



**AGENDA
CITY OF EL SEGUNDO
PLANNING COMMISSION
5:30 PM
CITY COUNCIL CHAMBER
350 MAIN STREET
EL SEGUNDO, CA 90245
NOVEMBER 13, 2025**

MEMBERS OF PLANNING COMMISSION

Kevin Maggay, Chairperson
Mario Inga, Vice Chairperson
Mark Christian
Melissa McCaverty
Steve Taylor

The Planning Commission, with certain statutory exceptions, can only take action upon properly posted and listed agenda items. Any writings or documents given to a majority of the Planning Commission, regarding any matter on this agenda, that the City received after issuing the agenda packet are available for public inspection in the Community Development Department, during normal business hours. Such documents may be posted on the City's website at www.elsegundo.org and additional copies will be available at the meeting.

Unless otherwise noted in the agenda, the public can only comment on city-related business that is within the jurisdiction of the Planning Commission and/or items listed on the agenda during the Public Communications portion of the Meeting. ***Additionally, members of the public can comment on any Public Hearing item on the agenda during the Public Hearing portion of such item.*** The time limit for comments is five (5) minutes per person. Before speaking to the Planning Commission, please fill out a speaker card located in the Chamber Lobby. It is not required to provide personal information in order to speak, except to the extent necessary to be called upon, properly record your name in meeting minutes and to provide contact information for later staff follow-up, if appropriate. Please respect the time limits.

REASONABLE ACCOMMODATIONS: In compliance with the Americans with Disabilities Act and Government Code Section 54953(g), the City Council has adopted a reasonable accommodation policy to swiftly resolve accommodation requests. The policy can also be found on the City's website at <https://www.elsegundo.org/government/departments/city-clerk>. Please contact the City Clerk's Office at (310) 524-2308 to make an accommodation request or to obtain a copy of the policy.

CALL TO ORDER/ROLL CALL

PLEDGE OF ALLEGIANCE

PUBLIC COMMUNICATION – (Related to City Business Only – 5-minute limit per person, 30-minute limit total) *Individuals who have received value of \$50 or more to communicate to the **Planning Commission** on behalf of another, and employees speaking on behalf of their employer, must so identify themselves prior to addressing the **Planning Commission**. Failure to do so shall be a misdemeanor and punishable by a fine of \$250. While all comments are welcome, the Brown Act does not allow action on any item not on the agenda.*

A. CONSENT

1. **Approve October 9, 2025 Planning Commission Meeting Minutes**

Recommendation -

1. Approve October 9, 2025 Planning Commission Meeting Minutes.
2. Alternatively, discuss and take other action related to this item.

B. PUBLIC HEARINGS

2. **Variance Application for a New Two-Story Office/Industrial Building to Deviate from the Smoky Hollow Specific Plan Vehicular Access Standards and Maintain an Existing Nonconforming Curb Cut. (Environmental Assessment No. EA 1403 and Variance VAR 25-01)**

Recommendation -

1. Adopt Resolution No. 2970 approving Environmental Assessment No. EA 1403 and Variance No. VAR 25-01 for a New Office/Industrial Building to Deviate from the Smoky Hollow Specific Plan Vehicular Access Standards and Maintain a Nonconforming Curb Cut.
2. Alternatively, discuss and take other action related to this item.

3. **Environmental Assessment No. 1391 (EA-1391), Amendment No. 1 to Development Agreement No. 5751 (DA 5751), Site Plan Review No. 25-02 (SPR 25-02) and Adjustment No. 25-02 (ADJ 25-02) for Development of a Two-Story Professional Sports Team Headquarters and Training Facility With Surface Level Parking at 2011-2021 Rosecrans Avenue.**

Recommendation -

1. Adopt Resolution No. 2973, recommending City Council approval of Amendment No. 1 to Development Agreement No. 5751.
2. Adopt Resolution No. 2974, approving Environmental Assessment No. 1391, Site Plan Review No. 25-02, and Adjustment No. 25-03.

3. Alternatively, discuss and take other action related to this item.

C. NEW BUSINESS

D. UNFINISHED BUSINESS

E. REPORTS – COMMUNITY DEVELOPMENT DIRECTOR

F. REPORTS - COMMISSIONERS

G. REPORTS – CITY ATTORNEY

ADJOURNMENT

POSTED:

DATE:

TIME:

BY:



**MINUTES OF THE
EL SEGUNDO PLANNING COMMISSION
Regularly Scheduled Meeting**

October 9, 2025

CALL TO ORDER

Vice Chair Inga called the meeting to order at 5:30 p.m.

ROLL CALL

Absent: Chair Maggay

Present: Vice Chair Inga

Present: Commissioner Christian

Present: Commissioner McCaverty

Present: Commissioner Taylor arrived at 5:31 p.m.

Also present: Michael Allen, AICP, Community Development Director

Also present: Eduardo Schonborn, AICP, Planning Manager

Also present: David King, City Attorney

Also present: Paul Samaras, AICP, Principal Planner

Also present: Maria Baldenegro, Assistant Planner

Also present: Jazmin Farias, Assistant Planner

Also present: Agnes Ho, Administrative Analyst

Also present: Laura Stetson, Principal Planner, MIG Consultant

PLEDGE OF ALLEGIANCE

Vice Chair Inga led the pledge.

PUBLIC/WRITTEN COMMUNICATIONS

None.

A. CONSENT

1. Approval of Planning Commission Meeting Minutes:

- September 11, 2025

MOTION: Approve the minutes.

Moved by Commissioner McCaverty, second by Commissioner Taylor.

Motion carried, 4-0, by the following vote:

Ayes: Inga, Christian, McCaverty, and Taylor

B. NEW PUBLIC HEARINGS

2. Second One-year Time Extension to Site Plan Review No. SPR 20-03

Assistant Planner Maria Baldenegro presented the staff report.

Vice Chair Inga opened public communications.

- Applicant representative Amarveer Brar concurred with staff's presentation.

Vice Chair Inga closed public communications.

MOTION: Adopt Resolution No. 2972, approving a second one-year time extension to Environmental Assessment No. EA-1291, Site Plan Review No. SPR 20-03, and Off-site Parking Covenant No. MISC 20-01.

Moved by Commissioner Taylor, second by Commissioner McCaverty.

Motion carried, 4-0, by the following vote:

Ayes: Inga, Christian, McCaverty, and Taylor

C. NEW BUSINESS

3. Study Session Regarding El Segundo Vision 2050, the City's Effort to Update the General Plan Land Use Element

Michael Allen, Community Development Director, introduced MIG Consultant Laura Stetson, who led the Vision 2050 study session. Laura provided an overview of the City's current development pattern, discussed market opportunities, and identified areas for improvement. She summarized the feedback collected through the online questionnaire and community workshop, noting that responses varied by audience and engagement activity. Staff requested that the Commission consider and provide input on key areas identified as potential focus areas for future change, including the area east of Pacific Coast Highway, the housing overlay areas west of Pacific Coast Highway, and Smoky Hollow.

- Commissioner discussion ensued regarding the Land Use Element study session.
- The Commission concurred that staff should evaluate the financial implications of allowing housing east of Pacific Coast Highway. Specifically, they would like to know how Wiseburn School District would benefit from housing east of Pacific Coast Highway.
- The Commission provided consensus for staff to further explore opportunities for housing and development within the City's corridors,

Smoky Hollow, and areas east of Pacific Coast Highway, as well as to evaluate potential density adjustments within the housing overlay areas.

- The Commission reached consensus to further evaluate the Downtown area, recognizing existing inconsistencies and a lack of cohesion in some locations.
- Staff was asked to review trends in owner-occupied versus renter-occupied housing.
- Staff was directed to explore rezoning properties along Pacific Coast Highway and east of Pacific Coast Highway.
- Lastly, staff was directed to review SB 79 and evaluate how its adoption could potentially affect the direction of the Land Use Element and possibly choose one station for TOD.

MOTION: None required.

D. UNFINISHED BUSINESS

None.

E. REPORTS – COMMUNITY DEVELOPMENT DIRECTOR OR DESIGNEE

None.

F. REPORTS – PLANNING COMMISSIONERS

None.

G. REPORTS – CITY ATTORNEY

None.

ADJOURNMENT — the meeting adjourned at 7:07 p.m.
The next meeting is scheduled for October 23, 2025 at 5:30 p.m.

Michael Allen, Community Development Director

Kevin Maggay, Planning Commission Chair



Planning Commission Agenda Statement

Meeting Date: November 13, 2025

Agenda Heading: PUBLIC HEARINGS

Item Number: B.2

TITLE:

Variance Application for a New Two-Story Office/Industrial Building to Deviate from the Smoky Hollow Specific Plan Vehicular Access Standards and Maintain an Existing Nonconforming Curb Cut. (Environmental Assessment No. EA 1403 and Variance VAR 25-01)

RECOMMENDATION:

1. Adopt Resolution No. 2970 approving Environmental Assessment No. EA 1403 and Variance No. VAR 25-01 for a New Office/Industrial Building to Deviate from the Smoky Hollow Specific Plan Vehicular Access Standards and Maintain a Nonconforming Curb Cut.
2. Alternatively, discuss and take other action related to this item.

FISCAL IMPACT:

None.

BACKGROUND:

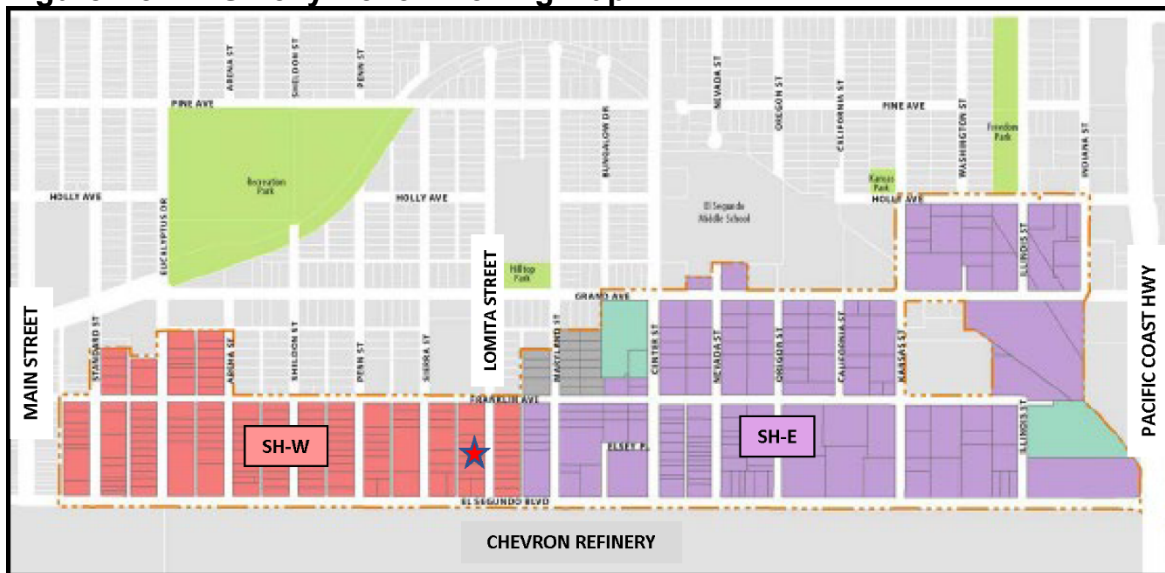
On August 4, 2025, Smoky Hollow Industries, LLC submitted a Variance request for a new office/industrial building to deviate from the Smoky Hollow Specific Plan vehicular access standards and maintain an existing nonconforming curb cut. After submittal of additional information, the application was deemed complete for processing on September 25, 2025. Subsequently, the project application and plans were distributed to all City Departments for comments, and no objections were received. On October 9, 2025, notice of public hearing was mailed to 43 property owners and 24 tenants within a 300-foot and 150-foot radius, respectively, and a notice was also published in the El Segundo Herald. As of the preparation of this staff report, no public comments have been received.

DISCUSSION:

Location

The subject property is located at 117 Lomita Street on the west side of the block between Franklin Avenue to the north and El Segundo Boulevard to the south in the Smoky Hollow-West (SH-W) district of the Specific Plan. The SH-W district of the Specific Plan extends from the alley east of Lomita Street west to the alley west of Standard Street, generally between Franklin Avenue and El Segundo Boulevard. The SH-W district is characterized by smaller and narrower lots compared to the Smoky Hollow-East (SH-E) district, which inhibits their development at a higher Floor Area Ratio (FAR). This is the reason the SH-W district has a lower FAR limit of .75 compared to the SH-E district where the maximum permitted FAR is 1.0.

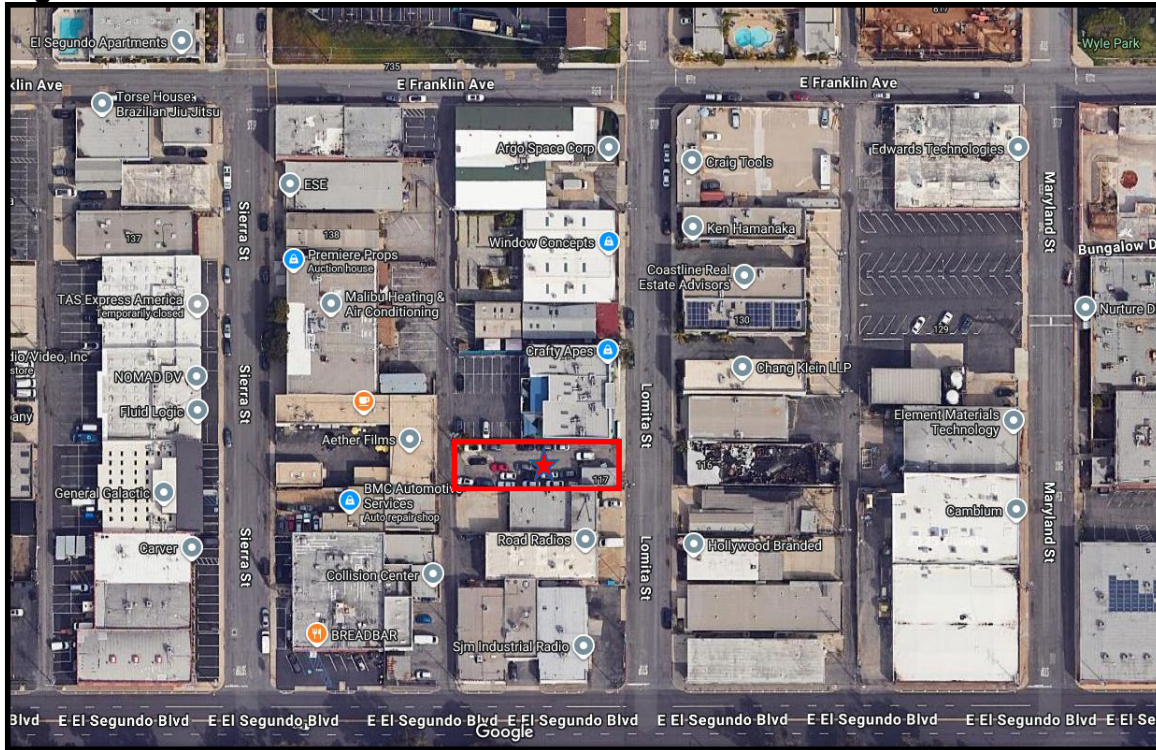
Figure No. 1 - Smoky Hollow Zoning Map



Site Description

The subject property is 5,720 square feet (40 feet by 143 feet) and is developed with a 550-square-foot building at the southeast corner near the Lomita Street frontage. The balance of the site is a paved parking area. The site takes vehicular access from a 14-foot alley to the rear and a 22-foot driveway approach along Lomita Street.

Figure No. 2 - Site Aerial



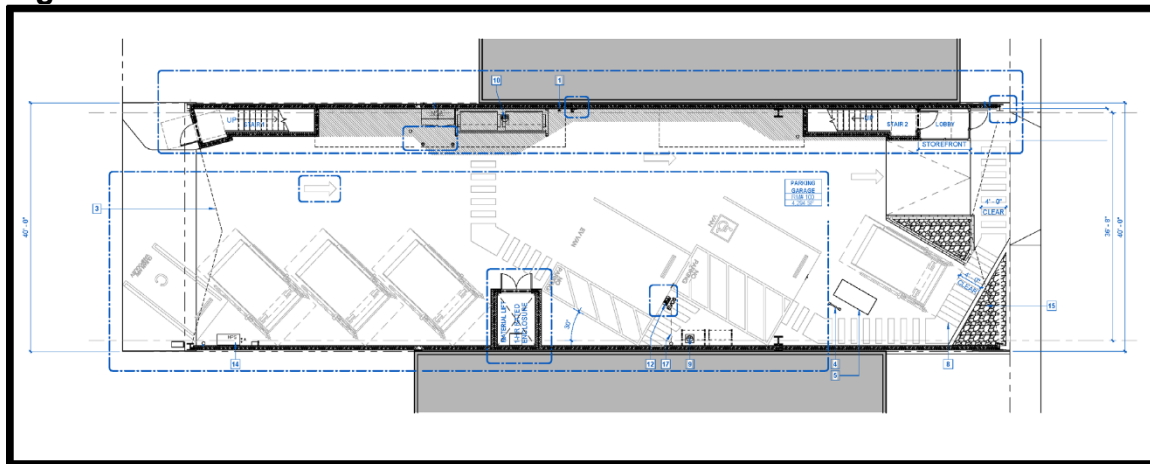
Project Description

The proposed project involves the demolition of the existing site improvements and construction of a new 4,290-gross-square-foot office/industrial building. The building covers the entire site, except for the 10-foot setback along the alley to the rear. The proposed building will be two stories and 35 feet in height, with an occupied deck on the rooftop. The ground level consists mainly of parking and non-occupied areas, including a trash enclosure, a materials elevator, stairs, and landscaping along the street frontage. The only "occupied" floor area on the ground level is an approximately 50-square-foot lobby near the property frontage. The second floor consists of the bulk of the occupied floor area, along with balconies facing the street front and alley at the rear.

As illustrated in Figure No. 2 below, vehicular entrance to the site is proposed from the alley at the rear of the property. A one-way driveway (12 to 15 feet wide) runs through the site to the front and exits onto Lomita Street through an existing curb cut that

measures 22-feet wide. The project proposes 11 angled parking spaces in a single row along the driveway. Eight of the 11 parking spaces are in vertical tandem configuration (lifts), one is a compact space, and the two remaining spaces are disabled access and EV spaces. Ten of the 11 parking spaces are entirely covered and enclosed by the proposed building.

Figure No. 3 - Ground Level Plan



Zoning Compliance

Except for the variance request discussed below, the project complies with the Specific Plan development standards for the Smoky Hollow-West (SH-W) district as shown in Table No. 1 below:

Table No. 1 - Zoning Compliance

Smoky Hollow Development Standard	Required	Provided
Maximum FAR	0.75	0.75
Maximum Building Height	35 feet	35 feet
Minimum Lot Area	5,600 square feet	5,720 square feet
Minimum Lot Frontage	50 feet	40 feet*
Minimum Setbacks: Front Side	No front setback No side setback 10 feet	0 feet 0 feet 10 feet

Rear		
Minimum Open Space	3 percent or 172 square feet	4.7 percent or 267 square feet
Parking: Minimum Number Maximum Compact Spaces Maximum Tandem Spaces	2.5 spaces per 1,000 square feet (gross) or 11 spaces 20 percent or two spaces 85 percent or nine spaces	11 spaces Nine percent or one space 73 percent or eight spaces
Minimum Bicycle Parking: Short-term spaces Long-term spaces	Five percent of visitor spaces or one bike rack Five percent of visitor spaces or one secured space	Nine percent or one bike rack Nine percent or one secured space

*Existing legal nonconforming lot frontage.

Smoky Hollow Design Standards Compliance

The Smoky Hollow Specific Plan contains design standards covering four areas. Staff has found that the proposed building design complies with the design standards in the Specific Plan as summarized below.

1. Entry Orientation and Ground Floor Treatment. The proposed design incorporates a main entrance oriented toward the front of the property and the ground level provides a floor-to-ceiling height of at least 12 feet.
2. Circulation. The proposed design incorporates adequate access for disabled persons, in compliance with State and Federal standards.
3. Building Design. The proposed design incorporates substantial openings and transparent materials along the ground floor building facade; it includes a variety of architectural features on all four elevations; and it incorporates multiple materials and colors on all elevations.
4. Landscaping and Stormwater Treatment. The proposed design incorporates a landscaping area along the property frontage on Lomita Street and on the roof deck that exceeds the minimum required landscaping area and includes drought-tolerant and native plants that are consistent with the approved plant palette established in the Specific Plan.

Variance Request and Findings

Applicant Request and Justification

Smoky Hollow Specific Plan Section 2.3.F (Access, Loading, and Trash Standards) states that "lots adjoining an alley are prohibited from providing curb cuts along street frontages." In addition, Specific Plan Section 4.4.5 (Nonconforming Curb Cuts) states that "when new buildings are constructed on a lot, any nonconforming curb cuts on the property shall be removed." Based on these Specific Plan provisions, the existing nonconforming curb cut along the Lomita Street frontage must be removed, because the subject property adjoins an alley and the project involves construction of a new building. The applicant has submitted the subject Variance application to deviate from the Specific Plan requirements and maintain the existing nonconforming curb cut in the project's design.

The variance request is based on the fact that the subject property is 40 feet wide, which is less than the currently required lot width in the Smoky Hollow-West (SH-W) district for the Specific Plan. In brief, the narrow lot width inhibits the applicant's ability to construct a building at the maximum permitted density while also providing the required onsite parking in an efficient and functional layout. Due to the narrow lot width, there is not enough space for vehicles to turn around onsite and exit at the alley going in a forward direction. The required depth for standard parking spaces is 18 feet and the required back-up space for vehicles is 25 feet, which is more than the subject lot width. As a result, if the front curb cut were closed as required by the Smoky Hollow access standards, the vehicles onsite would have to back up a substantial distance (up to 120 feet) to reach the alley. The applicant considers this option unworkable for the following reasons:

- In the proposed parking area layout, vehicles parked in the front portion of the site would have to back up an uncommonly long distance of over 120 feet. The parking area layout includes two disabled access spaces located approximately 80 to 100 feet from the alley, which makes exiting the parking area especially difficult for disabled persons.
- The alley is only 14 feet in width, which makes it difficult for vehicles from the subject property to turn into the alley, especially when moving in reverse.

Findings Analysis

Pursuant to the El Segundo Municipal Code (ESMC) Section 15-24-3, the Planning Commission must make all four findings listed below to approve a variance. Staff believes that the findings can be made in favor of a variance in this case. Staff's reasoning and analysis are presented below under each finding.

1. That there are exceptional or extraordinary circumstances or conditions applicable to the property or to the intended use that do not apply generally to the other property or class of use in the same vicinity and zone;

The subject property is in the Specific Plan's SH-W district where lots are small relative to the SH-E district, on average 5,425 square feet. The maximum FAR in the SH-W district is .75, which is lower than the SH-E district (1.0), because it is more difficult to achieve a higher FAR and comply with all other development standards on the smaller and narrower SH-W lots.

The SH-W district consists of 150 properties, most of which (approximately 65%) are 45 feet or wider. This width is critical to the ability to develop a property, because it is the minimum width required to allow vehicles to safely maneuver onsite and exit a property traveling in a forward direction. The subject property is in the minority of properties in the SH-W district that are only 40 feet wide and, thus, not able to provide sufficient space for vehicles to turn around. In addition, the narrow property width requires parking onsite to be arranged along a drive aisle that is up to 120 feet long, which is an uncommonly long and challenging distance for a motorist to back-up to an alley. Furthermore, the alley serving the subject property is only 14 feet wide, which increases the difficulty for vehicles exiting the subject property traveling in reverse to the alley, thereby reducing safety to the driver and to other motorists entering the site from the alley.

2. That the variance is necessary for the preservation and enjoyment of a substantial property right possessed by other property in the same vicinity and zone but which is denied to the property in question;

The subject property is one of 53 lots in the SH-W district that are 40 feet wide or less. Those 53 lots are currently developed with structures ranging between .14 FAR and .99 FAR, a .60 FAR average. The average .60 FAR is consistent with the maximum FAR limit in effect before the Smoky Hollow Specific Plan update in 2018. The 2018 Specific Plan increased the maximum permitted FAR to .75 and established a single parking requirement of 1 space per 400 gross square feet for all uses. All properties in the SH-W zone, including the 53 narrower properties are subject to the same development standards and they all have the same right to develop up to the maximum FAR limit if they comply with all other development and design standards. However, those properties that are narrower than 45 feet (approximately 35% of the properties in the SH-W district) cannot develop to the maximum permitted FAR and comply with all the other development standards, such as parking, vehicle access, height, setbacks, etc. Therefore, the subject property has reduced development rights compared to the majority of properties in the SH-W zone that are at least 45 feet wide.

The width of the subject property, the required number of parking spaces, and other development standards prevent the property's development at the maximum permitted FAR of .75 while providing an efficient and functional parking lot layout. Specifically, the 40-foot property width prevents vehicles from maneuvering onsite to exit the site at the alley while traveling in a forward direction. A fully compliant parking layout requires a vehicle to travel in reverse for up to 120 feet, which is excessive and unsafe, especially for the disabled access parking spaces.

3. That the granting of the variance will not be materially detrimental to the public welfare or injurious to the property or improvement in such vicinity and zone in which the property is located; and

While granting the proposed variance will not eliminate the existing curb cut for the reasons provided above, the project will reduce the existing curb cut width from 22 to 12 feet. As a result, the sidewalk will be lengthened by 10 feet, providing additional space for pedestrian movement, and substantially improving the pedestrian experience in the SH-W district and along Lomita Avenue. Furthermore, the project design complies with visibility requirements, including a 10' x 10' triangle area on either side of the driveway that will be clear of obstructions. Furthermore, the project driveway is conditioned to incorporate enhanced paving material and/or color to distinguish it from the public sidewalk and provide pedestrians with a visual reminder of the intersection between the driveway and sidewalk. This is consistent with the Smoky Hollow guiding principle to provide a walkable built environment with enhanced streetscapes, pedestrian oriented buildings, and intimate outdoor spaces to create a sense of place and community. Therefore, the proposed curb cut and driveway design will consider and ensure a safe interaction between vehicles and pedestrians.

While granting the proposed variance will not eliminate the existing curb cut, the project will reduce the existing curb cut width from 22 to 12 feet. As a result, the curb length will increase by 10 feet and the on-street parking supply will marginally increase in an area of the city where on-street parking is a significant concern. This is consistent with the Smoky Hollow guiding principle to develop parking solutions, including the maximization of curbside on-street parking resources.

4. That the granting of the variance will not adversely affect the General Plan.

The subject property is in the Smoky Hollow Specific Plan, which serves as the General Plan of the Smoky Hollow area. Granting the variance will not adversely affect the General Plan in that it is consistent with the Vision and Guiding Principles of the Specific Plan (Section 1.5). As mentioned under finding No. 3 above, granting

the subject variance is consistent with the Specific Plan guiding principle of developing parking solutions for Smoky Hollow. If a variance is approved, the curb space in front of the subject property will be lengthened by 10 feet and will help increase the on-street parking supply in a part of the city where on-street parking is a significant concern.

In addition, granting the variance would be consistent with the guiding principle of encouraging land uses that support the Smoky Hollow vision. The Specific Plan encourages new commercial and industrial development, for which there is substantial demand. If a variance is approved, it will facilitate the redevelopment of an underutilized parcel for commercial and industrial uses, which is in line with the Smoky Hollow vision.

CONCLUSION

The proposed variance application meets the required variance findings as discussed above. The property's physical dimensions and minimum development standards inhibit its development at the maximum permitted density, thereby depriving the applicant of enjoyment of a substantial property right. Granting of the variance is consistent with the General Plan and Smoky Hollow Specific Plan goals and vision and will not have any detrimental or injurious impacts on the immediate vicinity or public welfare in general. Furthermore, the City and the neighborhood will benefit from the redevelopment of an underutilized property, which will provide much needed office/industrial space in the City.

CITY STRATEGIC PLAN COMPLIANCE:

Goal 5: Champion Economic Development and Fiscal Sustainability

Strategy D: Implement community planning, land use, and enforcement policies that encourage growth while preserving El Segundo's quality of life and small-town character.

PREPARED BY:

Paul Samaras, AICP, Principal Planner

REVIEWED BY:

Michael Allen, Community Development Director

APPROVED BY:

Michael Allen, Community Development Director

ATTACHED SUPPORTING DOCUMENTS:

1. Resolution No. 2970

117 Lomita Street
Variance No. VAR 25-01
November 13, 2025
Page 10 of 10

2. Project Plans

RESOLUTION NO. 2970

A RESOLUTION BY THE EL SEGUNDO PLANNING COMMISSION APPROVING ENVIRONMENTAL ASSESSMENT NO. EA-1403 AND VARIANCE NO. 25-01 FOR A NEW OFFICE/INDUSTRIAL BUILDING TO DEVIATE FROM THE SMOKY HOLLOW SPECIFIC PLAN VEHICULAR ACCESS STANDARDS AND MAINTAIN A NONCONFORMING CURB CUT AT 117 LOMITA STREET.

The Planning Commission of the City of El Segundo ("Commission" or "Planning Commission") does resolve as follows:

SECTION 1: The Commission finds and declares that:

- A. On August 4, Smoky Hollow Industries, LLC (the "Applicant") submitted an application for Environmental Assessment ("EA") No. EA-1403 and Variance ("VAR") No. 25-01 to allow a proposed 4,290 gross square-foot office/industrial building to deviate from the Smoky Hollow Specific Plan Vehicular Access Standards and maintain a nonconforming curb cut at a property located at 117 Lomita Street;
- B. Community Development Department staff reviewed the Project applications for, in part, consistency with the General Plan, conformity with the El Segundo Municipal Code ("ESMC"), and Smoky Hollow Specific Plan, as well as the Project's environmental impacts under the California Environmental Quality Act (Public Resources Code §§ 21000, *et seq.*, "CEQA") and the regulations promulgated thereunder (14 California Code of Regulations §§ 15000, *et seq.*, the "CEQA Guidelines");
- C. The Project Site is in the Smoky Hollow West (SH-W) Zone and surrounded by properties with the same zoning;
- D. The Smoky Hollow Specific Plan Section 2.3.F (Access, Loading, and Trash Standards) states that "lots adjoining an alley are prohibited from providing curb cuts along street frontages." In addition, Specific Plan Section 4.4.5 (Nonconforming Curb Cuts) states that "when new buildings are constructed on a lot, any nonconforming curb cuts on the property shall be removed." The subject property adjoins an alley, and the project involves construction of a new building, which triggers the requirement to remove the existing nonconforming curb cut along the Lomita Street frontage;
- E. The project application and plans were circulated to all City departments for comments, and no objections were received. On September 25, 2025, the project application was deemed complete for processing;

- F. On October 9, 2025, a notice of public hearing was mailed to 43 property owners and 24 tenants within a 300-foot and 150-foot radius, respectively. A public hearing notice was also published in the El Segundo Herald on October 9, 2025;
- G. On November 13, 2025, the Planning Commission held a duly noticed public hearing to review and consider the Project applications, and receive public testimony and other evidence regarding the application; and,
- H. The Planning Commission considered all oral and written evidence as part of such hearing, including, without limitation, the information provided by City staff, public testimony, and the Applicant. This Resolution, and its findings, are made based on the entire administrative record, including, without limitation, the evidence presented to the Commission at its November 13, 2025, public hearing including, without limitation, the staff report submitted by the Community Development Department.

SECTION 2: Factual Findings. The Commission finds that the following facts exist:

- A. The subject site is located at 117 Lomita Street in the Smoky Hollow West (SH-W) Zone.
- B. The project site is 5,720 square feet in area and measures 40 feet in width and 143 feet in depth.
- C. The SH-W Zone contains 150 parcels, 53 of which are 40 feet wide or less.
- D. The property currently has vehicular access via a 14-foot alley to the rear and a 22-foot curb cut along the Lomita Street frontage.
- E. The project site is currently developed with a 550-square foot dilapidated structure and a paved surface parking lot;
- F. The proposed project involves the demolition of the existing improvements and the construction of a 4,290 gross square-foot office/industrial building.
- G. A Variance is required for the proposed project to maintain the existing nonconforming curb cut along the Lomita Street frontage.

SECTION 3: Environmental Assessment. The Planning Commission finds that the project is categorically exempt from the requirements of the California Environmental Quality Act (CEQA) pursuant to 14 California Code of Regulations § 15303 as a Class 3 (“New Construction or Conversion of Small Structures”), involving the construction of a small office/industrial structure in an urbanized area. The structure does not exceed 10,000 square feet in floor area, the subject site is zoned for the proposed use, it does not involve the use of significant amounts of hazardous substances, all necessary public services and facilities are available, and the surrounding area is not environmentally sensitive.

SECTION 4: Variance Findings. Pursuant to ESMC § 15-24-3(A), the Planning Commission finds as follows:

- A. *That there are exceptional or extraordinary circumstances or conditions applicable to the property or to the intended use that do not apply generally to the other property or class of use in the same vicinity and zone.*

The subject property is in the Specific Plan's SH-W district where lots are small relative to the SH-E district, on average 5,425 square feet. The maximum FAR in the SH-W district is .75, which is lower than the SH-E district (1.0), because it is more difficult to achieve a higher FAR and comply with all other development standards on the smaller and narrower SH-W lots.

The SH-W district consists of 150 properties, most of which (approximately 65%) are 45 feet or wider. This width is critical to the ability to develop a property, because it is the minimum width required to allow vehicles to safely maneuver onsite and exit a property traveling in a forward direction. The subject property is in the minority of properties in the SH-W district that are only 40 feet wide and, thus, not able to provide sufficient space for vehicles to turn around. In addition, the narrow property width requires parking onsite to be arranged along a drive aisle that is up to 120 feet long, which is an uncommonly long and challenging distance for a motorist to back-up to an alley. Furthermore, the alley serving the subject property is only 14 feet wide, which increases the difficulty for vehicles exiting the subject property traveling in reverse to the alley, thereby reducing safety to the driver and to other motorists entering the site from the alley.

- B. *That the variance is necessary for the preservation and enjoyment of a substantial property right possessed by other property in the same vicinity and zone but which is denied to the property in question.*

The subject property is one of 53 lots in the SH-W district that are 40 feet wide or less. Those 53 lots are currently developed with structures ranging between .14 FAR and .99 FAR, a .60 FAR average. The average .60 FAR is consistent with the maximum FAR limit in effect before the Smoky Hollow Specific Plan update in 2018. The 2018 Specific Plan increased the maximum permitted FAR to .75 and established a single parking requirement of 1 space per 400 gross square feet for all uses. All properties in the SH-W zone, including the 53 narrower properties are subject to the same development standards and they all have the same right to develop up to the maximum FAR limit if they comply with all other development and design standards. However, those properties that are narrower than 45 feet (approximately 35% of the properties in the SH-W district) cannot develop to the maximum permitted FAR and comply with all the other development standards, such as parking, vehicle access, height, setbacks, etc. Therefore, the subject property has reduced development rights

compared to the majority of properties in the SH-W zone that are at least 45 feet wide.

The width of the subject property, the required number of parking spaces, and other development standards prevent the property's development at the maximum permitted FAR of .75 while providing an efficient and functional parking lot layout. Specifically, the 40-foot property width prevents vehicles from maneuvering onsite to exit the site at the alley while traveling in a forward direction. A fully compliant parking layout requires a vehicle to travel in reverse for up to 120 feet, which is excessive and unsafe, especially for the disabled access parking spaces.

- C. *That the granting of the variance will not be materially detrimental to the public welfare or injurious to the property or improvement in such vicinity and zone in which the property is located.*

While granting the proposed variance will not eliminate the existing curb cut for the reasons provided above, the project will reduce the existing curb cut width from 22 to 12 feet. As a result, the sidewalk will be lengthened by 10 feet, providing additional space for pedestrian movement, and substantially improving the pedestrian experience in the SH-W district and along Lomita Avenue. Furthermore, the project design complies with visibility requirements, including a 10' x 10' triangle area on either side of the driveway that will be clear of obstructions. Furthermore, the project driveway is conditioned to incorporate enhanced paving material and/or color to distinguish it from the public sidewalk and provide pedestrians with a visual reminder of the intersection between the driveway and sidewalk. This is consistent with the Smoky Hollow guiding principle to provide a walkable built environment with enhanced streetscapes, pedestrian oriented buildings, and intimate outdoor spaces to create a sense of place and community. Therefore, the proposed curb cut and driveway design will consider and ensure a safe interaction between vehicles and pedestrians.

While granting the proposed variance will not eliminate the existing curb cut, the project will reduce the existing curb cut width from 22 to 12 feet. As a result, the curb length will increase by 10 feet and the on-street parking supply will marginally increase in an area of the city where on-street parking is a significant concern. This is consistent with the Smoky Hollow guiding principle to develop parking solutions, including the maximization of curbside on-street parking resources.

- D. *That the granting of the variance will not adversely affect the General Plan.*

The subject property is in the Smoky Hollow Specific Plan, which serves as the General Plan of the Smoky Hollow area. Granting the variance will not adversely affect the General Plan in that it is consistent with the Vision and Guiding Principles of the Specific Plan (Section 1.5). As mentioned under

finding No. 3 above, granting the subject variance is consistent with the Specific Plan guiding principle of developing parking solutions for Smoky Hollow. If a variance is approved, the curb space in front of the subject property will be lengthened by 10 feet and will help increase the on-street parking supply in a part of the city where on-street parking is a significant concern.

In addition, granting the variance would be consistent with the guiding principle of encouraging land uses that support the Smoky Hollow vision. The Specific Plan encourages new commercial and industrial development, for which there is substantial demand. If a variance is approved, it will facilitate the redevelopment of an underutilized parcel for commercial and industrial uses, which is in line with the Smoky Hollow vision.

SECTION 5: Action. Subject to the conditions listed on Exhibit A of this Resolution, the Planning Commission approves Environmental Assessment No. EA-1403 and Variance No. 25-01 for the development at 117 Lomita Street.

SECTION 6: Reliance on Record. Each and every one of the findings and determination in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the project. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects and are fully and completely supported by substantial evidence in the record as a whole.

SECTION 7: This Resolution will remain effective unless superseded by a subsequent resolution.

SECTION 8: The Commission Secretary is directed to mail a copy of this Resolution to the Applicant and to any other person requesting a copy.

SECTION 9: This Resolution may be appealed within ten (10) calendar days after its adoption. All appeals must be in writing and filed with the City Clerk within this time period. Failure to file a timely written appeal will constitute a waiver of any right of appeal.

SECTION 10: Except as provided in Section 9, this Resolution is the Commission's final decision and will become effective immediately upon adoption.

PASSED, APPROVED AND ADOPTED this 13th day of November 2025.

Kevin Maggay, Chair
City of El Segundo Planning Commission

ATTEST:

Michael Allen, Secretary

Maggay -
Inga -
Christian -
McCaverty -
Taylor -

APPROVED AS TO FORM:
Mark D. Hensley, City Attorney

By: _____
David King, Assistant City Attorney

PLANNING COMMISSION RESOLUTION NO. 2970

Exhibit A

CONDITIONS OF APPROVAL

In addition to all applicable provisions of the El Segundo Municipal Code (“ESMC”) and all provisions of the Smoky Hollow Specific Plan, Smoky Hollow Industries, LLC (the “Owner”) and any successor-in-interest agrees to comply with, and be bound by, the following provisions as conditions for the City of El Segundo’s approval of Variance No. VAR 25-01, and Environmental Assessment (EA) No. 1403 for the project at 117 Lomita Street. (“Project Conditions”):

Zoning Conditions

1. This approval is for the project as shown on the plans presented to and reviewed by the Planning Commission on October 23, 2025, and on file with the Community Development Department. Specifically, this approval allows for construction of a new office/industrial building at 117 Lomita Street. The approved building includes two stories, 4,290 gross square feet and a floor area ratio of 0.75. In addition, the building would have a maximum height of 35 feet from the average grade to the top of the building.
2. Prior to issuance of any permit for the project, the applicant must submit plans, showing that the project substantially complies with the plans and conditions of approval on file with the Community Development Department. The Community Development Director is authorized to approve minor modifications to the approved plans or any of the conditions if such modifications achieve substantially the same results as would strict compliance with said plans and conditions. Any subsequent modification must be referred to the Community Development Director for a determination regarding the need for Planning Commission and/or City Council review and approval of the proposed modification.
3. All rooftop mechanical equipment shall be architecturally screened in accordance with ESCMC Section 15-2-8(C). Prior to permit final, the equipment shall be adequately screened to the satisfaction of the Community Development Director.
4. All new Fire Department and Water lines shall be sufficiently screened from public view by landscaping to the satisfaction of the Community Development Director and Fire Chief, prior to issuance of certificate of occupancy.
5. All building and drainage gutters, down spouts, vents and other protrusions shall be concealed from view within the exterior walls. Ladders for roof access shall be mounted on the inside of the building.
6. Mandatory solid waste disposal services shall be provided by a City approved waste hauler to all parcels/lots or uses affected by approval of this project.

7. The Applicant shall provide receptacles (bins) for the collection of refuse and recyclable materials, as well as a hose bib for washing collection areas. Prior to the issuance of building permits, the applicant shall provide documentation from a City approved waste hauler stating that the number and size of bins provided for the collection of refuse and recyclable materials generated by the project is adequate.
8. Prior to the issuance of building permits, the Applicant shall provide documentation from a City approved waste hauler stating that the dimensions of the refuse storage enclosure are of adequate size to accommodate containers consistent with the current methods of collection, are designed with a walk-in access component, and located and designed to facilitate trash truck access and pickup.
9. Trash enclosures on the property shall be either fully enclosed within the building or must be adequately screened by a trash enclosure per the ESMC.
10. All mitigation measures and conditions of approval must be listed on the plans submitted for plan check and the plans for which a building permit is issued.
11. Prior to issuance of any permit, landscaping and irrigation plans must be submitted to the Community Development Department that conform to the City's Water Conservation in Landscaping requirements as set forth in ESMC Chapter 15A.
12. At the applicant's expense, the open spaces approved within the project shall be maintained in accordance with the approved Landscape Plan.
13. Prior to issuance of any permit for the project, the applicant must submit plans showing that the existing curb cut along the Lomita Street frontage will be removed and replaced in compliance with City standards. The project curb cut must not exceed a width of 12 feet, excluding the width of aprons.
14. The project driveway must utilize enhanced paving on the subject property adjacent to the front property line to provide a visual warning to pedestrians about the driveway location. The extent, material and/or colors of the enhanced paving shall be subject to the review and approval of the Community Development Director.
15. Prior to issuance of any permit for the project, the applicant must submit plans showing screening of the parking area and vehicle lift mechanisms from the public street to the extent feasible. The screening extent, material, and colors shall be subject to the review and approval of the Community Development Director.

CEQA

16. Applicant must comply with all applicable mitigation measures identified in the Final Environmental Impact Report (FEIR) prepared for the Smoky Hollow Specific Plan

(SHSP) certified in 2018. All mitigation measures and conditions of approval must be listed on the plans submitted for plan check and the plans for which a building permit is issued.

17. Prior to issuance of any demolition, grading or building permit or as otherwise appropriate, a matrix/spreadsheet shall be submitted to the City, as applicable, for review and compliance with:
 - The SHSP 2018 EIR (EA-1101) Mitigation Monitoring and Reporting Program (MMRP) as adopted by the City Council on October 2, 2018.
 - All project conditions of approval (COA).
18. Prior to Certificate of Occupancy, the applicant shall demonstrate compliance with all applicable mitigation measures in the MMRP for the SHSP FEIR (EA-1101) and project COA, and a final mitigation and COA monitoring matrix/spreadsheet shall be submitted to the City. This shall include the following mitigation measures:

Biological Resources

19. **BIO MM 7-1** To avoid impacts to nesting birds, construction activities and construction noise should occur outside the avian nesting season (prior to February 1 or after September 1). If construction and construction noise occurs within the avian nesting season (during the period from February 1 to September 1), areas within 100 feet of a development site shall be thoroughly surveyed for the presence of nests by a qualified biologist no more than five days before commencement of any vegetation removal. If it is determined that the Project Site is occupied by nesting birds covered under the Migratory Bird Treaty Act, mitigation measure 7-2 shall apply.
20. **BIO MM 7-2** If pre-construction nesting bird surveys result in the location of active nests, no grading, vegetation removal, or heavy equipment activity shall take place within an appropriate setback from occupied nests as determined by a qualified biologist. Protective measures (e.g., established setbacks) shall be required to ensure compliance with the Migratory Bird Treaty Act and California Fish and Game Code requirements. The qualified biologist shall serve as a construction monitor during those periods when construction activities occur near active nest areas to ensure that no inadvertent impacts occur. A report of the findings, prepared by a qualified biologist, shall be submitted to the CDFW prior to construction-related activities that have the potential to disturb any active nests during the nesting season.

Cultural Resources

21. **CUL MM 8-2** Prior to the commencement of grading or demolition of subsurface structures, a professional archaeologist who meets U.S. Secretary of the Interior's

Professional Qualifications and Standards, shall conduct a brief archaeological and paleontological informational session for construction personnel. The training session may consist of an in-person meeting or a written handout describing: (1) how to identify archaeological and paleontological resources that may be encountered during earth-moving activities and (2) the procedures to be followed in such an event, including contact information for the appropriate entities if archaeological or paleontological resources are discovered.

22. **CUL MM 8-3** In the event that archaeological or paleontological resources are unearthed during ground-disturbing activities, the ground-disturbing activities shall be halted or diverted away from the vicinity of the find so that the find can be evaluated. A buffer area of at least 50 feet shall be established around the find, where construction activities will not be allowed to continue until a qualified archaeologist or paleontologist has examined the newly discovered artifact(s) and has evaluated the area of the find. Work shall be allowed to continue outside the buffer area. If the archaeologist identifies the find as a tribal cultural resource or suspects it to be a tribal cultural resource, the City will contact the Native American Heritage Commission (NAHC) to report the discovery, and will contact local Native American tribal representatives as directed by the NAHC. Should the newly discovered artifact(s) be determined to be a tribal cultural resource, Native American construction monitoring will be initiated. The City shall coordinate with the archaeologist and tribal representative(s) to develop an appropriate treatment plan for the resources.

Greenhouse Gas Emissions

23. **EECAP 4.1** Encourage or Require Energy Efficiency Standards Exceeding Title 24. This measure will develop City staff to be resources in encouraging and implementing energy efficiency beyond that required by current Title 24 Standards.
24. **EECAP 5.2** Promote Water Efficiency Standards Exceeding SB X7-7. In addition to SB X7-7, more actions are being studied or have been taken to exceed water efficiency standards. These efforts include education and outreach practices that could be combined with residential and commercial EECAP actions that emphasize the reuse of recycled/gray water and promote harvesting rainwater.

Transportation and Traffic

25. Before any building permits are issued, the applicant is required to pay fair-share contribution to the City of El Segundo in compliance with Smoky Hollow Specific Plan EIR Mitigation Measure 18-1. The fair share contribution shall be a percentage of the cost estimates for the following intersection improvements:
 - a. PCH/El Segundo Boulevard: a second eastbound left-turn lane, and new right-turn overlap signal phase at the northbound approach. The total cost estimate for improvements is \$2,553,500.00.

- b. PCH/Grand Avenue: a new right-turn overlap signal phase on all approaches. The total cost estimate for the improvement is \$80,788.00.

The fair share percentage is the ratio of the increase in traffic generation resulting from this project, versus the overall traffic increase from the SHSP buildout affecting the above intersections. The fair share percentage shall be calculated by a licensed traffic engineer and shall be reviewed and approved by the CD/PW Director.

