

PLANNING COMMISSION MEETING AGENDA Tuesday July 28, 2020

<u>All Santaquin City Public Meetings Will Be Held Online Only</u> (Temporary order - while responding to Coronavirus public gathering restrictions):

• <u>YouTube Live</u> - All Santaquin City public meetings will be shown live on the **Santaquin City YouTube** Channel, which can be found at:

https://www.youtube.com/channel/UCTzZT_yW2H2Hd-58M2_ddSw

or by searching for Santaquin City Channel on YouTube.

- <u>Public Comment & Public Hearing Participation</u> As with all City Council and Planning Commission Meetings, we will continue to invite the public to provide "Public Comment" (30-minute duration, maximum of 5-minutes per comment). We will also continue to hold Public Hearings, as needed and required on specific issues. We invite the public to provide comment in the following ways:
 - <u>By Email</u> Comments will be accepted by email up to 5:00 P.M. on the date of the meeting. Comments will be read during the meeting and made part of the official record of the city. Comments should be submitted to <u>PublicComment@Santaquin.org</u>
 - <u>By Telephone</u> For those who would like to have their own voice heard during the Public Comment or Public Hearing periods, please submit an email to <u>PublicComment@Santaquin.org</u> providing us your <u>Telephone Number</u>. When it is your turn to speak, a Santaquin City staff member will call you and put you on speakerphone so that you can personally share your comments within the meeting.
 - <u>In Person</u> For those who would like to attend in person, we welcome you but ask that you follow all public health guidelines regarding hygiene as outline by the Utah Health Department.

7:00 p.m. REGULAR SESSION (Held in the Court Room, upper level of the Santaquin City Offices, 275 West Main Street)

- 1. Welcome
- 2. Invocation / Inspirational Thought
- 3. Pledge of Allegiance
- 4. Order of Agenda Items
- 5. Public Forum

7. PLANNING COMMISSION BUSINESS

Approval of minutes from July 14, 2020

8. **ADJOURNMENT**

CERTIFICATE OF POSTING

Upon Request, in compliance with the Americans with Disabilities Act, reasonable accommodations for individuals with disabilities will be provided. For assistance, please call 754-3211.

This agenda is hereby properly advertised this 23rd day of July, 2020 through posting of copies of this agenda in three public places within the city, namely **City Hall**, **Zions Bank**, and the Santaquin branch of the **United States Post Office**

PUBLIC MEETING ETIQUETTE

(Please remember that all public meetings are recorded)

• All comments must be recognized by the Chairperson and addressed through the microphone.

• When speaking to the body conducting the meeting, please stand at the podium, state your name and address for the record, and speak slowly and clearly into the microphone.

• Be respectful to others and refrain from disruptions during the meeting. Please refrain from conversation with others in the audience as the microphones are very sensitive and can pick up whispers in the back of the room.

- Keep comments constructive and not disruptive.
- Avoid verbal approval or dissatisfaction of the ongoing discussion (i.e., booing or applauding).
- Exhibits (photos, petitions, etc.) given to the City become public record.
- Please silence all cellular phones, beepers, pagers or other noise making devices.
- Be considerate of others who wish to speak by limiting your comments to a reasonable length, and avoiding repetition of what has already been said.

• Refrain from congregating near the doors or in the lobby area outside the council room to talk as it can be very noisy and disruptive. If you must carry on conversation in this area, please be as quiet as possible. The doors must remain open during a public meeting.

Public Hearing vs. Public Meeting

If the meeting includes a public hearing, the public may participate during that time and may present opinions and/or evidence for the issue for which the hearing is being held. In a public hearing there may be some restrictions on participation such as time limits.

Anyone can observe a public meeting, but there is no right to speak or be heard. The public participates in presenting opinions and evidence at the pleasure of the body conducting the meeting.

Legislative Decision vs. Administrative Decision

Legislative decisions create, amend or repeal laws. After a public hearing, the Planning Commission provides a recommendation to the City Council for a legislative decision. The City Council makes the final decision on legislative decisions. Both bodies have some discretion on legislative decisions. Public comments offered at a Public Hearing are relevant to the discussion when considering a legislative action.

Administrative decisions apply the law. When making an administrative decision, the land use authority applies existing laws to facts. If the application complies with the code, the land use authority must approve it regardless of personal or public sentiment.



Planning Commission Members in Attendance: Trevor Wood (participating via Zoom), Brad Gunnell, Art Adcock, Kylie Lance, Michelle Sperry, Jessica Tolman, and Kody Curtis.

Other's in Attendance: Community Development Director Jason Bond, City Manager Ben Reeves, Council Member Betsy Montoya (participating via Zoom), Council Member Nick Miller, Brandon Kirk, Stephen Larsen, Jimmy Degraffenreid,

Committee Chair Wood called the meeting to order at 7:00 p.m.

Invocation / Inspirational Thought: Commissioner Adcock offered an invocation.

Pledge of Allegiance: Commissioner Lance led the Pledge of Allegiance.

Public Forum: Commission Chair Wood opened the public forum at 7:03 p.m. and closed it at 7:03 p.m.

DISCUSSION AND POSSIBLE ACTION ITEMS

PUBLIC HEARING- Summit Ridge Storage Subdivision Concept Plan

The Planning Commission will review a concept plan of a proposed subdivision located at approximately 1800 S. Frontage Road.

Mr. Bond clarified that only the subdivision portion of this proposal will be reviewed tonight. He stated that (if approved) the newly created parcel would be 7.6 acres (See Attachment 'A'). He explained that the applicant's proposal is to develop storage units on the property after it is subdivided. Mr. Bond clarified that the site plan for the storage units will be governed by the Development Review Committee (DRC) and the Summit Ridge HOA.

Commission Chair Wood opened the Public Hearing at 7:06 p.m. and closed the Public Hearing at 7:07 p.m.

Brandon Kirk (the applicant for the proposal) stated that currently they are only seeking approval for the subdivision. Commissioner Tolman shared her opinion that this is a good location for storage units. Commissioner Curtis asked how much of the new lot will be developed as storage units. Mr. Kirk explained that about 10% of the back of the property will be a water retention basin, but they plan to develop the rest.

None of the Commissioners indicated any concerns regarding the proposed subdivision. Mr. Bond explained that since this is a concept review no action will be taken tonight.

Heelis Farms Preliminary Plan

A preliminary review of a 20-unit townhome subdivision located at approximately 200 N. and 400 E.

Mr. Bond explained that this proposal consists of 21 townhomes on 1.68 acres (See Attachment 'B'). He clarified that a development agreement was reached when the rezone took place. The amenities will include a tot lot, a pavilion and a basketball court. Mr. Bond explained that this project has not received Architectural Review Committee (ARC) approval yet, but it will be reviewed by the ARC shortly. He noted that the garages will be 24 feet by 24 feet in order to meet code and count as two parking stalls. Mr. Bond provided staff's recommendation that this preliminary plan move forward, with the conditions that all Planning and Engineering Redlines be addressed; and that the plan doesn't move forward to the City Council, until it has received ARC approval.

Commissioner Tolman asked if parking can be restricted along 400 East. Mr. Bond explained that the DRC has asked that 400 E. have a red curb and that the developer provide no parking signs. He clarified that it is anticipated that 400 E. will need to be improved and widened in the future. Commissioner Lance asked what type of fencing would be built around the property. Mr. Bond stated that masonry fencing is required for multifamily housing within the MSR zone.

Commissioner Adcock asked if there is any concern from public safety with both accesses being located off of 200 N. Mr. Bond explained that the fire department has reviewed the accesses and drive areas to ensure that it meets fire code.

Motion: Commissioner Tolman motioned to forward a positive recommendation to the City Council for the Heelis Farms Preliminary Plan. With the conditions that all Planning and Engineering redlines be addressed, and that ARC approval be obtained. Commissioner Gunnell seconded.

Roll Call: Commissioner Gunnell Commissioner Adcock Commissioner Lance

Commissioner LanceAyeCommissioner SperryAyeCommissioner TolmanAyeCommissioner CurtisAyeCommissioner WoodAye

The motion passed 7 to 0.

Parker View Subdivision Parking Agreement

Ave

Aye

The Planning Commission will review a proposed parking agreement for the 3-unit subdivision located at approximately 605 E. 400 N.

Mr. Bond clarified that the address of this development is located at the corner of Main Street and Highland Drive. He noted that the applicant is working to move forward with a site plan for a car wash on the northern lot, for which they would like to obtain a parking agreement. Mr. Bond explained that they are requesting to share 4 parking stalls between the Big O Tires and the future car wash on the lot to the North (See Attachment 'C'). He noted that currently both lots are owned by the same entity; however, this parking agreement would run with the land, in the case of shared ownership.

Commissioner Wood asked if the vacuum stations to the west of the car wash will be counted as general parking. Mr. Bond clarified that they won't be counted as general parking. Commissioner Wood asked if this shared parking agreement impacts the Big O Tires. Mr. Bond indicated that the Big O Tires will have adequate parking even with the parking agreement.

Motion: Commissioner Lance motioned to approve the Parker View Subdivision Parking Agreement. Commissioner Tolman seconded.

Roll Call: **Commissioner Wood** Aye Commissioner Gunnell Aye Commissioner Adcock Aye **Commissioner Lance** Aye Commissioner Sperry Aye **Commissioner** Tolman Aye **Commissioner Curtis** Aye The motion passed 7 to 0.

Gray Cliffs Presentation

The Planning Commission will review and discuss some ideas which would modify the Gray Cliffs Subdivision.

Mr. Bond explained that The Grey Cliffs subdivision is currently working with the Development Review Committee (DRC). He noted their name change from 'Summit View Communities', and explained that this subdivision is proposed to be located on the old Sumsion mining property along Highway 198. Mr. Bond clarified that there is no action required tonight, only the request that the Planning Commission provide feedback to the developer

Mr. Steve Larsen explained that he has been working on this subdivision for the last year and a half. He presented his new ideas for this area (See Attachment 'D') He shared his idea that the retention area of the property could serve a dual purpose as a bike park. Mr. Larsen also introduced the concept of 'Eco-lodges' which are tiny homes that can be used in a resort type of fashion. He stated that he foresees this as a large draw in the Utah Valley area. He recognized the importance of providing an element of commercialism in order to support and service these amenities. Mr. Larsen explained that he anticipates these amenities to include a smaller storage unit facility to provide additional storage for the multifamily units as well as bike lockers etc.

Mr. Larsen presented ideas for the Eco-lodges, such as utilizing the natural slope, and providing larger porches and patios to make up for the smaller homes. He stated that they are proposing that the Eco-lodge areas be integrated with bike trails. The Eco-lodges would be between 400 and 600 square foot homes. He outlined the proposed commercial spaces, such as a bike shop, restaurants, and storage units. Mr. Larsen explained that it is envisioned that the Eco-lodges would be individually owned, with an HOA maintained. He stated that he would like to see different designs in the Eco-lodge area such as having a 26-foot cross section for the roadway and modifying parking.

Mr. Larsen explained that he intends to provide ample amount of open space within this development. He reviewed his plans to expand Eastside park, make the retention basin more shallow and add a pickleball court on additional land to the North.

Mr. Bond explained that this proposal is not requesting additional density, but would rather shifting density. Mr. Larsen clarified that if approved, they would be shifting 36 of the townhomes to Ecolodges. Commissioner Lance stated that she would like to see the Eco-lodge square footage around 800 square feet. She also expressed concern with having a small roadway and residents coming in with trucks and trailers. Mr. Larsen explained that he would like to provide a lot below the Ecolodges where trailers can be parked.

Mr. Curtis asked for more expansion regarding the equestrian trails. Mr. Larsen stated that he is proposing to provide 2.5 miles of equestrian trails. He noted that the general feedback he received from the recreation board, was to maximize the bike trails and minimize the equestrian trails. Mr. Curtis explained that as someone who rides horses, it's not appealing to be close to bike trails. He suggested that a trailhead be provided that connects to open riding space.

Commissioner Gunnell stated that he likes this concept for this area. However, he asked if the area will still have a viable use if mountain biking loses popularity. Mr. Larsen indicated that he is open to future uses such as turning the retention basin/bike park into a soccer park etc. if the need arises

A brief recess was taken at 8:14 p.m. The meeting was resumed at 8:16 p.m.

Commissioner Lance stated that the larger lots are greatly anticipated as there is a shortage within Santaquin. She asked if there is a timeline for this project. Mr. Larsen explained that he is moving forward with the Council to renew his conditional rezone for one additional year. He stated that he would like to move forward with everything and hold off zoning in plat A (Where he is proposing the Eco-lodges).

Commissioner Wood asked if the bike park would be open to all the residents of the City, or just the residents of this development? Mr. Larsen explained that the bike park would belong to the City. Commissioner Wood expressed concern of a storm impacting the bike trials, and the

additional stress this would put on the City, as they are proposed to be City owned. Mr. Larsen explained that they would be built to prepare for a 25-year storm level.

Discussion on proposed changes to the Main Street Residential zone

The Planning Commission will discuss a proposed idea to modify the Main Street Residential zone in preparation for a public hearing.

Mr. Bond reported that the City Council forwarded a recommendation that the Planning Commission look into the following proposed changes to the MSR zone: That ADU's become an allowed use. That multifamily housing be removed as a permitted use. And that flag lots be removed as a permitted use. Mr. Bond explained that the Planning Commission will need to work out the details regarding the additions of ADU's before making a recommendation to the City Council.

Commissioner Lance asked what the purpose is for removing multifamily developments less than one acre? Mr. Bond explained that the thought is that lots that are less than one acre can't provide quality multifamily developments as far as providing amenities, etc. Commissioner Gunnell suggested that rather than having an acreage requirement for multifamily housing, a minimum unit number be set. Commissioner Curtis shared his feelings that when multifamily developments are too large, the amenities provided aren't adequate to service the units. Mr. Bond pointed out that there aren't many opportunities for multifamily to develop within this zone. Mr. Reeves recognized that per the general plan, the intent of the MSR zone is to provide a buffer between commercial uses on Main Street and single family housing. He stated that it could be changed with the upcoming general plan update.

Council Member Montoya explained that with this proposal, her intent is to put power into the hands of the current landowners living in the MSR zone: By allowing homeowners the ability to add an ADU on their property. And by requiring an acreage minimum for multifamily development, this would require a developer to purchase neighboring properties in order to build multifamily housing.

