BOONE COUNTY FISCAL COURT

CONTRACT DOCUMENTS AND SPECIFICATIONS

BEEMON LANE SIDEWALK CONRAD LANE SIDEWALK IDLEWILD ROAD MULTI-USE PATH

APRIL 1, 2021



SPECIFICATIONS

AND

CONTRACT DOCUMENTS

BEEMON LANE SIDEWALK CONRAD LANE SIDEWALK IDLEWILD MULTI-USE PATH

BOONE COUNTY FISCAL COURT KENTUCKY

PROJECT INFORMATION

PROJECT: BEEMON LANE SIDEWALK

CONRAD LANE SIDEWALK

IDLEWILD ROAD MULTI-USE PATH

OWNER: BOONE COUNTY FISCAL COURT

2950 WASHINGTON STREET BURLINGTON, KY 41005

ENGINEER: HDR ENGINEERING, INC.

9999 CARVER ROAD, SUITE 210

CINCINNATI, OH 45242

CONTACT: Jake Stremmel TELEPHONE: (513) 984-7556

EMAIL: Jacob.Stremmel@hdrinc.com

PROJECT #: BCFY21-0035

BID OPENING DATE: APRIL 1, 2021

ADVERTISING DATE: MARCH 11, 2021

www.boonecountyky.org/publicnotices or https://app.negometrix.com/buyer/839.

Join Zoom Bid Opening Meeting

https://us02web.zoom.us/j/83796763493?pwd=Z11KalRMMDM4VDB2WmppZ1VxOEFiOT09

Meeting ID: 837 9676 3493

Passcode: 822963 One tap mobile

+13126266799,,83796763493#,,,,*822963# US (Chicago)

+16465588656,,83796763493#,,,,*822963# US (New York)

Dial by your location

+1 312 626 6799 US (Chicago)

+1 646 558 8656 US (New York)

+1 301 715 8592 US (Washington DC)

+1 346 248 7799 US (Houston)

+1 669 900 9128 US (San Jose)

+1 253 215 8782 US (Tacoma)

Find your local number: https://us02web.zoom.us/u/kbvRJOqRft

BOONE COUNTY FISCAL COURT

JUDGE EXECUTIVE

GARY W. MOORE

COUNTY COMMISIONERS

CATHY H. FLAIG

CHARLIE KENNER

JESSE BREWER

COUNTY ADMINISTRATOR

JEFFREY S. EARLYWINE

COUNTY ENGINEER

ROBERT FRANXMAN

BOONE COUNTY FISCAL COURT BOONE COUNTY, KENTUCKY LEGAL NOTICE

The Boone County Fiscal Court invites the submittal of pricing bids for the Beemon Lane Sidewalk/Conrad Lane Sidewalk/Idlewild Road Multi-Use Path project for the Boone County Public Works Department. Electronic submission of offers will be accepted through the Negometrix Platform until April 1, 2020, 2:00 p.m. ("local time"), for the Beemon Lane Sidewalk/Conrad Lane Sidewalk/Idlewild Road Multi-Use Path project for the construction of approximately 3,050 L.F. of sidewalk and 892 L.F. of multi-use path including all labor, materials, and equipment necessary to complete the project. Late submissions will not be accepted by Boone County. Results will be published on April 1, 2021 at 4:00 p.m. ("local time"). A bid bond executed by the Bidder and acceptable sureties in equal amount to five (5) percent of the bid shall be submitted (electronically) with each bid. The bidder to whom the contract is awarded will be required to furnish a surety bond in an amount equal to one-hundred percent (100%) of the contract amount. Bid security furnished in bond form shall be issued by a surety company or corporation licensed in the state of Kentucky to provide said surety.

Specifications may be obtained via our publications page at https://platform-us.negometrix.xom

The Boone County Fiscal Court reserves the right to reject any and all bids, to waive any informalities and to negotiate for the modification of any bid or to accept that bid which is deemed the most desirable and advantageous from the standpoint of customer value and service and concept of operations, even though such bid may not, on its face, appear to be the lowest and best price. No bid may be withdrawn for a period of sixty (60) days after the scheduled time of receipt of bids.

All addenda to this bid must be applied when calculating bid and certified in the bid packet submitted to the Boone County Fiscal Court. Failure to use the correct and most recent addenda may result in the bid being rejected.

Proposals must contain the full name of the party or parties submitting the same and all persons interested therein. It is the intent and requirements of the owner that this project be completed no later than **NOVEMBER 15, 2021.** The successful bidder will be required to have a current occupational license in the City of Boone County before the Contract will be awarded.

Requests for information related to this Invitation should be directed to:

Daniel Menetrey, Capital Projects Manager Email address: dmenetrey@boonecountyky.org

Issue Date: March 11, 2021

IF YOU NEED ANY REASONABLE ACCOMMODATION FOR ANY TYPE OF DISABILITY IN ORDER TO PARTICIPATE IN THIS PROCUREMENT, PLEASE CONTACT OUR OFFICE AS SOON AS POSSIBLE.

Gary W. Moore, Boone County Judge Executive

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INSTRUCTIONS TO BIDDERS

GENERAL

In accordance with the Notice to Bidder, electronic bids will be received through the Negometrix Platform until April 1, 2021 at 2:00 p.m. ("local time") for the furnishing of all labor, equipment and materials required for the **Beemon Lane Sidewalk/Conrad Lane Sidewalk/Idlewild Road Multi-Use Path** project, all in accordance with these instructions, conditions, and specifications. Late submissions will not be accepted by Boone County. No bid may be withdrawn for a period of sixty (60) days after scheduled time of receipt of bids.

DEFINITIONS OF TERMS

Whenever the term "Bidder" occurs, it shall mean any person, firm or corporation as a Prime Contractor who submits a Bid/bid for the Project, either acting directly or through a duly authorized representative.

Whenever the term "Bid Packet" occurs, it shall mean all the documents contained herein and any addenda thereto.

Whenever the term "County" or "Owner" occurs, it shall mean Boone County Fiscal Court. The Judge Executive, or their designee, shall be the representative for the Owner.

Whenever the term "Contract" occurs, it shall mean the written agreement between the Owner and the Contractor covering the performance of the Work on the Project and the furnishing of labor and/or materials in the construction of the Work on the Project, including the Contract Documents.

"Contract Documents" shall mean these Instructions to Bidders and General Conditions, the Specifications, any Drawings and/or Plans, the Contract Bond and all other forms or certificates required by these Instructions, all forms included with the Contractor's Bid, all the material contained in this Bid Packet, any Change Orders, and all addenda to any of the aforementioned items. The Contract Documents shall be a part of the Contract as if fully rewritten therein. Whenever the term "Contractor" occurs, it shall mean a person, firm or corporation contracting

Whenever the term "Contractor" occurs, it shall mean a person, firm or corporation contracting with the Owner as a Prime Contractor to supply labor, materials, or equipment or all for the Project.

Whenever the term "Construction Manager" or "Engineer" occurs, it shall mean HDR Engineering, Inc., or agent so designated by the Owner to act as the Owner's agent.

Whenever the term "Director" occurs, it shall mean the Owner, or the Owner's agent.

Whenever the term "Project" occurs, it shall mean the entire public improvement proposed by the Owner to be constructed in part or in whole pursuant to the Contract.

Whenever the term "Bid or "Proposal" occurs, it shall mean the offer of the Bidder to perform the Work on the Project, when said offer is made out and submitted on the prescribed forms, properly signed and guaranteed, and in the prescribed manner.

Whenever the term "Subcontractor" occurs, it shall mean a person, firm, or corporation other than the Prime Contractor supplying labor and materials for the Work to the Contractor and under the control of the Contractor.

Whenever the term "the Work" occurs, it shall mean the Work to be performed in constructing and completing the Project, including all labor, materials and equipment.

GENERAL NOTES ON SPECIFICATIONS

The most current State of Kentucky, Transportation Cabinet, Department of Highways (KYTC) Standard Specifications for Road and Bridge Construction, as specifically set forth herein, are adopted and made part of these Contract Documents, unless specifically excluded herein. All references to Item numbers, unless otherwise stated, shall refer to the respective section of these specifications.

All references to the Director, the Director of Highways, the First Assistant Director, and Chief Engineer, the Deputy Director of Design and Construction, the Deputy Director of Operations, the Engineer of Construction, the Engineer of Maintenance, the Engineer of Bridges, the Engineer of Tests, shall be considered to read the Engineer.

All references to the State, the State of Kentucky, the Cabinet, or the Transportation Cabinet shall be considered to read the Owner.

EXAMINATION OF PLANS, SPECIFICATIONS, GENERAL PROVISIONS AND SITE

The Bidder is expected to examine carefully the site of the proposed Work, the Bid, plans, specifications, contract documents, general provisions, and addenda, before submitting a Bid. The submission of a bid shall be considered evidence that the Bidder has made such examination and is satisfied as to the conditions to be encountered in performing the Work and as to the requirements of the plans, specifications, general conditions, special provisions, addenda and Contract.

Subject to public safety and convenience, prospective Bidders will be permitted to explore the site of the Work by boring or test pits, permits for which will be issued by the Owner.

Explorations shall be at the sole risk and expense to the Bidder and under conditions of safety, maintaining traffic, and restoring all areas disturbed by any and all explorations to conditions equal to, or better than, the condition prior to exploration.

The Owner does not make any representation of soil or foundation conditions or materials, nor does it represent that drawings may not be modified to meet changes in soil conditions encountered as the Work progresses. The Contractor must inspect the site of the proposed Work and must assume all risk as to the nature and behavior of the material which may be encountered in excavation, whether apparent on the surface or disclosed only in the course of the Work.

INTERPRETATION OF QUANTITIES IN BID

The quantities appearing in the Bid Proposal are approximate only and are prepared for the comparison of bids. Payment to the Contractor will be made only for the actual quantities of Work performed and accepted or materials furnished and accepted in accordance with the Contract

except for lump sum contracts and except for lump sum items in unit price contracts. The scheduled quantities of Work to be done and materials to be furnished may be increased, decreased, or omitted as hereinafter provided.

ADDENDA

The Contractor shall notify the Owner promptly of any discrepancies in, or omissions from the Contract Documents. The Owner will issue a clarifying addendum to each person on record as having received a set of Contract Documents. The Owner will not be responsible for oral instruction or information. Questions received less than five (5) days prior to bid date cannot be answered. Any Addenda issued during the bidding period are to be included in the Bid and shall become a part thereof.

ALTERNATE BID

When an alternate bid is presented, it is the Owner's intent for the Contractor to bid on both the base and alternate bid items. Upon award of the Contract, the Owner will inform the Contractor, in writing, if the standard bid or alternate bid items will be included with the Project.

Award of the project will be based on the standard bid and/or alternate bid items ultimately selected by the Owner for inclusion in the project and award amount.

The Owner reserves the right to award or delete any or all combinations.

GENERAL CONDITIONS

The successful Bidder/Contractor shall be responsible for all site operations related to the Work as shown and described in the Specifications, Plans and related General Provisions, and shall meet all requirements of these Instructions, General Provisions, and Specifications. All Work shall be completed in compliance with these Instructions, the General Provisions, Specifications, Plans and other Contract Documents.

BIDDERS QUALIFICATIONS

The Owner requires that the Bidder furnish satisfactory evidence that he has the necessary resources to fulfill the conditions of the Contract and the Specifications. Each Bidder shall submit on the form included in the Bid Packet, a statement of the Bidder's qualifications. Each Bidder must furnish satisfactory evidence that it is operating a business of a type that can meet the Specifications for the Work and that it has operated such business for at least the last two (2) years. Only Bidders who have sufficient experience; ample equipment and personnel; adequate financial resources or the ability to obtain such resources as required during the performance of the Contract; who are able to comply with the required performance schedule for the Work; who have a satisfactory record of integrity; who have a satisfactory record of performance (Bidders who are delinquent in current contract performance, when the number and the extent of the delinquencies of each are considered, shall be presumed to be unable to fulfill this requirement, in the absence of evidence to the contrary or circumstances properly explained); and who are otherwise qualified and eligible to receive an award under applicable Kentucky laws and regulations, shall be considered.

The Owner shall have the right to take such steps as it deems necessary to determine the ability of the Bidder to perform his obligations under the Contract, and the Bidder shall furnish to the Owner all such information and data for this purpose as it may request. The right is reserved to reject any bid where an investigation of the available evidence or information does not satisfy the Owner that the Bidder is qualified to carry out properly the terms of the Contract.

The Owner requires that the Bidder furnish a list of references of <u>all</u> persons, corporations, political subdivisions or firms for whom the Bidder has done the type of Work required for this Project within the last two (2) years.

SUBCONTRACTS

The Bidder shall submit, with his bid, a complete list of the names and addresses of any subcontractors he contemplates for use on the Project. In addition, the Owner requires that the Bidder furnish a list of subcontractor references of <u>all</u> persons, corporations, political subdivisions or firms for whom the proposed subcontractor has done the type of Work proposed under contract between the Contractor and the subcontractor within the last two (2) years.

The subcontractor must be acceptable to the Owner and approved by the Owner, in writing, prior to the execution of the Contract. Although such approval shall not be arbitrarily withheld, subcontractors that have proven unsatisfactory in the past or do not have adequate manpower or resources to perform the Work will not be accepted. Only subcontractors who have sufficient experience; ample equipment and personnel; adequate financial resources or the ability to obtain such resources; who are able to comply with the required performance schedule for the Work; who have a satisfactory record of integrity; who have a satisfactory record or performance (Bidders who are delinquent in current contract performance, when the number and the extent of the delinquencies of each are considered, shall be presumed to be unable to fulfill this requirement, in the absence of evidence to the contrary or circumstances properly explained); and who are otherwise qualified and eligible to receive an award under applicable Kentucky laws and regulations, shall be considered.

The subcontractor must submit a non-collusion affidavit prior to the execution of the Contract.

Approval of the proposed subcontractor(s) will not be given by the Owner unless and until the above requirements are met. Although the Bidder is not required to submit the required Subcontractor forms, filled out by any proposed subcontractors, with its bid, the Bidder is hereby advised of these requirements so that appropriate action can be taken to prevent subsequent delays in subcontract awards and/or the execution of the Contract.

After the Subcontractors have been approved and the Contract signed, no changes in the subcontractors shall be made without the prior written approval of the Owner.

BID GUARANTY

In accordance with Kentucky Transportation Cabinet Standard Specifications for Road and Bridge Construction Section 102.09, and in order to assure that if the Bidder's bid is accepted that it will enter into the Contract with the Owner, each bid must be accompanied by a Bid Guaranty in the form of either:

- 1. A Bond for 5% percent of the bid, in the form of a Bid Guaranty Bond, acknowledged by the Bidder, as principal, and by a surety company qualified to do business in the State of Kentucky, and satisfactory to the Owner as surety; or
- 2. A cashier's check or certified check issued by a responsible bank or trust company, and made payable to the order of the Owner, in the sum of at least five percent (5%) of the Bid.

The Bid Guaranty shall be enclosed in the sealed envelope containing the Bid.

If the bidder chooses to submit a Bid Guaranty Bond, the bond shall be in form prescribed by KTC Standard Specifications for Road and Bridge Construction Section 103.05. The Bond must be signed by an authorized agent of an acceptable surety bonding company and by the Bidder. The bond must be countersigned by a resident agent of the bonding company and its corporate seals must be affixed to all copies. *The name and address of both the surety and surety's agent must appear on the bond*. Bid Guaranty must be supported by credentials showing the Power of Attorney of the surety's agent.

Bid guaranties (cashier's check or certified check) will be returned to unsuccessful Bidders within fifteen (15) days of the execution of the Contract with the successful Bidder.

Once the bid is awarded pursuant to the Notice of Award, the Contractor will be required to execute the Contract with the Owner within ten (10) days of its receipt of said Notice. Execution of the Contract shall require the submittal of a Performance Bond (unless the Bidder has already submitted a Bid Guaranty Bond), proof of insurance, and other documents, as outlined below. Executed copies of the bond and insurance certificates are required for each set of Contract Documents. If the Contractor fails to execute the Contract within the required time, the Contractor's Bid Guaranty may be forfeited to the Owner, not as a penalty, but as liquidated damages, in accordance with the terms of the Bid Guaranty. The Project may then be rebid or awarded to the next lowest and best bidder, as the Owner determines at it own discretion.

PREPARATION OF BID PROPOSAL

The Bidder shall submit their Bid upon the forms furnished by the Owner. All blank spaces for bid prices must be filled in, in words or figures, and shall be written in ink or typewritten. The Bidder shall initialize any corrections or changes in the Bid.

The Bidder's Bid must be signed in ink by the individual, by one or more members of the partnership, or by one or more officers of a corporation, or by an agent of the Bidder legally qualified and acceptable to the Owner. If the Bid is made by an individual, his name and business address must be shown; by a partnership, the name and business address of each partnership member must be shown; by a corporation, the name of the state under the laws of which the corporation is chartered and the name and title of the officer or officers having authority under the bylaws to sign contracts, the name of the corporation and the business address of its corporate officials must be shown.

A foreign corporation submitting a Bid must comply with the laws of doing business in the State of Kentucky, if its Bid or any part thereof is accepted.

To be considered responsive, each bid shall consist of the following, fully executed:

- 1. Bidder Information Sheet
- 2. Bid Proposal
- 3. Bid Guaranty and Contract Bond
- 4. Acknowledgement of Addenda, if applicable
- 5. Days for Completion
- 6. Certificate as to Interest
- 7. Statement of Bidder's Qualifications and References, if applicable
- 8. List of Subcontractors Names and Addresses, if applicable

The Bidder's attention is directed to all applicable Federal, State, and local laws, and the rules and regulations of all authorities and agencies having jurisdiction over the Work. All such laws, rules, and regulations shall apply to the Contract and every aspect of the Work and shall be deemed included as a part of the Contract as if the same were fully written therein.

The attention of Bidders is especially directed to the following:

- 1. Federal and Civil Rights Law regulating Equal Opportunity Employment
- 2. Bid Guaranty and Contract Bond requirements
- 3. Statutory requirements of the State of Kentucky relative to licensing of corporations organized under the laws of any other state

The price or prices shown on the Bid shall include all costs associated with the Work (including labor), shall be the actual price(s) to be paid by the Owner, and shall include all discounts, allowances, etc. Each Bidder shall bid on each item listed in the Bid

Where a discrepancy appears between the sum shown in the "Total" column and the correct product of the sums appearing in the "Estimated Quantity" and "Unit Price" columns, the correct product of the sums appearing in the "Estimated Quantity" and "Unit Price" columns shall control.

DATE FOR COMPLETION

The Bidder shall state in his Bid, in the space provided, the number of calendar days which he will require, after signing the Contract to complete all items of the construction as specified herein. In no instance shall the amount of time be longer than the maximum set by the Owner herein. The agreed time of completion shall be written into the Contract when it is executed.

It is the intent and requirements of the owner that the proposed Work shall be installed and operational no later than the date indicated on the Bid Form (Page C).

DELIVERY OF BIDS

The total Contract Documents will be accepted through the Boone County Fiscal Courts' Negometrix Platform only. A link to the bidding site will be located on the Boone County website at: https://www.boonecountyky.org or https://app.negometrix.com/buyer/839.

Bids will be received until the hour and date set for the opening thereof and must be in the hands of the Owner's appointed representative by such time. Bids received after the time indicated for the opening of bids will be returned to the Bidder unopened.

WITHDRAWAL OR MODIFICATION OF BIDS

A bidder may withdraw or revise a bid after depositing the bid with the Owner, only if the request is received before the time set for opening.

PUBLIC OPENING OF BIDS

Bid results will be posted on the Boone County, Kentucky website and on the Negometrix Platform.

DISQUALIFICATION OF BIDS

Any bid submitted unsealed or unsigned, or any bid deemed unresponsive will be disqualified and returned to the Bidder. Bids submitted without a Bid Guaranty or an invalid Guaranty will be disqualified and will be returned to the Bidder. Bids submitted after the deadline date and time and electronically submitted bids will not be accepted

NON-RESPONSIVE BIDS

Bids may be considered non-responsive and may be rejected for the following reasons:

- 1. If the Bid is on a form other than that furnished by the Owner of if the form is altered or any part thereof is detached.
- 2. If there are unauthorized additions, conditional or alternate bids, conditions, or irregularities of any kind which may tend to make the Bid incomplete, indefinite or ambiguous as to its meaning.
- 3. If the Bidder adds any provisions reserving the right to accept or reject the Award or to enter into the Contract pursuant to the Award. This does not exclude a bid limiting the maximum gross amount of awards acceptable to any one Bidder at any one bid letting, provided that any selection of awards will be made by the Owner.

RIGHTS RESERVED BY THE OWNER

The Owner reserves the right to review and evaluate all bids for a period of sixty (60) days.

The Owner reserves the right to reject any and all bids, to waive any discrepancies or irregularities in the bidding, and to determine, in its own discretion, which Bid is the best bid. Lowest bid, while a major consideration, will not exclusively govern the Bid Award. The Bid Award shall be made from all considerations, including costs and the responsibility of the Bidder.

The Owner reserves the right to reject the bid of any Bidder who has previously failed to perform properly or complete on time contracts of similar nature; who is not in a position to perform the Contract; or who has habitually, and without just cause, neglected the payment of bills or otherwise disregarded his obligations to subcontractors, materialmen or employees.

In addition to the above-mentioned items, the Owner will also consider the following in determining the best bid: that the Bidder maintains a permanent place of business; has adequate equipment to do the Work properly and expeditiously; has suitable financial status to meet the obligations incidental to the Work; and has the necessary experience.

The Owner reserves the right to award or delete any or all items or combination of items.

MATERIAL GUARANTY

Before the Contract is awarded, the Bidder may be required to furnish a complete statement of the origin, composition and manufacturer of any or all materials to be used in the construction of the Work together with samples, of which said samples may be subjected to any tests the Owner, in its sole discretion, deems appropriate to determine their quality and fitness for the Work.

NOTICE OF AWARD

The award of the Contract, if it be awarded, will be made to the best overall Bidder whose Bid complies with all the requirements prescribed. In no case will an award be made until all necessary investigations are made as to the responsibility of the Bidder to whom it is proposed to award the Contract. The successful Bidder will be notified by letter, mailed to the address shown on his Bid that his bid has been accepted and that he has been awarded the Contract.

DOCUMENTS REQUIRED PRIOR TO SIGNING OF CONTRACT

Immediately upon the award of the bid and prior to the signing of the Contract, the Contractor shall furnish to the Owner:

- 1. Kentucky Workers' Compensation Certificate.
- 2. Credentials showing the Power of Attorney of the Agent of the Surety
- 3. A Certificate of Compliance issued by the Division of Insurance showing the right of the bonding company to do business in the State of Kentucky.
- 4. A Certificate of Insurance with coverage as specified in these Instructions, covering the period of time the Work will be in progress.
- 5. Listing of selected subcontractor(s) for Owner approval, in accordance with the second paragraph under "Subcontracts" of these Instructions.

CONTRACT GUARANTY

If the Contractor submitted a Bid Guaranty Bond in the form prescribed by the KTC Standard Specifications for Road and Bridge Construction Section 102.09 for the full amount of its bid, the same shall be retained by the Owner as the Contractor's Performance Bond.

If the Contractor submitted a cashier's check, certified check or letter of credit, the Contractor, at the time the Contract is entered into, shall furnish a Performance Bond, in the form prescribed by KTC Standard Specifications for Road and Bridge Construction Section 102.09, payable to the Owner, for the total amount of the Contract. Said Bond shall be duly executed by the Contractor, as principal, and by a surety company qualified to do business under the laws of the State of Kentucky and satisfactory to the Owner, as surety, for the faithful performance of the Contract and payment for labor and materials. The Bond must be signed by an Authorized Agent of an acceptable surety bonding company and by the Contractor. The Performance Bond must be countersigned by a resident agent of the bonding company and its corporate seals must be affixed to all copies. The name and address of both the surety and surety's agent must appear on Bond, and it must be supported by credentials showing the Power of Attorney of the surety's agent.

The premiums of such Bonds shall be paid by the Contractor. If the Contractor fails to perform under the Contract, the Performance Bond may be forfeited by the Contractor to the Owner, in accordance with the termination provisions contained herein.

GENERAL PROVISIONS

QUANTITIES

The Owner reserves the right to delete quantities of either labor or materials or both, from the Contract, as deemed necessary by the Owner, to meet any funding restrictions for the Work.

SUBCONTRACTORS

The Contractor may utilize subcontractors, subject to the following:

- 1. The Contractor shall not assign, transfer, convey, sublet, or otherwise dispose of the Contract or his rights, title or interest in or to the same or any part thereof, without the written consent of the Owner. Such consent shall not release or relieve the Contractor or his Surety from any obligation or liability under the Contract. In no case will the Contractor be permitted to sublet more than fifty percent (50%) of the total Contract cost.
- 2. The Contractor shall not award subcontracts to any subcontractor without prior written approval of the Owner.
- 3. The Contractor shall be fully responsible for the acts or omissions of any of its subcontractors. Nothing contained in the Contract or the Contract Documents shall create any contractual relationship between the Owner and any subcontractors.
- 4. The Contractor shall cause appropriate provisions to be inserted in all subcontracts that bind the subcontractor to the Contractor under the same terms of any provisions of the Contract Documents that are applicable to the Work of the subcontractor, and that give the Contractor the right to terminate the subcontractor for any violation of those provisions by the subcontractor.

INSURANCE

The Contractor shall not commence Work under the Contract until it has obtained all insurance required under this paragraph. The policies shall also protect the Owner, its officers, agents, and employees as additional insured, and shall be in a form approved by the Owner. Certified copies of the insurance policies, fully executed by officers of the insurance company, shall be submitted with the executed Contract and must be submitted before the Notice to Proceed will be sent. Coverage will be provided through insurance companies licensed to do business in the State of Kentucky.

During the term of the Contract, the Contractor will agree to provide evidence of insurance in the amounts stated below. The Contractor may also be required to submit the original insurance policies for inspection and approval of the Owner before Work is commenced. Said policies shall provide that they cannot be cancelled, permitted to expire, or be changed without fifteen

(15) days advanced written notice to the Owner. The Contractor shall provide all insurance required by this Contract.

Required Insurance: The Contractor shall take out, and maintain during the life of the Contract, Comprehensive General Liability Insurance, Automobile Liability Insurance and an Excess Liability Umbrella Form. Such policies shall protect the Contractor and the Owner from any and all claims or damages for bodily injury, including accidental death, as well as any and all claims

for property damage, during the performance of any and all Work under the Contract, whether such performance be by the Contractor, any subcontractor, or by anyone directly or indirectly employed by either of them or in any such manner as would impose liability on the Owner. The **minimum** required limits for each type of policy are as follows:

A. Comprehensive General Liability:

(1) General Aggregate \$1,000,000

(2) Bodily Injury/Wrongful Death \$1,000,000 per person

\$1,000,000 per occurrence \$2,000,000 aggregate liability

(3) Property Damage* \$1,000,000 per occurrence

\$2,000,000 aggregate liability

B. Comprehensive Automobile Liability:

(1) Bodily Injury/Wrongful Death \$1,000,000 per occurrence

\$1,000,000 aggregate liability

(2) Property Damage* \$1,000,000 per occurrence

\$1,000,000 aggregate liability

C. Excess Liability Umbrella Form:

(1) General Aggregate \$3,000,000 (2) Each Occurrence \$1,000,000

Owner's Protective Liability Insurance: The Contractor shall take out, and maintain during the life of the Contract, an Owner's Protective Liability Insurance policy in the name of the Owner. The primary insurance policy shall not be less than a minimum combined single limit of \$1,000,000. In addition, a \$1,000,000 excess policy will be required. The policy shall protect the Owner from any claims or damages that may arise out of or result from the performance of any Work or from any operations, either directly or indirectly, by the Contractor or its subcontractors under the Contract.

<u>Subcontractor's Insurance</u>: The Contractor shall require subcontractors not protected under the Contractor's insurance policies to take out and maintain insurance of the same nature and kind and in the same amounts as required of the Contractor.

Workers' Compensation Insurance: Before any Work is commenced, the Contractor shall take out, and maintain during the life of the Contract, Workers' Compensation Insurance for all of its employees, in accordance with the laws of the State of Kentucky. In case any Work is subcontracted, the Contractor shall require the subcontractor similarly to provide Workers' Compensation Insurance for all of the latter's employees, unless such employees are covered by the protection afforded by the Contractor. In case any class of employees engaged in Work under this Contract is not protected under the Workers' Compensation statute, the Contractor shall

^{*}Including any damage caused by blasting or underground excavation.

provide Employee Liability Insurance for any such employees, and shall provide or cause each subcontractor to provide the same.

ANTIDISCRIMINATION CLAUSE

The Contractor hereby agrees to the following:

- 1. That in the hiring of employees for the performance of the Work under this Contract or any subcontract, neither the Contractor nor any subcontractor, nor any persons acting on behalf of the same, will discriminate against any citizen in the employment of or laborers or workers who are qualified and available to perform the Work, for reasons of race, creed, color, national origin, religion, age, sex, handicap, or familial status; and
- 2. That neither the Contractor nor any subcontractors, nor any persons acting on behalf of the same, shall in any manner discriminate or intimidate any employee hired for the performance of the Work on account of race, creed, color, national origin, religion, age, sex, handicap, or familial status.

HAUL ROADS

The Contractor shall also provide at the preconstruction conference, a list of the local roads to be used for the purpose of hauling equipment and/or material to or from the Project site. Only the local roads in the vicinity of the Project have to be listed; state and/or Federal roads do not have to be included. Where necessary, the list shall include the extent of the roads to be affected and any special restrictions, such as height or weight restrictions, which may be applicable. Construction shall not commence until the Owner has reviewed the haul roads list and approved the same. The submission of the list and approval of the same do not relieve the Contractor the responsibility for conforming to and obeying all applicable height and weight restriction on the haul roads, nor from responsibility for any damages done to, on or along said haul roads. The Contractor is referred KTC Standards and Specifications for Road and Bridge Construction Section 105.10 concerning restrictions.

PERMITS

The Contractor will be required to obtain all permits necessary in connection with the Work. All permits shall be subject to the inspection of the Owner.

OPERATIONS/PROGRESS SCHEDULE AND COORDINATION

At the preconstruction meeting, the Contractor shall submit to the Owner a schedule showing the method and manner which the Contractor proposes to pursue so as to complete the proposed Work in such a manner that it will be ready for final acceptance within the time stated in the Bid. Said schedule will show location, sequence, equipment, manpower, and estimated calendar days to complete each segment of Work required. Upon approval by the Owner of the starting point of the various phases of the construction, the method and manner of performing the Work and the sequence of operations shall not be altered except with the approval of the Owner. Changes to said schedule are to be issued in writing and approved by the Engineer and Owner before operations are changed or rescheduled.

The Contractor shall use all practical means to make the progress of the Work conform to that shown on the progress schedule which is in effect. No payment will be made to the Contractor while he is delinquent in the submission of a progress schedule. Should the prosecution of the Work, for any reason, be discontinued, the Contractor shall notify the Owner at least twenty-four (24) hours in advance of resuming operations.

COORDINATION OF SPECIFICATIONS, PLANS, AND GENERAL PROVISIONS

The specifications, the supplemental specifications, the plans, general provisions, and all supplementary documents are essential parts of the Contract, and a requirement occurring in one is as binding as though occurring in all. They are intended to be complementary to each other and to describe and provide for a complete project. In case of discrepancy, calculated dimensions will govern over scaled dimensions, plans will govern over specifications, Bids and special provisions will govern over both specifications and plans.

The Contractor shall take no advantage of any apparent error or omission in the plans or specifications. In the event the Contractor discovers such an error or omission, he shall immediately notify the Engineer. The Engineer will then make such corrections and interpretations as may be deemed necessary for fulfilling the intent of the plans and specifications. See "Extra Work" and "Modification of Contract or Change Orders" (Page 28 of these plans and specifications)

All items salvaged as part of this Contract shall be removed by the Contractor without damage as excavation and work progresses, and placed within the right-of-way where they may be conveniently picked up by the Owner's forces. Old materials not reserved by the Owner and not being used in the work will become property of and must be disposed of by the Contractor.

PLANS

If applicable, the plans illustrate the general character and scope of the Work covered by the Specifications and Contract Documents. Additional detailed drawings and other information deemed necessary by the Owner will be furnished to the Contractor when and as required by the Work. Shop drawings, when approved by the Owner, shall govern all details of the Work and shall take precedence over all other drawings. Figured dimensions on drawings shall take precedence over general drawings and shall be considered as explanatory and not as indicating extra work.

NOTICE TO PROCEED

Once the Contract has been entered into and the preconstruction conference held, the Owner will provide the Contractor a Notice to Proceed. Said Notice shall state the beginning date the Contractor shall commence the Work and the date by which the Work is to be completed.

SAFETY STANDARD AND ACCIDENT PREVENTION

With respect to all Work performed under the Contract, the Contractor shall comply with all safety standard provisions of (1) all applicable building and construction codes; (2) the *Manual of Accident Prevention in Construction*, published by the Associated General Contractors of

America; (3) the requirements of the Occupational Safety & Health Act, and the requirements of Title 29 of the Code of Federal Regulations, Chapter 15.

The Contractor shall maintain at the job site all medical items and equipment necessary for administering first aid to the injured, and shall make standing arrangements for the immediate removal to a hospital or doctor's care of all persons injured on the job site. In no case shall the Contractor permit any employee to work at the job site before it has made arrangements for the immediate removal of injured persons to a hospital or doctor's care.

The Contractor shall at all times exercise every precaution for the protection of persons, including its employees, and property, and shall guard against creating any unnecessarily hazardous conditions. This protection shall include, but is not limited to, sheeting and shoring, barricades, and warning lights as needed.

The Contractor shall be responsible for all accidents arising out of or connected with its performance under the Contract and Contract Documents, and shall indemnify and hold harmless the Owner and the Engineer from all liability, costs, suits, claims or actions brought against it for any injury or alleged injury to any person or property. All loss or damage to the Work arising from fire, floods, storms or other natural causes, or from any detention, obstruction or difficulties which may be encountered in the prosecution of the Work shall be borne by the Contractor.

No blasting of any kind will be permitted on this Project.

COOPERATION BY CONTRACTOR

The Contractor will be supplied with three (3) copies of the specifications and three (3) sets of approved plans and contract assemblies including special provisions, one (1) set of which the Contractor shall keep available on the Work site at all times.

The Contractor shall give the Work the constant attention necessary to facilitate the progress thereof. He shall cooperate with the Owner, his inspectors, and all other Contractors of any agency in every way possible.

COOPERATION BETWEEN CONTRACTORS

The Contractor shall coordinate his work with other Contractors within or adjacent to the Project area. All completed Work shall meet the line and grade of other work in an acceptable manner.