General Conditions

26. A weatherproof notice/sign to report dust, noise, or other construction-related impacts shall be posted and prominently displayed on the construction fencing clearly visible to the public from along the abutting street(s). The notice/sign shall set forth the name of the person(s) responsible for the construction site and a phone number(s) to be called in the event that a construction-related impact occurs.
27. Reclaimed water must be utilized for all landscaped areas.
28. All utilities lines installed to serve the new construction shall be placed underground.
29. The developer shall be responsible for the relocation of any existing utility necessary as a result of the development.
30. Pedestrian walkways within the project must include admixture colored concrete and/or design that enhance and complement the project.
31. The project site shall be fenced and screened during construction.
32. All areas within the project site shall be maintained free of trash and debris.
33. Prior to issuance of any permit, an erosion control plan shall be reviewed and approved by the Building Official and the Public Works Director.
34. Water spraying or other approved methods shall be used during grading operations to control fugitive dust. Recycled water shall be used for grading operations whenever available.
35. During the grading phase and as needed during the remainder of the construction phase, the owner or contractor must conduct daily street sweeping along the streets abutting the project site(s).
36. In the event that a Planning, Building, Public Works, Fire Department or Police Department requirement are in conflict, the stricter standard shall apply.

Impact Fee Conditions

- 37. Pursuant to ESMC Chapter 15-32, prior to issuance of a building permit, the applicant must pay the required Development Impact Fees adopted by the City Council and in accordance with Government Code section 66007. The fee amount shall be based upon the adopted "Master Fee Schedule" at the time a complete building permit application is submitted.
- 38. Before building permits are issued for the Development, the applicant shall pay the required school fees (as specified by the corresponding school district(s)).

Miscellaneous Conditions

- 39. Approval of this permit shall not be construed as a waiver of applicable and appropriate zoning regulations, or any Federal, State, County and/or City laws and regulations. Unless otherwise expressly specified, all other requirements of the ESMC shall apply.
- 40. Failure to comply with and adhere to all of these conditions of approval may be cause to revoke the approval of the project by the Planning Commission, or City Council, pursuant to the provisions of the ESMC.
- 41. Mark Telesz on behalf of Smoky Hollow Industries, LLC agrees to indemnify and hold the City harmless from and against any claim, action, damages, costs (including attorney's fees), injuries, or liability, arising from the City's approval of Environmental Assessment No. EA-1375, Downtown Design Review No. DDR 24-03, Adjustment No. ADJ 24-02, and Parking Demand Study No. PDS 24-01. Should the City be named in any suit, or should any claim be brought against it by suit or otherwise, whether the same be groundless or not, arising out of the City approval of Environmental Assessment No. EA-1375, Downtown Design Review No. DDR 24-03, Adjustment No. ADJ 24-02, and Parking Demand Study No. PDS 24-01, Mark Telesz on behalf of Smoky Hollow Industries, LLC agrees to defend the City (at the City's request and with counsel satisfactory to the City) and will indemnify the City for any judgment rendered against it or any sums paid out in settlement or otherwise. For purposes of this section "the City" includes the City of El Segundo's elected officials, appointed officials, officers, and employees.

By signing this document, Mark Telesz on behalf of Smoky Hollow Industries, LLC and any successor-in-interest certifies that he has read, understood, and agrees to the Conditions listed in this document.

Mark Telesz
Smoky Hollow Industries, LLC

Date

{If Corporation or similar entity, needs two officer signatures or evidence that one signature binds the company}



Cityco Fire Protection Inc.
Full Service Engineering Designing
Consulting and Installation

FIRE FLOW TEST CALCULATION

Site Address: 117 Lomita Street Date Requested: 04/21/2025
 Date Performed: 04/21/2025
 Time Performed: 6:00 AM

Fire Flow Conducted By: Frank Capirchio
 Fire Hydrant Location: On El Segundo Blvd. Alley N W corner Maryland
 Pressure Gage Location: On El Segundo Blvd. Alley N E corner Sienna St.
 Gauge Hydrant: TEST NUMBER 1

Static Pressure (psi):	69
Residual Pressure (psi):	59
Type of Head:	Steamer
Diameter of Riser (in):	6"
Diameter of Outlet (in):	2 1/2"
Diameter of Service Main (in):	8"

FLOWING HYDRANT:

Diameter of Outlet (in):	2 1/2"
Static Pressure (psi):	69
Residual Pressure (psi):	59
Pressure Drop (psi):	10
Flow or Pilot Pressure (psi):	45
Discharge Coefficient (Cd):	0.9
Flow Observed (gpm):	1128
Fire Flow at 20 psi (Qr) (gpm):	2655

Signature: *Frank Capirchio* Date: 4/21/2025

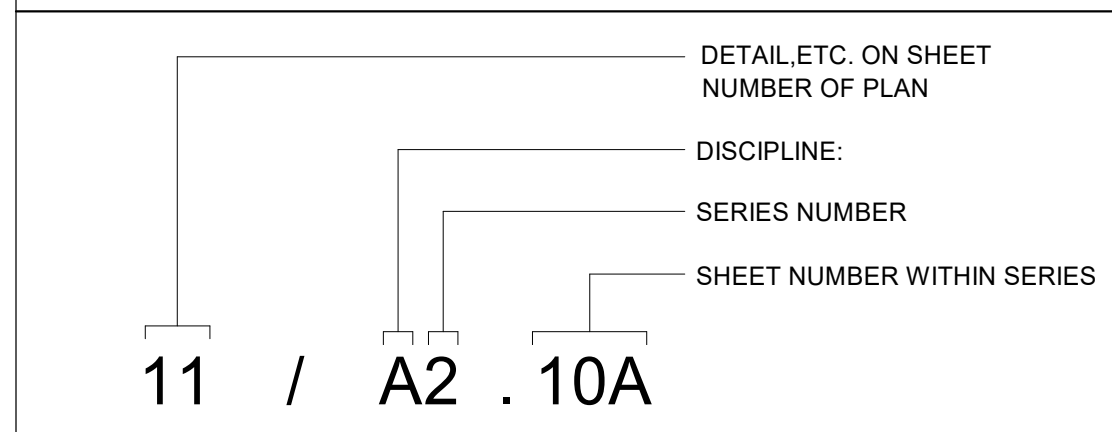
2445 West 237 Pl. Torrance, CA 90501
 Ph: (310) 953-5597 • Fax: (310) 326-9717 • 1cityco@gmail.com



ABBREVIATIONS

A	A/C AIR CONDITIONING A/C-1 ASPHALT CONCRETE A/C-2 ACROUSTIC CEILING TILE AD AREA DRAIN ADJ ADJUSTABLE AFF ABOVE FINISH FLOOR AL ALUMINUM ALT ALTERNATE ANG AVERAGE NATURAL GRADE APPROX APPROXIMATE ARCH ARCHITECTURAL AUTO AUTOMATIC	M	MACH MACHINE MATH MATHEMATICAL MAX MAXIMUM MDF MEDIUM DENSITY FIBERBOARD MECH MECHANICAL MFR MANUFACTURER MEPS MOLDED EXPANDED POLYSTYRENE MEZ MEZZANINE MFR MANUFACTURER MNG MANICURE MIN MINIMUM OR MINUTE MIS MISCELLANEOUS MUL MULLION
B	BD BOARD BKG BACKING BLDG BUILDING BLG BLOCKING BM BERM BOT BOTTOM	N	(N) NEW (NW) NORTH NIC NOT IN CONTRACT NUM NUMBER NR NOT RATED NT NOT TO SCALE
C	CAB CABINET CBU CEMENTITIOUS BOARD UNIT CEM CEMENT CER CERAMIC CG CERAMIC GUARD CIP CONCRETE IN PLACE CL CENTER LINE CLR CLEAR CLD CONCRETE MASONRY UNIT COL COLUMN CON CONCRETE CONN CONNECTION CONT CONTINUOUS COORD COORDINATE	O	OA OVERALL OC ON CENTER OCC OCCUPANCY OFCI OWNER FURNISHED CONTRACTOR OPI INSTALLED OPD OWNER FURNISHED OWNER INSTALLED OH OPPOSITE HAND OIL OCCUPANT LOAD OPP OPPOSITE OT.B OPEN TO BEYOND
D	DBL DOUBLE DET DETAIL DIAG DIAGONAL DIAS DIMENSION IS DN DOWN DWS/D/S DIVISION OF STATE ARCHITECT DRAWING IS	P	PERF PERFORATED PERP PERPENDICULAR PLAM PLASTIC LAMINATE PLBG PLUMBING PROJ PROJECTION PRF POUNDS PER SQUARE FOOT PSI POUNDS PER SQUARE INCH PTR PRESSURE TREATED PVC POLYVINYL CHLORIDE
E	EA EXISTING EAS EAST EACH ELEVATION ELEV ELEVATION ELEV MEET EPED EXPANDED POLYSTYRENE EQIP EQUIPMENT EQCTA ELECTRICAL EWC ELECTRIC WATER COOLER E.F.O.W. EXTERIOR FACE OF WALL	Q	QTY QUANTITY QUARRY TILE
F	FIRE ALARM FACP FIRE ALARM CONTROL PANEL FAPB FIRE ALARM PULL BOX FASA FIRE ALARM STROBE ALARM FD FLOOR DRAIN OR FIRE DAMPER FND FOUNDATION FEC FIRE EXTINGUISHER CABINET FIN FINISH FL FLOOR FMD FLOOR MECHANICAL FOC FACE OF CONCRETE FOG FACE OF GROUT FOF FACE OF FINISH FOS FACE OF STRUCTURE FRS FIRE RETARDANT TREATED FSD FT FIRE SMOKE DAMPER FOOT OR FEET	R	RAD RADIUS RESILIENT BASE RCP ROOF DRAIN REQ REQUIRED RESILIENT REV REVISION RM ROOM RO ROUGH OPENING
G	GAUGE GALV GALVANIZED GEN GENERAL CONTRACTOR GFRC FIBER REINFORCED CONCRETE GFRC GLASS FIBER REINFORCED GYPSUM GI GIBBS GULLAM GULF LAMINATED GSM GALVANIZED SHEET METAL GWB GYPSUM WALL BOARD GYP GYPSUM	S	SAF SELF ADHERED FLASHING SAFS SLOTTED ADJUSTABLE FRAMING SYSTEM SCD SOLID CORE SCD SOLID CORE SMOKE DETECTOR SDFA SMOKE DETECTOR SED SEE ELECTRICAL DRAWINGS SHTG SHEATHING SJO SEISMIC JOINT SLAND SEE LANDSCAPE DRAWINGS SLTD SEE LIGHTING DRAWINGS SMD SEE MECHANICAL DRAWINGS SND SEE STRUCTURAL DRAWINGS SPD SEE PLUMBING DRAWINGS SQ SQUARE SSD SEE STRUCTURAL DRAWINGS SSM SOLID SURFACING MATERIAL SSS STAINLESS STEEL STC SOUND TRANSMISSION COEFFICIENT STD STANDARD STL STEEL SV SHEET VINYL SY SQUARE YARD SYMM SYMMETRICAL
H	HOB HOSE BIB HOLLOW CORE HDR HARDWARE HGT HEIGHT HLM HOLLOW METAL HLM OPEN MAGNETIC HP HIGH POINT HR HOLE HTR HEATER HVAC HEATING VENTILATING, AIR CONDITIONING	T	TOP AND BOTTOM T&G TONGUE AND GROOVE TEMP TEMPERATURE THERM THERMOSTAT OR THERMAL THK THICK TID TOP OF CONCRETE TOC TOP OF CONCRETE TOP TOP OF PARPET TOS TOP OF STRUCTURE TOP OF WALL TPO THERMOPLASTIC MEMBRANE TRANS TRANSFORMER TRD TREAD TV TYPICAL
I	ID INTERIOR DESIGN IN INCH INCL INCLUDE INSUL INSULATION/ING INT INTERIOR	U	UNDERWRITERS LABORATORIES UNLESS OTHERWISE NOTED
J	JAN JANITOR JOIST	V	VCT VINYL COMPOSITION TILE VERT VERTICAL GRAIN VIF VENT THROUGH ROOF VENT VENT THROUGH ROOF VINYL WALL COVERING
K	KITCHEN	W	WEST
L	LAB LABORATORY LABORATORY LAV LAVATORY LAV LAVATORY LVC LOCATION LP LOW POINT LT LIGHT LTD LIMITED LW LIGHT WEIGHT	X	X1 SIGNAGE ID

SHEET AND DETAIL NUMBERING SYSTEM



LEGEND - MATERIALS

ALUMINUM	
BATT INSULATION	
CARPET	
CEMENTITIOUS BACKER UNIT (CBU)	
CONCRETE MASONRY UNIT (CMU)	
CONCRETE	
COVER BOARD / PROTECTION BOARD	
EARTH	
EXTERIOR PLASTER AND LATH	
EXTERIOR SHEATHING	
GYPSUM BOARD	
WATER RESISTANT GYPSUM BOARD (WRGB)	
LANDSCAPE	
MEDIUM DENSITY FIBERBOARD (MDF)	
PLYWOOD	
RIGID INSULATION (POLYISO / POLYSTYRENE)	
STEEL	
STONE, MARBLE, TERRAZZO	
WOOD FRAMING INTERRUPTED MEMBER	
WOOD FRAMING THROUGH MEMBER	

LEGEND - SYMBOLS

ASSEMBLY TYPE		SE = SLAB EDGE		R = ROOF CEILING
BUILDING / SECTION		DETAIL NUMBER		SHEET NUMBER
CEILING TAGS		CEILING HEIGHT		MATERIAL / SUBSTRATE
		FINISH		
CENTER LINE MARK				
DATUM REFERENCE				
DETAIL REFERENCE		DETAIL NUMBER		SHEET NUMBER
DOOR TYPE		DOOR NUMBER		FIRE RATING (IN MINUTES)
		HARDWARE GROUP		
EXTERIOR ELEVATION		ELEV. DESIGNATION		SHEET NUMBER
FURNITURE / FIXTURE TAG		ITEM ID		
FINISH MATERIAL TAG		FINISH ID		
GRID TAG / GRID LINE				
INTERIOR ELEVATION		ELEV. DESIGNATION		SHEET NUMBER
		DETAIL NUMBER		
KEYNOTE				
MATCH LINE				
NORTH ARROW				
ROOM TAG		ROOM NAME		ROOM NUMBER
		ROOM AREA		
REVISION		REVISION NUMBER		REVISION CLOUD
SIGNAGE TAG		SIGNAGE ID		
SITE PROPERTY LINE				
SITE SETBACK LINE				
SMOKE DETECTOR CEILING MOUNTED				
SPECIALTY EQUIPMENT TAG				
WALL TYPE				
WALL SECTION CUT:		DETAIL NUMBER		SHEET NUMBER
WINDOW TYPE				

LEGEND - OCCUPANCY SYMBOLS

FIRE ALARM HORN/STROBE		MIN 6'-6" A.F.F. IN NON-OBSTRUCTED AREAS
COMMON PATH OF TRAVEL		COMMON PATH OF EGRESS TRAVEL DISTANCE, IN FEET
EXITING - LOADS		EXITING FACILITY OCCUPANT LOAD REQUIRED WITH DOOR: 2'0"OC, 36" MIN STAIR: 3'0"OC, 44" MIN WIDTH PROVIDED
EXITING OCCUPANTS		NUMBER OF OCCUPANTS 36" - WIDTH PROVIDED 34" - WIDTH REQUIRED
EXIT SIGNAGE		EXIT SIGN (FRONT) EXIT SIGN (SIDE)
EXIST ACCESS TRAVEL DISTANCE		TRAVEL DISTANCE IN FEET. REFER TO MAXIMUM EXIT ACCESS TRAVEL DISTANCE PER CBC 101.2
FIRE ALARM PULL BOX		INSTALL PER 2022 CBC 907.4.2.2. 42" x 48" A.F.F. TO HIGHEST POINT OF HANDLE
OCCUPANCY TAG		ROOM NUMBER USE/OCC. TYPE SQUARE FOOTAGE OCCUPANT LOAD FACTOR
PORTABLE FIRE EXTINGUISHER		INSTALL PER 2019 CBC 906.1

NOT ALL MAY BE USED

SHEET NO.	SHEET NAME	MAY 9, 2025 - ISSUED FOR PERMITTING	JULY 18, 2025 - ISSUED FOR BACKCHECK #1	AUG 13, 2025 - ISSUED FOR BACKCHECK #2	ISSUE DATE #
LANDSCAPE & IRRIGATION					
L-1.0	PLANTING PLAN - GROUND LEVEL	*	*	*	*
L-1.1	PLANTING PLAN - ROOF LEVEL	*	*	*	*
L-2.0	IRRIGATION PLAN - GROUND LEVEL	*	*	*	*
L-2.1	IRRIGATION PLAN - ROOF LEVEL	*	*	*	*
L-2.2	IRRIGATION DETAILS	*	*	*	*
MECHANICAL					
M1.0	MECHANICAL NOTES, LEGENDS & ABBREV.	*	*	*	*
M1.1	MECHANICAL EQUIPMENT SCHEDULES	*	*	*	*
M1.2	TITLE 24 CALCULATIONS	*	*	*	*
M2.0	LEVEL 01 & LEVEL 02 HVAC PLAN	*	*	*	*
M3.0	ROOF MECHANICAL PLAN	*	*	*	*
M4.0	MECHANICAL DETAILS	*	*	*	*
M4.1	MECHANICAL DETAILS	*	*	*	*
PLUMBING					
P1.0	PLUMBING NOTES, LEGENDS & ABBREV	*	*	*	*
P1.1	PLUMBING EQUIPMENT SCHEDULES	*	*	*	*
P1.2	CERTIFICATE OF COMPLIANCE - NRCC - PLB-E	*	*	*	*
P2.0	LEVEL 01 & LEVEL 02 CW & HW PLAN	*	*	*	*
P2.1	CW, HW & STORM DRAIN RISER DIAGRAM	*	*	*	*
P2.2	CW & HW RISER DIAGRAMS	*	*	*	*
P3.0	LEVEL 01 & LEVEL 02 WASTE, VENT, & SD PLAN	*	*	*	*
P3.1	OFFICE CEILING WASTE, VENT, SD & ROOF PLUMBING PLAN	*	*	*	*
P3.2	WASTE & VENT RISER DIAGRAMS	*	*	*	*
P3.3	STORM DRAIN RISER DIAGRAM	*	*	*	*
P4.0	PLUMBING DETAILS	*	*	*	*
STRUCTURAL					
S0.00	COVER SHEET	*	*	*	*
S0.01	GENERAL NOTES	*	*	*	*
S0.02	GENERAL NOTES	*	*	*	*
S1.01	TYPICAL DETAILS	*	*	*	*
S1.02	TYPICAL DETAILS	*	*	*	*
S1.03	TYPICAL DETAILS	*	*	*	*
S1.04	TYPICAL DETAILS	*	*	*	*
S1.05	TYPICAL DETAILS	*	*	*	*
S1.06	TYPICAL DETAILS	*	*	*	*
S2.01	FOUNDATION PLAN	*	*	*	*
S2.02	LEVEL 02 FRAMING PLAN	*	*	*	*
S2.03	LEVEL 2 MEZZ FRAMING PLAN	*	*	*	*
S2.04	ROOF FRAMING PLAN	*	*	*	*
S2.05	T.O. ROOF FRAMING PLAN	*	*	*	*
S3.01	STAIR PLAN & SECTION	*	*	*	*
S3.02	STEEL MOMENT FRAME ELEVATION	*	*	*	*
S3.03	STEEL MOMENT FRAME QUALITY ASSURANCE PLAN	*	*	*	*
S3.04	STEEL MOMENT FRAME QUALITY ASSURANCE PLAN	*	*	*	*
S3.05	STEEL MOMENT FRAME QUALITY ASSURANCE PLAN	*	*	*	*
S4.01	DETAILS	*	*	*	*
S4.02	DETAILS	*	*	*	*
S4.03	DETAILS	*	*	*	*
S4.04	DETAILS	*	*	*	*
S4.05	DETAILS	*	*	*	*
S4.06	DETAILS	*	*	*	*
S4.07	DETAILS	*	*	*	*
S4.08	DETAILS	*	*	*	*
S4.09	DETAILS	*	*	*	*
S4.10	DETAILS	*	*	*	*
S4.11	DETAILS	*	*	*	*
S4.12	DETAILS	*	*	*	*
S4.13	DETAILS	*	*	*	*
S4.14	DETAILS	*	*	*	*
S4.15	DETAILS	*	*	*	*
S4.16	DETAILS	*	*	*	*
S4.17	DETAILS	*	*	*	*
S4.18	DETAILS	*	*	*	*
S4.19	DETAILS	*	*	*	*
S4.20	DETAILS	*	*	*	*
S4.21	DETAILS	*	*	*	*
S4.22	DETAILS	*	*	*	*
S4.23	DETAILS	*	*	*	*
S4.24	DETAILS	*	*	*	*
S4.25	DETAILS	*	*	*	*
S4.26	DETAILS	*	*	*	*
S4.27	DETAILS	*	*	*	*
S4.28	DETAILS	*	*	*	*
S4.29	DETAILS	*	*	*	*
S4.30	DETAILS	*	*	*	*
S4.31	DETAILS	*	*	*	*
S4.32	DETAILS	*	*	*	*
S4.33	DETAILS	*	*	*	*
S4.34	DETAILS	*	*	*	*
S4.35	DETAILS	*	*	*	*
S4.36	DETAILS	*	*	*	*
S4.37	DETAILS	*	*	*	*
S4.38	DETAILS	*	*	*	*
S4.39	DETAILS	*	*	*	*
S4.40	DETAILS	*	*	*	*
S4.41	DETAILS	*	*	*	*
S4.42	DETAILS	*	*	*	*
S4.43	DETAILS	*	*	*	*
S4.44	DETAILS	*	*	*	*
S4.45	DETAILS	*	*	*	*
S4.46	DETAILS	*	*	*	*
S4.47	DETAILS	*	*	*	*
S4.48	DETAILS	*	*	*	*
S4.49	DETAILS	*	*	*	*
S4.50	DETAILS	*	*	*	*
S4.51	DETAILS	*	*	*	*
S4.52	DETAILS	*	*	*	*
S4.53	DETAILS	*	*	*	*
S4.54	DETAILS	*	*	*	*
S4.55	DETAILS	*	*	*	*
S4.56	DETAILS	*	*	*	*
S4.57	DETAILS	*	*	*	*
S4.58	DETAILS	*	*	*	*
S4.59	DETAILS	*	*	*	*
S4.60	DETAILS	*	*	*	*
S4.61	DETAILS	*	*	*	*
S4.62	DETAILS	*	*	*	*
S4.63	DETAILS	*	*	*	*
S4.64	DETAILS	*	*	*	*
S4.65	DETAILS	*	*	*	*
S4.66	DETAILS	*	*	*	*
S4.67	DETAILS	*	*	*	*
S4.68	DETAILS	*	*	*	*
S4.69	DETAILS	*	*	*	*
S4.70	DETAILS	*	*	*	*
S4.71	DETAILS	*	*	*	*
S4.72	DETAILS	*	*	*	*
S4.73	DETAILS	*	*	*	*
S4.74	DETAILS	*	*	*	*
S4.75	DETAILS	*	*	*	*
S4.76	DETAILS	*	*	*	*
S4.77	DETAILS	*	*	*	*
S4.78	DETAILS	*	*	*	*
S4.79	DETAILS	*	*	*	*
S4.80	DETAILS	*	*	*	*
S4.81	DETAILS	*	*	*	*
S4.82	DETAILS	*	*	*	*
S4.83	DETAILS	*	*	*	*
S4.84	DETAILS	*	*	*	*
S4.85	DETAILS	*	*	*	*
S4.86	DETAILS	*	*	*	*
S4.87	DETAILS	*	*	*	*
S4.88	DETAILS	*	*	*	*
S4.89	DETAILS	*	*	*	*
S4.90	DETAILS	*	*	*	*
S4.91	DETAILS	*	*	*	*
S4.92	DETAILS	*	*	*	*
S4.93	DETAILS	*	*	*	*
S4.94	DETAILS	*	*	*	*
S4.95	DETAILS	*	*	*	*
S4.96	DETAILS	*	*	*	*
S4.97	DETAILS	*	*	*	*
S4.98	DETAILS	*	*	*	*
S4.99	DETAILS	*	*	*	*
S4.100	DETAILS	*	*	*	*
Grand total: 133					

PROJECT MANUAL - CONTRACT DOCS

THE FOLLOWING IS A LIST OF DOCUMENTS PROVIDED AS A PART OF THE CONTRACT DOCUMENTS & SPECIFICATIONS ALONG WITH THE DRAWINGS HEREIN. THESE DOCUMENTS ARE AVAILABLE TO ANYONE NEEDING ACCESS. CONTRACTOR AND SUBCONTRACTORS SHALL REVIEW AND COORDINATE ALL CONTRACT DOCUMENTS PRIOR TO EXECUTION OF CONTRACT AND PROCEEDING WITH THE WORK.

THE FOLLOWING DOCUMENTS CAN BE FOUND BY CONTACTING THE OWNER OR ARCHITECT IF YOU NEED ASSISTANCE IN ACCESSING THE DOCUMENTS.

- ARCHITECTURAL DRAWINGS - A SERIES SHEETS
- MECHANICAL DRAWINGS - M SERIES SHEETS
- ELECTRICAL DRAWINGS - E SERIES SHEETS
- PLUMBING DRAWINGS - P SERIES SHEETS
- STRUCTURAL DRAWINGS - S SERIES SHEETS
- LIGHTING DRAWINGS - "L" SERIES SHEETS
- OUTLINE SPECIFICATIONS - SHEET A0.90
- TITLE 24 ENERGY CALCULATIONS

CONTRACT DOCUMENT REPORT LINKS:

A. GEOTECHNICAL REPORT:

PLUMBING FIXTURE CALCULATIONS

BASED ON 2022 CPC TABLE 422.1 AND TABLE 4-1

USE: GROUP B (OFFICE)
 TOTAL AREA: 4,290 SF
 OCCUPANCY LOAD FACTOR: 150
 OCCUPANT LOAD: 29
 MALE: 15
 FEMALE: 15

REQUIRED	PROVIDED
WC - MALE (1-50) = 1 MINIMUM	1
WC - FEMALE (1-15) = 1 MINIMUM	1 - SEE NOTES 9.C
URINALS (1-100) = 1 MINIMUM	1
LAVATORY - MALE (1-75) = 1 MINIMUM	1
LAVATORY - FEMALE (1-50) = 1 MINIMUM	1
DRINKING FOUNTAIN (SEE NOTE 7)	0
SERVICE SINK (1 SERVICE SINK OR LAUNDRY TRAY)	1

CODE REFERENCES

2022 CPC TABLE 4-1 OCCUPANCY LOAD FACTOR NOTES:
 ANY USES NOT SPECIFICALLY LISTED IN THIS TABLE FOR A BUILDING OR SPACE WITH MIXED OCCUPANCIES, USE APPROPRIATE OCCUPANCY GROUP FOR EACH AREA (FOR EXAMPLE, A SCHOOL MAY HAVE AN "A" OCCUPANCY FOR THE GYMNASIUM, A "B" OCCUPANCY FOR THE OFFICE, AN "E" OCCUPANCY FOR THE CLASSROOMS, ETC.) ACCESSORY AREAS SUCH AS, BUT NOT LIMITED TO, HALLWAYS/CORRIDORS, STAIRWAYS, RAMPS, TOILET ROOMS, MECHANICAL ROOMS, CLOSETS AND FIXED EQUIPMENT, MAY BE EXCLUDED.

- 2022 CPC TABLE 422.1 MINIMUM PLUMBING FACILITIES NOTES:
- THE FIGURES SHOWN ARE BASED UPON ONE FIXTURE BEING THE MINIMUM REQUIRED FOR THE NUMBER OF PERSONS INDICATED IN ANY FACILITY.
 - A RESTAURANT IS DEFINED AS A BUSINESS THAT SELLS FOOD TO BE CONSUMED ON THE PREMISES.
 - THE NUMBER OF OCCUPANTS FOR A DRIVE-IN RESTAURANT SHALL BE CONSIDERED AS EQUAL TO THE NUMBER OF PARKING SPACES.
 - HAND-WASHING FACILITIES SHALL BE AVAILABLE IN THE KITCHEN FOR EMPLOYEES.
 - THE TOTAL NUMBER OF REQUIRED WATER CLOSETS FOR FEMALES SHALL BE NOT LESS THAN THE TOTAL NUMBER OF REQUIRED WATER CLOSETS AND URINALS FOR MALES. [BSC] THIS REQUIREMENT SHALL NOT APPLY WHEN SINGLE OCCUPANCY TOILET FACILITIES ARE PROVIDED FOR EACH SEX IN AN A OR E OCCUPANCY WITH AN OCCUPANT LOAD OF LESS THAN 50. EITHER:
 - IF INSTALLED, THE URINAL SHALL BE PERMITTED TO BE OMITTED.
 - IF INSTALLED, THE URINAL SHALL NOT REQUIRE A SECOND WATER CLOSET TO BE PROVIDED FOR THE FEMALE FOR EACH URINAL ADDED IN EXCESS OF THE MINIMUM REQUIRED, ONE WATER CLOSET SHALL BE PERMITTED TO BE DEDUCTED. THE NUMBER OF WATER CLOSETS SHALL NOT BE REDUCED TO LESS THAN TWO-THIRDS OF THE MINIMUM REQUIREMENT.
 - METERING OR SELF-CLOSING FAUCETS SHALL BE INSTALLED ON LAVATORIES INTENDED TO SERVE THE TRANSIENT PUBLIC.
 - [BSC, DSA-AC, DSA-SS, DSA-SS-CC, HCD 1 & HCD 2, OSHPD 1, 2, 3, 4 & 5] IN ACCORDANCE WITH SECTIONS AUTHORITY HAVING JURISDICTION MAY APPROVE ALTERNATIVE DESIGN CRITERIA WHEN DETERMINING THE MINIMUM NUMBER OF PLUMBING FIXTURES.
 - 2022 CPC 415.2 DRINKING FOUNTAIN ALTERNATIVES
 WHERE FOOD IS CONSUMED INDOORS, WATER STATIONS SHALL BE PERMITTED TO BE SUBSTITUTED FOR DRINKING FOUNTAINS. BOTTLE FILLING STATIONS SHALL BE PERMITTED TO BE SUBSTITUTED FOR DRINKING FOUNTAINS UP TO 50 PERCENT OF THE REQUIREMENTS FOR DRINKING FOUNTAINS. DRINKING FOUNTAINS SHALL NOT BE REQUIRED FOR AN OCCUPANT LOAD OF 30 OR LESS.
 - 2022 CPC 422.1 FIXTURE COUNTS
 - THE MINIMUM NUMBER OF FIXTURES SHALL BE CALCULATED AT 50 PERCENT MALE AND 50 PERCENT FEMALE BASED ON THE TOTAL OCCUPANT LOAD. WHERE INFORMATION SUBMITTED INDICATES A DIFFERENCE IN THE DISTRIBUTION OF SEXES SUCH INFORMATION SHALL BE USED TO DETERMINE THE NUMBER OF FIXTURES FOR EACH SEX. ONCE THE OCCUPANCY LOAD AND OCCUPANCY ARE DETERMINED, TABLE 422.1 SHALL BE APPLIED TO DETERMINE THE MINIMUM NUMBER OF PLUMBING FIXTURES REQUIRED. WHERE APPLYING THE FIXTURE RATIOS IN TABLE 422.1 RESULTS IN FRACTIONAL NUMBERS, SUCH NUMBERS SHALL BE ROUNDED TO THE NEXT WHOLE NUMBER. FOR MULTIPLE OCCUPANCIES, FRACTIONAL NUMBERS SHALL BE FIRST SUMMED AND THEN ROUNDED TO THE NEXT WHOLE NUMBER.
 - THE TOTAL OCCUPANT LOAD SHALL BE DETERMINED IN ACCORDANCE WITH THE [BSC, DSA-SS & DSA-SS-CC] CALIFORNIA BUILDING CODE OR TABLE 4-1 OCCUPANCY LOAD FACTOR.
 - 422.2 SEPARATE FACILITIES
 SEPARATE TOILET FACILITIES SHALL BE PROVIDED FOR EACH SEX.
EXCEPTIONS:
 - RESIDENTIAL INSTALLATIONS.
 - IN OCCUPANCIES WITH A TOTAL OCCUPANT LOAD OF 10 OR LESS, INCLUDING CUSTOMERS AND EMPLOYEES, ONE TOILET FACILITY, DESIGNED FOR USE BY NO MORE THAN ONE PERSON AT A TIME, SHALL BE PERMITTED FOR USE BY BOTH SEXES.
 - IN BUSINESS AND MERCANTILE OCCUPANCIES WITH A TOTAL OCCUPANT LOAD OF 50 OR LESS INCLUDING CUSTOMERS AND EMPLOYEES, ONE TOILET FACILITY, DESIGNED FOR USE BY NO MORE THAN ONE PERSON AT A TIME, SHALL BE PERMITTED FOR USE BY BOTH SEXES.
 - 422.2.1 SINGLE USE TOILET FACILITIES
 SINGLE USE TOILET FACILITIES SHALL BE IDENTIFIED WITH SIGNAGE INDICATING USE BY EITHER SEX.
 - 422.2.2 FAMILY OR ASSISTED-USE TOILET FACILITIES
 WHERE A SEPARATE TOILET FACILITY IS REQUIRED FOR EACH SEX, AND EACH TOILET FACILITY IS REQUIRED TO HAVE ONLY ONE WATER CLOSET, TWO FAMILY OR ASSISTED-USE TOILET FACILITIES SHALL BE PERMITTED IN PLACE OF THE REQUIRED SEPARATE TOILET FACILITIES.

ALLOWABLE BUILDING HEIGHT AND NUMBER OF STORIES ANALYSIS B & S-2 OCCUPANCIES (OCCUPIED ROOF) - TYPE I-B

504.2 MIXED OCCUPANCY.
 IN BUILDINGS CONTAINING MIXED OCCUPANCIES IN ACCORDANCE WITH SECTION 508, NO INDIVIDUAL OCCUPANCY SHALL EXCEED THE HEIGHT AND NUMBER OF STORY LIMITS SPECIFIED IN THIS SECTION FOR THE APPLICABLE OCCUPANCIES.

TABLE 504.4 ALLOWABLE NUMBER OF STORIES ABOVE GRADE PLANE	OCCUPANCY	ALLOWABLE # OF STORIES	PROPOSED STORIES
B	4	2	
S-2	4	1	

TABLE 504.3 ALLOWABLE BUILDING HEIGHT IN FEET ABOVE GRADE PLANE

OCCUPANCY	ALLOWABLE HEIGHT	PROPOSED HEIGHT
B	75 FEET	16'-0" FEET
S-2	75 FEET	16'-0" FEET

ALLOWABLE BUILDING AREAS SEPARATION B & S-2 OCCUPANCIES (OCCUPIED ROOF) - TYPE I-B

506.2.2 MIXED-OCCUPANCY BUILDINGS.
 THE ALLOWABLE AREA OF EACH STORY OF A MIXED-OCCUPANCY BUILDING SHALL BE DETERMINED IN ACCORDANCE WITH THE APPLICABLE PROVISIONS OF SECTION 506.3.2 FOR NONSEPARATED OCCUPANCIES AND SECTION 506.4.2 FOR SEPARATED OCCUPANCIES.

FOR BUILDINGS WITH MORE THAN THREE STORIES ABOVE GRADE PLANE, THE TOTAL BUILDING AREA SHALL BE SUCH THAT THE AGGREGATE SUM OF THE RATIOS OF EACH STORY DIVIDED BY THE ALLOWABLE AREA OF SUCH STORIES, DETERMINED IN ACCORDANCE WITH EQUATION 5-3 BASED ON THE APPLICABLE PROVISIONS OF SECTION 506.3, SHALL NOT EXCEED THREE, PROVIDED THE AGGREGATE SUM OF THE RATIOS FOR PORTIONS OF EACH OCCUPANCY MULTISTORY BUILDINGS CONTAINING A, E, H, I, L, AND R OCCUPANCIES, HIGH-RISE BUILDINGS, AND OTHER APPLICATIONS LISTED IN SECTION 1.11 REGULATED BY THE OFFICE OF THE STATE FIRE MARSHAL, INCLUDING ANY OTHER ASSOCIATED NON-SEPARATED OCCUPANCIES, SHALL NOT EXCEED TWO.

$A_a = A_a (NS \times S)$
Aa = Allowable area (square feet).
NS = Tabular allowable area factor (NS, S1R, S13D or SM value, as applicable) in accordance with Table 506.2.
S = Tabular allowable area factor in accordance with Table 506.2 for a nonsprinklered building, regardless of whether the building is sprinklered.
If = Area factor increase due to frontage (percent) as calculated in accordance with Section 506.3.

SEPARATED OCCUPANCIES: 508.4.2 ALLOWABLE BUILDING AREA
 IN EACH STORY, THE BUILDING AREA SHALL BE SUCH THAT THE SUM OF THE RATIOS OF THE ACTUAL BUILDING AREA OF EACH SEPARATED OCCUPANCY DIVIDED BY THE ALLOWABLE BUILDING AREA OF EACH SEPARATED OCCUPANCY SHALL NOT EXCEED 1.

NON SEPARATED OCCUPANCIES: 506.3.2 ALLOWABLE BUILDING AREA
 THE ALLOWABLE BUILDING AREA, HEIGHT AND NUMBER OF STORIES OF THE BUILDING OR PORTION THEREOF SHALL BE BASED ON THE MOST RESTRICTIVE ALLOWANCES FOR THE OCCUPANCY GROUPS UNDER CONSIDERATION FOR THE TYPE OF CONSTRUCTION OF THE BUILDING IN ACCORDANCE WITH SECTION 503.1.

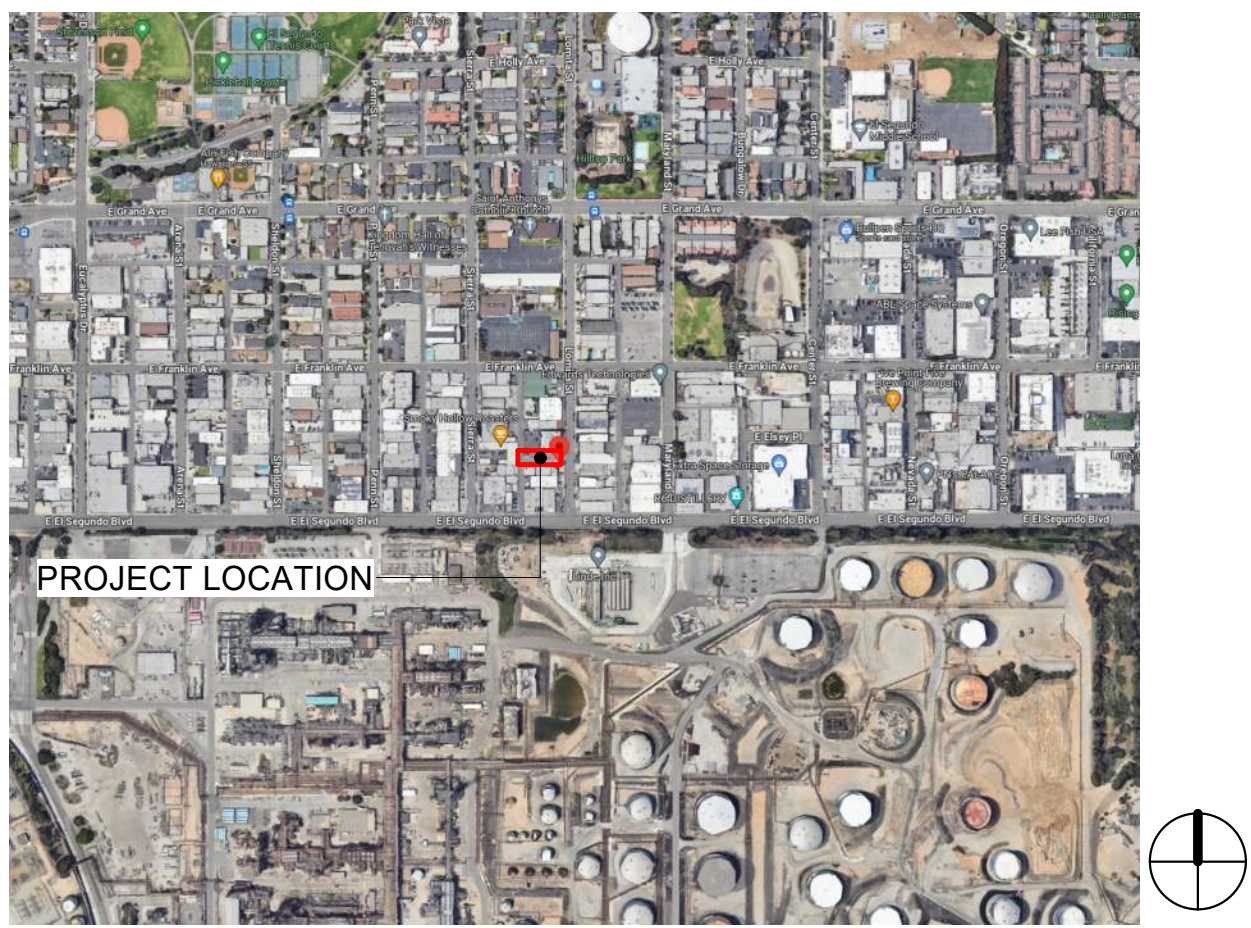
OCCUPANCY	(A) NS, S1R, S13D or SM value, as applicable	(NS) Tabular allowable area factor	(If) Area factor increase due to frontage	SEPARATED OCCUPANCIES	
				NON-SEPARATED OCCUPANCIES	
NONE					
S-2	S1 = 104.000*	NS = 26.000	0		
B	S1 = 92.000*	NS = 23.000*	0		

* MOST RESTRICTIVE PER 508.3.2

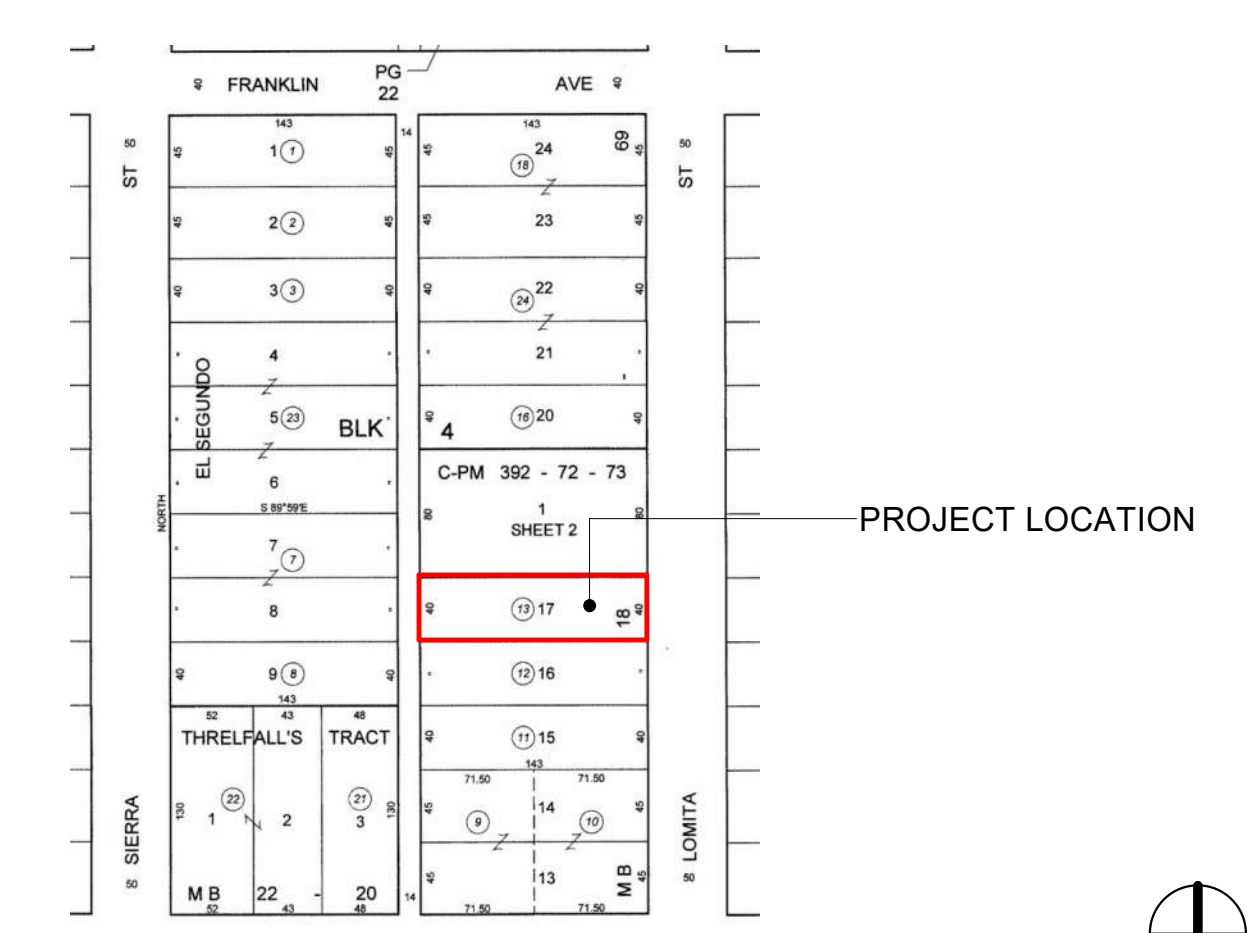
506.2.2 TOTAL ALLOWABLE AREA (EQUATION 5-3) $A_a = [A_a + (NS \times I_f)]$

LEVEL	OCCUPANCY	Aa	[Aa + (NS x If)]	AREA PROVIDED	RATIO
1	S-2	[92.000* + (23.000* x 0)]	= 92.000	4,825 SF	0.05 < 1 = OK!
2	B	[92.000* + (23.000* x 0)]	= 92.000	4,825 SF	0.05 < 1 = OK!