Mr. Curtis stated that if he lived in the neighboring R-8 zone, he would prefer to neighbor a smaller duplex or triplex rather than a large multifamily development. He stated that he would prefer to see only single family housing in this area. Commissioner Wood stated that he thinks ADU's are a good tradeoff for multifamily housing within the MSR zone.

Mr. Bond shared a motion the Planning Commission made regarding ADU's in November of 2018 (see motion below).

Motion: Commissioner Adcock motioned to recommend that the concept of detached accessory dwelling units (ADU) be implemented into Santaquin City code and that the following ideas be considered:

- Multi-family developments be prohibited in the R-8 zone and that detached ADUs be permitted and regulated appropriately. In conjunction with this change, we recommend that the infill lot and flag lot standards be repealed from the code.
- An ADU "workshop" or public relation resource be established which would help residents understand how to implement an ADU and understand what such an investment would look like. If multi-family in the R-8 zone doesn't continue to happen, an affordable option needs to replace it in order for the City to be in harmony with State moderate income housing requirements.'

Commissioner Sperry seconded.

He explained that ADU's have been viewed as a tool to provide affordable housing within Santaquin. Commissioner Gunnell indicated that he would like to see ADU's implemented within the MSR and R-8 Zones. Commissioner Lance explained that she is in favor of allowing ADU's, but suggested that Cities who have implemented ADU's be contacted in order to gather information. Mr. Bond recognized that residents would need to be educated about what ADU's are so they know how to implement them. Commissioner Adcock stated that he would also like to see these allowed in the R-8 zone. Commissioner Gunnell suggested that a minimum lot size is set, for which an ADU can be built on.

Mr. Bond explored the potential regulations for ADU's. (See Attachment 'E'). He recommended that two sections be created in section 10-6-8 of the City Code; one for attached units (which are currently allowed uses) and another for the proposed ADU detached units. Commissioner Tolman suggested that the code stipulate that the ADU can't be taller than the existing home. Commissioner Curtis suggested that it also state that an ADU can't be larger than the primary house. The Planning Commissioners discussed setbacks and decided that a 10-foot side and rear setback would be good, and is consistent with current accessory structure setbacks.

Commissioner Lance asked that there is clarification provided in section E regarding tandem parking. She noted that this is confusing within the accessory apartment area of code. Mr. Bond explained that accessory apartments aren't currently regulated within the City. Commissioner Lance indicated that she would like to see this addressed along with the addition of ADU's.

Commissioner Curtis asked if ADU's would require additional impact fees? Mr. Bond asked if it would make sense to waive impact fees, especially if the purpose of ADU's is to provide affordable housing. Commissioner Lance noted that having residents living in ADU's would create additional draws to City services such as public safety, etc. Commissioner Tolman suggested that the impact fees be reduced rather than eliminated.

Commissioner Gunnell recommended that the code state that an ADU can't be rented out for a term of more than 2 years, with a year to year rental contract after. He also asked that the code emphasize that the owner must occupy one of the buildings.

Commissioner Wood suggested that the required distance between an ADU and the existing home be looked at. Mr. Bond explained that currently in City Code accessory dwellings must be at least 12 feet away from the main dwelling unit. He has suggested that this same setback be used between main dwelling units and ADU's.

Mr. Bond asked the Commissioners if they are ok with flag lots being removed as an approved use within the MSR zone. Commissioners Curtis, Sperry and Gunnell indicated that they are fine with that. Mr. Bond asked the commissioners if they think flag lots should be removed as an allowed use in all zones or just in the MSR zone? Commissioner Lance stated that she would like to see them removed in all zones.

Discussion on the General Plan

The Planning Commission will discuss ideas for the upcoming update to the General Plan.

Mr. Bond explained that the intent of this discussion is for the Planning Commission to provide their feedback regarding the scope of the general plan update. Commissioner Lance stated that due to the amount of development happening within the City, she feels that a third party revamp is needed. Commissioners Tolman and Curtis agreed.

Mr. Bond explained that the City Council felt that a lot of the general plan could be reused, but they would like to see what a third party could offer. Commissioner Lance suggested that the Council receive input from a third party regarding where they would like to see high density housing located. Commissioner Tolman asked if a third party was used last time? Mr. Bond stated that they were not. Mr. Bond communicated the Council's desire to have a strong educational component for residents, tied to the general plan. He also explained that the Council wants to provide an outside perspective, or objective approach to updating the general plan.

Mr. Bond explained that there are a number of different *master plans* in the general plan that are technical, and go into a significant amount of detail. He clarified that the intent of this update is not to change everything, but rather update the state mandated required elements; land use, transportation, and moderate income housing element.

Commissioner Wood motioned to extend the meeting no longer than 10:30 p.m. Commissioner Gunnell seconded. The vote was unanimous in the affirmative.

PLANNING COMMISSION BUSINESS

Approval of minutes from June 23, 2020 **Motion:** Commissioner Adcock motioned to approve the minutes from July 23, 2020. Commissioner Tolman seconded. The vote was unanimous in the affirmative.

Commissioner Wood asked the Commissioners if they would be willing to attend City Council Meetings in order to better facilitate communication. Commissioner Lance stated that she is

happy to go to some Council meetings. Commissioner Wood explained that the idea is to create a rotation in which the Commissioners attend the meetings. Mr. Bond suggested that this be coordinated at the end of each Planning Commission meeting. Commissioner Lance volunteered to attend the City Council meeting next week.

Adjournment

Commissioner Curtis motioned to adjourn at 10:11 p.m.

Trevor Wood, Commission Chair

Kira Petersen, Deputy Recorder

PHASE I

BLDG 1	BLDG 6
22,950 SF	22,950 SF
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BLDG 2	BLDG 7
18,750 SF	2,430 SF
10X25 - 75	10X30 - 9

BLDG 3

1,200 SF 10X20 - 3 30X20 OFFICE

BLDG 4

<u>26,745 SF</u> 10X20 - 7

BLDG 5

<u>20,100 SF</u> 10X30 - 67

PHASE II BLDG 8

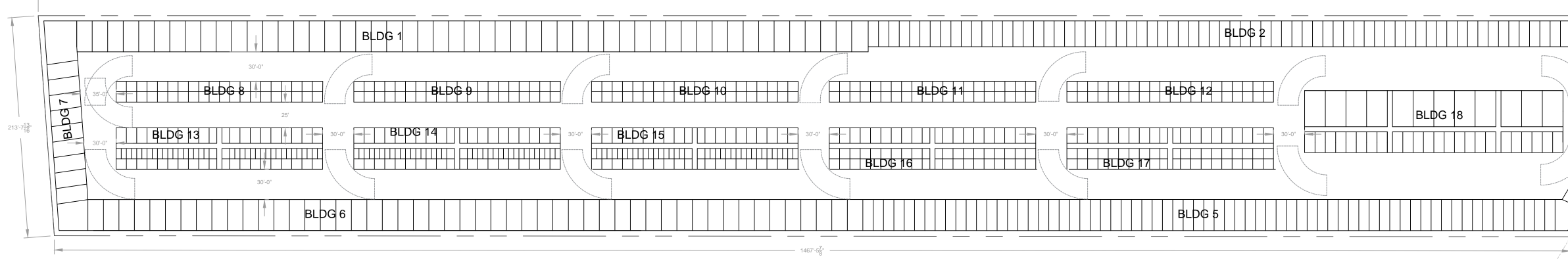
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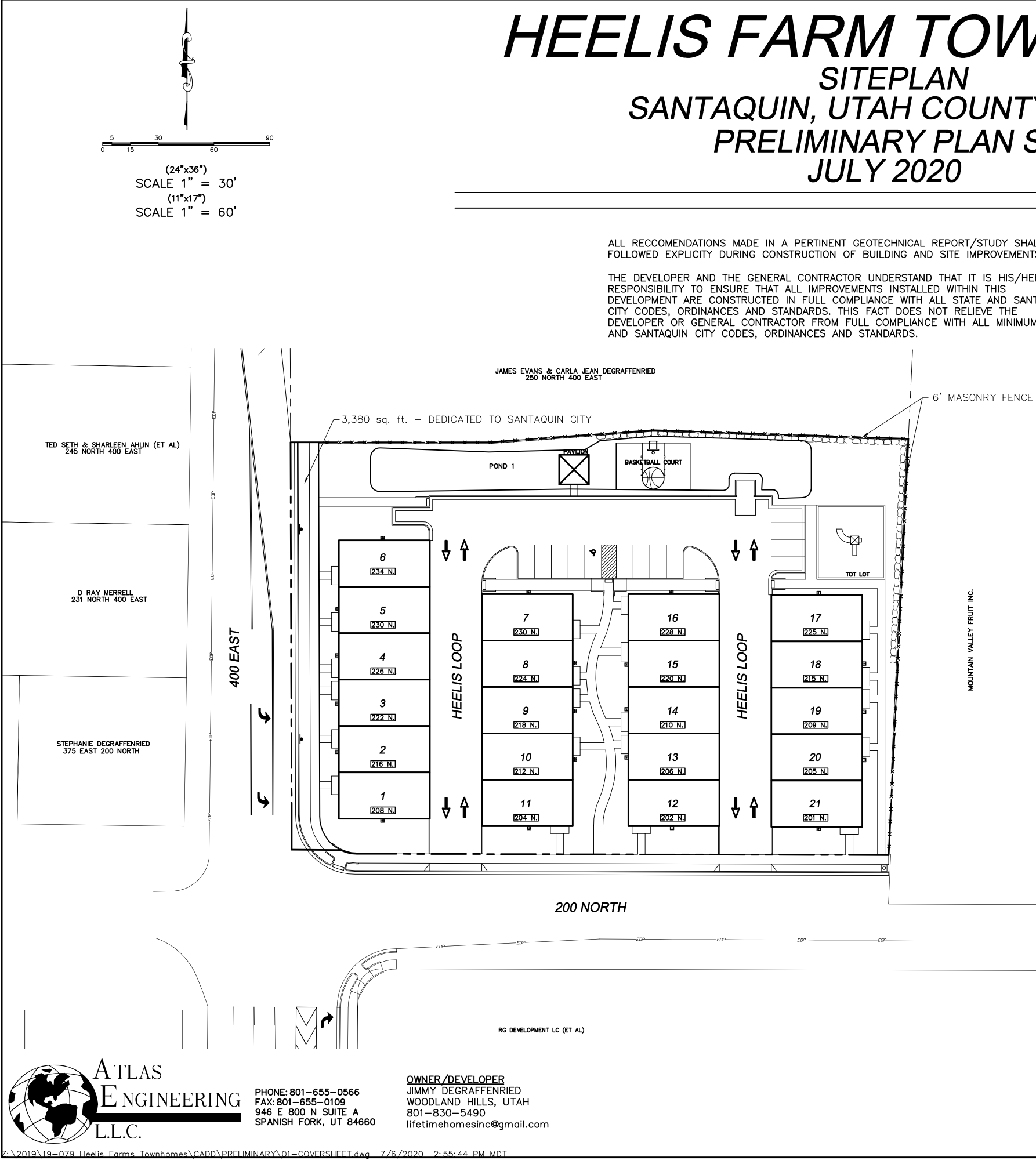
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HEELIS FARM TOWNHOMES SANTAQUIN, UTAH COUNTY, UTAH PRELIMINARY PLAN SET