WARRANTY

The Contractor warrants to the Owner that materials and equipment furnished under the Contract will be of good quality and new unless the Contract Documents require or permit otherwise. The Contractor further warrants that the Work will conform to the requirements of the Contract documents and will be free from defects, except for those inherent in the quality of the Work the Contract Documents require or permit. Work, materials, or equipment not conforming to these requirements may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, alterations, to the Work not executed by the Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear and normal

usage. If required by the Owner, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

CONTROL OF MATERIAL

The materials used on the Work shall meet all requirements of the Contract. In order to expedite the inspection and testing of materials, the Contractor shall notify the Owner of his proposed sources prior to delivery. All materials supplied shall meet KYTC requirements or as otherwise specified in these Contract Documents.

Unless otherwise specified, all materials shall be new, and both workmanship and material shall be of proper quality and sufficient for the purpose contemplated. The Contractor shall furnish, if requested by the Owner or Engineer, satisfactory evidence as to type and quality of materials and workmanship.

All items of equipment and/or material proposed by the Contractor for substitutions must be preapproved by the Owner, in writing, and shall be equal or superior to the items specified in the Contract Documents. If substitutions proposed by the Contractor for a specified item requires engineering revisions, the total expense of said revisions shall be paid by the Contractor. Any items of labor or materials required, but not shown as a separate pay item in the Bid, shall be

furnished and installed as incidental to the Contract, except as noted in the plans and specifications.

STORAGE OF MATERIALS

The Contractor shall obtain prior written approval from the Owner for any locations proposed for use for the temporary storage of construction materials, tools and/or equipment. All such materials shall be neatly and compactly maintained in a manner as to cause the least inconvenience to adjacent property owners and to traffic. Under no circumstances shall existing drainage courses be blocked or water hydrants, valves, or meter pits covered in storing materials. All materials stored upon public thoroughfares must be provided with warning lights and reflective striping at nighttime and on weekends in a manner to alert traffic of such obstructions.

Private property shall not be used for storage purposed without written permission of the owner or lessee, and if requested by the Owner, copies of such written permission shall be furnished him.

Any additional space required must be provided by the Contractor at their expense.

TESTING

In addition to material testing by the supplier, on-site material and soil testing will be required to insure the work meets the specifications established as part of this project. The Contractor shall bear the cost and provide all materials and supplies to facilitate the testing and shall be responsible for coordinating all testing with the selected testing agency. The Contractor shall bear the cost of all other testing and provide all required materials, labor, apparatus, services and facilities in connection therewith.

All testing shall be done in the presence of the Owner by an approved testing laboratory and one copy of the test shall be sent directly to him.

When questions arise as to whether the requirements of the Contract have been fulfilled, the Contractor shall engage an independent testing laboratory to perform any tests necessary to establish the acceptability of the work.

Should such additional tests show in the judgment of the Owner the work or materials to be defective or otherwise not meeting the requirements of the Contract, the Contractor shall, immediately upon notification by the Owner, remove, replace or reconstruct same, as the case may require and shall if directed by the Owner, make such further tests as may be necessary to determine fulfillment of the Contract requirements. The cost of all re-tests shall be deducted from the Contractor's fee for said work.

All tests shall be made under the supervision and direction of the Owner or Engineer except those required by a public authority shall be under the supervision and direction of such authority.

TESTING REQUIREMENTS

Minimum testing requirements shall be as follows:

Soil Testing: Excavation and embankment construction shall be constructed in accordance with the Kentucky Standard Specification for Road and Bridge Construction Item 204, 205 206 and 207. The testing agency shall test all embankments per the Kentucky Standard Specification for Road and Bridge Construction Item 206.03.03.

Subgrade shall be prepared in accordance with the Kentucky Standard Specification for Road and Bridge Construction Item 207. A proof roll shall be done in the presence of the Owner.

Flexible Pavement: The testing agency shall provide quality control testing of asphalt mixes per the Kentucky Standard Specification for Road and Bridge Construction Item 402.03. At the Owner's request, field density testing may be required for asphalt courses in excess of 500 cubic yards.

Portland Cement Concrete: All portland cement concrete work shall be tested by an independent testing laboratory. The independent testing laboratory shall secure a random sample from each 100 yards of concrete delivered to the job site. A minimum of one sample shall be made each day that concrete work is performed. One sample consists of four specimens. Four specimens shall be molded by the testing laboratory and cured from each sample, in accordance with ASTM C 172. Cylinders shall then be tested in accordance with ASTM C39. One (1) specimen shall be tested at 7 days for information, and two (2) specimens shall be tested at 28 days for acceptance. The acceptance test results shall be the average strength of the two specimens tested at 28 days. The fourth cylinder shall be tested at 56 days only if the 28-day test results do not meet specifications.

Using ASTM C 143, the testing agency shall determine the slump of the concrete for each sample, and also whenever the consistency of the concrete appears to vary. The agency shall also determine the air content of the concrete for each sample, in accordance with either ASTM C 231, ASTM C 173, or ASTM C 138.

The agency shall report all test and inspection results to the Owner, Contractor, and concrete supplier in writing one working day after the work is performed. All test reports shall include the exact location in the work at which the batch represented by a sample was deposited. Reports of strength tests shall include detailed information on storage and curing of specimens prior to testing.

All concrete work not meeting the specifications as listed in Items 501, 502, 505, 506 and 601 shall be removed immediately and replaced in an acceptable manner with no additional compensation to the Contractor, unless provisions for an extended guarantee are provided herein.

SANITARY MEASURES

The Contractor shall construct and maintain sanitary conveniences for use by its employees at the site of the Work. Such conveniences shall be of sufficient number and shall be placed in locations approved by the Owner. The Contractor shall require all employees and persons connected with the Work to use said conveniences, and any employee or person who violates this rule shall not again be employed at the site of the Work by the Contractor. Such conveniences shall be in compliance with all State and local health department regulations, and the Contractor shall promptly and fully comply with all health department orders and regulations regarding said conveniences.

PUBLIC CONVENIENCE AND SAFETY

The Contractor shall at all times so conduct his work as to assure the least possible obstruction to traffic. The safety and convenience of the general public and the residents along the roadway and the protection of persons and property shall be provided for by the Contractor as specified under subsection Maintaining Traffic.

The Contractor shall provide and maintain safeguards, safety devices and protective equipment and take any other needed actions as may be necessary to protect the public and property in connection with the Work. The Contractor shall notify the Chiefs of the Police Department and Fire Department of the temporary blocking of any street.

The presence of barricades, lights or other traffic control devices provided and maintained by any party other than the Contractor, shall not relieve the Contractor of this responsibility.

MAINTAINING TRAFFIC

Local traffic must be maintained at all times in conformance with Item 112. The Contractor shall adequately mark, through the use of barrels, flashing lights, portable gates and/or other devices approved by the Owner, the limits of the project area and those areas of the site which are temporarily closed to traffic.

During the course of the normal working day, the Contractor shall insure the safety of the public by providing a sufficient number of flaggers, barrels, arrow boards, etc. to assist the traffic flow through the construction area. If, at the completion of the normal working day, any trench for pavement construction and/or construction of proposed sewer has not been completely backfilled and restored, a temporary cover, such as a metal plate or another approved device, shall be placed over that portion of the trench remaining open.

The Contractor shall notify the residents at least 48 hours in advance of when their drives will be blocked during construction. In those areas where existing pavement is to be removed and replaced, the Contractor shall conduct his operations so as to maintain driveway traffic through the construction area. Repeated blocking must allow at least a 15-minute interval of traffic access every hour. Length of residential driveway closures shall be kept to a minimum.

Maximum closure length shall be 96 hours. The Contractor shall place new driveways within 24 hours of removal. The Contractor shall keep driveways closed for a 72-hour period after concrete placement to permit the curing of concrete curbs, driveway aprons, or sidewalk across driveways. The Contractor will be responsible for barricading off and signing portions of the street sufficient in length to park all of the residents' cars whose driveways will be blocked. Where concrete restoration is involved, this inconvenience will be held to a minimum by revising curing specifications and permitting cars to use the driveway 72 hours after pouring.

The Contractor shall note that any interim material used for providing driveway ingress and egress will not be a separate pay item, and the cost of said interim material shall be included in the lump-sum price bid for Item 112.

TEMPORARY TRAFFIC CONTROL DEVICES

Temporary traffic control devices and facilities shall be furnished, erected maintained and paid for in accordance with the provision of Section 112 – Maintenance and Control of Traffic During Construction. All traffic control devices shall conform to the current standards found in the Manual of Uniform Traffic Control Devices for Streets and Highways. The provisions of this item and this section shall not in any way relieve the Contractor of any of his legal responsibilities or liabilities for the safety of the public.

PROTECTION AND RESTORATION OF PROPERTY

The Contractor shall be responsible for the preservation of all public and private property. The Contractor shall be responsible for all damage or injury to property of any character, during the prosecution of the work, resulting from any act, omission, neglect or misconduct in his manner or method of executing the work, or at any time due to defective work or materials, and said responsibility will not be released until the project shall have been completed and accepted.

Dust nuisance originating from any work shall be controlled by the Contractor at the sole expense of the Contractor.

When and where any direct or indirect damage or injury is done to public or private property by or on account of any act, omission, neglect, or misconduct in the execution of the work, or in consequence of the nonexecution thereof by the Contractor, he shall restore, at his own expense, such property to a condition equal or better to that existing before such damage or injury was done, by repairing, rebuilding or otherwise restoring as may be directed, or he shall make good such damage or injury in an acceptable manner.

When mailboxes, road or street name signs and supports interfere with construction, the Contractor shall remove and erect them in a temporary location during construction in a manner satisfactory to and as directed by the Owner. After completion of the construction and before final acceptance of the project, the Contractor shall erect the mailboxes, road or street name signs and supports in a

permanent location in accordance with the plans unless otherwise directed by the Owner. This shall be considered a subsidiary obligation of the Contractor under the affected items. The Contractor shall cooperate with the Owner in protecting and preserving cornerstones and monuments that are within the work area. Monuments, cornerstones and land markers unexpectedly encountered shall be protected, referenced and preserved in the same manner.

CLEAN-UP DURING CONSTRUCTION

The Contractor shall at all times maintain the job site and working areas in an orderly condition, reasonably clean and free of accumulations of dirt and debris. If the Contractor fails to maintain the job site and working area in a satisfactory condition, the Owner shall have the right to employ others to do so at the Contractor's expense, commencing 24 hours after the Contractor has been notified that the job site and/or working areas require clean-up.

FINAL CLEAN-UP

As soon as portions of the work are ready for use, they shall be thoroughly cleaned by the Contractor of all dirt and rubbish, and cleared of all materials, forms, falsework, temporary structures and equipment.

The Contractor shall also clean out all <u>sewer drains</u>, <u>inlets</u>, <u>manholes</u>, <u>and other underground lines</u> and structures affected by his work and restore all disturbed areas to their original or better condition.

FINAL INSPECTION

When the work has been entirely completed and final cleanup has been performed, the Owner will inspect the improvement. If items remain which must be completed or remedied by the Contractor, he shall perform the work immediately upon being notified by the Owner. When such items have been corrected by the Contractor, final inspection will be made. The work must pass final inspection before it will be accepted by the Owner.

UTILITIES

Any utility, such as telephone, electricity or water, required by the Contractor for the performance of the Work shall be the responsibility of the Contractor, who shall be responsible for the cost of the same.

SEWAGE, SURFACE, AND FLOOD FLOWS

The Contractor shall furnish all the necessary equipment, shall take all necessary precautions, and shall assume the entire cost of handling and properly disposing of any sewage, seepage, storm, surface, flood or underground flows which may be encountered at any time during the performance of the Work. The manner of providing for these flows shall meet with the approval of the Owner, and the entire cost of same shall be included in the unit prices stipulated for the various items of the Work. As applicable, all work must comply with the municipality or County storm water regulations.

USE OF EXISTING FACILITIES

The Owner, upon written notice to and with the approval of the Contractor, shall have the right to connect any sewers, conduit, or pipeline with any existing similar facilities or appurtenances, or to grant permits to make connections therewith at any time before the Work is completed. The

Contractor shall not interfere with any such connections and no extra compensation shall be made to the Contractor on account thereof. The performance of the Work shall be planned in such a manner as to allow the use of all existing facilities during the construction period.

UNDERGROUND UTILITY FACILITIES/COOPERATION WITH UTILITIES

The Owner will notify all utility companies, all pipeline owners, or other parties affected and endeavor to have all necessary adjustments of the public or private utility fixtures, pipelines, and other appurtenances within or adjacent to the limits of construction made as soon as practicable.

Within ten (10) days of the award of the Contract, the Owner shall notify all utilities of the name, address, and phone number of the Contractor. The Contractor shall notify the Registered Underground Utility Protection Service and nonmember owners of the starting date at least two

(2) working days prior to starting the Work. The utility shall mark, stake, or otherwise designate the location of the underground facilities within 48 hours of receiving the Contractor's notice of the starting date. The marking or locating shall be coordinated to stay approximately two (2) days ahead of the planned construction.

The identification of underground facilities, any necessary relocation thereof, and the protection of the same shall be undertaken in conformance with KTC Standards and Specifications for Road and Bridge Construction Section 107.15. At least two (2) working days prior to commencing Work in an area that may involve underground utility facilities, as shown on the plans, the Contractor shall notify the Owner, the registered utility protection service, and the owners of the underground utility facility who are not members of the registered utility service.

The existing underground utilities are shown as accurately as possible on the plans, based on the information available. The Owner and/or Owner do not assume any liability for location of underground service lines. Any utility services damaged that were previously marked in the field shall be replaced at the Contractor's expense.

Where the plans provide for conduit to be connected to, or to cross either over or under, or close to an existing underground structure, it shall be the responsibility of the Contractor to locate the existing structure, both as to line and grade, before starting to lay the proposed conduit, in order to assure compatibility with line and grade of the conduit. Payment for all such operations shall be included in the unit price bid for the pertinent conduit item.

The Contractor shall make arrangements with the utility company if adjustments to proposed grade of existing facilities (e.g. manholes, catch basins, valves, boxes, etc.) are to be made prior to the commencement of any paving operations. This shall include utility facilities not shown on the plans but that are located within the pavement area. Work performed on utility facilities shall be in strict accordance with the specifications of the applicable utility company and shall be performed under the direction, supervision and inspection of said company.

At points where the Contractor's operations are adjacent to properties of telephone and power companies, or are adjacent to other property, damage to which might result in considerable expense, loss, or inconvenience, work shall not be commenced until all arrangements necessary for the protection thereof have been made.

The Contractor shall cooperate with the owner of any underground or overhead utility lines in their removal and rearrangement operations in order that these operations may progress in a reasonable manner, that duplication of rearrangement work may be reduced to a minimum, and that services rendered by those parties will not be unnecessarily interrupted.

In the event of interruption to underground or overhead utility services as a result of accidental breakage or as a result of being exposed or unsupported, the Contractor shall immediately alert the occupants of nearby premises as to any emergency that the Contractor may create or discover at or near such premises. The Contractor shall then notify the Owner and the owner or operator of the utility facility of the disruption and shall cooperate with said utility owner or operator in the restoration of service. If water service is interrupted, repair work shall be continuous until the service is restored. No work shall be undertaken around fire hydrants until the local fire authority has approved provisions for continued service.

MAINTENANCE DURING CONSTRUCTION

The Contractor shall maintain the work during construction and until the project is accepted. This maintenance shall constitute continuous and effective work prosecuted day by day, with adequate equipment and forces to the end that the roadway or structures are kept in satisfactory condition at all times.

In the case of a contract for the placing of a pavement course upon other pavement courses or a subgrade previously constructed, the Contractor shall maintain the previous pavement course or subgrade during all construction operations.

FAILURE TO MAINTAIN ROADWAY OR STRUCTURE

If the Contractor, at any time, fails to comply with the provisions of the above-reference section, the Owner will immediately notify the Contractor of such non-compliance. If the Contractor fails to remedy unsatisfactory maintenance within 24 hours after receipt of such notice, the Owner may immediately proceed to maintain the Project and the entire cost of this maintenance will be deducted from monies due or to become due to the Contractor on his Contract.

PROTECTION OF EXISTING STRUCTURES

It shall be the responsibility of the Contractor to perform the Work in such a manner as not to damage or destroy any existing feature which is not marked for replacement or removal. The Contractor shall, at its own expense, protect and maintain any bridges, curbs, gutters, sidewalks, roadways, or any other private or public structures that may be endangered in the prosecution of the Work. The Contractor shall also exercise due care during the Work so as not to destroy any trees, plants, shrubs, or structures not specifically marked for removal or relocation within the area of the Project site. The Contractor hereby agrees to repair and make good any damages caused to any such property by reason of its prosecution of the Work.

In some instances, the Contractor will be required to excavate under and around existing utilities. The Contractor shall exercise extreme care so as not to damage the utility during the Work.

The Contractor shall schedule his operations so that the improved areas have had sufficient time to cure, set and/or harden before the area is opened to traffic or other use. The Contractor shall be

responsible for the immediate repair of all improved areas if damage is done by traffic or other use. The Contractor shall also be responsible for the immediate rectification of problems created in areas outside of the improved areas, which are attributable to the failure of the improved area, such as, but not limited to, the tracking of materials into unimproved areas.

The Contractor shall be responsible for the protection of areas outside of the limits of the designated Project site, but which are adjacent to those limits. This will include those areas used by construction traffic for access to and from the Project site. Where the Owner and/or the Owner determine that the Contractor's operations have been responsible for damage to areas outside of the Project site limits, the Contractor shall be responsible for the repair of the area, subject to the approval of the Owner. No additional compensation will be due the Contractor for any such repairs.

CONSTRUCTION VIDEOS AND PHOTOGRAPHS

Contractor shall document existing site conditions, progress of the work and the completed project through the use of videos and photographs. Videos and photographs shall be taken along the length of the sidewalk alignment and all areas of egress to the site pre-construction, during construction and post-construction. Pictures shall be taken at all property affected by the Work and at least every 50 feet along the sidewalk alignment. All existing structures or facilities affected by the Work shall also have videos and photographs taken of their before and after conditions. The OWNER shall be present during the pre-construction and post construction videotaping and photograph work and shall determine the limits at each location. All photographs shall be in digital format with a time and date stamp. Photographs shall be a minimum of 2.1 mega pixels. All videos shall be provided on DVD.

Before starting construction, video and take photographs along the length of the sidewalk alignment and all areas of egress to the site as directed by OWNER. Pictures shall be taken at all property affected by the Work and at least every 50 feet along the sidewalk alignment. All existing structures or facilities affected by the Work shall also have videos and photographs taken of their pre-construction conditions. The purpose of these videos and photographs is to document existing physical conditions at each site and its surrounding property.

- i. Before starting work, take a minimum of two photographs to show existing conditions at and adjacent to each driveway, landscaped area, fence and any other permanent structure that could potentially be affected by construction.
- ii. Provide one copy of the video and pictures to the OWNER prior to construction.
- iii. CONTRACTOR shall audibly record a brief description of each video and the date and time of the recording.

E-mail digital files of each photograph to the OWNER and ENGINEER as soon as they are available. Each digital file shall be labeled with the following information:

- i. Date photograph taken.
- ii. Title of Project.
- iii. Description of view shown in photograph.
- iv. Numbered identification of exposure.

Following substantial completion of the work and after final completion photographs have been taken, burn a CD with copies of all digital photographs taken for the Work. Submit two copies of CD's. Submit two copies of each video as soon as they are available. Each video shall be labeled with the following information:

- i. Date video was taken.
- ii. Title of Project.
- iii. Location of taping.

All work for the above shall be incidental to the Contract.

MONUMENTS AND LANDMARKS

The Contractor shall not remove, relocate or in any way damage any monuments, survey pins or landmarks without the approval of the Owner. Any monument, survey pin or landmark so removed without approval of the Owner may be replaced by the Owner and the expense of the survey and replacement charged to the Contractor.

BASE LINES AND BENCHMARKS

The Contractor shall carefully preserve all base lines and benchmarks which have been set by the Owner or its agent. The Contractor shall be charged with the expense of resetting any base lines or benchmarks caused by the loss or disturbance of such by the Contractor.

RESTORATION OF DISTURBED AREAS

In all cases where the Work requires the restoration of areas with topsoil, seeding and mulching, the Contractor shall not seed and mulch until directed to do so by the Owner. The Owner shall not so direct the Contractor until he has assured that the site is properly graded and topsoiled.

Upon completion of the seeding and mulching, the Contractor shall immediately notify the Owner of the same. Upon receipt of notice from the Owner that the restoration is complete, the Owner shall notify the property owners of their maintenance duties.

In cases where the Owner determines the seeding and mulching should not be performed until after the designated completion date for the Work, the Owner shall notify the Contractor of the same, in writing. Suspension of the seeding and mulching at the direction of the Owner shall not count against the Contractor as a delay.

SUPERVISION OF THE WORK

The Owner or upon the authorization of the Owner, the Owner's Public Works Director, shall in all cases, determine the amount, quality acceptability and fitness of the kinds of labor and material, which are to be paid for under the Contract. The Owner or the Owner's agent shall determine all questions related to the Work and the performance thereof, and decide every question which may arise relative to the fulfillment of the Contract on the part of the Contractor.

The Owner will evaluate the materials furnished and the labor to be performed under the Contract, and is authorized by the Owner to reject all labor or materials, or any part thereof, that does not comply in kind, quality, quantity, time, place or manner with the Contract or Contract Documents. The approval or acceptance or any part of the Work, or any payment on account thereof, shall not

prevent the rejection of said labor or materials at any time thereafter during the term of the Contract, if said labor or materials are found to not be in accordance with the requirements of the Contract or the Contract Documents.

DEFECTIVE OR UNACCEPTABLE WORK

All materials and each part or detail of the Work shall be subject to evaluation by the Owner. The Owner shall be allowed access to all parts of the Work and shall be furnished with such information and assistance by the Contractor, as is required to make a complete and detailed review.

Any work done or materials used without direct observation by an authorized representative may be ordered removed and replaced at the Contractor's expense.

All work, which does not conform to the requirements of the Contract, will be considered unacceptable unless otherwise determined acceptable.

Should defective or unacceptable labor or materials be suspected, and the Owner so require, the Contractor shall uncover, take down or make openings in the finished work for the purpose of examination at such points as the Owner designates.

If the exposed or examined labor or materials are found to be unacceptable or defective by the Owner, he shall serve on the Contractor written notice of his rejection of the unsatisfactory labor or materials, his instructions for remedying the same, and a time within which the defective material or labor is to be remedied. If the Contractor neglects or refuses to remove and/or replace the defective labor or materials within the time limit given, the Owner may remedy the situation and charge the expense thereof to the Contractor. The expense so charges shall be deducted out of the monies due to the Contractor under the Contract. If the amounts still due the Contractor under the Contract are insufficient to meet the expense, the additional monies shall be paid by the Contractor, and if the Contractor refuses or neglects to pay, the monies shall be paid by his Surety or shall be deducted from its Performance/Contract Bond.

If, in the opinion of the Owner, an emergency arises that jeopardizes the continuity of water service and/or the public health, safety or welfare of the residents of the Owner, the Owner shall give notice of the emergency to the Contractor by telephone or in person. If the Contractor is unable to remedy the situation at the time it exists, the Owner reserves the right to immediately take steps to have the situation remedied. If, in the opinion of the Owner, the emergency was created through the carelessness or recklessness of the Contractor, then the Contractor and its Surety shall be liable to the Owner for all expenses incurred by the Owner in correcting the situation.

INTENT OF CONTRACT

The intent of the Contract is to provide for the construction and completion in every detail of the Work described. The Contractor shall perform all items of work covered and stipulated in the Bid and perform altered and extra work, furnish all labor, materials, equipment, tools, transportation and supplies required to complete the work in accordance with the plans, specifications and terms of the Contract. Should any misunderstanding arise as to the intent or meaning of the plans, specifications, special provisions or Bid, or any discrepancy appear, the decision of the Owner shall be final and conclusive.

MEASUREMENT OF QUANTITIES

For all contracts, except lump sum contracts, after an item of the Work is completed and before final payment is made, the Owner will determine the quantities of various items of work performed, as the basis for final settlement. The Contractor, in case of unit price items, will be paid for the actual amount of work performed in accordance with these specifications as provided under the various items.

PLANS AND ESTIMATED QUANTITIES

The Plans and Bid quantities prepared by the Owner are intended to outline the Work to be done by the Contractor. The estimated quantities shall be used in determining the total amount of the bid and for the purpose of determining the lowest and best bid. It is understood and agreed, however, that the Plan is subject to minor changes from time to time during the progress of the Work, that the estimated quantities listed in the Bid are approximate only, that the Contractor has no claim for damage and is not entitled to extra pay above and beyond the agreed unit prices on account of increasing or decreasing the quantities, and that in measuring the work for payment to the Contractor, the Owner shall consider only the number, length, area and solid contents of the various items of Work incorporated in the improvement in accordance with the Plans or as ordered placed by the Owner.

PRICES

The Owner will pay to the Contractor the prices herein stipulated as full compensation for everything furnished and work completed by the Contractor under the Contract, including all incidental work required but not specifically mentioned, and for any work arising from any unforeseen obstruction or difficulty encountered in the prosecution of the work, and for all risks of every description connected with the work, and for all expenses incurred by or in consequence of the suspension or discontinuance of the work, as herein specified and for well and faithfully completing the work, together with remedying all defects developing during the guarantee period.

ALTERATION OF PLANS OR CHARACTER OF WORK

The Owner reserves the right to make, at any time during the progress of the Work, such increases or decreases in quantities and such alterations in details of construction as may be found to be necessary or desirable. Such increases or decreases and alterations shall not invalidate the Contract nor release the Surety, and the Contractor agrees to perform the Work as altered, as if it had been a part of the original Contract.

Unless such alterations and increases or decreases materially change the character of the work to be performed or the cost thereof, the altered work shall be paid for at the same unit prices as other parts of the Work. No claim shall be made by the Contractor for any loss of anticipated quantities and the quantities of work as done. Payments shall be in accordance with Section 109 of the KTC Standard and Specifications for Road and Bridge Construction. If, however, the character of the Work of the unit costs thereof are materially changed, an allowance shall be made on such basis as may have been agreed to in advance of the performance of the Work, or in case no such basis has been previously agreed upon, then an allowance shall be made, either for or against the Contractor, in such amount as the Owner may determine to be fair and equitable.

Should the Contractor encounter or discover during the progress of Work, subsurface or latent physical conditions at the site differing materially from those indicated in this Contract, or unknown physical conditions at the site of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract, the Owner shall be promptly notified in writing of such conditions before they are disturbed. The Owner will thereupon promptly cause the investigation of said conditions, and if they are found to so materially differ and cause an increase or decrease in the cost of, or the time required for performance of the Contract, an equitable adjustment will be made.

Any adjustment in compensation because of a change or changes resulting from one or more of the conditions described in the previous paragraph will be made in accordance with the provisions of Extra Work. Any adjustments in Contract time because of changes will be made in accordance with the provisions in 108.07 of the Kentucky Standard Specification for Road and Bridge Construction.

EXTRA WORK

Items of work with unit prices included in the estimate of the original Contract, in an amount less than \$10,000 may be authorized as Extra Work by the Owner.

MODIFICATION OF CONTRACT OR CHANGE ORDERS

Items of Work not included in the estimate of the original Contract and additional units of items included in the estimate of the original Contract in an amount in excess of \$10,000, may be authorized as a Modification of the Contract or Change Order. Payment shall be in accordance with Sections 109.04 of the Kentucky Standard Specification for Road and Bridge Construction.

The Owner may, when necessary, by ordinance, authorize alterations or modifications in the Specifications and Plans for the Work, or omit from the Work covered by this Contract any portion thereof. Before any such alteration or modification shall be effective, the price to be paid for the Work or the material, or both, under the altered or modified Contract, shall have been agreed upon in writing and signed by the Contractor and by the Contractual Agent or Agents of the Owner. It is expressly agreed that such changes shall not, in any way, violate or annul the Contract, and the Contractor hereby agrees not to claim or bring suit for any damages, whether for loss of profits or otherwise, on account of these changes. Whenever, during the progress of the Work, any change or modification of the Work is agreed upon, such change shall be considered and treated as though originally contracted for, and shall be subject to all provisions of the original Contract.

The Contractor's Sureties will not be notified of changes in the work or cost thereof, except when by reason of any Change Orders, the total Contract price increases by more than twenty (20%) percent of the original price.

DISPUTES AND CONTRACTOR CLAIMS

In cases where there arises a dispute (whether over payment, claims, or quality of Work) between the Contractor and the Owner, the Contractor shall not cease Work on the Project because of said dispute, unless told to cease work by the Owner. The Contractor shall continue Work on the Project and agrees that such a dispute shall not relieve him from the requirements under "Time of Completion and Damages for Delays".

In all cases, the Contractor shall submit to the Owner any claims for disputed amounts, in writing, within seven (7) calendar days of learning of said dispute. In submitting such claim, the Contractor shall include his actual original calculations and raw cost data, along with his job cost reports and field diaries.

If the Owner makes to the Contractor an offer on a claim which the Contractor refuses, and if the Contractor then gets an amount equal to or less than the Owner's last offer in court, the Contractor shall pay all legal costs, including attorney's fees and expert witness fees, that the Owner incurs from the date of the Owner's last offer until the day the Contractor is awarded judgment.

Any claims or disputes shall be limited by the requirements of "Modification of Contract or Change Order".

TIME OF COMPLETION AND DAMAGES FOR DELAYS

The Project construction time shall commence upon the date indicated in the Notice to Proceed, which shall be sent to the Contractor by the Owner. The Contractor shall agree to commence the Work on the date specified in the written Notice to Proceed, weather permitting, and to fully complete the Work by the date indicated in the Bid Form (Page C), unless such time for completion is extended, in writing, by the Owner. However, neither the Contractor nor any subcontractors shall commence any part of the work under the Contract until it has obtained all insurance required, as listed in the General Conditions, and such insurance has been approved by the Owner.

The Contractor agrees that time is of the essence, and therefore, if the Contractor neglects, fails, or refuses to complete the Work within the allotted time, or fails to secure an extension of time for delays, the Contractor does hereby agree to pay to the Owner, as liquidated damages and not as a penalty, the amount as stated in the Contract for each calendar day beyond the completion date stated in the Notice to Proceed, unless the time for completion has been extended in writing by the Owner. Such damages shall be deducted from any monies due and owing to the Contractor under the Contract. If the amounts still due the Contractor under the Contract are insufficient to meet the expense, the additional monies shall be paid by the Contractor, and if the Contractor refuses or neglects to pay, the monies shall be paid by his Surety or shall be deducted from its Performance/Contract Bond.

If the Contract is revised in any material respect and it is determined that said revision will cause delay in the completion of the work, the Owner will postpone the completion date by the number of calendar days he determines to be equitable.

If the Contractor finds it impossible for reasons beyond his control to complete the work by the date as specified or as extended in accordance with the provisions of this subsection, he may make a written request to the Owner for an extension of time setting forth therein the reasons which he believes will justify the granting of his request. Requests for extensions of time shall be filed in writing by the Contractor to the Owner not later than thirty (30) days following the termination of the delay. The Contractor's plea that insufficient time was specified is not a valid reason for extension of time. If the Owner finds that the work was delayed because of conditions beyond the control and without the fault of the Contractor, he may extend the time for completion in such amount as the conditions justify.

Delays caused by weather or seasonal conditions should be anticipated and will not be considered as the basis for an extension of time. The Owner will not allow any extension of time for weather or resulting conditions, except for delays caused by earthquakes, tornadoes or other catastrophic forces per Section 108 of the Kentucky Standard Specification for Road and Bridge Construction.

The extended time for completion shall then be in full force and affect the same as though it were the original time for completion.

If the Owner should suspend the Work in whole or in part, the date for completion shall be extended by the number of days that the suspension directly or indirectly delays the completion of the Work.

If the Work is delayed for unforeseeable causes beyond the control and without the fault of negligence of the Contractor, such as severe or unusual climatic conditions, acts of God, acts of the Owner or interference by other contractors, extensions of time may be granted by the Owner, upon the Contractor's written request for an extension. The Contractor shall, within five (5) days from the beginning of such delay, notify the Owner in writing of the causes of the delay and request an extension. In no case shall such an extension of time exceed the time actually lost to the Contractor by reason of such delay or interference.

The Owner, reserves the right to suspend the whole or any part of the Work, when in the best interest of the Owner, in its sole discretion. Without any additional compensation to the Contractor for such suspension; however, the Contractor shall be granted an extension of time for completing the Work in the same amount of time that it was delayed by such suspension, unless said suspension was necessitated by the actions or inactions of the Contractor.

FAILURE TO COMPLETE ON TIME

If the Contractor fails to complete the Work within the time or times allowed by the Contract, the Owner, if satisfied that the Contractor is carrying the Work forward with reasonable progress and deems it to be in the best interest of the Public, may allow him to continue in control of the Work. It shall be necessary for the Contractor to make written application to the Owner in order to warrant such continuance. Payments to the Contractor for work performed and materials furnished will be made.

When the work is not completed within the time or times allowed by the Contract, and the Contractor is permitted to remain in control, the Work shall be prosecuted at as many different places, at such times, and with such forces as the Owner may request.

For each calendar day that any work shall remain uncompleted after the Contract completion date or dates, the sum specified in the Contract will be deducted from any money due the Contractor, not as a penalty but as liquidated damages provided, however, that due account shall be taken of any adjustment of the completion date or dates granted under the provision of "Time of Completion and Damages for Delays". In the event one or more interim completion dates are specified without specific separate liquidated damages, the amount set forth in the Schedule in Section 108 of the Kentucky Standard Specification for Road and Bridge Construction will separately apply to each

interim date. In the event a period of liquidated damages for an interim completion date overlaps a subsequent completion date, the liquidated damages will be cumulative.

Permitting the Contractor to continue and finish the Work or any part of it after the date or dates fixed for its completion, or after the date or dates to which completion may have been extended, will in no way operate as a waiver on the part of the Owner of any of its right under the Contract. The Owner may waive such portions of the liquidated damages as may accrue after the work is in condition for safe and convenient use by the public.

UNSATISFACTORY PROGRESS AND TERMINATION OF THE CONTRACT

In case the Contractor or any Subcontractor fails to furnish materials or to execute the Work in accordance with the Plans and Specifications, or if the provisions of the Contract are otherwise violated, then in any such case, upon ten (10) days written notice to the Contractor and his Surety, the Owner shall have the right to declare the Contractor in default on the Contract. Said notice shall contain the reason for the Owner's intention to declare the Contractor in default on the Contract and, unless within ten (10) days after service of said notice the violation shall cease or satisfactory arrangements shall have been made for its correction, the Contractor, upon the expiration of said ten days, shall be in default on the Contract and his right to proceed under the Contract shall be terminated.