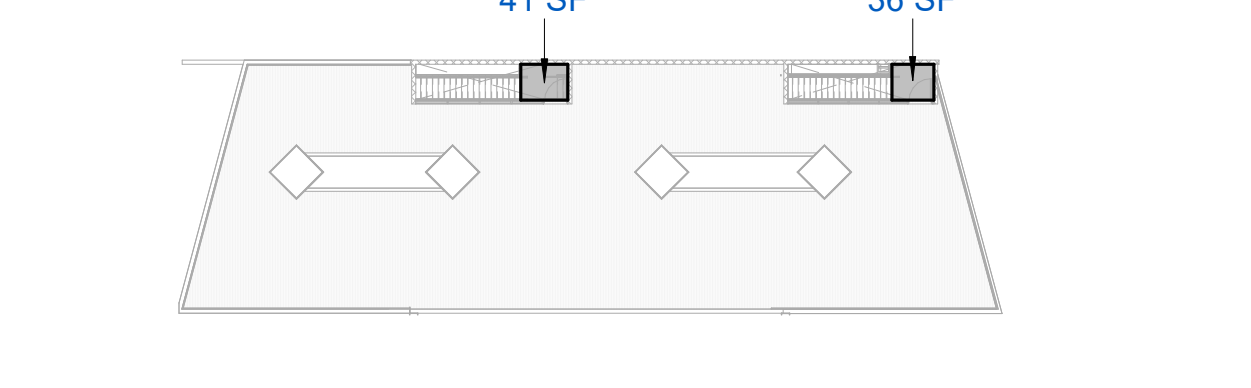
VICINITY MAP



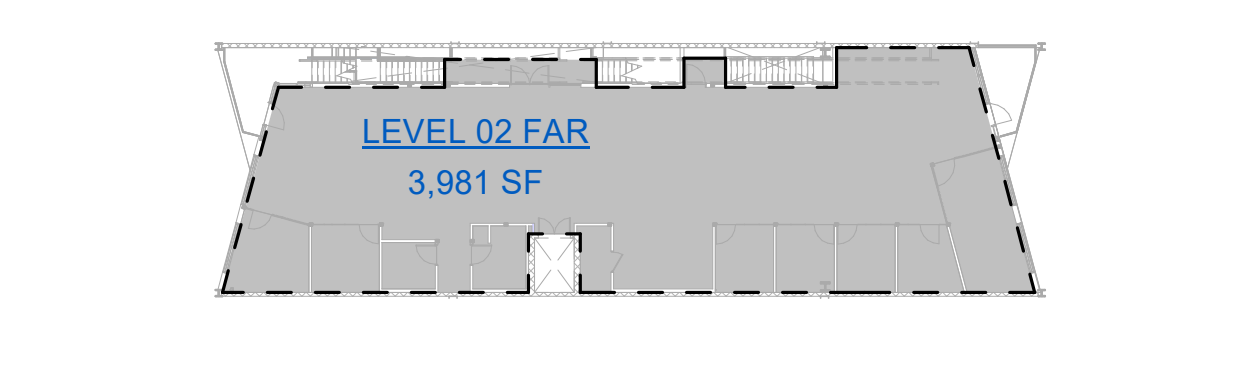
PLOT PLAN



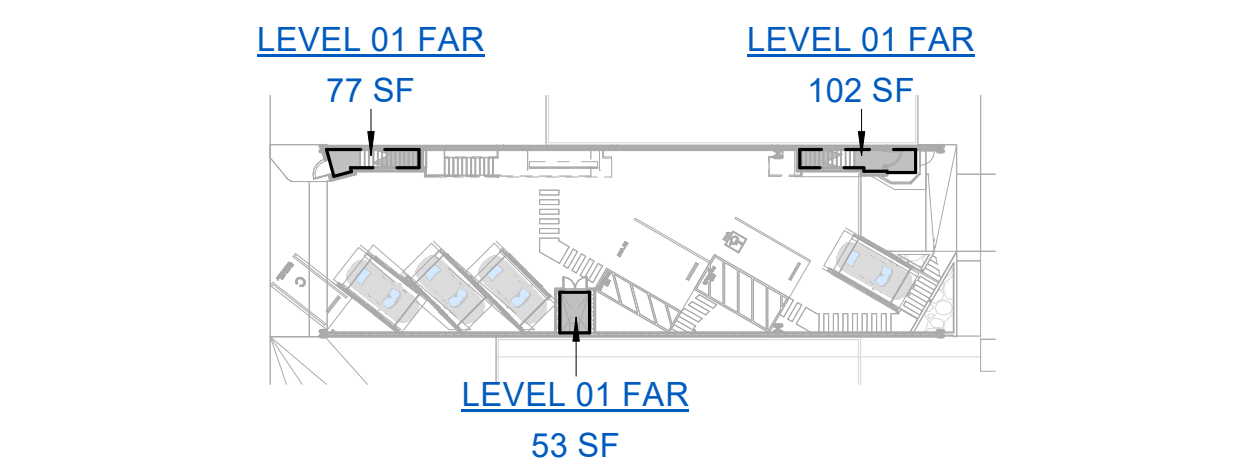
ROOF



LEVEL 02 - FAR



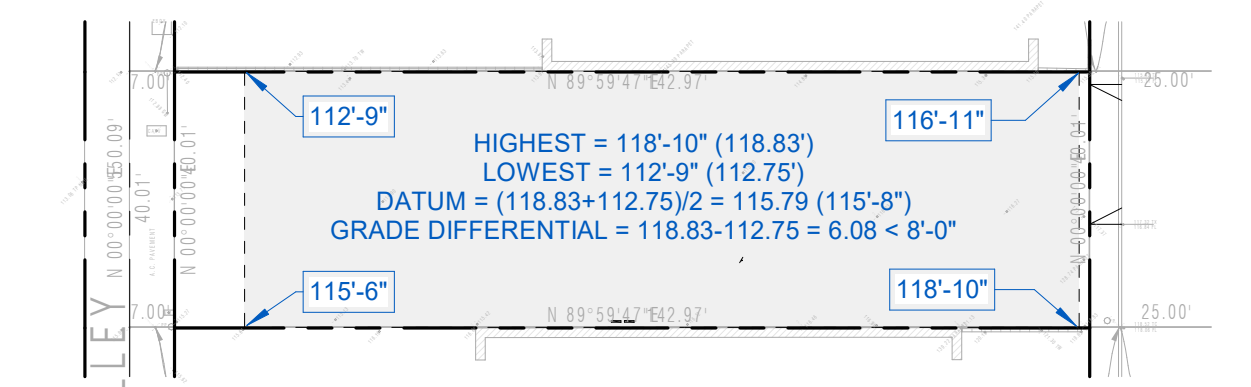
LEVEL 01 - FAR



EL SEGUNDO SMOKY HOLLOW SPECIFIC PLAN:
 FLOOR AREA (GROSS): THE AREA INCLUDED WITHIN THE SURROUNDING EXTERIOR WALLS OF A BUILDING OR PORTION THEREOF, EXCLUSIVE OF GARAGES, THE FLOOR AREA OF A BUILDING, OR PORTION THEREOF, NOT PROVIDED WITH SURROUNDING EXTERIOR WALLS SHALL BE THE USABLE AREA UNDER THE HORIZONTAL PROJECTION OF THE ROOF OR FLOOR ABOVE.

LEVEL	AREA
ROOF	77 SF
LEVEL 2	3,981 SF
LEVEL 1	231 SF
Grand total	4,290 SF

DIAGRAM - GRADING PLANE & DIFFERENTIAL (ELZC 15-1-6)



EL SEGUNDO ZONING CODE 15-1-6
 GRADE: THE ELEVATION OF THE SURFACE OF THE GROUND OF A PROPERTY. EXISTING: THE SURFACE OF THE GROUND OR PAVEMENT AT A STATED LOCATION AS IT EXISTS PRIOR TO DISTURBANCE IN PREPARATION FOR A PROJECT AT THE SITE. GRADE DIFFERENTIAL: THE DIFFERENCE IN GROUND ELEVATION BETWEEN THE GRADE PLANE AND THE LOWEST POINT OF THE FINISHED GRADE ADJACENT TO THE EXTERIOR WALLS OF THE BUILDING. A GRADE DIFFERENTIAL IS EXEMPT WHEN MEASURING THE HEIGHT OF A BUILDING OR STRUCTURE, ANY PORTION BELOW THE GRADE PLANE WHICH EXCEEDS THE MAXIMUM PERMITTED GRADE DIFFERENTIAL FOR THE ZONING DISTRICT IS INCLUDED IN CALCULATING THE VERTICAL HEIGHT OF THE BUILDING. SEE SECTION 15-2-3 OF THIS TITLE FOR EXCEPTIONS TO BUILDING HEIGHT.

ZONING INFORMATION

GENERAL PLAN:	SMOKY HOLLOW
SPECIFIC PLAN:	SMOKY HOLLOW SPECIFIC PLAN
ZONING:	SH-W (SMOKY HOLLOW WEST)
PREVIOUS USE:	SURFACE PARKING W/ 544 SF SINGLE STORY STRUCTURE (GUN SHOP AND GUN BLEUING APPROVED USES PER HISTORIC PERMITS)
PROPOSED USE:	COMMERCIAL OFFICE / R&D
OCCUPANCY CLASSIFICATION:	B (GENERAL OFFICE, R&D)
USE ZONE ADJACENT LOTS:	
NORTH:	SH-W (SMOKY HOLLOW WEST)
SOUTH:	SH-W (SMOKY HOLLOW WEST)
EAST:	SH-W (SMOKY HOLLOW WEST)
WEST:	SH-W (SMOKY HOLLOW WEST)



PROJECT LOCATION

LOT AREA	
LOT	17
TOTAL AREA	6,720 SQ. FT.

A. ALLOWABLE GROSS FLOOR AREA

BASE ALLOWABLE (0.75)	5,720 SQ. FT. X 0.75 = 4,290 SQ. FT.
AREA PROPOSED	4,290 SQ. FT. (0.75 FAR)

B. HEIGHT STANDARDS

HEIGHT - ALLOWED	35'-0" (BASE)
HEIGHT - PROVIDED	35'-0"

C. LOT STANDARDS

MINIMUM LOT AREA	5,600 SQ. FT.	5,720 SQ. FT.
MINIMUM LOT FRONTAGE	50'	40' (EXISTING NON CONFORM.)

D. BUILDING DESIGN STANDARDS

REQUIRED	PROVIDED
BUILDING ORIENTATION FRANKLIN AVENUE	N/A
BUILDING TRANSPARENCY: FRANKLIN AVENUE FRONTAGE	N/A

E. SETBACK STANDARDS

SETBACK - REQUIRED	SETBACK - PROVIDED		
NORTHERLY (SIDE)	NONE	NORTHERLY	0'-0"
SOUTHERLY (SIDE)	NONE	SOUTHERLY	0'-0"
EASTERLY (FRONT)	NONE	EASTERLY	0'-0"
WESTERLY (REAR (BY ALLEY))	MIN. 10'-0"	WESTERLY	10'-0"

F. OPEN SPACE & LANDSCAPE STANDARDS

MIN 3% OF LOT AREA	5,720 SQ. FT. X 0.03 = 172 SQ. FT. (MIN 90% OR 86SF ON LEVEL 1)
AREA PROPOSED	107 SQ. FT. (LEVEL 01) + 180 SQ. FT. (ROOF) = 287 SQ. FT. TOTAL

G. REQ. PARKING STANDARDS

RATIO	REQUIRED	PROVIDED
NEW CONSTRUCTION & CHANGE OF OCCUPANCY	2.5 / 1000 GROSS SF	11
	4,290 / 400 = 10.725	11
MAXIMUM TANDEM	85% (11 X .85 = 9 MAX)	9 MAX ALLOWED
BICYCLE PARKING	5% (11 X .05 = 1)	1
LOADING REQUIRED	BUILDING < 50,000 SQ. FT.	N/A

REQ. ACCESSIBLE PARKING

CBC 11B-208.2 - ACCESSIBLE	(1-20) = 1	1 VAN
CBC 11B-208.2.4 - VAN ACCESSIBLE	1/6	1
CGC 5.106.4.1.1 - SHORT-TERM BIKE	5%	1
CGG 5.106.4.1.2 - LONG-TERM BIKE	5%	1
CBC 11B-228.3.1.1 - VAN EV	(1-4)	1 VAN

PARKING

LEVEL	MARK	#	DESCRIPTION	COUNT
LEVEL 1	ACCESSIBLE EV VAN (8' x 18' x 8' AISLE)	1	LONG TERM	1
LEVEL 1	ACCESSIBLE VAN (8' x 18' x 8' AISLE)	1	SHORT TERM	1
LEVEL 1	COMPACT	1		
LEVEL 1	PARKING LIFTS	8		
		11		

ELECTRIC VEHICLE CHARGING STATIONS

EV CHARGING
 CGC 5.106.5.3, EXCEPTION 2: PARKING SPACES ACCESSIBLE ONLY BY AUTOMATED MECHANICAL CAR PARKING SYSTEMS ARE NOT REQUIRED TO COMPLY WITH EV CHARGING REQUIREMENTS

CGC TABLE 5.106.5.3.1: TOTAL NUMBER OF ACTUAL PARKING SPACES (10-25), NUMBER OF EVCS (EV CAPABLE PARKING SPACES PROVIDED WITH EVSE) = 0, NOTE 3: AT LEAST ONE EVSE SHALL BE PROVIDED.

CBC TABLE 11B-228.3.2.1: WHEN TOTAL NUMBER OF EVCS AT A FACILITY IS 1 TO 4, ONE VAN ACCESSIBLE EVCS IS REQUIRED TO COMPLY WITH SECTION 11B-812

PROJECT INFORMATION CONT

FIRE PROTECTION SYSTEM & LIFE SAFETY FEATURES

SPRINKLER SYSTEM
CBC 903 AUTOMATIC SPRINKLER SYSTEMS
 1. OCCUPANCY GROUP: S-2 PROPOSED: YES
 2. 903.2.10 REQUIRED: B PROPOSED: YES
 3. OCCUPANCY GROUP: B PROPOSED: YES
 4. 903.2.2 NOT REQUIRED: PROPOSED: YES

STANDPIPE SYSTEM
CBC 905 STANDPIPE SYSTEMS
 1. OCCUPANCY GROUP: B PROPOSED: YES
 2. 905.3.1 REQUIRED: PROPOSED: YES

FIRE EXTINGUISHERS
CBC 906 PORTABLE FIRE EXTINGUISHERS
 1. 906.1.1 A & B OCCUPANCY: YES
 2. TABLE 906.1 - BUILDINGS UNDER CONSTRUCTION OR DEMOLITION CFC 3315: YES
 3. 906.3.1 SIZE & TYPE OF EXTINGUISHER: YES
 4. 906.3.2: YES

FIRE ALARM SYSTEM
CBC 907 FIRE ALARM AND DETECTION SYSTEMS
 OCCUPANCY GROUP: A & B
 1. 907.2.1 GROUP A
 2. 907.2.2 GROUP B

THE OPERATION OF ANY AUTOMATIC FIRE DETECTOR, SPRINKLER WATERFLOW DEVICE OR MANUAL FIRE ALARM BOX SHALL AUTOMATICALLY SOUND AN ALERT TONE FOLLOWED BY VOICE INSTRUCTIONS GIVING APPROVED INFORMATION AND DIRECTIONS FOR A GENERAL OR STAGED EVACUATION IN ACCORDANCE WITH THE BUILDING'S FIRE ALARM AND EVACUATION PLANS.

DEFERRED APPROVAL

DEFERRED SUBMITTAL ITEMS SHALL NOT BE INSTALLED UNTIL THEIR DESIGN AND SUBMITTAL DOCUMENTS HAVE BEEN APPROVED BY THE JURISDICTION.

THE FOLLOWING ITEMS SHALL BE SUBMITTED TO THE PROJECT ARCHITECTS/ OR ENGINEER FOR REVIEW AND COORDINATION: FOLLOWING THE COMPLETION OF PROJECT ARCHITECT/ ENGINEER REVIEW AND COORDINATION, A SUBMITTAL TO THE JURISDICTION SHALL BE MADE FOR APPROVAL.

SEPARATE PERMITS

FIRE PROTECTION SPRINKLER SYSTEM:
 SPRINKLER MAINS AND FIRE DEPARTMENT CONNECTIONS.
 STANDPIPE SYSTEMS (TEMPORARY AND PERMANENT).
 FIRE SPRINKLER SYSTEMS WITH NFPA 13. ALL CONCEALED SPACES TO BE SPRINKLERED AND RISER TO BE LOCATED INSIDE BUILDING. FDC SHALL BE AT A LOCATION APPROVED BY THE LOCAL FIRE DEPARTMENT.

FIRE ALARM SYSTEMS & SMOKE DETECTORS (MANUAL AND AUTOMATIC):
 MONITORING SYSTEM FOR FIRE ALARMS AND SPRINKLERS.
 FIRE ALARM SYSTEM REQUIRES A SEPARATE PLAN REVIEW AND PERMIT FROM THE LOCAL FIRE DEPARTMENT. UNDERGROUND FIRE SERVICE: UNDERGROUND FIRE SERVICE REQUIRES A SEPARATE "UNDERGROUND FIRE SERVICE PERMIT". SHOP DRAWINGS FROM A QUALIFIED LICENSED UNDERGROUND CONTRACTOR MUST BE SUBMITTED AT TIME OF APPLICATION.

SIGN PERMIT

VEHICLE LIFTS

SPECIAL INSPECTION REQUIRED

SEE STRUCTURAL DRAWINGS

OSHA COMPLIANT PROVISIONS FOR BUILDING MAINTENANCE
 BUILDING UP TO 4 STORIES AND 48' HEIGHT, X BUILDING > 48' HEIGHT.
 OSHA 309(h)(1) EXCEPTION 2: ROOF DECKS ARE NOT REQUIRED ON BUILDINGS UP TO 4 STORIES AND 48 FEET IN HEIGHT WHEN BUILDING MAINTENANCE CAN BE ACCOMPLISHED USING EXTENSION TOOLS OR APPROVED GROUND EQUIPMENT.

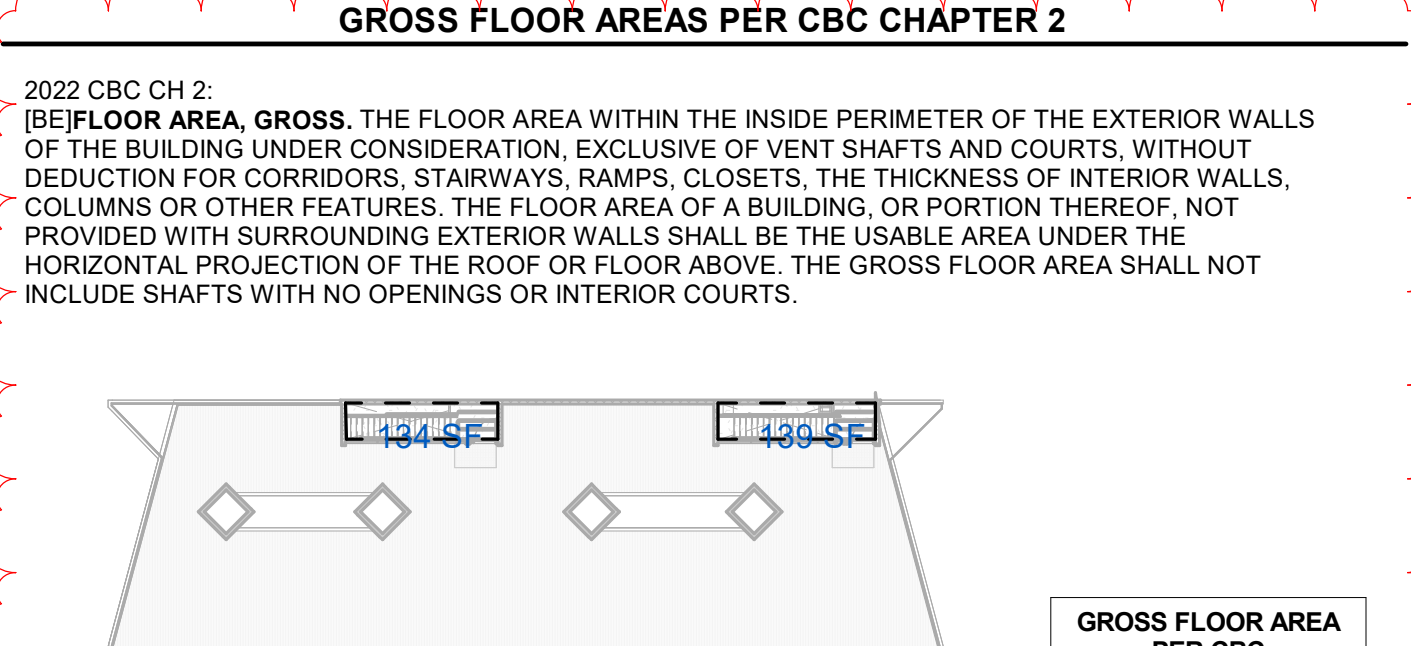
EL SEGUNDO FIRE DEPT NOTES

- FIRE SPRINKLER SYSTEM WORK IS TO BE SUBMITTED UNDER SEPARATE PERMITS AND APPROVED PRIOR TO COMMENCING WORK. (CFC § 901.2, 901.3)
- FIRE ALARM SYSTEM WORK IS TO BE SUBMITTED UNDER SEPARATE PERMITS TO AND APPROVED PRIOR TO COMMENCING WORK. (CFC § 901.2, 901.3)
- FIXED FIRE PROTECTION SYSTEM WORK MUST BE SUBMITTED UNDER A SEPARATE PERMIT. (CFC § 901.2, 901.3)
- PRIVATE UNDERGROUND FIRE MAIN WORK MUST BE SUBMITTED UNDER A SEPARATE PERMIT. (CFC § 901.2, 901.3)
- THE GENERATOR AND ABOVEGROUND DIESEL FUEL STORAGE TANK INSTALLATION AND WORK IS TO BE SUBMITTED UNDER SEPARATE PERMIT. (CFC § 105.7.7)
- EXIT DOORS TO HAVE SINGLE ACTING HARDWARE WITH NO SPECIAL KNOWLEDGE TO OPERATE. (CFC § 1010.1.9)
- EXIT SIGNS TO BE ALWAYS ILLUMINATED WITH A BACKUP POWER SOURCE. (CFC § 1013.6.3)
- EMERGENCY EVACUATION SIGNAGE TO BE SUBMITTED TO THE EL SEGUNDO FIRE DEPARTMENT FOR APPROVAL PRIOR TO INSTALLATION. (CCR 1-19 §3.09)
- FIRE EXTINGUISHERS WITH A MINIMUM RATING OF 2A:10BC ARE TO BE INSTALLED IN ALL OCCUPIED SPACES OF THE BUILDING WITH A MAXIMUM TRAVEL DISTANCE OF 75 FEET. (CCR 1-19 § 568, 569)
- BUILDING ADDRESS NUMBERS ARE TO BE A MINIMUM 8 INCHES IN HEIGHT, IN A CONTRASTING COLOR TO THE BACKGROUND, AND INSTALLED ON THE STREET AND ALLEY SIDES OF THE BUILDING. (CFC § 505.1)
- A RECESSED KNOX BOX IS TO BE INSTALLED ON THE BUILDING. A KNOX-KEY BOX SHALL BE PROVIDED AT THE EXTERIOR BUILDING ENTRY AT AN APPROVED LOCATION BY THE CITY OF EL SEGUNDO FIRE INSPECTOR. WHEN BUILDINGS MAINTENANCE SHALL BE PLACED IN THE BOX FOR FIREFIGHTER ACCESS. (CFC § 506.1)
- FOR INDUSTRIAL OCCUPANCIES, THE BUILDING ADDRESS NUMBERS ARE TO BE A MINIMUM 12 INCHES IN HEIGHT. (CFC § 505.1)
- IDENTIFY DOORS INTO ELECTRICAL CONTROL PANEL ROOMS WITH A PLAINLY VISIBLE AND LEGIBLE SIGN STATING ELECTRICAL ROOM. (CFC § 605.3.1)
- IDENTIFY DOORS INTO ROOMS CONTAINING CONTROLS FOR AIR-CONDITIONING SYSTEMS, SPRINKLER RISERS AND VALVES, OR OTHER FIRE DETECTION, SUPPRESSION OR CONTROL ELEMENTS WITH ELECTRICAL ROOMS, MECHANICAL ROOMS, AND FIRE SPRINKLER RISER ROOMS WITH A PLAINLY VISIBLE AND LEGIBLE SIGN. (CFC § 509.1)
- ALL DEMOLITION AND CONSTRUCTION ACTIVITIES ARE TO BE PERFORMED IN ACCORDANCE WITH CALIFORNIA FIRE CODE CHAPTER 33.
- WHERE TARPULINS AND SHEETING ARE USED TO BARRICADE CONSTRUCTION AREAS FROM OCCUPIED BUILDING SPACES AND TO PROVIDE FLOOR OR WALL PROTECTION IN OCCUPIED BUILDINGS THE TARPULINS AND/OR SHEETING SHALL BE FIRE RETARDANT MATERIAL. (CFC §3304.8)
- PRIOR TO CONSTRUCTION A TEMPORARY ADDRESS SIGN SHALL BE POSTED AND CLEARLY VISIBLE FROM THE STREET.
- THE PERMANENT BUILDING ADDRESS SHALL BE PROVIDED AND EITHER INTERNALLY OR EXTERNALLY LIGHTED DURING HOURS OF DARKNESS. THE ADDRESS SHALL BE CLEARLY VISIBLE FROM THE STREET FRONTING THE PROPERTY AND COMPLY WITH CALIFORNIA FIRE CODE SECTION 505.1 FOR SIZE AND COLOR.

GROSS FLOOR AREAS PER CBC CHAPTER 2

2022 CBC CH 2:
(BE)FLOOR AREA, GROSS: THE FLOOR AREA WITHIN THE INSIDE PERIMETER OF THE EXTERIOR WALLS OF THE BUILDING UNDER CONSIDERATION, EXCLUSIVE OF VENT SHAFTS AND COURTS, WITHOUT DEDUCTION FOR CORRIDORS, STAIRWAYS, RAMPS, CLOSETS, THE THICKNESS OF INTERIOR WALLS, COLUMNS OR OTHER FEATURES. THE FLOOR AREA OF A BUILDING, OR PORTION THEREOF, NOT PROVIDED WITH SURROUNDING EXTERIOR WALLS SHALL BE THE USABLE AREA UNDER THE HORIZONTAL PROJECTION OF THE ROOF OR FLOOR ABOVE. THE GROSS FLOOR AREA SHALL NOT INCLUDE SHAFTS WITH NO OPENINGS OR INTERIOR COURTS.

LEVEL	MARK	#	DESCRIPTION	COUNT
LEVEL 1	ACCESSIBLE EV VAN (8' x 18' x 8' AISLE)	1	LONG TERM	1
LEVEL 1	ACCESSIBLE VAN (8' x 18' x 8' AISLE)	1	SHORT TERM	1
LEVEL 1	COMPACT	1		
LEVEL 1	PARKING LIFTS	8		
		11		



GROSS FLOOR AREA PER CBC

LEVEL	AREA
ROOF	134 SF
ROOF	139 SF
LEVEL 2	4,825 SF
LEVEL 1	4,825 SF
	9,923 SF

5) ROOF 1" = 30'-0"

4) LEVEL 02 1" = 30'-0"

3) GROSS AREA - LEVEL 01 1" = 30'-0"

PROJECT INFORMATION

PROJECT ADDRESS:	117 LOMITA STREET EL SEGUNDO CA 90245
APN:	4135-020-013
LOT:	17
LOT AREA:	5,720 SF
LEGAL DESCRIPTION:	EL SEGUNDO LOT 17 BLK 4
ZONING:	SH-W (SMOKY HOLLOW WEST)
PREVIOUS USE:	SURFACE PARKING & GUN SHOP/GUN BLEUING PER RECORDS SEARCH
PROPOSED USE:	OFFICE / R&D
CHANGE OF USE:	YES
TYPE OF BUILDING:	LOW RISE
TYPE OF CONSTRUCTION:	TYPE I-B
HEIGHT IN FEET:	35'-0"
NUMBER OF LEVELS:	2 WITH OCCUPIED ROOF DECK PER CBC 503.1.4
NUMBER OF SUB-LEVELS:	0
HEIGHT TO OCCUPIED ROOF LEVEL:	35'-0"
HEIGHT TO TOP OF PENTHOUSE:	47'-8"
NUMBER OF PARKING SPACES:	11

PROJECT DESCRIPTION

THE CURRENT LOT IS A VERY NARROW MOSTLY VACANT SURFACE PARKING WITH A VERY SMALL 544 SF SINGLE STORY STRUCTURE AT THE SOUTHEAST CORNER. THE REDEVELOPMENT WILL INCLUDE A NEW 2-STORY STRUCTURE WITH THE FIRST FLOOR RESERVED EXCLUSIVELY FOR PARKING AND A VEHICULAR CONNECTION BETWEEN LOMITA AND THE ALLEY. THE 2ND STORY WILL BE GENERAL OFFICE/R&D USE FOR A SINGLE TENANT WITH LARGE BALCONIES ON THE WEST AND EAST SIDES FACING LOMITA AND THE ALLEY AND SEVERAL SKYLIGHTS AND THE ROOF WILL BE AN OCCUPIED ROOF DECK FOR THE TENANT ON LEVEL 2.

CODE SUMMARY

OCCUPANCY (304.1)	LEVEL 1: S-2 OCCUPANCY OPEN PARKING GARAGE	LEVEL 2: B OCCUPANCY GENERAL OFFICE	ROOF: A-3 OCCUPANCY ROOFTOP DECK
TYPE OF CONSTRUCTION (602.2)	TYPE I-B	TYPE I-B	TYPE I-B
ALLOWABLE AREA (506.2)	LEVEL 1: S-2 = 78,000 SF	LEVEL 2: B = 69,000 SF	ROOF: A-3 =

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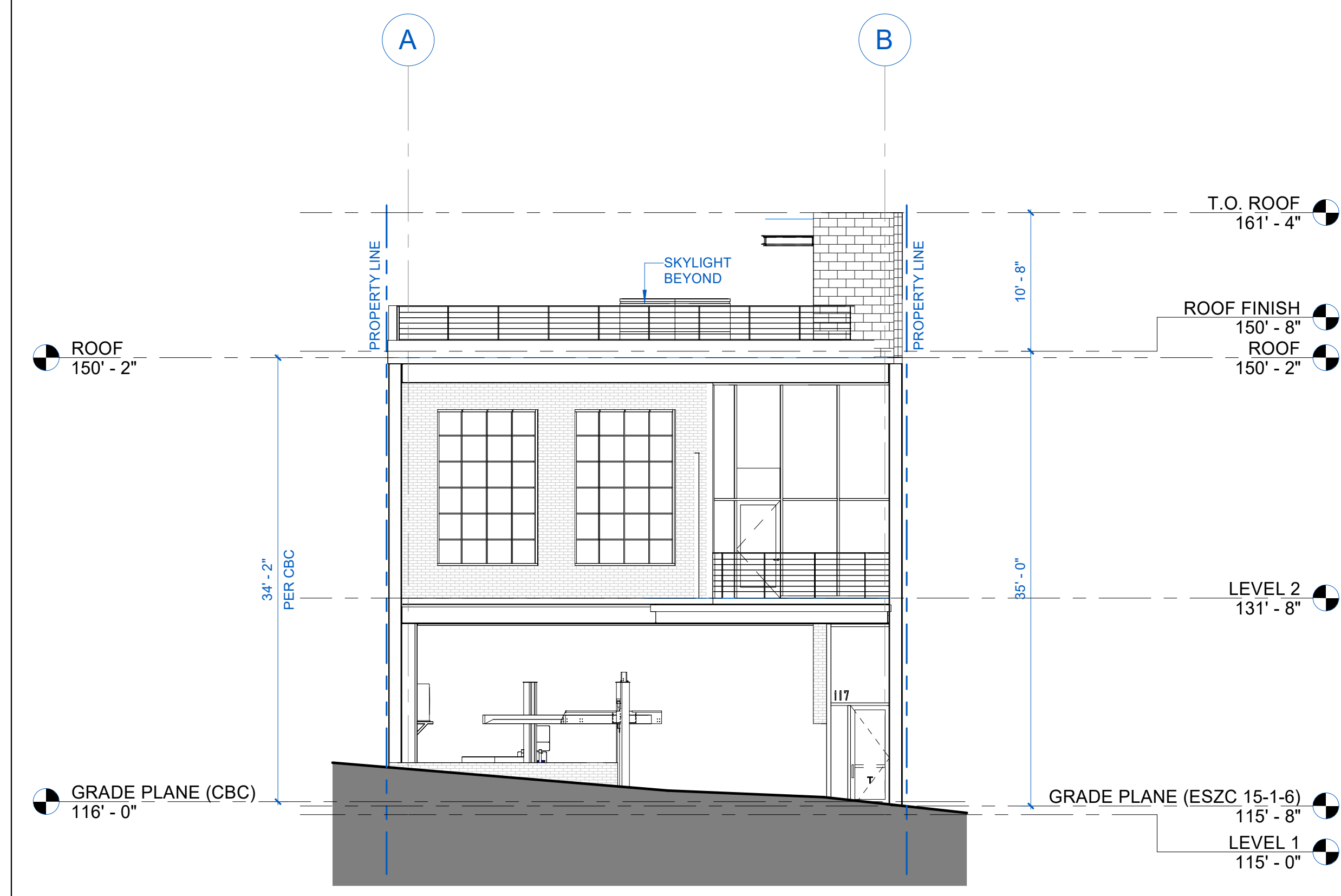
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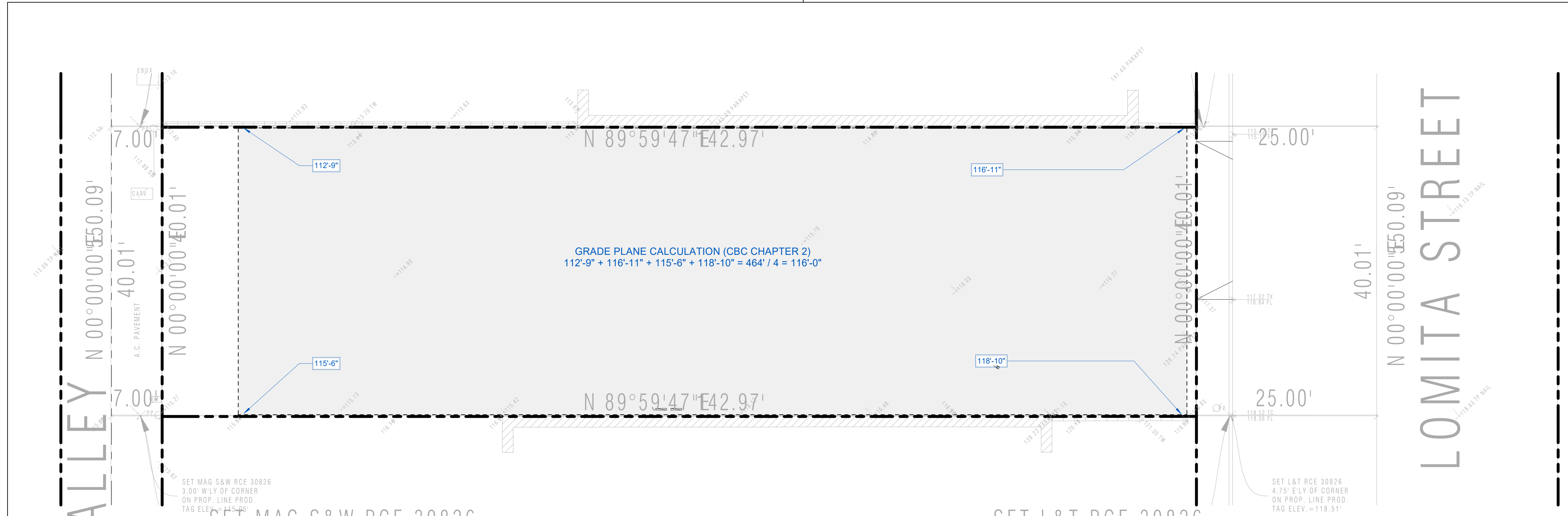
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Contact: Charles F. Loy



3 DIAGRAM - GRADE PLANE HEIGHT
1/8" = 1'-0"



2 DIAGRAM - GRADE PLANE (CBC CHAPTER 2)
1/8" = 1'-0"



1 PLOT PLAN
1/8" = 1'-0"

117 LOMITA STREET
EL SEGUNDO,
CA 90245
REF. PLAN CHECK #:
COM-25-159

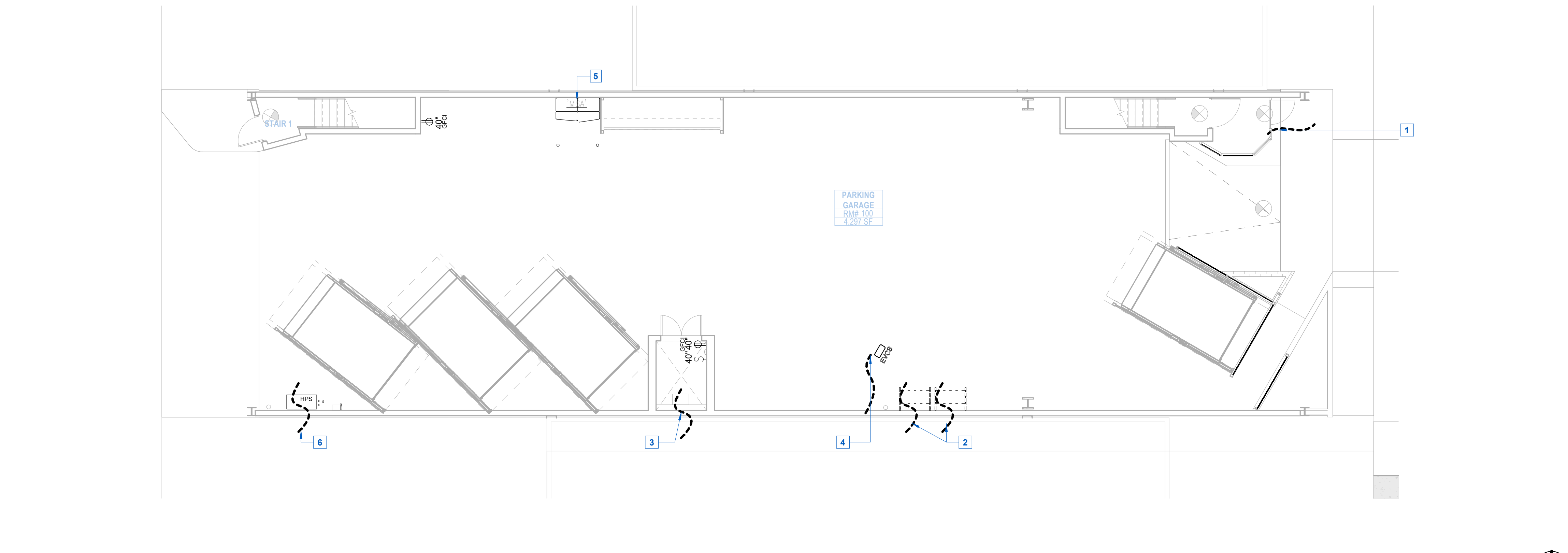


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ISSUE DATE: AUG 13, 2025
PROJ #: 22.021
TIME STAMP: 8/18/2025 5:05:16 PM
FILE: Address: 117 LOMITA STREET, EL SEGUNDO, CA 90245

REVISIONS

#	DATE	ISSUE
0	MAY 9, 2025	ISSUED FOR PLAN CHECK

SHEET TITLE:
**PLOT PLAN,
ANG., HEIGHT
DIAGRAM**



3 POWER & COMMUNICATION - LEVEL 01
1/8" = 1'-0"

KEYNOTES - POWER, COMM. AND DATA

- 1 DASHED LINE DENOTES POWER FOR ILLUMINATED SIGNAGE, SEE BLDG ELEVATION, S.E.D
- 2 CONDUIT FOR FUTURE CONDENSER POWER, TYP, S.E.D
- 3 POWER FOR LIFT, S.E.D
- 4 POWER FOR CHARGING STATION, S.E.D.
- 5 SCE EQUIPMENT
- 6 DASHED LINE DENOTES POWER FOR CAR LIFTS, S.E.D

NOTES GENERAL - POWER

- A. **WALK THROUGH:** A WALK THROUGH WITH THE OWNER AND THE ARCHITECT SHALL BE SCHEDULED BY THE CONTRACTOR UPON COMPLETION OF THE INSTALLATION OF ALL ELECTRICAL BOXES AND FIXTURE HOUSING PRIOR TO WIRING AND DRYWALL CLOSE-IN TO REVIEW LOCATIONS OF ALL THERMOSTATS, PHONE, DATA, POWER, LIGHTING AND ELECTRICAL FIXTURES. VERIFY WITH THE OWNER AND THE ARCHITECT TO INSTALLATION THE LOCATION OF REMOTE POWER PANELS, DISCONNECT SWITCHES, SPECIAL PANELS, THERMOSTATS, SWITCHES, ALARMS OR ANY DEVICE EXPOSED TO VIEW AND NOT SHOWN ON THE DRAWINGS.
- B. **MEP:** REFER TO MECHANICAL AND ELECTRICAL DRAWINGS FOR ADDITIONAL NOTES AND INFORMATION. NOTIFY THE ARCHITECT OF ANY CONFLICTS WITH DESIGN INTENT, PRIOR TO CONSTRUCTION.
- C. **COVER PLATES:** SHALL BE ONE PIECE TYPE, UNLESS OTHERWISE NOTED.
- D. VERIFY ALL EQUIPMENT MOUNTING REQUIREMENTS, AND POWER SPECIFICATIONS INCLUDING ALL NECESSARY BACK BOARDS, ELECTRICAL OUTLETS, CONDUIT, ET CETERA, AS REQUIRED BY OWNERS' TELEPHONE COMPANY, PRIOR TO INSTALLATION OF POWER AND COMMUNICATIONS UTILITIES.
- E. **ELECTRICAL RECEPTACLES:** TO BE INSTALLED IN ACCORDANCE WITH THE CALIFORNIA ELECTRICAL CODE. CONTACT THE ARCHITECT IF CONFLICT EXISTS PRIOR TO INSTALLATION. STANDARD WALL OUTLETS SHALL BE INSTALLED VERTICALLY, U.O.N. CONTRACTOR IS RESPONSIBLE FOR ADDITIONAL OUTLETS REQUIRED BY CODE. CONTACT ARCHITECT FOR LOCATIONS PRIOR TO INSTALLATION.
- F. **DEDICATED CIRCUITS:** CONTRACTOR TO DETERMINE WHICH EQUIPMENT REQUIRES SOLE DEDICATION OF A CIRCUIT AND INSTALL SUCH CIRCUIT.
- G. ALL ELECTRICAL SYSTEMS, DEVICES AND RELATED ITEMS SHALL BE TESTED, REPLACE ANY AND ALL DEFECTIVE DEVICES, ITEMS OR SYSTEMS BEFORE COMPLETION OF THE PROJECT.
- H. DEVICES ON THE OPPOSITE SIDES OF COMMON WALLS SHALL BE LOCATED IN SEPARATE STUD CAVITIES. NO BACK-TO-BACK DEVICES. WHERE SPECIFIC DIMENSIONS CONTRADICT THIS NOTE, THE GENERAL CONTRACTOR SHALL RELOCATE ONE OUTLET TO THE OPPOSITE SIDE OF THE STUD NEAREST THAT DIMENSION.
- I. **CIRCUIT CONTROLS FOR 120 VOLT RECEPTACLES,** IN ALL BUILDINGS, BOTH CONTROLLED AND UNCONTROLLED 120 VOLT RECEPTACLES SHALL BE PROVIDED IN EACH PRIVATE OFFICE, OPEN OFFICE AREA, RECEPTION LOBBY, CONFERENCE ROOM, KITCHENETTE IN OFFICE SPACES, AND COPY ROOM. (CEC 130.5(d)).