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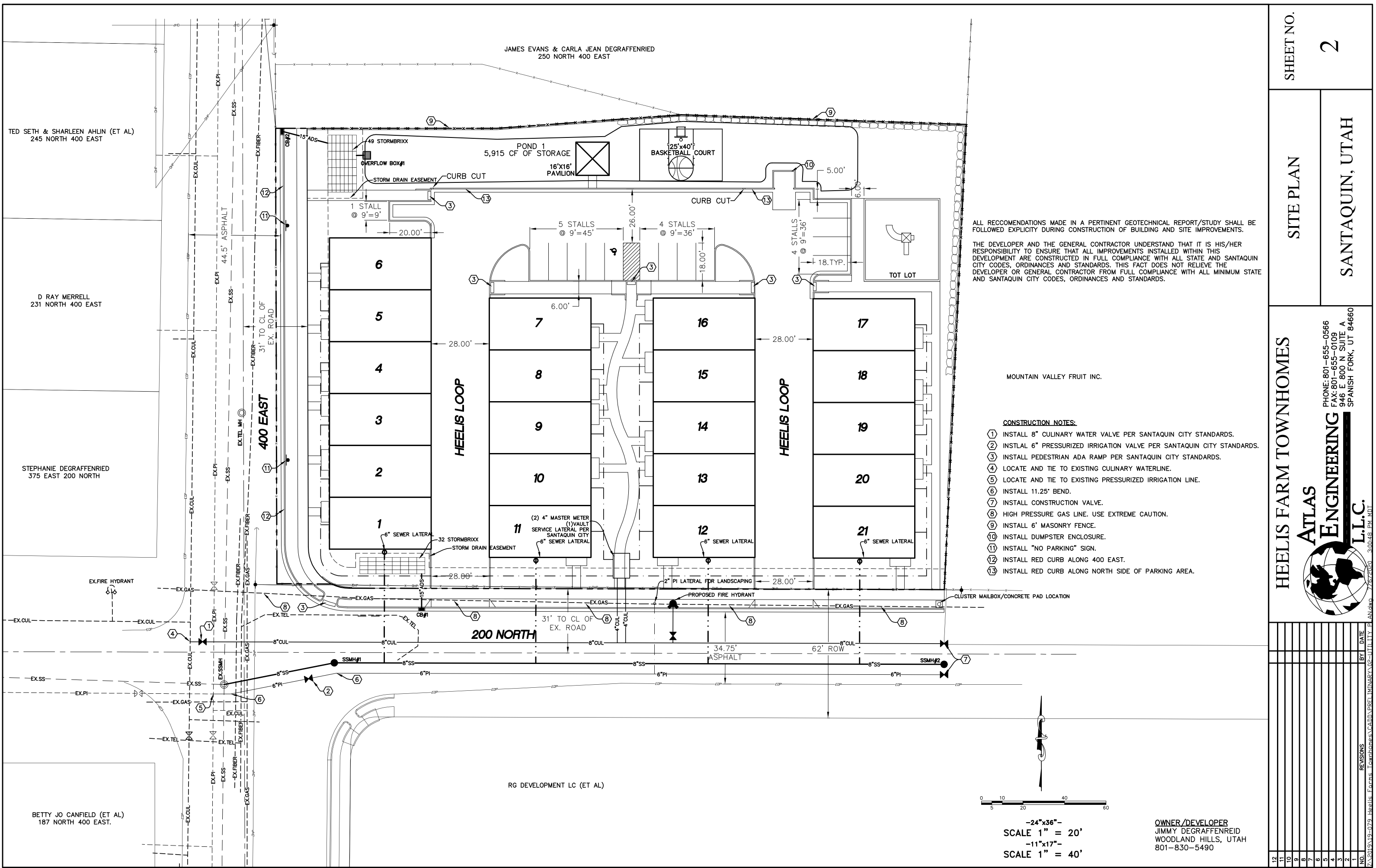
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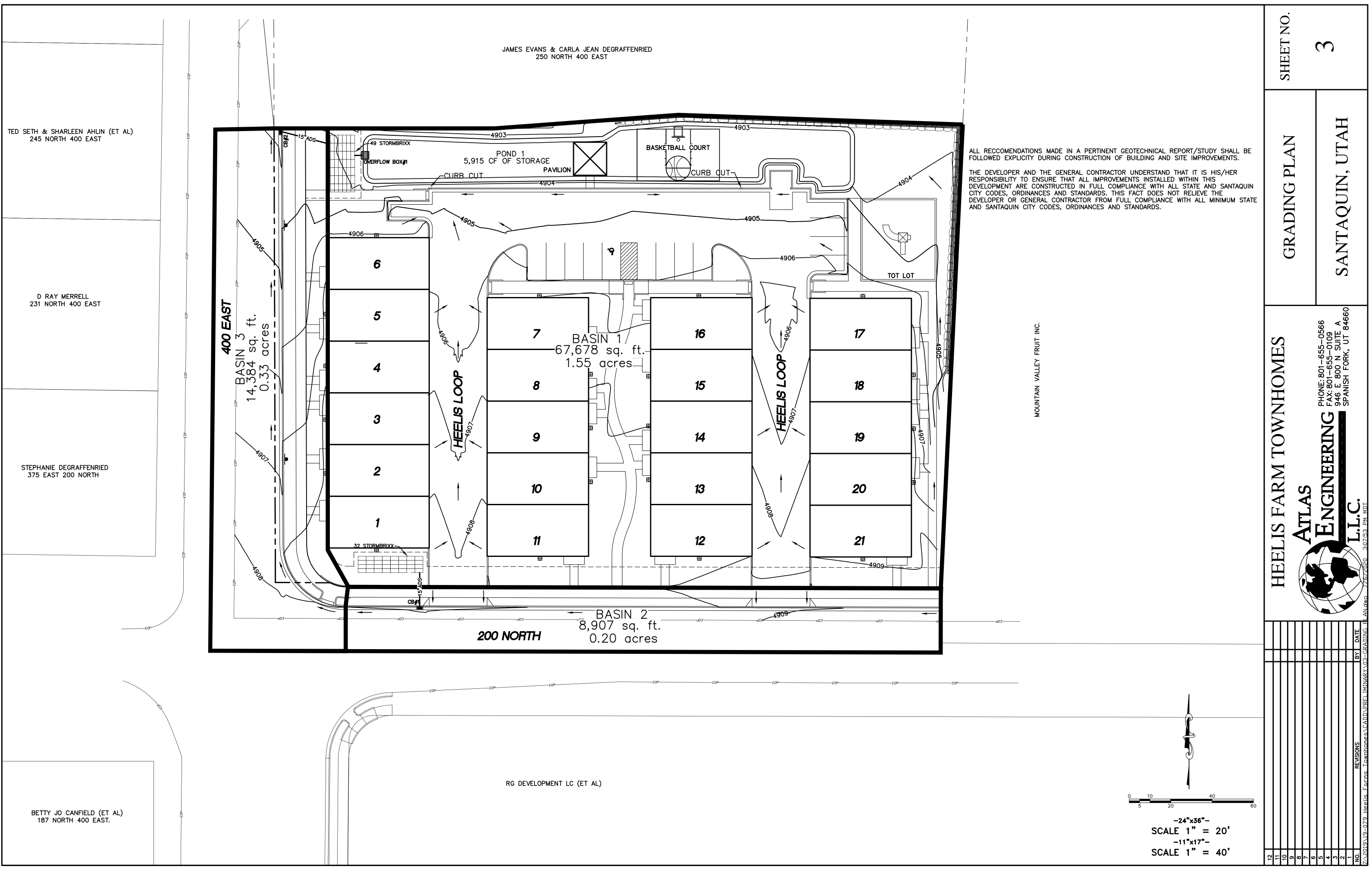
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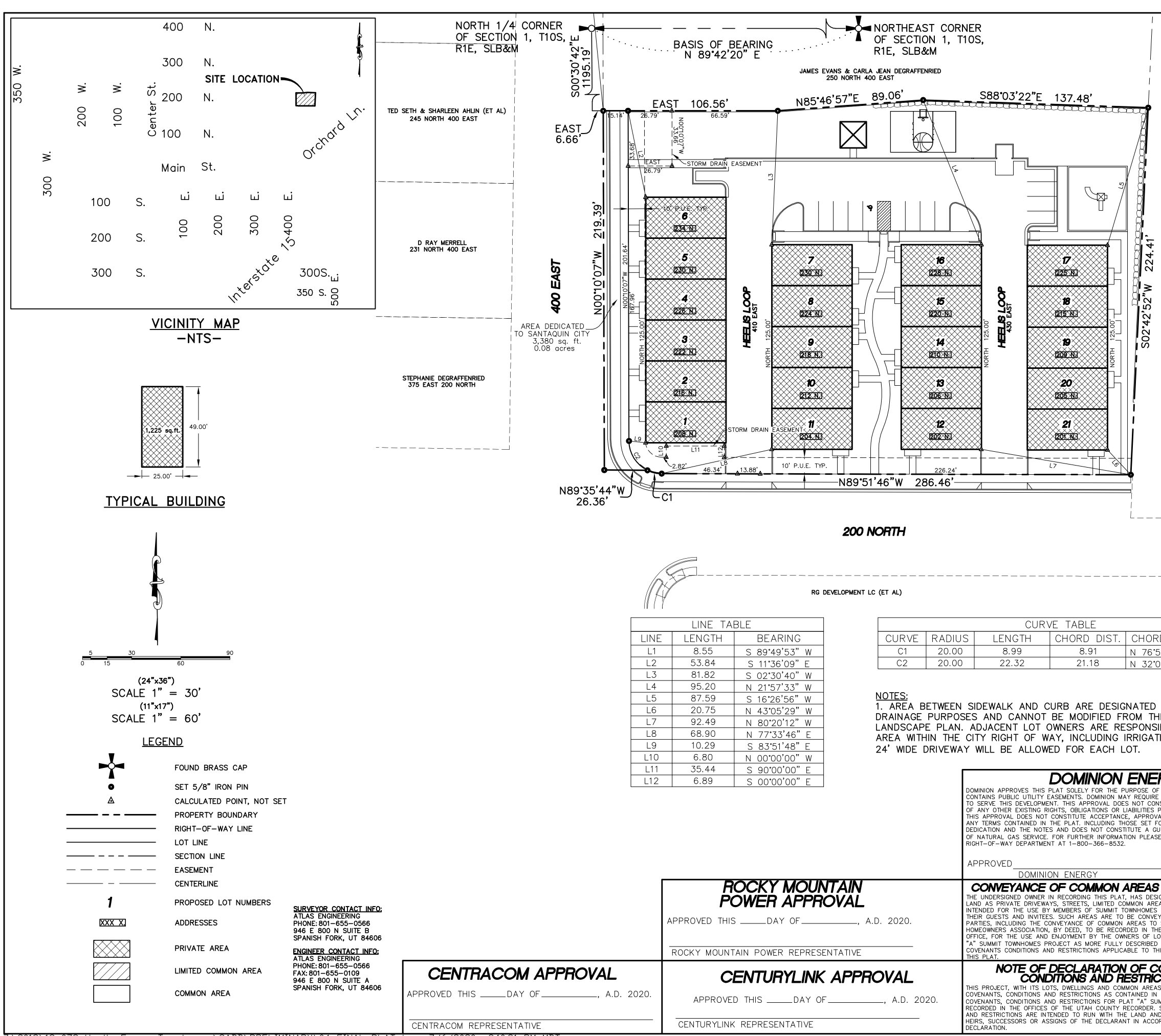


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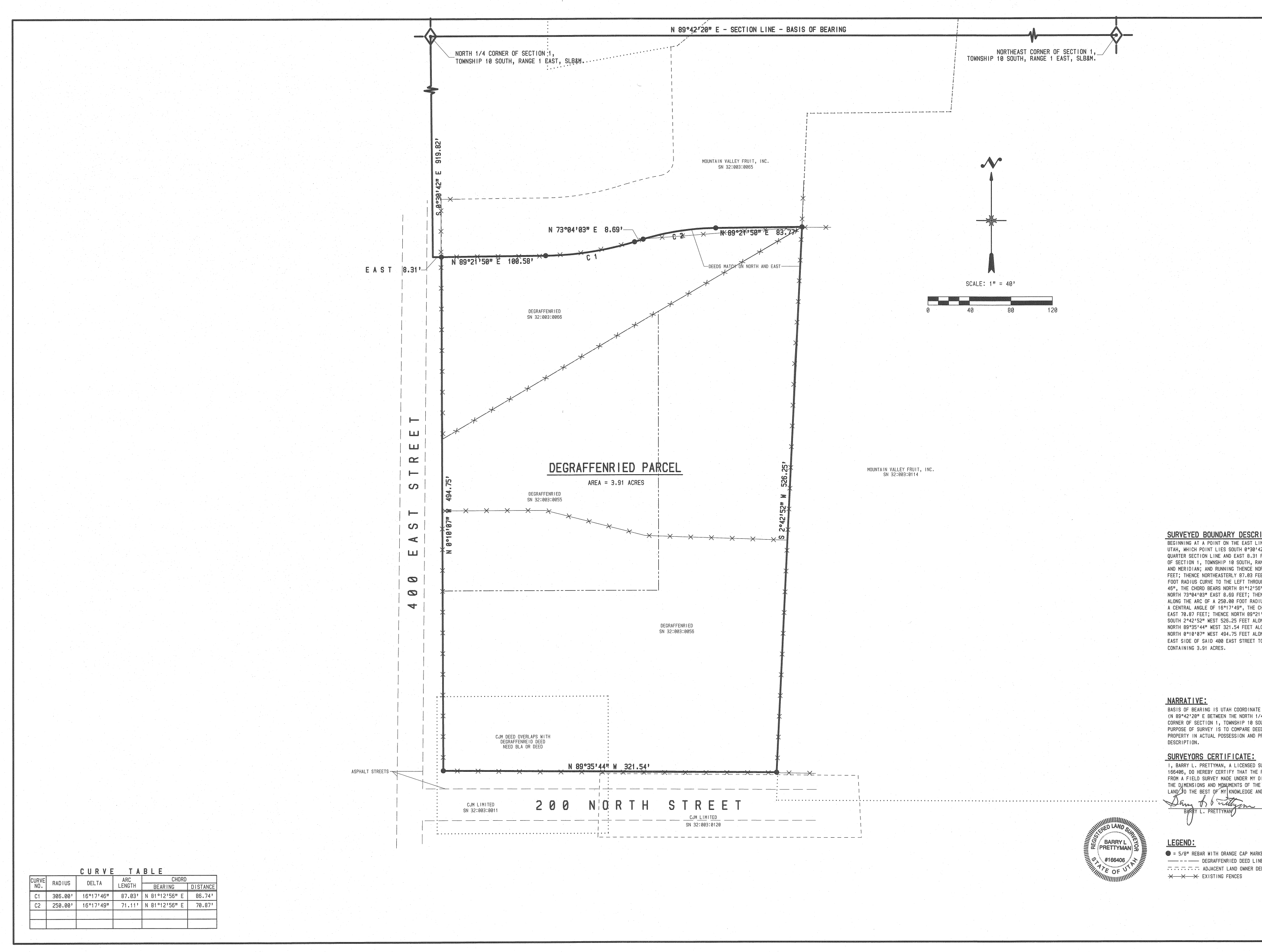
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L3	81.82	S 02°30'40" W
L4	95.20	N 21°57'33" W
L5	87.59	S 16°26'56" W
L6	20.75	N 43°05'29" W
L7	92.49	N 80°20'12" W
L8	68.90	N 77°33'46" E
L9	10.29	S 83°51'48" E
L10	6.80	N 00°00'00" W
L11	35.44	S 90°00'00" E
L12	6.89	S 00°00'00" E

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	APPROVED THIS	OCKY MOUN OWER APPR 5 DAY OF	OVAL , A.D. 2020.	THE UN LAND / INTEND THEIR PARTIE HOMEO OFFICE "A" SU	NVEYANCE O NDERSIGNED OWNER IN AS PRIVATE DRIVEWAYS, ED FOR THE USE BY M GUESTS AND INVITEES. S, INCLUDING THE CON WNERS ASSOCIATION, B FOR THE USE AND EN JMMIT TOWNHOMES PRO ANTS CONDITIONS AND	F COMMON RECORDING THIS PL STREETS, LIMITED EMBERS OF SUMMIT SUCH AREAS ARE (EYANCE OF COMMON Y DEED, TO BE REC JOYMENT BY THE O ECT AS MORE FULL	LAT, HAS COMMON T TOWNH TO BE C ON AREA CORDED OWNERS LY DESCI
PROVAL			APPROVAL		NOTE OF D	DWELLINGS AND C	REST
, A.D. 2020.		D THISDAY OF	F, A.D. 20)20. coven, recori and ri heirs,	ANTS, CONDITIONS AND ANTS, CONDITIONS AND DED IN THE OFFICES OF ESTRICTIONS ARE INTEN SUCCESSORS OR ASSIG RATION.	RESTRICTIONS FOR THE UTAH COUNT DED TO RUN WITH	PLAT "A Y RECOR THE LAN
)T							