In the event the Contract is thus declared to be defaulted, the Owner will immediately notify the Contractor and his Surety of such action, and will at once cause the work already done to be measured and computed. The action of the Owner in the declaration of the default of the Contact shall be final and conclusive, and the Contractor shall not be entitled to claim or receive any damages for not being allowed to continue. After the default of the Contract, the Surety shall have the right to take over and complete the Work, provided, however, that the Surety shall notify the Owner in writing of its intent to do so within twenty (20) days after the notice of the default of the Contract. Such completion of the Work by the Surety shall be done in strict accordance with all the provisions of the original Contract. However, if the Surety does not take over the Contract as stated above, then the Owner shall cause the Work to be completed under a second contract. If the cost of the Work done under the second contract exceeds what it would have cost under the original Contract, the increased cost shall be paid from any money due the Contractor under the Contract, and if that is not sufficient, then the increased cost shall be paid by the Contractor and/or his Surety.

The Contractor and/or his Surety shall also pay all cost and expense of reletting the Work and all damages resulting from noncompletion of the Work within the Contract time. If, when the Work is completed, it is found that there is any money due the Contractor, it will be paid to him; but no money shall be paid to the Contractor under the Contract after it has been declared in default, until the Work has been completed and accepted and all claims and suits resulting therefrom shall have been settled.

PAYMENTS

The Owner shall pay to the Contractor the price stipulated in the Contract, by making progress payments to the Contractor during the performance of the Work, on the basis of the value of work performed.

The Contractor shall submit an invoice to Boone County Fiscal Court of the quantity of work performed for approval. Requests for payment shall not be made more frequently than every thirty (30) days. The Owner shall forward the invoice to Boone County for approval, and upon approval of the invoice by the Owner and Boone County, the Owner shall pay the Contractor within thirty (30) days.

Partial payment may be reduced or withheld entirely if, in the opinion of the Owner, construction is not proceeding according to the Contract, or if for any other violation, or for failure of the Contractor to comply with the orders of the Owner, or pending settlement of claims of liens filed against the Contractor.

The Owner shall make partial payments to the Contractor for work performed and materials delivered to the site at 95% of the value of work.

The Contractor shall submit three (3) signed and notarized original copies of each Application for Payment to the Owner. One copy shall include waivers of lien and similar attachments if required.

WAIVER OF MECHANIC'S LIEN

Upon reaching 75% completion and again prior to Final Application for Payment, the Contractor shall submit waivers of mechanic's liens from subcontractors, materialmen, and suppliers for all construction to date.

- 1. Owner reserves the right to designate which entities involved in the Work must submit waivers.
- 2. Submit final Application for Payment with or preceded by final waivers from every entity involved with performance of the Work covered by the application who is lawfully entitled to a lien.
- 3. Waiver Forms: Submit waivers of lien on forms provided.

ACCEPTANCE OF FINAL PAYMENT

After the final inspection has been made and the Owner has accepted the Work, the final estimate and Final Statement of Cost will be prepared. If any items were erroneously overestimated in any partial estimate, such errors will be corrected in any subsequent partial estimate or in the final estimate, and the Contractor shall have no right to any such excess and shall not be entitled to any damage on account of such corrections in the final estimate.

The following paperwork is necessary from the Contractor to close-out the Project:

- 1. Final invoice for payment.
- 2. Final affidavit listing all subcontractors/suppliers used on the Project and indicating the amount paid in full.
- 3. Final Release of Liens from all subcontractors indicating the amount paid in full.
- 4. Prevailing Wage Affidavit, if applicable.
- 5. Guarantee.

- 6. Final Release of Lien.
- 7. Concrete Test Reports, if applicable.
- 8. Asphalt tickets stamped with the Inspector's seal, if applicable.
- 9. Any additional testing reports as required by the Contract.

After the final estimate and Final Statement of Cost have been prepared and after the Contractor has fulfilled all of his obligations under the Contract and all the above paperwork has been accepted, the Owner will pay the entire sum found to be due the Contractor after deducting all previous payments and any liquidated damages, if applicable.

After the final estimate and Final Statement of Cost have been prepared and after the Contractor has fulfilled all of his obligations under the Contract, the Owner will pay the entire sum found to be due the Contractor after deducting all previous payments and any liquidated damages, if applicable.

The date of acceptance of the Work by the Owner shall be the date of approval of the Final Statement of Cost.

If, after physical completion of the work and acceptance of the Owner's final measurements by the Contractor, the Owner finds that the Final Statement of Cost or final estimate or both may be unavoidably delayed, he may allow a payment on one-hundred percent (100%) of the final measurements, less such estimated amount of money as the Owner may deem necessary to withhold to take care of any contingencies which may arise.

Should the Contractor have any claim against the Owner because of a variance with the Owner's final measurement, the Owner may allow payment based on the Owner's measurement pending adjustments of the disputed item or items. Acceptance of payment on such basis shall not stop the Contractor's claim nor prevent its satisfactory adjustment.

Retainage (5%) shall be paid to the Contractor within thirty (30) days from the date of the Owner's final acceptance of the Work and the completion of the Contract. Upon the Contractor's acceptance of this final payment, the Owner and the Engineer shall be released from any and all claims and any liability to the Contractor for anything further under or relating to the Contract or the Contract Documents, including any act or omission by the Owner or any of its employees or agents, including the Engineer; however, no payments, final or otherwise, shall operate as a release on the Contractor or it Sureties from any obligations under the Contract or the Contract Documents.

TERMINATION OF THE OWNER'S LIABILITY

No person, partnership, firm, or company other than the Contractor shall have any interest in the Contract and no claims shall be made or held valid and neither the Owner nor its agents shall be held liable for, nor shall be held to pay any money except as herein provided. The acceptance by the Contractor of the final payment made as aforesaid shall operate as, and shall constitute, a release to the Owner and its agents from any claim or liability to the Contractor for anything done or furnished for, or relating to the Work or for any act or neglect of the Owner or any person related to or connected with the Work.

TERMINATION FOR CAUSE

In the event that any of the provisions of the Contract are violated by the Contractor, or by any of its subcontractors, the Owner may serve written notice upon the Contractor and its surety of its intention to terminate the Contract. Such notice shall list the act or omission causing the breach, upon the service of such notice, the Contractor shall have ten (10) business days to correct the breach or to make arrangements for correction that is satisfactory to the Owner.

If no such correction or arrangements are made within the allotted time, the Owner may, in its sole discretion, terminate the Contract on a date solely determined by the Owner. In the event of such termination, the Owner shall immediately serve notice thereof to the Contractor and its surety. The surety shall then have the right to take over and perform the Contract provided, however, if the surety does not elect to continue performance, the Performance/Contract Bond will be forfeited and the Owner shall cause the Contract to be completed.

Upon termination for cause, the payment to the Contractor of compensation earned for Work performed to the date of such termination shall be in full satisfaction of all claims against the owner under this Contract, however the Owner shall have the right to deduct from any amounts due and owing to the Contractor, including retainage, any costs, both direct and incidental, incurred by the Owner in completing the Project. The Contractor and/or surety shall be liable for any excess costs the Owner may so incur, and the Owner shall have the right to pursue any legal remedies necessary to affect the same.

TERMINATION FOR CONVENIENCE

The Contractor hereby acknowledges that as the Owner is a public entity, due to unforeseen circumstances, funding restraints, or changes in the nature of the Work, it may become necessary for the Owner to terminate the Contract for convenience.

In the event the owner finds it necessary to terminate the Contract for convenience, the Owner shall serve notice upon the Contractor and its surety of its intention to terminate the Contract ten (10) business days prior to the termination date.

Upon termination for convenience, the Owner shall pay to the Contractor all compensation due for Work performed to the date of termination, including all costs for materials that were to be incorporated into the Project that cannot be returned; all restocking fees for materials that were to be incorporated into the Project that can be returned only upon the payment of a restocking fee. The Contractor shall submit to the Owner detailed invoices and proof of restocking fees, if any, within ten (10) business days of his receipt of notice of termination from the Owner. In addition, the Owner will negotiate compensation with the Contractor for actual costs incurred as a result of the termination.

CONTRACTOR'S RIGHT TO TERMINATE CONTRACT

The Contractor may terminate the Contract, upon ten (10) days written notice to the Owner if any public authority should stop the work for three (3) months, or if the Owner should fail to issue a Certificate of Payment, or if the Owner should fail to pay in accordance with this agreement.

GUARANTEE OF WORK

The Contractor hereby guarantees all work performed for a period of one (1) year from the date of completion, against all defects resulting from the use of inferior materials or equipment (unless said materials or equipment were provided by the Owner) or inferior workmanship. The Contractor hereby agrees that during the guarantee period, it shall make all repairs, corrections, replacements or changes that, in the opinion of the Owner, are necessary due to the use of materials, equipment or workmanship which are inferior, defective or not in accordance with the Contract or Contract Documents. The Contractor shall, promptly upon receipt of written notice from the Owner, remove and replace all unsatisfactory work with suitable materials, equipment or workmanship, without additional expense to the Owner.

If the Contractor fails to proceed with these terms of the guarantee in a timely manner, the Owner shall have the right to have the defects corrected, and the Contractor and its sureties shall be liable to the Owner for all expenses incurred by the corrections.

Any or all special guarantees applicable to any definite parts of the Work, including the materials or equipment, shall also be subject to the terms of this section during the first year of the life of such special guarantees.

Customary manufacturer's guarantees in excess of one year shall be turned over to the Owner. If the terms and conditions as set forth are met to the satisfaction of the Owner and Contractor, the Owner may reduce the Performance Bond to ten percent (10%) of the total amount paid the Contractor in the performance of this Contract as a Guarantee bond.

NOTICE

Any written notice required to be served under the Contract or the Contract Documents shall be served by certified mail, or by personal service at the parties' places of business.

NO ESTOPPEL

At no time shall the Owner be precluded or estopped by any provisions of the Contract, from demanding and recovering from the Contractor any damages sustained because of the Contractor's failure to comply with the Contract or the Contract Documents. The final inspection of the Work shall not be binding or conclusive upon the owner if it subsequently appears that the Contractor willfully, fraudulently, or through collusion with an agent of the Owner, supplied inferior materials or workmanship, or departed from the terms of the Contract or Contract Documents, notwithstanding the acceptance of the Work and payment for the same by the Owner.

ASSIGNMENT

Neither the Contract or any part thereof, nor any funds to be received there under, by the Contractor shall be assigned, except upon the prior written permission of the Owner, upon any conditions that may be imposed by the Owner, and upon the prior written permission of any sureties who executed the Performance/Contract Bond on behalf on the Contractor.

INDEPENDENT CONTRACTOR STATUS

At all times during the term of the Contract, the Contractor shall be and remain as an Independent Contractor with respect to all services performed under the Contract, The Contractor agrees that all income reporting requirements to the U.S. government, the State of Kentucky, and any local governments are its responsibility and not that of the Owner. The Contractor shall be responsible for the payment of all taxes including, but not limited to, Federal, State, and local taxes, Social Security taxes, unemployment insurance taxes, and other taxes or license fees required by law, for its officers, agents, and employees. The Contractor agrees that neither it, nor any of its officers, agents, nor employees is entitled to receive workers' compensation, unemployment compensation, vacation leave, sick leave, or any other fringe benefits provided to the employees of the Owner or any other Owner agency, under this Contract. Contractor acknowledges that under this Contract, the Owner is not required to contribute to the Kentucky Public Employees Retirement System on behalf of the Contractor, its officers, agents, or employees, nor is the Contractor eligible to contribute to or receive benefits from said system.

OTHER CONTRACTS

The Owner reserves the right to allow other work or to enter into other contracts for work or materials to be constructed or placed in or about the Work to be performed under this Contract, and to order the starting and progress of such other contracts at any time prior to the completion of this Contract. The Contractor hereby agrees to allow the construction or progress of other such work, under such arrangements for the joint occupation for the site of the Work as the Owner may establish. The Contractor hereby waives any claim for damages or extra compensation by reason of any real or supposed interference with his performance of the Work; however, if in the judgment of the Owner, the joint occupation of the site has unreasonably impeded the progress of the Contractor's work under the Contract, then the time for completion of the Work may be extended by the Owner.

PATENTS

The Contractor shall indemnify and hold harmless the Owner, its officers, employees, and agents from all liabilities, judgments, costs, damages, or claims arising from the infringement of any patent, patent rights or royalty rights by reason of the use of any patented materials, machinery, devices, and equipment furnished or used in the performance of the Work, or by reason of the use of patented designs furnished and incorporated into the Work by the Contractor and accepted by the Owner, excepting any materials or equipment furnished by the Owner. In the event that any claim, suit, or action in law or equity of any kind whatsoever is made or brought against the Owner involving any such patents, then the Owner shall have the right to retain, from the money due and owing to the Contractor, an amount the Owner deems sufficient to protect the Owner against loss until such claim, suit, or action has been settled and evidence of such settlement has been satisfactorily presented to the County Attorney.

LAWS, ORDINANCES, AND REGULATIONS

The intent of the Contract and the Contract Documents is to include each and every provision and clause required by law to be inserted herein, and they shall be read and enforces as though there were included herein.

The Contractor shall keep itself fully informed of, and shall strictly observe and comply with, all applicable Federal State, County, and local laws, rules, regulations, and ordinances; building code requirements; permit requirements; licensing requirements; inspection requirements; all laws, rules, and regulations regarding the employment of and payment of all laborers, the legal rights of all laborers employed under the Contract; all orders or decrees that exist or that may be enacted by any body or tribunal having jurisdiction or authority over any aspect of the Work. The Contractor shall also insure that its subcontractors are also informed of and strictly comply with and observe all applicable laws, rules, regulations, and ordinances.

The Contractor shall be required to give all notices and pay all fees for any required permits, licenses, or inspection, unless the Owner assumes the responsibility for giving such notices or paying such fees. The Owner will discuss any special permits that may be required for the Project at the preconstruction conference.

The Contractor shall indemnify and hold harmless the Owner, the Owner's officers, employees and agents, including the Engineer, against any claim or liability arising from or based upon any violation of any such law, rule, regulations, ordinance, order, decree or requirement, whether by the Contractor itself, its employees or agents, or any of its subcontractors.

Should the Contractor at any time find that any requirement of the Contract Documents is at variance with any applicable law, rule, regulation, requirement, order or decree, it shall promptly notify the Owner.

ENVIRONMENTAL PROTECTION

The Contractor shall observe and comply with all Federal, State, and local laws and regulations controlling pollution of the environment and shall comply with provisions of Section 107 of the Kentucky Standard Specification for Road and Bridge Construction.

TAXES

The Contractor will be required to pay, without additional expense to the Owner, all Federal, State, local and other taxes which may be applicable to the Work, excepting any taxes and assessments on the real property comprising the site of the Work.

The Contractor hereby agrees to withhold all Boone County income taxes due or payable under the provisions of the Codified Ordinances of Boone County for wages, salaries, and commission paid to its employees who will work within the County limits for more than 12 workdays and further agrees that any of its subcontractors shall be required to withhold any such Boone County taxes due under said Code for services performed under this Contract. The Contractor is advised to get full information from the Occupational License Department prior to bidding.

UTILITY OWNERSHIP

The following utilities and owners are located within the work limits of this project:

Gas Mr. Gerry Helm / Duke Energy

134 E. Fourth Street, Annex 460

Cincinnati, Ohio 45202

Electric Mr. Matt Coleman / Duke Energy

2010 Dana Avenue, EF 324 Cincinnati, Ohio 45207

Water Mr. Dick Knock

Boone County Water District

2475 Burlington Pike

Burlington, Kentucky 41005

Telephone Mr. Tim Seestedt / Underground

Mr. Dave Smiley / Overhead

Cincinnati Bell Telephone Company 221 E. Fourth Street, M.L. 121-900

Cincinnati, Ohio 45201

Cable TV Mr. Chuck McCarty

Charter Communications 10920 Kenwood Road Cincinnati, Ohio 45252

Sanitary & Storm Sewer: Ms. Debbie Rizzo

Sanitation District No. 1

1045 Eaton Drive

Ft. Wright, Kentucky 41017

SPECIFICATIONS FOR CONSTRUCTION

In general, unless specifically set forth herein, the work, materials, and methods of measurement and payment shall conform to the applicable divisions and paragraphs (as noted on the Bid Bid or in the plans) of the most current edition of the:

COMMONWEALTH OF KENTUCKY
TRANSPORTATION CABINET
DEPARTMENT OF HIGHWAYS, FRANKFORT

Standard Specifications for Road and Bridge Construction

SPECIAL PROVISIONS

ITEMS 105.07 / 107.15 - COOPERATION WITH UTILITIES

All portions of Item 105.07 and Item 107.15 of the Kentucky Department of Highways Standard Specifications for Road and Bridge Construction shall apply.

At least two (2) working days prior to commencing construction operations in an area which may involve underground utility facilities as shown on the plans, the Contractor shall notify the Owner, the registered utility protection service, and the owners of each underground utility facility not members of the registered utility protection service.

The existing underground utilities are shown as accurately as possible on the plans, based on information available. The Owner and/or the Engineer do not assume any liability for location of these underground utility service lines. Any utility services damaged that were previously marked in the field shall be replaced at the Contractor's expense.

Where the plans provide for conduit to be connected to, or to cross either over or under, or close to an existing underground structure, it shall be the responsibility of the Contractor to locate the existing structure, both as to line and grade, before he starts to lay the proposed conduit, in order to assure compatibility with line and grade of the proposed conduit. Payment for all operations described above shall be included in the unit price bid for the pertinent conduit item.

The Contractor shall adjust or arrange with utility company to adjust to proposed grade all existing utility facilities, i.e., manholes, catch basins, valves, boxes, etc., prior to the commencement of paving operations. This shall include utility facilities not shown on the plans, which may be found to be located within the pavement area. Work performed on the utility facilities shall be in strict accordance with the specifications of the applicable utility company and shall be performed under the direction, supervision, and inspection of said company.

COORDINATION WITH UTILITIES

Coordination of work schedules with affected utilities will be required. Upon the contract award, the coordination of all necessary relocations or adjustment of all utility facilities become the responsibility of the Contractor.

ITEM 105.06 - COOPERATION BETWEEN CONTRACTORS

The Contractor shall coordinate his work with other Contractors within or adjacent to the project limits. All improvements completed under this contract shall meet the line and grade of other work in an acceptable manner.

ITEM 106 - CONTROL OF MATERIAL

Unless otherwise specified, all materials shall be new, and both workmanship and materials shall be of proper quality and sufficient for the purpose contemplated. The Contractor shall furnish, if so required, satisfactory evidence as to type and quality of materials and workmanship.

All items of equipment and/or material proposed by the Contractor for substitutions must be approved by the Owner in writing and shall be equal or superior to the items specified in the contract documents. If said substitution proposed by the Contractor for a specified item requires engineering revisions, the total expense of said revisions shall be paid by the Contractor.

Any items of labor and materials required, but not shown as a separate pay item in the Bid, shall be furnished and installed as incidental to the contract, except as noted in the plans and specifications.

ITEM 106.08 - STORAGE OF MATERIALS

The Contractor shall obtain prior approval in writing from the Owner for the locations to be used for the temporary storage of construction materials, tools, and/or machinery. All such materials, tools, and machinery shall be neatly and compactly piled in such a manner as to cause the least inconvenience to the property owners and to traffic. Under no circumstances shall existing drainage courses be blocked or water hydrants, valves, or meter pits covered. All materials, tools, machinery, etc., stored upon public thoroughfares must be provided with warning lights and reflective sheeting at nighttime and weekends to alert traffic of such obstructions.

ITEM 108.02 - PRECONSTRUCTION CONFERENCE

Prior to the commencement of construction activities, the Owner will arrange a meeting between the Contractor, the representatives of the Owner, and the representatives of each of the utility companies. The time, date, and location of said meeting will be determined after the awarding of the contract, and the parties will be notified by the Owner.

The agenda for the preconstruction meeting shall include the following items:

- 1. Announcement of Award
- 2. Utility Company Requirements
- 3. Designation of Emergency 24-hour Contractor Contacts
- 4. Discussion of Critical Plan Items
- 5. Review of Testing and Inspection Procedures
- 6. Operations Schedule
- 7. Listing of Haul Roads
- 8. Identification of Subcontractors
- 9. Review of Change Order Process
- 10. Payment Request Submittal Procedure

The Contractor shall coordinate all work with the Owner. A detailed schedule of operations shall be furnished by the Contractor to the Owner at the preconstruction meeting and shall list the order of operations and the time frame for the completion of each item of work. The schedule of operations shall be approved by the Engineer and the Owner in writing prior to the beginning of the work. Changes to said schedule are to be issued in writing and approved by the Engineer and the Owner before operations are changed or rescheduled. No payment will be made to the Contractor while he is delinquent in the submission of a progress schedule.

The Contractor shall supply to the Owner at the preconstruction meeting, a list of the local roads to be used for the purpose of hauling equipment and/or material to or from the job site. Only the local roads in the vicinity of the project have to be listed; state and/or federal roads do not have to be included. Where necessary, the list shall include the extent of the roads to be affected and any special restrictions, such as height or weight restrictions, which may be applicable along said roads. Construction shall not commence until the Engineer and/or Owner has reviewed the haul road list and approved the haul roads in writing.

The submission of the list to and the review and approval of the list by the Owner do not relieve the Contractor of the responsibility for the conforming to and the obeying of all applicable height and weight restrictions on the haul roads and of the responsibility for any damage done to and/or along said haul roads. The Contractor is referred to Item 105.10 concerning load restrictions.

ITEM 107.04 - PERMITS, LICENSES AND TAXES

The Contractor shall insure that all required notices are given and all permits acquired before the commencement of work. The Owner will discuss any special permits required for this project at the preconstruction meeting.

ITEM 107.14 - CONTRACTOR'S RESPONSIBILITY FOR WORK

It shall be the responsibility of the Contractor to perform his work in such a manner as not to damage or destroy any existing feature (i.e., existing inlets, conduits, etc.), which is not marked for replacement or removal. The Contractor shall exercise due care during construction so as not to destroy any trees, plants, shrubs or structures not specifically marked for removal or relocation within the work limits. In some instances, the Contractor will be required to excavate under and around the existing utilities. Extreme care should be used not to damage the utility during this operation. The Contractor shall schedule his operations so that the improved areas have had sufficient time to cure, set and/or harden before the area is opened to traffic or use. The Contractor shall be responsible for the immediate repair of the improved area if any damage is done by traffic. The Contractor shall also be responsible for the immediate rectification of problems created in areas outside of the improved areas which are attributable to the failure of the improved area, i.e., the tracking of materials into unimproved areas.

The Contractor shall be responsible for the protection of areas outside of the designated work limits, but which may be adjacent to those work limits. This will include those areas used by construction traffic for access to and from the work areas. Where the Engineer and/or the Owner determine that the Contractor's operations have been responsible for damage to areas outside of the work limits, the Contractor shall be responsible for the repair of the area subject to the approval of the Owner. No additional compensation will be due to the Contractor for any such repairs as described above.

CONSTRUCTION STAKING

Contractor shall be responsible for the layout of the project per the lines and grades indicated on the plans.

<u>ITEM 202 – CLEARING AND GRUBBING</u>:

Clear grub, remove and dispose of all vegetation, building and foundations not removed by others, and debris within designated limits inside the right-of-way and easement areas. Do not remove objects designated to remain or to be removed according to other provisions of the Contract. Also,

protect from injury or defacement all vegetation and objects designated to remain. All planters and plant materials other than grass and trees marked for removal shall be salvaged and set aside in a location conveniently accessed by the property owner. During final restoration it shall be the Contractor's responsibility to replace the planters and plant materials to match the existing locations and dimensions. This item shall also include all labor, equipment and personnel to remove, salvage and reinstall all signs, mailboxes and fences as per the plan and to remove all trees as indicated on the plans. Portions of the fence that are damaged during work operations, or are in a condition such that they cannot be reused, shall be replaced with new, like material at no additional cost to the Owner. Whenever work is not taking place, all fence areas that have been removed shall be provided with temporary fencing to close off the opening until such time as the fence can be replaced with permanent materials. All work shall be in accordance with Kentucky Transportation Cabinet Standard Specifications Section 202. Payment shall be one lump sum.

ITEMS 202 / 203 REMOVALS

When a bid item is to include the cost of removal of a classified or unclassified material, it shall be the responsibility of the Contractor to verify in the field the type of material and the thickness of the material to be removed prior to submitting his bid. No additional allowance will be due the Contractor for added expense of removals due to unknown materials or thickness.

ITEMS 202 / 203 - DEBRIS REMOVAL

The Contractor will be responsible for removal of all construction debris from the site. All debris shall be disposed of in a proper manner and shall be as directed by all applicable local, state, or federal regulations.

ITEM SPL - YARD RESTORATION (4" TOPSOIL, SEED & MULCH)

The Contractor shall provide all labor, materials, tools, and equipment required to grade, fertilize, seed, and mulch in good, workmanlike manner the areas where shown on the plans or where directed by the Owner and as specified herein.

A. Materials

1. <u>Topsoil</u> – Topsoil shall be per ASTM D5268 with a pH range of 5.5 to 7. Topsoil shall not contain more than 40% clay in that portion passing a No.10 sieve, shall contain not less than 5% or more than 20% organic matter as determined by loss on ignition of samples oven dried to constant weight at 212 degrees Fahrenheit, and shall be free of rock and other foreign material greater than 1 inch in any dimension and other extraneous materials harmful to plant growth.

2. Fertilizer –

- a. Fertilizer shall be lawn or turf grade 12-12-12
- b. Agricultural ground limestone when used shall have a minimum total neutralizing power of 90 and at least 40 percent passing a No. 100 sieve, and at least 95% passing a No. 8 sieve.

3. Seed – All areas to be seeded shall be seeded with the following mixture:

By Weight	Name of Grass	Purity	Germination
40%	Fine Lawn Turf-Type Fescue	95%	90%
40%	Creeping Red Fescue (Festuca Rubra)	95%	90%
20%	Annual Ryegrass (Lolium Multiflorm)	95%	90%

Weed seed content not over 0.25 percent and free of noxious weeds.

- 4. <u>Mulch</u> Provide air-dry, clean, mildew- and seed-free, salt hay or threshed straw of wheat, rye, oats or barley.
- 5. <u>Asphalt Emulsion</u> ASTM D977, Grade SS-1; nontoxic and free of plant-growth or germination inhibitors.

B. Installation

1. Preparation of Seed Bed

- a. Topsoil If suitable topsoil is available as part of the excavated material it shall be removed, stored and used to backfill the top 4 inches of the excavation. If sufficient material is not available on site it shall be imported on site at no additional cost to the Owner. All grass, weeds, roots, sticks, stones, and other debris are to be removed and the topsoil carefully brought to the finish grade by hand raking. The topsoil shall be sufficiently compacted, by tracking in the material, to prevent significant settlement. Promptly and thoroughly remove topsoil and other materials dropped on pavement surfaces before being compacted by traffic. Before any fertilizer or seed is placed the topsoil shall be inspected and approved by the Owner.
- 2. <u>Fertilizing</u> Fertilizing shall be uniformly applied to all areas to be seeded at the rate of 1 pound per 100 square foot. The fertilizer shall be thoroughly disked, harrowed or raked into the soil to a depth of not less than 2 inches. Immediately before sowing the seed, the Contractor shall rework the surface until it is a fine, pulverized, smooth seed bed, varying not more than 1 inch in 10 feet. A second application of fertilizer shall be applied at the same rate once the grass has been established or within 6 weeks of seeding.
- 3. <u>Seeding</u> Immediately after the preparation and fertilization of the seed bed the Owner shall inspect and approve the site prior to seeding. The seed shall be thoroughly mixed and then evenly sown over the prepared areas at the rate of 3 to 4 pounds per 1000 square feet. Seed shall be sown dry or hydraulically. After sowing, the area shall be raked, dragged, or otherwise treated to cover the seed to a depth of approximately 1/4 inch.
- 4. <u>Mulching</u> Within 24 hours after any given area is seeded, mulching material shall be evenly placed over all seeded areas at the rate of approximately 2 tons per acre, when seeding is performed between the dates of March 15 and October 15, and at the

approximate rate of 3 tons per acre when seeding is performed between the dates of October 15 and March 15 of the succeeding year. Mulching material shall be removed once a good turf has been established.

- a. <u>Emulsion</u> Mulching materials shall be kept in place with asphalt emulsion applied at a minimum rate of 10 to 13 gallons per 1000 square feet of mulch or by methods as approved or may be otherwise required to prevent displacement of material. Mulching which is displaced shall be replaced at once but only after the seeding or other work which preceded the mulching and which work was damaged as a result of displacement of mulching material has been acceptably repaired.
- 5. <u>Maintenance</u> Contractor shall water, mow, weed and otherwise maintain all seeded areas as necessary to secure a good turf. Settled areas shall be filled, graded, and reseeded. Seeded areas shall be free of weeds and other debris. The Contractor shall be responsible for the condition of the seeded areas for a period of 1 year from the date of Final Acceptance. A satisfactory lawn shall consist of a healthy uniform, close stand of grass, free of weeds, rocks and surface irregularities, with coverage exceeding 95% over any 10 square feet, and bare spots not exceeding 2 by 2 inches.

ITEM 212 / 213 - EROSION CONTROL AND WATER POLLUTION CONTROL

The Contractor shall take extreme care to prevent unnecessary erosion, water pollution and siltation at all points of the project. Temporary seeding and mulching, Dandy Curb Bags, straw bales, slope drains, etc., shall be used as necessary or as directed by the Owner. The cost of all temporary erosion control measures shall be included in the lump sum bid item.

Contractor will be responsible for Land Disturbance/Storm Water Permits.

FULL-DEPTH PAVEMENT SAWING

All existing pavement to be widened and/or removed shall be sawed full depth at the limits of removal, using a diamond saw blade to provide a uniform edge and prevent damage to pavement that is to remain in place. The cost of the sawing shall be incidental to the contract.

ITEMS 505 – SIDEWALK AND/OR DRIVEWAY APRON FINISH

The finish applied to the Portland Cement concrete surface used as a sidewalk or driveway apron shall be a broom finish. All joints and outside edges of the pavement shall be tooled with an edger or joint tool after brooming the final finish. Final finish, joints, and edges shall be subject to the approval of the Owner.

It is the Contractor's responsibility to protect the new surface until it cures.

ITEM 505 - WALKS, CURB RAMPS, AND STEPS

The unit price bid for Item 505 shall include all labor, material, and equipment necessary for the placement of the new concrete walk. The walk shall be four (4) inches in thickness, except in walk areas through the driveway aprons where the thickness shall be increased to eight (8) inches and curb ramps, where the thickness shall be increased to six (6) inches.

Preformed expansion joint material, 1/2-inch thick, shall be placed at maximum 40 feet spacing and / or adjacent to all existing remaining walk or structures.

Curb ramp construction shall conform to National ADA Standards. Curb ramp standard dimensions will be adjusted as required by the Owner in the field to provide adequate access for handicapped persons in the vicinity of poles or other fixed objects behind the curb. Curb ramps in new concrete walks will be measured as the number of each complete and shall include the cost of any additional materials, grading, forming and finishing not included in the concrete walk item (separate), which is measured through the curb ramp area.

It is the Contractor's responsibility to protect the new surface until it cures.

ITEM 505 - CONCRETE DRIVEWAY REPLACEMENT

The unit price bid for Item 505 shall include all labor, material, and equipment necessary for the removal and disposal of the existing concrete or asphalt driveway, excavation to proposed subgrade, subgrade compaction and the placement of the new concrete driveway.

In the event the driveway has settled, a stone fill leveling course shall be added to bring the driveway back to the grade of the existing sidewalk or curb, and shall be incidental to the driveway replacement item.

The finish applied to the concrete driveways shall be a light broom finish. All joints and outside edges of the pavement shall be tooled with an edger or joint tool after brooming or hand finishing of the final finish.

The Contractor must notify the affected residents in writing at least 48-hours prior to closing driveways. If the residents and businesses have not been notified 48-hours in advance of the anticipated drive closure, the contractor will be prohibited from making these closures until such time as the proper advance notification is made.

The maximum time period for driveway closure shall be ninety-six (96) hours. The contractor shall place new driveways twenty-four (24) hours after removal.

The contractor shall keep driveways closed for a seventy-two (72) hour period after concrete placement to permit the curing of concrete curbs and driveways.

No concrete removal may take place on a Thursday or Friday unless the contractor will pour concrete on a Saturday.

It is the Contractor's responsibility to protect the new concrete surface until it cures. All existing driveway aprons shall be removed and replaced with concrete, unless noted otherwise.

The areas indicated on the plans may not be the final replacement areas and are subject to adjustments in the field by the Owner.

Driveways shall be constructed in accordance with Section 505.

Cost shall include sawcut and removal of existing pavement, and any additional excavation or embankment under the existing pavement, or outside of existing driveways, to get to the proposed subgrade elevation. Subgrade shall be compacted per Section 207 and shall be incidental to this item. Any existing curb on the driveway shall be reconstructed in a similar manner to match the existing curb and shall be considered incidental to this item.

ITEM 601 - CONCRETE - GENERAL

All concrete for roadway paving, curbs, sidewalks, drive aprons, steps and headwalls shall have a minimum of 5 percent entrained air and a maximum of 8 percent entrained air. For each sample, the average strength of the 7-day and the two 28-day tests shall equal or exceed 4000 psi, and no individual strength test shall fall below 3500 psi.

If the averages of all sets of three consecutive strength test results meet the following strengths, an extended guarantee will be required on all concrete work.

- a) 3500 psi to 3799 psi 3 year guarantee
- b) 3800 psi to 3999 psi 2 year guarantee

Concrete Roadway Pavement shall be as per Section 601 with the following exceptions:

- No Fly Ash shall be allowed in concrete mixture.
- Aggregate for concrete roadway pavement shall be crushed limestone aggregate from an approved KYTC source.
- A six (6) bag cement per cubic yard concrete mix shall be provided for public roadway pavement.

ITEM 701 – GRADING AT INLETS AND OUTFALLS OF PROPOSED CONDUITS

The cost of the necessary reconstruction and/or regrading of swales or disturbed areas at the inlets and outfalls of all proposed conduits shall be included in the price bid for the pertinent conduit and inlet items.

EXISTING PIPE

The location, size, type and depth of all existing pipes are shown as nearly exact as available information will permit. The Owner will not be responsible for any variations found during construction.

Where the plans provide for conduit to be connected to, or to cross either over or under, or close to an existing underground structure, it shall be the responsibility of the Contractor to locate the existing structure, both as to line and grade, before he starts to lay the proposed conduit, in order to assure compatibility of line and grade of the proposed conduit.

Payment for all operations described above shall be included in the unit price bid for the pertinent conduit item.

ITEM 701 - REVIEW OF DRAINAGE FACILITIES

Before any work is started on the project and again before final acceptance by the Owner, the Contractor, with the Owner, shall make an inspection of the existing sewers within the work limits,

which are to remain in service and which may be affected by the work. The condition of the existing conduits and their appurtenances shall be determined from field observations. Written records of the inspection and/or photographic documentation shall be kept by the Owner.

All existing sewers inspected initially by the above-mentioned parties shall be maintained and left in a condition reasonably comparable to that determined by the original inspection. Any change in the condition resulting from the Contractor's operations shall be corrected by the Contractor to the satisfaction of the Owner. All existing and/or new conduits, inlets, catch basins, and manholes constructed and/or cleaned as a part of the project shall be free of all foreign matter and in a clean condition before the project will be accepted by the Owner. Payment for all operations described above shall be included in the unit prices bid for the pertinent item.