ELECTRICAL FIXTURE SCHEDULE

SYMBOL	DESCRIPTION
AV	RECESSED WALL MOUNTED AUDIO / VIDEO BOX. TO INCLUDE (1) DATA, (2) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION. MOUNTING HEIGHT INDICATED IN INTERIOR ELEVATIONS.
FD	FLOOR POKE THRU DEVICE. COORDINATE LOCATION WITH FURNITURE LAYOUT. DASHED LINE DENOTES CONDUIT RUN. TYP REQUIREMENTS: (1) DATA, (8) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION TO TV, S.E.D.
GFCI	EXTERIOR WATERPROOF GFI PROTECTED WALL MOUNTED DUPLEX RECEPTACLE. SUBSCRIPT INDICATES MOUNTING HEIGHT TO CENTER OF PLATE A.F.F.
0" USB GFCI	WALL MOUNTED DUPLEX RECEPTACLE, USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM; MAX 40" A.F.F. TO TOP OVER COUNTER
0" USB GFCI	WALL MOUNTED QUAD RECEPTACLE, USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM; MAX 40" A.F.F. TO TOP OVER COUNTER
▽	DATA SIMPLEX OUTLET. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO CENTER OF PLATE A.F.F.
S	LIGHT SWITCH. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO TOP OF PLATE A.F.F. ALIGN ON CENTER WITH ADJACENT ELECTRICAL DEVICES
WAP	CEILING MOUNTED WIRELESS ACCESS POINT

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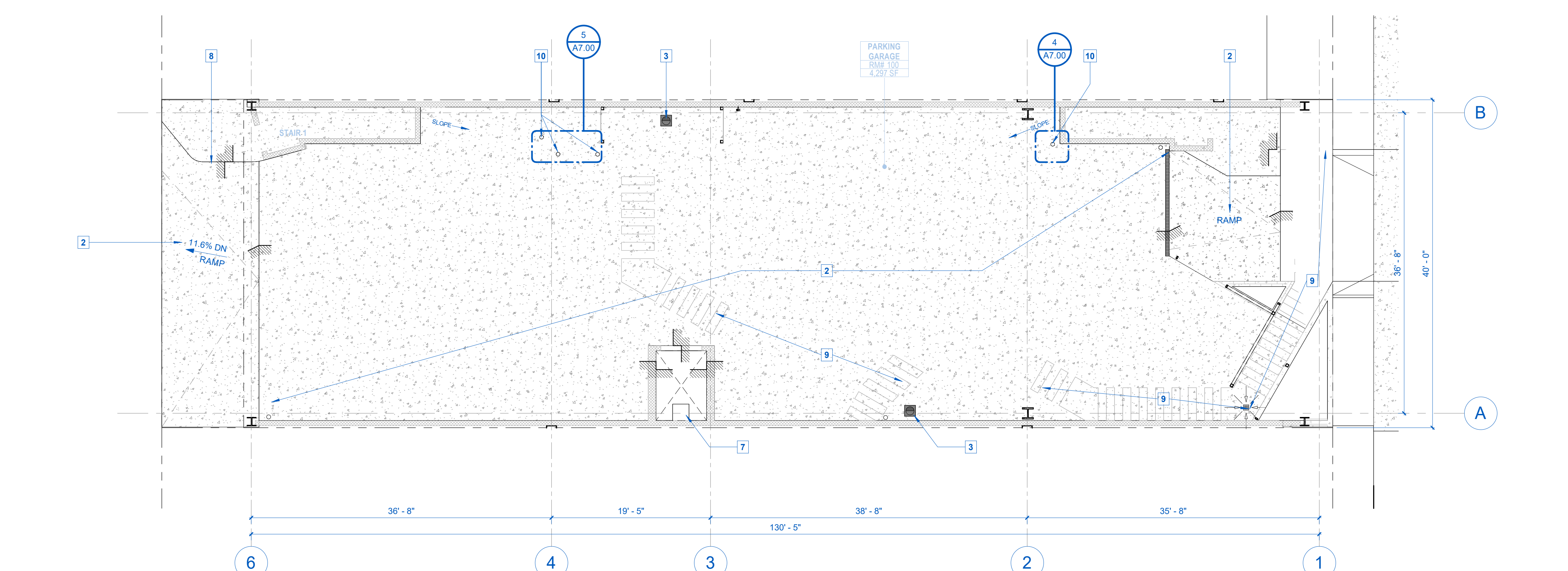
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2 SLAB PLAN - LEVEL 01
1/8" = 1'-0"

KEYNOTES - SLAB PLAN

- 1 DASHED LINE DENOTES WATER STOP SEE DETAIL
- 2 COORDINATE SLOPES WITH CIVIL, S.C.D.
- 3 FLOOR SINK, S.M.D., S.P.D
- 4 CONCRETE CURB AT BASE OF WALL. EXTEND CURB MIN 12" BEYOND EDGE OF BALCONY, SEE EXTERIOR WALL DETAILS
- 5 CONCRETE CURB, HEIGHT VARIES AT STOREFRONT AND DOOR, COORDINATE WITH HEIGHT OF ROOF FINISH, SEE DETAILS, S.S.D.
- 6 CONCRETE CURB, COORDINATE WITH SIZE OF SKYLIGHT, S.S.D.
- 7 ELEVATOR PIT
- 8 PEDESTRIAN CURB, DO NOT OBSTRUCT MINIMUM DRIVE AISLE, SEE OVERALL PLAN, S.C.D.
- 9 MAX 2% SLOPE AT ACCESSIBLE PATH TO ACCESSIBLE VEHICLES, SEE SITE PLAN, S.C.D.
- 10 BOLLARD, SEE DETAILS

LEGEND - SLAB PLAN

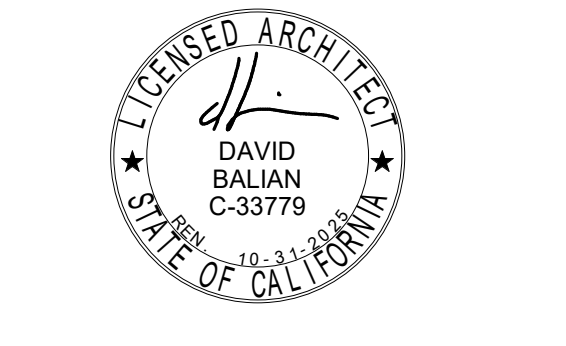
NOTE: GC TO COORDINATE WITH PARTITION SCHEDULES FOR WALL & CURB THICKNESS ALL CURBS ARE 6" HIGH UNLESS OTHERWISE NOTED

SYMBOL	DESCRIPTION
HIGH PLANE / LOW PLANE	CHANGE IN PLANE OF SLAB, HEIGHT AS NOTED, S.S.D.
[Symbol]	CONCRETE CURB. SEE PARTITION SCHEDULE FOR DIMENSIONS UNLESS NOTED OTHERWISE, S.S.D.
[Symbol]	CHANNEL SLAB DEPRESSION, DEPTH AS NOTED, S.S.D.
BOTTOM OF RAMP / TOP OF RAMP	CHANGE IN SLOPE AT TOP AND BOTTOM OF RAMP. SEE STRUCTURAL DRAWINGS
[Symbol]	SLAB DEPRESSION, SEE STRUCTURAL DRAWINGS
XX'-X"	FINISH ELEVATION
1/4" / 1'-0"	SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4":12" U.O.N.
F.O.C.	FACE OF CONCRETE / BLOCK
F.O.S.	FACE OF STUD / STRUCTURE

LEGEND - FLOOR FINISH

POLISHED CONCRETE	
PC-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: CONCRETE FLOOR SYSTEM LLC STYLE / MODEL: POLISHED CONCRETE COLOR / FINISH: PANTHEON GUARDEON AND BURNISH WITH 800 GRIT NOTES: DENSIFY WITH PANTHEON PANTHIFIER COEFFICIENT OF FRICTION (ASTM C1028) 0.86 DRY; 0.69 WET
EXTERIOR WOOD CEILING FINISH	
WD-1	LOCATION: SEE REFLECTED CEILING PLANS MANUFACTURER: TREX STYLE / MODEL: TRANSCEND COLOR / FINISH: HAVANA GOLD NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84, INDEX 70 SHALL MEET REQUIREMENTS IN CBC 2612
EXTERIOR WOOD PAVERS ON PEDESTALS	
WD-1	ROOF. SEE FLOOR PLANS MANUFACTURER: TIMBERTECH STYLE / MODEL: PRIME COLOR / FINISH: COCONUT HUSK NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84
DECK COATING	
PED-1	LOCATION: LEVEL 2 DECK MANUFACTURER: SIPLAST STYLE / MODEL: REINFORCED TERAPRO PMMA COLOR / FINISH: GREY NOTES: 1. PRO FLEECE REINFORCED 2. PRO NATURAL BEADS OR QUARTZ FOR SLIP RESISTANCE
CERAMIC TILE 093013	
CT-1	LOCATION: RESTROOMS MANUFACTURER: ARIZONA TILE STYLE / MODEL: ARDESIA BLACK, KONKRETE CENERE (R11) COLOR / FINISH: 24X48 NOTES:
TILE GROUT 093013	
CT-1	LOCATION: BATHROOM TILE MANUFACTURER: LATICRETE STYLE / MODEL: PERMACOLOR SELECT CEMENT GROUT COLOR / FINISH: TRD BY OWNER NOTES: 1. USE 4XLT THIN SET
RESILIENT VINYL BASE 4" 096513	
RB-1	LOCATION: THROUGHOUT, SEE INTERIOR ELEVATIONS MANUFACTURER: JOHNSONITE STYLE / MODEL: CBT-40-4 COLOR / FINISH: 40 BLACK NOTES: 3/8" THICKNESS TOELESS
CARPET TILE	
CPT-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: SHAW CONTRACT GROUP STYLE / MODEL: SEA TILE G417Z, WITH ECOLOGIX CUSHION BACKER COLOR / FINISH: METRO 72530 NOTES: 24"x24"x1/4" THICK, INSTALL METHOD: MONOLITHIC ADHESIVE VOC LIMIT: 50 g/L
[Symbol]	TRANSITION SYMBOL
[Symbol]	EDGE OF FINISH

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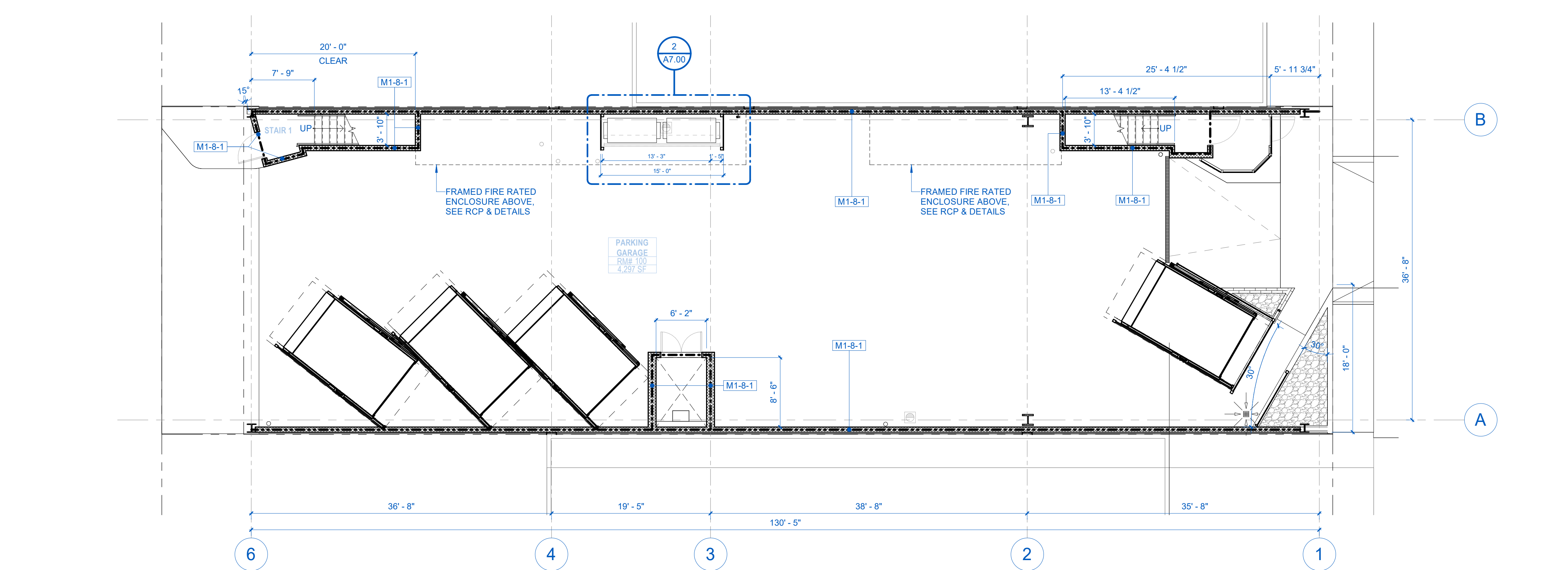


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ISSUE FOR INFORMATIONAL PURPOSES ONLY

#	DATE	ISSUE
0	MAY 9, 2025	ISSUED FOR PLAN CHECK



1 SETOUT PLAN - LEVEL 01
1/8" = 1'-0"

LEGEND - WALL TYPE

NOT ALL MAY BE USED

NON STRUCTURAL PARTITION	[Symbol]
STOREFRONT SYSTEM, SEE STOREFRONT SCHED.	[Symbol]
1-HOUR FIRE RATING	[Symbol]
2-HOUR FIRE RATING	[Symbol]
CMU WALL, S.S.D.	[Symbol]
FENCE	[Symbol]

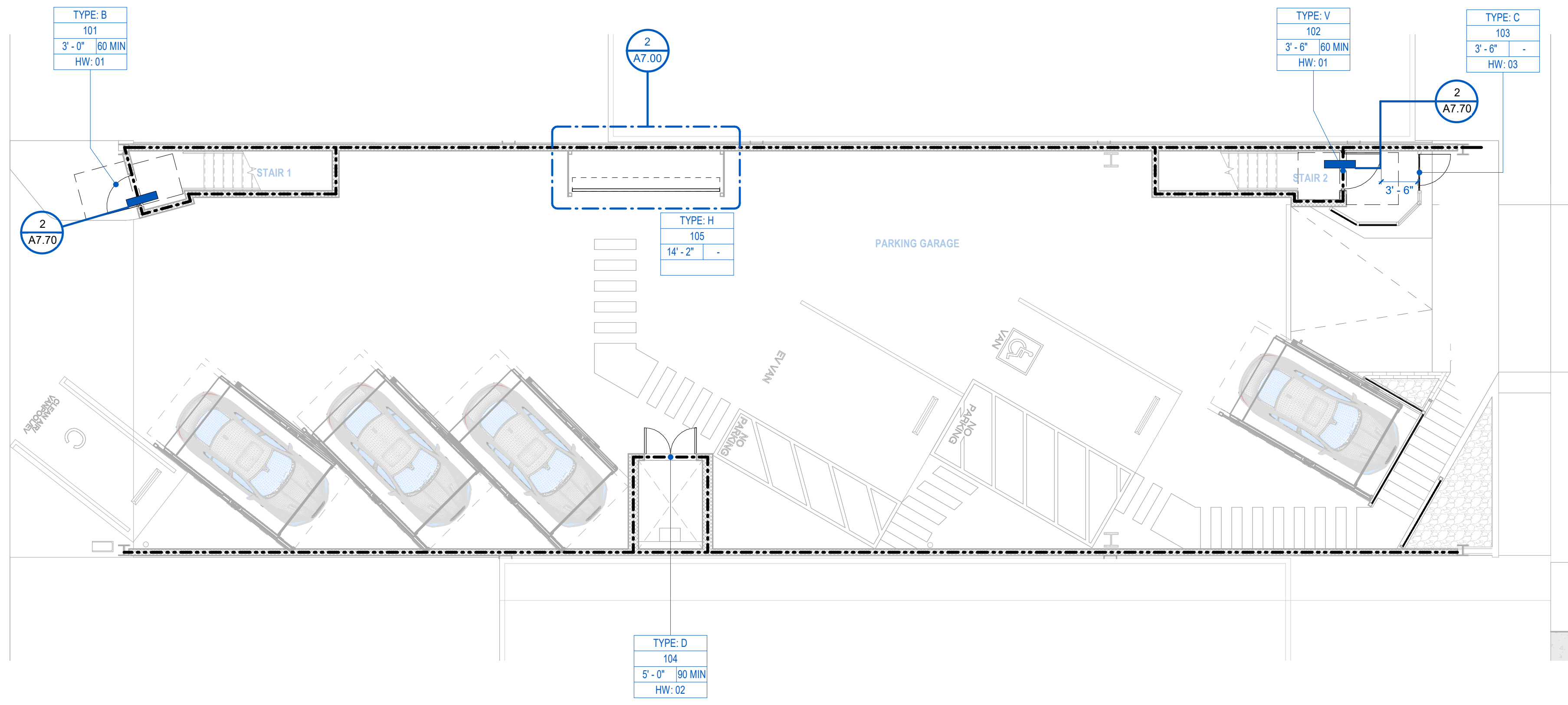
ASSEMBLY TYPE
STUD SIZE
FIRE RATING
ASSEMBLY TYPE VARIATION
PARTITION WALL OR FURRING TYPE

P = PARTITION, F = FURRING, S = SHAFTE WALL, C = CHASE WALL, M = MASONRY
[SEE A8.00]

SHEET TITLE:
**LEVEL 01 -
SLAB PLAN,
SET OUT PLAN
& POWER,
COMM, DATA**

IF THIS SHEET IS NOT 30"x42" IT IS A REDUCED PRINT

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A2.01B
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DOOR HARDWARE GROUPS

- HW-01 - EXTERIOR EGRESS AT GRADE - SOLID SINGLE DOOR - FIRE RATED**
 LEVER AND ENTRY LOCKSET
 KEY CYLINDER WITH COVER CAP
 PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
 VISION PANE, MAX 100 SQ. IN.
 VANDAL RESISTANT HINGES WITH NON-REMOVABLE PIN SET SCREW
 SURFACE MOUNTED CLOSER
 FIRE RATED ACCESSIBLE THRESHOLD
 WEATHER SEALS AT HEAD AND JAMBS
 DOOR SWEEP
 DOME STOP
 KICK PLATE
- HW-02 - MATERIAL LIFT - SOLID DBL. DOOR - FIRE RATED**
 LEVER AND ENTRY LOCKSET
 VANDAL RESISTANT HINGES WITH NON-REMOVABLE PIN SET SCREW
 FIRE RATED THRESHOLD
 WEATHER SEALS AT HEAD AND JAMBS
 DOOR SWEEPS
 DOME STOPS
 KICK PLATES
 ASTRAGAL
 OVERHEAD STRIKE
 COORDINATOR
- HW-03 - EXTERIOR EGRESS - STOREFRONT OR SOLID SINGLE DOOR**
 LEVER AND ENTRY LOCKSET
 PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
 VISION PANE (MAX 100 SQ. IN. AT FIRE RATED DOORS)
 HEAVY DUTY BALL BEARING HINGES
 SURFACE MOUNTED CLOSER, PARALLEL ARM
 ACCESSIBLE THRESHOLD
 WEATHER SEALS AT HEAD AND JAMBS
 DOOR SWEEP
 DOME STOP
 KICK PLATE
- HW-04 - INTERIOR EGRESS - STOREFRONT DOUBLE DOOR**
 LEVER AND ENTRY LOCKSET
 PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
 HEAVY DUTY BALL BEARING HINGES
 SURFACE MOUNTED CLOSERS
 ACCESSIBLE THRESHOLD
 ACOUSTIC SEALS AT HEAD AND JAMBS
 DOOR SWEEP
 DOME STOP
 KICK PLATE
 OVERHEAD STRIKE
 ASTRAGAL
 COORDINATOR
- HW-05 - INTERIOR EGRESS - SOLID DOOR - FIRE RATED**
 LEVER AND ENTRY LOCKSET
 PANIC HARDWARE
 VISION PANE
 SURFACE MOUNTED CLOSER, PARALLEL ARM
 HEAVY DUTY BALL BEARING HINGES
 FIRE RATED ACCESSIBLE THRESHOLD
 DOOR SWEEP
 DOME STOP
 KICK PLATE
- HW-06 - UTILITY ROOM - SOLID SINGLE DOOR**
 LEVER AND STORAGE LOCKSET
 SURFACE MOUNTED CLOSER
 HEAVY DUTY BALL BEARING HINGES
 WALL BUMPER
 ACOUSTIC SEALS AT HEAD AND JAMBS
 PANIC HARDWARE (REQ'D AT ELEC ROOMS WITH EQUIPMENT RATED 800-AMPERES OR MORE AND OVER 8 FEET WIDE, AND THAT CONTAIN OVERCURRENT, SWITCHING OR CONTROL DEVICES)
- HW-07 - PRIVACY - SOLID SINGLE DOOR**
 LEVER AND PRIVACY LOCKSET, WITH EXTERIOR OCCUPANCY INDICATOR
 SURFACE MOUNTED CLOSER
 HEAVY DUTY BALL BEARING HINGES
 WALL BUMPER
 ACOUSTIC SEALS AT HEAD AND JAMBS
- HW-08 - INTERIOR MEETING ROOM (C-50 OCC) - STOREFRONT SINGLE DOOR**
 LEVER AND PASSAGE LOCKSET
 SURFACE MOUNTED CLOSER
 HEAVY DUTY BALL BEARING HINGES
 WALL BUMPER
 ACOUSTIC SEALS AT HEAD AND JAMBS
- HW-09 - INTERIOR OFFICE - STOREFRONT SINGLE DOOR**
 LEVER AND OFFICE LOCKSET
 SURFACE MOUNTED CLOSER, PARALLEL ARM
 HEAVY DUTY BALL BEARING HINGES
 WALL BUMPER
 ACOUSTIC SEALS AT HEAD AND JAMBS

DOOR SCHEDULE

DOOR NO.	ROOM NAME	DOOR				HARDWARE GROUP	FIRE RATING
		TYPE	WIDTH	HEIGHT	MATERIAL		
LEVEL 1							
101	STAIR 1	B	3'-0"	7'-0"	MTL	01	60 MIN
102	STAIR 2	V	3'-6"	7'-0"	01	01	60 MIN
103	LOBBY	C	3'-6"	8'-1"	STR.GL	03	-
104	MATERIAL LIFT	D	5'-0"	8'-0"	MTL	02	90 MIN
105	PARKING GARAGE	H	14'-2"	7'-0"	MTL	-	-
LEVEL 2							
200A	STAIR 1	D	6'-0"	7'-6"	MTL	04	60 MIN
200B	B	B	3'-0"	7'-6"	MTL	05	60 MIN
201	CONFERENCE	F	3'-6"	7'-0"	STR.GL	08	-
202	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
203	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
204	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
205	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
207	ELEC / IT ROOM	A	3'-0"	7'-6"	SC.WD	06	-
208	MATERIAL LIFT	D	5'-0"	8'-0"	MTL	02	90 MIN
209	RESTROOM	A	3'-0"	7'-6"	SC.WD	07	-
210	RESTROOM	A	3'-0"	7'-6"	SC.WD	07	-
211	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
212	OFFICE	F	3'-0"	7'-0"	STR.GL	09	-
213	BALCONY - WEST	C	3'-6"	7'-6"	STR.GL	03	-
214	BALCONY - EAST	C	3'-6"	7'-6"	STR.GL	03	-
ROOF							
301	ROOF TERRACE	B	3'-6"	8'-0"	03	03	60 MIN
302	ROOF TERRACE	B	3'-6"	8'-0"	MTL	03	60 MIN

DOOR ABBREVIATIONS

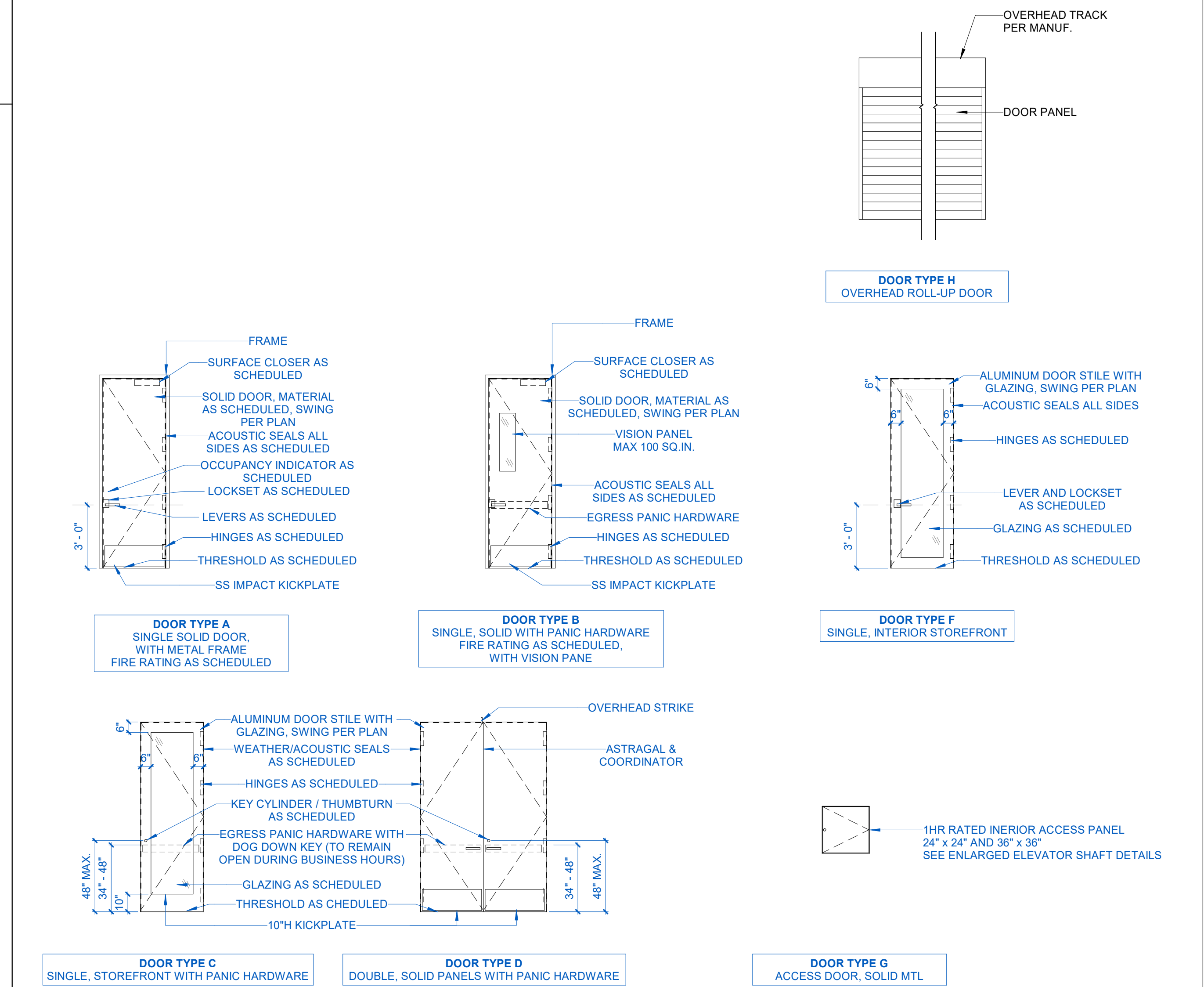
- NOT ALL MAY BE USED
- ALUM - ALUMINUM
 - CLA - CLEAR ANODIZED ALUMINUM
 - FF - FACTORY FINISH
 - FLD - FOLDING DOOR
 - GL - GLAZING/GLASS
 - HM - HOLLOW METAL
 - HC - HOLLOW CORE
 - HR - HOUR
 - MIN - MINUTE
 - MG - METAL GRILL
 - MTL - METAL
 - MFR - MANUFACTURER
 - PT - PAINT
 - RUD - ROLL UP DOOR
 - S - STAINED
 - STL - STEEL
 - SS - STAINLESS STEEL
 - STR - STOREFRONT SYSTEM
 - SC - SOLID CORE
 - SG - STAIN GRADE
 - WD - WOOD
 - WW - WINDOW WALL ELEMENT
 - INDICATES NO WORK OR NOT APPLICABLE

NOTES

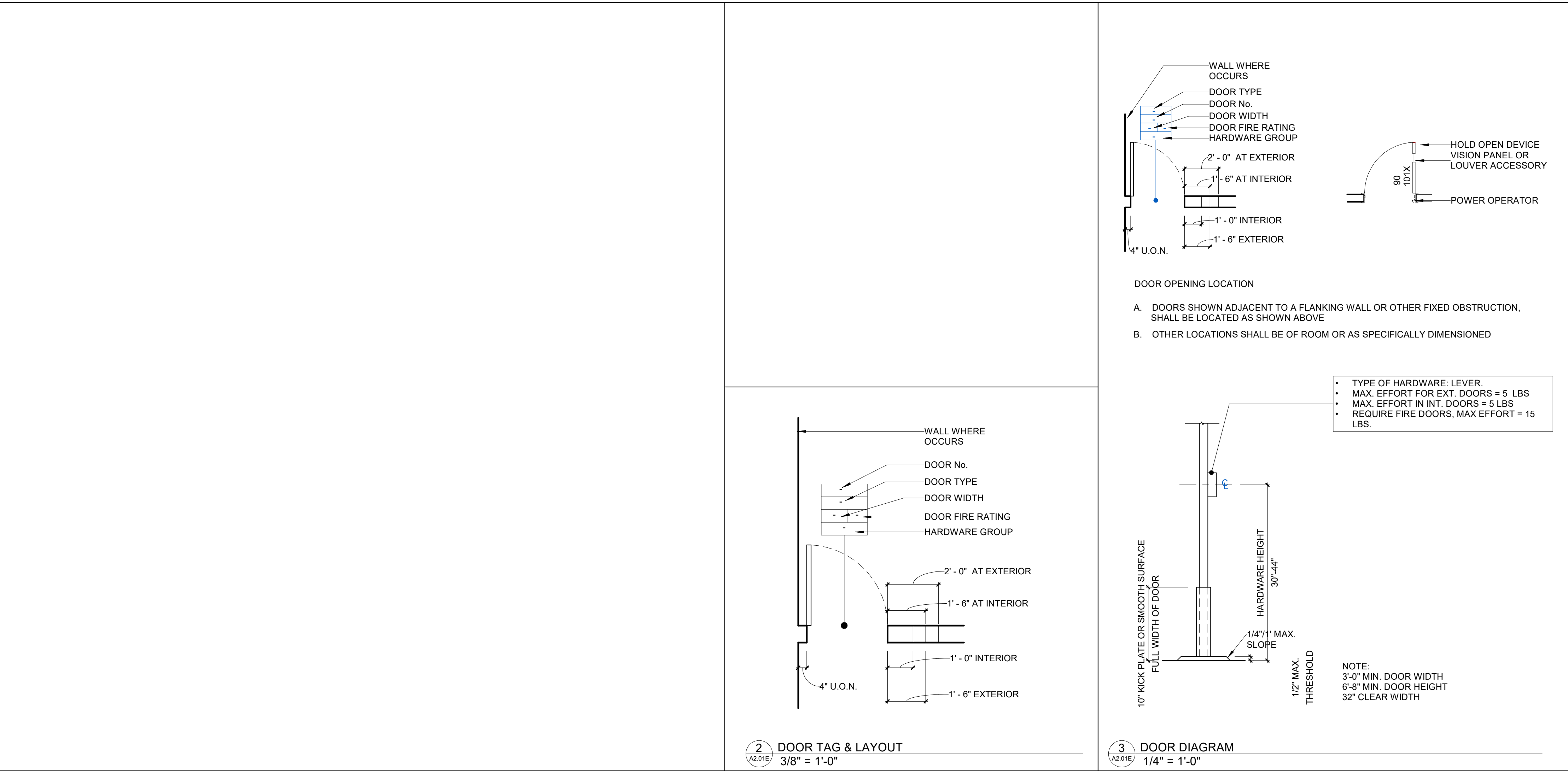
- ALL RATED DOOR ASSEMBLIES SHALL BE SELF- OR AUTOMATIC CLOSING, CBC 716.5.9
- RATED DOORS CANNOT BE FREE-SWINGING AND SHALL BE PROVIDED WITH A LATCH, CBC 716.5.9.1
- C RATED DOORS SHALL ALSO MEET REQUIREMENTS FOR SMOKE/DRAFT CONTROL ASSEMBLIES, CBC 716.5.3.1, 710.5.2.2
- ELECTROMAGNETICALLY LOCKED EGRESS DOORS:
 - HARDWARE SHALL BE LISTED IN ACCORDANCE WITH UL 294 FOR THE INTENDED USE AND INCORPORATE A BUILT-IN SWITCH.
 - THE HARDWARE SHALL HAVE AN OBVIOUS METHOD OF OPERATION AND BE CAPABLE OF BEING OPERATED WITH ONE HAND UNDER ALL LIGHTING CONDITIONS.
 - OPERATION OF THE HARDWARE ON THE EGRESS SIDE OF THE DOOR SHALL RELEASE THE ELECTROMAGNETIC LOCK IMMEDIATELY, OPENING OF THE DOOR SHALL NOT REQUIRE A SECOND, SEPARATE UNLOCKING/LATCHING ACTION.
 - LOSS OF POWER TO THE HARDWARE SHALL AUTOMATICALLY UNLOCK THE DOOR.
 - WHERE PANIC OR FIRE EXIT HARDWARE IS REQUIRED, ACTIVATION OF THE HARDWARE WILL RELEASE THE ELECTROMAGNETIC LOCK.

LEGEND - DOOR TYPE ELEVATIONS

CONSTRUCTION NOTE:
 GENERAL CONTRACTOR TO PROVIDE PHOTO DOCUMENTATION AT EACH DOOR. SELF-ADHERED FLASHING AND FULL BED OF SEALANT AT FLASHING DAMS WHERE REQUIRED PER DETAILS.



1 DOOR PLAN - LEVEL 01
 1/8" = 1'-0"



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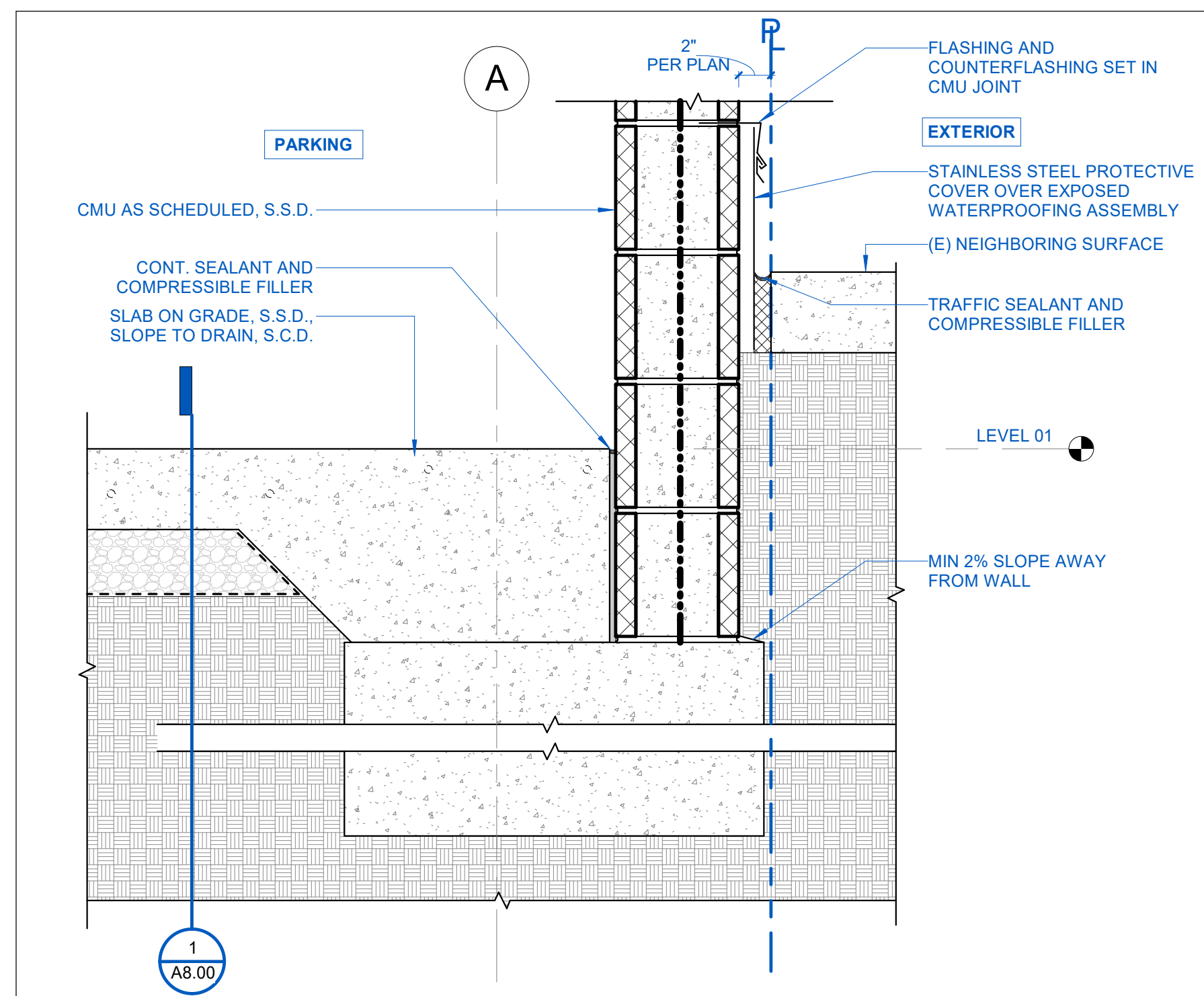
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ISSUE FOR INFORMATIONAL PURPOSES ONLY

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1	JUNE 25, 2025	RECHECKED

SHEET TITLE:
LEVEL 01 - DOOR PLAN AND SCHEDULE



10 ENLARGED SECTION DETAIL - FOUNDATION @ CMU
1 1/2" = 1'-0"



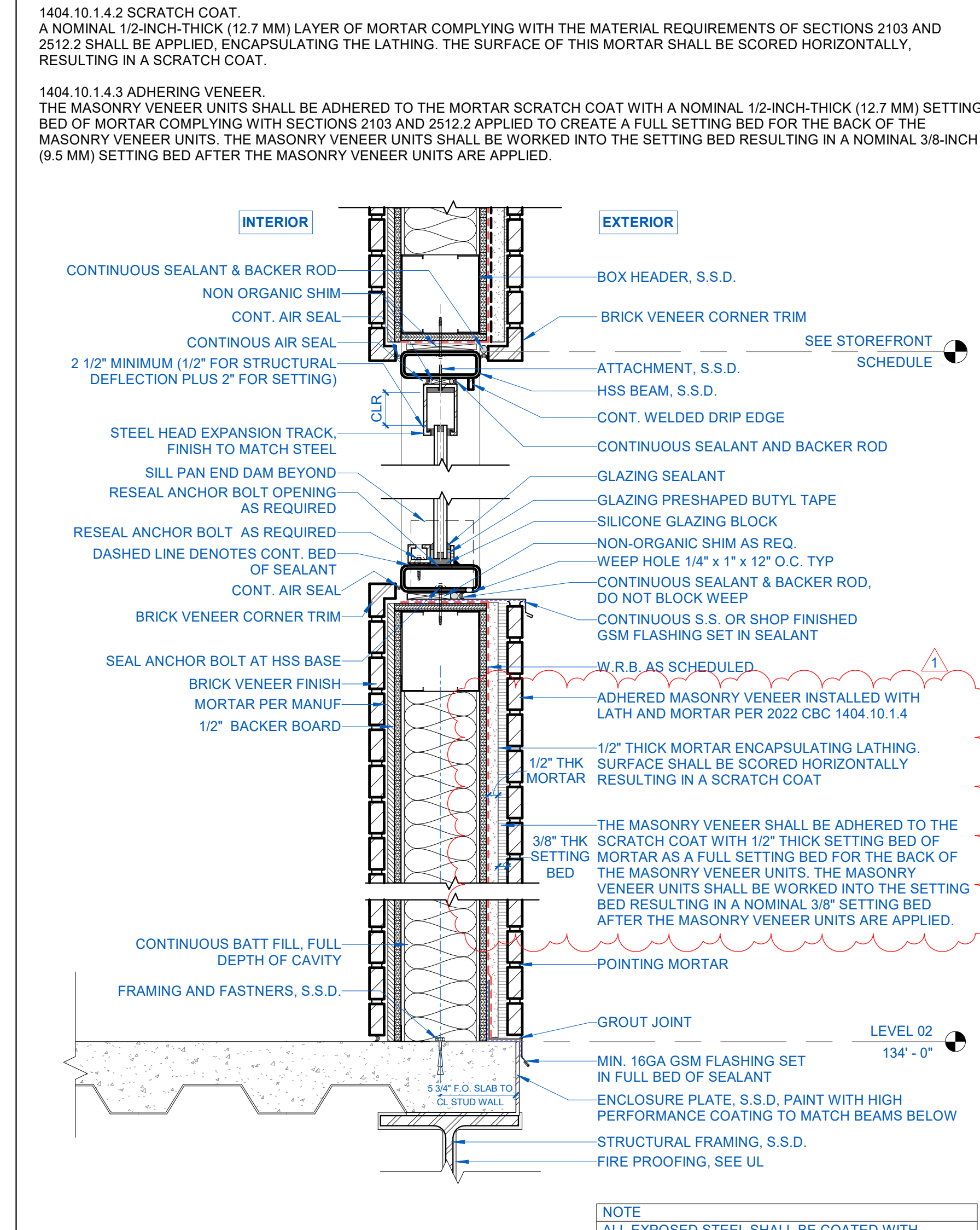
8 ENLARGED SECTION DETAIL - CMU WALL AT LEVEL 02
1 1/2" = 1'-0"

1404.10.1.4 ADHERED MASONRY VENEER INSTALLED WITH LATH AND MORTAR.
EXTERIOR ADHERED MASONRY VENEER INSTALLED WITH LATH AND MORTAR SHALL COMPLY WITH THE FOLLOWING.

1404.10.1.4.1 LATHING.
LATHING SHALL COMPLY WITH THE REQUIREMENTS OF SECTION 2510.

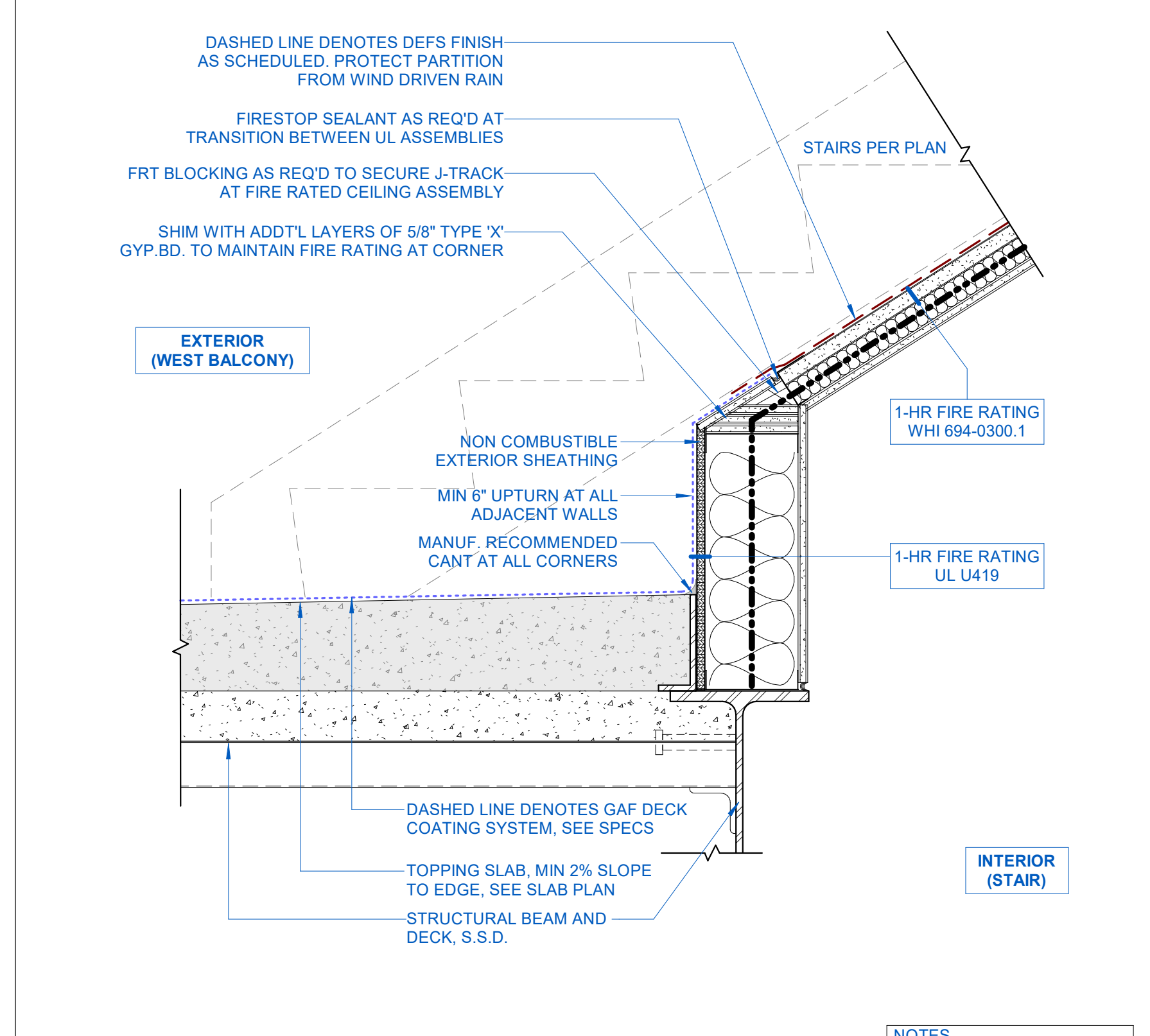
1404.10.1.4.2 SCRATCH COAT.
A NOMINAL 1/2-INCH-THICK (12.7 MM) LAYER OF MORTAR COMPLYING WITH THE MATERIAL REQUIREMENTS OF SECTIONS 2103 AND 2512.2 SHALL BE APPLIED, ENCAPSULATING THE LATHING. THE SURFACE OF THIS MORTAR SHALL BE SCORED HORIZONTALLY, RESULTING IN A SCRATCH COAT.

1404.10.1.4.3 ADHERING VENEER.
THE MASONRY VENEER UNITS SHALL BE ADHERED TO THE MORTAR SCRATCH COAT WITH A NOMINAL 1/2-INCH-THICK (12.7 MM) SETTING BED OF MORTAR COMPLYING WITH SECTIONS 2103 AND 2512.2 APPLIED TO CREATE A FULL SETTING BED FOR THE BACK OF THE MASONRY VENEER UNITS. THE MASONRY VENEER UNITS SHALL BE WORKED INTO THE SETTING BED RESULTING IN A NOMINAL 3/8-INCH (9.5 MM) SETTING BED AFTER THE MASONRY VENEER UNITS ARE APPLIED.



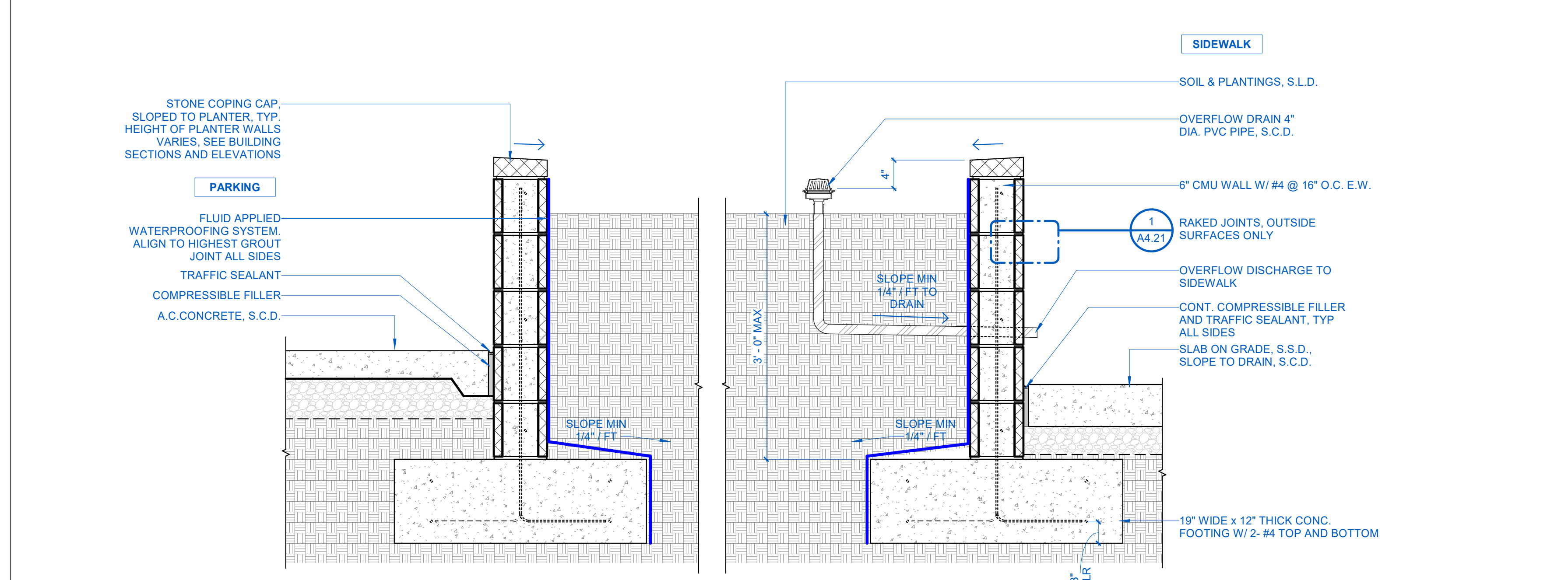
7 ENLARGED SECTION DETAIL - WINDOW AT FACADES
1 1/2" = 1'-0"

NOTE
ALL EXPOSED STEEL SHALL BE COATED WITH HIGH PERFORMANCE COATING AS SCHEDULED



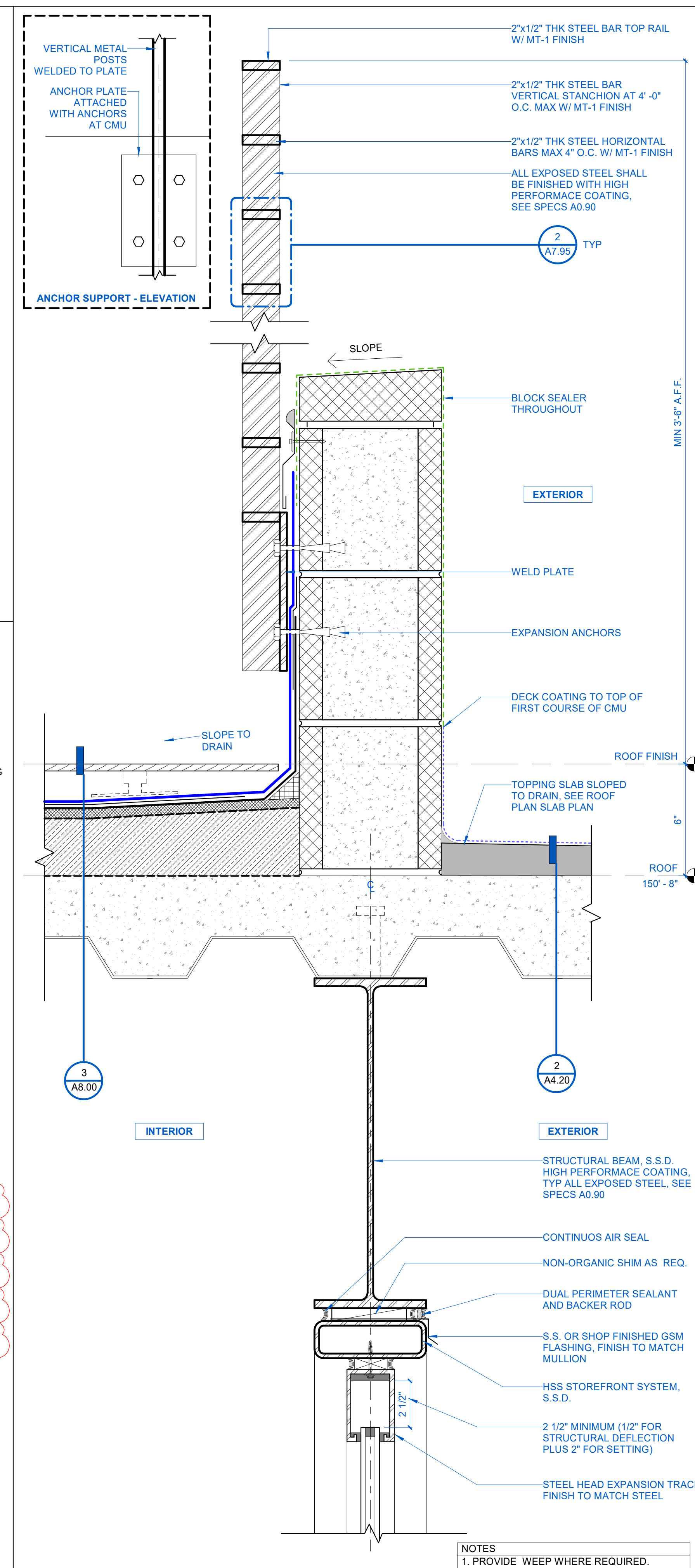
9 ENLARGED STAIR DETAIL - CURB AT WEST BALCONY
1 1/2" = 1'-0"