	SL	IRVEYOR'S C	CERTIFICATE	-
	SURVEYOR, AND THA LAWS OF THE STATE I HAVE MADE A SUR DESCRIBED BELOW, A STREETS, AND EASEM	IAN DO HEREBY CERT T I HOLD CERTIFICATE OF UTAH. I FURTHER VEY OF SAID TRACT (ND HAVE SUBDIVIDED MENTS AND THAT THE GROUND AS SHOWN	NO. 166406 AS PRE CERTIFY BY AUTHOR DF LAND SHOWN ON SAID TRACT OF LAN SAME HAS BEEN CO	ESCRIBED UNDER THE RITY OF THE OWNERS, THIS PLAT AND D INTO LOTS, RRECTLY SURVEYED
	SURVEYOR		DATE	
DUNTAIN VALLEY FRUIT INC.	BEGINNING AT A P S00°30'42"E 1195.1 6.66 FEET FROM T SOUTH, RANGE 1 E AND RUNNING THEI TO AN EXISTING FE 137.48 FEET; THEN THENCE N89°51'46" ALONG THE ARC O THE CENTRAL ANG FEET; THENCE N89	OINT ON AN EXISTIN 9 FEET ALONG THE HE NORTH 1/4 COR AST, SALT LAKE BA NCE EAST 106.56 FE NCE; THENCE ALON ICE S02°42'52"W 224 W 286.46 FEET; THI F A 20.00 FOOT RA LE OF 25°44'27", TH °35'44"W 26.36 FEE 9 FEET ALONG AN E	G FENCE, WHICH PO QUARTER SECTION NER OF SECTION 1, SE AND MERIDIAN; EET; THENCE N85°40 G EXISTING FENCE 4.41 FEET ALONG A ENCE NORTHWESTER DIUS CURVE TO TH IE CHORD BEARS N T TO AN EXISTING I	LINE AND EAST TOWNSHIP 10 6'5"E 89.06 FEET S88°03'22"E N EXISTING FENCE; RLY 8.99 FEET E RIGHT THROUGH 76°59'33" 8.91 FENCE; THENCE
now		OWNER'S DI	EDICATION	
	UNDERSIGNED OWNE CERTIFICATE HEREO BE SUBDIVIDED INTO DEDICATE THE STRE FOR PERPETUAL US IN WITNESS HE	IN BY THESE PRESEN IRS OF ALL THE PRON N AND SHOWN ON T D LOTS, STREETS, AN EETS AND OTHER PU SE OF THE PUBLIC. REOF WE HAVE HERE A.D. 20	DPERTY DESCRIBED I HIS MAP, HAVE CAU ND EASEMENTS AND BLIC AREAS AS INDI CUNTO SET OUR HAN	N THE SURVEYOR'S JSED THE SAME TO DO HEREBY ICATED HEREON
	OWNER:		OWNER:	
	OWNER:		OWNER:	
	PERSONALLY APPE	ACKNOWLE	HE SIGNERS OF THE	FOREGOING
RD BRG. DELTA 59'33" W 25°44'27"	MY COMMISSION EX	PIRES	NOTARY PUBLIC (SE	EE SEAL)
08'43" W 63°57'13"	ACCEP	TANCE BY L	.EGISLATIVE	BODY
FOR CITY STORM IE APPROVED IBLE FOR THIS TION. A MAXIMUM	SUBDIVISION AND HE EASEMENTS, AND O	DF SANTAQUIN CITY, EREBY ACCEPTS THE THER PARCELS OF LA L USE OF THE PUBLI	DEDICATION OF ALL AND INTENDED FOR	_ STREETS, PUBLIC PURPOSES
	APPROVED BY MAY	OR		
F CONFIRMING THAT THE PLAT COTHER EASEMENTS IN ORDER NSTITUTE ABROGATION OR WAIVER PROVIDED BY LAW OR EQUITY. AL OR ACKNOWLEDGEMENT OF ORTH IN THE OWNERS JARENTEE OF PARTICULAR TERMS E CONTACT DOMINION'S	APPROVED	(SEE SEAL)	ATTEST CLERK-RE	ECORDER
	HE			NES
TO ASSOCIATION IGNATED CERTAIN AREAS OF THE AS AND OTHER COMMON AREAS HOMEOWNERS ASSOCIATION, YED TO THE APPROPRIATE SUMMIT TOWNHOMES IE UTAH COUNTY RECORDERS	LOCATED IN THE N	SANTAQUIN CITY, L NTAINING 20 TOWNHO NORTHEAST CORNER SALT LAKE BASE AN	MES AND 1.68 ACRI OF SECTION 1, TOW	NSHIP 10 SOUTH,
IN THE DECLARATION OF IN THE DECLARATION OF HIS PROJECT AND RECORDED WITH	SURVEYOR'S SEAL	NOTARY PUBLIC SEAL	CITY ENGINEER SEAL	CLERK-RECORDER SEAL
SOVENANTS, S ARE SUBJECT TO CERTAIN THE DECLARATION OF MMIT TOWNHOMES, WHICH ARE SAID COVENANTS, CONDITIONS D TO BE BINDING UPON ALL MIDANCE WITH THE RECORDED				



NORTHEAST CORNER OF SECTION 1, TOWNSHIP 10 SOUTH, RANGE 1 EAST, SLB&M.

120

SURVEYED BOUNDARY DESCRIPTION:

BEGINNING AT A POINT ON THE EAST LINE 400 EAST STREET, SANTAQUIN, UTAH, WHICH POINT LIES SOUTH 0°30'42" EAST 919.82 FEET ALONG THE QUARTER SECTION LINE AND EAST 8.31 FEET FROM THE NORTH 1/4 CORNER OF SECTION 1, TOWNSHIP 10 SOUTH, RANGE 1 EAST, SALT LAKE BASE AND MERIDIAN; AND RUNNING THENCE NORTH 89°21'50" EAST 100.58 FEET; THENCE NORTHEASTERLY 87.03 FEET ALONG THE ARC OF A 306.00 FOOT RADIUS CURVE TO THE LEFT THROUGH A CENTRAL ANGLE OF 16°17' 46", THE CHORD BEARS NORTH 81°12'56" EAST 86.74 FEET; THENCE NORTH 73°04'03" EAST 8.69 FEET; THENCE NORTHEASTERLY 71.11 FEET ALONG THE ARC OF A 250.00 FOOT RADIUS CURVE TO THE RIGHT THROUGH A CENTRAL ANGLE OF 16°17'49", THE CHORD BEARS NORTH 81°12'56" EAST 70.87 FEET; THENCE NORTH 89°21'50" EAST 83.27 FEET; THENCE SOUTH 2°42'52" WEST 526.25 FEET ALONG AN EXISTING FENCE; THENCE NORTH 89°35'44" WEST 321.54 FEET ALONG AN EXISTING FENCE; THENCE NORTH 0°10'07" WEST 494.75 FEET ALONG AN EXISTING FENCE ON THE EAST SIDE OF SAID 400 EAST STREET TO THE POINT OF BEGINNING. CONTAINING 3.91 ACRES.

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NARRATIVE:

BASIS OF BEARING IS UTAH COORDINATE BEARINGS, CENTRAL ZONE. (N 89°42'20" E BETWEEN THE NORTH 1/4 CORNER AND THE NORTHEAST CORNER OF SECTION 1, TOWNSHIP 10 SOUTH, RANGE 1 EAST, SLB&M.) PURPOSE OF SURVEY IS TO COMPARE DEEDED PROPERTY AGAINST EXISTING PROPERTY IN ACTUAL POSSESSION AND PREPARE A SURVEYED BOUNDARY DESCRIPTION.

SURVEYORS CERTIFICATE:

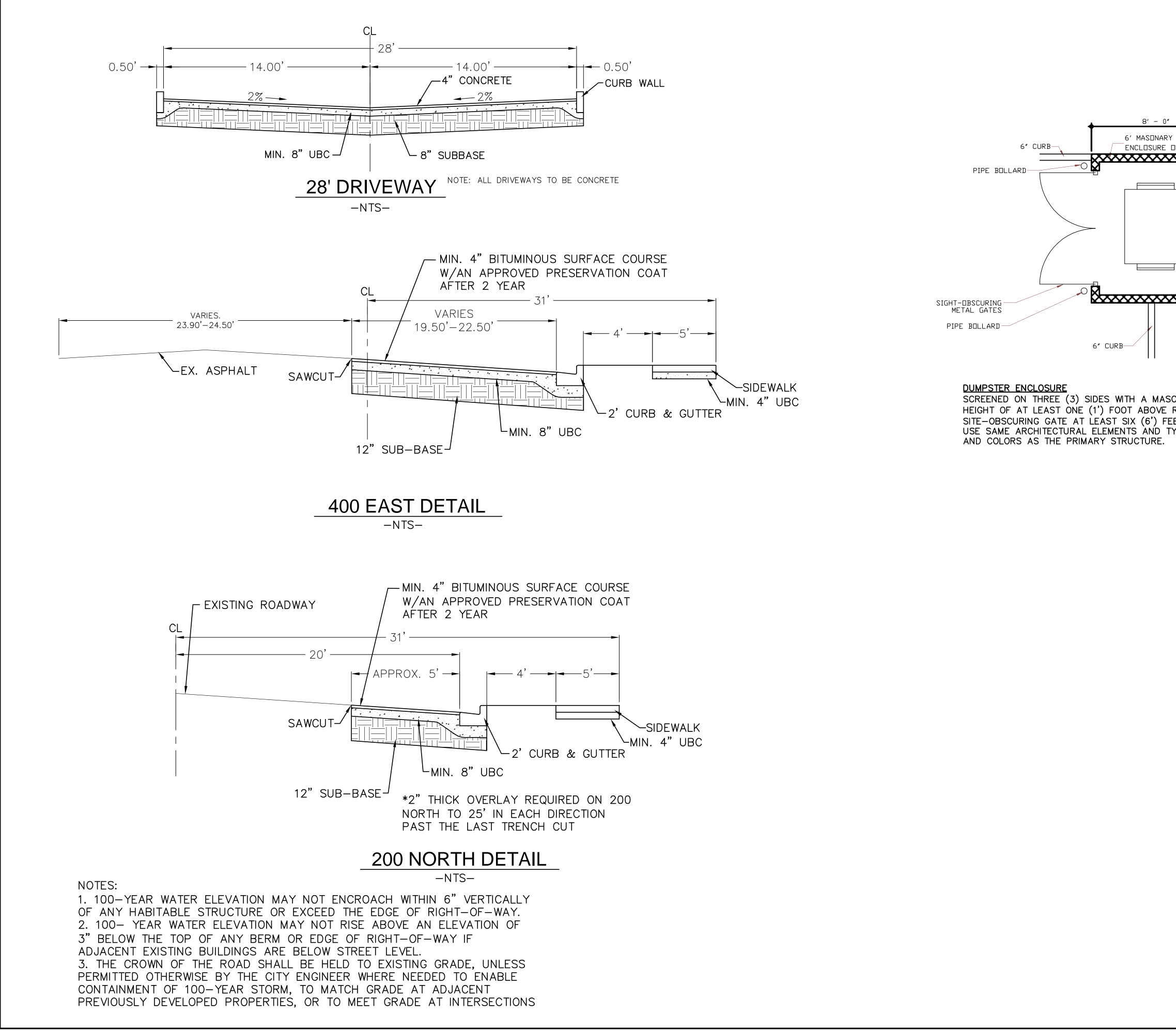
I, BARRY L. PRETTYMAN, A LICENSED SURVEYOR HOLDING CERTIFICATE No 166406, DO HEREBY CERTIFY THAT THE PLAT SHOWN HEREON WAS PREPARED FROM A FIELD SURVEY MADE UNDER MY DIRECTION AND CORRECTLY SHOWS THE DIMENSIONS AND MONUMENTS OF THE ABOVE DESCRIBED PARCEL OF LAND THE BEST OF MY KNOWLEDGE AND BELIEF.