ITEM 701 - TRENCH FOR SEWER CONSTRUCTION

Per Sanitation District No. 1 Specifications Section 02630.

Trench excavation for sewer construction shall be adequately maintained and protected with barricades at all times.

Placement of proposed sewer pipe and backfill material shall follow as closely as possible behind excavation operations. The length of sewer trench, which is open at any one time, shall be held to a minimum and shall, at all times, be subject to the approval of the Owner.

ITEM 701 - STORM SEWER PIPE MATERIAL

As per Sanitation District No. 1 Specifications Section 02630.

ITEM 701/710 – CONDUIT, DRAINAGE AND UTILITY ITEMS

Unless otherwise specified on the plans, the unit price bid for the pertinent conduit, drainage and/or utility item shall include the cost of all necessary appurtenances, connections, fittings, plugs, tees, collars, etc.

Unless otherwise noted on the plans, the unit price for the pertinent conduit, drainage and/or utility item is to include the costs involved in the excavation of the trench in unclassified material, the supplying and placing of the required bedding material and the backfilling of the trench with the specified material to the appropriate subgrade elevations.

Any additional fill required due to the relocation of storm sewer shall be included in the storm sewer unit price. All backfill in pavement areas shall consist of flowable fill.

ITEM 701 - PIPE CUT-OFFS

When bell-and-spigot pipe is used, any necessary pipe cut-offs shall be made at the spigot end of the length of pipe adjacent to the end length. When tongue-and-groove pipe is used, the length of pipe next to the end length shall be cut and a butt joint formed with a collar.

ITEM 701 - PIPE BEDDING AND BACKFILL

Pipe Bedding

As per Sanitation District No. 1 Specifications Section 02220.

Low-Strength Mortar Backfill Material

As per Sanitation District No. 1 Specifications Section 02220.

Excavation Material for Compacted Backfill

As per Sanitation District No. 1 Specifications Section 02220.

ITEM 701 REMOVAL OF WATER

The Contractor shall keep all excavations free from water while the excavation for or the construction of conduits is in progress; shall build all dams, bulkheads, underdrains, sumps, and other work necessary for this purpose; and shall provide and keep the excavation dry and free from water at all times.

The Contractor shall provide for the disposal of all water removed from the excavations in such manner as to prevent injury to the public, the public health, public or private property, or to any portion of the work completed or in progress, or the surface of the streets, and to prevent any inconvenience to the public. No ground and/or surface water shall be diverted into existing sanitary sewers.

No conduits shall be laid or built in water, and waste shall not be allowed to flow over to rise upon any concrete, brick masonry or conduit until the work has been observed and has set for at least twenty-four (24) hours.

The flow of water in all existing sewers, drains, gutters, or watercourses encountered during the construction period shall be adequately maintained by the Contractor at his expense.

ITEM 610 / 710 - CONDUIT END TREATMENT

Immediately after placement of any conduits, the Contractor shall construct the end treatments required by the plans at both the outlet and inlet ends. This shall include headwalls, concrete riprap, rock channel protection, sodding, etc. The cost of the necessary reconstruction and/or regrading of swales or disturbed areas at the inlets and outfalls of all proposed conduits shall be included in the price bid for the pertinent conduit and inlet items.

<u>ITEM 710 - STORM SEWER, MANHOLES, INLETS, CATCH BASINS AND HEADWALLS</u>

Storm sewer manholes, inlets and catch basins shall be constructed as per the details on the construction drawings and conforming to the requirements of SD1 Specifications Section 02606. All castings for manholes, catch basins and inlets shall conform to those specified in the standard construction drawings. Grated inlet tops shall be placed as specified on the plans. Tops of casting elevations are subject to final adjustments as approved by the Owner. All castings used shall be subject to the final approval of the Owner. Payment for these items shall include connection to proposed or existing storm sewer conduit.

Any additional backfill required due to the removal of an existing storm structure and relocation of the proposed storm structure shall be incidental to the manhole, inlet or catch basin. All backfill in pavement areas shall consist of flowable fill.

SHORING AND TRENCH BOX

Trenches and excavations for appurtenances shall be adequately shored and braced or a trench box utilized whenever the trenches and excavations cannot be opened up to a sufficient width to maintain natural soil stability and sloped per current OSHA regulations. All shoring shall meet safety codes in effect at the time of the work; and, if none are in effect, they shall meet the requirements of Employers Mutual, Factory Mutual, Associated General Contractors safety manuals or OSHA guidelines.

The Contractor is fully responsible at all times for the safety of their excavators and total compliance with OSHA regulations.

Shoring and sheeting, when used, that does not extend below the top of the sewer pipes may be removed at the Contractor's option after the trench backfill has been placed and compacted to a point one foot above the top of the pipes. Following removal of the shoring and sheeting, the space left shall be filled immediately with backfill material and compacted.

Shoring and sheeting that extends below the top of the sewer pipes shall be left in place below a point one foot above the top of the pipes and not be disturbed. The Contractor may remove the portion of shoring and sheeting above this point at his option.

When shoring and sheeting is not removed, the portion to a point two feet (2') below finished grade shall be removed. Bracing shall not be removed until after the trench backfill has been placed and compacted to a point one foot (1') above the top of the sewer pipes.

ITEM 701/710 - SHEETING AND SHORING

The Contractor shall furnish, put in place, and maintain such piling, sheeting, bracing, etc., as is required by the State of Kentucky. The Contractor shall furnish, put in place, and maintain and remove such sheeting, shoring, planking and bracing as may be required to support the sides of the excavations and to prevent any movement which could in any way injure the work, human life, or adjacent structures and property, obstruct surface drainage channels or waterways, or otherwise injure or delay the work. If required at any time by the Owner, the Contractor shall furnish and install such additional sheeting, shoring and bracing as may be necessary to protect the work, but compliance with such orders or failure on the part of the Owner to give such orders shall in no case release the Contractor from liability for any damages or injuries caused by weak or insufficient sheeting, shoring and bracing, nor from his responsibility to protect the work or adjacent property. Except when ordered left in place, all wood sheeting above the top of the pipe, steel sheet piling, braces, shorer, walers or stringers, shall not be withdrawn until the backfill is practically complete. As the backfill progresses to the elevation of a set of walers and braces, such bracing shall be removed. All sheeting and bracing specified, shown on the plans, or directed by the Owner to be left in place shall not be removed. All sheeting left in place shall be cut off at least two (2) feet below final finish grade. During the removal of sheeting, care must be taken to prevent movement of the sides of the excavation. All voids left by the withdrawal of sheeting shall immediately be carefully refilled by ramming with tools adapted to the purpose, pneumatic or other approved type, or by flushing sand into the voids.

Whenever the Owner, in writing, orders any type sheeting, shoring, bracing or foundation material left in place, or when so shown on the plans or specified, the Contractor will be paid for the actual amount so left in place at prices stipulated for the applicable items. Sheeting, shoring and bracing left in place by the Contractor for his own convenience will not be paid for under any item.

ITEM SPL - CONCRETE PANEL CROSSING (NORFOLK SOUTHERN)

Contractor to provide all equipment, labor and materials to install the proposed concrete panels for the railroad track crossing. The concrete panels for the railroad track crossing shall be constructed in conformance with the requirements of Norfolk Southern Railroad and as per the detail on Sheet 3 of the plan set. Payment shall include excavation, subgrade compaction, concrete material, placement and finishing of concrete. Payment shall be made per linear foot of concrete panel installed.

ITEM SPL - RELOCATE WATER METER SETTING

Includes the labor, equipment, excavation, bedding, backfill and asphalt, concrete and yard restoration to install a new meter vault and yoke setting to the location shown on the plans or as directed, in accordance with the specification and standard drawings complete and ready for use. All service line material will be supplied by Boone County or Florence. Paid EACH (EA).

CONTROL OF WORK

Construction work shall be limited to the hours of 7:00 A.M. to 7:00 P.M., Monday through Saturday.

"OR APPROVED EQUAL" ITEMS

In the preparation of these documents and plans, several proprietary products may have been specified. In all such cases, it is to be understood that the Contractor may offer a substitute for the specified product, as indicated by the words "Or Approved Equal." However, the Contractor must be aware that, before commencement of construction, he must provide information to the Owner concerning the substituted product, and that the Owner must approve in writing the offered product as being equal to the specified product before use or incorporation into the work.

Unless otherwise modified by the Owner, proprietary products are to be installed and/or constructed in strict compliance with the pertinent Manufacturer's specifications.

PAYMENT

No adjustments to unit prices shall be due to the Owner or the Contractor for increases or decreases in the Owner's approximate unit quantities shown in the Bid resulting from changes in the amount of work performed.

ELECTRIC UTILITY NOTES DUKE ENERGY

- 1. **DANGER** Contractor shall contact the company prior to excavation in vicinity of electric underground facilities (approximate plan location shown) or when working near overhead electric facilities.
 - (A) In Kentucky call "Kentucky Underground Protection Service (KUPS)" at 811 (at least 48 hours in advance), excluding hours Sat., Sun., and State Legal Holidays.
 - (B) For notification of construction activity near energized electric facilities, call Mr. Bob Schroeder, 513-287-3426.
 - (C) For additional underground electric record information, call 513-287-2454.
 - (D) For electric engineering notification, agreements and correspondence, address to Mr. James Dugan, Central Accounting Marketing Section, Duke Energy, P. O. Box 960, Cincinnati, Ohio 45202-0960.
- 2. Contractor shall be responsible for all damages to electric facilities during construction.
- 3. Electric facilities to be kept in service at all times.
- 4. Contractor shall be responsible for supporting existing electric facilities affected by the proposed construction.
 - A. Where high pressure oil filled pipe type cable installations are exposed or otherwise interfered with by the Contractor, protection by the Contractor will be required against damage to the coating or surrounding thermal sand envelope.
 - B. Where concrete encased conduit systems or direct buried cable systems are exposed or otherwise interfered with, the Contractor shall protect the system as necessary against damage. As soon as feasible, the Contractor shall take additional appropriate steps to provide permanent measures to restore support. The methods used shall be based on conditions to be determined by the utility.
 - C. Where poles or anchors that support overhead electric facilities are exposed or otherwise interfered with, the contractor shall protect them from damage and provide temporary support to insure the integrity of the system. As soon as feasible, the Contractor shall take additional appropriate steps to provide permanent measures to restore support. The methods used shall be based on conditions to be determined by the utility.
 - D. Where the depth of excavation for the proposed work is greater than five (5) feet, the Contractor shall sheet and shore the trench to continuously maintain the support of electric facilities at locations where the electric facilities are within the zone of influence adjacent to the excavation as determined by the natural angle of repose of the soil.
 - E. All damage to electric facilities and services requiring adjustments, relocations and/or repairs will be made at the Contractor's cost.

5. Contractor shall not backfill exposed electric facilities until the company has inspected its facility or performed any adjustments and/or maintenance that may be required.

NOTE: Should Contractor damage electric facilities, Contractor shall immediately notify the Electric Service Desk through the Company Operator (513-381-2000). Contractor shall keep everyone clear of damaged electric facilities until company personnel arrive at the work site.

GAS FACILITY NOTES DUKE ENERGY COMPANY

Gas Facility Notes

- For Gas Engineering Notification, agreements, and official correspondence, address to:

 Duke Energy
 139 East Fourth Street
 P.O. Box 960, Room 460-A
 Cincinnati, Ohio 45202
- II. The gas main information provided shows the approximate locations and depths of cover and is provided to comply with statutory regulations. This information should be used only for planning, not construction.
- III. All gas main depths of cover noted are approximate depths of cover recorded at the time of installation. Any resulting grade changes since the time of the main installation will cause the existing depth of cover to be different. Extreme care must be taken to ensure safe excavation when approaching known or suspected gas facilities.
- IV. All gas services were installed at a minimum of 1'-6" of cover. See item III above.
- V. For additional gas facility record information, call 1-800-372-7612.
- VI. To comply with federal and state regulations concerning damage prevention programs, the utility companies must be contacted at least 48 hours (two working days) prior to excavation by calling the KENTUCKY UTILITIES PROTECTION SERVICE (KUPS), toll free, at 811.

Construction Notes

- I. Gas facilities are to be kept in service at all times.
- II. The contractor shall be responsible for all damages to gas facilities during or as a result of the Contractor's construction. All damage to gas facilities requiring adjustments, relocations and/or repairs will be made at the contractor's cost.
- III. The contractor shall sheet and shore all excavations as required to continuously support gas facilities within the zone of influence (as determined by the natural angle of repose of the soil).
- IV. Crossing buried gas facilities with heavy construction equipment may cause damage to the gas facilities. Contact the Duke Energy Gas Engineering Department for details on how to protect the gas facilities from damage.

GAS FACILITY NOTES DUKE ENERGY COMPANY Page Two

- V. <u>The contractor shall not backfill exposed gas facilities</u> until the utility has inspected its facilities and performed any maintenance and/or adjustments that may be required.
- VI. The contractor is responsible for preventing any damage to the gas facilities. This includes protection of coatings and wrappings on steel gas mains. It also includes any damage with may have occurred to plastic gas mains, such as crimps or gouges.
- VII. When cast iron or similar gas facilities are exposed or interfered with by the contractor, replacement or reinforcement by Duke Energy may be required at the contractor's expense. Backfill with control low strength material will be required.
- VIII. Blasting or other construction procedures which may transmit loads or vibrations in the vicinity of gas facilities must be approved by Duke Energy Gas Engineering Department. A blasting plan, identifying all pertinent information, must be submitted in writing by a blasting expert prior to any work.

Proposed Developments at Gas R/W & Easements (If Applicable)

- I. Proposed development plans around and near gas facilities within private easements must be submitted to Duke Energy Gas Engineering Dept. for review. These plans must be approved before any work may begin within our easements.
- II. Specified easement widths must be maintained in order for Duke Energy to protect its facilities.
- III. No permanent structures may be built within the easements.
- IV. Cuts and fills are generally not permitted within the easements. Some fills may be allowed, and will be reviewed on an individual basis. Any permitted fills will be limited to an amount which will allow Duke Energy to properly maintain its facilities.
- V. Perpendicular utility crossings of gas easements are acceptable, provided proper clearances are maintained. Parallel installations are normally not allowed.

SANITARY SEWER NOTES

Sanitary sewer and/or combination sewer items are to be constructed in accordance with the provisions of the Sanitation District No. 1, and under the direction, supervision and inspection of the Sanitation District No. 1. Sanitation sewer items are to be constructed in accordance with the provisions of the latest edition of the sanitary sewer specifications available from SD1

The Contractor shall supply separate bid items for raising manholes using manhole adjustment rings and for using brick and mortar. If only one bid item is received, the Contractor shall raise all manholes with brick and mortar. Sewer manhole adjustment prior to machine paving shall be done in accordance with the Sanitation District No. 1 Rules and Regulations.

In the event that manhole adjusting rings cannot be used on sanitary and/or storm sewer manholes, the Contractor shall be required to use brick masonry and to adjust manholes to grade. Stacking of adjusting rings shall not be permitted. Substandard or damaged manhole casting shall be replaced with standard casting.

BID PROPOSAL AND LEGAL FORMS

The Total Book and the following **COMPLETED** forms must be submitted with your bid:

- 1. Bidder Information Sheet
- 2. Bid Form
- 3. Bid Guarantee and Contract Bond (Two Pages)
- 4. Certificate as to Interest
- 5. Subcontractors List

BIDDER INFORMATION SHEET

ATTENTION BIDDER:	Please fill out this form and submit with your bid. (please print)
COMPANY NAME:	
FEDERAL ID NUMBER: (Attach W-9)	
CHIEF EXECUTIVE OFFICER:	
ADDRESS:	
PHONE NUMBER:	
FAX NUMBER:	
PROJECT CONTACT PERSON:	
PHONE NUMBER:	
CELL NUMBER:	
EMAIL ADDRESS:	

BID FORM

I, the undersigned, propose to furnish all labor, material, tools and equipment necessary for the entire work as set forth in the Contract Documents, Drawings and Specifications entitled:

BEEMON LANE SIDEWALK CONRAD LANE SIDEWALK IDLEWILD ROAD MULTI-USE PATH

I further declare that I have carefully read and examined the Instructions to Bidders, General Provisions, Contract Forms and Plans; that I have made personal examination of the job site and I understand the exact scope of work.

I acknowledge receipt of the following Addenda and have included their provisions in this Bid: Addendum No. Dated Addendum No. _____ Dated _____ I have included a Bid Guaranty and Contract Bond of 100% of the Bid, including Alternates. In submitting this Bid, I agree to: 1. Hold this Bid open 60 days after bid date. 2. Accept the provisions of the Instructions to Bidders regarding disposition of Bid Security. 3. Enter into a Contract, if awarded, on the basis of this Bid within ten days after receipt of such notice and to furnish required bonds and insurance certificates. Substantially complete the work no later than **NOVEMBER 15, 2021**. 4. The undersigned agrees to construct and complete the work for the unit cost price per unit of measure as bid on the forms included herewith. Contractor Telephone _____ By Date _____ Title Affix Seal of Corporation State of Incorporation

C 00006

BID GUARANTY AND CONTRACT BOND

KNOW ALL MEN BY THESE PRESENTS, that y	we, the undersigned,
	· .
(Here insert full name or legal titl	e of Contractor and address)
as Principal and	
(Here insert full name or	legal title of Surety)
as Surety, are hereby held and firmly bound unto _	
(Here insert full name or	legal title of Owner)
hereinafter called the Obligee, in the penal sum of	the dollar amount of the bid submitted by the
Principal to the Obligee on	to undertake the project known as:

BEEMON LANE SIDEWALK CONRAD LANE SIDEWALK IDLEWILD ROAD MULTI-USE PATH

The penal sum i	referred to herein shall be the dollar amount of the Principal's bid to the Obligee,
incorporating ar	ny additive or deductive alternate Bids made by the Principal on the date referred
to above to the (Obligee, which are accepted by the Obligee. In no case shall the penal sum exceed
the amount of	
dollars (\$). If this item is left blank, the penal sum will be the full amount of
the Principal's b	oid, including alternates. Alternatively, if completed, the amount stated must not
be less than the	full amount of the bid, including alternatives in dollars and cents. A percentage is
not acceptable.	

For the payment of the penal sum well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that whereas the above named Principal has submitted a bid on the above referred to project;

NOW, THEREFORE, if the Obligee accepts the bid of the Principal and the Principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications, and bills of material; and in the event the Principal pays to the Obligee the difference not to exceed ten percent of the penalty hereto between the amount specified in the bid and such larger amount for which the Obligee may in good faith contract with the next lower bidder to perform the work covered by the bid; or in the event the Obligee does not award the contract to the next lower bidder and resubmits the project for bidding, the Principal will pay the Obligee the difference, not to exceed ten percent of the penalty hereof between the amount specified in the bid, or the costs, in connection with the resubmission, of printing new contract documents, required advertising and printing and mailing notices to prospective bidders, whichever is less, then this obligation shall be null and void, otherwise to remain in full force and effect. If the obligee accepts the bid of the Principal and the

000067

Principal within ten days after the awarding of the contract, enters into a proper contract in accordance with the bid, plans, details, specifications, and bills of material, which said contract is made a part of this bond the same as thought set forth herein; and

IF THE SAID Principal shall well and faithfully perform each and every condition of such contract; and indemnify the Obligee against all damage suffered by failure to perform such contract according to the provisions thereof and in accordance with the plans, details, specifications, and bills of material therefore; and shall pay all lawful claims of subcontractors, materialmen, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said contract: we agreeing and assenting that this undertaking shall be for the benefit of any materialman or laborer having a just claim, as well as for the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

THE SAID Surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of said contract or in or to the plans and specifications therefore shall in any way affect the obligations of said Surety on this bond, and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

SIGNED AND SEALED this	, day of, 20	
	Principal	
	By:	
	Title:	
	Surety	
	Ву:	
	Attorney-in-Fact	
	Surety Company Address	
	Surety Agents Name and Address	

E 000068

CERTIFICATE AS TO INTEREST

	, being the		
(Name)		(Position	1)
of(Company N	Name) , the b	idder which submi	tted the foregoing
Bid for the improvement,	, repair and construction of:		
I	BEEMON LANE SIDEY CONRAD LANE SIDEY DLEWILD ROAD MULTI-	WALK	
•	ntucky deposes and says that	is a/an	
the profits thereof; that thereof with any other pe part, in all respects fair a	only entity or person interested in the said contract is made without an erson making any bid or Bid for sai and without collusion or fraud and or any employee therein or any office t.	ny connection or industry d work; that the said that no member o	terest in the profits d contract is, on its f the Fiscal Court,
		Company Name	
	Ву:		
Sworn to before me and s	subscribed in my presence this	day of	, 20
NOTARY SEAL	Notary Public		
	My Commission Expi	res	, 20

7 0000

SUBCONTRACTORS LIST

The Boone County Fiscal Court requires General Contractors entering into contract with the County to supply names and addresses of all subcontractors who are working in Boone County. Any names that are not known at this time must be supplied before construction begins.

The Boone County Fiscal Court requires all employers to withhold taxes and remit quarterly. Forms will be sent to all subcontractors listed, and they will be responsible for withholding taxes from their employees.

The failure to submit completed form listing subcontractors will delay in the processing of a payment request.

NAME	ADDRESS	TYPE OF WORK PERFORMING

 \overline{G} 000070

CERTIFICATION AS TO KENTUCKY RESIDENT STATUS

- 1. Kentucky law provides that a Kentucky resident Bidder/Proposer shall be given a preference against a nonresident Bidder/Proposer equal to the preference given or required by the state of the nonresident Bidder/Proposer, unless such preference conflicts with federal law. In addition, if a procurement determination results in a tie between a Kentucky resident Bidder/Bid and a non-resident Bidder/Proposer, preference shall be given to the Kentucky resident Bidder/Proposer.
- 2. To be eligible to be considered as a Kentucky resident Bidder/Proposer, you must: (i) satisfy the requirements set forth under Sections 3(a) and (b) below; <u>and</u> (ii) properly complete this certification and submit it with your Bid/Bid. <u>Do not sign and submit this certification unless you meet each of the requirements set forth below under Sections 3(a) and (b) below. If you do not meet the requirements set forth below under Sections 3(a) and (b) you must furnish a Certification as to Non-Resident Status contained within this solicitation.</u>
- 3. The undersigned, by subscribing to this certification, certifies under oath and upon penalties of perjury, that each of the following is true and correct and that the Bidder/Proposer can furnish proof upon request by the City that each of the following is true and correct:

That on the date this Bid/Bid was first advertised or announced as available for bidding:

- a) The Bidder/Proposer is authorized to transact business in the Commonwealth; and
- through the date of the advertisement for this Bid/Bid: (i) filed Kentucky Corporate Income Taxes; (ii) made payments to the Kentucky Unemployment Insurance Fund; and (iii) maintained a Kentucky Workers Compensation Policy in effect.

Prior to an award to a Kentucky resident Bidder/Bid, the City may require you to furnish proof satisfactory to the City that you meet each of the requirements set forth in (a) and (b) above. Failure to timely submit such proof upon request by the City may result in the lack of a preference being applied.

By certifying and signing below, I certify that each of the foregoing is true and correct for the Bidder/Proposer submitting this Bid or Bid.

CT Consultants, Inc.

BIDDER/PROPOSER:		
By:	t	
Its: Title of authorized officer/agent		
COMMONWEALTH OF KENTUCKY COUNTY OF		
The foregoing certification was s	sworn to and acknowledged before me this _	day o
, 20 by	(name), the	(title), for
and on behalf of the bidder/proposer.		
	Notary Public	
	My Commission Expires: My Jurisdiction Is:	

ı

CERTIFICATION AS TO NON- RESIDENT STATUS

	a)	
	b)	
	c)	
3. preference unby that state.	For each state in which you qualify as a resident for purposes under Section 2, above, for each such state list below the preference give.	
	a)	
	b)	
	c)	
	c)	
	ertifying and signing below, I certify that each of the foregoing is true proposer submitting this Bid or Bid.	and correct for
the Bidder/Pi	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid.	and correct for
the Bidder/Pr	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER:	and correct for
the Bidder/Pr BIDDER/PR By: Signature	ertifying and signing below, I certify that each of the foregoing is true proposer submitting this Bid or Bid. ROPOSER: e of authorized officer/agent	and correct for
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the Bidder/Pr BIDDER/PR By: Signature Its: Title of a COMMONV COUNTY C	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER: The of authorized officer/agent authorized officer/agent WEALTH OF KENTUCKY	
the Bidder/Pr BIDDER/PR By: Signature Its: Title of a COMMONV COUNTY C	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER: The of authorized officer/agent authorized officer/agent WEALTH OF KENTUCKY OF	day of
the Bidder/Pr BIDDER/PR By: Signature Its: Title of a COMMONV COUNTY C The f	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER: e of authorized officer/agent authorized officer/agent WEALTH OF KENTUCKY OF foregoing certification was sworn to and acknowledged before me this	day of
the Bidder/Pr BIDDER/PR By: Signature Its: Title of a COMMONV COUNTY C The f	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER: The of authorized officer/agent The authorized officer/agent WEALTH OF KENTUCKY OF foregoing certification was sworn to and acknowledged before me this by (name), the If of the bidder/proposer.	day of
the Bidder/Pr BIDDER/PR By: Signature Its: Title of a COMMONV COUNTY C The f	ertifying and signing below, I certify that each of the foregoing is true Proposer submitting this Bid or Bid. ROPOSER: e of authorized officer/agent authorized officer/agent WEALTH OF KENTUCKY OF foregoing certification was sworn to and acknowledged before me this by (name), the	day of (title), for

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CONTRACT

THIS AGREEMENT made this _ Fiscal Court, hereinafter called "		,2021, by and between the I	Boone County
	(Comp	any Name)	
doing business as an	`	ess Address) partnership, a corporation	n in the
County of, State of	, hereina	fter called "CONTRACTOR".	

WITNESSETH: That for and in consideration of the payments and agreements hereinafter mentioned, to be made and performed by the Owner, the Contractor hereby agrees to commence and complete the improvement, repair and construction of:

BEEMON LANE SIDEWALK CONRAD LANE SIDEWALK IDLEWILD ROAD MULTI-USE PATH

hereinafter called "Work" for the sum stated in the Bid, and for all extra work in connection therewith, under the terms as stated in the General Conditions of the Contract Document, and at his (its or their) own proper cost and expense to furnish all the materials, supplies, machinery, equipment, tools, superintendence, labor, insurance and other accessories and services necessary to complete the said Work in accordance with the conditions and price stated in the Bid, Instructions to Bidders, the General Provisions, Construction Specifications, Plans, Drawings, Prints and Addendum therefore as approved by the Owner, and all of which are a part hereof and collectively evidence and constitute the Contract.

The Contractor hereby agrees to commence work under this Contract within ten (10) days from date and to substantially complete the work on by **NOVEMBER 15, 2021** or be subject to liquidated damages of \$750.00 per calendar day.

The Owner agrees to pay the Contractor in current funds for the performance of the Contract, subject to additions and deductions, and to make payments on account thereof, as provided in the General Conditions.

IN WITNESS WHEREOF, the parties to these presents have executed this Contract in two (2) counterparts, each of which shall be deemed as original, in the year and day first above mentioned.

ATTEST:	OWNER:				
	BOONE COUNTY FISCAL COURT				
	Ву				
	Title				
Witness	By				
	Title				
	SEAL				
ATTEST:	CONTRACTOR:				
	Ву				
	Title				
	By				
Witness	Title				
SEAL					

PERSONAL PROPERTY TAX

AFFIDAVIT

STATE OF		
COUNTY OF	SS :	
(Name)	(Position)	(Company)
successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the ROAD MULTI-USE PA was/was not (mark out one of personal property in according to the successful bidder on the successful	TH project; and, that at the time) charged with owing delinquer cordance with Section 5719.042	was the AD LANE SIDEWALK/IDLEWILD me the bid was submitted, said Company at property taxes on the General Tax List of the Kentucky Revised Code, and that erty taxes, penalties, and interest thereore
Del	inquent personal property tax	\$
Pen	alties	\$
Inte	erest	\$
		Affiant
Sworn to before me and s	subscribed in my presence this	day of
NOTARY SEAL	Notary Public	
	My Commission Ex	pires, 20

M

GUARANTEE

TO:	BOONE COUNTY FISCAL CO 2950 WASHINGTON STREET BURLINGTON, KENTUCKY 4		DATE:
The	undersigned,		, having
heretof			County Fiscal Court, Kentucky, dated
	for the Imp	orovement, F	Repair and Construction of:
	BEEOMON CONRAD I IDLEWILD RO	LANE SIL	DEWALK
furnish specific Constrand we change Further	ned and work performed by us under cations and authorized alterations uction installed pursuant to said contra e agree to repair at our own cost and ex e orders which may prove to be defe	r said contra thereto and act is free fro xpense all of ective for a	ereby guarantee that all labor and material fact is in conformity with such plans and that such Improvement, Repair and from imperfect workmanship and materials of the work covered under said contract and period of one year from the date hereof to which we may affect or disturb in making
		Ву	
		Title	
Guarar	ntee Period Begins(Date)		
	· ,		

FINAL RELEASE OF LIEN

For and in consideration of _ undersigned				, the
does hereby waive, release a work, labor, material, machin furnished in and for the Impre	ery, and oth	er goods, equipment,	and services done	
	CONRAI	N LANE SIDEWA D LANE SIDEWA OAD MULTI-US	ALK	
In WITNESS WHEREOF, to	_		presents to be du	ly executed this
		Ву	Name of Compar	
			Title	
This	day	of , being per	, rsonally known to	20, o me, appeared
before me and executed the formula be his free act and deed.				
NOTARY SEAL	Not	ary Public		
	My	Commission Expires		, 20

INDEX OF SHEETS

SHEET NO.

DESCRIPTION

1 LAYOUT SHEET
2 GENERAL NOTES AND COORDINATE CONTROL
3 GENERAL SUMMARY
4 TYPICAL SECTIONS
5 - 6 IDLEWILD PLAN AND PROFILE SHEETS
7 - 8 CONRAD PLAN AND PROFILE SHEETS
9 - 13 BEEMON PLAN AND PROFILE SHEETS
14 IDLEWILD SIDEWALK RAMP DETAIL
15 CONRAD SIDEWALK RAMP DETAIL
16 BEEMON SIDEWALK RAMP DETAIL
16 BEEMON SIDEWALK RAMP DETAIL
17 - 18 BEEMON DRAINAGE PROFILES
19 - 21 IDLEWILD CROSS SECTION SHEETS
22 - 23 CONRAD CROSS SECTION SHEETS
24 - 32 BEEMON CROSS SECTION SHEETS

SHEETS NOT INCLUDED IN TOTAL SHEETS

STANDARD DRAWINGS

NUMBER

POWER POLE

JOINT POWER & TELEPHONE POLE

TELEPHONE & TELEGRAPH POLE ANCHOR, POWER OR TELEPHONE

METAL END SECTION TYPE 3 AND TYPE 4 CURB BOX INLET TYPE A

RDB-271-05 RDB-271-05 RDB-272-07 RDB-273-06 RDB-320-06

RDB-320-06 CURB BOX INLET TYPE F
RDH-310-02 PIPE CULVERT HEADWALLS 0° SKEW
RDH-210-03 DIMENSIONS & OUANTITIES 30° - IO8°
HEADWALLS CIRCULAR PIPE 0° SKEW
RDH-310-04 BILL OF REINFORCEMENT 30° TO 90°
DIAMETER PIPE HEADWALLS 0° SKEW
RDI-025-06 PIPE BEDDING TRENCH CONDITION
RGX-040-03 DETFECTABLE WARNINGS

RGX-040-03 DETECTABLE WARNINGS CONDITION
RPM-150-08 CONCRETE ENTRANCE PAVEMENT AND SIDEWALK
RPM-170-09 SIDEWALK RAMPS
RGX-030-07 HANDRAIL TYPE A, A-1, A-2, A-3, A-4

STM-16 SLOPE AND FLARED HEADWALL (12*-27* PIPE)
STM-21 OUTLET EROSION PROTECTION

CONVENTIONAL SIGNS

SURVEY LINE GRADE LINE GROUND I INF COUNTY LINE CORPORATE LIMITS EXIST. PROPERTY LINE EXIST. RIGHT OF WAY & PROPERTY LINE PROPOSED RIGHT OF WAY RIGHT OF WAY MONUMENT BENCH MARK B.M. NO.4 RIGHT OF WAY MONUMENT EXISTING/PROPOSED UTILITY TEST HOLE **(9**) EXISTING ROAD RAILROAD

RAILROAD

RAILROAD

FENCE (CONTROLLED ACCESS)

FENCE (EXCEPT STONE AND HEDGE)

TREE LINE

TREES

PIPE CULVERT

CULVERT

BRIDGE

BUILDINGS

END TREATMENT GUARDRAIL

TERMINAL

TE

WATER MAIN TELEPHONE DUCT DIRECT BURIAL TV CABLE SANITARY SEWER (WITH MANHOLE) STORM SEWER (WITH MANHOLE) DIRECT BURIAL ELECTRIC CABLE DIRECT BURIAL TELEPHONE CABLE OVERHEAD WIRE TRAFFIC LIGHTS ELECTRIC MANHOLE TELEPHONE MANHOLE STONE FENCE HEDGE FENCE SWAMP OR MARSH SPRINGS QUARRY SITE

BLUE LINE STREAM

INTERMITTENT STREAM OR DITCH

LAKES OR PONDS

NORTH POINT

REGULATED FLOODWAY

STUB TELEPHONE

BOONE COUNTY

PLANS OF PROPOSED PROJECT

IDLEWILD RD, CONRAD LANE, AND BEEMON LANE SIDEWALK PROJECT

BOONE COUNTY KENTUCKY

IDLEWILD-

BOONE CO FISCAL COURT OFFICIALS
JUDGE EXECUTIVE

GARRY W. MOORE

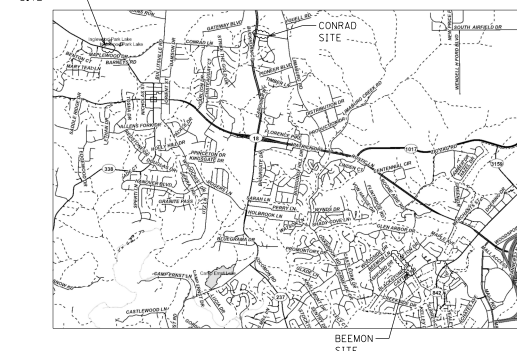
COUNTY COMMISIONERS

DISTRICT 1 - CATHY FLAIG

DISTRICT 2 - CHARLES E. KENNER DMD

DISTRICT 3 - JESSE BREWER

COUNTY ADMINISTRATOR
JEFF EARLYWINE



LAYOUT MAP

K.T.C. SPECIFICATIONS
THE LATEST STANDARD SPECIFICIATIONS OF THE KENTUCKY
TRANSPORTATIONCABINET, INCLUDING CHANGES, AND SUPPLEMENTAL
SPECIFICATIONS THERETO SHALL GOVERN THESE IMPROVEMENTS.