NOTES
S.S.D. #21.2/S4.02

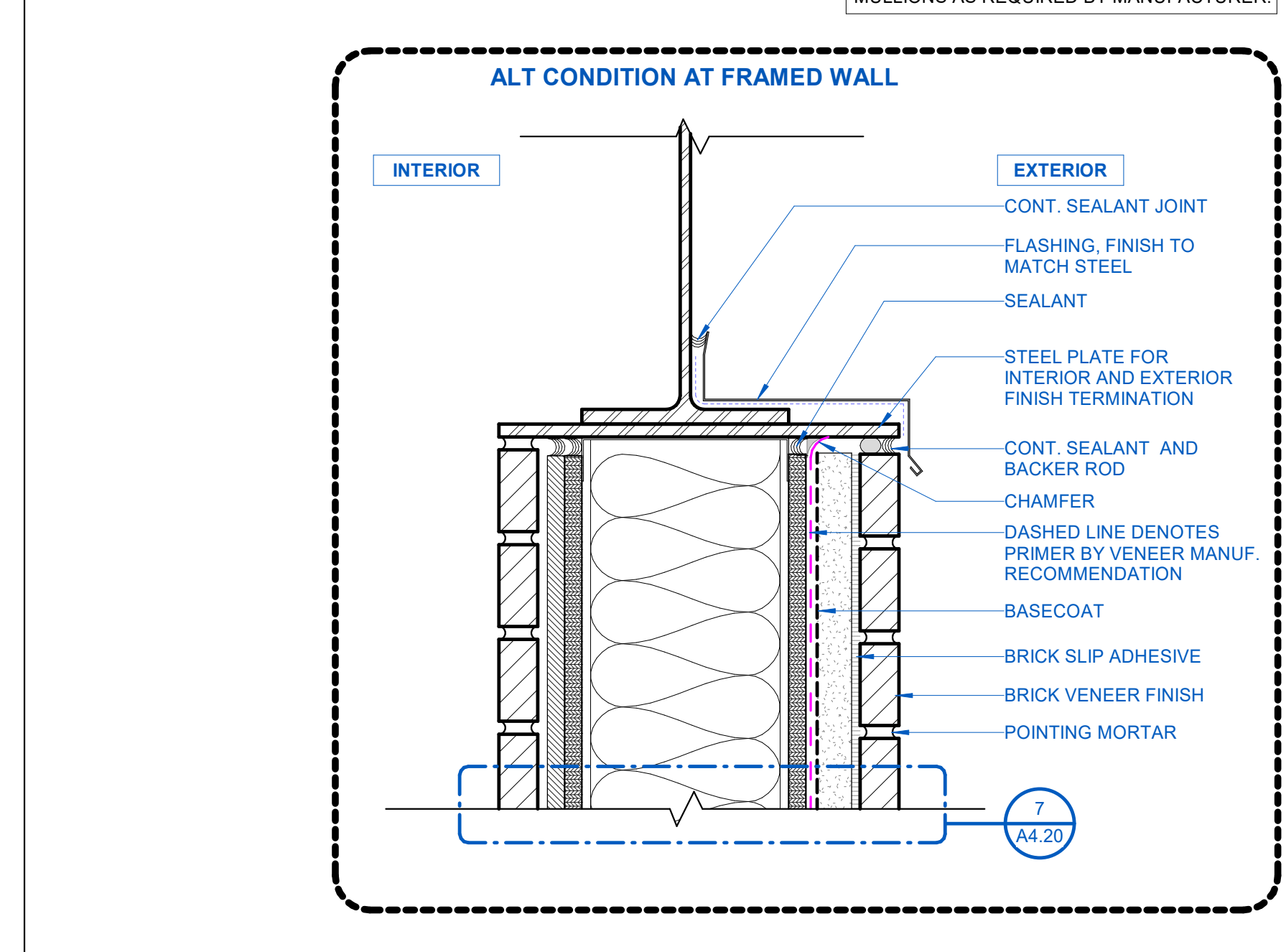


6 ENLARGED SECTION DETAIL - PLANTER AND SLAB ON GRADE
1" = 1'-0"

NOTES
S.S.D. #21.2/S4.02

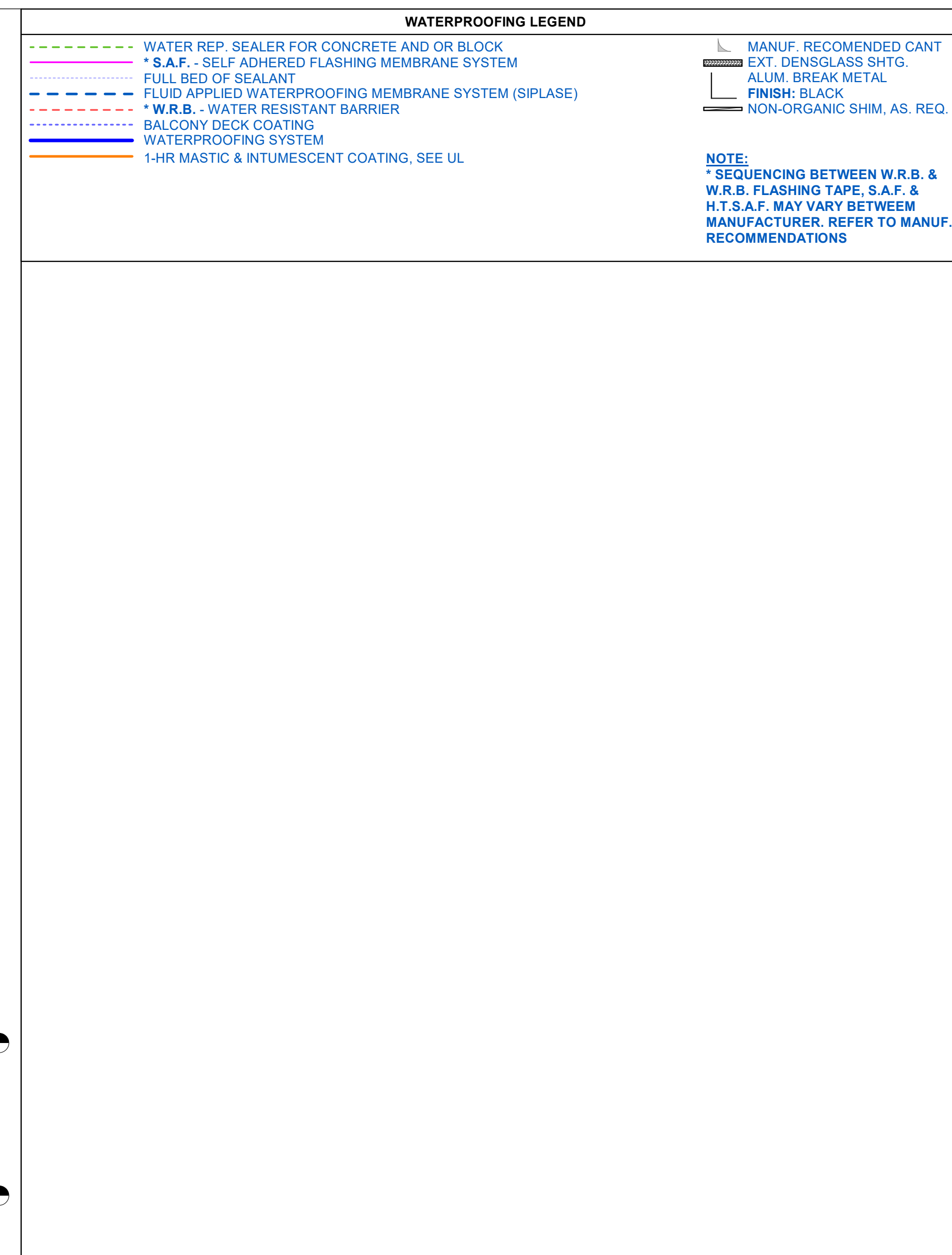


4 ENLARGED SECTION DETAIL - STOREFRONT HEAD STEEL BEAM
3" = 1'-0"

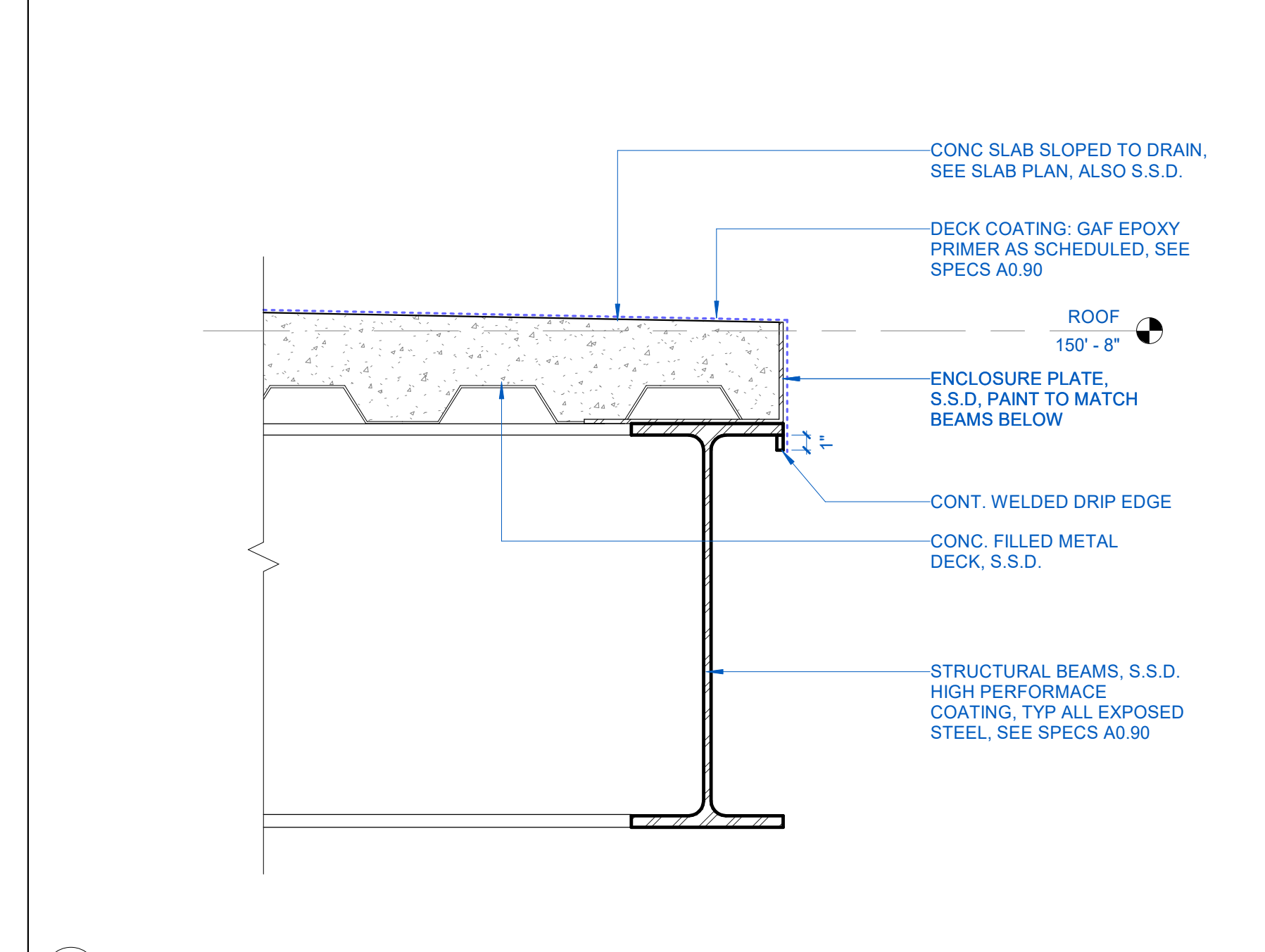


4 ENLARGED SECTION DETAIL - BALCONY AT STOREFRONT
1 1/2" = 1'-0"

NOTES
S.S.D. #20/S4.02

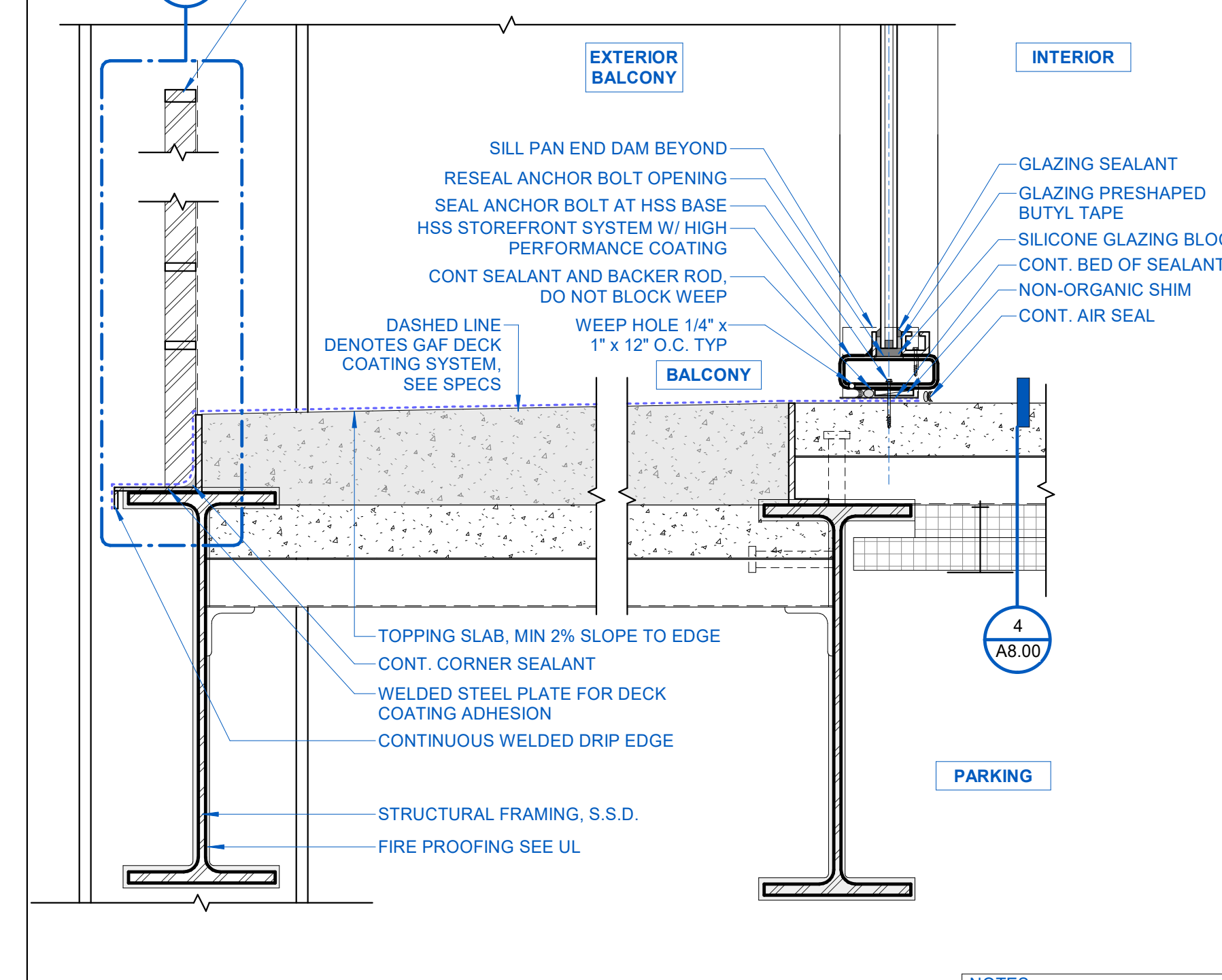


2 ENLARGED SECTION DETAIL - ROOF DECK EDGE
1 1/2" = 1'-0"



2 ENLARGED SECTION DETAIL - ROOF DECK EDGE
1 1/2" = 1'-0"

NOTES
1. PROVIDE WEEP WHERE REQUIRED.
2. SEE STOREFRONT SHOP DRGWS. FOR MILLION EXTRUSION PROFILES.
3. REINFORCEMENT FOR VERTICAL MILLIONS AS REQUIRED BY MANUFACTURER.



4 ENLARGED SECTION DETAIL - BALCONY AT STOREFRONT
1 1/2" = 1'-0"

NOTES
S.S.D. #20/S4.02

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ISSUE DATE: AUG 13, 2025
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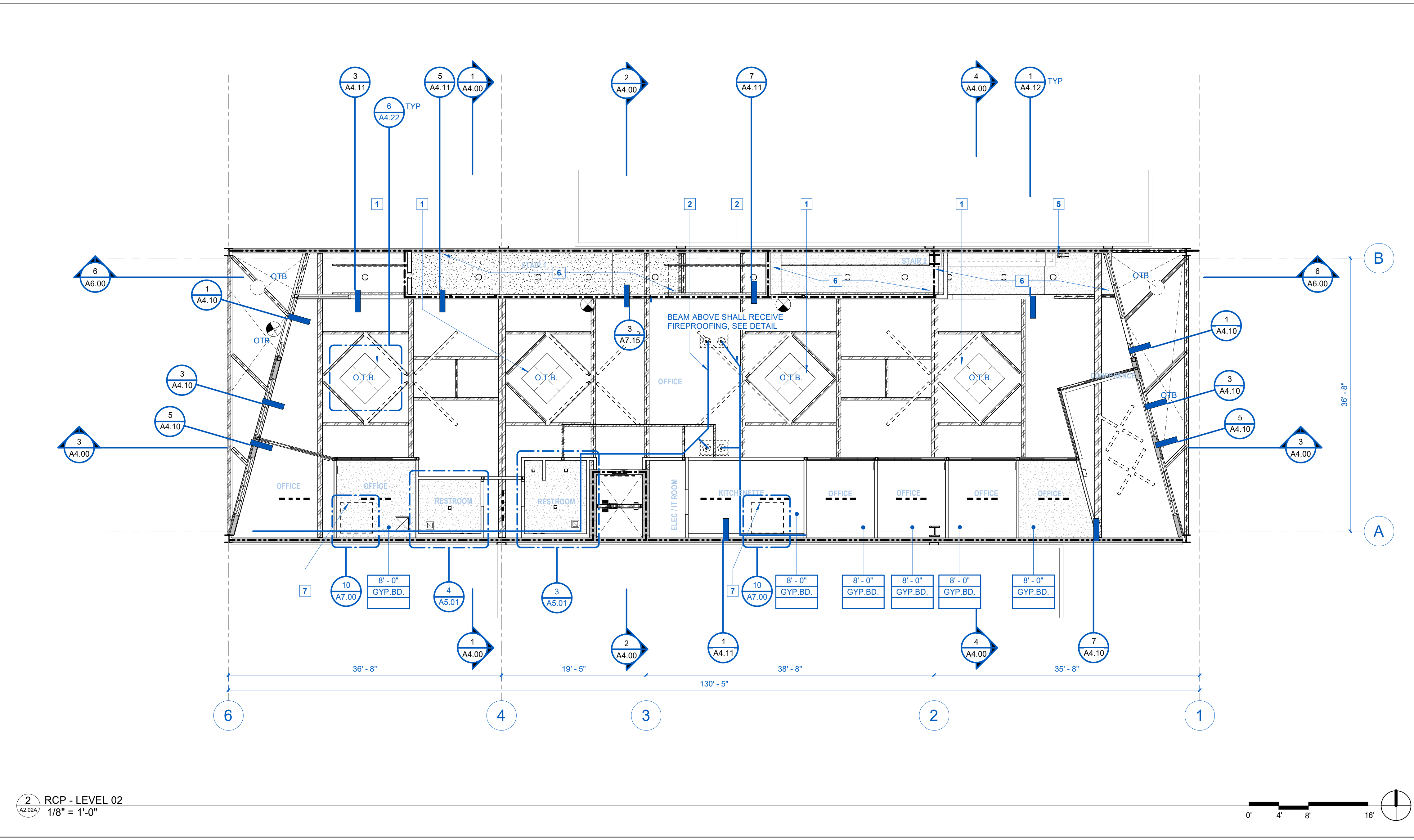
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1	JUNE 25, 2025	RECHECK #1

SHEET TITLE: ENLARGED WALL SECTION DETAILS

A4.20

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2 RCP - LEVEL 02
1/8" = 1'-0"

KEYNOTES - RCP

- SKYLIGHT, TYP., SEE ROOF SLAB PLAN AND DETAILS
- ROOF DRAIN LINES, S.P.D.
- CONDENSER WITH WALL BRACKETS, S.P.D., S.M.D.
- EXIT SIGN, S.E.D.
- MECH DUCT, S.M.D., PROVIDE 1-HR FIRE RATED SHAFT ENCLOSURE
- 1-HR FIRE RATED SOFFIT, SEE SECTION DETAILS, COORDINATE WITH STAIR DETAILS
- FAN COIL UNIT ABOVE, SECURED TO ROOF DECK, S.M.D., SEE DETAIL

LEGEND - REFLECTED CEILING PLAN

CEILING TYPES		NOTATIONS	
SYMBOL	DESCRIPTION	SYMBOL	DESCRIPTION
[Symbol]	CEILING TYPE 1: EXPOSED UNDERSIDE OF STRUCTURE, SEE DETAIL	[Symbol]	CHANGE IN PLANE OR SLAB, SEE STRUCTURAL DRAWINGS
[Symbol]	CEILING TYPE 2: 5/8" TYPE "X" GWB ON CEILING ASSEMBLY FINISH AS SCHEDULED		

CEILING DEVICES AND SYMBOLS			
SYMBOL	DESCRIPTION	SYMBOL	DESCRIPTION
[Symbol]	INTUMESCENT: ORANGE PROFILE INDICATES MASTIC & INTUMESCENT COATING		
	COLUMNS: W12X65 = UL X649		
	BEAM: W18X35 = UL D978		
	ALL OTHERS NOT IDENTIFY SHALL BE SPRAY APPLIED FIRE RESISTIVE MATERIALS		

NOTES GENERAL - RCP

- REFER TO LIGHTING, MECHANICAL, ELECTRICAL, AND FIRE PROTECTION DRAWINGS AND SPECIFICATIONS FOR DESIGN OF THESE SYSTEMS (DUCT SIZES, CIRCUITING, ETC.). CONTRACTOR SHALL NOTIFY OWNER & ARCHITECT OF ANY CONFLICTS PRIOR TO CONSTRUCTION.
- QUANTITY AND APPROXIMATE LOCATION OF THERMOSTATS SHALL BE DETERMINED BY HVAC ENGINEER. LOCATIONS SHALL BE SUBMITTED TO OWNER & ARCHITECT FOR REVIEW PRIOR TO INSTALLATION.
- CEILING HEIGHTS AND DETAILING SHALL BE AS INDICATED IN DRAWINGS. CONTRACTOR SHALL VERIFY CLEARANCES BETWEEN DUCTWORK, LIGHT FIXTURES, AND OTHER OBSTRUCTIONS IN THE CEILING PLENUM TO ASSURE THE FINISH CEILING HEIGHT. MINIMUM HEADROOM CLEARANCE AT STAIRS SHALL BE 6'-8". ANY DEVIATION FROM HEIGHT OR DETAILING INDICATED SHALL BE SUBMITTED TO OWNER & OWNER'S REPRESENTATIVE FOR REVIEW PRIOR TO BIDDING.
- THE CEILING WORK SHALL BE CLOSELY COORDINATED WITH THAT OF OTHER TRADES WHEREVER CONTIGUOUS.
- ACCESS PANELS SHALL NOT BE INSTALLED IN GYPSUM BOARD CEILINGS UNLESS SYSTEMS AND EQUIPMENT THROUGH ACCESS PANELS SHALL BE LOCATED AWAY FROM AREAS WITH GYPSUM BOARD CEILINGS. CONTRACTOR SHALL COORDINATE TYPE AND LOCATION OF ACCESS PANELS WITH THE OWNER OR ARCHITECT PRIOR TO INSTALLATION.
- PRIOR TO CLOSING CEILINGS, PLENUM SYSTEMS (HVAC, PLUMBING, ELECTRICAL, ETC.) SHALL BE INSPECTED AND TESTED AS REQUIRED BY CONTRACTOR'S ENGINEER AND BY AUTHORITIES HAVING JURISDICTION TO ENSURE PROPER INSTALLATION AND FUNCTION.
- CONTRACTOR SHALL SUBMIT SPRINKLER HEAD LAYOUT PLAN FOR REVIEW BY THE OWNER AND THE ARCHITECT PRIOR TO PURCHASE AND INSTALLATION.
- ALL UTILITIES, LINES, DUCTWORK AND ELECTRICAL CONDUITS AT EXPOSED CEILING SHALL BE STRAIGHT RUNS, ORGANIZED TO MAXIMIZE CLEAR CEILING HEIGHT. ALL EXPOSED PIPING, DUCTWORK AND CONDUITS SHALL BE PAINTED TO MATCH CEILING.
- CONTRACTOR TO VERIFY CONDITIONS AND LOCATIONS OF ALL MECHANICAL, ELECTRICAL, AND STRUCTURAL ELEMENTS PRIOR TO CEILING WORK. MODIFY AND RELOCATE NON-VISIBLE ELEMENTS TO ACCOMMODATE FOR NEW CEILING CONSTRUCTION AS SHOWN.
- VERIFY CEILING CONSTRUCTION AND DRYWALL THICKNESS IN ALL AREAS PRIOR TO ORDERING OR INSTALLING FIXTURES. ADVISE DESIGNER OF ALL CONFLICTS. THE CONTRACTOR SHALL PROVIDE CUTOUTS AND OTHER SPECIAL PROVISIONS IN ACOUSTIC CEILING TILE AND FRAMES AS REQUIRED FOR LIGHT FIXTURES, REGISTERS, DIFFUSERS AND OTHER INSERTED ITEMS INCLUDING ALLOWANCES FOR REPAIR CLEARANCE.
- CONTRACTOR SHALL VERIFY ALL EXISTING FIELD CONDITIONS AND DIMENSIONS AND NOTIFY THE ARCHITECT OF ANY DISCREPANCIES ADVERSELY AFFECTING THE LIGHTING DESIGN AND/OR INSTALLATION (INCLUDING CONFLICTS WITH STRUCTURE, MECHANICAL EQUIPMENT, DUCTWORK, ETC.) PRIOR TO PROCEEDING WITH THE WORK.

NOTES - POWER & COMMUNICATIONS RCP

- FOLLOW ALL MANUFACTURER RECOMMENDATIONS FOR INSTALLATION.
- ALL DIMENSIONS TO BE MEASURED TO TOP OF RECEPTACLE, OUTLET AND JUNCTION BOX.
- REFER TO ELECTRICAL ENGINEER'S DRAWINGS FOR CIRCUITING AND POWER REQUIREMENTS.
- COMPUTER NETWORK WIRING TYPE TO BE DETERMINED BY OWNER.
- ALL AUDIO VISUAL AND COMPUTER EQUIPMENT BY OWNER HOWEVER ALL WIRING AND TERMINATIONS BY GC.



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 CIVIL: BRANDON & JOHNSTON
 ELECTRICAL: COFFMAN ENGINEERS, INC.
 MECHANICAL & PLUMBING: M. WEBER ASSOCIATES
 STRUCTURAL: LOGIK STRUCTURES, INC.
 GEOTECHNICAL: GEOTECH WEST, INC.
 LANDSCAPING: LOY LANDSCAPES

KEYNOTES - FLOOR PLAN

- HOSE BIB
- DASHED LINES DENOTE PRIMARY ROOF DRAINS BELOW GRADE, SEE CIVIL
- DASHED LINES DENOTE EXTENTS OF BUILDING STRUCTURE/SOFFIT ABOVE, SEE RCP
- BIKE RACK
- BIKE LOCKER
- SCE EQUIPMENT
- BOLLARD, SEE DETAILS
- (4) VERTICAL TANDEM PARKING LIFTS
- CONDENSER WITH WALL BRACKETS, S.P.D., S.M.D.
- FLOOR SINK, S.M.D., S.P.D.
- WATER HEATER, SEE ATTACHMENT #5/P4.0, S.P.D.
- ELECTRIC VEHICLE CHARGING STATION
- KNOX BOX
- HYDRAULIC UNIT FOR CAR LIFTS
- ROOF OVER FLOW DRAIN, TERMINATE OVER PLANTER AREA, S.P.D.
- ACCESS PANEL
- UNDERGROUND STORM DRAIN CONNECTION, S.C.D.
- GREY HATCHED REGION DENOTES 10'x10' VISIBILITY TRIANGLE, SEE EL SEGUNDO ZONING CODE SECTION 15-2-11
- AREA DRAIN, S.P.D.

LEGEND - WALL TYPE

[Symbol]	NON STRUCTURAL PARTITION
[Symbol]	STOREFRONT SYSTEM, SEE STOREFRONT SCHED.
[Symbol]	1-HOUR FIRE RATING
[Symbol]	2-HOUR FIRE RATING
[Symbol]	CMU WALL, S.S.D.
[Symbol]	FENCE

ASSEMBLY TYPE, STUD SIZE, FIRE RATING, ASSEMBLY TYPE VARIATION, PARTITION WALL OR FURRING TYPE

P = PARTITION, F = FURRING, S = SHAFTWALL, C = CHASE WALL, M = MASONRY (SEE A8.00)

LEGEND - FLOOR PLAN SYMBOLS

SYMBOL	DESCRIPTION
[Symbol]	SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4" : 1'-0" U.O.N.
[Symbol]	LINE OF SLOPED INSULATION OR DECK AT RIDGE OR VALLEY
[Symbol]	FLOOR DRAIN, SEE PLUMBING DRAWINGS
[Symbol]	FLOOR AREA DRAIN
[Symbol]	MECHANICAL SHAFT & SHAFT OPENING, S.M.D. & S.S.D.
[Symbol]	STANDPIPE, SEE FIRE PROTECTION DRAWINGS
[Symbol]	HOSE BIB, SEE PLUMBING DRAWINGS
[Symbol]	INTERNAL ROOF DRAIN AND OVERFLOW; 4" DIA DRAIN S.P.D., 8" CLEAR REQ'D FROM CENTER OF PIPE
[Symbol]	FLOOR DRAIN, SEE PLUMBING DRAWINGS
[Symbol]	DIRECTIONAL ARROWS
[Symbol]	SUMP PUMP, S.C.D. & S.P.D.

NOTES GENERAL - PLANS

- ROOF SHALL BE CLASS A SINGLE PLY ROOF TYPE.
- INSTALL ALL DOOR FRAMES PERFECTLY STRAIGHT WITH NO WARP, TWIST OR RACK.
- ALL FIRE/SMOKE RATED ROOMS SHALL HAVE FIRE AND SMOKE DAMPERS REQUIRED AT ALL PENETRATIONS.
- IN ORDER TO COMPLY WITH SLIP RESISTANT SURFACE REQ'S CONTAINED IN PART 2 OF TITLE 24 OF THE CBC RELATIVE TO ACCESSIBILITY FOR ALL GROUND AND FLOOR SURFACES (INCLUDING FLOORS, WALKS, RAMPS, STAIRS AND CURB RAMPS), DYNAMIC COEFFICIENT OF FRICTION ALLOWED ON FLAT SURFACES IS >= 0.42 BY ASTM STANDARDS FOR SLIP RESISTANCE; 0.80 FOR RAMPS.
- ALL WELDS SHALL BE GROUND FLUSH.
- ALL BUILDING GRIDS ARE TO CENTERLINE OF WALLS OR COLUMN EXCEPT EXTERIOR WALLS U.O.N.
- PROVIDE BLOCKING FOR ALL CASEWORK AND GRAB BARS.
- LOCATE SINK DRAIN AT BACK OF SINK TO PROVIDE ADEQUATE KNEE CLEARANCE AT ALL ACCESSIBLE SINK LOCATIONS. EXTEND FLOOR FINISH UNDER SINK TO BACK. SEE ACCESSIBILITY STANDARDS.
- ALL HINGED SIDE OF DOOR FRAMES ADJACENT TO A PERPENDICULAR PARTITION AND/OR AN ANGLED PARTITION ARE TO BE 4" FROM OUTSIDE EDGE OF DOOR FRAME TO FINISH FACE OF THE PARTITION, UNLESS OTHERWISE NOTED.
- S.S.D. FOR TYPICAL STUD WALL FRAMING.

MINIMUM INSULATION VALUES

1. ALSO SEE SPECIFICATIONS & TITLE 24 ENERGY CALCULATIONS FOR THE REQUIRED MIN. LEVELS OF INSULATION IN THE CONSTRUCTION ASSEMBLIES AND THE MAXIMUM U-FACTOR AND MAXIMUM SHGC - FACTOR ALLOWED FOR THE FENESTRATION, WINDOWS AND GLAZED DOORS MUST HAVE LABELS FOR THE "U" AND "SHGC" FACTORS THAT ARE REQUIRED BY THE ENERGY DOCUMENTATION.

2. PROVIDE THE MINIMUM INSULATION VALUES BELOW AND/OR THE REQUIREMENTS OF THE CALIFORNIA STATE ENERGY CODE AND THE APPROVED TITLE 24 ENERGY CALCULATIONS FOR EXTERIOR WALLS, FLOORS & ROOFS WHICHEVER IS MORE STRINGENT.

ROOF = R-38, MAX U-FACTOR OF 0.038, REFLECTANCE = 0.63, EMITTANCE = 0.75 OR MINIMUM SOLAR REFLECTANCE INDEX OF 75. SHALL BE RATED AND LABELED BY THE COOL RATING COUNCIL.

FLOORS = R-10, MAX U-FACTOR OF 0.48

WALLS = R-15, MAX U-FACTOR OF 0.059

ARCHITECTURAL INSPECTIONS:

- WALL SETOUT PLAN REVIEW - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LINES ARE SNAPPED, INCLUDE FINISH WALL THICKNESS.
- ROUGH ELECTRICAL - J-BOX LAYOUT BEFORE CLOSURE OF WALL FRAMING.
- LIGHTING LAYOUT - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LOCATIONS ARE SNAPPED.

USE NON-STAINING CHALK

1 FLOOR PLAN - LEVEL 02
1/8" = 1'-0"

117 LOMITA STREET
 EL SEGUNDO,
 CA 90245
 REF. PLAN CHECK #: COM-25-159



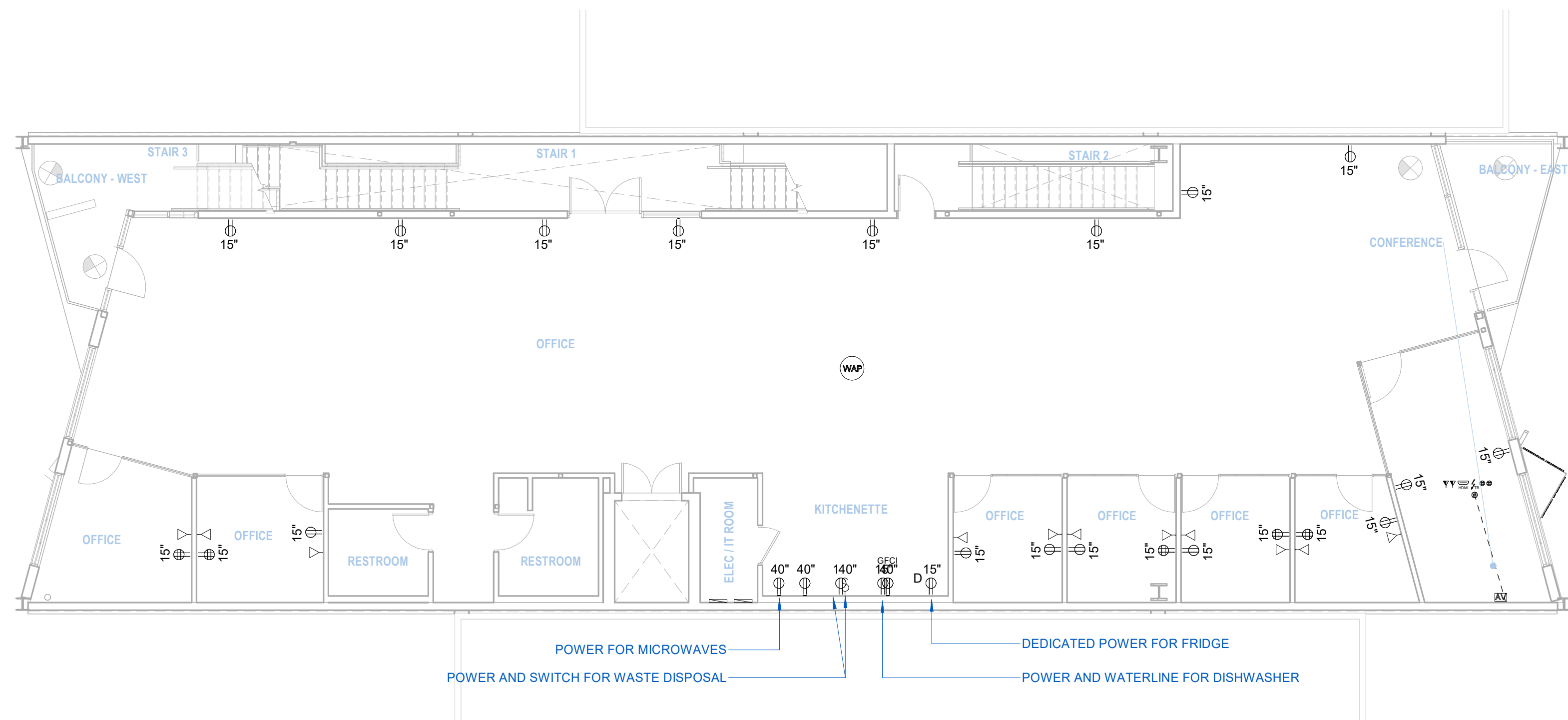
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 LICENSE NUMBER: C-33779
 SIGNATURE DATE: SEPT 18, 2025

ISSUE DATE: SEPT 18, 2025
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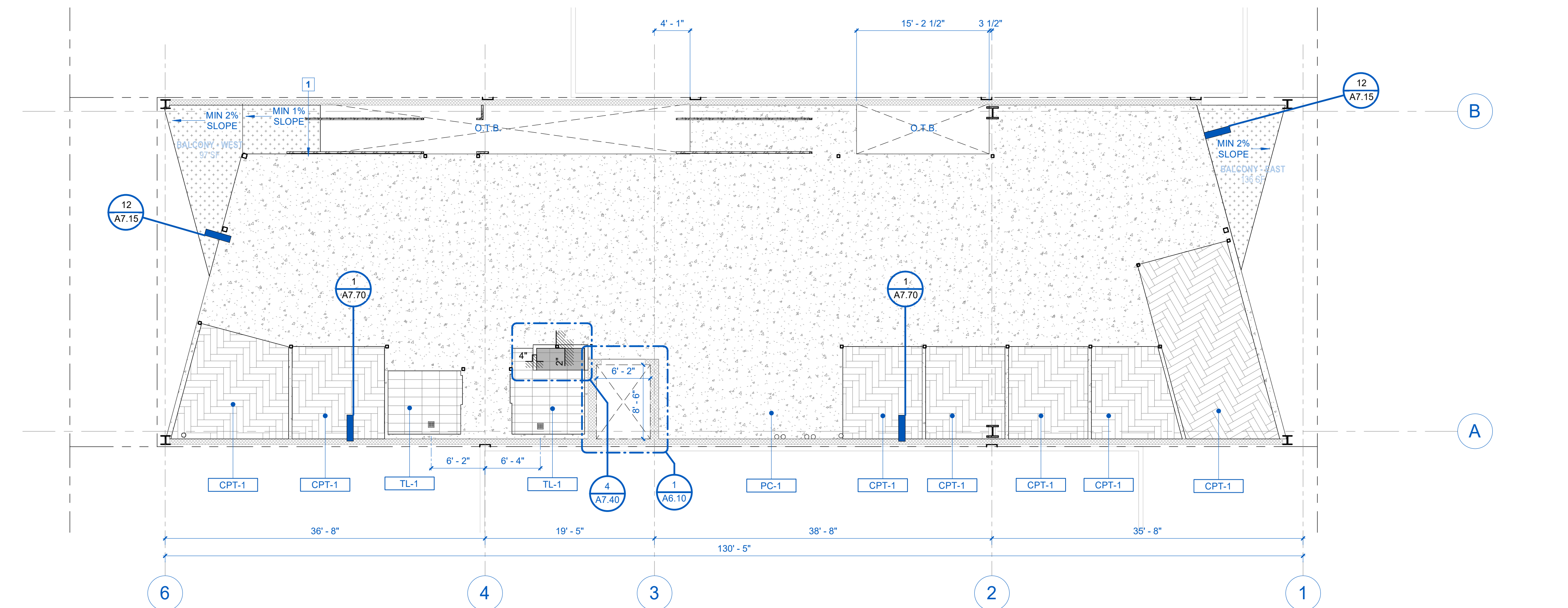
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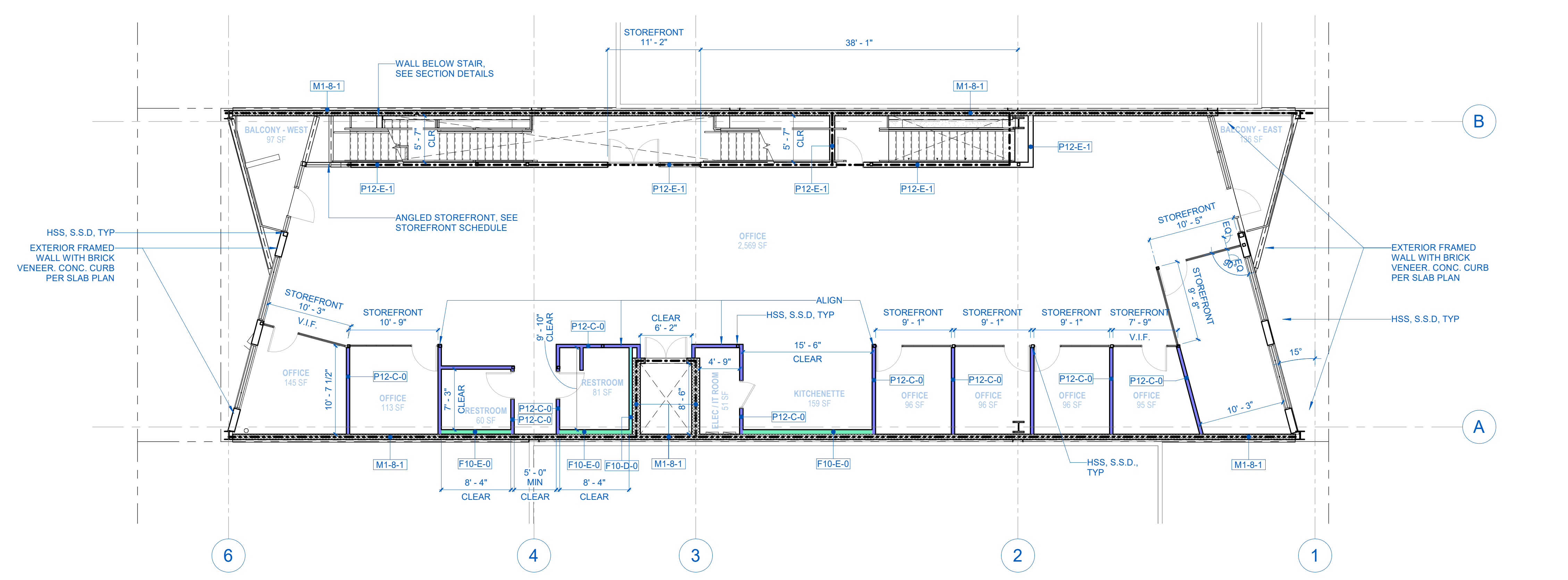
SHEET TITLE:
 LEVEL 02 -
 FLOOR PLAN &
 RCP



3 POWER & COMMUNICATION - LEVEL 02
1/8" = 1'-0"



2 SLAB PLAN AND FLOOR FINISH PLAN - LEVEL 02
1/8" = 1'-0"



1 SETOUT PLAN - LEVEL 02
1/8" = 1'-0"

KEYNOTES - POWER, COMM. AND DATA

- 1 DASHED LINE DENOTES POWER FOR ILLUMINATED SIGNAGE, SEE BLDG ELEVATION, S.E.D
- 2 CONDUIT FOR FUTURE CONDENSER POWER, TYP, S.E.D
- 3 POWER FOR LIFT, S.E.D
- 4 POWER FOR CHARGING STATION, S.E.D.
- 5 SCE EQUIPMENT
- 6 DASHED LINE DENOTES POWER FOR CAR LIFTS, S.E.D

NOTES GENERAL - POWER

- A. **WALK THROUGH:** A WALK THROUGH WITH THE OWNER AND THE ARCHITECT SHALL BE SCHEDULED BY THE CONTRACTOR UPON COMPLETION OF THE INSTALLATION OF ALL ELECTRICAL BOXES AND FIXTURE HOUSING PRIOR TO WIRING AND DRYWALL CLOSE-IN TO REVIEW LOCATIONS OF ALL THERMOSTATS, PHONE, DATA, POWER, LIGHTING AND ELECTRICAL FIXTURES. VERIFY WITH THE OWNER AND THE ARCHITECT TO INSTALLATION THE LOCATION OF REMOTE POWER PANELS, DISCONNECT SWITCHES, SPECIAL PANELS, THERMOSTATS, SWITCHES, ALARMS OR ANY DEVICE EXPOSED TO VIEW AND NOT SHOWN ON THE DRAWINGS.
- B. **MEP:** REFER TO MECHANICAL AND ELECTRICAL DRAWINGS FOR ADDITIONAL NOTES AND INFORMATION, NOTIFY THE ARCHITECT OF ANY CONFLICTS WITH DESIGN INTENT, PRIOR TO CONSTRUCTION.
- C. **COVER PLATES:** SHALL BE ONE PIECE TYPE, UNLESS OTHERWISE NOTED.
- D. **VERIFY ALL EQUIPMENT MOUNTING REQUIREMENTS, AND POWER SPECIFICATIONS INCLUDING ALL NECESSARY BACK BOARDS, ELECTRICAL OUTLETS, CONDUIT, ET CETERA, AS REQUIRED BY OWNERS' TELEPHONE COMPANY, PRIOR TO INSTALLATION OF POWER AND COMMUNICATIONS UTILITIES.**
- E. **ELECTRICAL RECEPTACLES:** TO BE INSTALLED IN ACCORDANCE WITH THE CALIFORNIA ELECTRICAL CODE. CONTACT THE ARCHITECT IF CONFLICT EXISTS PRIOR TO INSTALLATION. STANDARD WALL OUTLETS SHALL BE INSTALLED VERTICALLY, U.O.N. CONTRACTOR IS RESPONSIBLE FOR ADDITIONAL OUTLETS REQUIRED BY CODE.
- F. **DEDICATED CIRCUITS:** CONTRACTOR TO DETERMINE WHICH EQUIPMENT REQUIRES SOLE DEDICATION OF A CIRCUIT AND INSTALL SUCH CIRCUIT.
- G. ALL ELECTRICAL SYSTEMS, DEVICES AND RELATED ITEMS SHALL BE TESTED, REPLACE ANY AND ALL DEFECTIVE DEVICES, ITEMS OR SYSTEMS BEFORE COMPLETION OF THE PROJECT.
- H. DEVICES ON THE OPPOSITE SIDES OF COMMON WALLS SHALL BE LOCATED IN SEPARATE STUD CAVITIES. NO BACK-TO-BACK DEVICES. WHERE SPECIFIC DIMENSIONS CONTRADICT THIS NOTE, THE GENERAL CONTRACTOR SHALL RELOCATE ONE OUTLET TO THE OPPOSITE SIDE OF THE STUD NEAREST THAT DIMENSION.
- I. **CIRCUIT CONTROLS FOR 120 VOLT RECEPTACLES,** IN ALL BUILDINGS, BOTH CONTROLLED AND UNCONTROLLED 120 VOLT RECEPTACLES SHALL BE PROVIDED IN EACH PRIVATE OFFICE, OPEN OFFICE AREA, RECEPTION LOBBY, CONFERENCE ROOM, KITCHENETTE IN OFFICE SPACES, AND COPY ROOM, (CEC 130.5(d)).