Nov. 4,3019

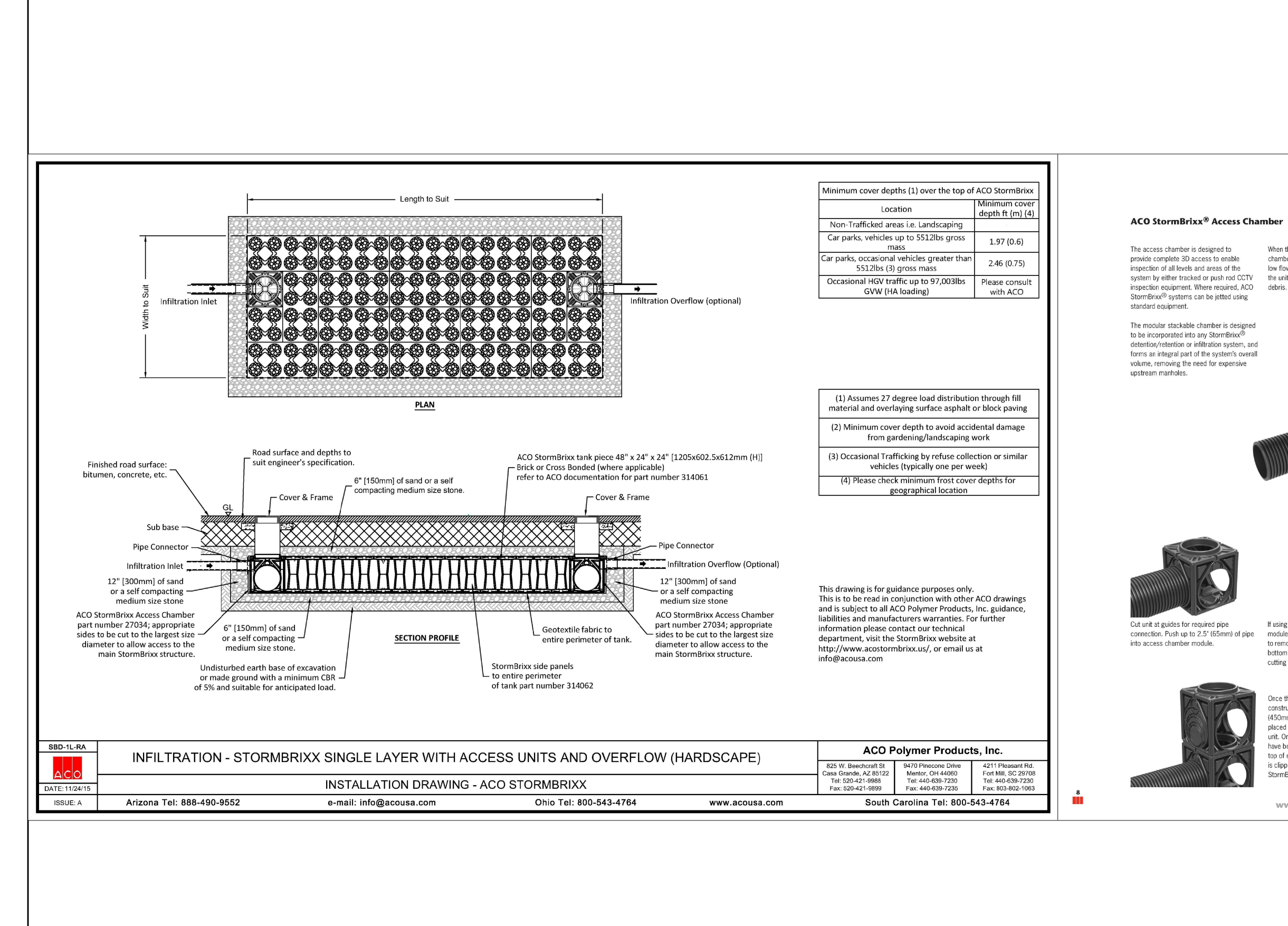
BARRY L LEGEND: PRETTYMAN #166406 ENF

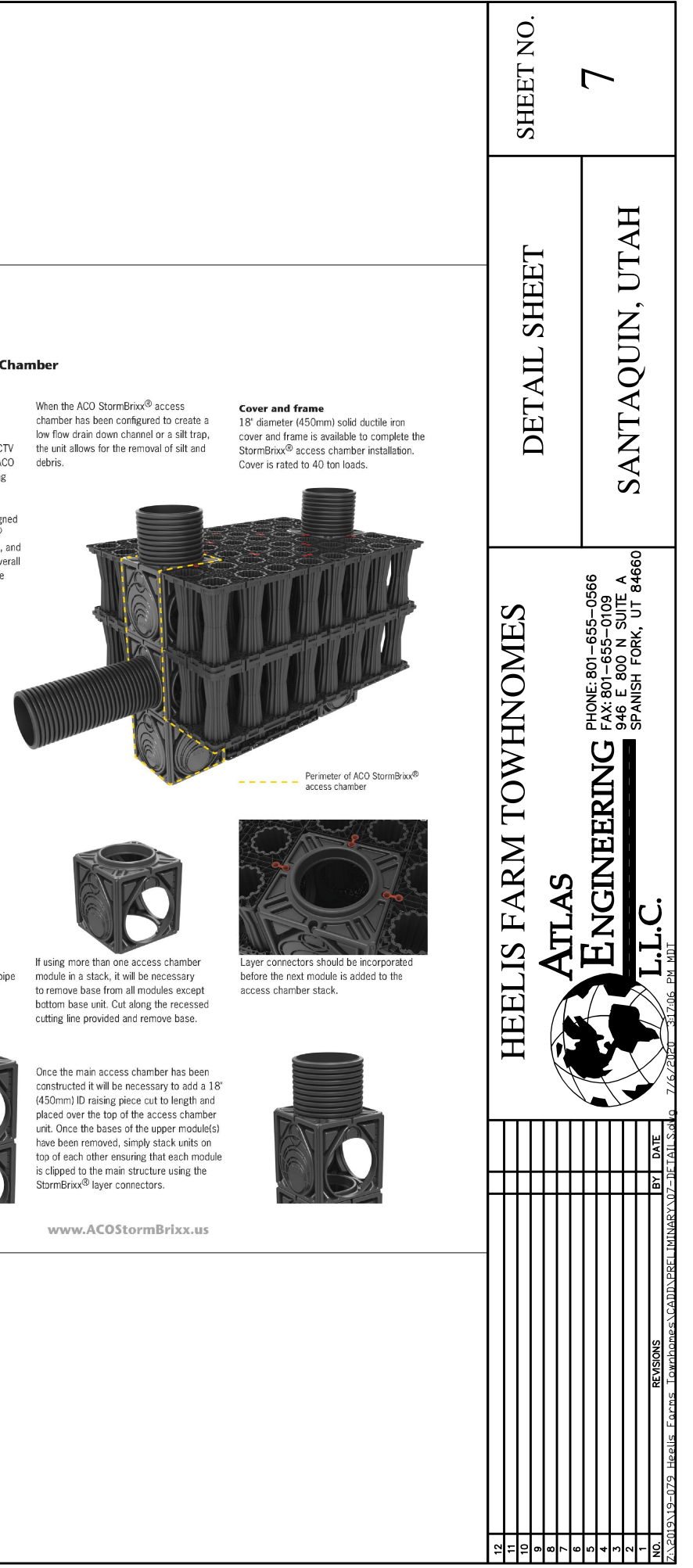
● = 5/8" REBAR WITH ORANGE CAP MARKED PLS 166406. ----- DEGRAFFENRIED DEED LINES ----- ADJACENT LAND OWNER DEED LINES × × × EXISTING FENCES