ITEM NO. ______
PROJECT ______
NUMBER: _____
LETTING DATE: _____



SHEET NO.

COUNTY OF

BOONE

BOONE 2

165 BEFORE YOU DIG

THE CONTRACTOR IS INSTRUCTED TO CALL 1-800-752-6007 TO REACH KY 811, THE ONE-CALL SYSTEM FOR INFORMATION ON THE LOCATION OF EXISTING UNDERGROUND UTILITIES. THE CALL IS TO BE PLACE A MINIMUM OF TWO (2) AND NO MORE THAN TEN (10) BUSINESS DAYS PRIOR TO EXCAVATION. THE CONTRACTOR SHOULD BE AWARE THAT OWNERS OF UNDERGROUND FACILITIES ARE NOT REDUIRED TO BE MEMBERS OF THE KY 811 ONE-CALL BEFORE-U-DIG (BUD) SERVICE. THE CONTRACTOR MUST COORDINATE EXCAVATION WITH THE UTILITY OWNERS, INCLUDING THOSE WHOM DO NOT SUBSCRIBE TO KY 811. IT MAY BE NECESSARY FOR THE CONTRACTOR TO CONTACT THE COUNTY COURT CLERK TO DETERMINE WHAT UTILITY COMPANIES HAVE FACILITIES IN THE AREA.

190 DEPARTMENT OF THE ARMY PERMIT AND WATER QUALITY CERTIFICATION APPROVALS

A DEPARTMENT OF THE ARMY (DA) PERMIT, WHICH MAY REQUIRE APPROVAL OF A STATE WATER QUALITY CERTIFICATION FROM THE KENTUCKY DIVISION OF WATER, REGULATES THIS PROJECT AT ONE OR MORE LOCATIONS, PERFORM ALL APPLICABLE WORK IN COMPLIANCE WITH THE CONDITIONS STATED IN THE DA PERMIT AND THE APPROVED WATER QUALITY CETTIFICATION. POST A COPY OF THE DA PERMIT AND THE WATER QUALITY CERTIFICATION IN A CONSPISCUOUS PLACE AT THE PROJECT SITE, IF A DA PERMIT OR WATER QUALITY CERTIFICATION APPROVAL IS PENDING, DO NOT WORK IN OR DISTURB THE DESIGNATED AREA(S) UNTIL OBTAINING THE APPROPRIATE APPROVAL(S). REFER TO NOTICE(S) CONTAINED IN THE CONTRACT BID PROPOSAL FOR DESIGNATED AREA(S) WHERE WORK IS PROHIBITED BY THE ABSENCE OF APPROVAL.

200 CLEARING AND GRUBBING

CONTRARY TO SECTION 202 OF THE STANDARD SPECIFICATIONS, NO DIRECT PAYMENT WILL BE ALLOWED FOR CLEARING AND GRUBBING ON THIS PROJECT.

650 STANDARD DRAWING

STANDARD DRAWINGS ARE NOT ATTACHED TO THESE PLANS, A STANDARD DRAWING BOOK AND THE HEADWALL SUPPLEMENTAL BOOK MAY BE OBTAINED FROM THE POLICY SUPPORT BRANCH OF THE DEPARTMENT OF ADMINISTRATIVE SERVICES IN FRANKFORT, KY AT (502) 564-4610.

730 EXISTING LANDSCAPE MATERIAL

DO NOT DISTURB LANDSCAPE PLANTS UNLESS ABSOLUTELY NECESSARY.

DO NOT DISTURB ANY PLANTS WITHOUT PRIOR APPROVAL OF THE PROJECT ENGINEER.

THE PROJECT ENGINEER SHALL NOTIFY THE DISTRICT AGRONOMIST FOR POSSIBLE DEPARTMENT SALVAGE OF ANY PLANTS NEEDING REMOVAL.

ALL CONSTRUCTION SHALL CONFORM TO THESE PLANS AND SPECIFICATIONS, AND LATEST EDITION OF THE KENTUCKY DEPARTMENT OF HIGHWAYS STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION.

CONCRETE FOR CURB, DRIVES AND SIDEWALKS, ETC. SHALL BE KYTC 601 CLASS AA STENGTH MIX. SPECIFICATIONS OR APPROVED EQUAL, F = 4000 P.S.I. 28-DAY COMPRESSIVE STRENGTH.

EXPANSION MATERIAL SHALL BE 1/2° THICK FLEXIBLE FOAM MATERIAL SUCH AS CERAMAR BY W.R. MEADOWS OR APPROVED EQUAL, INSTALLED ONLY AT THE FOLLOWING:

A. AT ALL FIXED OBJECTS (I.E. UTILITY COVERS, VALVES, MANHOLES, ETC.)

B. AT ALL RIGID STRUCTURES (I.E. DRIVES, CURBS, STEPS, ETC.) PAYMENT FOR THIS ITEM AND STRIPS INCLUDED IN THE PERTINENT CONCRETE PAVEMENT UNIT PRICES.

C. AT ALL STREET INTERSECTIONS AT THE POINT OF CURVATURE OF THE TURNING RADII ENTERING THE INTERSECTION.

D. NO CONCRETE SHALL BE LEFT ABOVE THE EXPANSION MATERIAL OR ACROSS THE JOINT AT ANY POINT. ANY CONCRETE SPANNING THE ENDS OF THE JOINT NEXT TO THE FORMS SHALL BE CAREFULLY CUT AWAY AFTER THE FORMS ARE REMOVED. BEFORE THE PAVEMENT IS OPENED TO TRAFFIC, THE GROOVE ABOVE THE EXPANSION JOINT

WORK MAY NOT BEGIN UNTIL X X, XXXX

ALL DISTURBED AREAS ARE TO BE RESTORED (SEEDED AND MULCHED) BY THE CONTRACTOR AND SHALL PROCEED WITH JOB PROGRESSION. THE CONTRACTOR SHALL ALSO BE RESPONSIBLE FOR REMOVING ANY EXCESS MATERIALS AT THE SITE AND MAINTAINING ALL SEEDED AND MULCHED AREAS UNTIL PROJECT COMPLETION AND FINAL INSPECTION PER KYTC SPEC. 212. A RESIDENTIAL YARD SHALL BE RESTORED WITHIN TWENTY-ONE (21) DAYS AFTER CONSTRUCTION.

ALL APPLICABLE RECOMMENDATIONS IN KENTUCKY'S BEST MANAGEMENT PRACTICES MANUAL SHALL BE FOLLOWED BY THE CONTRACTOR, INCLUDING SEEDING OF DISTURBED GROUND.

THE CONTRACTOR SHALL LIMIT THEIR WORK AREA TO THE EASEMENTS AND RIGHTS-OF-WAY SHOWN ON THESE PLANS UNLESS WRITTEN PERMISSION IS GIVEN BY THE PROPERTY OWNER AND APPROVED BY BOONE COUNTY.

ALL OSHA, STATE AND LOCAL SAFETY REGULATIONS SHALL BE FOLLOWED DURING CONSTRUCTION.

THIS PLAN SHOWS THE APPROXIMATE LOCATION OF UNDERGROUND UTILITIES (GAS, WATER, STORM SEWER, SANITARY SEWER, TELEPHONE, ELECTRIC, ETC.). THE PREPARER DOES NOT GUARANTEE THEIR ACCURACY OR CORRECTNESS. THE INFORMATION PROVIDED SHALL BE FIELD VERIFIED PRIOR TO CONSTRUCTION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING THE UTILITY AS WELL AS THE SERVICE LATERALS AT ALL TIMES DURING CONSTRUCTION. THE CONTRACTOR SHALL PRACTICE CARE DURING THE GRADING AND TRENCH EXCAVATION AND SHALL BE RESPONSIBLE FOR REPLACING ANY SERVICES THAT ARE DAMAGED DURING CONSTRUCTION AT THEIR FXPFNSF.

RELOCATION OR REINSTALLATION OF EXISTING MAIL BOXES, FENCES, PRIVATE LANDSCAPE LIGHTS, PRIVATE SIGNS, STREET SIGNS, RESTORATION OF LANDSCAPING AND TREATMENT OF EXISTING WALLS WHERE A PORTION HAS BEEN REMOVED SHALL BE INCIDENTAL TO CLEARING AND GRUBBING.

TOPS OF EXISTING AND PROPOSED CASTING ELEVATIONS ARE SUBJECT TO FINAL ADJUSTMENTS AS APPROVED BY THE ENGINEER AND REQUIREMENTS OF UTILITY OWNER. THIS WORK WILL BE INCIDENTAL TO THE CONTRACT.

36 AND SMALLER STORM SEWER PIPE MATERIAL SHALL BE POLYVINYL CHLORIDE (PVC) SMOOTH WALL PIPE PER ASTM D3034, POLYVINYL CHLORIDE (PVC) PROFILE WALL PER ASTM F794 OR F949, OR HIGH DENSITY POLYETHYLENE (HDPE) PER ASSHTO M294. JOINTS FOR PVC PIPE SHALL BE GASKET, BELL AND SPIGOT, PUSH ON TYPES PER ASTM D3212; HOPE PIPE SHALL BE JOINED USING AN INLINE BELL AND SPIGOT JOINT PER AASHTO M252, AASHTO M294 OR ASTM F2306. ALL JOINTS SHALL BE SOIL TIGHT. ALL GASKETS SHALL MEET ASTM F477.

NO CONSTRUCTION SHALL COMMENCE UNTIL ALL BOONE COUNTY PERMITS HAVE BEEN ISSUED AS REQUIRED.

THE CONTRACTOR SHALL COORDINATE ALL WORK WITHIN THE PUBLIC RIGHT OF WAY WITH BOONE COUNTY, LOCAL TRAFFIC MUST BE MAINTAINED AT ALL TIMES DURING CONSTRUCTION.

THE CONTRACTOR SHALL CONTACT DOUG MALONE AT SDI(859)578-6749 72 HOURS PRIOR TO THE INSTALIATION OF PUBLIC STORM SEWERS
PUBLIC AND PRIVATE STORM SEWERS HAVE BEEN DELINIATED ON THE PIPE DRAINAGE SHEETS I AND 2 (PAGE 17 AND 18).

CONTRACTOR SHALL BE REQUIRED TO MAINTAIN SANITARY SEWER AND STORM SEWER FLOW THROUGH THE PROJECT, FOR THE DURATION OF CONSTRUCTION. ALL COST FOR THE ABOVE SHALL BE INCIDENTAL TO THE CONTRACT.

ADDITIONAL BMP'S, AND EROSION AND SEDIMENT CONTROL MEASURES MAY BE REQUIRED AS DEEMED NECESSARY.
ALL COST FOR ABOVE SHALL BE INCLUDED IN LUMP SUM BID FOR EROSION CONTROL AND WATER POLLUTION
CONTROL.

LIMITS OF DRIVEWAY APRON & CURB REPLACEMENT TO BE MARKED IN THE FIELD BY THE ENGINEER. ADDITIONAL DRIVEWAY & CURB REPLACEMENTS, NOT SHOWN ON THE PLANS MAY BE REQUIRED BY THE ENGINEER.

		COORDIN	ATE C	ONTRO	L POIN	NTS	
	DOINT	State Plane Coordinates					OFFSET
	POINT	DESCRIPTION	NORTH (Y)	EAST (X)	ELEV. (Z)	STATION	OFFSE
H	CP #1	REBAR & CAP	559847.23	1503097.50	857.47		
	CP #2	REBAR & CAP	559987.75	1502566.82	861.51		
DLEWILD	POB	IDLEWILD SIDEWALK	560067.5711	1502396.1868		0 + 00.00	
D	POE	IDLEWILD SIDEWALK	559874.3646	1503253.0719		8 + 84.73	
	CP #3	REBAR & CAP	560575.59	1512627.54	881.09		
	CP #4	REBAR & CAP	560673.87	1512226.61	876.38		
CC	POB	CONRAD SIDEWALK	560624.8228	1512114.9575		0 + 00.00	
	PI	CONRAD SIDEWALK	560628.4957	1512172.3689		0 + 57.53	
CONRAD	PI	CONRAD SIDEWALK	560579.5961	1512426.0835		3 + 15.91	
	PI	CONRAD SIDEWALK	560570.6877	1512498.1880		3 + 88.57	
	PI	CONRAD SIDEWALK	560538.3391	1512663.1110		5 + 56.63	
	PI	CONRAD SIDEWALK	560521.0314	1512701.1501		5 + 98.42	
	POE	CONRAD SIDEWALK	560510.3498	1512752.9166		6 + 51.28	
	CP #5	1/2" REBAR & CAP	545973.96	1521197.20	899.71		
	CP #6	1/2" REBAR & CAP	546326.31	1520901.96	902.31		
	CP #7	REBAR & CAP	547032.99	1520249.67	893.13		
BEI	CP #8	REBAR & CAP	546719.39	1519864.22	894.38		
BEEMON	POB	BEEMON ROAD	545683.6070	1521415.1018		10+00.00	
	PI	BEEMON ROAD	545897.9344	1521282.7958		12 + 51.88	
	PI	BEEMON ROAD	547087.9532	1520289.9787		28+01.42	
	PI	BEEMON ROAD	546703.8051	1519818.0597		33 + 76.54	
	POE	BEEMON ROAD	546664.8403	1519770.1922		34+38.26	

COUNTY OF

ITEM NO.

SHEET NO.

GENERAL SUMMARY

COUNTY OF	ITEM NO.	SHEET NO.
BOONE		3

ITEM	DESCRIPTION	UNIT	5	6	7	8	9	10	11	12	13	17	18	22	24	32	TOTAL
	SIDEWALK-4 IN CONCRETE	SQYD			168	197	193	265	268	242	310						1643
	DETECTABLE WARNINGS	SQFT		20	22	16		22	30	20	16						146
	CEM CONC ENT PAVEMENT-8 IN	SQYD					148	19	21	72	27						287
	ROADWAY EXCAVATION	CUYD												176	138	397	711
	EMBANKMENT-IN-PLACE	CUYD												70	56	694	820
	CURB AND GUTTER	LF					489	500	500	386	575						2450
	DENSE GRADE AGGREGATE BASE	TON	122	104	39	45	165	145	145	126	170						1061
	CONCRETE-CLASS A	CUYD					6	6	6	5	7						30
	CL4 ASPH BASE 1.50D PG76-22	TON	88	74													162
	CL4 ASPH SURF 0.50B PG76-22	TON	44	37				500		700							81
	SAWCUT PAVEMENT	LF					489	500	500	386	575						2450
	ADJUST WATER VALVE	EACH					5			1							6
	REMOVE HEADWALL	EACH							1		1						2
	ADJUST MANHOLE LID TO GRADE	EACH			1												1
	REMOVE TREES OR STUMPS	EACH		1							1						2
	RELOCATE FIRE HYDRANT	EACH					1		1		1	_					3
	CURB BOX INLET TYPE A	EACH										3	2				5
	CURB BOX INLET TYPE F	EACH											1				1
	15" STORM SEWER	LF										170	41				211
	30" STORM SEWER	LF											10				10
	15" SLOPE AND FLARED HEADWALL SD1 STM-16	EACH											1				1
	30" PIPE CULVERT HEADWALL - 0° SKEW	EACH											1				1
	RIP RAP	SQYD											31				31
	HANDRAIL TYPE A	LF						_	50								50
	REMOVE AND RESET SIGN	EACH						2	1	1 1							4
	SEEDING AND MULCHING	SY	515	469	527	350	357	375	355	177	698						3823
	24" WHITE THERMOPLASTIC STOP BAR	LF		13		15		12	12		11						63
	6" WHITE CROSS WALK STRIPE	LF		66		95		60	92		64						377
	REMOVE EX. SIDEWALK	SY					_			40	75						115
	REMOVE AND RESET MAIL BOX	EACH					2				1						3
	REMOVE DRIVEWAY PIPE	LF					82	25									107
	REMOVE EXISTING INLET	EACH						2									2
	REMOVE EX. ASPHALT ENTRANCE PAVEMENT	SY								15							15
	REMOVE EXISTING HEADWALL	EACH							1		1						2
																	-
																	-
					-		-										-
					-		-	-									
					-												

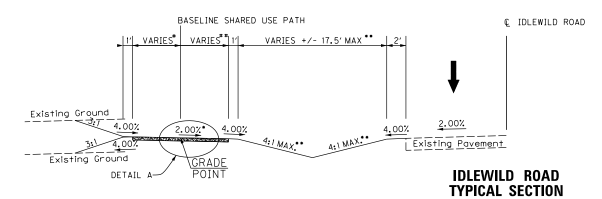
NOTES:

HDR ENGINEERING, INC.
9999 CARVER ROAD, SUITE 210
CINCINNATI, OHIO 45242
513-984-7500

GENERAL SUMMARY BOONE COUNTY SIDEWALK PROJECT BOONE COUNTY, KY

COUNTY OF SHEET NO. BOONE

- * WIDTH VARIES FROM 4.00' AT STA. 0+00.00 TO 1.31' AT STA. 8+84.73
- * WIDTH VARIES FROM 6.00' AT STA. 0+00.00 TO 8.69' AT STA. 8+84.73

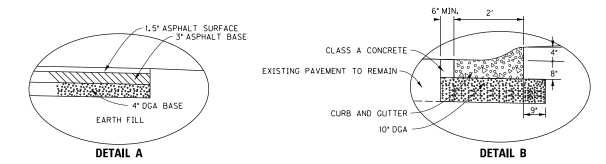


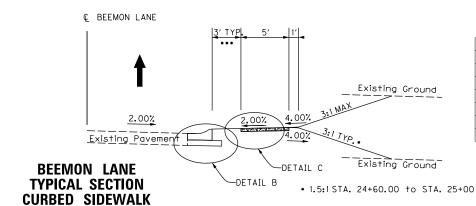
• SHARED USE PATH CROSS SLOPE

** SEE CROSS SECTIONS FOR GRADING.

STA.	STA.	START	END
0+00.00	6+00.00	2.00%	2.00%
6+00.00	6+50.00	2.00%	-2.00%
6+50.00	8+84.73	-2.00%	-2.00%

POSITIVE IS ABOVE GRADE POINT. NEGATIVE IS BELOW GRADE POINT.





STA. 12 + 79.34 TO STA. 34 + 19.14

STA.	STA.	START	END
11+53.40	12+79.34	0.00′	0.00'
12+79.34	12+99.17	0.00′	3.00′
12+99.17	24+50.41	3.00′	3.00′
24+50.41	24+60.41	3.00′	0.00'
24+60.41	27+01.01	0.00′	0.00'
27+01.01	27+25.18	0.00′	3.00′
27+25.18	34+19.14	3.00′	3.00′

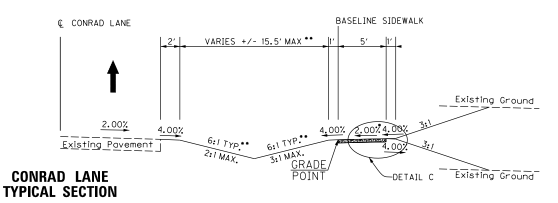
*** GRASS STRIP WIDTH

Existing Pavement **BEEMON LANE TYPICAL SECTION CURBED DEEP SIDEWALK** STA. 10 + 30.00 TO STA. 11 + 53.40

© BEEMON LANE

2.00%

.90% 4.00%

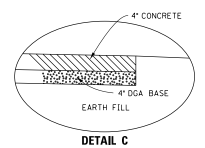


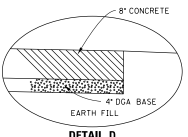
** SEE CROSS SECTIONS FOR GRADING.

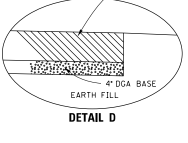
٠	SIDEWALK	CROSS	SI OPF	

5100	00.00 0+30.00 -2.00% -2.00% 30.00 0+35.00 -2.00% 2.00% 35.00 3+50.00 2.00% 2.00% 50.00 4+00.00 2.00% -2.00% 00.00 6+00.00 -2.00% -2.00% 00.00 6+05.00 -2.00% 2.00%							
STA.	STA.	START	END					
0+00.00	0+30.00	-2.00%	-2.00%					
0+30.00	0+35.00	-2.00%	2.00%					
0+35.00	3+50.00	2.00%	2.00%					
3+50.00	4+00.00	2.00%	-2.00%					
4+00.00	6+00.00	-2.00%	-2.00%					
6+00.00	6+05.00	-2.00%	2.00%					
6+05.00	6+35.00	2.00%	2.00%					
6+35.00	6+40.00	2.00%	-2.00%					
6+40.00	6+51.28	-2.00%	-2.00%					
DOCITIVE	TC ADO	/C CDADE	DOINT					

POSITIVE IS ABOVE GRADE POINT. NEGATIVE IS BELOW GRADE POINT.









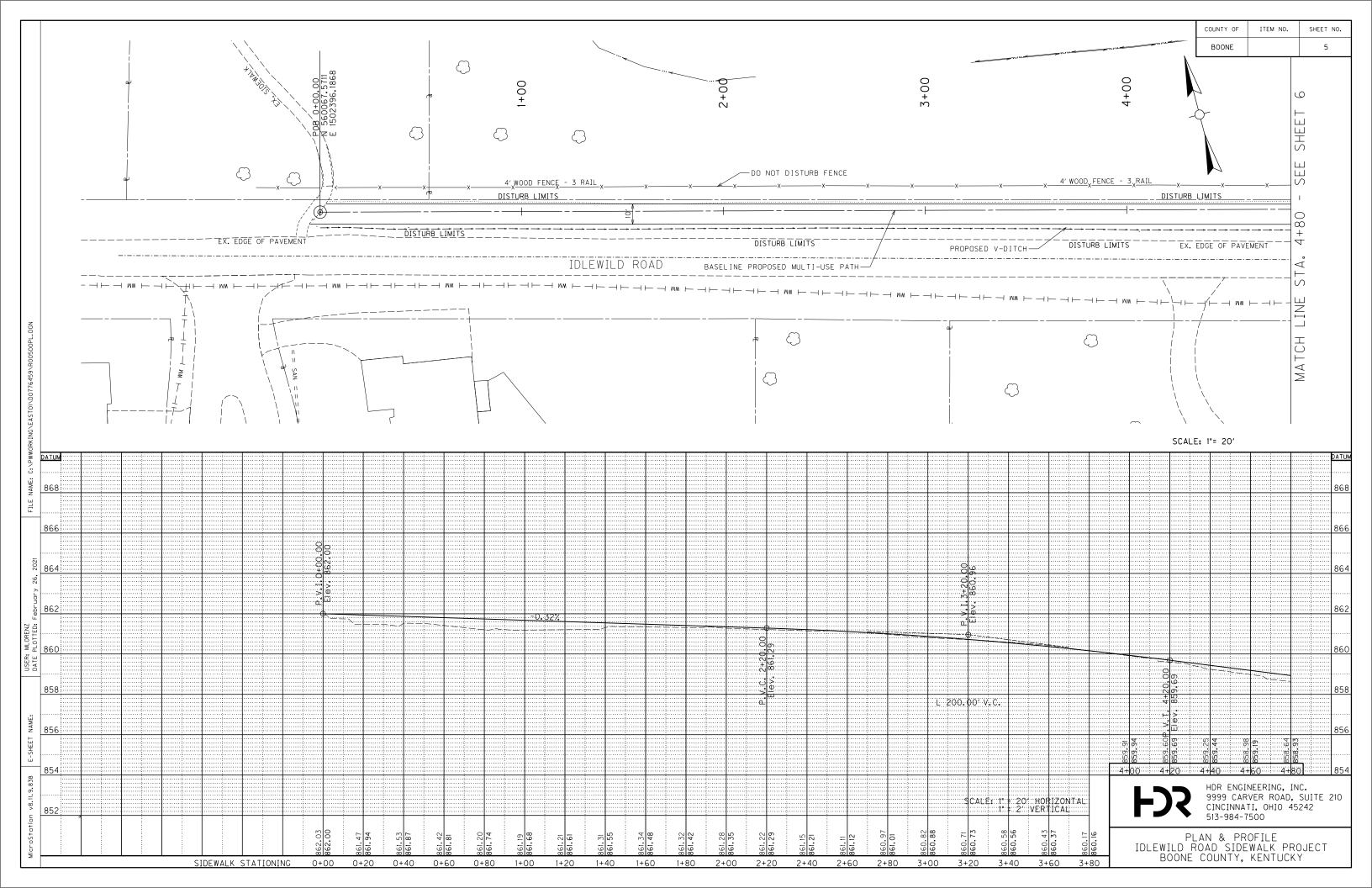
Existing Ground

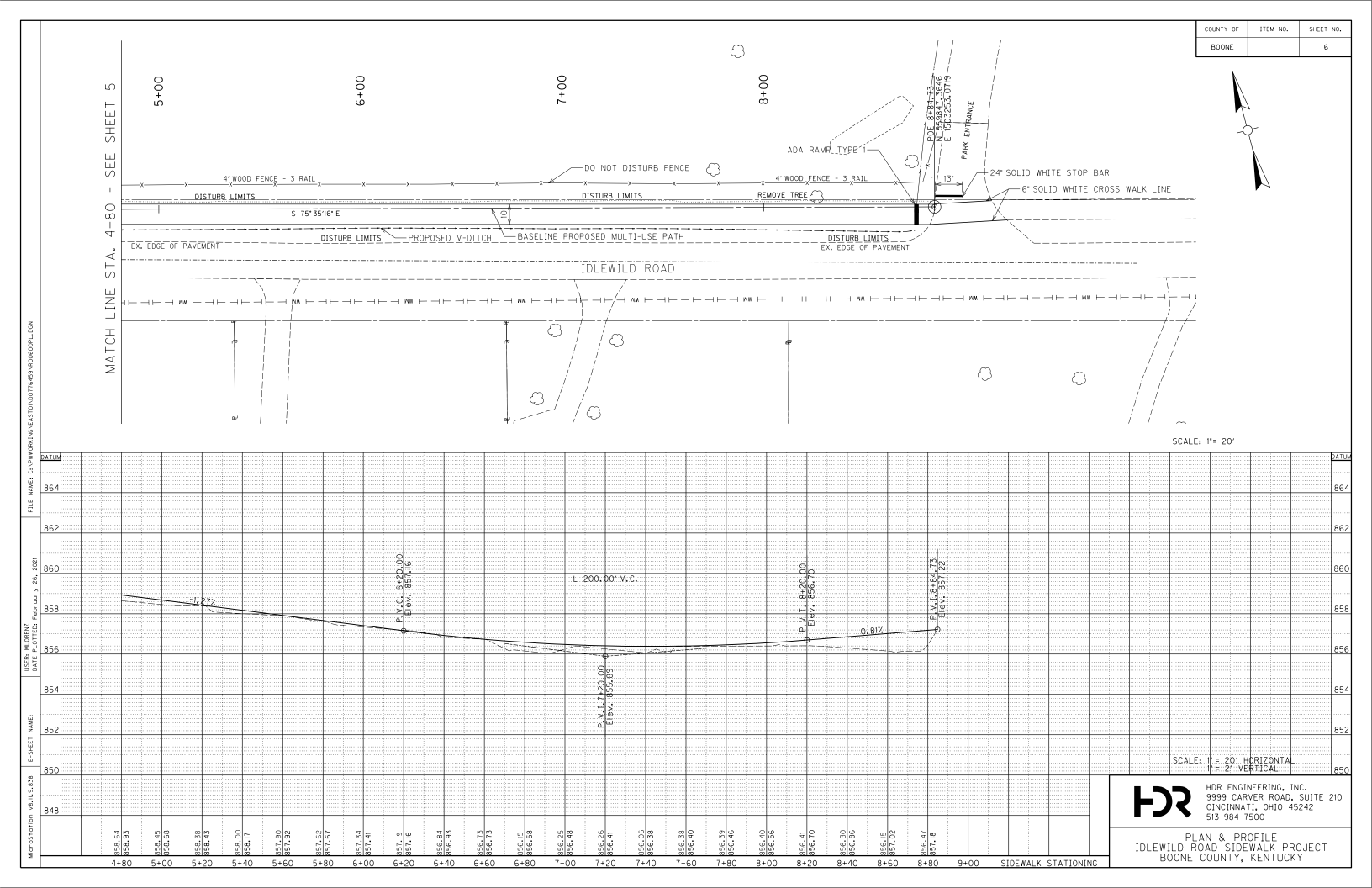
-DETAIL D Existing Ground

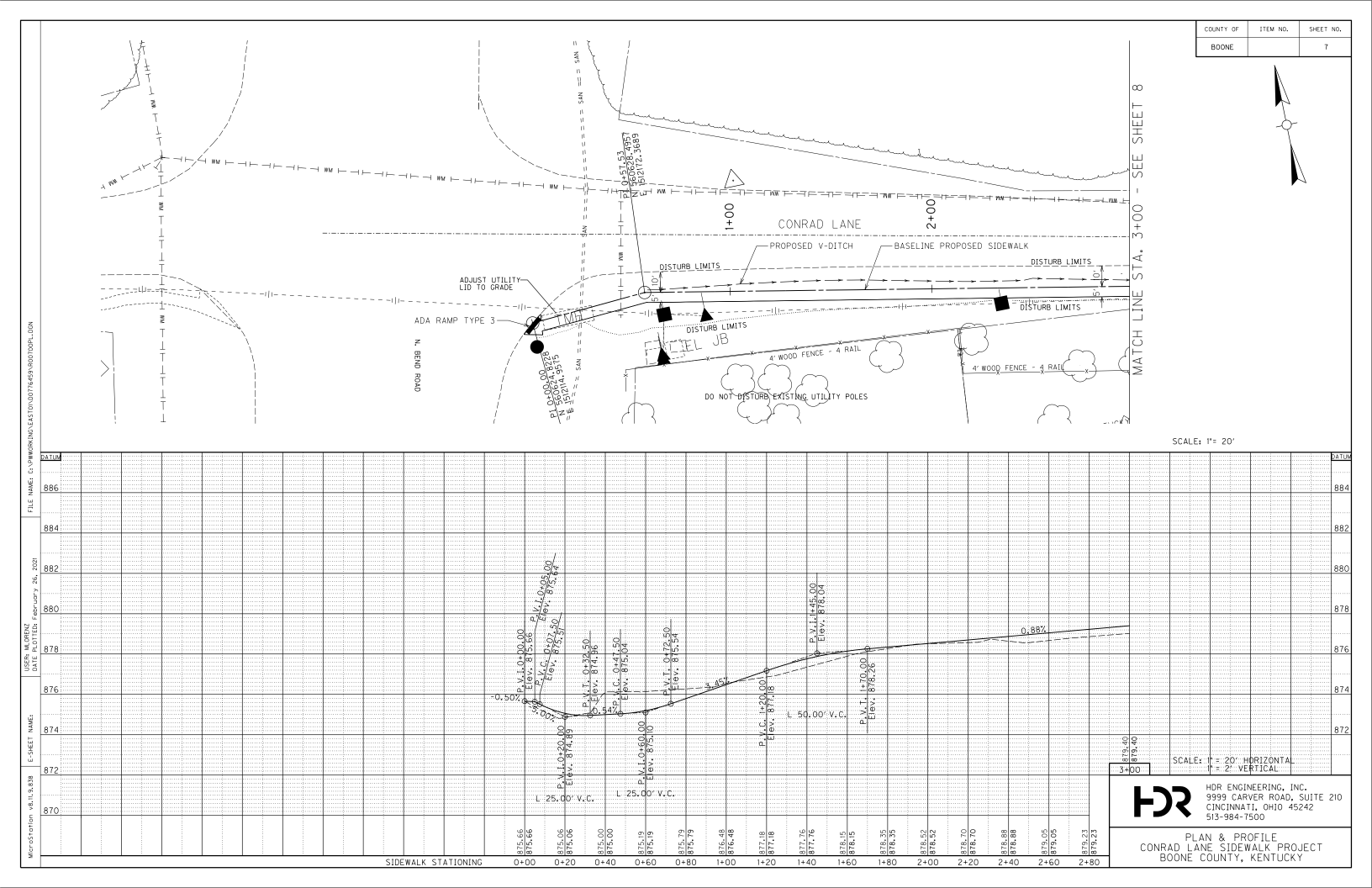
-DETAIL B W/O 1.5' GUTTER

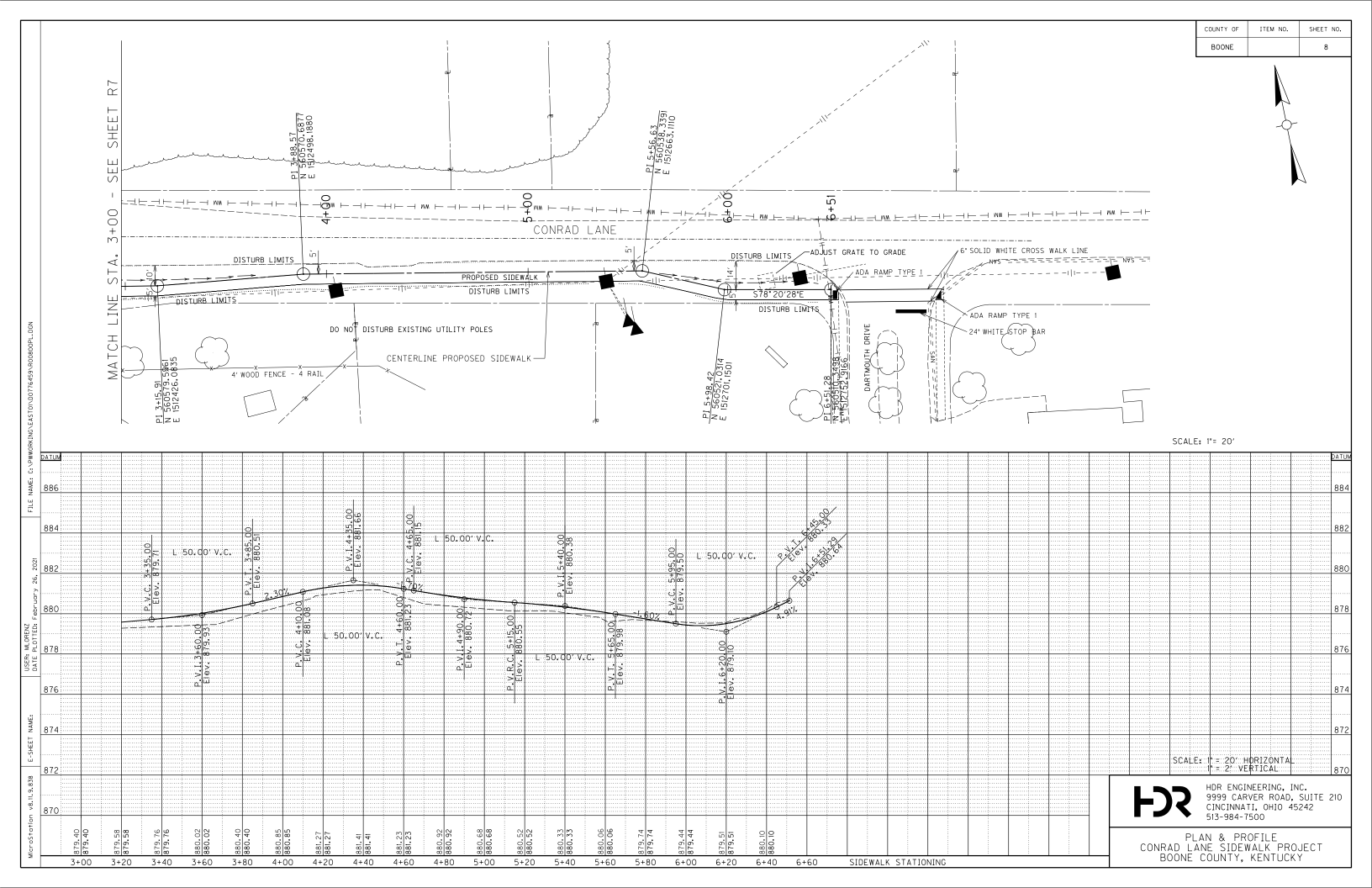
HDR ENGINEERING, INC. 9999 CARVER ROAD, SUITE 210 CINCINNATI, OHIO 45242 513-984-7500