KEYNOTES - SLAB PLAN

- 1 DASHED LINE DENOTES WATER STOP SEE DETAIL
- 2 COORDINATE SLOPES WITH CIVIL, S.C.D.
- 3 FLOOR SINK, S.M.D., S.P.D
- 4 CONCRETE CURB AT BASE OF WALL. EXTEND CURB MIN 12" BEYOND EDGE OF BALCONY, SEE EXTERIOR WALL DETAILS
- 5 CONCRETE CURB, HEIGHT VARIES AT STOREFRONT AND DOOR, COORDINATE WITH HEIGHT OF ROOF FINISH, SEE DETAILS, S.S.D.
- 6 CONCRETE CURB, COORDINATE WITH SIZE OF SKYLIGHT, S.S.D.
- 7 ELEVATOR PIT
- 8 PEDESTRIAN CURB, DO NOT OBSTRUCT MINIMUM DRIVE AISLE, SEE OVERALL PLAN, S.C.D.
- 9 MAX 2% SLOPE AT ACCESSIBLE PATH TO ACCESSIBLE VEHICLES, SEE SITE PLAN, S.C.D.
- 10 BOLLARD, SEE DETAILS

LEGEND - SLAB PLAN

NOTE: GC TO COORDINATE WITH PARTITION SCHEDULES FOR WALL & CURB THICKNESS ALL CURBS ARE 6" HIGH UNLESS OTHERWISE NOTED

SYMBOL	DESCRIPTION
	CHANGE IN PLANE OF SLAB, HEIGHT AS NOTED, S.S.D.
	CONCRETE CURB, SEE PARTITION SCHEDULE FOR DIMENSIONS UNLESS NOTED OTHERWISE, S.S.D.
	CHANNEL SLAB DEPRESSION, DEPTH AS NOTED, S.S.D.
	CHANGE IN SLOPE AT TOP AND BOTTOM OF RAMP. SEE STRUCTURAL DRAWINGS
	SLAB DEPRESSION, SEE STRUCTURAL DRAWINGS
	FINISH ELEVATION
	SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4"=12" U.O.N.
F.O.C.	FACE OF CONCRETE / BLOCK
F.O.S.	FACE OF STUD / STRUCTURE

ELECTRICAL FIXTURE SCHEDULE

SYMBOL	DESCRIPTION
AV	RECESSED WALL MOUNTED AUDIO / VIDEO BOX. TO INCLUDE (1) DATA, (2) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION. MOUNTING HEIGHT INDICATED IN INTERIOR ELEVATIONS.
FLOOR	FLOOR POKE THRU DEVICE, COORDINATE LOCATION WITH FURNITURE LAYOUT. DASHED LINE DENOTES CONDUIT RUN. TYP REQUIREMENTS: (4) DATA, (8) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION TO TV, S.E.D.
GFCI	EXTERIOR WATERPROOF GFI PROTECTED WALL MOUNTED DUPLEX RECEPTACLE. SUBSCRIPT INDICATES MOUNTING HEIGHT TO CENTER OF PLATE A.F.F.
USB GFCI	WALL MOUNTED DUPLEX RECEPTACLE, USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM, MAX 40" A.F.F. TO TOP OVER COUNTER
USB GFCI	WALL MOUNTED QUAD RECEPTACLE, USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM, MAX 40" A.F.F. TO TOP OVER COUNTER
DATA	DATA SIMPLEX OUTLET. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO CENTER OF PLATE A.F.F.
SW	LIGHT SWITCH. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO TOP OF PLATE A.F.F. ALIGN ON CENTER WITH ADJACENT ELECTRICAL DEVICES
WAP	CEILING MOUNTED WIRELESS ACCESS POINT

LEGEND - FLOOR FINISH

POLISHED CONCRETE	
PC-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: CONCRETE FLOOR SYSTEM LLC STYLE / MODEL: POLISHED CONCRETE COLOR / FINISH: PANTHON GUARDEON AND BURNISH WITH 800 GRIT NOTES: DENSIFY WITH PANTHON PANTHIFIER COEFFICIENT OF FRICTION (ASTM C1028) 0.86 DRY; 0.69 WET
EXTERIOR WOOD CEILING FINISH	
WD-1	LOCATION: SEE REFLECTED CEILING PLANS MANUFACTURER: TREX STYLE / MODEL: TRANSCEND COLOR / FINISH: HAVANA GOLD NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84, INDEX 70 SHALL MEET REQUIREMENTS IN CBC 2612
EXTERIOR WOOD PAVERS ON PEDESTALS	
WD-1	LOCATION: ROOF. SEE FLOOR PLANS MANUFACTURER: TIMBERTECH STYLE / MODEL: PRIME COLOR / FINISH: COCONUT HUSK NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84
DECK COATING	
PED-1	LOCATION: LEVEL 2 DECK MANUFACTURER: SIP, LAST STYLE / MODEL: REINFORCED TERAPRO PMMA COLOR / FINISH: GREY NOTES: 1. PRO FLEECE REINFORCED 2. PRO NATURAL BEADS OR QUARTZ FOR SLIP RESISTANCE
CERAMIC TILE 093013	
CT-1	LOCATION: RESTROOMS MANUFACTURER: ARIZONA TILE STYLE / MODEL: ARDESIA BLACK, KONKRETE CENERE (R11) COLOR / FINISH: 24X48 NOTES:
TILE GROUT 093013	
CT-1	LOCATION: BATHROOM TILE MANUFACTURER: LATICRETE STYLE / MODEL: PERMACOLOR SELECT CEMENT GROUT COLOR / FINISH: TBD BY OWNER NOTES: 1. USE 4XL1 THIN SET
RESILIENT VINYL BASE 4" 096513	
RB-1	LOCATION: THROUGHOUT, SEE INTERIOR ELEVATIONS MANUFACTURER: JOHNSONITE STYLE / MODEL: CBT-40-4 COLOR / FINISH: 40 BLACK NOTES: 3/8" THICKNESS TOELESS
CARPET TILE	
CPT-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: SHAW CONTRACT GROUP STYLE / MODEL: SEA TILE G417Z, WITH ECOLOGIX CUSHION BACKER COLOR / FINISH: METRO 72530 NOTES: 24"X24" 1/4" THICK. INSTALL METHOD: MONOLITHIC ADHESIVE VOC LIMIT: 50 g/L

TRANSITION SYMBOL	EDGE OF FINISH

LEGEND - WALL TYPE

NOT ALL MAY BE USED

NON STRUCTURAL PARTITION	
STOREFRONT SYSTEM, SEE STOREFRONT SCHED.	
1-HOUR FIRE RATING	
2-HOUR FIRE RATING	
CMU WALL, S.S.D.	
FENCE	

ASSEMBLY TYPE
STUD SIZE
FIRE RATING
PARTITION WALL OR FURRING TYPE

P = PARTITION, F = FURRING, S = SHAFTWALL, C = CHASE WALL, M = MASONRY
SEE A8.00



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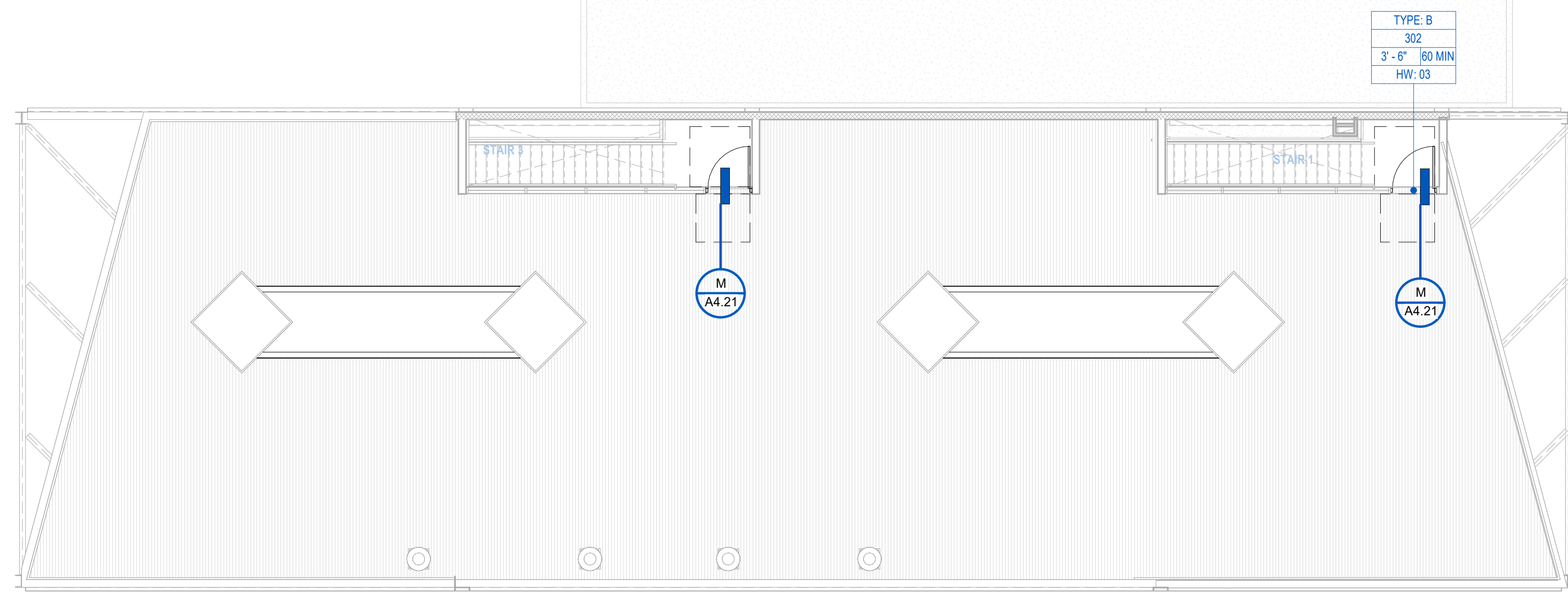
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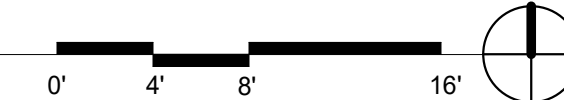
SHEET TITLE:
**LEVEL 02 -
SLAB PLAN,
SET OUT PLAN
& POWER,
COMM, DATA**

IF THIS SHEET IS NOT 30"x42" IT IS A REDUCED PRINT
SHEET NO:
A2.02B
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2 DOOR PLAN - ROOF
1/8" = 1'-0"



DOOR HARDWARE GROUPS

- HW-01 - EXTERIOR EGRESS AT GRADE - SOLID SINGLE DOOR - FIRE RATED**
LEVER AND ENTRY LOCKSET
KEY CYLINDER WITH COVER CAP
PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
VISION PANE, MAX 100 SQ. IN.
VANDAL RESISTANT HINGES WITH NON-REMOVABLE PIN SET SCREW
SURFACE MOUNTED CLOSER
FIRE RATED ACCESSIBLE THRESHOLD
WEATHER SEALS AT HEAD AND JAMBS
DOOR SWEEP
DOME STOP
KICK PLATE
- HW-02 - MATERIAL LIFT - SOLID DBL DOOR - FIRE RATED**
LEVER AND ENTRY LOCKSET
VANDAL RESISTANT HINGES WITH NON-REMOVABLE PIN SET SCREW
FIRE RATED THRESHOLD
WEATHER SEALS AT HEAD AND JAMBS
DOOR SWEEPS
DOME STOPS
KICK PLATES
ASTRAGAL
OVERHEAD STRIKE
COORDINATOR
- HW-03 - EXTERIOR EGRESS - STOREFRONT OR SOLID SINGLE DOOR**
LEVER AND ENTRY LOCKSET
PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
VISION PANE (MAX 100 SQ. IN. AT FIRE RATED DOORS)
HEAVY DUTY BALL BEARING HINGES
SURFACE MOUNTED CLOSER, PARALLEL ARM
ACCESSIBLE THRESHOLD
WEATHER SEALS AT HEAD AND JAMBS
DOOR SWEEP
DOME STOP
KICK PLATE
- HW-04 - INTERIOR EGRESS - STOREFRONT DOUBLE DOOR**
LEVER AND ENTRY LOCKSET
PANIC HARDWARE (REQUIRED WHEN OCC. LOAD >50)
HEAVY DUTY BALL BEARING HINGES
SURFACE MOUNTED CLOSERS
ACCESSIBLE THRESHOLD
ACOUSTIC SEALS AT HEAD AND JAMBS
DOOR SWEEP
DOME STOP
KICK PLATE
ASTRAGAL
COORDINATOR
- HW-05 - INTERIOR EGRESS - SOLID DOOR - FIRE RATED**
LEVER AND ENTRY LOCKSET
PANIC HARDWARE
VISION PANE
SURFACE MOUNTED CLOSER, PARALLEL ARM
HEAVY DUTY BALL BEARING HINGES
FIRE/SMOKE SEALS AT HEAD AND JAMBS
FIRE RATED ACCESSIBLE THRESHOLD
DOOR SWEEP
DOME STOP
KICK PLATE
- HW-06 - UTILITY ROOM - SOLID SINGLE DOOR**
LEVER AND STORAGE LOCKSET
SURFACE MOUNTED CLOSER
HEAVY DUTY BALL BEARING HINGES
WALL BUMPER
ACOUSTIC SEALS AT HEAD AND JAMBS
PANIC HARDWARE (REQ'D AT ELEC ROOMS WITH EQUIPMENT RATED 800-AMPERES OR MORE AND OVER 8 FEET WIDE, AND THAT CONTAIN OVERCURRENT, SWITCHING OR CONTROL DEVICES)
- HW-07 - PRIVACY - SOLID SINGLE DOOR**
LEVER AND PRIVACY LOCKSET, WITH EXTERIOR OCCUPANCY INDICATOR
SURFACE MOUNTED CLOSER
HEAVY DUTY BALL BEARING HINGES
WALL BUMPER
ACOUSTIC SEALS AT HEAD AND JAMBS
- HW-08 - INTERIOR MEETING ROOM (<50 OCC) - STOREFRONT SINGLE DOOR**
SURFACE MOUNTED CLOSER, PARALLEL ARM
HEAVY DUTY BALL BEARING HINGES
WALL BUMPER
ACOUSTIC SEALS AT HEAD AND JAMBS
- HW-09 - INTERIOR OFFICE - STOREFRONT SINGLE DOOR**
LEVER AND OFFICE LOCKSET
SURFACE MOUNTED CLOSER, PARALLEL ARM
HEAVY DUTY BALL BEARING HINGES
WALL BUMPER
ACOUSTIC SEALS AT HEAD AND JAMBS

DOOR SCHEDULE

DOOR NO.	ROOM NAME	DOOR				HARDWARE GROUP	FIRE RATING
		TYPE	WIDTH	HEIGHT	MATERIAL		
LEVEL 1							
101	STAIR 1	B	3'-0"	7'-0"	MTL	01	60 MIN
102	STAIR 2	V	3'-6"	7'-0"	MTL	01	60 MIN
103	LOBBY	C	3'-6"	8'-1"	STR GL	03	-
104	MATERIAL LIFT	D	5'-0"	8'-0"	MTL	02	90 MIN
105	PARKING GARAGE	H	14'-2"	7'-0"	MTL	-	-
LEVEL 2							
200A	STAIR 1	D	6'-0"	7'-6"	MTL	04	60 MIN
200B	B	3'-0"	7'-6"	MTL	05	60 MIN	
201	CONFERENCE	F	3'-6"	7'-0"	STR GL	08	-
202	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
203	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
204	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
205	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
207	ELEC / IT ROOM	A	3'-0"	7'-6"	SC WD	06	-
208	MATERIAL LIFT	D	5'-0"	8'-0"	MTL	02	90 MIN
209	RESTROOM	A	3'-0"	7'-6"	SC WD	07	-
210	RESTROOM	A	3'-0"	7'-6"	SC WD	07	-
211	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
212	OFFICE	F	3'-0"	7'-0"	STR GL	09	-
213	BALCONY - WEST	C	3'-6"	7'-6"	STR GL	03	-
214	BALCONY - EAST	C	3'-6"	7'-6"	STR GL	03	-
ROOF							
301	ROOF TERRACE	B	3'-6"	8'-0"	MTL	03	60 MIN
302	ROOF TERRACE	B	3'-6"	8'-0"	MTL	03	60 MIN

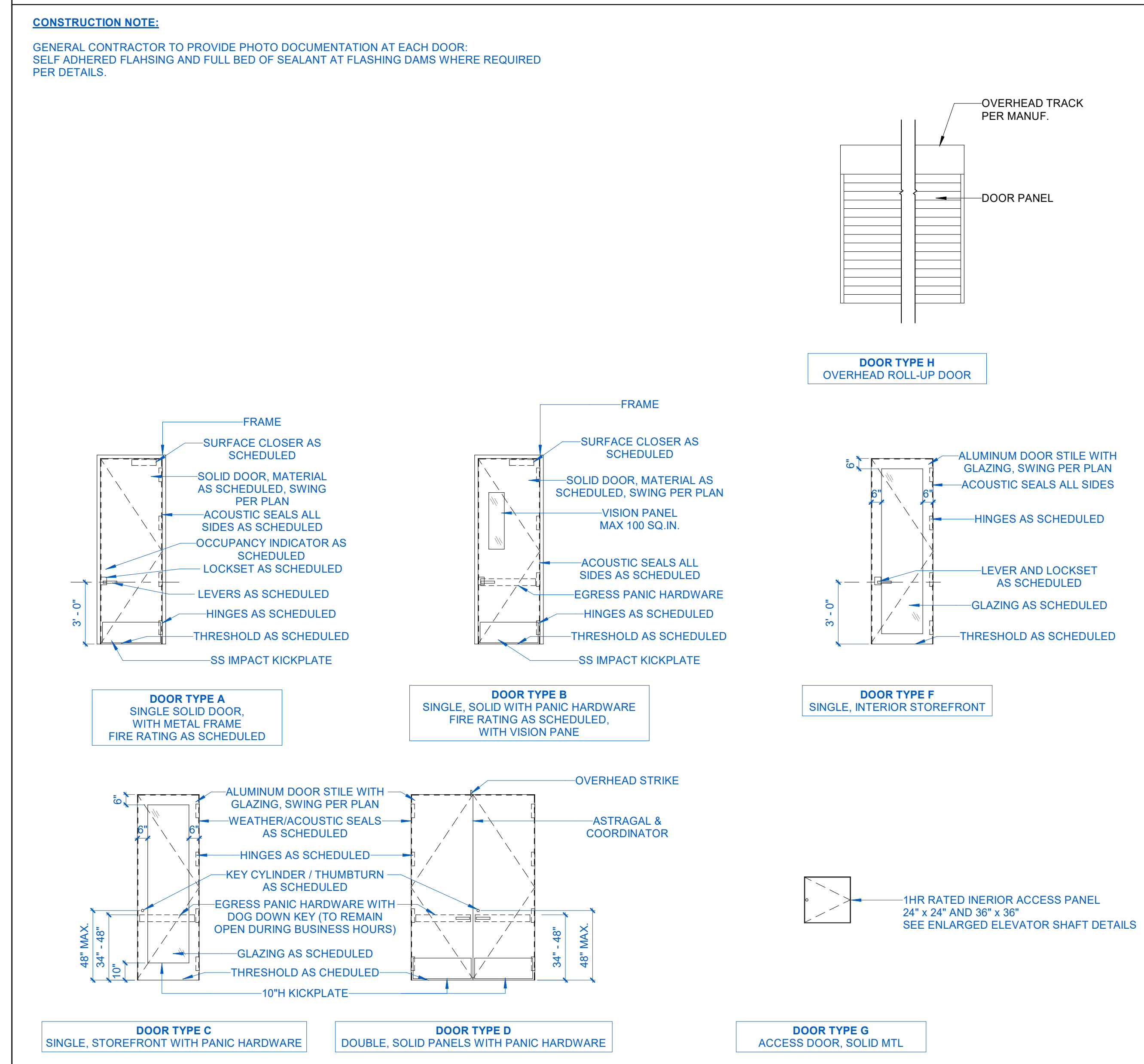
DOOR ABBREVIATIONS

- NOT ALL MAY BE USED
- ALUM - ALUMINUM
 - CLA - CLEAR ANODIZED ALUMINUM
 - FF - FACTORY FINISH
 - FLD - FOLDING DOOR
 - GL - GLAZING/GLASS
 - HM - HOLLOW METAL
 - HC - HOLLOW CORE
 - HR - HOUR
 - MIN - MINUTE
 - MG - METAL GRILL
 - MTL - METAL
 - MFR - MANUFACTURER
 - PT - PAINT
 - RUD - ROLL UP DOOR
 - S - STAINED
 - STL - STEEL
 - SS - STAINLESS STEEL
 - STR - STOREFRONT SYSTEM
 - SC - SOLID CORE
 - SG - STAIN GRADE
 - WD - WOOD
 - WW - WINDOW WALL ELEMENT
 - INDICATES NO WORK OR NOT APPLICABLE

NOTES

- ALL RATED DOOR ASSEMBLIES SHALL BE SELF- OR AUTOMATIC CLOSING, CBC 716.5.9
- RATED DOORS CANNOT BE FREE-SWINGING AND SHALL BE PROVIDED WITH A LATCH, CBC 716.5.9.1
- C RATED DOORS SHALL ALSO MEET REQUIREMENTS FOR SMOKE/DRAFT CONTROL ASSEMBLIES, CBC 716.5.3.1, 710.5.2.2
- ELECTROMAGNETICALLY LOCKED EGRESS DOORS:
 - HARDWARE SHALL BE LISTED IN ACCORDANCE WITH UL 294 FOR THE INTENDED USE AND INCORPORATE A BUILT-IN SWITCH.
 - THE HARDWARE SHALL HAVE AN OBVIOUS METHOD OF OPERATION AND BE CAPABLE OF BEING OPERATED WITH ONE HAND UNDER ALL LIGHTING CONDITIONS.
 - OPERATION OF THE HARDWARE ON THE EGRESS SIDE OF THE DOOR SHALL RELEASE THE ELECTROMAGNETIC LOCK IMMEDIATELY, OPENING OF THE DOOR SHALL NOT REQUIRE A SECOND, SEPARATE UNLOCKING/UNLATCHING ACTION.
 - LOSS OF POWER TO THE HARDWARE SHALL AUTOMATICALLY UNLOCK THE DOOR.
 - WHERE PANIC OR FIRE EXIT HARDWARE IS REQUIRED, ACTIVATION OF THE HARDWARE WILL RELEASE THE ELECTROMAGNETIC LOCK.

LEGEND - DOOR TYPE ELEVATIONS



1 DOOR PLAN - LEVEL 02
1/8" = 1'-0"



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117 LOMITA STREET
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COM-25-159



NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
SIGNATURE DATE: SEPT 18, 2025

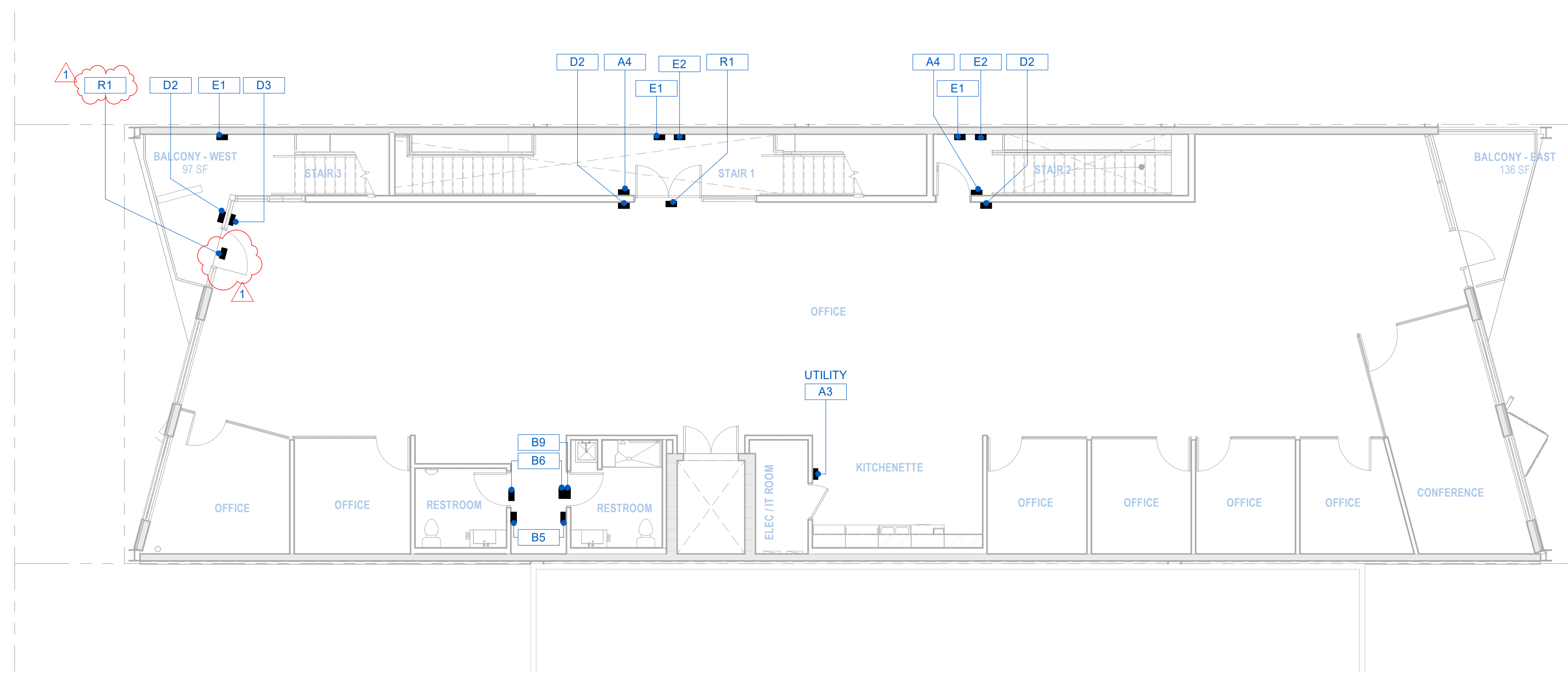
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ISSUE FOR INFORMATIONAL PURPOSES ONLY

REVISIONS

#	DATE	ISSUE
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SHEET TITLE:
LEVEL 02 & ROOF - DOOR PLAN AND SCHEDULE



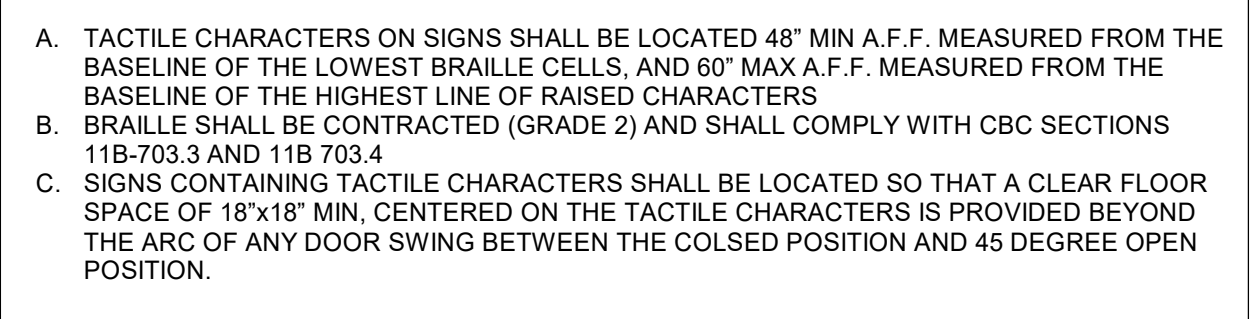
1 SIGNAGE PLAN - LEVEL 02
1/8" = 1'-0"

INTERIOR SIGNAGE SCHEDULE & TYPICAL MOUNTING HEIGHTS						
SIGN ID	COUNT	MOUNTING TYPE	REMARKS			
A1	2	WALL-MOUNT	SEE GRAPHICS			
A2	1	WALL-MOUNT	SEE GRAPHICS			
A3	1	WALL-MOUNT	SEE GRAPHICS			
A4	2	WALL-MOUNT	SEE GRAPHICS			
B5	2	WALL-MOUNT	SEE GRAPHICS			
B6	2	DOOR-MOUNT	SEE GRAPHICS			
B9	1	DOOR-MOUNT	SEE GRAPHICS			
D1	2	WALL-MOUNT	SEE GRAPHICS			
D2	5	WALL-MOUNT	SEE GRAPHICS			
D3	1	WALL-MOUNT	SEE GRAPHICS			
E1	7	WALL-MOUNT	SEE GRAPHICS			
E2	4	WALL-MOUNT	SEE GRAPHICS			
E3	2	WALL-MOUNT	SEE GRAPHICS			
F1	1	WALL-MOUNT	SEE GRAPHICS			
H1	2	WALL-MOUNT	SEE GRAPHICS			
P2	1	WALL-MOUNT	SEE GRAPHICS			
P4	1	POST-MOUNT	SEE GRAPHICS			
P5	1	BEAM-MOUNT	SEE GRAPHICS			
P6	1	BEAM-MOUNT	SEE GRAPHICS			
P7	1	BEAM-MOUNT	SEE GRAPHICS			
P12	3	BEAM-MOUNT	SEE GRAPHICS			
R1	3	DOOR-MOUNT	SEE GRAPHICS			
S1	2	WALL-MOUNT	SEE GRAPHICS			
Z1	1	WALL-MOUNT	SEE GRAPHICS			
Grand total: 49						

EXTERIOR PARKING SIGNAGE SCHEDULE & TYPICAL MOUNTING HEIGHTS						
SIGN ID	COUNT	MOUNTING TYPE	REMARKS			
P7	2	WALL-MOUNT	SEE GRAPHICS			
P12	3	BEAM-MOUNT	SEE GRAPHICS			
P4	1	POST-MOUNT	SEE GRAPHICS			
P5	1	BEAM-MOUNT	SEE GRAPHICS			
P6	1	BEAM-MOUNT	SEE GRAPHICS			
S1	2	WALL-MOUNT	SEE GRAPHICS			
Z1	1	WALL-MOUNT	SEE GRAPHICS			

NOTES - SIGNAGE REQUIREMENTS

- A. RAISED CHARACTERS SHALL COMPLY WITH 11B-703.2 AND SHALL BE DUPLICATED IN BRAILLE.
- B. CHARACTERS AND BACKGROUND OF SIGNS IS EGGSHELL, MATTE, OR OTHER NON-GLARE FINISH.
- C. CHARACTERS CONTRAST WITH THEIR BACKGROUND (LIGHT CHARACTERS ON A DARK BACKGROUND, OR DARK CHARACTERS ON A LIGHT BACKGROUND).
- D. EACH GRADE LEVEL EXTERIOR DOOR EXIT SHALL READ "EXIT".
- E. EACH EXIT DOOR THAT LEADS DIRECTLY TO A GRADE LEVEL EXTERIOR EXIT BY MEANS OF A STAIRWAY OR RAMP SHALL READ "EXIT STAIR DOWN" OR "EXIT STAIR UP".
- F. EACH EXIT ACCESS DOOR FROM AN INTERIOR ROOM OR AREA THAT IS ALSO REQUIRED TO HAVE VISUAL EXIT SIGNS SHALL READ "EXIT ROUTE".
- G. RAISED CHARACTERS SHALL BE 1/32" MIN ABOVE THEIR BACKGROUND.
- H. CHARACTERS SHALL BE UPPER CASE, SANS SERIF FONT.
- I. CHARACTERS SHALL BE SELECTED FROM FONTS WHERE THE WIDTH OF THE UPPER CASE LETTER 'O' IS 60 PERCENT MINIMUM AND 110 PERCENT MAXIMUM OF THE HEIGHT OF THE UPPER CASE LETTER 'I'.
- J. CHARACTER HEIGHT MEASURED VERTICALLY FROM THE BASELINE SHALL BE 1/8" MIN AND 2" MAX BASED ON THE HEIGHT OF THE UPPER CASE LETTER 'I'.
- K. STROKE THICKNESS OF THE UPPER CASE LETTER 'I' SHALL BE 15 PERCENT MAX OF THE HEIGHT OF THE CHARACTER.



LETTER AND NUMBERS SHALL BE RAISED 1/32", UPPER CASE, SANS SERIF TYPE AND SHALL BE ACCOMPANIED WITH GRADE II BRAILLE. RAISED CHARACTERS SHALL BE AT LEAST 5/8" HIGH, BUT NO HIGHER THAN 2".

- A. DOT BASE DIAMETER SHALL BE 0.059" MIN TO 0.063" MAX.
- B. DISTANCE BETWEEN TWO DOTS IN THE SAME CELL SHALL BE 0.1", MEASURED ON CENTER.
- C. DISTANCE BETWEEN CORRESPONDING DOTS IN ADJACENT CELLS SHALL BE 0.3", MEASURED ON CENTER.
- D. DOT HEIGHT SHALL BE 0.025" MIN TO 0.037" MAX.
- E. DISTANCE BETWEEN CORRESPONDING DOTS FROM ONE CELL DIRECTLY BELOW SHALL BE 0.395" MIN TO 0.4" MAX.

- A. MOUNT ALL SIGNAGE IN VISIBLE, UNOBSTRUCTED LOCATIONS.
- B. PROVIDE MATCHING BACKER AT ALL SIGNAGE ON GLASS WHERE OCCURS.
- C. EXIT SIGNAGE IS INDICATED IN REFLECTED CEILING PLANS. PROVIDE WALL, CEILING, OR POST-MOUNTED SIGNAGE AS INDICATED. DIRECTIONAL INDICATORS TO BE PROVIDED AS SHOWN IN RCP SYMBOLS. TYPE A OCCUPANCY EXIT ROUTES TO INCLUDE ADDITIONAL FLOOR-LEVEL EXIT SIGNS.
- D. ALL DOOR-MOUNTED SIGNAGE TO BE CENTERED HORIZONTALLY ON DOOR LEAF.
- E. PROVIDE PANIC HARDWARE IN THE DIRECTION OF EGRESS TRAVEL.
- F. PROVIDE TWO SOURCES OF POWER FOR MEANS OF EGRESS.
- G. PROVIDE A SEPARATE SOURCE OF POWER FOR EXIT SIGN ILLUMINATION.



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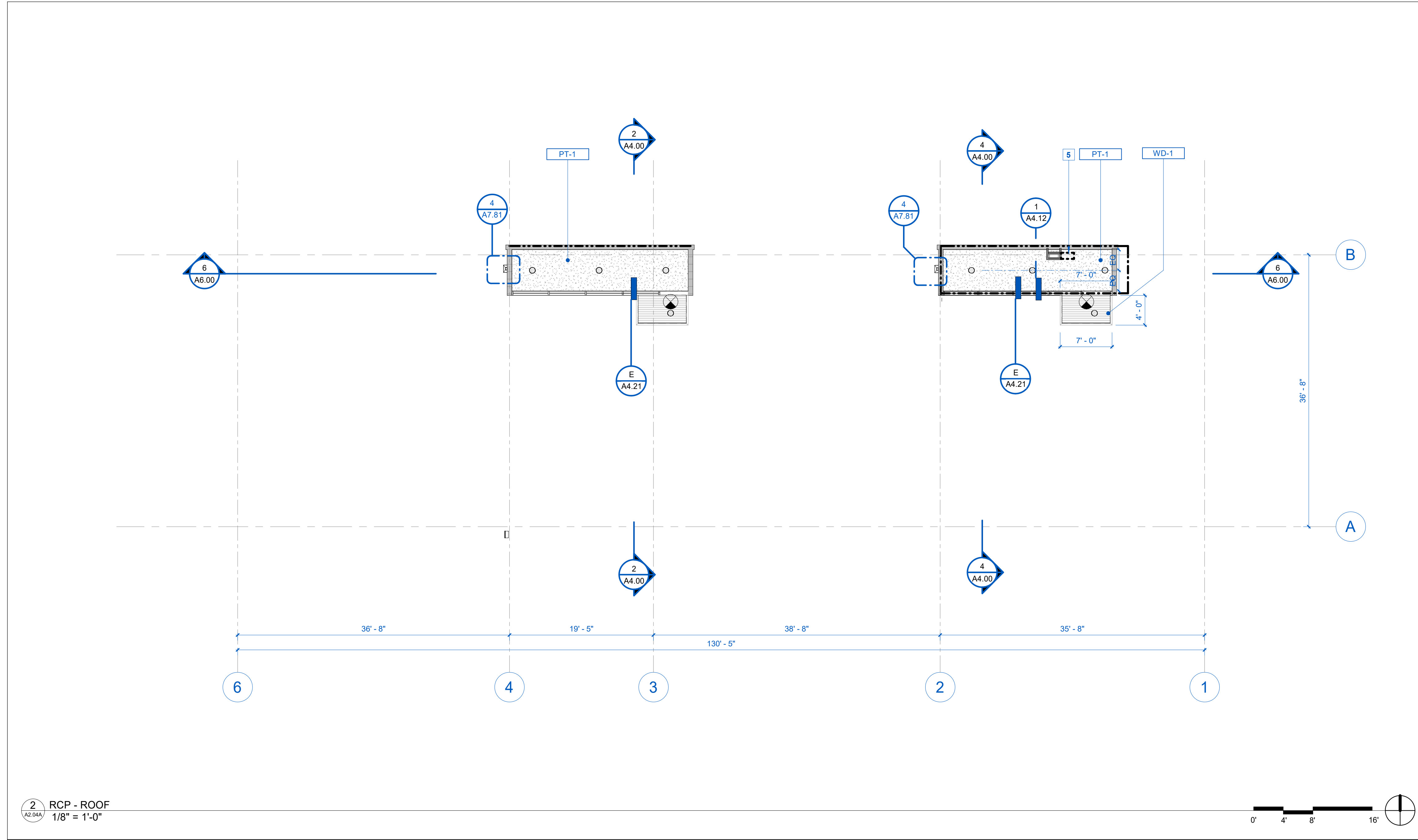


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SHEET TITLE:
LEVEL 02 -
SIGNAGE
PLAN AND
SCHEDULE



2 RCP - ROOF
1/8" = 1'-0"



KEYNOTES - RCP

- 1 SKYLIGHT, TYP., SEE ROOF SLAB PLAN AND DETAILS
- 2 ROOF DRAIN LINES, S.P.D.
- 3 CONDENSER WITH WALL BRACKETS, S.P.D., S.M.D.
- 4 EXIT SIGN, S.E.D.
- 5 MECH DUCT, S.M.D., PROVIDE 1-HR FIRE RATED SHAFT ENCLOSURE
- 6 1-HR FIRE RATED SOFFIT, SEE SECTION DETAILS, COORDINATE WITH STAIR DETAILS
- 7 FAN COIL UNIT ABOVE, SECURED TO ROOF DECK, S.M.D., SEE DETAIL

LEGEND - REFLECTED CEILING PLAN

CEILING TYPES		NOTATIONS	
SYMBOL	DESCRIPTION	SYMBOL	DESCRIPTION
[Symbol]	CEILING TYPE 1: EXPOSED UNDERSIDE OF STRUCTURE. SEE DETAIL	[Symbol]	CHANGE IN PLANE OR SLAB, SEE STRUCTURAL DRAWINGS
[Symbol]	CEILING TYPE 2: 5/8" TYPE 'X' GWSH ON CEILING ASSEMBLY. FINISH AS SCHEDULED		
CEILING DEVICES AND SYMBOLS			
SYMBOL	DESCRIPTION	SYMBOL	DESCRIPTION
[Symbol]	INTUMESCENT: ORANGE PROFILE INDICATES MASTIC & INTUMESCENT COATING		
	COLUMNS: W12X65 = UL X649		
	BEAM: W18X35 = UL D978		
	ALL OTHERS NOT IDENTIFY SHALL BE SPRAY APPLIED FIRE RESISTIVE MATERIALS		

NOTES GENERAL - RCP

- A. REFER TO LIGHTING, MECHANICAL, ELECTRICAL, AND FIRE PROTECTION DRAWINGS AND SPECIFICATIONS FOR DESIGN OF THESE SYSTEMS (DUCT SIZES, CIRCUITING, ETC.). CONTRACTOR SHALL NOTIFY OWNER & ARCHITECT OF ANY CONFLICTS PRIOR TO CONSTRUCTION.
- B. QUANTITY AND APPROXIMATE LOCATION OF THERMOSTATS SHALL BE DETERMINED BY HVAC ENGINEER. LOCATIONS SHALL BE SUBMITTED TO OWNER & ARCHITECT FOR REVIEW PRIOR TO INSTALLATION.
- C. CEILING HEIGHTS AND DETAILING SHALL BE AS INDICATED IN DRAWINGS. CONTRACTOR SHALL VERIFY CLEARANCES BETWEEN DUCTWORK, LIGHT FIXTURES, AND OTHER OBSTRUCTIONS IN THE CEILING PLENUM TO ASSURE THE FINISH CEILING HEIGHT. MINIMUM HEADROOM CLEARANCE AT STAIRS SHALL BE 6'-8". ANY DEVIATION FROM HEIGHT OR DETAILING INDICATED SHALL BE SUBMITTED TO OWNER & OWNER'S REPRESENTATIVE FOR REVIEW PRIOR TO BIDDING.
- D. THE CEILING WORK SHALL BE CLOSELY COORDINATED WITH THAT OF OTHER TRADES WHEREVER CONTIGUOUS.
- E. ACCESS PANELS SHALL NOT BE INSTALLED IN GYPSUM BOARD CEILING U.O.N. SYSTEMS AND EQUIPMENT REQUIRING ACCESS PANELS SHALL BE LOCATED AWAY FROM AREAS WITH GYPSUM BOARD CEILING. CONTRACTOR SHALL COORDINATE TYPE AND LOCATION OF ACCESS PANELS WITH THE OWNER OR ARCHITECT PRIOR TO INSTALLATION.
- F. PRIOR TO CLOSING CEILING, PLENUM SYSTEMS (HVAC, PLUMBING, ELECTRICAL, ETC.) SHALL BE INSPECTED AND TESTED AS REQUIRED BY CONTRACTOR'S ENGINEER AND BY AUTHORITIES HAVING JURISDICTION TO ENSURE PROPER INSTALLATION AND FUNCTION.
- G. CONTRACTOR SHALL SUBMIT SPRINKLER HEAD LAYOUT PLAN FOR REVIEW BY THE OWNER AND THE ARCHITECT PRIOR TO PURCHASE AND INSTALLATION.
- H. ALL UTILITY LINES, DUCTWORK AND ELECTRICAL CONDUITS AT EXPOSED CEILING SHALL BE STRAIGHT RUNS, ORGANIZED TO MAXIMIZE CLEAR CEILING HEIGHT. ALL EXPOSED PIPING, DUCTWORK AND CONDUITS SHALL BE PAINTED TO MATCH CEILING.
- I. CONTRACTOR TO VERIFY CONDITIONS AND LOCATIONS OF ALL MECHANICAL, ELECTRICAL AND STRUCTURAL ELEMENTS PRIOR TO CEILING WORK. MODIFY AND RELOCATE NON-VISIBLE ELEMENTS TO ACCOMMODATE FOR NEW CEILING CONSTRUCTION AS SHOWN.
- J. VERIFY CEILING CONSTRUCTION AND DRYWALL THICKNESS IN ALL AREAS PRIOR TO ORDERING OR INSTALLING FIXTURES. ADVISE DESIGNER OF ALL CONFLICTS.
- K. THE CONTRACTOR SHALL PROVIDE CUTOUTS AND OTHER SPECIAL PROVISIONS IN ACoustICAL CEILING TILE AND FRAMING AS REQUIRED FOR LIGHT FIXTURES, REGISTER, DIFFUSERS AND OTHER INSERTED ITEMS INCLUDING ALLOWANCES FOR REQUIRED CLEARANCE.
- L. CONTRACTOR SHALL VERIFY ALL EXISTING FIELD CONDITIONS AND DIMENSIONS AND NOTIFY THE ARCHITECT OF ANY DISCREPANCIES ADVERSELY AFFECTING THE LIGHTING DESIGN AND/OR INSTALLATION (INCLUDING CONFLICTS WITH STRUCTURE, MECHANICAL EQUIPMENT, DUCTWORK, ETC.) PRIOR TO PROCEEDING WITH THE WORK.

LEGEND - FLOOR FINISH

POLISHED CONCRETE	
PC-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: CONCRETE FLOOR SYSTEM LLC STYLE / MODEL: POLISHED CONCRETE COLOR / FINISH: PANTHEON GUARDIAN AND BURNISH WITH 800 GRIT NOTES: DENSIFY WITH PANTHEON PANTHIFIER COEFFICIENT OF FRICTION (ASTM C1028) 0.86 DRY; 0.69 WET
EXTERIOR WOOD CEILING FINISH	
WD-1	LOCATION: SEE REFLECTED CEILING PLANS MANUFACTURER: TREX STYLE / MODEL: TRANSCEND COLOR / FINISH: HAVANA GOLD NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84 INDEX: 70 SHALL MEET REQUIREMENTS IN CBC 2612
EXTERIOR WOOD PAVERS ON PEDESTALS	
WD-1	LOCATION: ROOF, SEE FLOOR PLANS MANUFACTURER: TIMBERTECH STYLE / MODEL: PRIME COLOR / FINISH: COCONUT HUSK NOTES: INSTALL PER MANUFACTURER'S INSTRUCTIONS ASTM E 84
SUBMITTAL SCHEDULE	
DECK COATING	
PED-1	LOCATION: LEVEL 2 DECK MANUFACTURER: SIPLAST STYLE / MODEL: REINFORCED TERAPRO PMMA COLOR / FINISH: GREY NOTES: 1. PRO FLEECE REINFORCED 2. PRO NATURAL BEADS OR QUARTZ FOR SLIP RESISTANCE
CERAMIC TILE	
CT-1	LOCATION: RESTROOMS MANUFACTURER: ARIZONA TILE STYLE / MODEL: ARDESIA BLACK, KONKRETE CENERE (R11) COLOR / FINISH: ARDESIA BLACK, KONKRETE CENERE (R11) 24X48
TILE GROUT	
CT-1	LOCATION: BATHROOM TILE MANUFACTURER: LATICRETE STYLE / MODEL: PERMACOLOR SELECT CEMENT GROUT COLOR / FINISH: TBD BY OWNER NOTES: 1. USE 4XLT THIN SET
RESILIENT VINYL BASE 4" H	
RB-1	LOCATION: THROUGHOUT, SEE INTERIOR ELEVATIONS MANUFACTURER: JOHNSONITE STYLE / MODEL: CBT-40.4 COLOR / FINISH: 40 BLACK NOTES: 1.080 THICKNESS TOELESS
CARPET TILE	
CPT-1	LOCATION: SEE FLOOR FINISH PLAN MANUFACTURER: SHAW CONTRACT GROUP STYLE / MODEL: SEA TILE EX172, WITH ECOLOGIX CUSHION BACKER COLOR / FINISH: METRO 72530 NOTES: 24"X24" 1/4" THICK, INSTALL METHOD: MONOLITHIC ADHESIVE VOC LIMIT: 50 g/l

KEYNOTES - ROOF

- 1 HOSE BIB, S.P.D.
- 2 MECH DUCT, S.M.D., PROVIDE 1-HR RATED SHAFT ENCLOSURE
- 3 ROOF DRAIN AND OVERFLOW, S.P.D.
- 4 ROOF SCUPPER AND DOWNSPOUT, S.P.D.
- 5 DASHED LINE DENOTES ROOF CANOPY ABOVE
- 6 DUCT PENETRATION, S.M.D., S.P.D.
- 7 VENT PENETRATION, S.M.D., S.P.D.