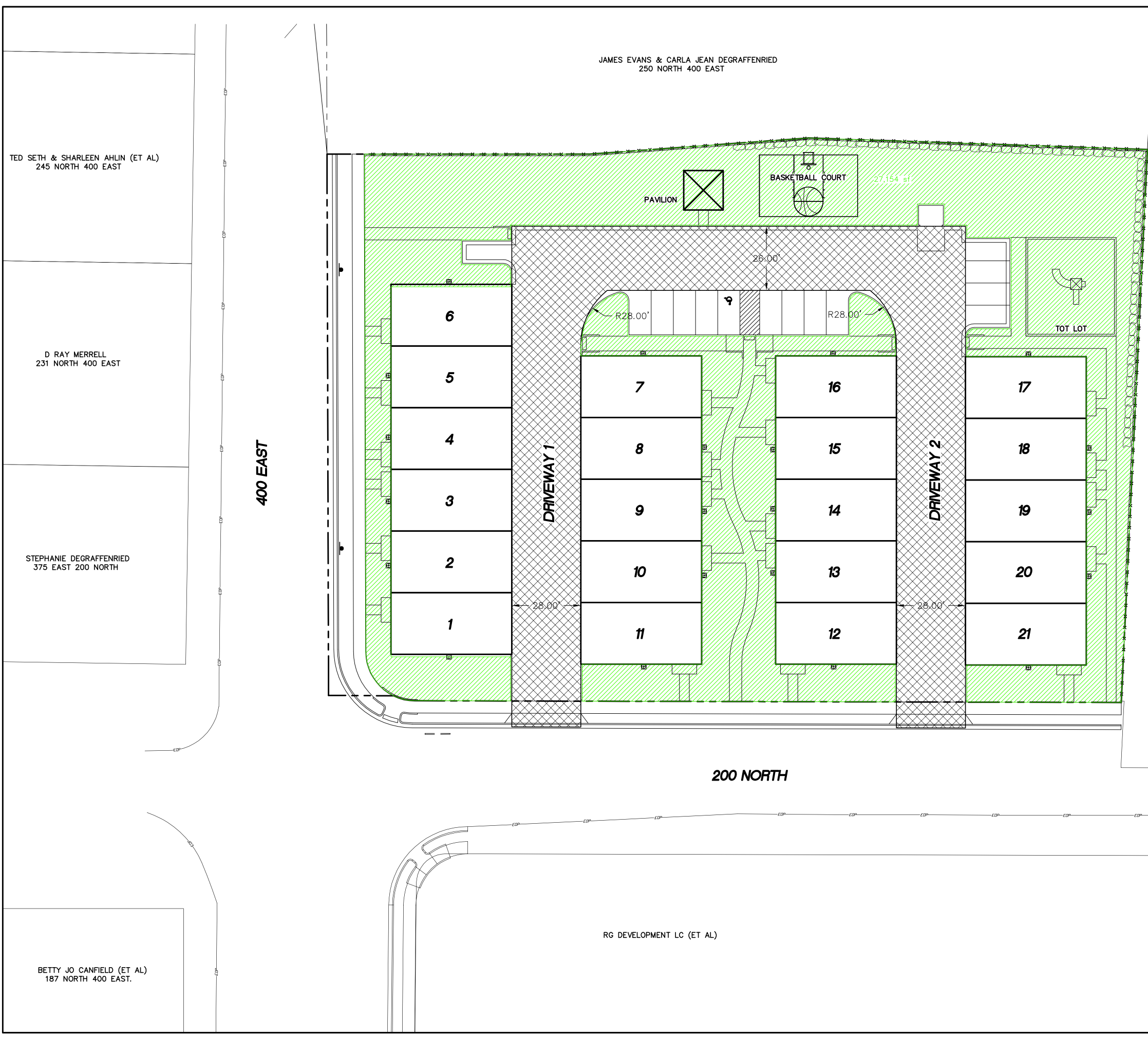
PRETTYMAN

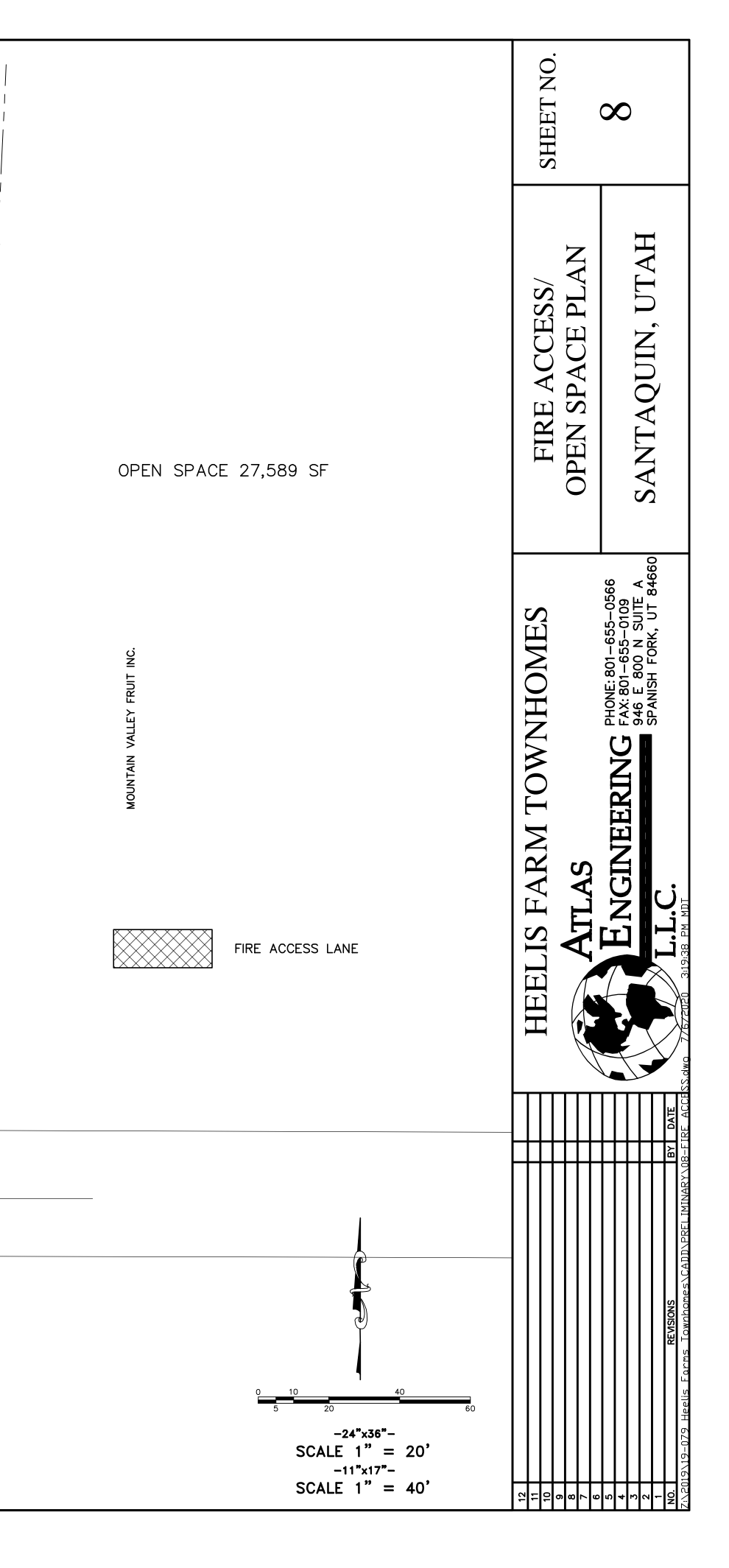


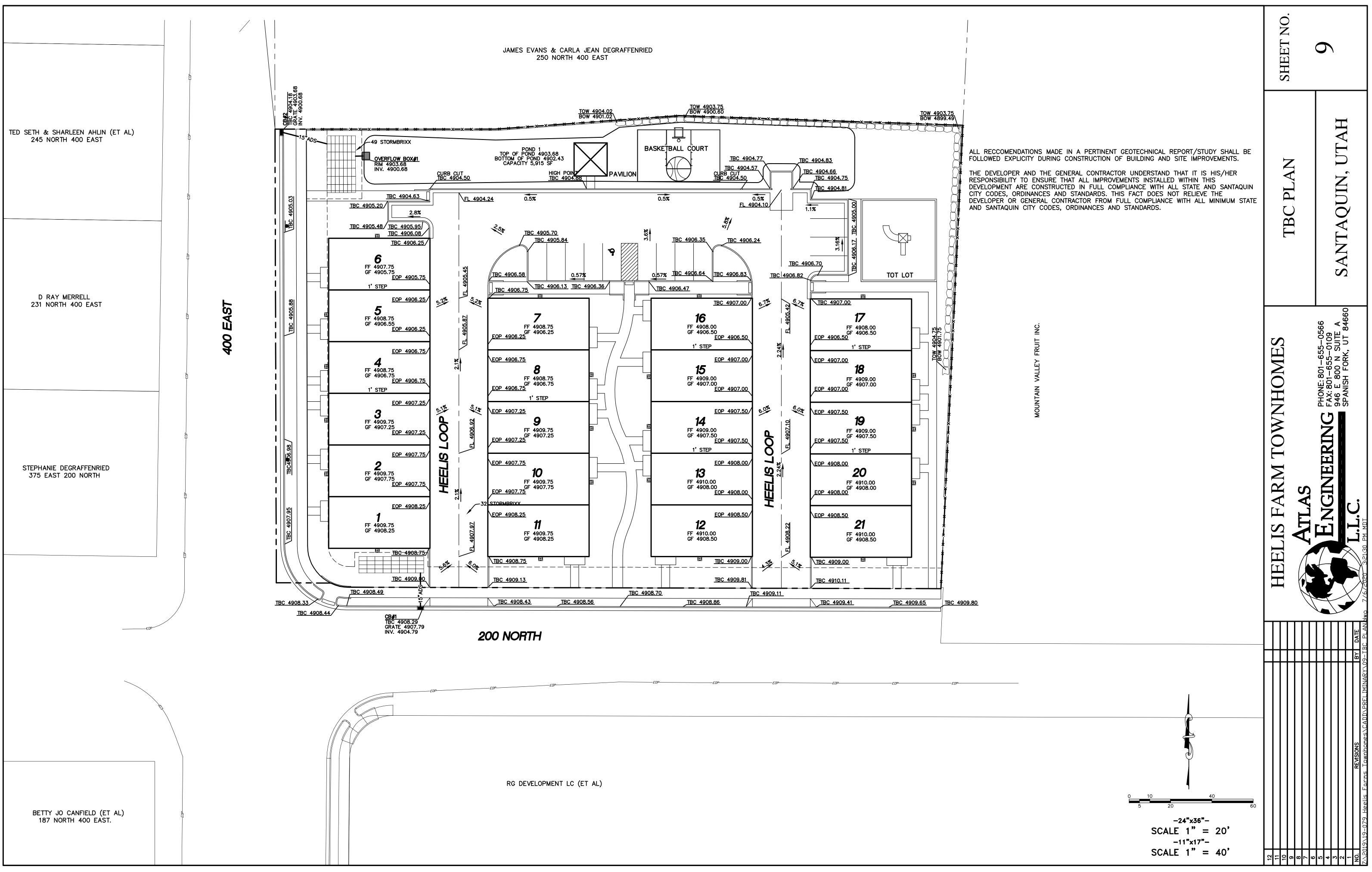
SONRY WALL HAVING A RECEPTIACLE A STEEL RET HIGH IS REQUIRED. TYPES OF MATERIALS	P' RY FENCE DN 6" CURB 5 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	
HEELIS FARM TOWHNOMES		SHEET NO
ATLAS	JEIAIL SHEEI	
		9
REVISIONS BY DATE C. SPANISH FORK, UT 84660	SANTAQUIN, UTAH	
019\19-079 Heelis Farms Townhomes\CADD\PRELIMINARY\06-DETAILS.dVg 7/6/2020 3:13:59 PM MDT		











Planning Commission 7-14-20 Attachment 'C'

Property Owner Agreement

This Property Owner Agreement ("Agreement") dated June 22, 2020 by and between Big Foot Holdings Utah LLC (Big O Tires) ("Party A") and Big Foot Holdings Utah LLC (Parker View Subdivision)("Party B) do agree to the following items:

Terms & Conditions.

1. Party A shall allow Party B to use 4 parking spaces located on Party A's

property during normal work hours (Monday through Saturday 8AM -

10PM).

2. Party A agrees to give full support at any city meeting, or if any city official

requests Party B's approval for the Parker View Subdivision.

Attorney Fees. The prevailing party's attorney fees, court costs, collection fees, and all costs and expenses relating to the suit shall be borne and paid for by the non-prevailing Party.

Time is of the Essence. With regards to all items above each party agrees to complete its work in a timely manner.

Entire Agreement. In addition to the prior recorded easement this is the only Agreement, which contains the complete understanding, and agreement of the parties relating to the relationship between property owners and supersedes all prior representations, warranties, agreements, arrangements, understanding, negotiations, or oral agreements (other than those already recorded on public record).

Governing Law; Jurisdiction. This Agreement shall be governed by the laws of the State of Utah irrespective of choice of law principles. Parties agree that any suit brought to enforce this Agreement can be done in any state, county, or city court found within the State of Utah.

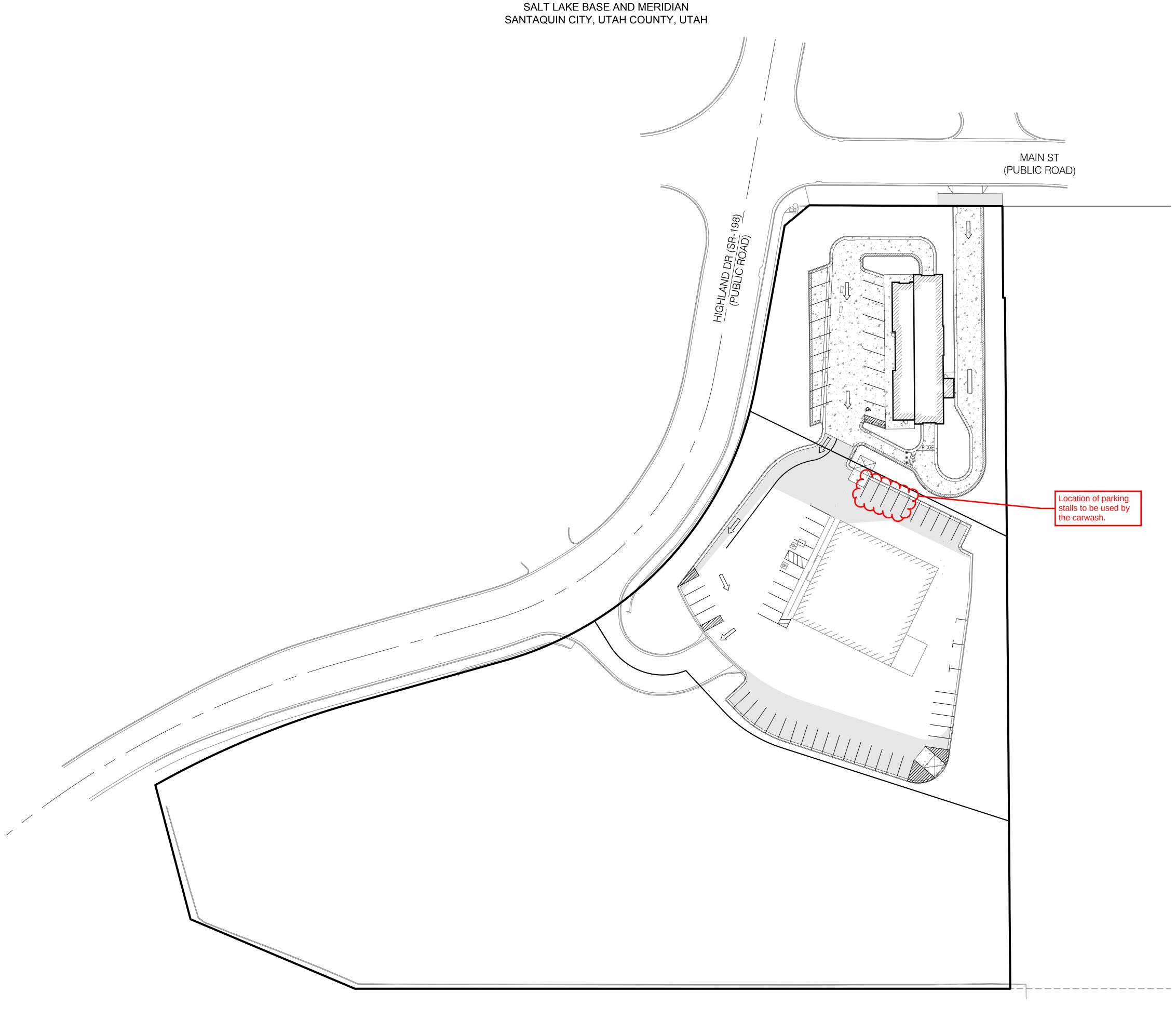
Severability. If any provision of this Agreement is held to be illegal, invalid or unenforceable, (a) the legality, validity and enforceability of the remaining provisions of this shall not be affected or impaired thereby and (b) the parties shall endeavor in good faith negotiations to replace the illegal, invalid or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the illegal, invalid or unenforceable provisions. The invalidity of a provision in a particular jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. In Witness Whereof this Agreement is executed as of the date first set forth above.

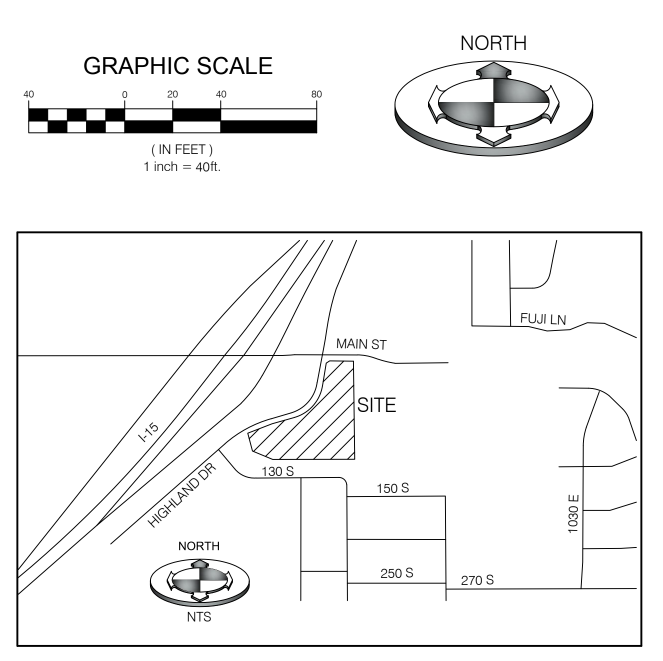
Big Foot Holdings Utah LLC (Party A)

Big Foot Holdings Utah LLC (Party B)

YETI EXPRESS CARWASH

LOCATED IN THE SOUTHEAST QUARTER OF SECTION 1, TOWNSHIP 10 SOUTH, RANGE 1 EAST, SALT LAKE BASE AND MERIDIAN SANTAQUIN CITY, UTAH COUNTY, UTAH





VICINITY MAP

OWNER/DEVELOPER: COLTON PETERSEN (775) 388-1831 coltonbigotires@gmail.com

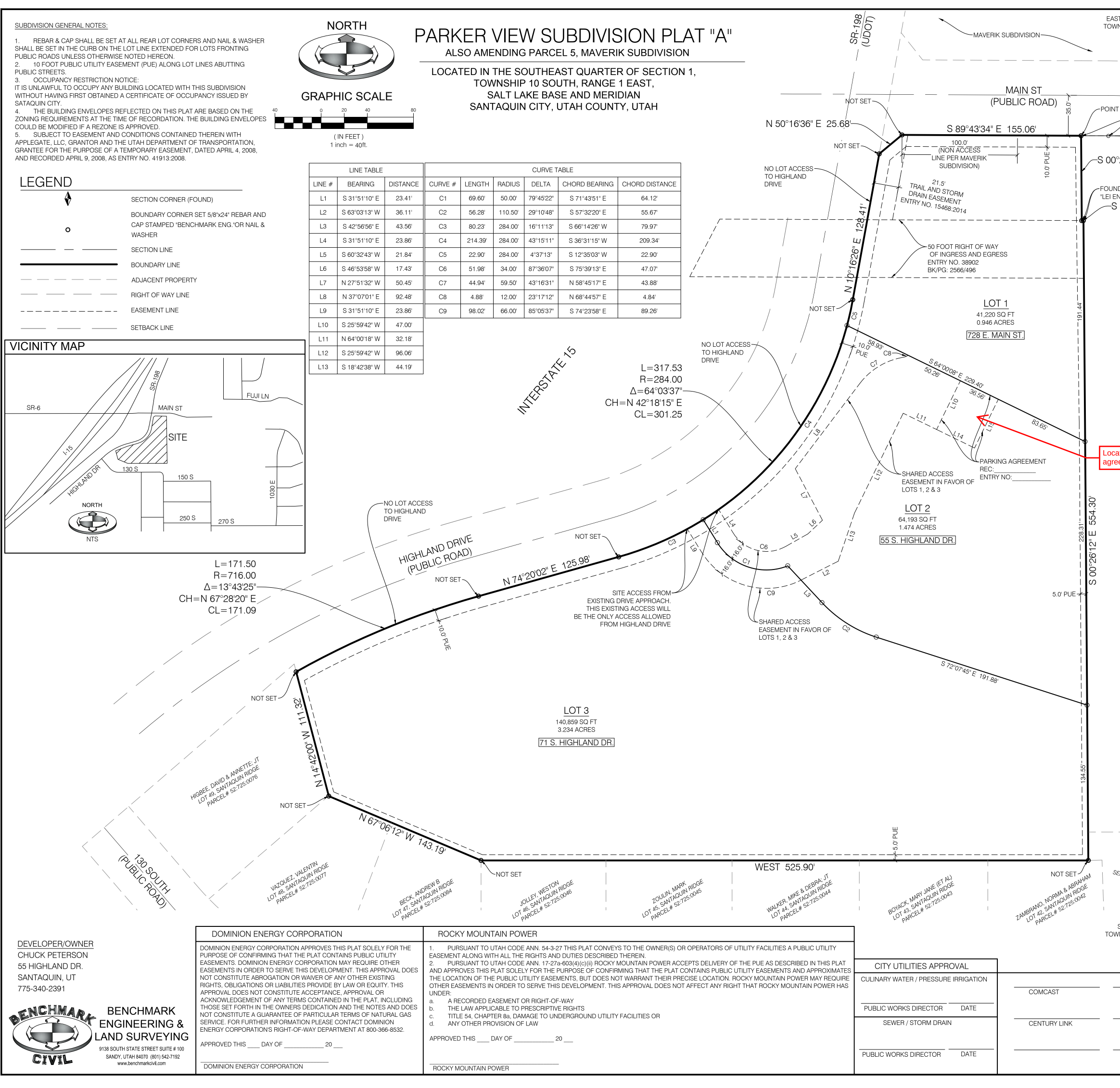
DRAWING INDEX

COVER	COVER SHEET
CGN.01	GENERAL NOTES, LEGEND & ABBREVIATION
CSP.01	SITE PLAN
CDP.01	DEMO PLAN
CUP.01	UTILITY PLAN
CGD.01	GRADING & DRAINAGE PLAN
CGD.02	GRADING & DRAINAGE PLAN
CDT.01	DETAILS & NOTES
CDT.02	DETAILS & NOTES
CDT.03	DETAILS & NOTES

NOTE: THE DEVELOPER AND THE GENERAL CONTRACTOR UNDERSTAND THAT IT IS HIS/HER RESPONSIBILITY TO ENSURE THAT ALL IMPROVEMENTS INSTALLED WITHIN THIS DEVELOPMENT ARE CONSTRUCTED IN FULL COMPLIANCE WITH ALL STATE AND SANTAQUIN CITY CODES, ORDINANCES AND STANDARDS. THESE PLANS ARE NOT ALL INCLUSIVE OF ALL MINIMUM CODES, ORDINANCES AND STANDARDS. THIS FACT DOES NOT RELIEVE THE DEVELOPER OR GENERAL CONTRACTOR FROM FULL COMPLIANCE WITH ALL MINIMUM STATE AND SANTAQUIN CITY CODES, ORDINANCES AND STANDARDS.