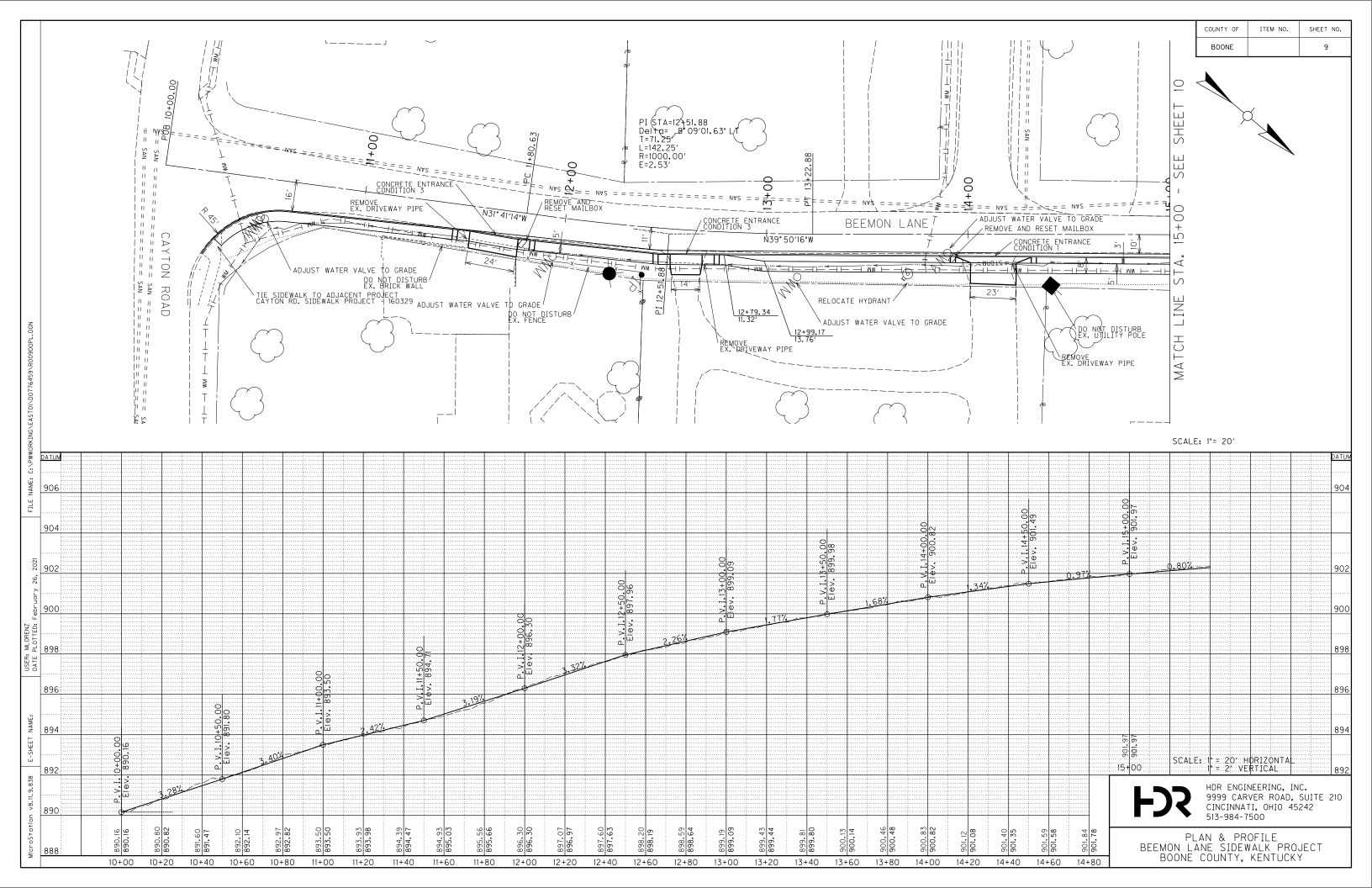
TYPICAL SECTIONS BOONE COUNTY SIDEWALK PROJECT BOONE COUNTY, KENTUCKY

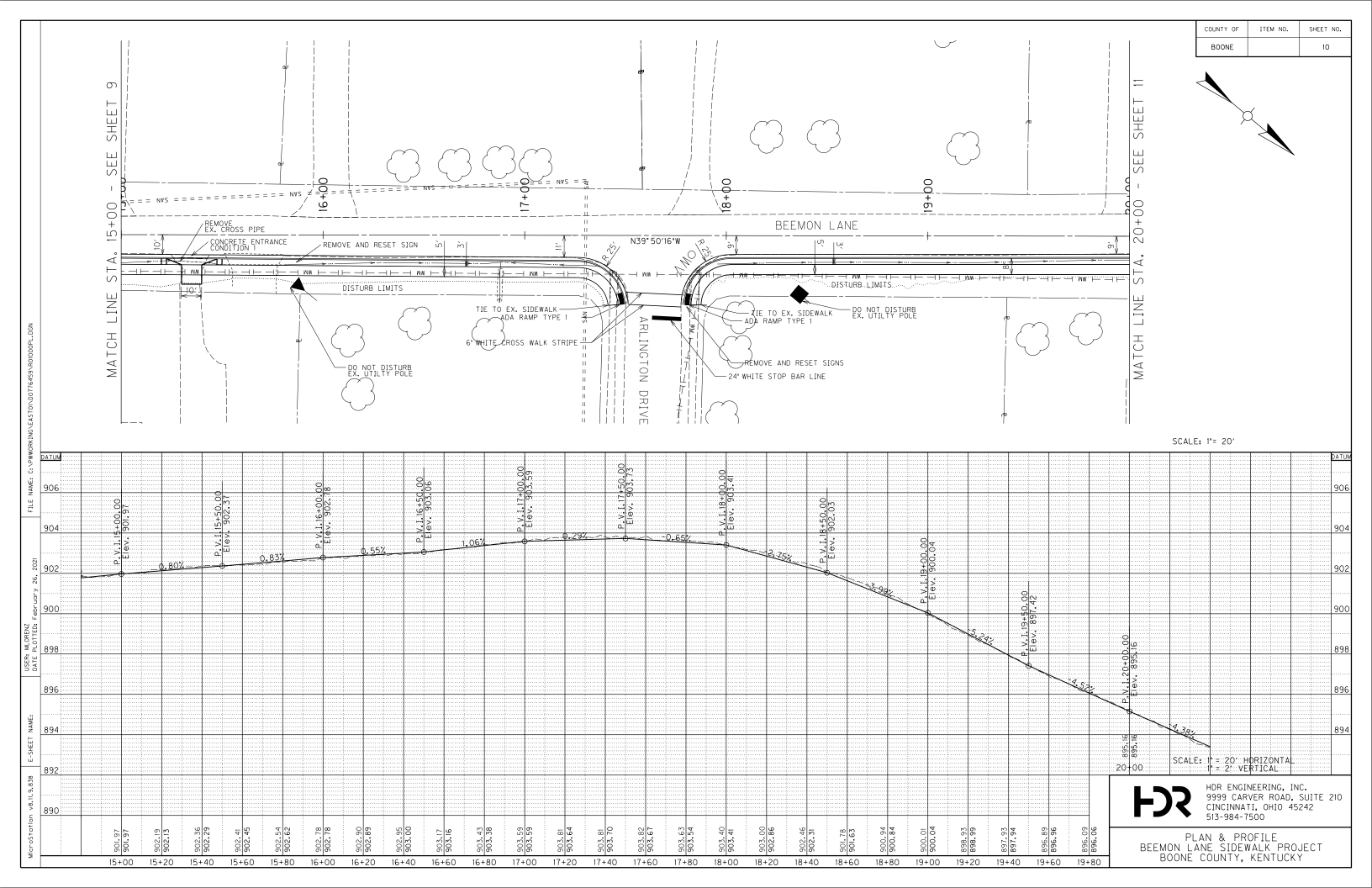


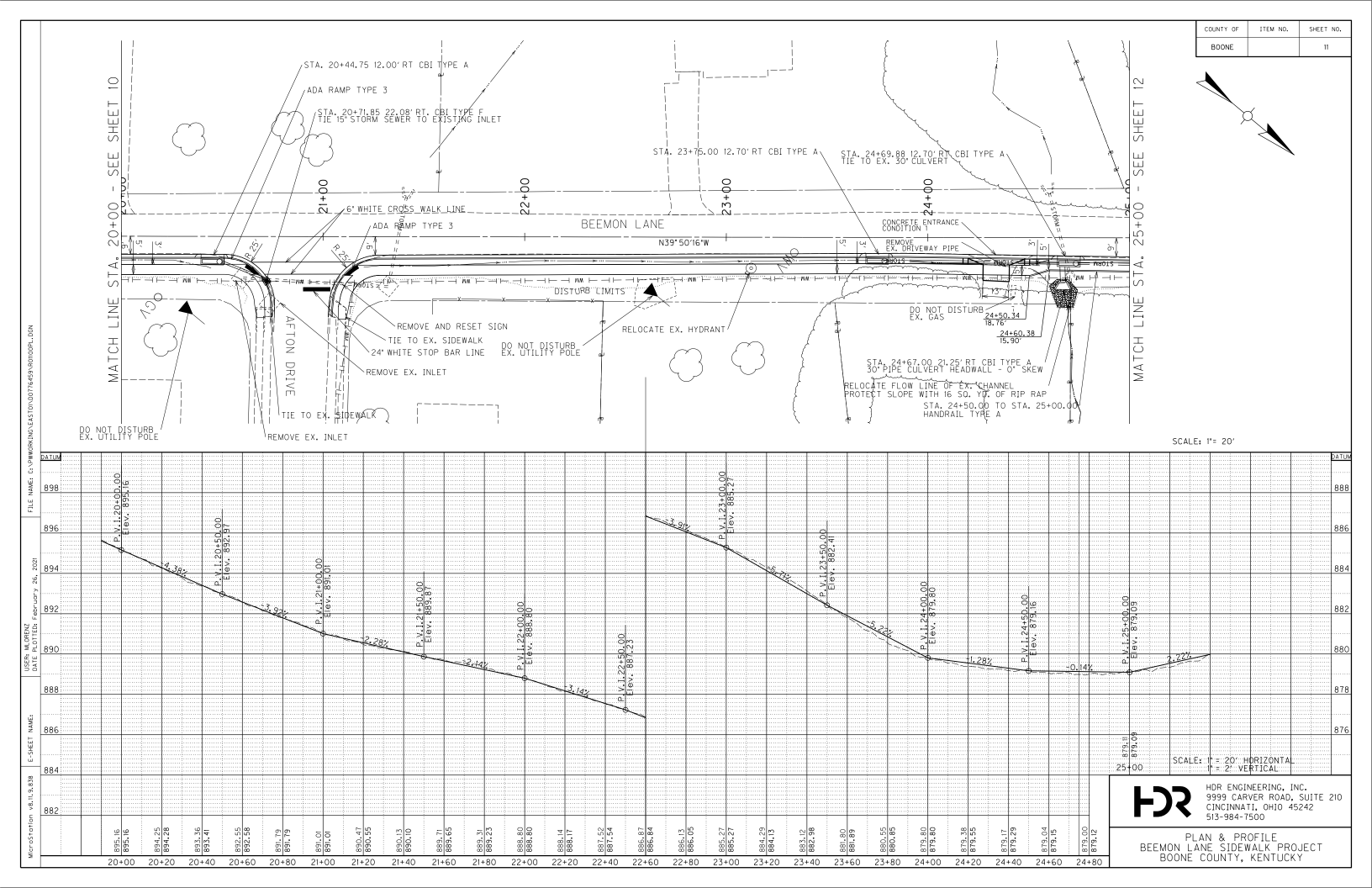


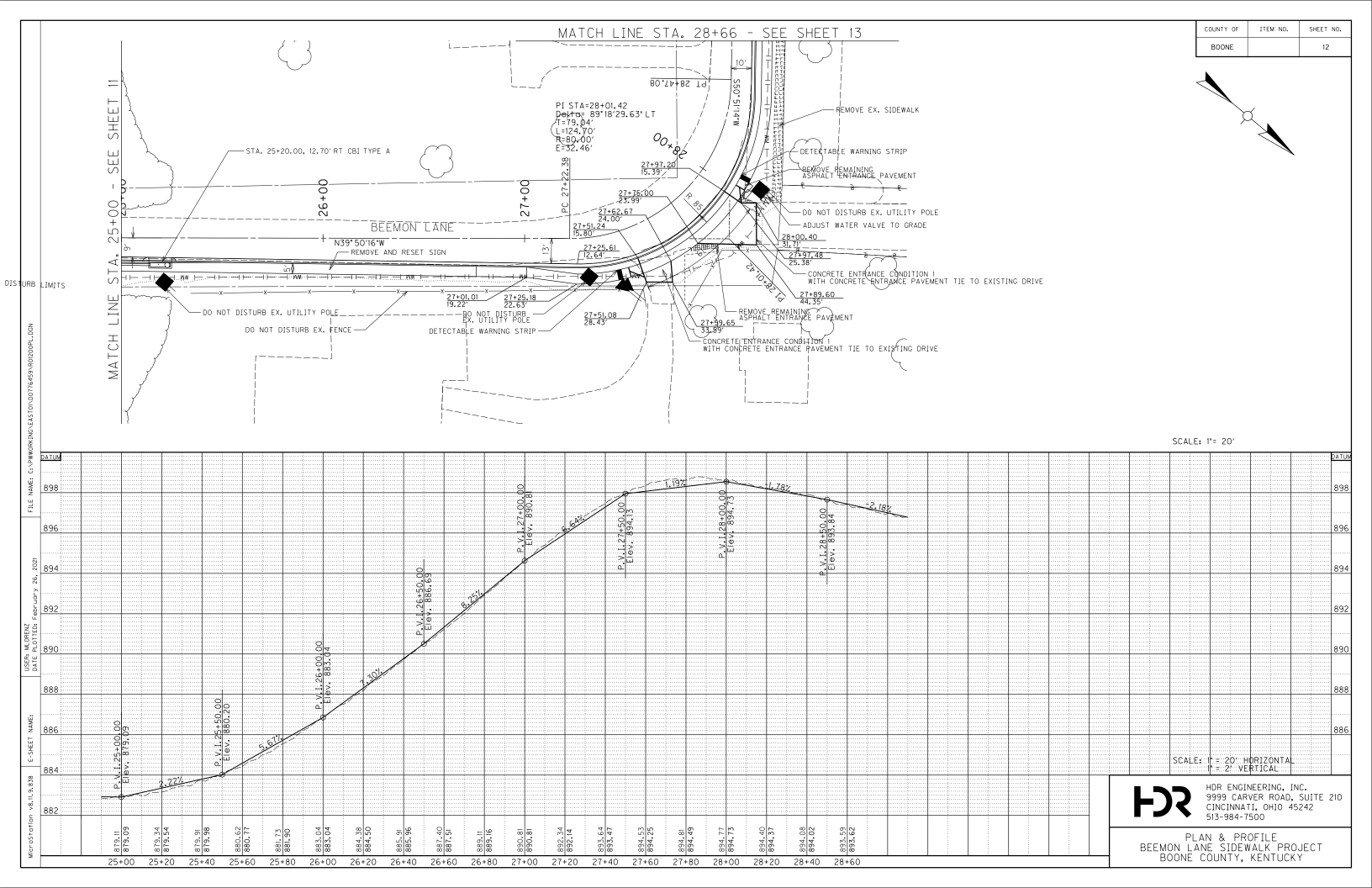


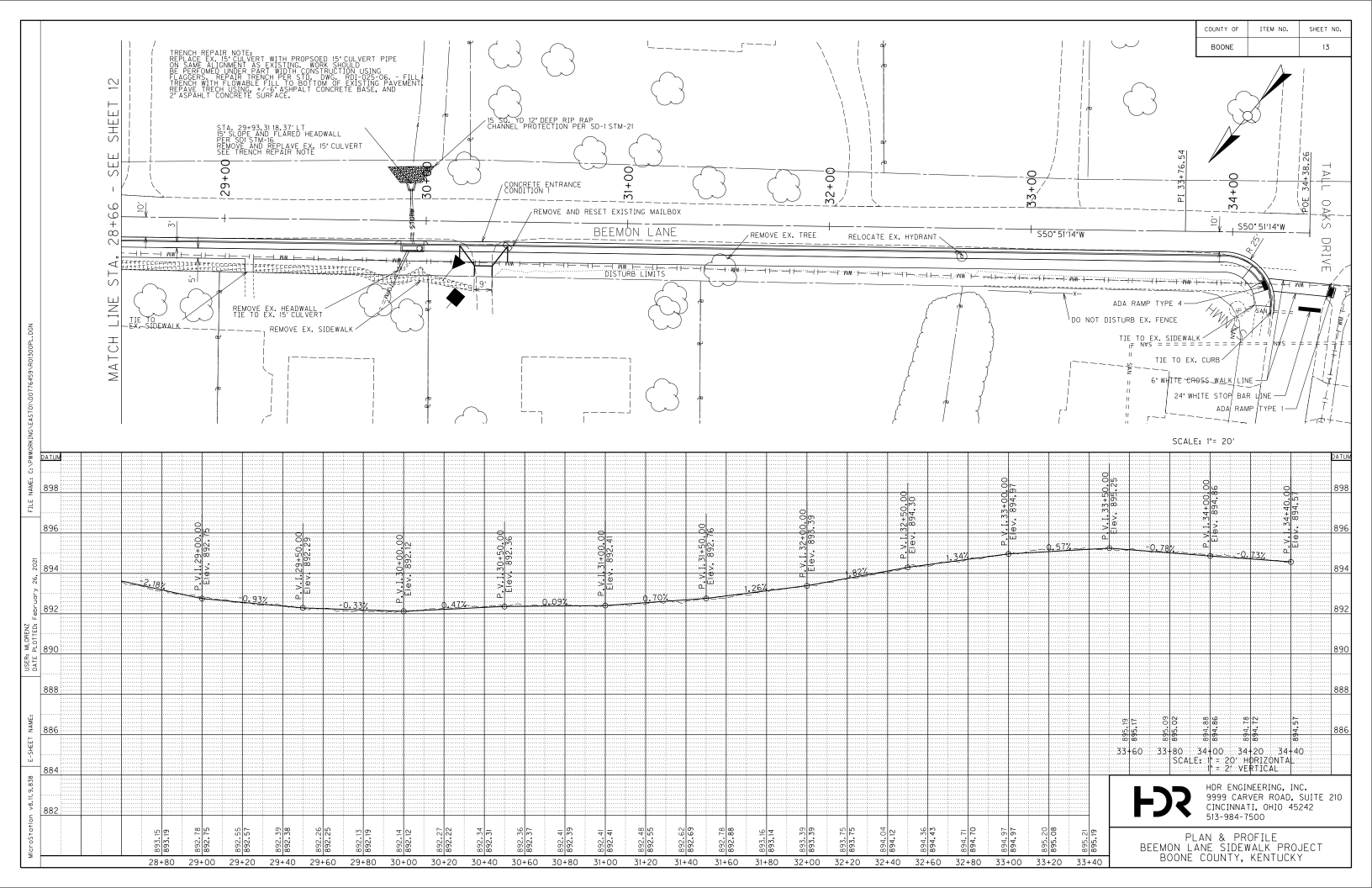


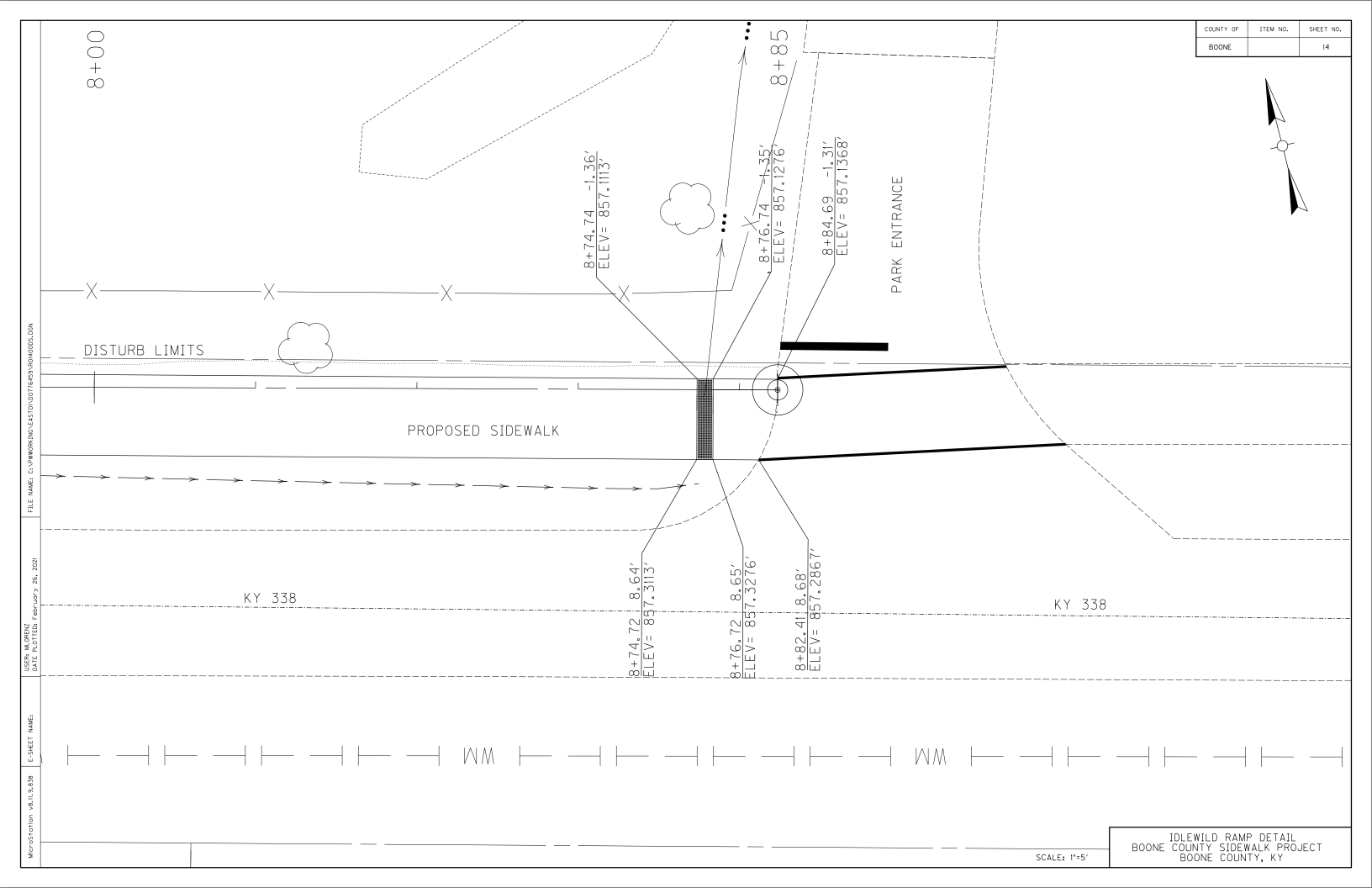


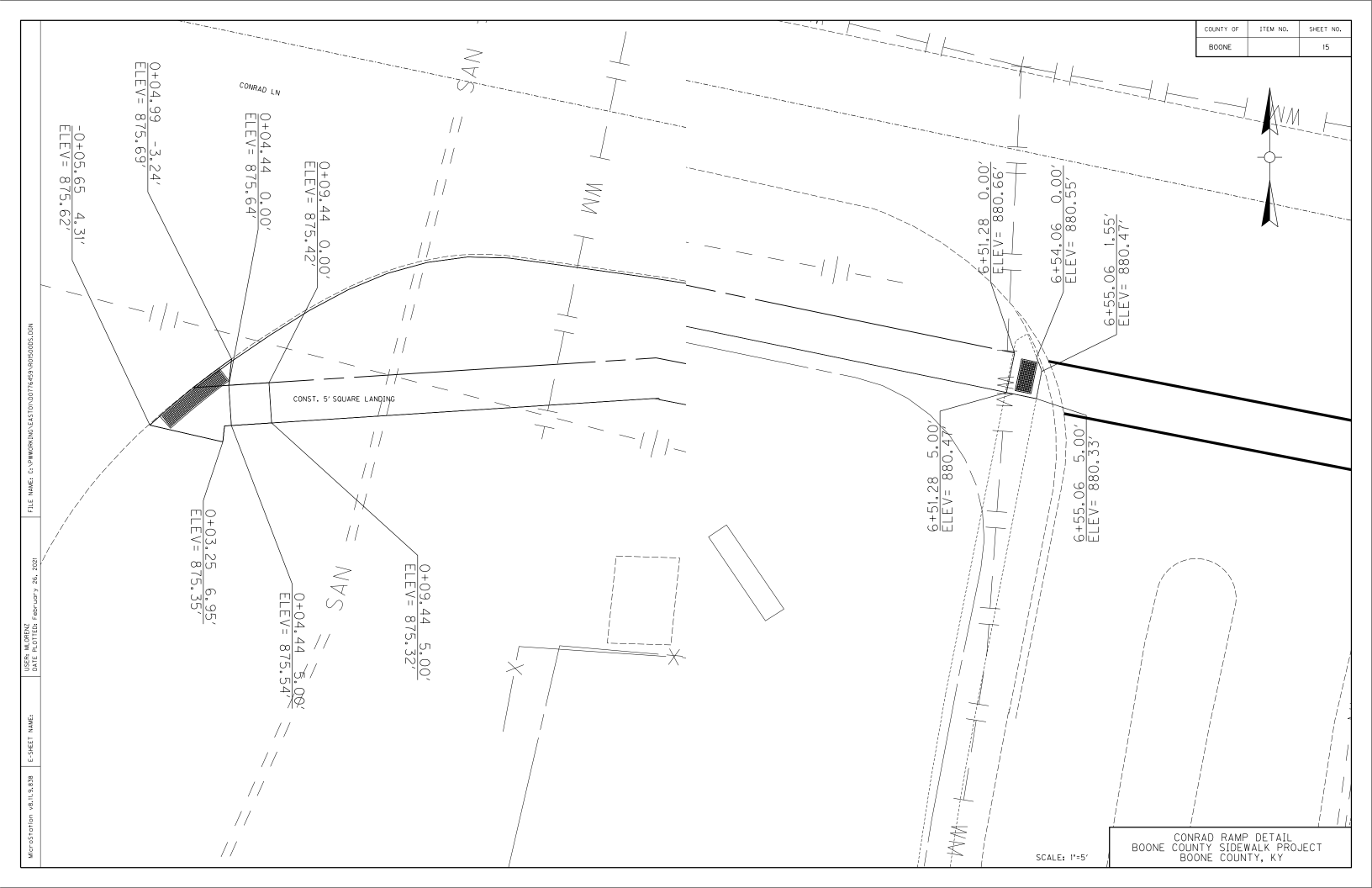


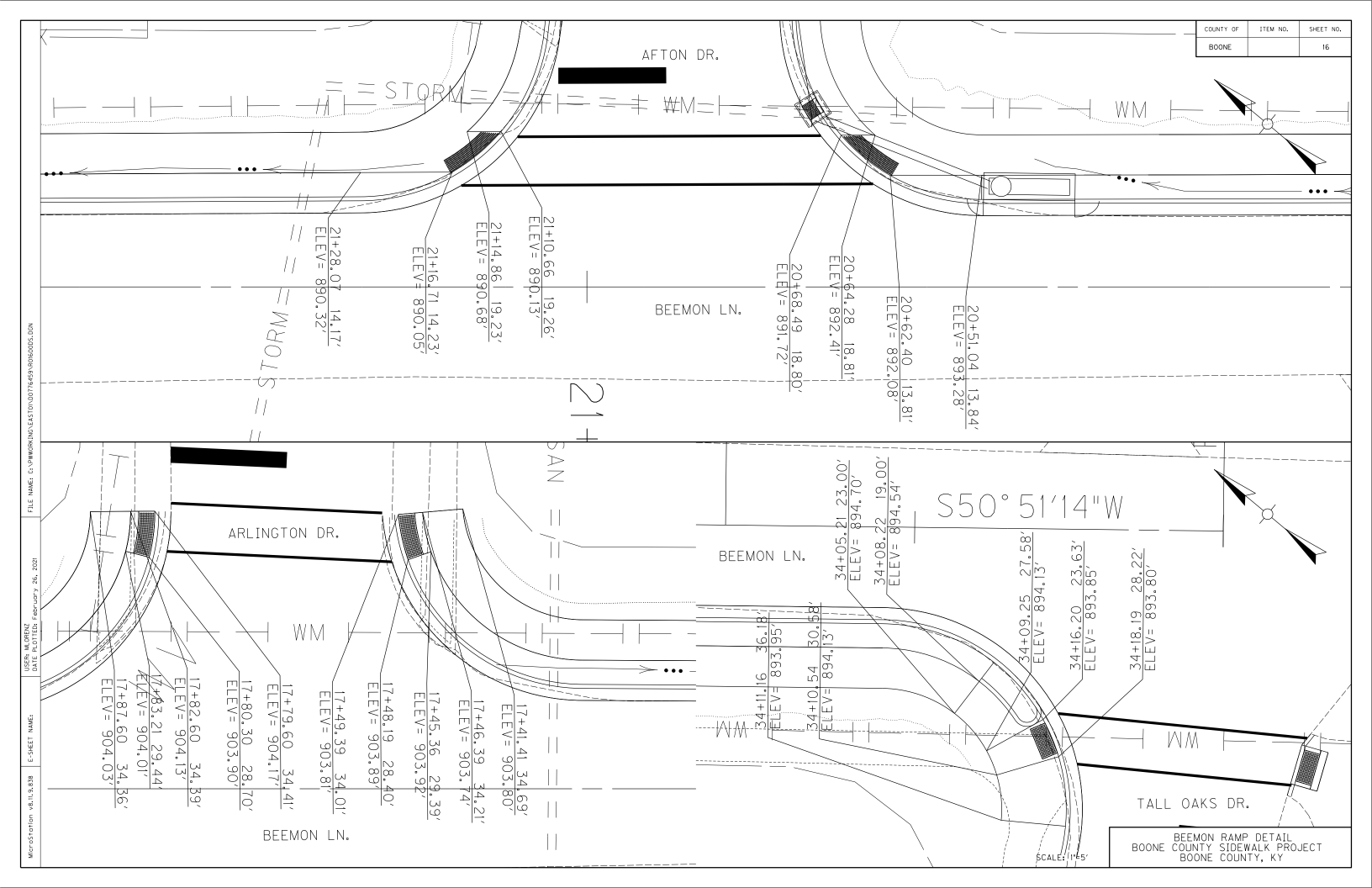


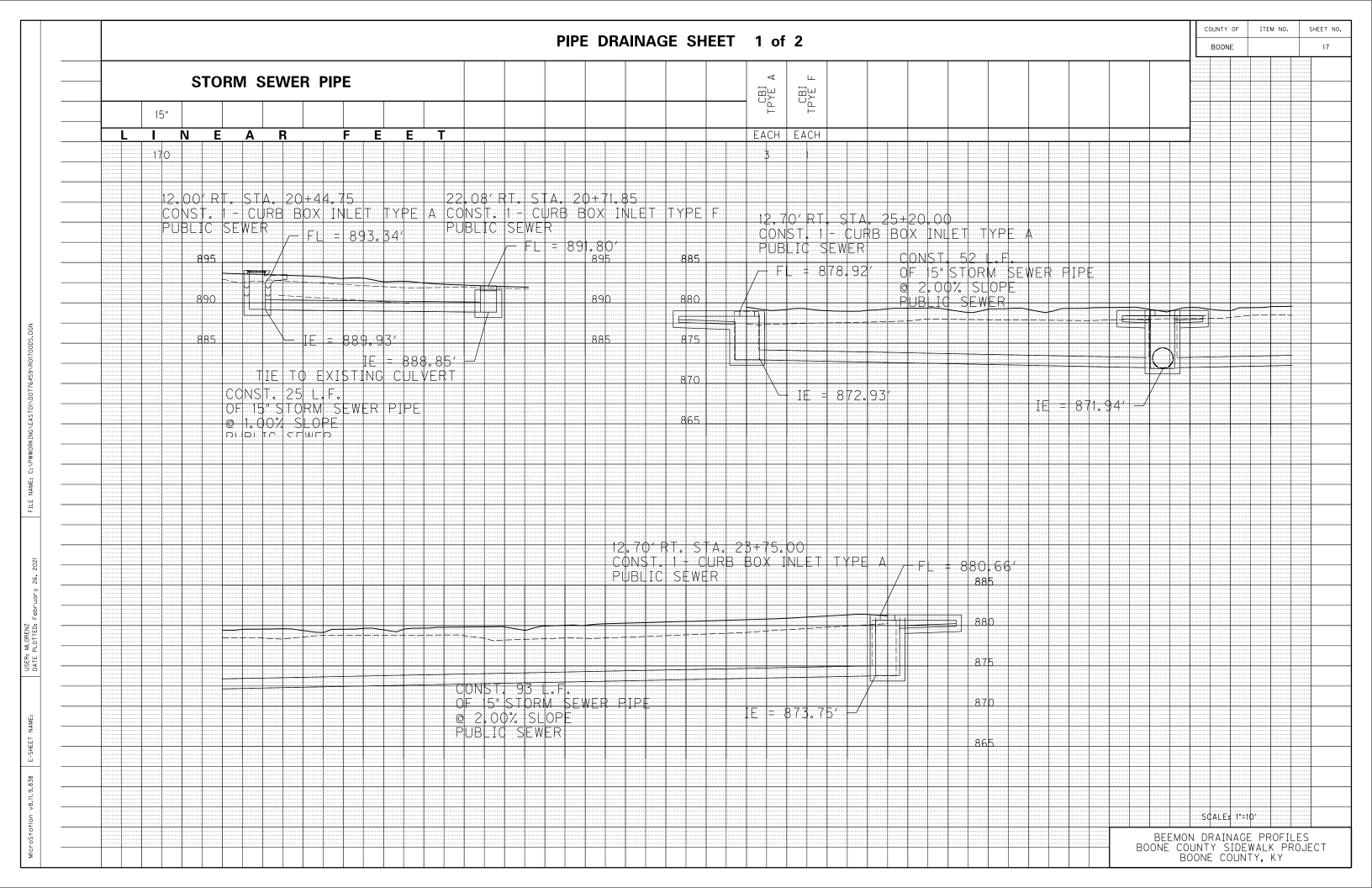


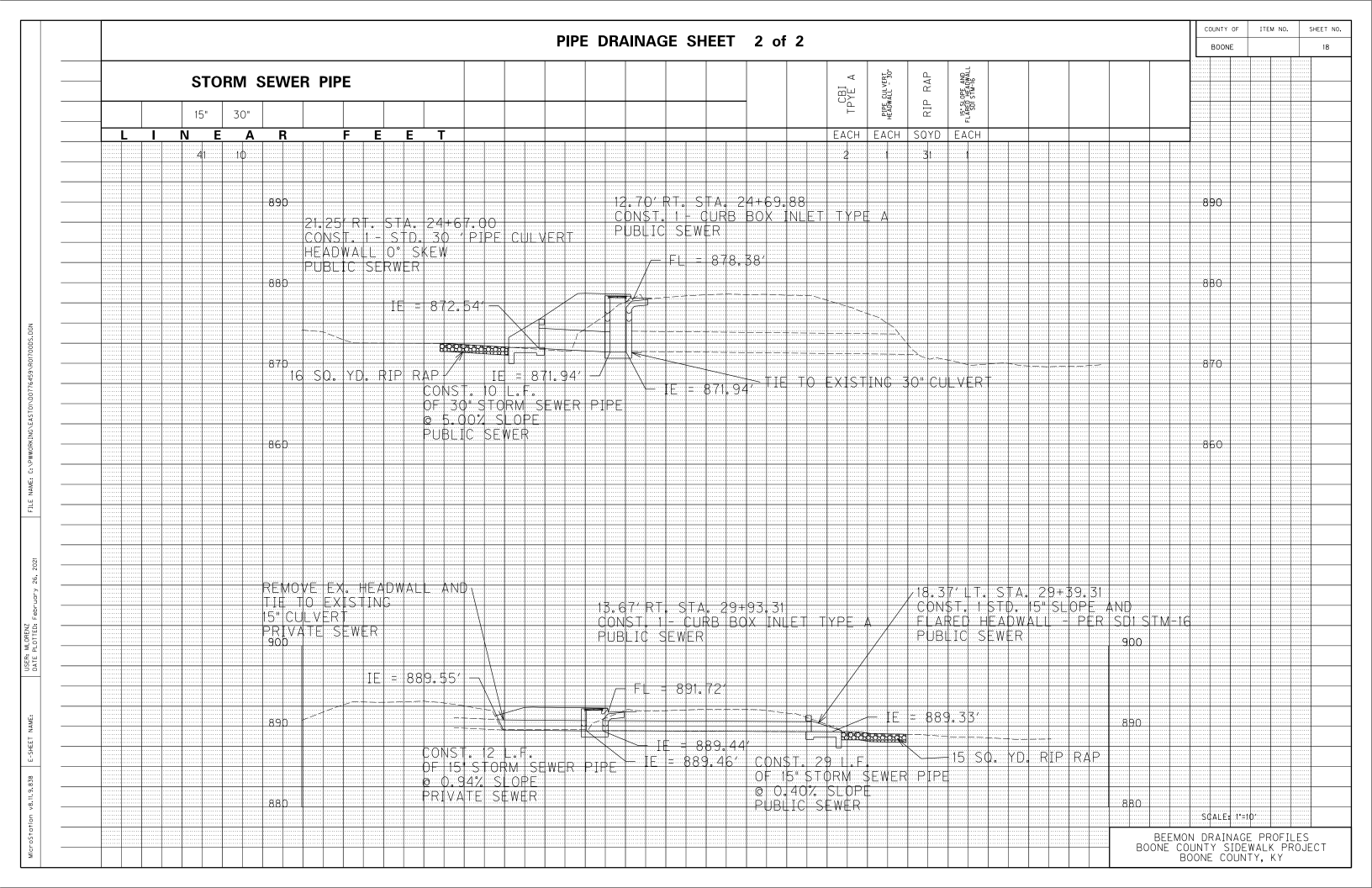


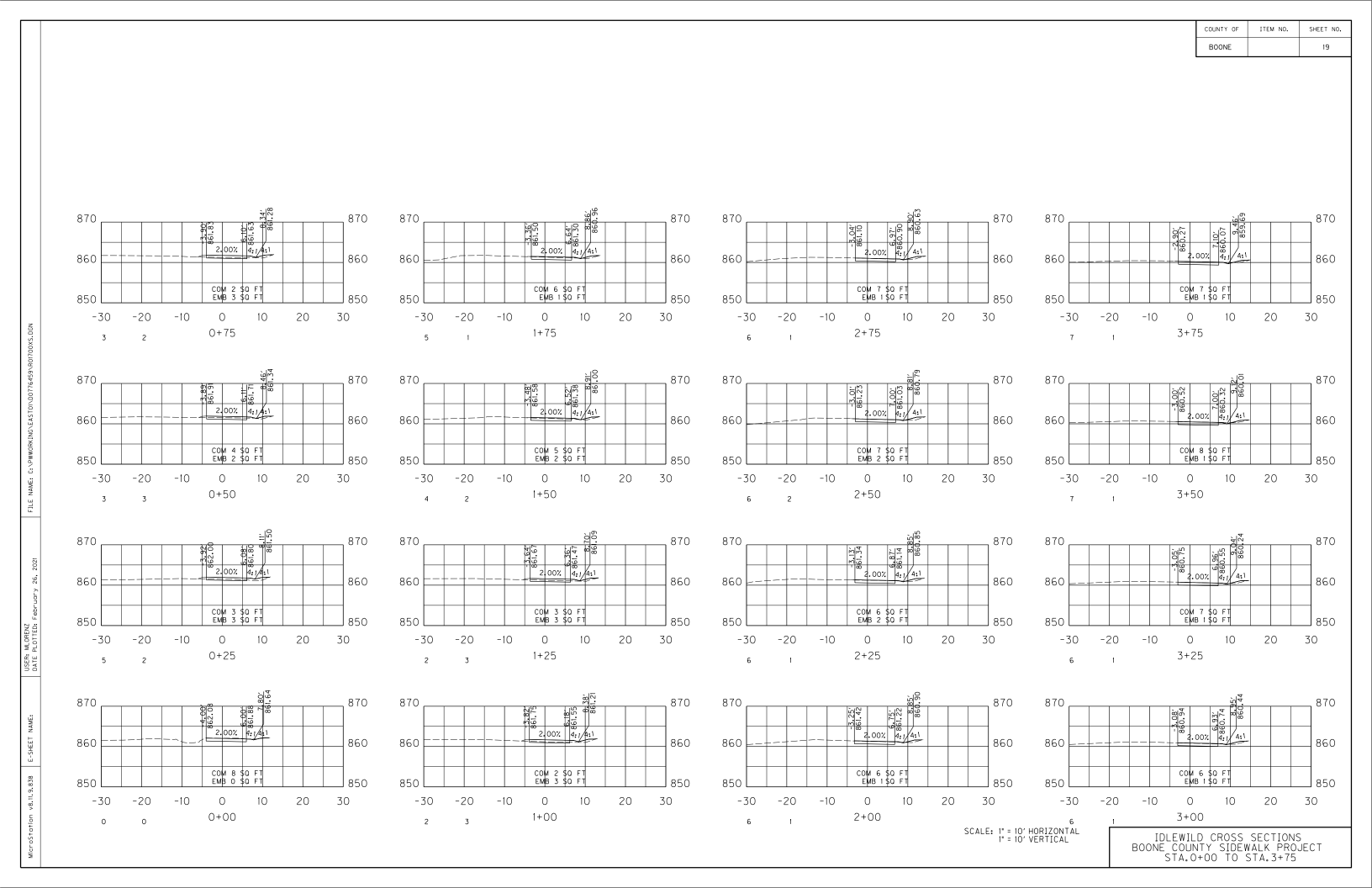


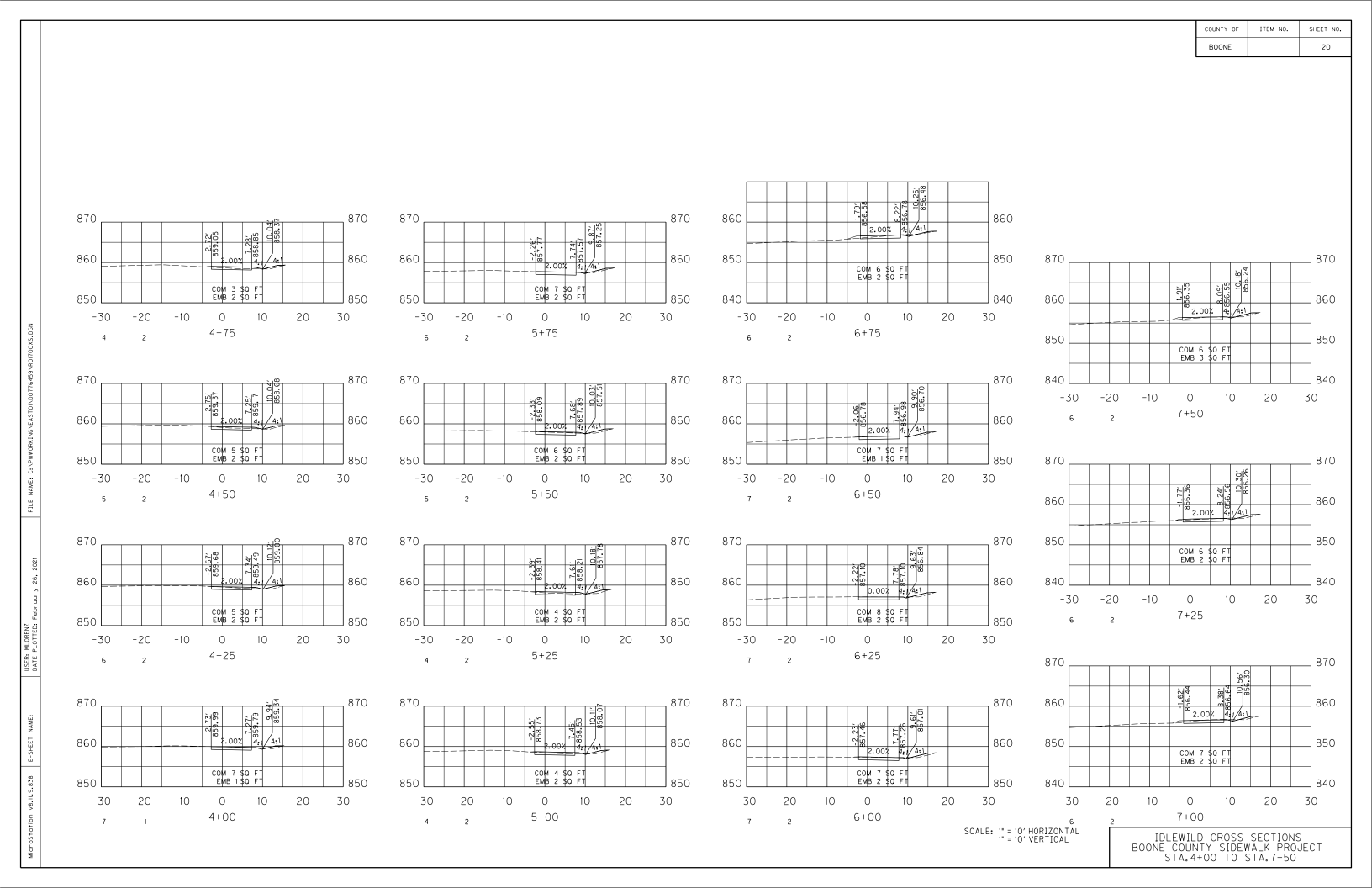