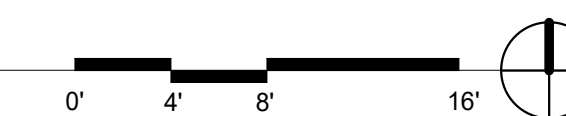
NOTES GENERAL - PLANS

- GENERAL**
1. ROOF SHALL BE CLASS A SINGLE PLY ROOF TYPE.
 2. INSTALL ALL DOOR FRAMES PERFECTLY STRAIGHT WITH NO WARP, TWIST OR RACK.
 3. ALL FIRE/SMOKE RATED ROOMS SHALL HAVE FIRE AND SMOKE DAMPERS REQUIRED AT ALL PENETRATIONS.
 4. IN ORDER TO COMPLY WITH SLIP RESISTANT SURFACE REQ'S CONTAINED IN PART 2 OF TITLE 24 OF THE CBC RELATIVE TO ACCESSIBILITY FOR ALL GROUND AND FLOOR SURFACES (INCLUDING FLOORS, WALKS, RAMPS, STAIRS AND CURB RAMPS), DYNAMIC COEFFICIENT OF FRICTION ALLOWED ON FLAT SURFACES IS =>0.42 BY ASTM STANDARDS FOR SLIP RESISTANCE: 0.80 FOR RAMPS.
 5. ALL WELDS SHALL BE GROUND FLUSH.
 6. ALL BUILDING GRIDS ARE TO CENTERLINE OF WALLS OR COLUMN EXCEPT EXTERIOR WALLS U.O.N.
 7. PROVIDE BLOCKING FOR ALL CASEWORK AND GRAB BARS.
 8. LOCATE SINK DRAIN AT BACK OF SINK TO PROVIDE ADEQUATE KNEE CLEARANCE AT ALL ACCESSIBLE SINK LOCATIONS; EXTEND FLOOR FINISH UNDER SINK TO BACK WALL. SEE ACCESSIBILITY STANDARDS.
 9. ALL HINGED SIDE OF DOOR FRAMES ADJACENT TO A PERPENDICULAR PARTITION AND/OR AN ANGLED PARTITION ARE TO BE 4" FROM OUTSIDE EDGE OF DOOR FRAME TO FINISH FACE OF THE PARTITION, UNLESS OTHERWISE NOTED.
 10. S.S.D. FOR TYPICAL STUD WALL FRAMING.
- MINIMUM INSULATION VALUES**
1. ALSO SEE SPECIFICATIONS & TITLE 24 ENERGY CALCULATIONS FOR THE REQUIRED MIN. LEVELS OF INSULATION IN THE CONSTRUCTION ASSEMBLIES AND THE MAXIMUM U-FACTOR AND MAXIMUM SHGC - FACTOR ALLOWED FOR THE PENETRATION, WINDOWS AND GLAZED DOORS MUST HAVE LABELS FOR THE 'U' AND 'SHGC' FACTORS THAT ARE REQUIRED BY THE ENERGY DOCUMENTATION.
2. PROVIDE THE MINIMUM INSULATION VALUES BELOW AND/OR THE REQUIREMENTS OF THE CALIFORNIA STATE ENERGY CODE AND THE APPROVED TITLE 24 ENERGY CALCULATIONS FOR EXTERIOR WALLS, FLOORS & ROOFS WHICHEVER IS MORE STRINGENT.
- ROOF = R38, MAX U-FACTOR OF .038, REFLECTANCE = 0.63, EMITTANCE = 0.75 OR MINIMUM SOLAR REFLECTANCE INDEX OF 75 SHALL BE RATED AND LABELED BY THE COOL ROOF RATING COUNCIL
- FLOORS = R10, MAX U-FACTOR OF 0.48
- WALLS = R15, MAX U-FACTOR OF 0.059
- ARCHITECTURAL INSPECTIONS:**
1. WALL SETOUT PLAN REVIEW - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LINES ARE SHAPED. INCLUDE FINISH WALL THICKNESS.
 2. ROUGH ELECTRICAL - J-BOX LAYOUT BEFORE CLOSURE OF WALL FRAMING.
 3. LIGHTING LAYOUT - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LOCATIONS ARE SHAPED.

LEGEND - FLOOR PLAN SYMBOLS

SYMBOL	DESCRIPTION
[Symbol]	1/4" / 1'-0" SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4" = 1'-0" U.O.N.
[Symbol]	LINE OF SLOPED INSULATION OR DECK AT RIDGE OR VALLEY
[Symbol]	FLOOR DRAIN, SEE PLUMBING DRAWINGS
[Symbol]	FLOOR AREA DRAIN
[Symbol]	MECHANICAL SHAFT & SHAFT OPENING, S.M.D. & S.S.D.
[Symbol]	STANDPIPE, SEE FIRE PROTECTION DRAWINGS
[Symbol]	HOSE BIB, SEE PLUMBING DRAWINGS
[Symbol]	INTERNAL ROOF DRAIN AND OVERFLOW: 4" DIA DRAIN S.P.D., 8" CLEAR REQ'D FROM CENTER OF PIPE
[Symbol]	FLOOR DRAIN, SEE PLUMBING DRAWINGS
[Symbol]	DIRECTIONAL ARROWS
[Symbol]	SUMP PUMP, S.C.D. & S.P.D.

1 ROOF PLAN
1/8" = 1'-0"



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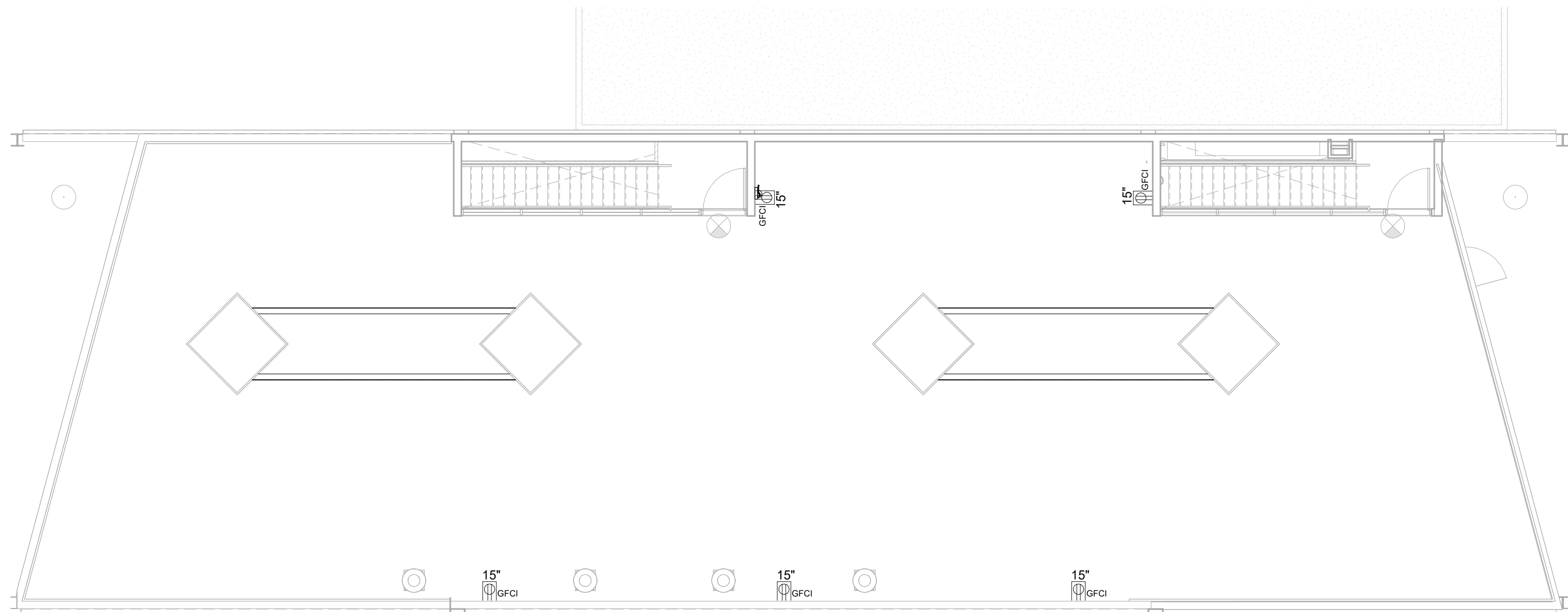
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ELECTRICAL FIXTURE SCHEDULE	
SYMBOL	DESCRIPTION
AV	RECESSED WALL MOUNTED AUDIO / VIDEO BOX. TO INCLUDE (1) DATA, (2) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION. MOUNTING HEIGHT INDICATED IN INTERIOR ELEVATIONS.
⊕	FLOOR POKE THRU DEVICE. COORDINATE LOCATION WITH FURNITURE LAYOUT. DASHED LINE DENOTES CONDUIT RUN. TYP REQUIREMENTS: (4) DATA, (8) POWER, (1) HDMI, (1) THUNDERBOLT CONNECTION TO TV, S.S.D.
GFCI	EXTERIOR WATERPROOF GFI PROTECTED WALL MOUNTED DUPLEX RECEPTACLE. SUBSCRIPT INDICATES MOUNTING HEIGHT TO CENTER OF PLATE A.F.F.
0" GFCI	WALL MOUNTED DUPLEX RECEPTACLE. USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM; MAX 40" A.F.F. TO TOP OVER COUNTER
0" GFCI	WALL MOUNTED QUAD RECEPTACLE. USB AND/OR GFCI AS NOTED. SEE ELECTRICAL DRAWINGS. MINIMUM 15" A.F.F. TO BOTTOM; MAX 40" A.F.F. TO TOP OVER COUNTER
▽	DATA SIMPLEX OUTLET. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO CENTER OF PLATE A.F.F.
S	LIGHT SWITCH. SEE ELECTRICAL DRAWINGS. SUBSCRIPT INDICATES MOUNTING TO TOP OF PLATE A.F.F. ALIGN ON CENTER WITH ADJACENT ELECTRICAL DEVICES
WAP	CEILING MOUNTED WIRELESS ACCESS POINT

- ### KEYNOTES - POWER, COMM. AND DATA
- DASHED LINE DENOTES POWER FOR ILLUMINATED SIGNAGE, SEE BLDG ELEVATION, S.E.D
 - CONDUIT FOR FUTURE CONDENSER POWER. TYP. S.S.D
 - POWER FOR LIFT, S.E.D
 - POWER FOR CHARGING STATION, S.S.D.
 - SCE EQUIPMENT
 - DASHED LINE DENOTES POWER FOR CAR LIFTS, S.E.D

- ### NOTES GENERAL - POWER
- WALK THROUGH:** A WALK THROUGH WITH THE OWNER AND THE ARCHITECT SHALL BE SCHEDULED BY THE CONTRACTOR UPON COMPLETION OF THE INSTALLATION OF ALL ELECTRICAL BOXES AND FIXTURE HOUSING PRIOR TO WIRING AND DRYWALL CLOSE-IN TO REVIEW LOCATIONS OF ALL THERMOSTATS, PHONE, DATA, POWER, LIGHTING AND ELECTRICAL FIXTURES. VERIFY WITH THE OWNER AND THE ARCHITECT TO INSTALLATION THE LOCATION OF REMOTE POWER PANELS, DISCONNECT SWITCHES, SPECIAL PANELS, THERMOSTATS, SWITCHES, ALARMS OR ANY DEVICE EXPOSED TO VIEW AND NOT SHOWN ON THE DRAWINGS.
 - MEP:** REFER TO MECHANICAL AND ELECTRICAL DRAWINGS FOR ADDITIONAL NOTES AND INFORMATION. NOTIFY THE ARCHITECT OF ANY CONFLICTS WITH DESIGN INTENT, PRIOR TO CONSTRUCTION.
 - COVER PLATES:** SHALL BE ONE PIECE TYPE, UNLESS OTHERWISE NOTED.
 - COVER PLATES:** VERIFY ALL EQUIPMENT MOUNTING REQUIREMENTS, AND POWER SPECIFICATIONS INCLUDING ALL NECESSARY BACK BOARDS, ELECTRICAL OUTLETS, CONDUIT, ET CETERA, AS REQUIRED BY OWNERS' TELEPHONE COMPANY, PRIOR TO INSTALLATION OF POWER AND COMMUNICATIONS UTILITIES.
 - ELECTRICAL RECEPTACLES:** TO BE INSTALLED IN ACCORDANCE WITH THE CALIFORNIA ELECTRICAL CODE. CONTACT THE ARCHITECT IF CONFLICT EXISTS PRIOR TO INSTALLATION. STANDARD WALL OUTLETS SHALL BE INSTALLED VERTICALLY, U.O.N. CONTRACTOR IS RESPONSIBLE FOR ADDITIONAL OUTLETS REQUIRED BY CODE. CONTACT ARCHITECT FOR LOCATIONS PRIOR TO INSTALLATION.
 - DEDICATED CIRCUITS:** CONTRACTOR TO DETERMINE WHICH EQUIPMENT REQUIRES SELE DEDICATION OF A CIRCUIT AND INSTALL SUCH CIRCUIT.
 - ALL ELECTRICAL SYSTEMS, DEVICES AND RELATED ITEMS SHALL BE TESTED, REPLACE ANY AND ALL DEFECTIVE DEVICES, ITEMS OR SYSTEMS BEFORE COMPLETION OF THE PROJECT.**
 - DEVICES ON THE OPPOSITE SIDES OF COMMON WALLS SHALL BE LOCATED IN SEPARATE STUD CAVITIES. NO BACK-TO-BACK DEVICES. WHERE SPECIFIC DIMENSIONS CONTRADICT THIS NOTE, THE GENERAL CONTRACTOR SHALL RELOCATE ONE OUTLET TO THE OPPOSITE SIDE OF THE STUD NEAREST THAT DIMENSION.**
 - CIRCUIT CONTROLS FOR 120 VOLT RECEPTACLES:** IN ALL BUILDINGS, BOTH CONTROLLED AND UNCONTROLLED 120 VOLT RECEPTACLES SHALL BE PROVIDED IN EACH PRIVATE OFFICE, OPEN OFFICE AREA, RECEPTION LOBBY, CONFERENCE ROOM, KITCHENETTE IN OFFICE SPACES, AND COPY ROOM. (CEC 130.5(i)).

2 POWER & COMMUNICATION - ROOF
1/8" = 1'-0"



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ROOF - SLAB PLAN & POWER, COMM, DATA

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SHEET NO:
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- ### KEYNOTES - SLAB PLAN
- DASHED LINE DENOTES WATER STOP SEE DETAIL
 - COORDINATE SLOPES WITH CIVIL, S.C.D.
 - FLOOR SINK, S.M.D., S.P.D
 - CONCRETE CURB AT BASE OF WALL. EXTEND CURB MIN 12" BEYOND EDGE OF BALCONY, SEE EXTERIOR WALL DETAILS
 - CONCRETE CURB, HEIGHT VARIES AT STOREFRONT AND DOOR, COORDINATE WITH HEIGHT OF ROOF FINISH, SEE DETAILS, S.S.D.
 - CONCRETE CURB, COORDINATE WITH SIZE OF SKYLIGHT, S.S.D.
 - ELEVATOR PIT
 - PEDESTRIAN CURB, DO NOT OBSTRUCT MINIMUM DRIVE AISLE, SEE OVERALL PLAN, S.C.D.
 - MAX 2% SLOPE AT ACCESSIBLE PATH TO ACCESSIBLE VEHICLES, SEE SITE PLAN, S.C.D.
 - BOLLARD, SEE DETAILS

LEGEND - SLAB PLAN

NOTE: GC TO COORDINATE WITH PARTITION SCHEDULES FOR WALL & CURB THICKNESS ALL CURBS ARE 6" HIGH UNLESS OTHERWISE NOTED

SYMBOL	DESCRIPTION
High Plane / Low Plane	CHANGE IN PLANE OF SLAB, HEIGHT AS NOTED, S.S.D.
1'-0" / 1'-0"	CONCRETE CURB, SEE PARTITION SCHEDULE FOR DIMENSIONS UNLESS NOTED OTHERWISE, S.S.D.
1'-0" / 1'-0"	CHANNEL SLAB DEPRESSION, DEPTH AS NOTED, S.S.D.
Bottom of Ramp / Top of Ramp	CHANGE IN SLOPE AT TOP AND BOTTOM OF RAMP. SEE STRUCTURAL DRAWINGS
■	SLAB DEPRESSION, SEE STRUCTURAL DRAWINGS
XX'-X"	FINISH ELEVATION
1/4" / 1'-0"	SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4":12" U.O.N.
F.O.C.	FACE OF CONCRETE / BLOCK
F.O.S.	FACE OF STUD / STRUCTURE

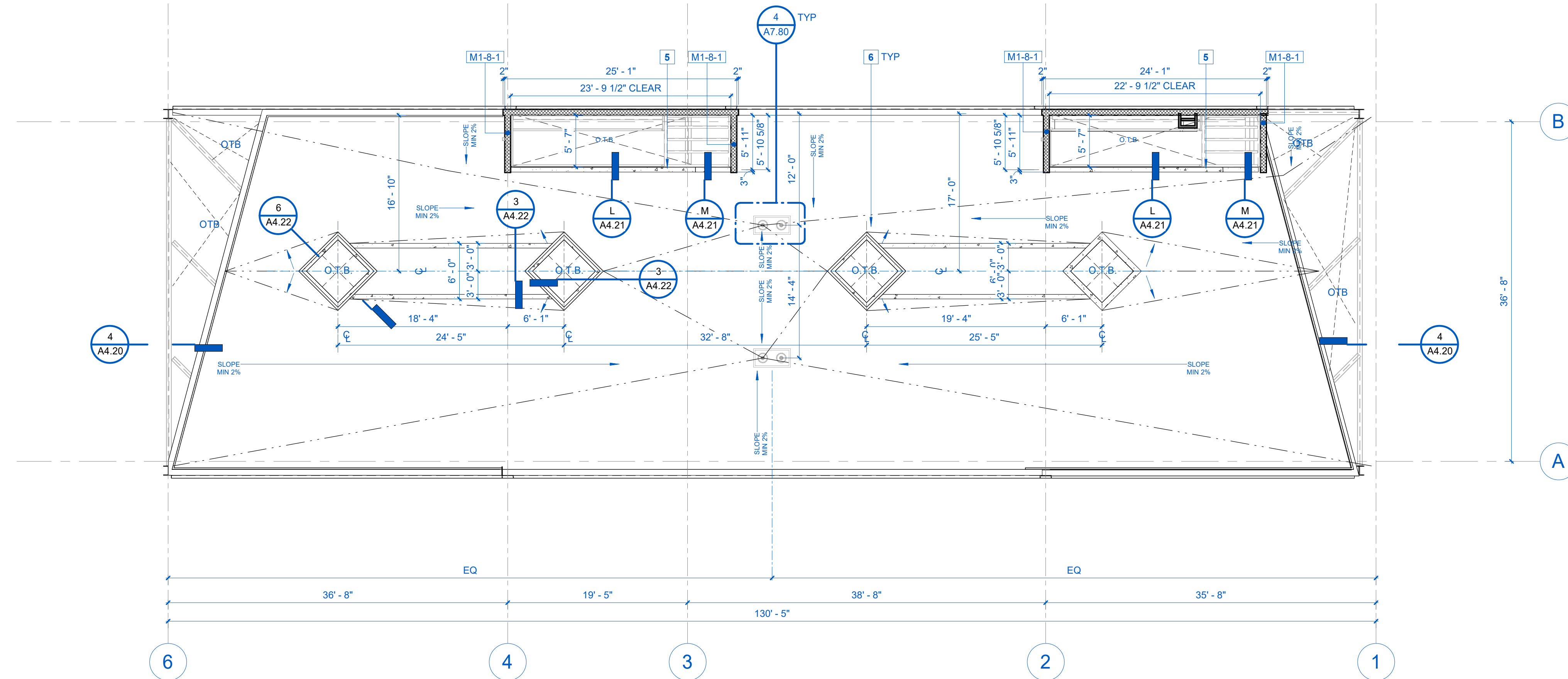
LEGEND - WALL TYPE

NOT ALL MAY BE USED

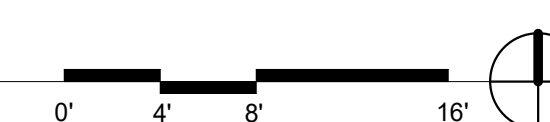
NON STRUCTURAL PARTITION	—————
STOREFRONT SYSTEM, SEE STOREFRONT SCHED.	—————
1-HOUR FIRE RATING	—————
2-HOUR FIRE RATING	—————
CMU WALL, S.S.D.	—————
FENCE	—————

ASSEMBLY TYPE
STUD SIZE
FIRE RATING
PARTITION WALL OR FURRING TYPE

P = PARTITION, F = FURRING, S = SHAFTWALL, C = CHASE WALL, M = MASONRY [SEE A8.00]



1 SLAB PLAN - ROOF
1/8" = 1'-0"

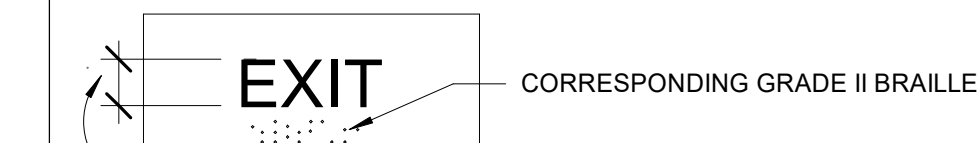


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NOTES - SIGNAGE REQUIREMENTS

- A. RAISED CHARACTERS SHALL COMPLY WITH 11B-703.2 AND SHALL BE DUPLICATED IN BRAILLE
- B. CHARACTERS AND BACKGROUND OF SIGNS IS EGGSHELL MATTE, OR OTHER NON-GLARE FINISH
- C. CHARACTERS CONTRAST WITH THEIR BACKGROUND (LIGHT CHARACTERS ON A DARK BACKGROUND, OR DARK CHARACTERS ON A LIGHT BACKGROUND)
- D. EACH GRADE LEVEL EXTERIOR DOOR EXIT SHALL READ "EXIT"
- E. EACH EXIT DOOR THAT LEADS DIRECTLY TO A GRADE LEVEL EXTERIOR EXIT BY MEANS OF A STAIRWAY OR RAMP SHALL READ "EXIT STAIR DOWN" OR "EXIT STAIR UP"
- F. EACH EXIT ACCESS DOOR FROM AN INTERIOR ROOM OR AREA THAT IS ALSO REQUIRED TO HAVE VISUAL EXIT SIGNS SHALL READ "EXIT ROUTE"
- G. RAISED CHARACTERS SHALL BE 1/32" MIN ABOVE THEIR BACKGROUND
- H. CHARACTERS SHALL BE UPPER CASE, SANS SERIF FONT
- I. CHARACTERS SHALL BE SELECTED FROM FONTS WHERE THE WIDTH OF THE UPPER CASE LETTER "O" IS 60 PERCENT MINIMUM AND 110 PERCENT MAXIMUM OF THE HEIGHT OF THE UPPER CASE LETTER "I"
- J. CHARACTER HEIGHT MEASURED VERTICALLY FROM THE BASELINE SHALL BE 1/8" MIN AND 2" MAX BASED ON THE HEIGHT OF THE UPPER CASE LETTER "I"
- K. STROKE THICKNESS OF THE UPPER CASE LETTER "I" SHALL BE 15 PERCENT MAX OF THE HEIGHT OF THE CHARACTER

- A. DOT BASE DIAMETER SHALL BE 0.059" MIN TO 0.063" MAX
- B. DISTANCE BETWEEN TWO DOTS IN THE SAME CELL SHALL BE 0.1", MEASURED ON CENTER
- C. DISTANCE BETWEEN CORRESPONDING DOTS IN ADJACENT CELLS SHALL BE 0.3", MEASURED ON CENTER
- D. DOT HEIGHT SHALL BE 0.025" MIN TO 0.037" MAX
- E. DISTANCE BETWEEN CORRESPONDING DOTS FROM ONE CELL DIRECTLY BELOW SHALL BE 0.395" MIN TO 0.4" MAX



LETTER AND NUMBERS SHALL BE RAISED 1/32", UPPER CASE, SANS SERIF TYPE AND SHALL BE ACCOMPANIED WITH GRADE II BRAILLE. RAISED CHARACTERS SHALL BE AT LEAST 5/8" HIGH, BUT NO HIGHER THAN 2".

- A. MOUNT ALL SIGNAGE IN VISIBLE, UNOBSTRUCTED LOCATIONS
- B. PROVIDE MATCHING BACKER AT ALL SIGNAGE ON GLASS WHERE OCCURS
- C. EXIT SIGNAGE IS INDICATED IN REFLECTED CEILING PLANS. PROVIDE WALL, CEILING, OR POST-MOUNTED SIGNAGE AS INDICATED. DIRECTIONAL INDICATORS TO BE PROVIDED AS SHOWN IN RCP SYMBOLS. TYPE A OCCUPANCY EXIT ROUTES TO INCLUDE ADDITIONAL FLOOR-LEVEL EXIT SIGNS
- D. ALL DOOR-MOUNTED SIGNAGE TO BE CENTERED HORIZONTALLY ON DOOR LEAF
- E. PROVIDE PANIC HARDWARE IN THE DIRECTION OF EGRESS TRAVEL
- F. PROVIDE TWO SOURCES OF POWER FOR MEANS OF EGRESS
- G. PROVIDE A SEPARATE SOURCE OF POWER FOR EXIT SIGN ILLUMINATION



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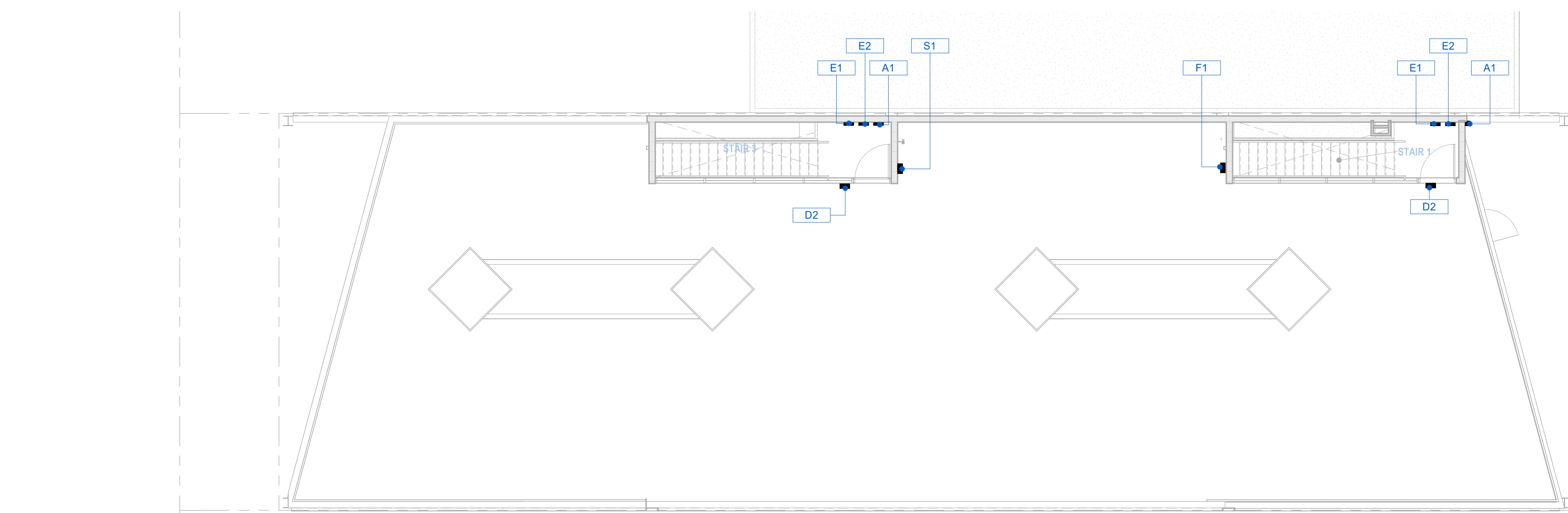
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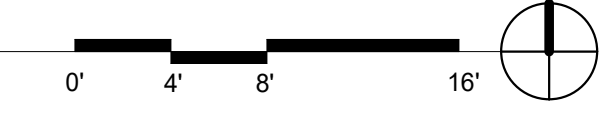
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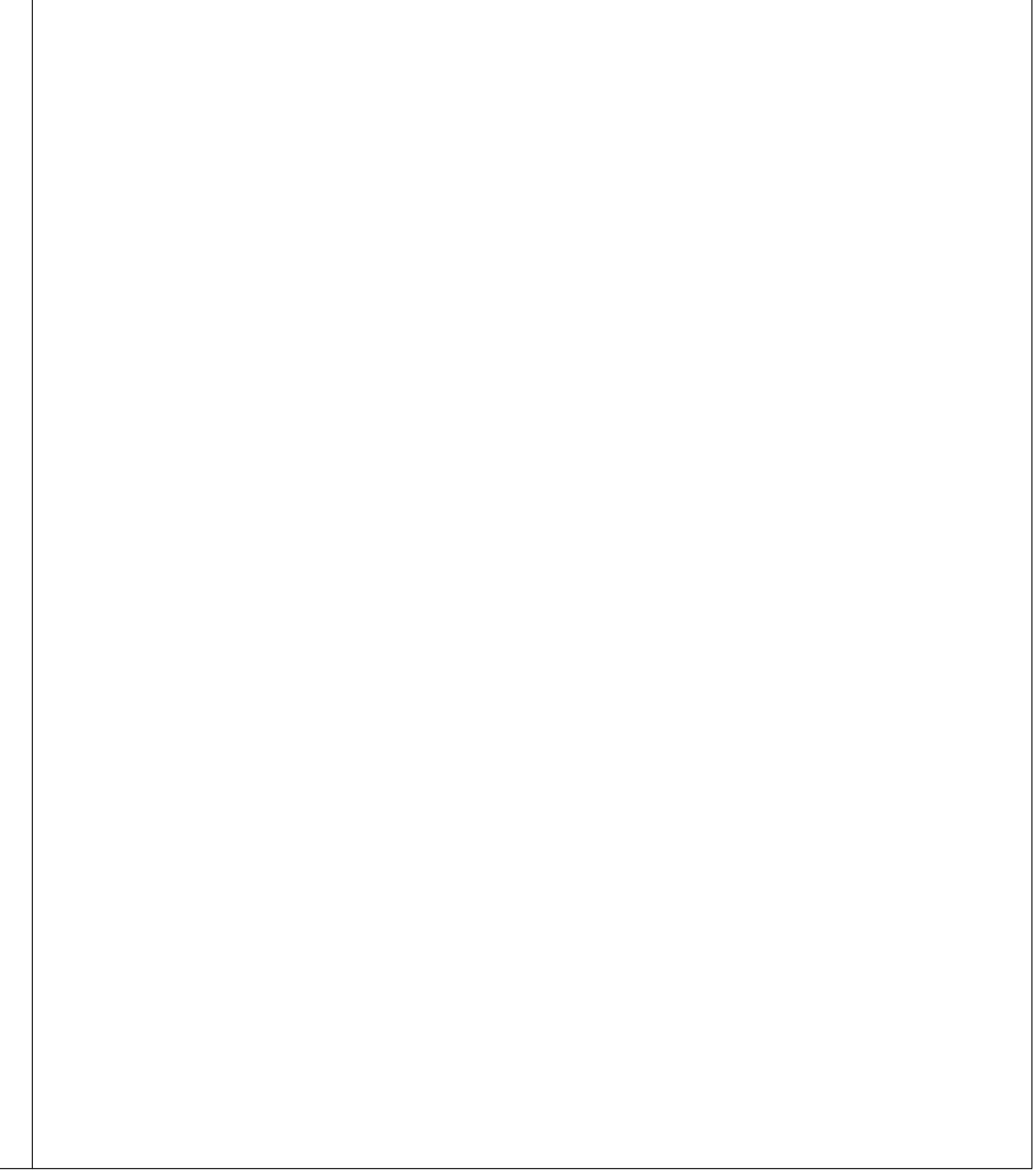
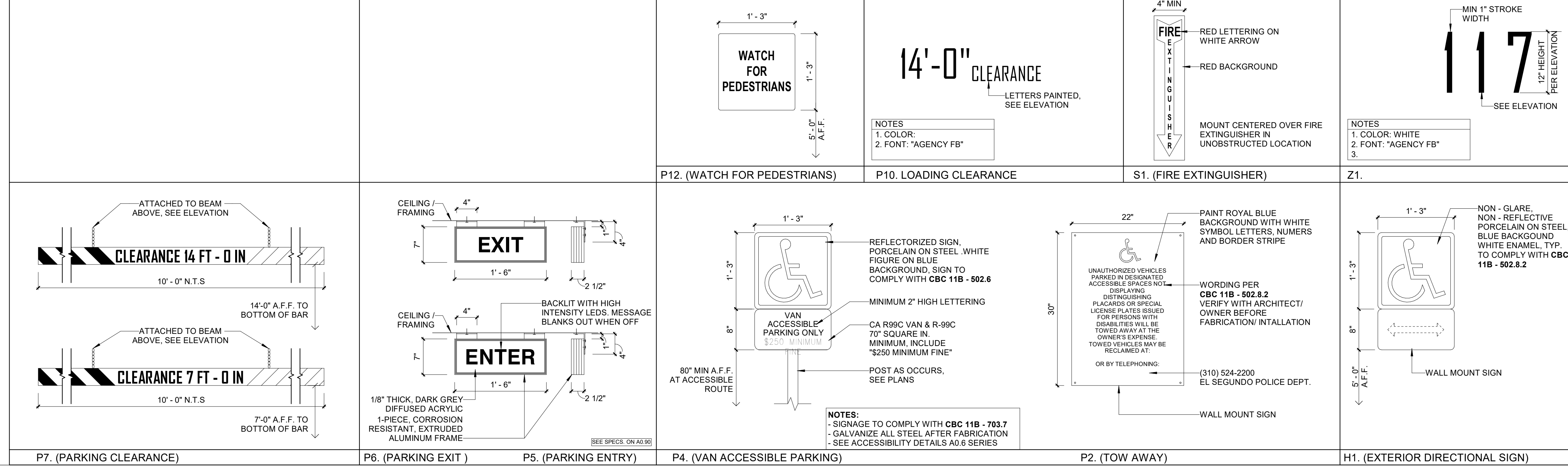


1 SIGNAGE PLAN - ROOF
1/8" = 1'-0"



INTERIOR SIGNAGE SCHEDULE & TYPICAL MOUNTING HEIGHTS											
SIGN ID	COUNT	MOUNTING TYPE	REMARKS	SIGN ID	COUNT	MOUNTING TYPE	REMARKS	SIGN ID	COUNT	MOUNTING TYPE	REMARKS
D3. (NO EXIT)				D2. (EXIT ROUTE)				D1. (EXIT)			
B9. (ALL GENDER DOOR SHOWER)				B6. (ALL GENDER DOOR RESTROOM)				B5. (ALL GENDER RESTROOM)			
A4. (UNIT NUMBER)				F1. (ROOM CAPACITY)				E3. (EXIT DISCHARGE LEVEL)			
A2. (INFRASTRUCTURE ROOMS)				E2. (STAIR DOWN)				E1. (STAIR IDENTIFICATION)			
P7. (PARKING CLEARANCE)				P6. (PARKING EXIT)				P5. (PARKING ENTRY)			
P4. (VAN ACCESSIBLE PARKING)				P2. (TOW AWAY)				H1. (EXTERIOR DIRECTIONAL SIGN)			

CODE SIGNAGE SCHEDULE			
SIGN ID	COUNT	MOUNTING TYPE	REMARKS
A1	2	WALL-MOUNT	SEE GRAPHICS
A2	1	WALL-MOUNT	SEE GRAPHICS
A3	1	WALL-MOUNT	SEE GRAPHICS
A4	2	WALL-MOUNT	SEE GRAPHICS
B5	2	WALL-MOUNT	SEE GRAPHICS
B6	2	DOOR-MOUNT	SEE GRAPHICS
B9	1	DOOR-MOUNT	SEE GRAPHICS
D1	2	WALL-MOUNT	SEE GRAPHICS
D2	5	WALL-MOUNT	SEE GRAPHICS
D3	1	WALL-MOUNT	SEE GRAPHICS
E1	7	WALL-MOUNT	SEE GRAPHICS
E2	4	WALL-MOUNT	SEE GRAPHICS
E3	2	WALL-MOUNT	SEE GRAPHICS
F1	1	WALL-MOUNT	SEE GRAPHICS
H1	2	WALL-MOUNT	SEE GRAPHICS
P2	1	WALL-MOUNT	SEE GRAPHICS
P4	1	POST-MOUNT	SEE GRAPHICS
P6	1	BEAM-MOUNT	SEE GRAPHICS
P7	1	BEAM-MOUNT	SEE GRAPHICS
P12	3	BEAM-MOUNT	SEE GRAPHICS
R1	3	DOOR-MOUNT	SEE GRAPHICS
S1	2	WALL-MOUNT	SEE GRAPHICS
Z1	1	WALL-MOUNT	SEE GRAPHICS
Grand total: 49			



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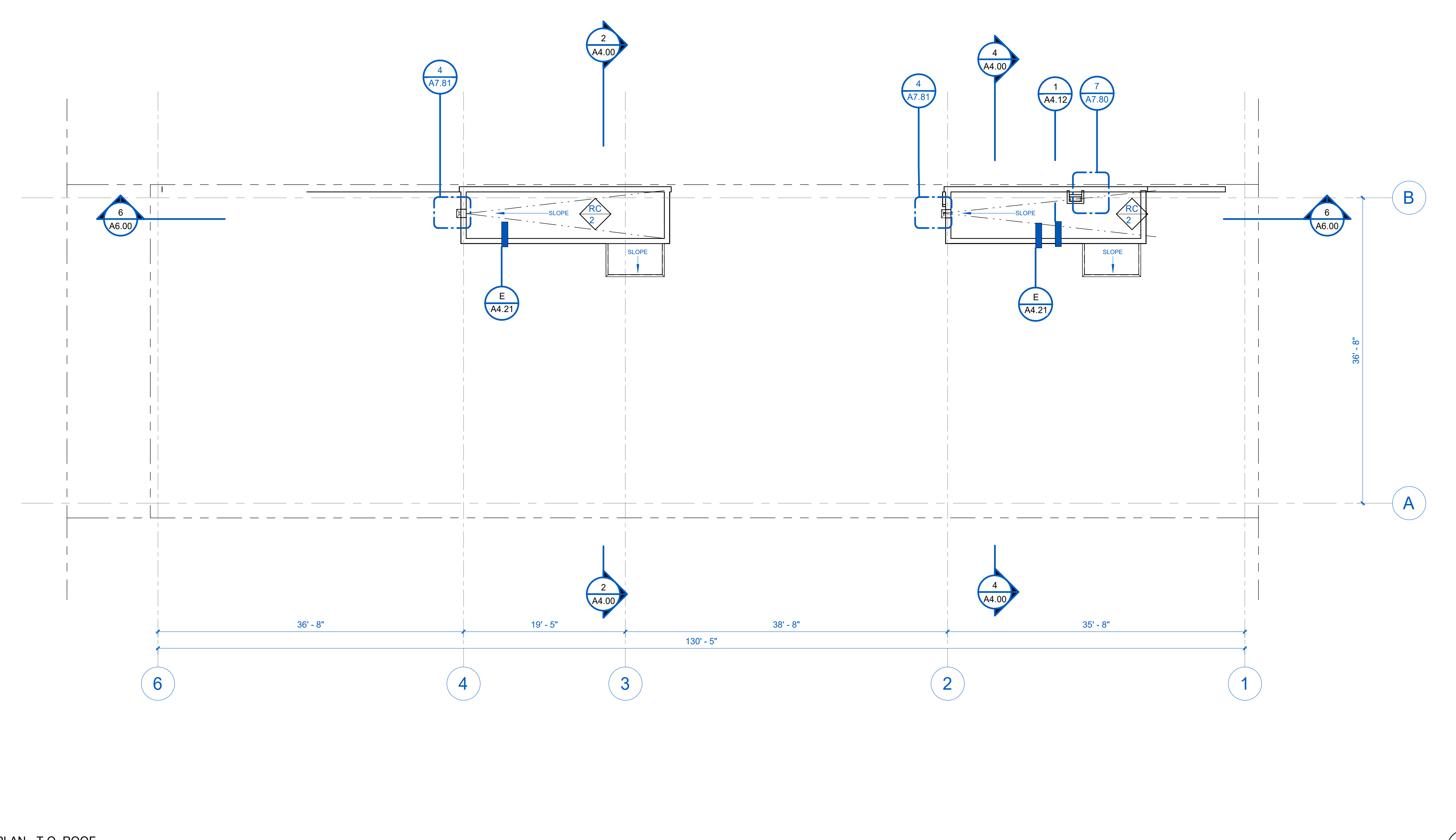
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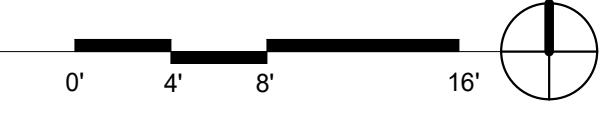
ROOF - SIGNAGE PLAN AND SCHEDULE

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1 FLOOR PLAN - T.O. ROOF
1/8" = 1'-0"



KEYNOTES - ROOF

- 1 HOSE BIB, S.P.D.
- 2 MECH DUCT, S.M.D., PROVIDE 1-HR RATED SHAFT ENCLOSURE
- 3 ROOF DRAIN AND OVERFLOW, S.P.D.
- 4 ROOF SCUPPER AND DOWNSPOUT, S.P.D.
- 5 DASHED LINE DENOTES ROOF CANOPY ABOVE
- 6 DUCT PENETRATION, S.M.D., S.P.D.
- 7 VENT PENETRATION, S.M.D., S.P.D.

NOTES GENERAL - PLANS

- GENERAL**
1. ROOF SHALL BE CLASS A SINGLE PLY ROOF TYPE.
 2. INSTALL ALL DOOR FRAMES PERFECTLY STRAIGHT WITH NO WARP, TWIST OR RACK.
 3. ALL FIRE/SMOKE RATED ROOMS SHALL HAVE FIRE AND SMOKE DAMPERS REQUIRED AT ALL PENETRATIONS.
 4. IN ORDER TO COMPLY WITH SLIP RESISTANT SURFACE REQ'S CONTAINED IN PART 2 OF TITLE 24 OF THE CBC RELATIVE TO ACCESSIBILITY FOR ALL GROUND AND FLOOR SURFACES (INCLUDING FLOORS, WALKS, RAMPS, STAIRS AND CURB RAMPS), DYNAMIC COEFFICIENT OF FRICTION ALLOWED ON FLAT SURFACES IS ≥ 0.42 BY ASTM STANDARDS FOR SLIP RESISTANCE, 0.80 FOR RAMPS.
 5. ALL WELDS SHALL BE GROUND FLUSH.
 6. ALL BUILDING GRIDS ARE TO CENTERLINE OF WALLS OR COLUMN EXCEPT EXTERIOR WALLS U.O.N.
 7. PROVIDE BLOCKING FOR ALL CASEWORK AND GRAB BARS.
 8. LOCATE SINK DRAIN AT BACK OF SINK TO PROVIDE ADEQUATE KNEE CLEARANCE AT ALL ACCESSIBLE SINK LOCATIONS. EXTEND FLOOR FINISH UNDER SINK TO BACK WALL. SEE ACCESSIBILITY STANDARDS.
 9. ALL HINGED SIDE OF DOOR FRAMES ADJACENT TO A PERPENDICULAR PARTITION AND/OR AN ANGLED PARTITION ARE TO BE 4" FROM OUTSIDE EDGE OF DOOR FRAME TO FINISH FACE OF THE PARTITION, UNLESS OTHERWISE NOTED.
 10. S.S.D. FOR TYPICAL STUD WALL FRAMING.
- MINIMUM INSULATION VALUES**
1. ALSO SEE SPECIFICATIONS & TITLE 24 ENERGY CALCULATIONS FOR THE REQUIRED MIN. LEVELS OF INSULATION IN THE CONSTRUCTION ASSEMBLIES AND THE MAXIMUM U-FACTOR AND MAXIMUM SHGC - FACTOR ALLOWED FOR THE FENESTRATION. WINDOWS AND GLAZED DOORS MUST HAVE LABELS FOR THE 'U' AND 'SHGC' FACTORS THAT ARE REQUIRED BY THE ENERGY DOCUMENTATION.
 2. PROVIDE THE MINIMUM INSULATION VALUES BELOW AND/OR THE REQUIREMENTS OF THE CALIFORNIA STATE ENERGY CODE AND THE APPROVED TITLE 24 ENERGY CALCULATIONS FOR EXTERIOR WALLS, FLOORS & ROOFS WHICHEVER IS MORE STRINGENT.
 - ROOF = R10, MAX U-FACTOR OF 0.08, REFLECTANCE = 0.63, EMITTANCE = 0.75 OR MINIMUM SOLAR REFLECTANCE INDEX OF 75 SHALL BE RATED AND LABELED BY THE COOL ROOF RATING COUNCIL.
 - FLOORS = R10, MAX U-FACTOR OF 0.48
 - WALLS = R15, MAX U-FACTOR OF 0.059
- ARCHITECTURAL INSPECTIONS:**
1. WALL SETOUT PLAN REVIEW - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LINES ARE SNAPPED; INCLUDE FINISH WALL THICKNESS
 2. ROUGH ELECTRICAL - J-BOX LAYOUT BEFORE CLOSURE OF WALL FRAMING
 3. LIGHTING LAYOUT - NOTIFY ARCHITECT FOR FIELD WALK AFTER CHALK LOCATIONS ARE SNAPPED.
- USE NON-STAINING CHALK

LEGEND - FLOOR PLAN SYMBOLS 1. NOT ALL MAY BE USED.

SYMBOL	DESCRIPTION
	1/4" / 1'-0" SLOPE TO DRAIN IN DIRECTION OF ARROW, 1/4" : 1'-0" U.O.N.
	LINE OF SLOPED INSULATION OR DECK AT RIDGE OR VALLEY
	FLOOR DRAIN, SEE PLUMBING DRAWINGS
	FLOOR AREA DRAIN
	MECHANICAL SHAFT & SHAFT OPENING, S.M.D. & S.S.D.
	STANDPIPE, SEE FIRE PROTECTION DRAWINGS
	HOSE BIB, SEE PLUMBING DRAWINGS
	INTERNAL ROOF DRAIN AND OVERFLOW; 4" DIA DRAIN S.P.D., 8" CLEAR REQ'D FROM CENTER OF PIPE
	FLOOR DRAIN, SEE PLUMBING DRAWINGS
	DIRECTIONAL ARROWS
	SUMP PUMP, S.C.D. & S.P.D.



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FILE: A:\Architect\2025\117 LOMITA - ARCH PLAN

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PLAN

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NOTES GENERAL - ELEVATION

- SHOP FINISH ALL EXPOSED SURFACES OF METAL COPING CAPS, METAL GRAVEL STOPS, METAL FLASHING, ROOF TO WALL METAL COUNTERFLASHING, METAL BRAKE SHAPES, AND METAL TRIM TO MATCH ADJACENT EXTERIOR WALL FINISH, U.O.N. OR BRUSHED CHROME FINISH.
- ALL GUARDRAILS, STAIRRAMP HANDRAILS, BRACKETS, AND FITTINGS SHALL BE SATIN OR BRUSHED CHROME FINISH.
- PROVIDE SILOXANE OR SIMILAR WATER REPELLANT TO ALL EXPOSED EXTERIOR CONCRETE WALLS.
- SEE SPECIFICATIONS AND DETAILS FOR MANUFACTURED COPINGS, FLASHINGS, BRAKE SHAPES, TRIM, AND OTHER METAL ASSEMBLIES TO BE PROVIDED BY EXTERIOR WALL CLADDING, EXTERIOR WINDOW, OR ROOF ASSEMBLY MANUFACTURER.
- ANY SEISMIC JOINT OR OTHER COVERS AT WALLS AND SOFFITS TO BE A CUSTOM COLOR TO MATCH THE ADJACENT EXTERIOR WALL FINISH OR ADJACENT CURTAIN WALL FINISH AS APPLICABLE.
- APPLY ANTI-GRAFFITI COATING TO ALL SURFACES EXCEPT CURTAIN WALL, MULLIONS AND GLAZING WHERE EXPOSED TO TOUCH FROM STREET LEVEL AND WHERE NOTED.
- ALL GLAZING SHALL BE SAFETY GLAZING.

ARCHITECTURAL INSPECTIONS:

- WATERPROOFING - NOTIFY ARCHITECT UPON INSTALLATION OF FIRST SYSTEM LAYER OF WATERPROOFING PRIOR TO SUBSEQUENT LAYERS OR COVERING OF WORK.
- WINDOWS & DOORS - NOTIFY ARCHITECT UPON INSTALLATION OF FIRST WINDOW AND FIRST DOOR; COORDINATE FIELD VERIFICATION OF INSTALLATION FOR WATER MITIGATION WITH ARCHITECT, GENERAL CONTRACTOR, AND SUB-CONTRACTOR PRESENT.
- CONTROL JOINT LAYOUT - COORDINATE WITH ARCHITECT CONTROL JOINT ASSEMBLY AND LAYOUT LOCATION PRIOR TO INSTALLATION.