CIVIL CONSTRUCTION PLANS

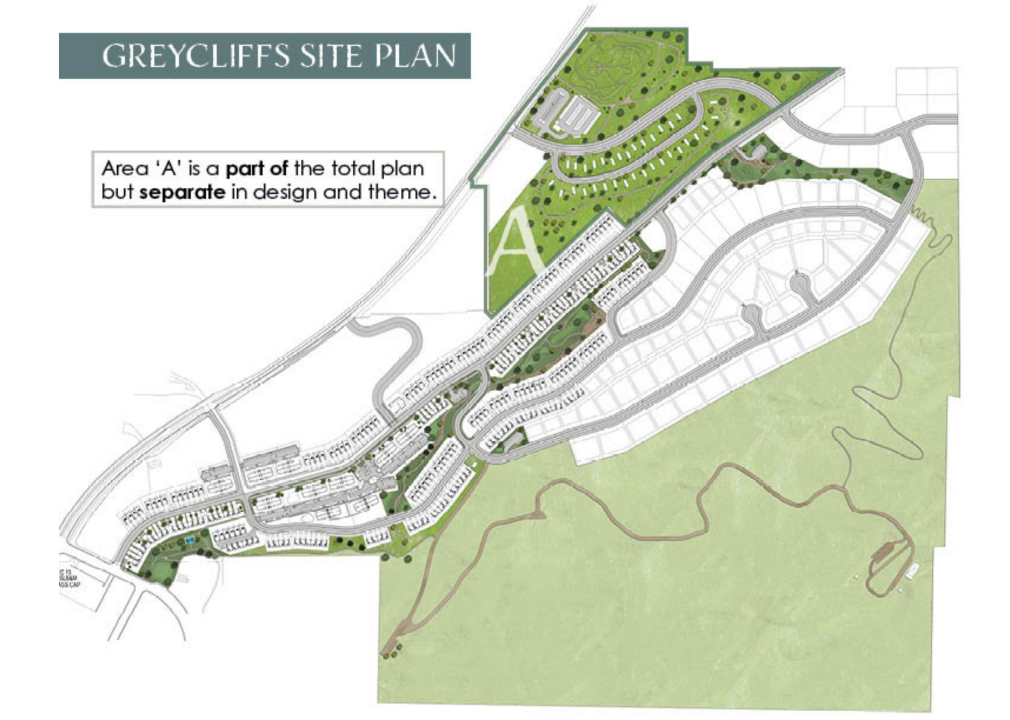
BENCHMAR BENCHMAR CIVIL			BENCHMARK BENCHMARK BENCHMARK ENGINEERING ALBERT SANDY, UTAH 84070 (801) 542-71 WWW.benchmarkcivil.com				NEERING & SURVEYING STATE STREET SUITE # 100 AH 84070 (801) 542-7192 benchmarkcivil.com
		YETI EXPRESS CARW		DRAFT: JHO	DESIGN: AGA	CHECK: AGA	PROJECT NO. 1909242
		55 S HIGHLAND D SANTAQUIN, UT	R			DATE: 05/18/2020	
No.	DATE	DESCRIPTION					COVER
DT 1							1 OF 10
		BENCHMA	RK ENGINEERING CONT	ACT: ALL	ISON G A	LBERT, PE	- 10



ST QUARTER CORNER, SECTION 1 /NSHIP 10 SOUTH, RANGE 1 EAST	$\mathbf{\hat{v}}$	SURVEYOR'S CERTIFICATE					
SALT LAKE BASE & MERIDIAN FOUND BRASS CAP ON PIPE		I, BRIAN A. LINAM DO HEREBY CERTIFY THAT I AM A REGISTERED PROFESSIONAL LAND SURVEYOR, AND THAT I HOLD CERTIFICATE NO. 7240531, AS PRESCRIBED UNDER THE LAWS OF THE STATE OF UTAH. I FURTHER CERTIFY THAT BY AUTHORITY OF THE OWNERS, A SURVEY HAS BEEN MADE OF THE					
		TRACT OF LAND SHOWN ON THIS PLAT AND DESCRIBED BELOW, AND HAVE SUBDIVIDED SAID TRACT OF LAND INTO LOTS AND EASEMENTS HEREAFTER TO BE KNOWN AS:					
57.22' (PARKER VIEW SUBDIVISION PLAT "A"					
		ALSO AMENDING PARCEL 5, MAVERIK SUBDIVISION					
FOUND NAIL & WASHER "LEI ENG"		AND THAT THE SAME HAS BEEN CORRECTLY SURVEYED AND STAKED ON THE GROUND AS SHOWN ON THIS PLAT. I FURTHER CERTIFY THAT ALL LOTS MEET MINIMUM AREA, WIDTH AND FRONTAGE					
WEST 660.20' (TIE)		REQUIREMENTS OF THE APPLICABLE ZONING ORDINACE. BOUNDARY DESCRIPTION					
°26'12" E 73.48'		A TRACT OF LAND LOCATED IN THE SOUTHEAST QUARTER OF SECTION 1, TOWNSHIP 10 SOUTH,					
ND REBAR & CAP		RANGE 1 EAST, CONSISTING OF THE LAND DESCRIBED IN THAT CERTAIN SPECIAL WARRANTY DEED RECORDED OCTOBER 26, 2018, AS ENTRY NO. 103025:2018 ON FILE AT THE OFFICE OF THE UTAH COUNTY RECORDER, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:					
NG" 89°15'34" E 1.47'		BEGINNING AT A POINT ON THE SOUTHERLY LINE OF MAIN STREET, SAID POINT BEING SOUTH 00°05'50" EAST 57.22 FEET ALONG THE SECTION LINE AND WEST 660.20 FEET FROM THE EAST QUARTER					
	OF BEARINGS 2634.86' (MEASURED)	CORNER OF SAID SECTION 1, AND RUNNING THENCE SOUTH 00°26'12" EAST 73.48 FEET; THENCE SOUTH 89°15'34" EAST 1.47 FEET; THENCE SOUTH 00°26'12" EAST 554.30 FEET; THENCE WEST 525.90					
	: BEARINGS 34.86' (MEAS	FEET; THENCE NORTH 67°06'12" WEST 143.19 FEET; THENCE NORTH 14°42'00" WEST 111.32 FEET TO THE EASTERLY RIGHT OF WAY LINE OF HIGHLAND DRIVE; THENCE ALONG SAID EASTERLY LINE THE FOLLOWING (4) FOUR COURSES: 1) NORTHEASTERLY 171.50 FEET ALONG THE ARC OF A 716.00 FOOT					
	ωш	RADIUS CURVE TO THE RIGHT, CHORD BEARS NORTH 67°28'20" EAST 171.09 FEET; 2) NORTH 74°20'02" EAST 125.98 FEET; 3) NORTHEASTERLY 317.53 FEET ALONG THE ARC OF A 284.00 FOOT RADIUS TANGENT CURVE TO THE LEFT, CHORD BEARS NORTH 42°18'15" EAST 301.25 FEET; 4) NORTH 10°16'26"					
	BASI 00°05'50"	EAST 128.41 FEET TO SAID SOUTHERLY LINE OF MAIN STREET; THENCE ALONG SAID SOUTHERLY LINE THE FOLLOWING (2) TWO COURSES: 1) NORTH 50°16'36" EAST 25.68 FEET; 2) SOUTH 89°43'34" EAST					
	ى ا ا	155.06 FEET TO THE POINT OF BEGINNING. CONTAINS: 246,271 SQ FT OR 5.654 ACRES, MORE OR LESS					
		3 LOTS					
		(BASIS OF BEARINGS: SOUTH 00°05'50" EAST BETWEEN THE EAST QUARTER OF SECTION 1					
-7 AL)		TOWNSHIP 10 SOUTH, RANGE 1 EAST SALT LAKE BASE & MERIDIAN AND THE SOUTHEAST QUARTER OF SAID SECTION 1 (DATUM: NAD83)					
PEDERSEN,TODD R (ET AL) PEDERSEN,TODD R (ET AL) PARCEL# 32:004:0147		OWNER'S DEDICATION KNOW ALL MEN BY THESE PRESENTS THAT WE, THE UNDERSIGNED OWNER OF THE ABOVE DESCRIBED					
PEDERSCELT		TRACT OF LAND, HAVING CAUSED SAME TO BE SUBDIVIDED INTO LOTS, TOGETHER WITH EASEMENTS AS SET FORTH TO BE HEREAFTER KNOWN AS PARKER VIEW SUBDIVISION PLAT "A" AND DO HEREBY					
		DEDICATE FOR THE PERPETUAL USE OF THE PUBLIC ALL ROADS AND OTHER AREAS SHOWN ON THIS PLAT AS INTENDED FOR PUBLIC USE. THE UNDERSIGNED ALSO DO HEREBY CONVEY TO ANY AND ALL PUBLIC UTILITY COMPANIES A PERPETUAL NON-EXCLUSIVE EASEMENT OVER THE PUBLIC UTILITY					
ation of parking eement		EASEMENTS SHOWN ON THIS PLAT, THE SAME TO BE USED FOR THE INSTALLATION, MAINTENANCE AND OPERATION OF UTILITY LINES AND FACILITIES. THE UNDERSIGNED OWNERS ALSO HEREBY CONVEYS ANY OTHER EASEMENTS AS SHOWN OR NOTED ON THIS PLAT TO THE PARTIES INDICATED AND FOR THE					
		PURPOSES SHOWN AND/OR NOTED HEREON. IN WITNESS WHEREOF, WE HAVE HEREUNTO SET OUR HAND THIS DAY OF ,					
		2020.					
		BIG FOOT HOLDINGS UTAH, LLC					
		SIGNATURE					
		PRINT NAME:					
		STATE OF UTAH S.S.					
		County of Salt Lake ON THISDAY OF, IN THE YEAR 20, BEFORE ME, A NOTARY PUBLIC, PERSONALLY APPEARED					
		BIG FOOT HOLDINGS UTAH, LLC PROVED ON THE BASIS OF SATISFACTORY EVIDENCE TO BE THE PERSON(S) WHOSE NAME(S) IS/ARE SUBSCRIBED TO IN THE FOREGOING OWNER'S DEDICATION WAS					
		SIGNED BY HIM/HER ON BEHALF OF SAID BIG FOOT HOLDINGS, LLC AND ACKNOWLEDGED THAT HE/SHE/THEY EXECUTED THE SAME.					
		MY COMMISSION EXPIRES: COMMISSION NUMBER: (DATE)					
		PRINT NAME (SIGNED) A NOTARY PUBLIC COMMISSIONED IN UTAH					
		PLANNING COMMISSION APPROVAL					
		APPROVED THIS DAY OFA.D., 20, BY THE					
		PLANNING COMMISSION.					
		DIRECTOR - SECRETARY CHAIRMAN, PLANNING COMMISION					
PARCEL # 66:334:0001							
		PARKER VIEW SUBDIVISION PLAT "A"					
SOUTHEAST CORNER, SECTION 1		ALSO AMENDING PARCEL 5, MAVERIK SUBDIVISION					
VNSHIP 10 SOUTH, RANGE 1 EAST SALT LAKE BASE & MERIDIAN FOUND BRASS CAP		LOCATED IN THE SOUTHEAST QUARTER OF SECTION 1, TOWNSHIP 10 SOUTH, RANGE 1 EAST,					
 		SALT LAKE BASE AND MERIDIAN SANTAQUIN CITY, UTAH COUNTY, UTAH SHEET 1 OF 1					
DATE	R'S SEAL	CITY ENGINEER SEAL CLERK-RECORDER UTAH COUNTY RECORDER SEAL					
ONALL	ANDS						
DATE	020 ČR 531 V NA.						
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ECO-LODGES @ GREYCLIFFS

"A UNIQUE APPROACH TO MINIMALISTIC LUXURY AND Environmental Sustainability" ECO-LODGES @ GREYCLIFFS _____GC _____ MISSION/GOALS

GREYCLIFFS ECO-LODGES LIVE-PLAY ENVIRONMENT



CULTURE OF RECREATION: BLENDING SOCIAL INTERACTION AND ENVIRONMENTAL CONSCIOUSNESS



ECONOMIC

FOCUSED EXPERIENCE CATERED TO BIKE-CENTRIC MARKET

New ECONOMIC OPPORTUNITIES IN THEMED APPROACH

BIKE PARK

TRAILS

TRAILHEADS

PARKS



ECO-LODGES @ GREYCLIFFS _____ CC _____ LIVE-PLAY ENVIRONMENT

"ECO-LODGES, an Experience in Luxurious Minimalism"

GreyCliffs Eco-Lodges creates a **Live-Play community** that creates unique assets to Santaquin City:

-Stimulates Tourist Economy

-Combines recreational market interests

-Promotes commercial opportunities

-Provides community open space and

-Creates active recreation opportunities

These minimal luxury lodges create an ideal environment for recreation enthusiasts, by providing opportunities for long-term and shortterm experiences.