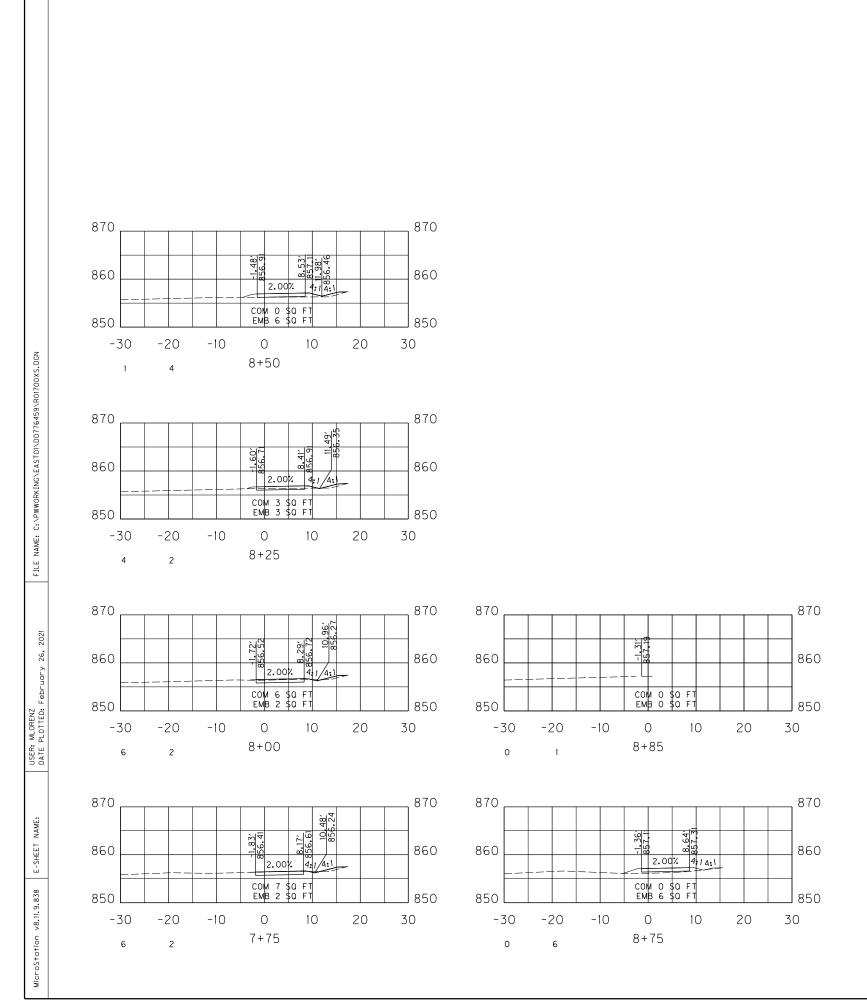












SCALE: 1" = 10' HORIZONTAL 1" = 10' VERTICAL

IDLEWILD CROSS SECTIONS BOONE COUNTY SIDEWALK PROJECT STA.7+75 TO STA.8+85

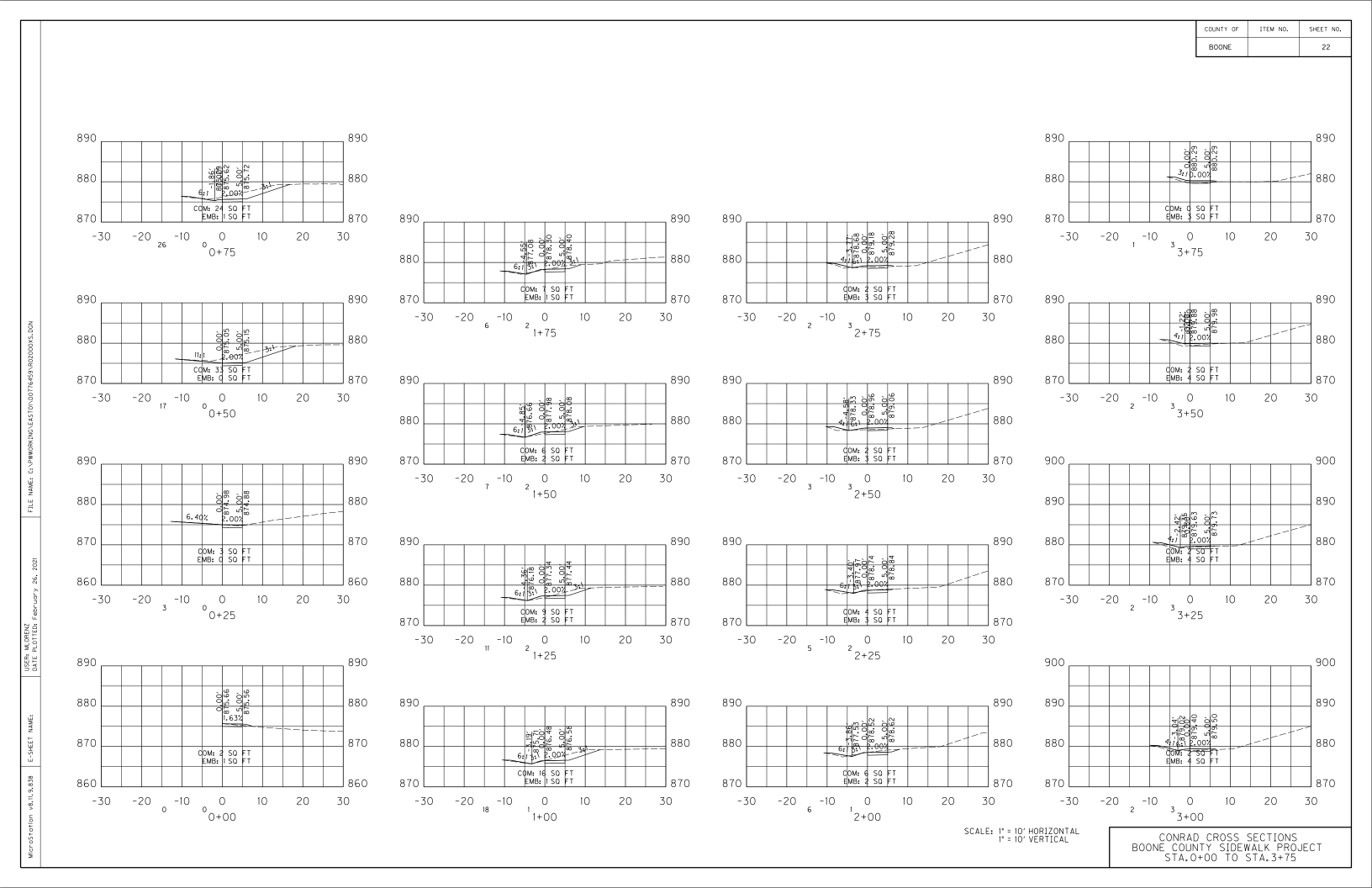
COUNTY OF

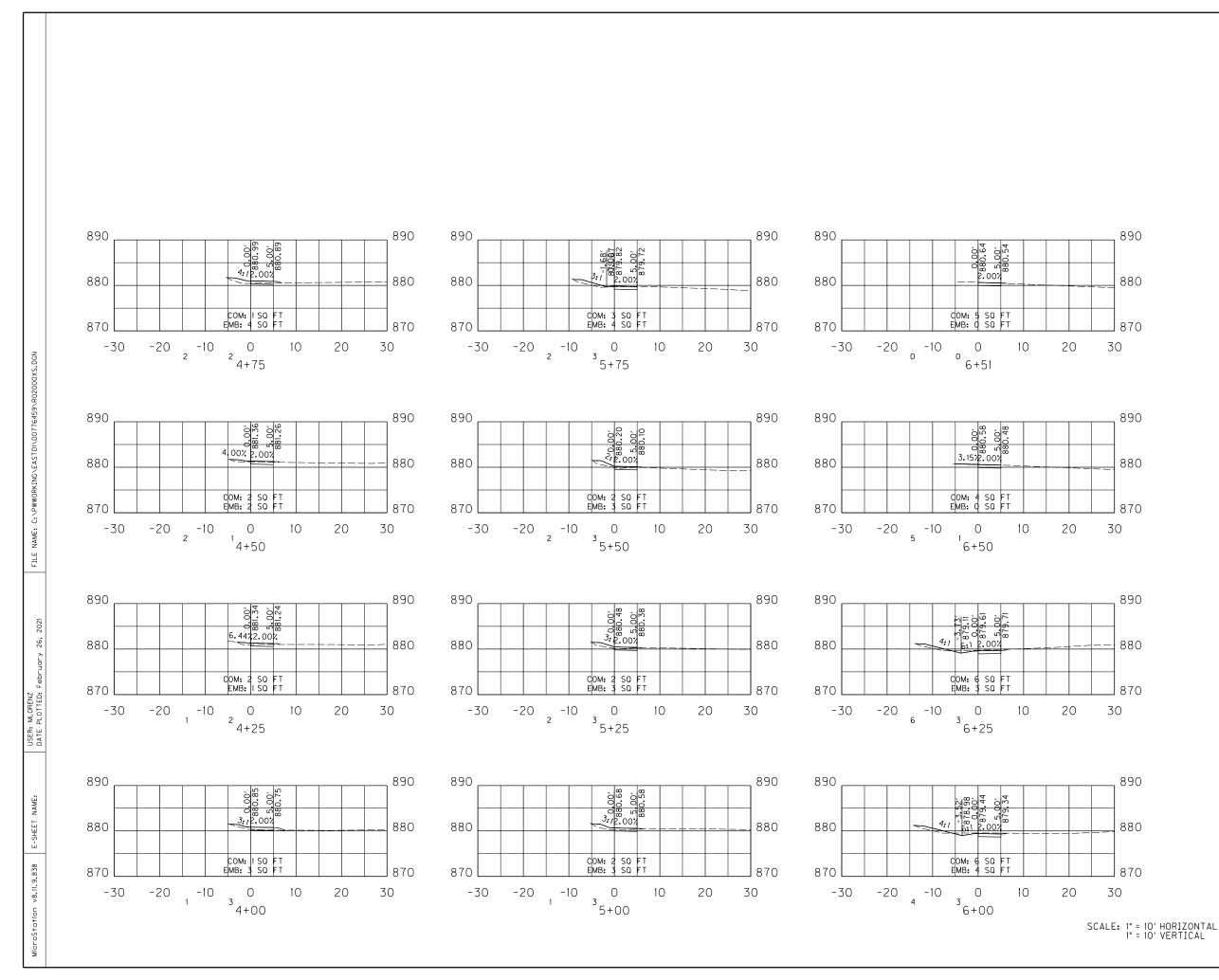
BOONE

ITEM NO.

SHEET NO.

21





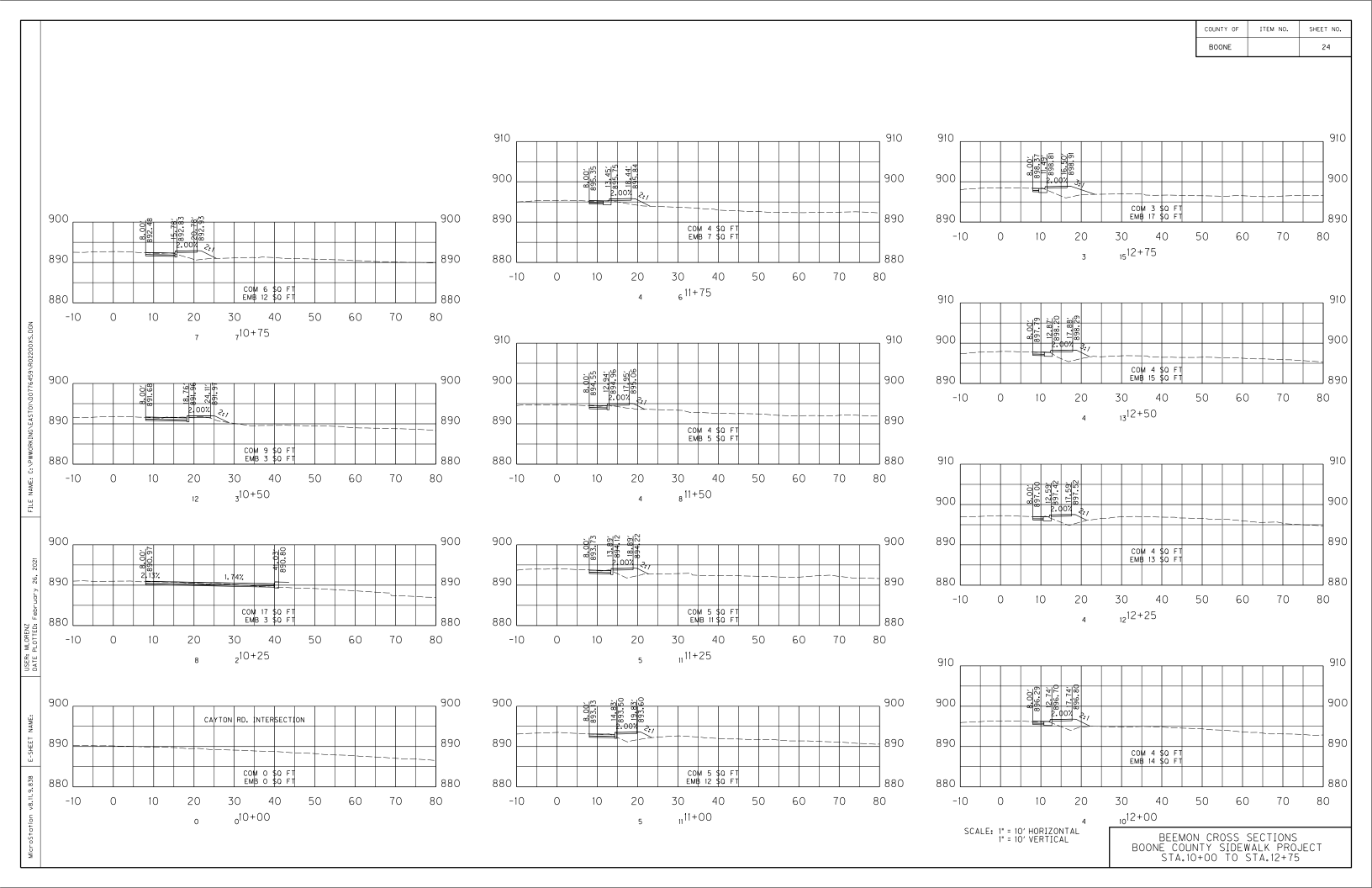
CONRAD CROSS SECTIONS BOONE COUNTY SIDEWALK PROJECT STA.4+00 TO STA.6+51

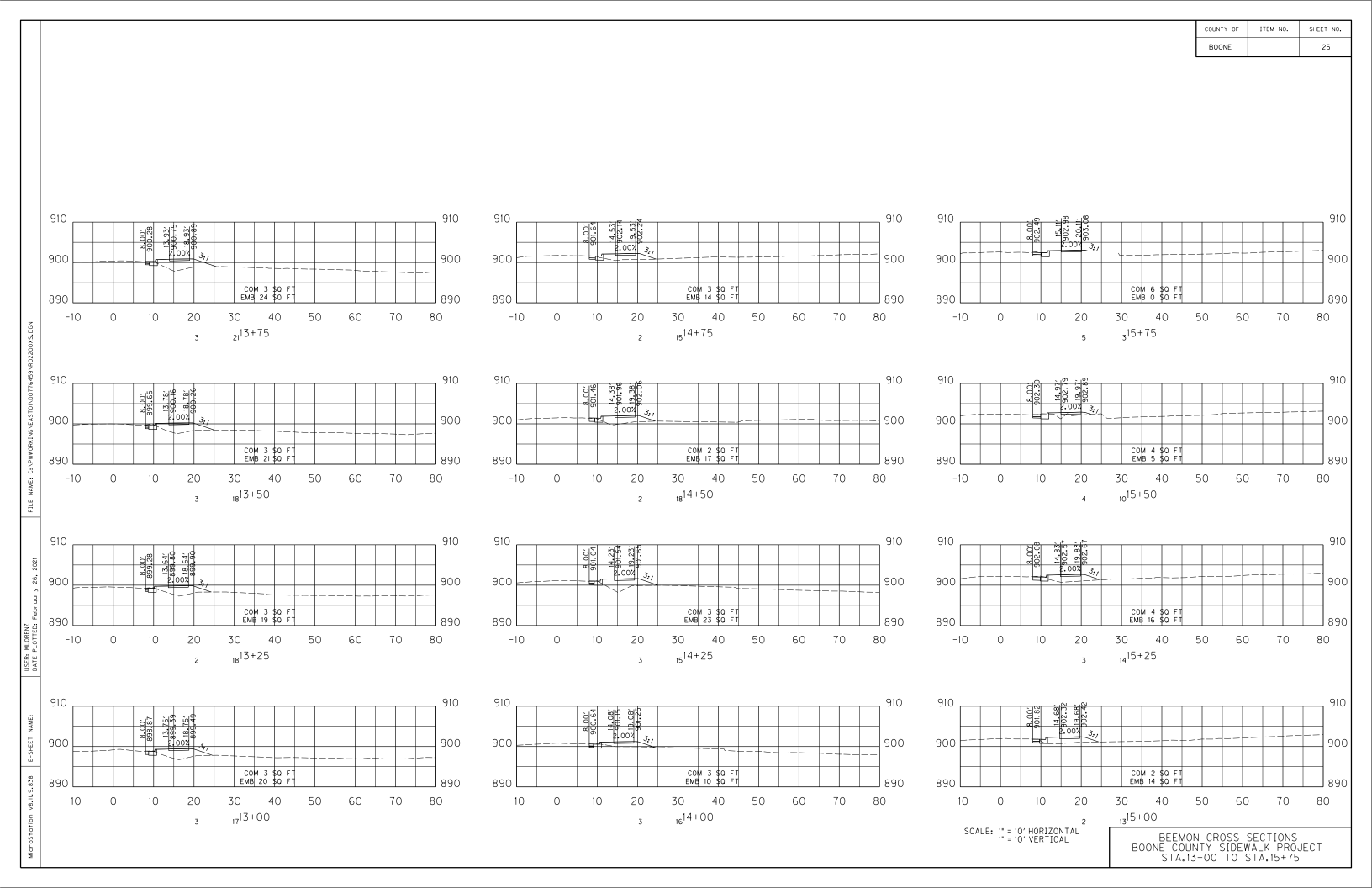
COUNTY OF

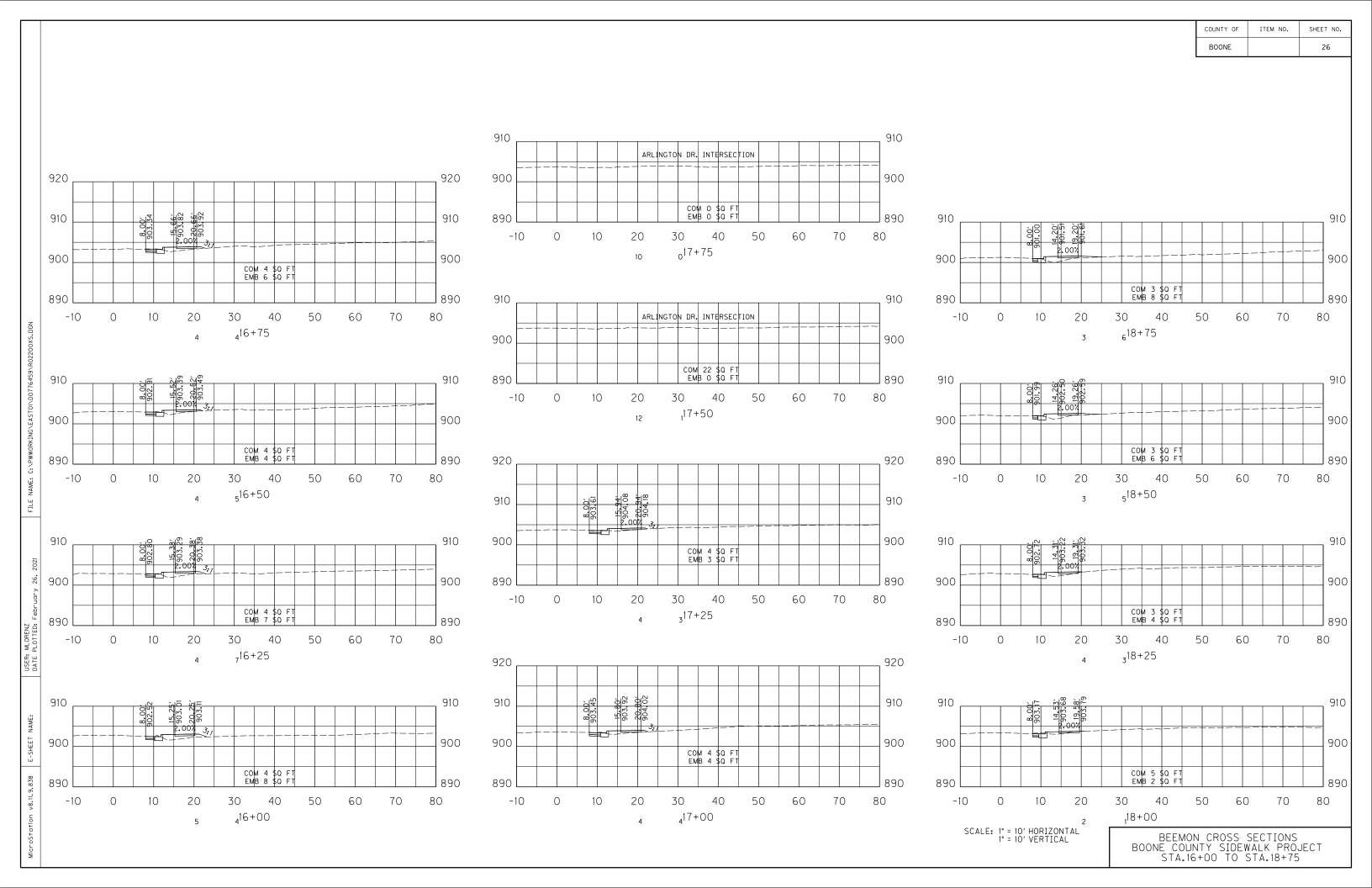
BOONE

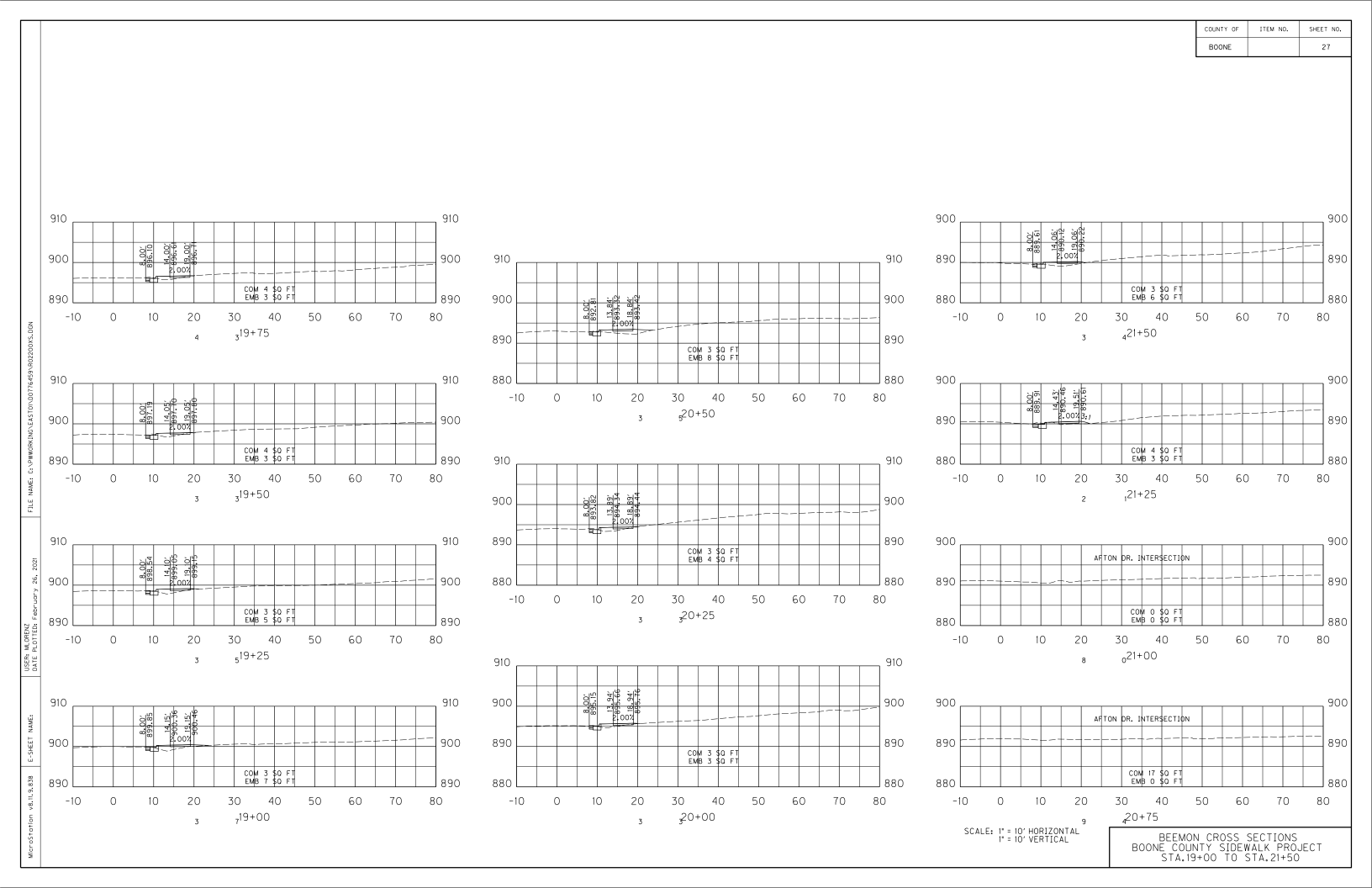
ITEM NO.

