BANDS FLAGGING TAPE -2"x4" BRACE (3 STAKE MINIMUM SPACED AT 120 DEG. APART) -2" MULCH (KEEP AWAY FROM TRUNK) -FORM SAUCER WITH 4" CONTINUOUS RIM -2x4x36" STAKE (P.T.) 2 x BALL DIA.→ PALM PLANTING - ANGLE STAKE



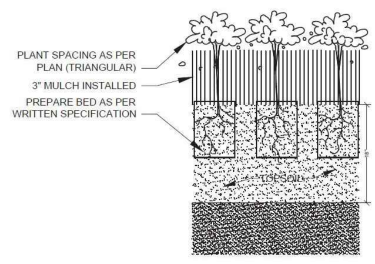
MULTI-TRUNK PLANTING & GUYING







SHRUB PLANTING



GROUNDCOVER PLANTING DETAIL

NOT TO SCALE

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Project Team

LANDSCAPE

ARCHITECTURA

SERVICES, LLC

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