FEATURES:

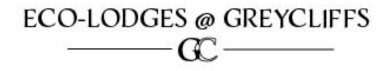
-ECO-LODGES -BIKE PARK -COMMERCIAL SHOPS -OPEN SPACE -VIEWS -TRAIL CONNECTIONS -TRAIL HEAD SHUTTLE













SAMPLE ARCHITECTURE

GreyCliffs Eco-Lodges provide **luxury** in a **minimal space**, and provide an **indoor/outdoor** living environment.

USE NATURAL SLOPE INTEGRATE NATIVE PLANTINGS WINDOWS TO CAPTURE VIEWS ORIENTED TO ACCESS TRAIL SYSTEM





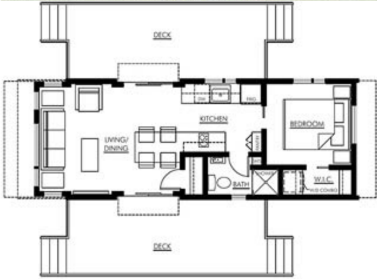
CONCEPTUAL FLOOR PLAN

All units take advantage of **natural views**, through window walls and outdoor patios and balconies. As well as quick access to trails **commercial** and other **amenities**









FEATURES

INDOOR:

Bedroom(s) Living Space Bathroom 400-600 SQFT.

ng Space Kitchen •600 SQFT.

OUTDOOR:

Outdoor living area Large Windows Patio Deck/ Balcony Immediate Trail Access

ECO-LODGES @ GREYCLIFFS _____GC _____ COMMERCIAL OPPORTUNITIES







The Eco-Lodges at GreyCliffs creates a unique **niche** for **commercial opportunity**, ranging from storefronts to storage areas.

As a recreation community based on **optimization** of community need, established demand, and topography Themed development

Direct correlation between demand and supply









DEFINING FEATURE

GREYCLIFFS BIKE PARK

CHALLENGES

SAFETY

LIABILITY

MAINTENANCE

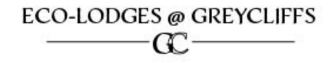
SOLUTIONS

BIKE MASTER- VOLUNTEER SIGNAGE COMMUNITY SPONSORS









Individually owned property within a recreation community. HOA maintained to protect

community **plan integrity**. This development typology allows residents to live long term and/or rent short-term, and needs **no additional density**.



ECO-LODGES @ GREYCLIFFS ______GC _____ CHALLENGES IN EXISTING CODE

PARKING

Given the nature of the plan, parking will be consolidated, to maintain plan integrity.

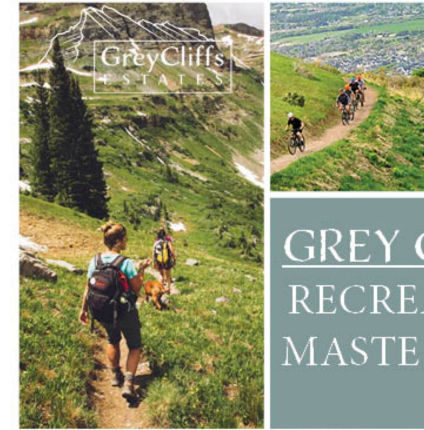
ROADS

Roads will be reduced to 26' width with rough paths rather than standard cross section to blend into the environment

HOUSING

To promote the indoor/outdoor relationship within the community, floor-plans will be 400-600sqft. rather than the standard 1200 sqft.



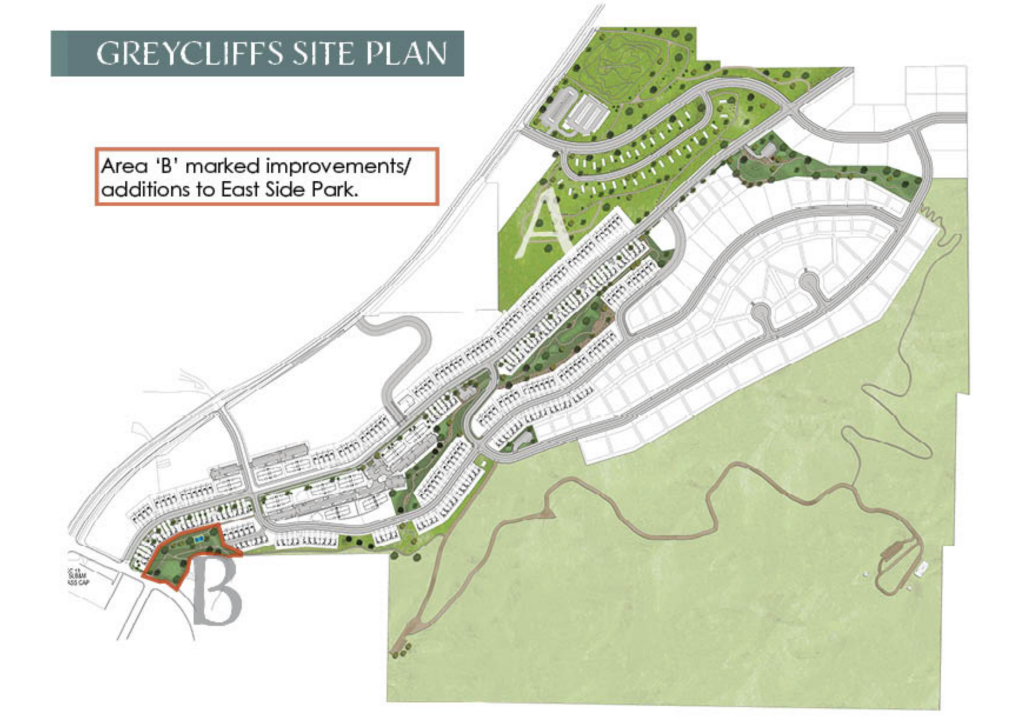












EAST SIDE PARK IMPROVEMENTS

Improvements made to East Side Park include:

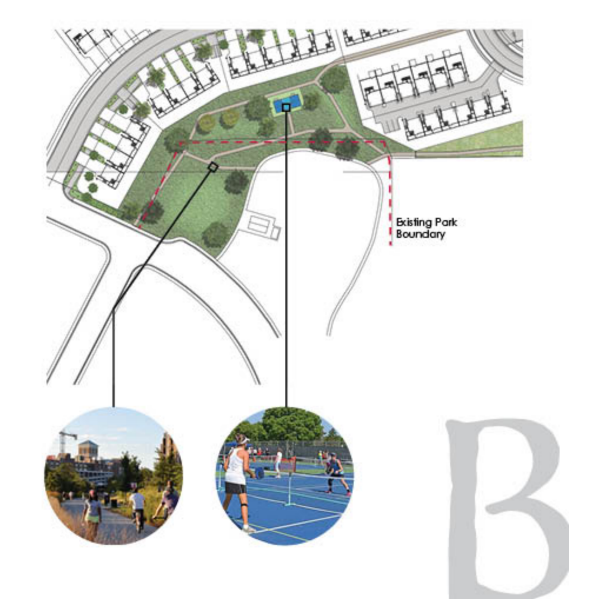
Access to Natural Open Space

Pickleball Court

Increased open space

Increased trail access

These improvements are made to increase recreational opportunity for residents





13+ MILES OF TRAILS ACRES OF OPEN SPACE



MOUNTAIN BIKERS HIKERS EQUESTRIAN



TRAILHEADS NEW PARKS

10-6-8: ACCESSORY APARTMENTS DWELLING UNITS:

Maximum of on ADU allowed on any one parcel

10-6-8-1: ATTACHED (I.E. ACCESSORY APARTMENTS)

Accessory apartments shall be allowed in any residential zone, subject to the following criteria: (Ord. 2-01-2002, 2-5-2002, eff. 2-5-2002; amd. Ord. 03-02-2007, 3-7-2007)

- A. Location: Accessory apartments shall not be allowed on any parcel except those containing a single-family dwelling.
- B. Number Of Accessory Apartments: A maximum of one accessory apartment shall be allowed on any one parcel.
- C. Parking: Any property containing an accessory apartment shall provide one parking space for residents of the apartment and one guest parking space in addition to the parking to be dedicated to the residents of the single-family residence.
- D. Utility Meters: A single-family dwelling with an accessory apartment shall have no more than two (2) meters for each water and gas utility service. (Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; amd. Ord. 03-02-2007, 3-7-2007)
- E. Building Code: All construction and remodeling shall comply with building codes in effect at the time of construction or remodeling. (Ord. 2-01-2002, 2-5-2002, eff. 2-5-2002; amd. Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; Ord. 03-02-2007, 3-7-2007)
- F. Building Entrances: In order to preserve the single-family residential appearance of the building, a new single-family structure approved with an accessory apartment shall not have a separate entrance at the front of the building or side of the building facing a street where the sole purpose of the entrance is to provide access to the accessory apartment. An accessory apartment approved in an existing structure may use existing entrances on any side of the structure. (Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; amd. Ord. 03-02-2007, 3-7-2007)
- G. Construction And Remodeling: Any person constructing, causing the construction of a residence that has an accessory apartment, remodeling, or causing the remodeling of a residence for an accessory apartment, or any person desiring an accessory apartment shall obtain a building permit from the city of Santaquin. Before a permit may be issued, the applicant shall:
 - 1. Submit a site plan drawn accurately to scale that shows property lines and dimensions, the location of existing buildings and building entrances, proposed buildings or additions, dimensions from buildings or additions to property lines, the location of parking stalls, and utility meters.
 - 2. Include detailed floor plans drawn to scale with labels on rooms indicating uses or proposed uses.
 - 3. Pay fees in accordance with the city of Santaquin resolution establishing fees and charges.
- H. Prior Uses: For preexisting accessory apartments, a permit for the accessory apartment shall be required, in addition to any permit required for the work to be done, at such time that

construction, remodeling, or change of use occurs to the structure in which the accessory apartment is located. The city building official shall issue a permit for any such accessory apartment prior to construction, remodeling, or change of use and upon finding compliance with the uniform building code and the following conditions:

- 1. The accessory apartment is in compliance with the zoning ordinance, and
- 2. A building permit was issued when the apartment was constructed or remodeled. If no building permit was issued at the time of construction or remodeling, the applicant shall pay an inspection fee and the chief building official (CBO) or designee shall inspect the apartment for life safety violations. All violations identified by the CBO shall be corrected before a permit may be issued. (Ord. 2-01-2002, 2-5-2002, eff. 2-5-2002; amd. Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; Ord. 03-02-2007, 3-7-2007)
- I. Other Similar Units: Accessory apartments shall include basement rentals, caretaker apartments, and other units of a similar nature and shall be a permitted use in all zones where single-family dwellings are permitted. (Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; amd. Ord. 03-02-2007, 3-7-2007)

10-6-8-1: DETACHED (I.E. COTTAGES, CASITAS)

- A. Zoning; Detached accessory dwelling units shall only be allowed in the Main Street Residential (MSR) zone and the Residential R-8 zone.
- B. Location: Detached accessory dwelling units shall only be allowed in the rear yard of a singlefamily dwelling. Detached accessory dwelling units cannot be subdivided from the primary dwelling and cannot be sold separately from the primary dwelling. Either the primary dwelling or the detached accessory dwelling unit need to be owner occupied. Detached accessory dwelling units cannot be leased for a term longer than 2 years without a renewal agreement.
- C. Number Of Accessory Apartments: A maximum of one detached accessory dwelling shall be allowed on any one parcel.
- D. Size and Setbacks: The maximum footprint of a detached accessory dwelling unit shall be 1,000 square feet or smaller than the primary dwelling whichever is less. The maximum height of a detached accessory dwelling unit shall be 24 feet or shorter or equal to the size of the primary dwelling whichever is less. The setbacks of a detached accessory dwelling unit shall be at least 12 feet from the primary dwelling and 10 feet from the side and rear property lines.
- E. Parking: Any property containing a detached accessory dwelling unit shall provide two off-street parking spaces for residents of the unit. Tandem parking would not qualify to meet this requirement.
- F. Utility Meters: A single-family dwelling with a detached accessory dwelling unit shall have no more than two (2) meters for each water and gas utility service. Look into other code language related to this topic
- G. Trash: Each detached accessory dwelling unit shall have their own trash can.

<u>G. Building Code: All construction and remodeling shall comply with building codes in effect at the time of construction or remodeling.</u>

- H. Construction And Remodeling: Any person constructing, causing the construction of a residence that has an accessory apartment, remodeling, or causing the remodeling of a residence for an accessory apartment, or any person desiring an accessory apartment shall obtain a building permit from the city of Santaquin. Before a permit may be issued, the applicant shall:
 - Submit a site plan drawn accurately to scale that shows property lines and dimensions, the location of existing buildings and building entrances, proposed buildings or additions, dimensions from buildings or additions to property lines, the location of parking stalls, and utility meters.
 - 2. Include detailed floor plans drawn to scale with labels on rooms indicating uses or proposed uses.
 - 3. Pay fees in accordance with the city of Santaquin resolution establishing fees and charges.
- H. Prior Uses: For preexisting accessory apartments, a permit for the accessory apartment shall be required, in addition to any permit required for the work to be done, at such time that construction, remodeling, or change of use occurs to the structure in which the accessory apartment is located. The city building official shall issue a permit for any such accessory apartment prior to construction, remodeling, or change of use and upon finding compliance with the uniform building code and the following conditions:
 - 1. The accessory apartment is in compliance with the zoning ordinance, and
 - 2. A building permit was issued when the apartment was constructed or remodeled. If no building permit was issued at the time of construction or remodeling, the applicant shall pay an inspection fee and the chief building official (CBO) or designee shall inspect the apartment for life safety violations. All violations identified by the CBO shall be corrected before a permit may be issued. (Ord. 2-01-2002, 2-5-2002, eff. 2-5-2002; amd. Ord. 04-01-2003, 4-2-2003, eff. 4-3-2003; Ord. 03-02-2007, 3-7-2007)

Explore reduced impact fees for these types of units

Multi-family unit count vs. 1-acre minimum requirement.

Remove flag lots from core area