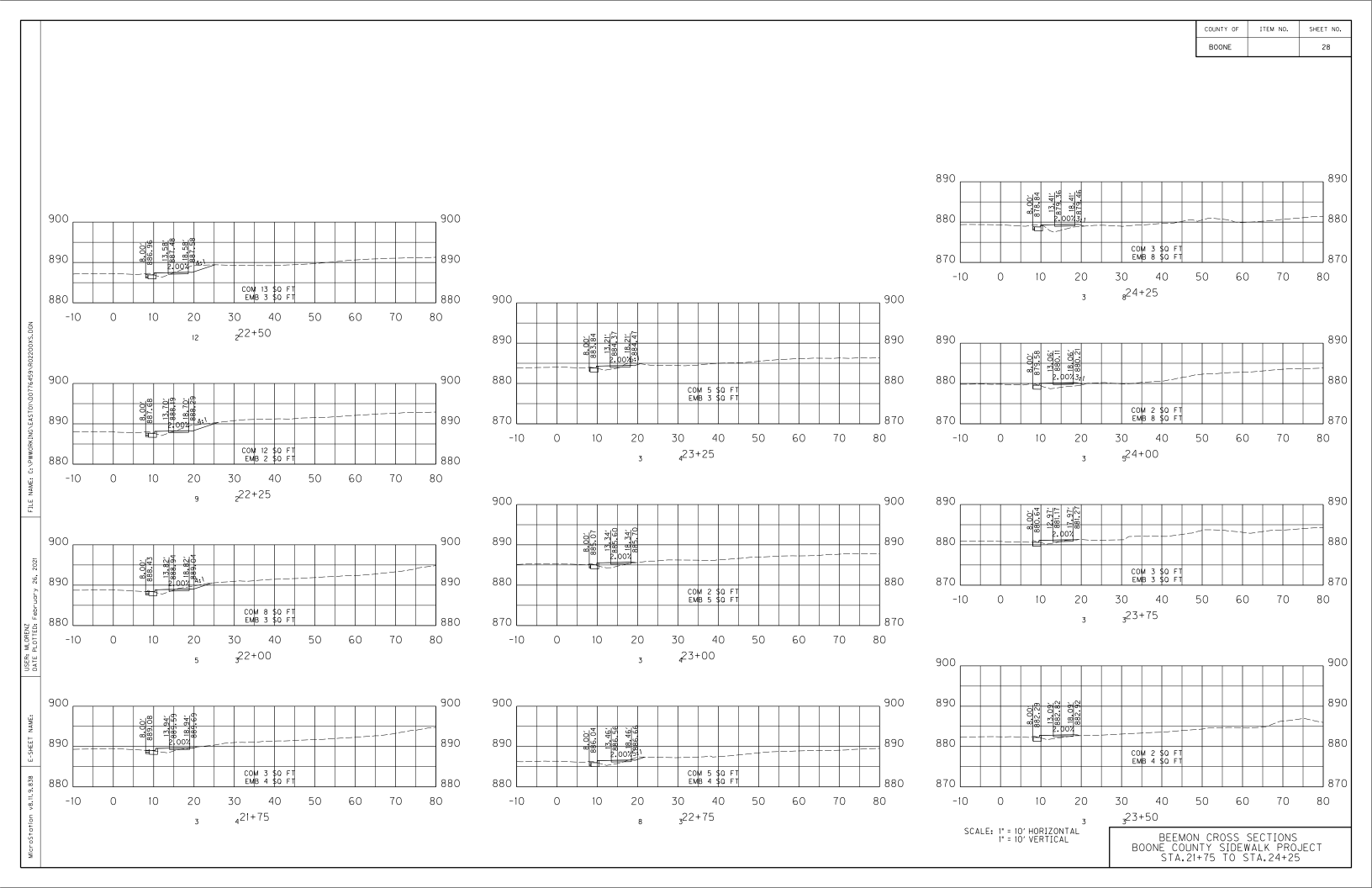
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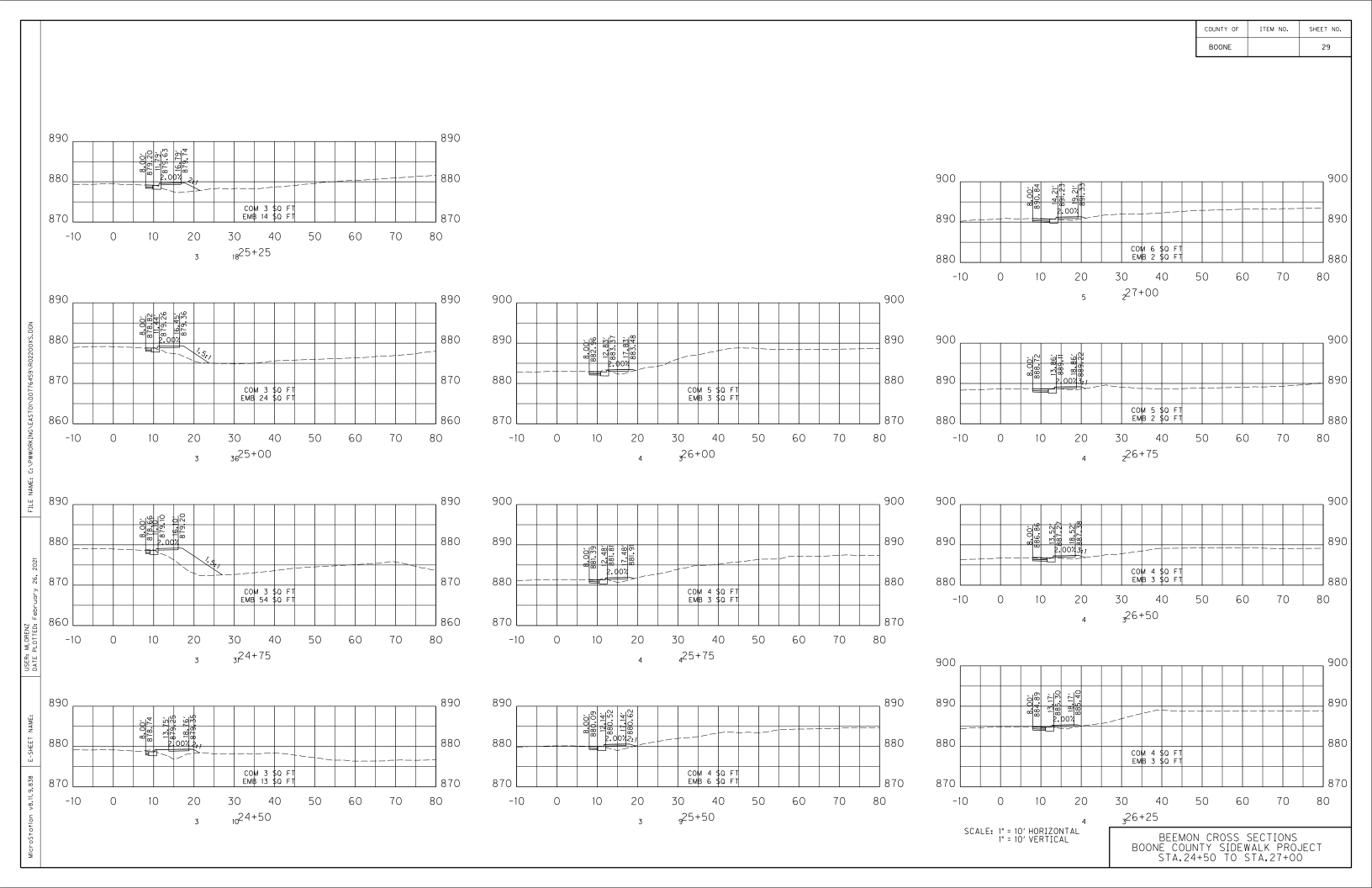


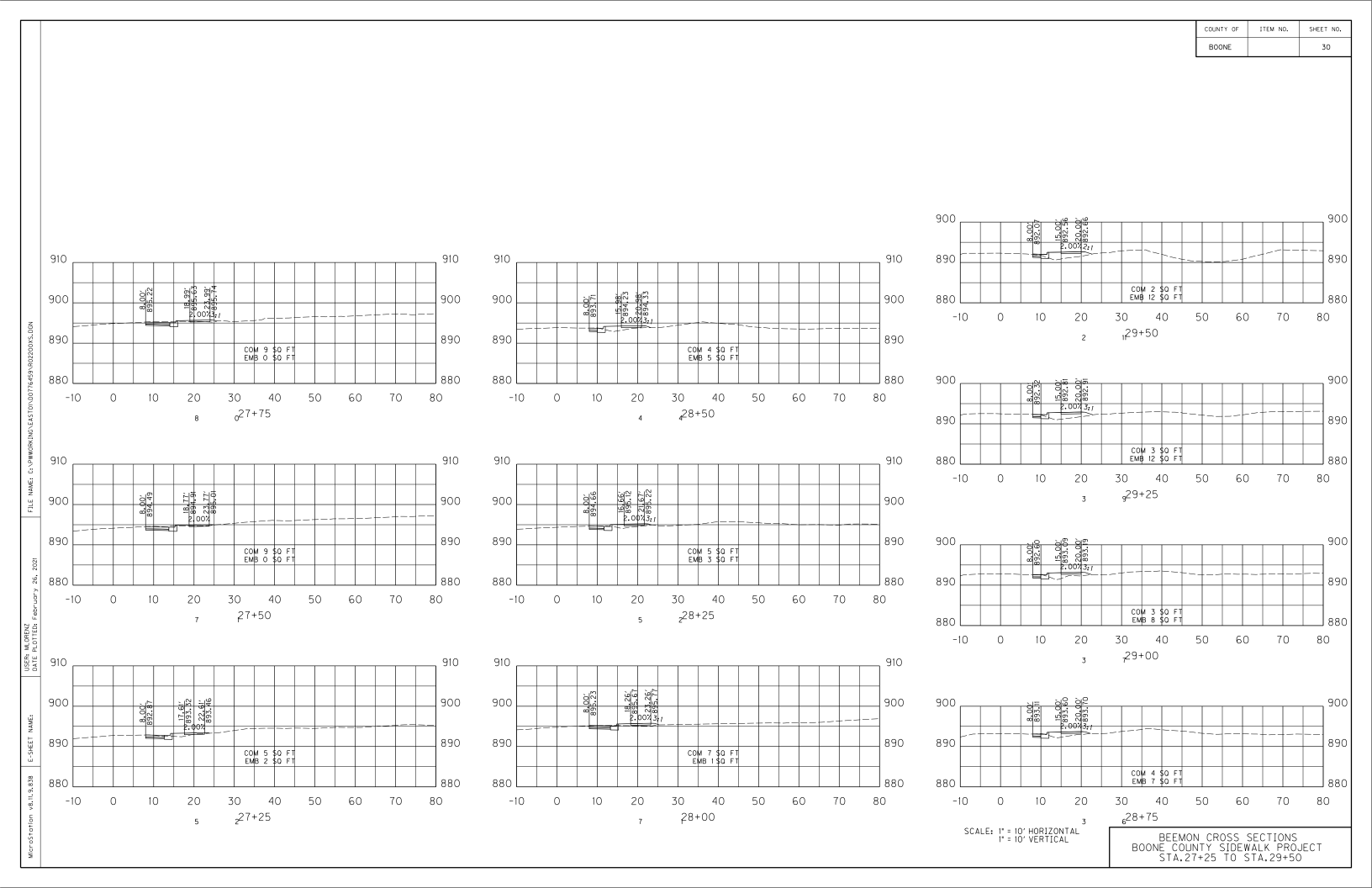


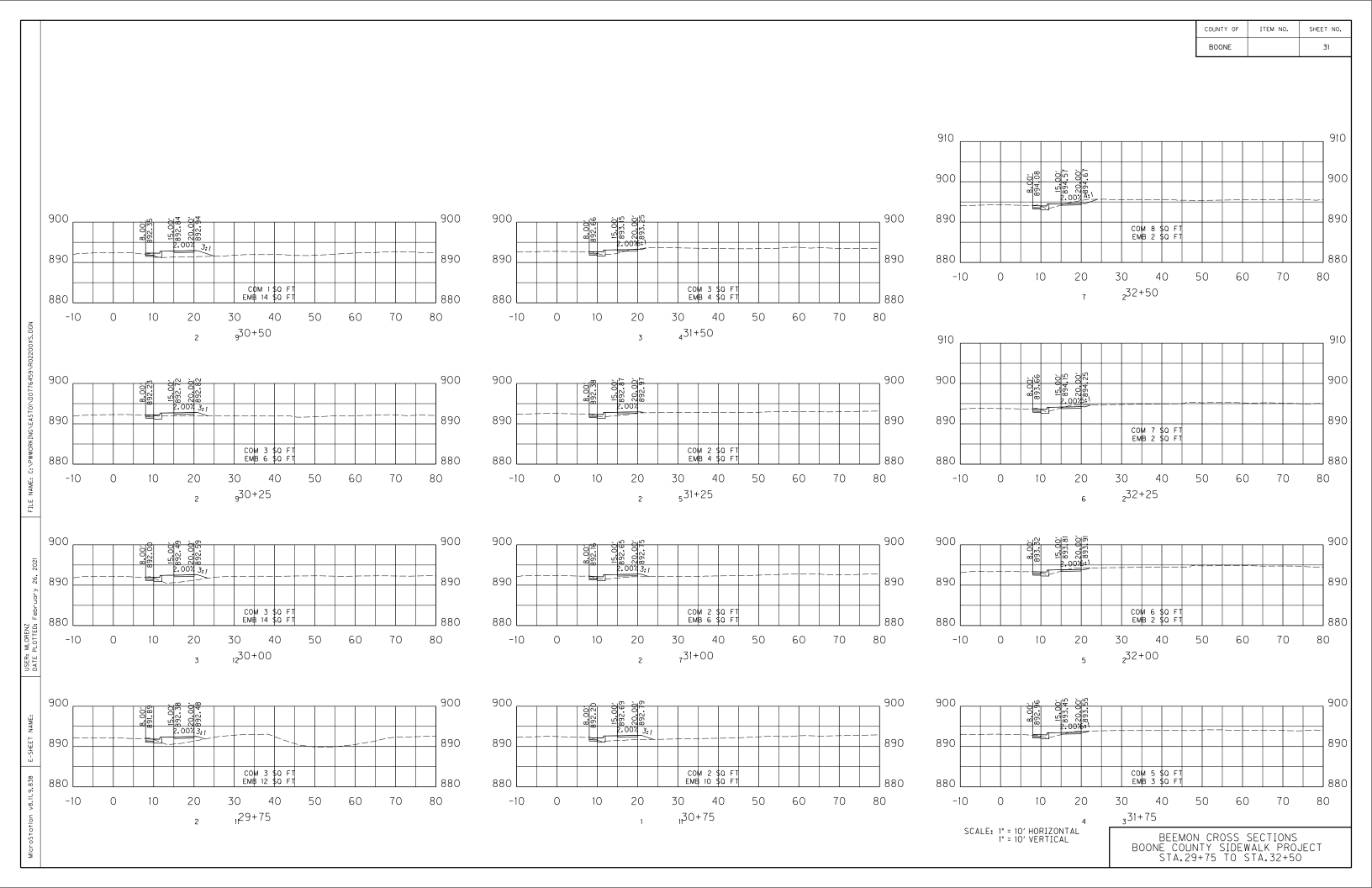


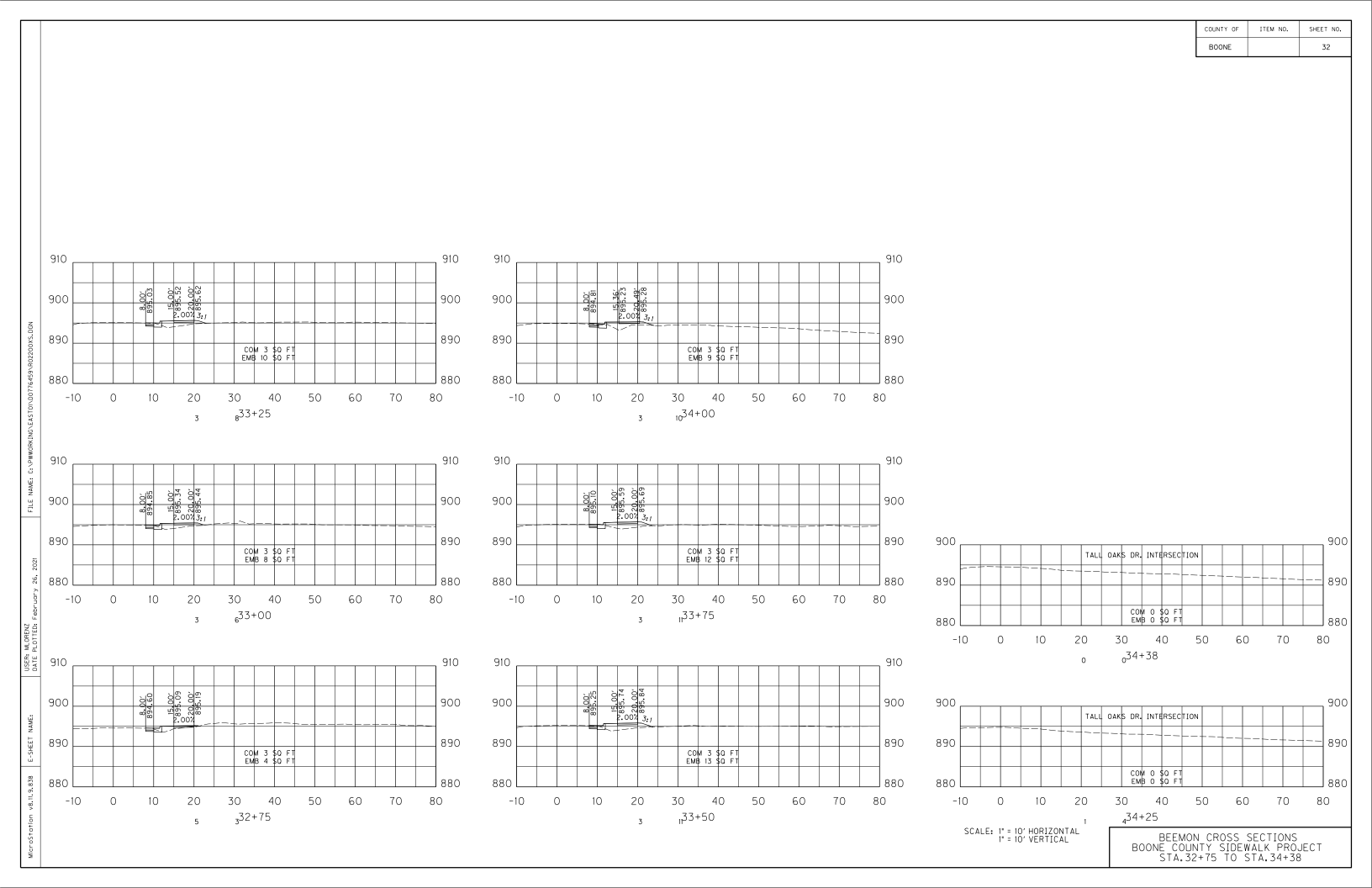


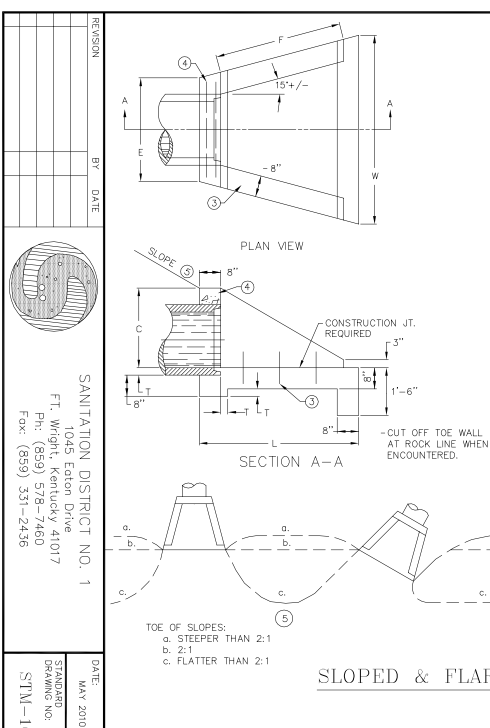








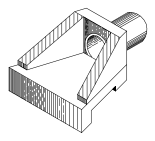




PIPE DIA. OR SHAPE				CLASS A CONC	REINF STEEL					
EQUIV. DIA.	9	С	E	F	L	W	Т	C. Y.	LBS.	
12"		1'-9''	2'-6''	2'-3''	3'-6''	4'-0"	2"	0.58	7	
15"	0	2'-0''	2'-9''	2'-9''	4'-0"	4'-9"	2 1/4"	0.75	/	
13	0	1'-9''	3'-0"	2'-6"	3'-6''	4'-9"	2 1/4	0.68		
	0	2'-3''	3'-0"	3'-6"	4'-6''	5'-3"	2 1/2"	0.93		
18"	00	2'-0''	3'-6''	3'-0''	4'-0"	5'-6"	, ,,	0.89	8	
21"	Ö	2'-6"	3'-3"	4'-0"	5'-0"	6'-0''	2 3/4"	1.14		
	0	2'-3''	3'-0"	3'-6"	4'-6"	6'-0''		1.07	9	
	0	2'-9"	3'-6''	4'-6"	5'-6"	6'-6"	3"	1.35	8	
24"	00	2'-6"	4'-0''	4'-0''	5'-0"	6'-9"	3 1/4"	1.30	9	
27"		3'-0"	3'-9''	5'-0''	6'-0''	7'-0''		1.57		
		2'-9''	4'-6''	4'-3"	5'-3"	7'-3''	3 1/2"	1.51	10	

NOTES

- DIMENSIONS AND QUANTITIES ARE BASED ON CONCRETE PIPE AND WILL VARY INSIGNIFICANTLY FOR ALTERNATE PIPE MATERIALS.
- REINFORCING STEEL: MINIMUM GRADE 40, BARS EVENLY SPACED.
- 3 6 NO. 4 x 1'-0" DOWEL BARS.
- $\overline{4}$) 2 NO. 4 x (E DIMENSION MINUS 4")
- 5) SLOPES SHALL BE WARPED TO FIT HEADWALL WHEN PIPE IS SKEWED AND/OR NORMAL SLOPE VARIES FROM 2:1.
- VOLUME DISPLACED BY PIPE COMPUTED USING INSIDE DIAMETER OF PIPE.
- 7. WING ANGLES AND/OR DIMENSIONS MAY BE ALTERED DURING CONSTRUCTION TO ACCOMMODATE FLOW OF WATER.
- 8. APRON BETWEEN WINGS SHALL BE SLOPED IN DIRECTION OF FLOW EQUAL TO SLOPE OF PIPE. FRONT FACE OF HEADWALL SHALL REMAIN VERTICAL.
- (9) HEADWALLS ARE FOR CIRCULAR, ARCH, AND HORIZONTAL ELLIPTICAL 12" – 27" EQUIVALENT PIPE SIZES. SEE CURRENT KDOT STD. DWG. RDI-016, FOR NON-CIRCULAR PIPE EQUIVALENT SIZES.
- 10. ENCLOSURE GRATE SHALL BE INSTALLED PER DETAIL STM-19 FOR PIPE SIZES 24 INCHES DIAMETER AND UNDER.

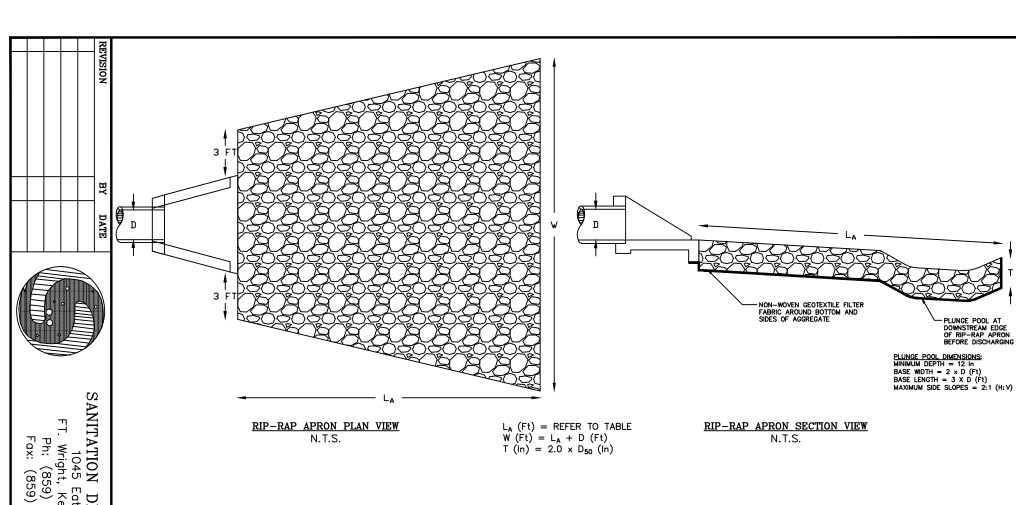


ISOMETRIC VIEW

SLOPED & FLARED HEADWALLS (12"-27" PIPE)

(STM-16)

(REFERENCE KYTC STANDARD DRAWING RDH-020)



NOTES:

- FLOW RATES LISTED IN THE TABLE SHALL BE BASED ON THE 10-YEAR 24-HOUR DESIGN STORM PEAK FLOW RATE.
- OUTLET EROSION PROTECTION IN THE FORM OF A RIP-RAP APRON SHALL REMAIN STRAIGHT THROUGHOUT ITS ENTIRE
- 3. ENSURE THAT RIP-RAP CONSISTS OF A WELL-GRADED MIXTURE OF STONE. LARGER STONE SHOULD BE PREDOMINATE, WITH SUFFICIENT SMALLER SIZES TO FILL THE VOIDS BETWEEN THE STONES. RIP-RAP SHALL BE ANGULAR IN SHAPE, NOT ROUNDED.
- THE DIAMETER OF THE LARGEST STONE SIZE SHALL BE NO GREATER THAN 1.5 TIMES THE D50 SIZE.
- THE MINIMUM THICKNESS OF RIP-RAP SHALL BE 2.0 TIMES THE
- A NON-WOVEN GEOTEXTILE FILTER FABRIC SHALL BE INSTALLED AROUND THE BOTTOM AND SIDES OF THE RIP-RAP TO PREVENT EROSION.

	Rip—Rap Apron Dimensions															
D, Pipe Diameter (in)	Lowest Values				Intermediate Values to Interpolate From Highest Value									Intermediate Values		
	œ	L _A	D ₅₀	Q	L _A	D ₅₀	Q	LA	D ₅₀	Q	L _A	D ₅₀	Q	LA	D ₅₀	
	cfs	Ft	ln	cfs	Ft	In	cfs	Ft	In	cfs	Ft	In	cfs	Ft	In	
12	4	7	6	6	10	6	9	13	6	12	16	7	14	17	8.5	
15	6.5	- 8	6	10	12	6	15	16	7	20	18	10	25	20	12	
18	10	9	6	15	14	6	20	17	7	30	22	11	40	25	14	
21	15	11	6	25	18	7	35	22	10	45	26	13	60	29	18	
24	21	13	6	35	20	8.5	50	26	12	65	30	16	80	33	19	
27	27	14	6	50	24	9.5	70	29	14	90	34	18	110	37	22	
30	36	16	6	60	25	9.5	90	33	15.5	120	38	20	140	41	24	
36	56	20	7	100	32	13	140	40	18	180	45	23	220	50	28	
42	82	22	8.5	120	32	12	160	39	17	200	45	20	260	52	26	
48	120	26	10	170	37	14	220	46	19	270	54	23	320	64	37	

PLUNGE POOL AT DOWNSTREAM EDGE OF RIP-RAP APRON BEFORE DISCHARGING

OUTLET EROSION PROTECTION

(STM-21)

N.T.S.

N DISTRICT NO 5 Eaton Drive t, Kentucky 41017 359) 578-7460 859) 331-2436 NO.

STANDARD DRAWING N STM-27

DATE: July 2019

Sect	ion: 0001 - P	AVING						
LINE	BID CODE	ALT	DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	FΡ	AMOUNT
	00001		DGA	1,061.00	TON		\$	
	00208		CL 4 ASPH BASE 1.50D PG76-22	162.00	TON		\$	
	00329		CL 4 ASPH SURF 0.50B PG76-22	81.00	TON		\$	
	02101		CEM CONC ENT PAVEMENT - 8 IN	287.00	SQYD		\$	
	02720		SIDEWALK - 4 IN CONCRETE	1,643.00	SQYD		\$	
	08100		CONCRETE - CLASS A	30.00	CUYD		\$	
	20550ND		SAWCUT PAVEMENT	2,450.00	LF		\$	
	20914ED		CURB AND GUTTER	2,450.00	LF		\$	
	23158ES505		DETECTABLE WARNINGS	146.00	SQFT		\$	
Sect	ion: 0002 - R	OADW	/AY					
LINE	BID CODE	ALT	DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	FP	AMOUNT
	01310		REMOVE DRIVEWAY PIPE	107.00	LF		\$	
	01585		REMOVE EXISTING INLET	2.00	EACH		\$	
	01792		ADJUST MANHOLE	1.00	EACH		\$	
	02091		REMOVE EX. ASPHALT ENTRANCE PAVEMENT	15.00	SQYD		\$	
	02721		REMOVE EX. SIDEWALK	115.00	SQYD		\$	
	02200		ROADWAY EXCAVATION	711.00	CUYD		\$	
	02230		EMBANKMENT IN PLACE	820.00	CUYD		\$	
	02460		REMOVE TREES OR STUMPS	2.00	EACH		\$	
	02619		HANDRAIL TYPE A	50.00	LF		\$	
	02625		REMOVE HEADWALL	2.00	EACH		\$	
	05985		SEEDING AND MULCHING	3,823.00	SQYD		\$	
	08019		CYCLOPEAN STONE RIP RAP	31.00	TON		\$	
	20194ED		REMOVE AND RESET SIGN	4.00	EACH		\$	
	24894EC		REMOVE AND RESET MAIL BOX	3.00	EACH		\$	
Sect	ion: 0003 - D	RAINA	AGE					
INE	BID CODE	ALT	DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	FΡ	AMOUNT
	00521		15" STORM SEWER	211.00	LF		\$	
	00526		30" STORM SEWER	10.00	LF		\$	
	01202		PIPE CULVERT HEADWALL - 15 IN	1.00	EACH		\$	
	01210		PIPE CULVERT HEADWALL - 30 IN	1.00	EACH		\$	
	01456		CURB BOX INLET TYPE A	5.00	EACH		\$	
	01487		CURB BOX INLET TYPE F	1.00	EACH		\$	
Sect	ion: 0004 - U	TILITY						
INE	BID CODE		DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	FP	AMOUNT
	03425		ADJUST WATER VALVE		EACH		\$	
	14020		RELOCATE FIRE HYDRANT	3.00			\$	
Sect	ion: 0005 -TF	RAFFIC	CONTROL				,	
LINE	BID CODE		DESCRIPTION	QUANTITY	LINIT	UNIT PRICE	ED	AMOUNT
	06568		24" WHITE THERMOPLASTIC STOP BAR	63.00			\$	AWIOONT
	22854EN		6" WHITE CROSS WALK STRIPE	377.00			\$	-
Sect.				311.00	ירר		φ	
	_		ILIZATION &/OR MOBILIZATION	011.5.1				
LINE	BID CODE		DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	4	AMOUNT
	02568		MOBILIZATION	1.00	_		\$	
	02569		DEMOBILIZATION	1.00	LS		\$	
			TOTAL		ļ		•	
			TOTAL				\$	1