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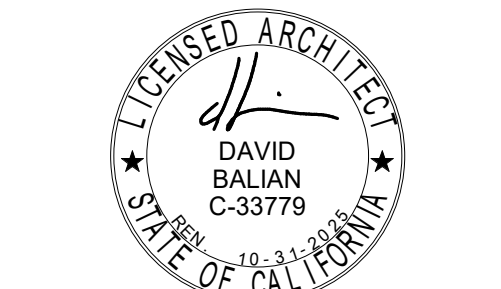
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117 LOMITA STREET
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CA 90245
REF. PLAN CHECK #:
COM-25-159



NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
SIGNATURE DATE: SEPT 18, 2025
ISSUE DATE: SEPT 18, 2025
PROJ #: 22.021
TIME STAMP: 9/19/2025 3:56:41 PM
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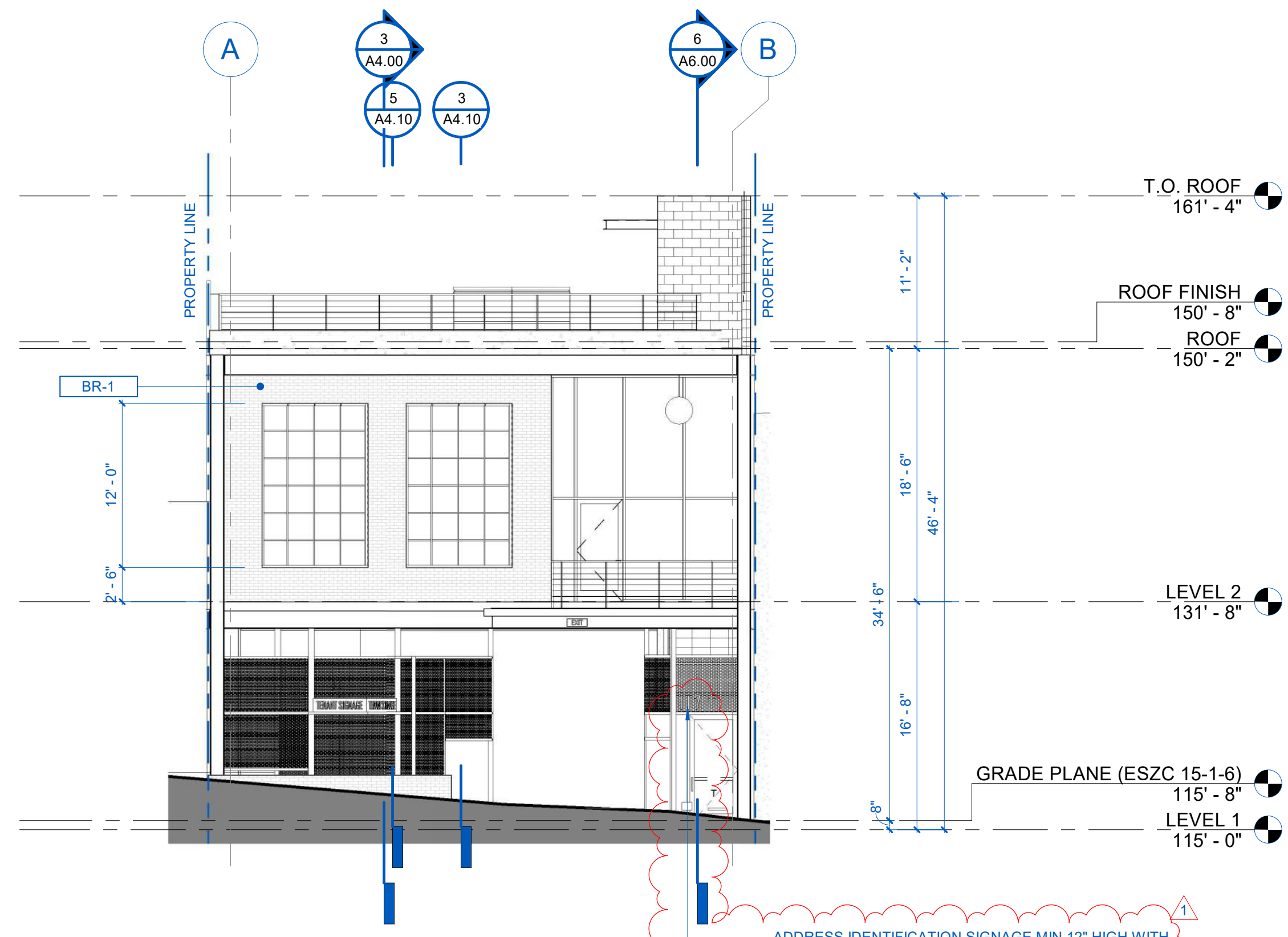
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1	JUNE 25, 2025	RECHECK #1

NOTES - STOREFRONT DESIGN CRITERIA

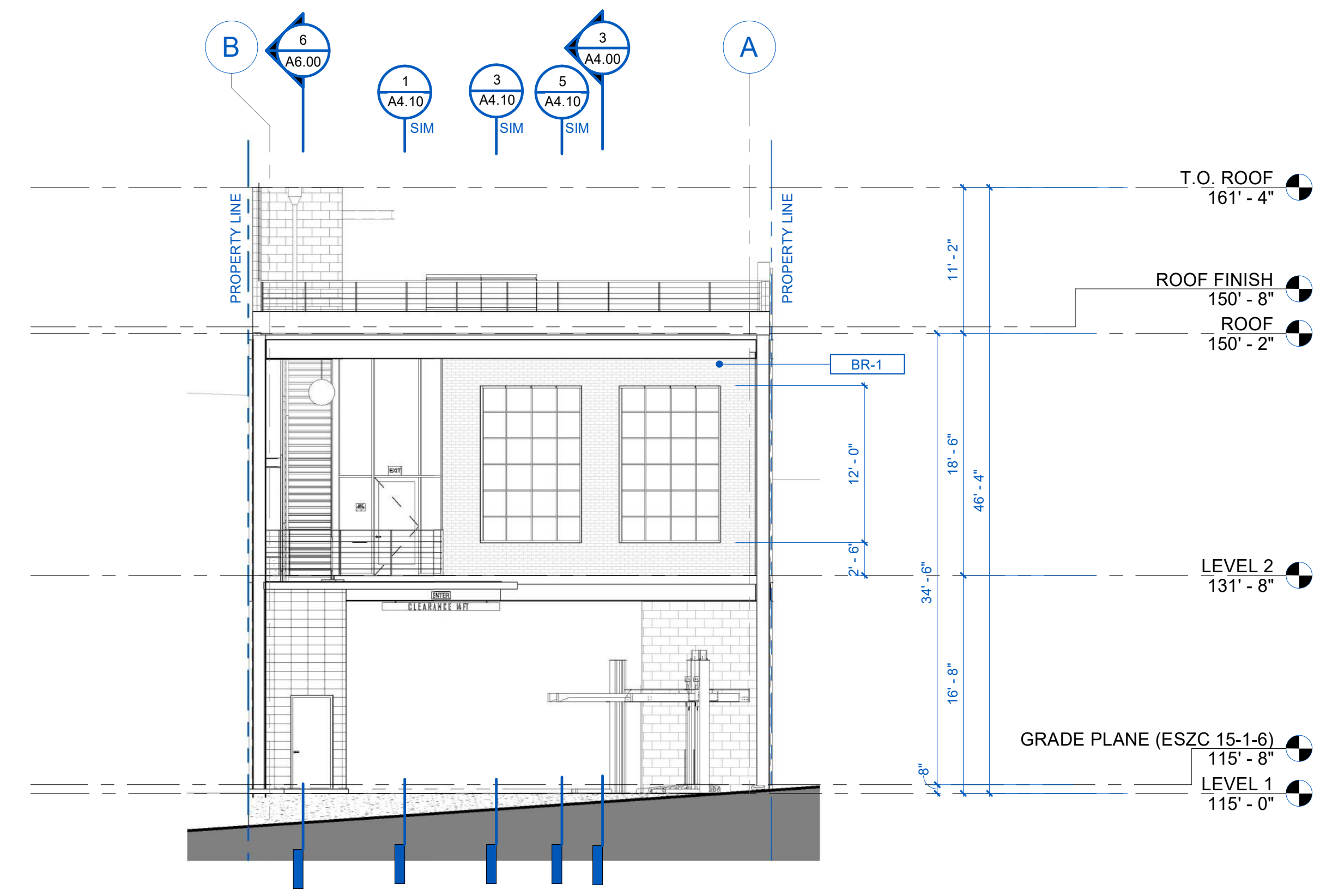
BASIC WIND SPEED	SEE A0.01
EXPOSURE	SEE A0.01
SEISMIC DESIGN CATEGORY	SEE A0.01
MOVEMENT	1.5" AT DELTA-X, AMPLIFIED STORY DRIFT PER ASCE 12.8.6
CLIMATE ZONE	SEE A0.01
WATER PRESSURE	15 PSF MINIMUM
MULLION FINISH	FLAT BLACK
CURTAIN WALL MULLIONS	NON THERMALLY BROKEN
SEISMIC PERFORMANCE	ALL ASSEMBLIES SHALL COMPLY WITH ASCE 7-16, 13.5.9.
ENERGY PERFORMANCE	FENESTRATION CALCULATION REPORT U FACTOR = 0.29 SHGC = 0.41 VT = 7.4
INSULATING GLAZING UNIT	1" IGU WITH SOLARBAN 60XL ON FACE #2
EDGE DETENTION	100%
IGU SPACERS	FLAT BLACK
STRUCTURAL SILICONE PERFORMANCE:	DOW 795 - BLACK STRUCTURAL SILICONE

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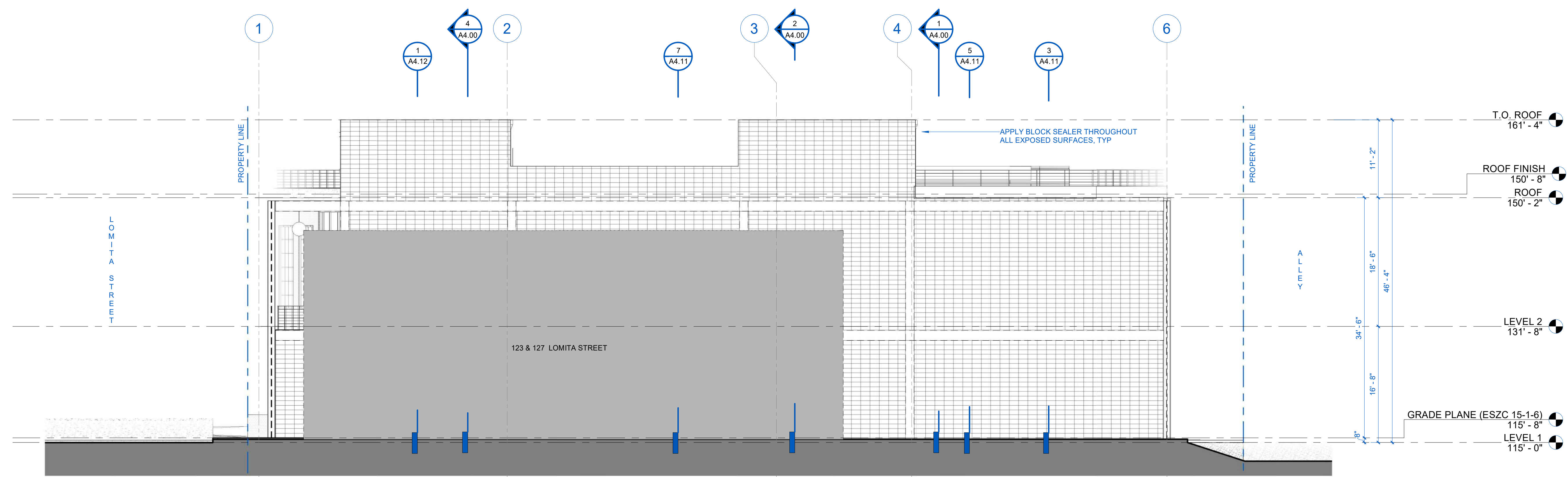
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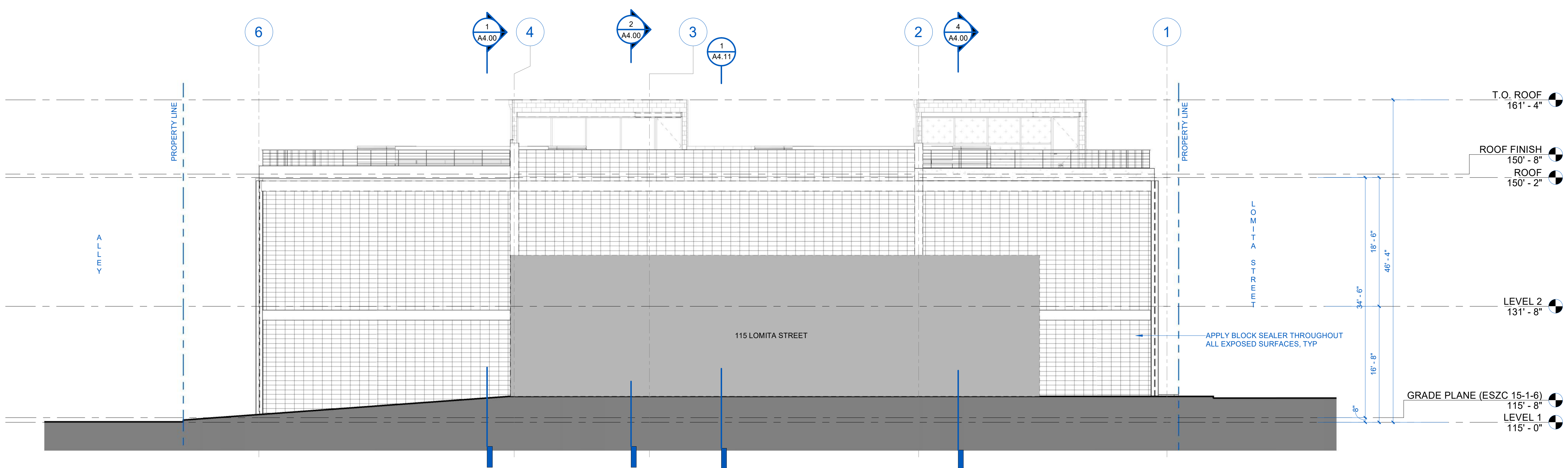
4 BUILDING ELEVATION - EAST
1/8" = 1'-0"



3 BUILDING ELEVATION - WEST
1/8" = 1'-0"

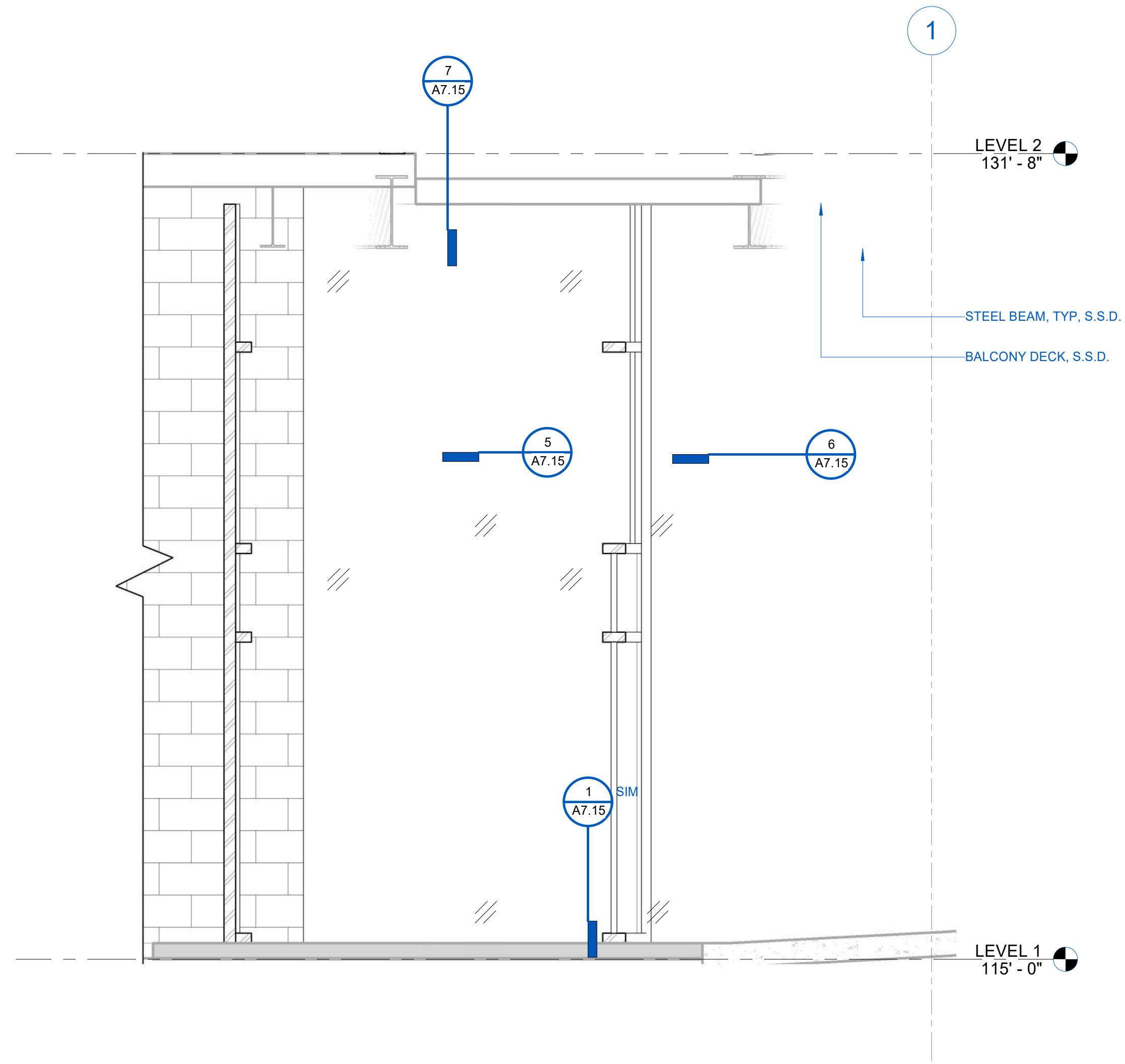


2 BUILDING ELEVATION - NORTH
1/8" = 1'-0"

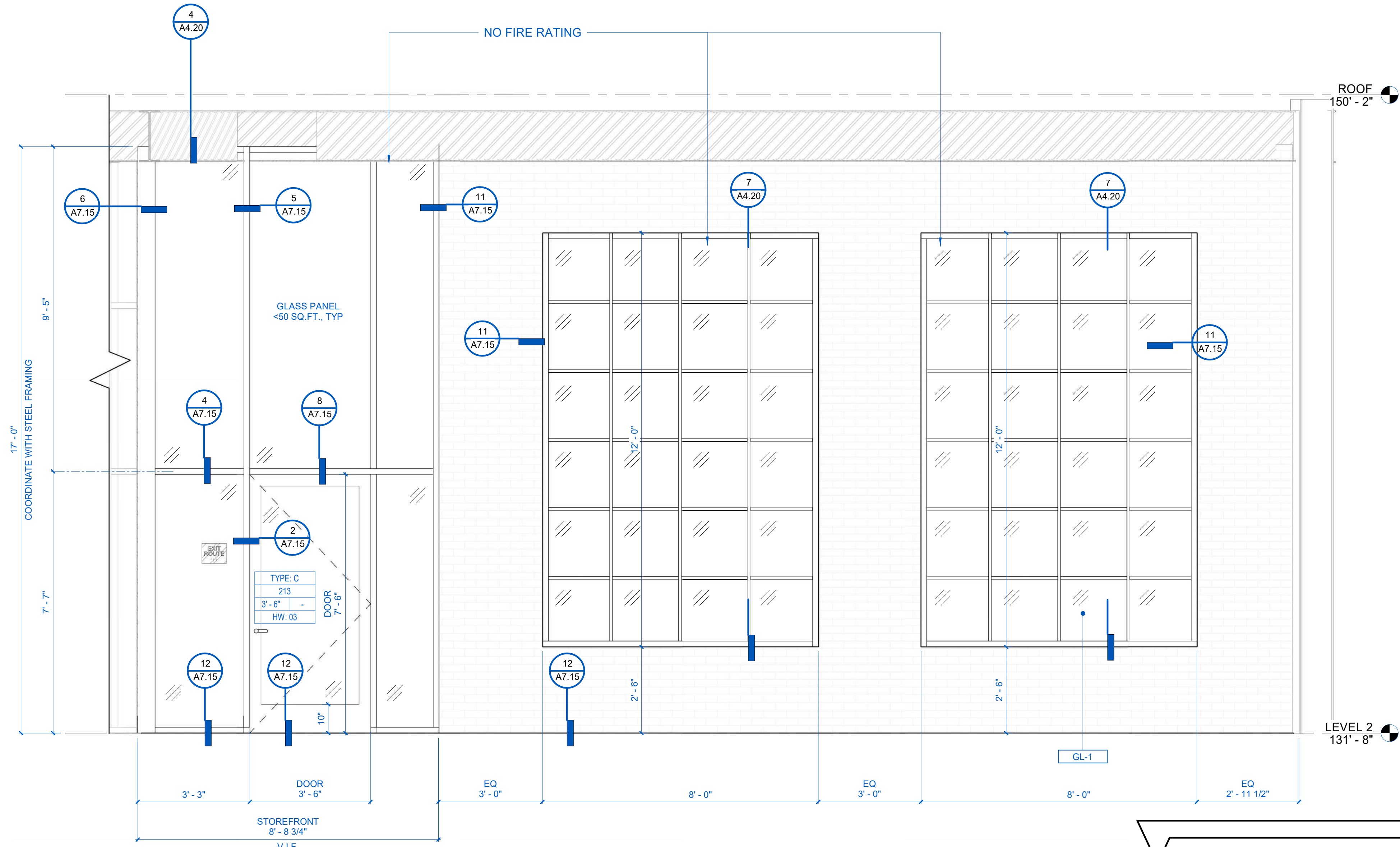


1 BUILDING ELEVATION - SOUTH
1/8" = 1'-0"

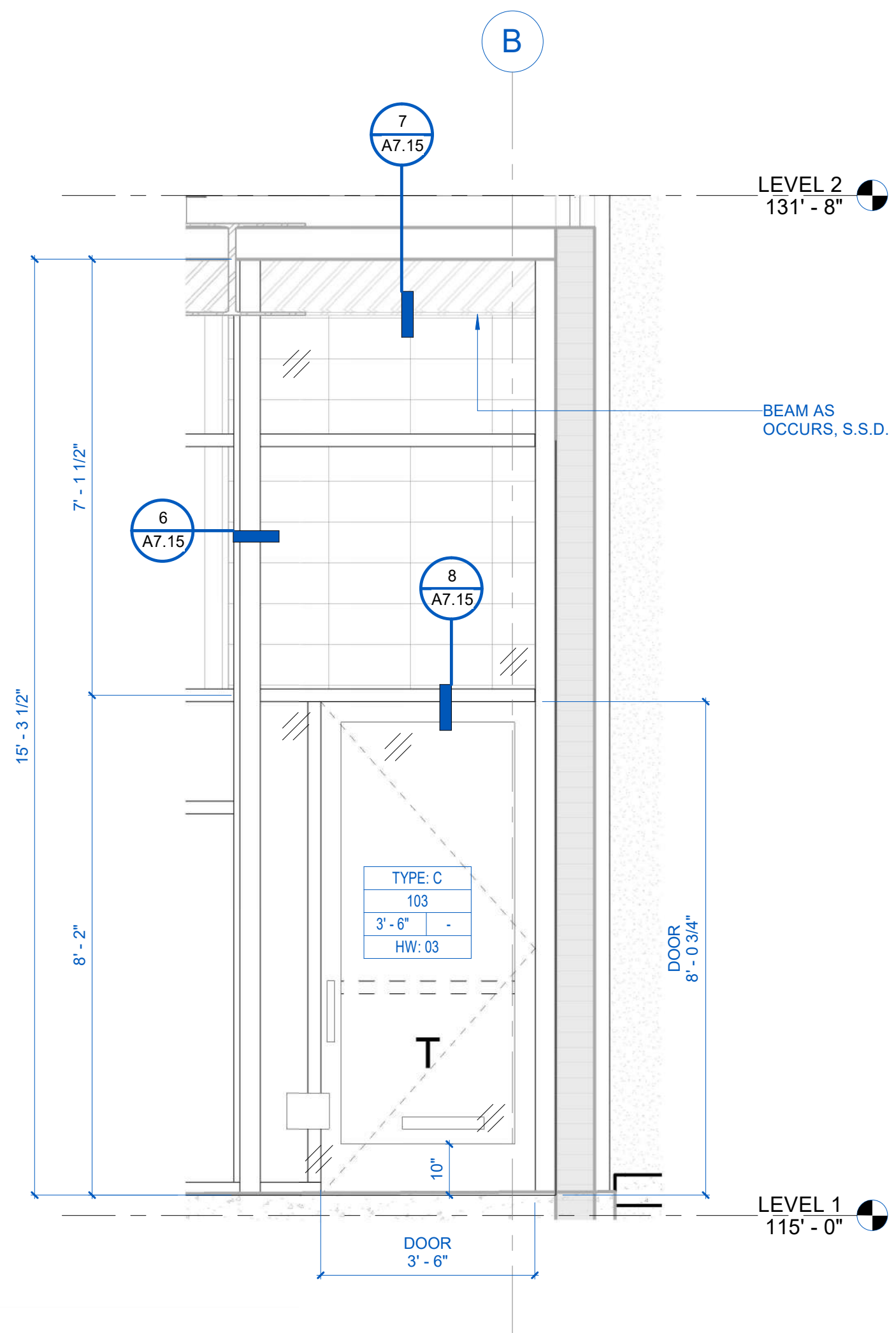
EXTERIOR ELEVATIONS



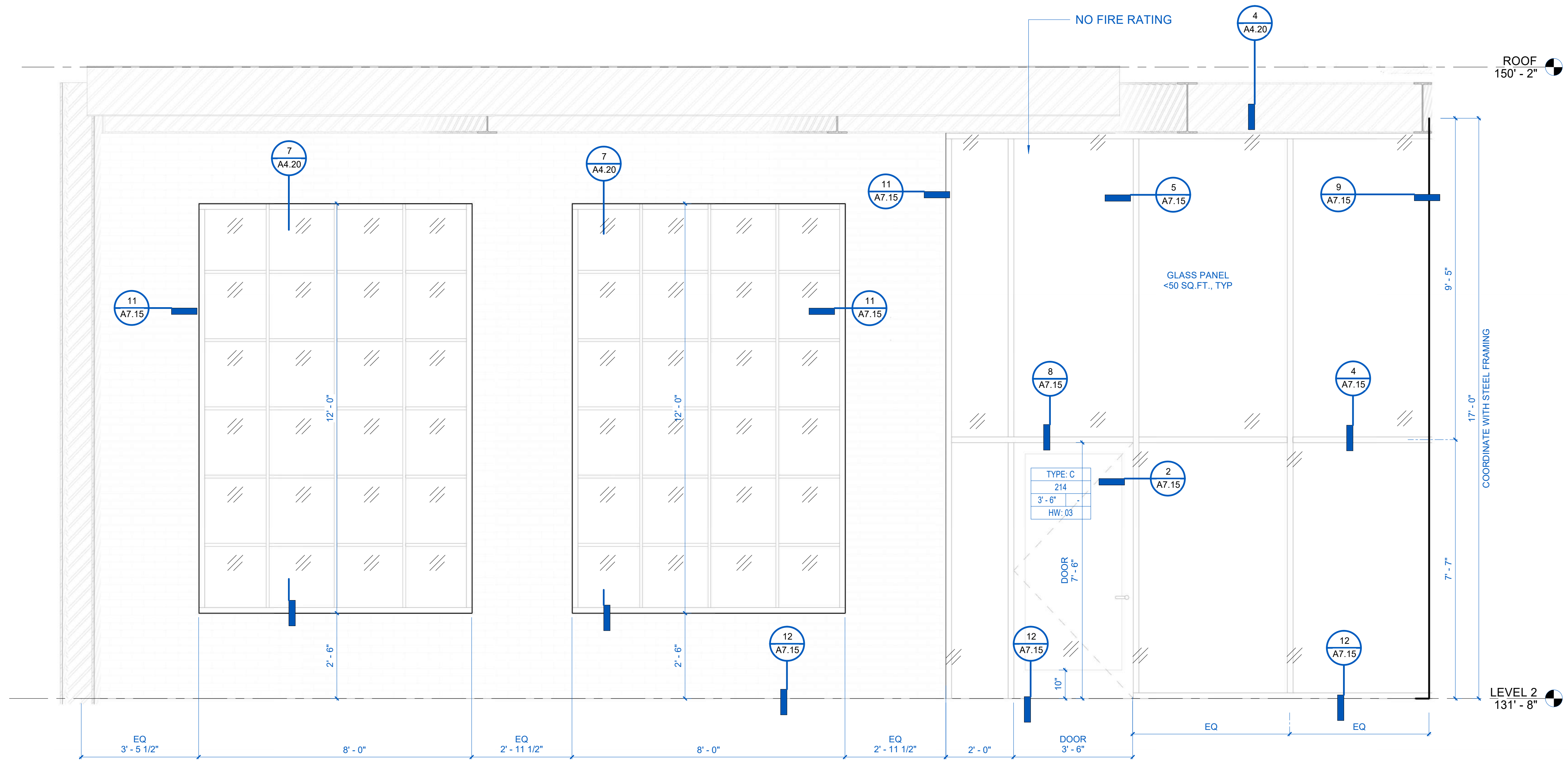
4 EXTERIOR ELEVATION - LEVEL 1 - STOREFRONT
1/2" = 1'-0"



2 EXTERIOR ELEVATION - WEST - STOREFRONT
1/2" = 1'-0"



3 EXTERIOR ELEVATION - EAST - LEVEL 1 - STOREFRONT
1/2" = 1'-0"



1 EXTERIOR ELEVATION - EAST - STOREFRONT
1/2" = 1'-0"



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117 LOMITA STREET
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NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
SIGNATURE DATE: SEPT 18, 2025
ISSUE DATE: SEPT 18, 2025
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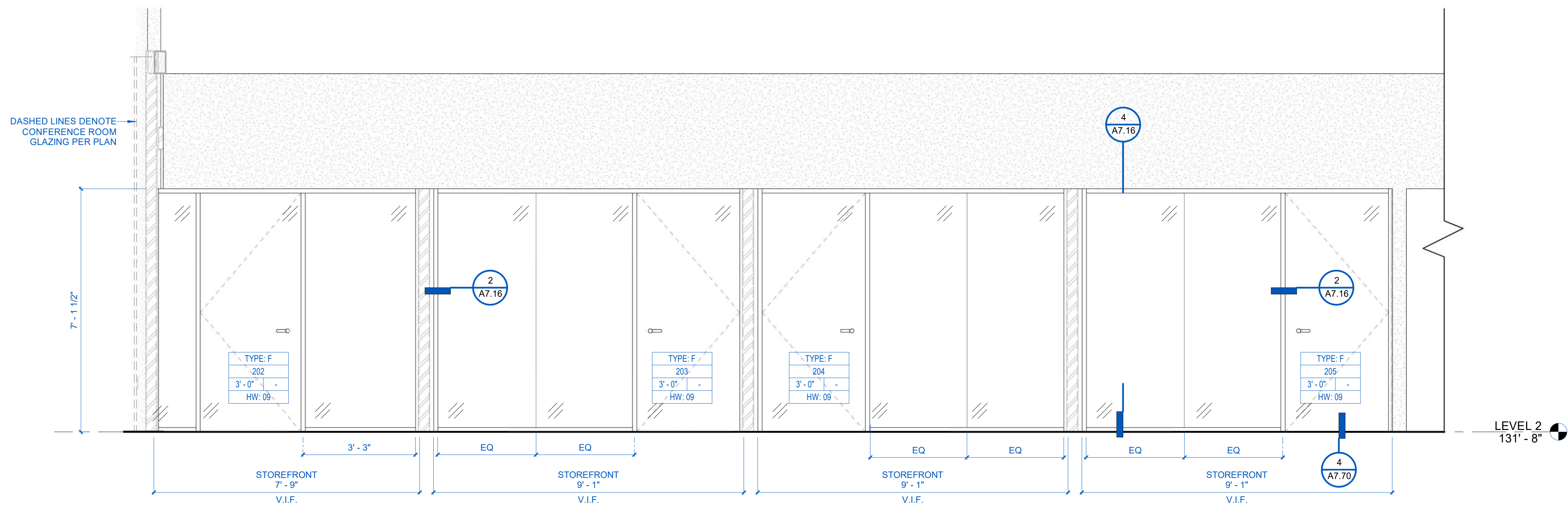
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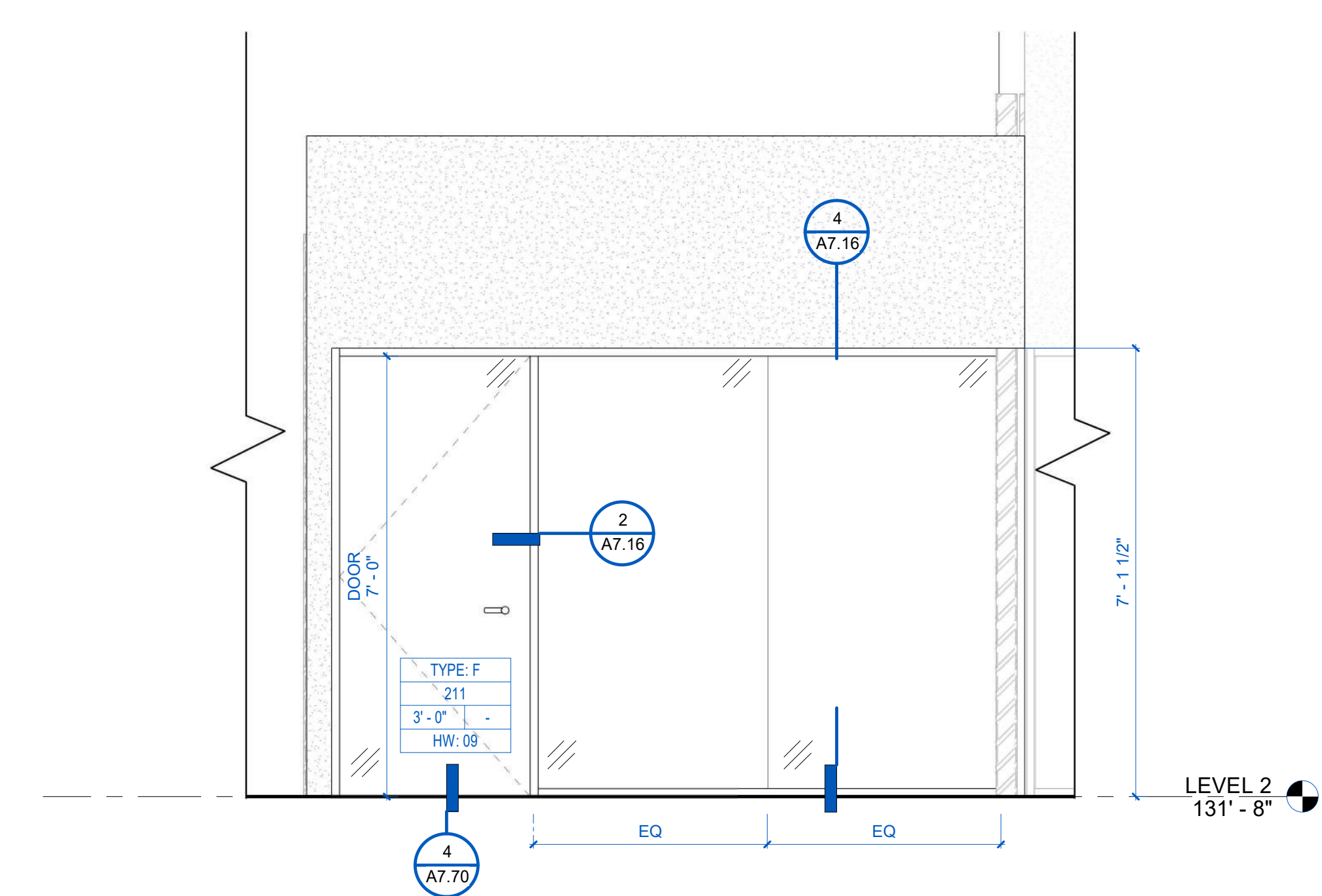
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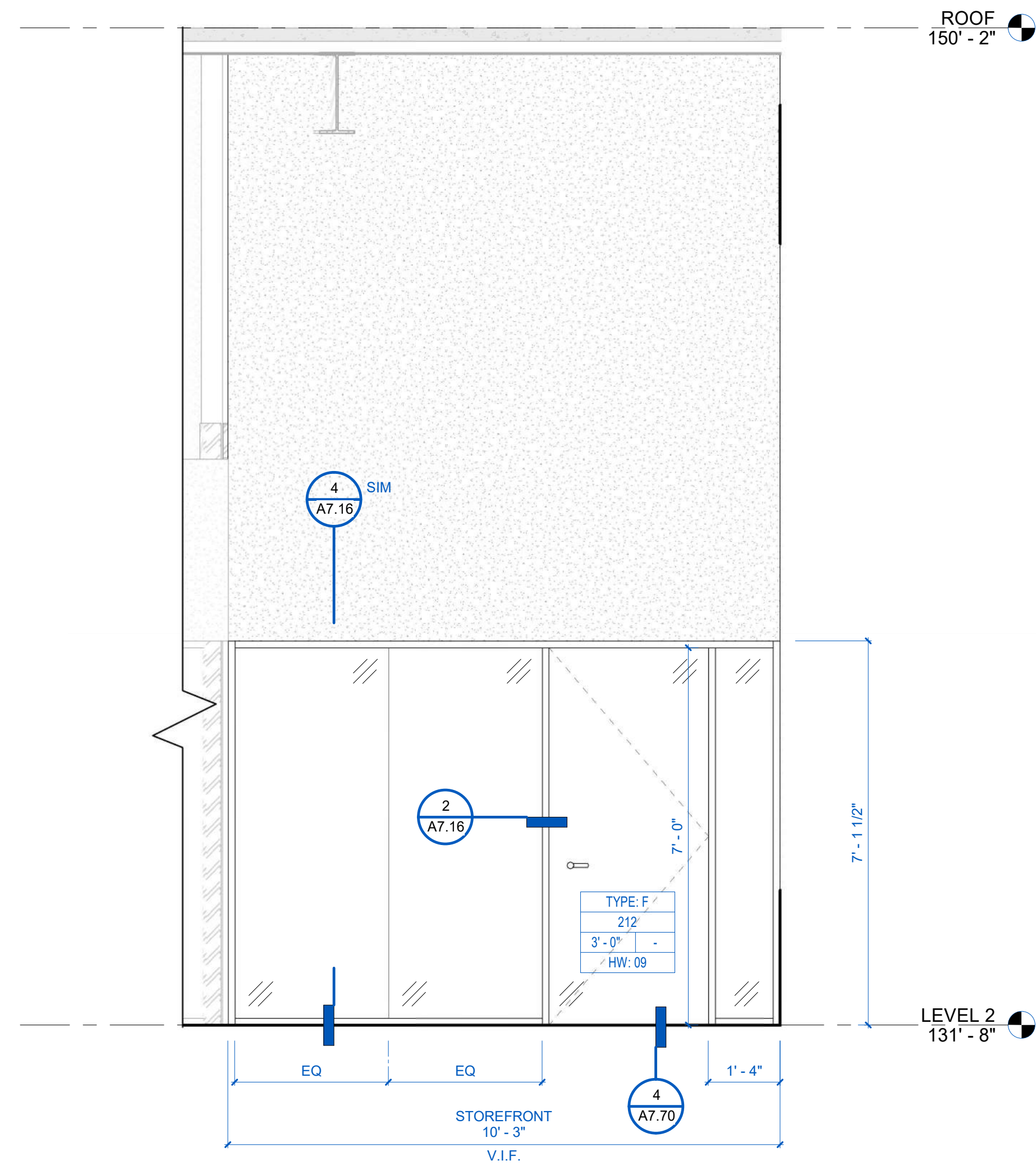
INTERIOR ELEVATIONS



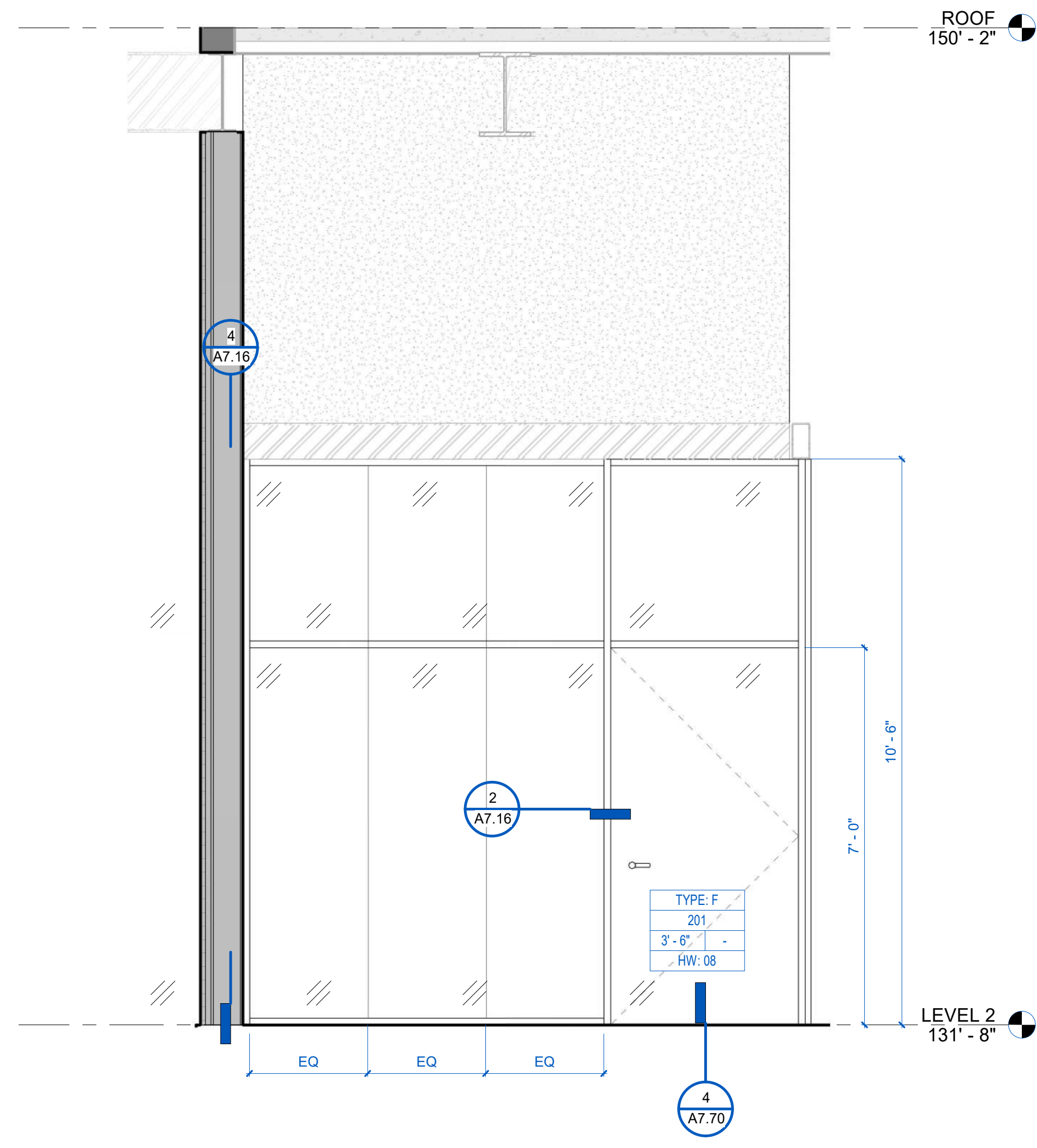
5 INTERIOR ELEVATION - OFFICE GLAZING - 3
1/2" = 1'-0"



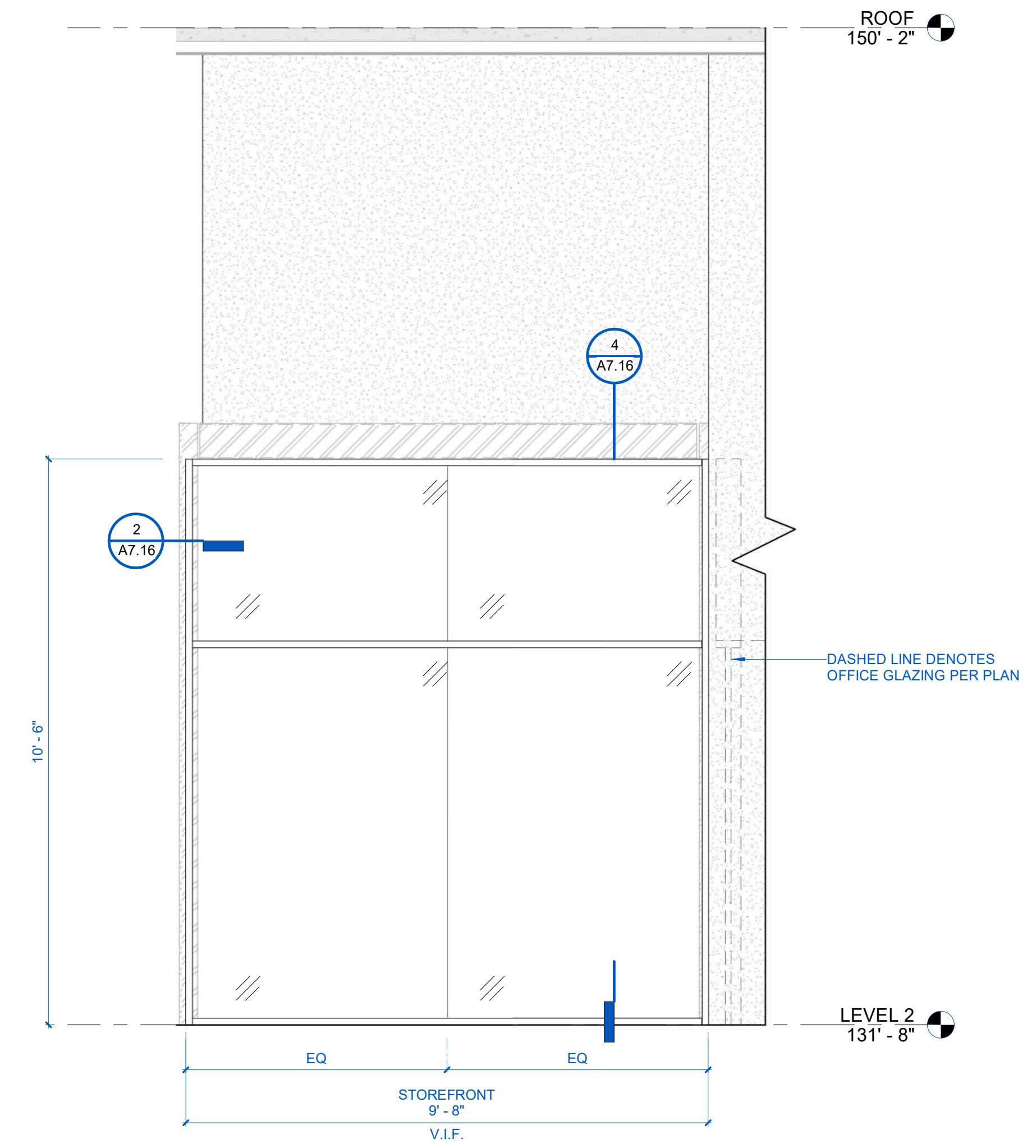
4 INTERIOR ELEVATION - OFFICE GLAZING - 2
1/2" = 1'-0"



3 INTERIOR ELEVATION - OFFICE GLAZING - 1
1/2" = 1'-0"



2 INTERIOR ELEVATION - CONF GLAZING - 2
1/2" = 1'-0"



1 INTERIOR ELEVATION - CONF GLAZING - 1
1/2" = 1'-0"

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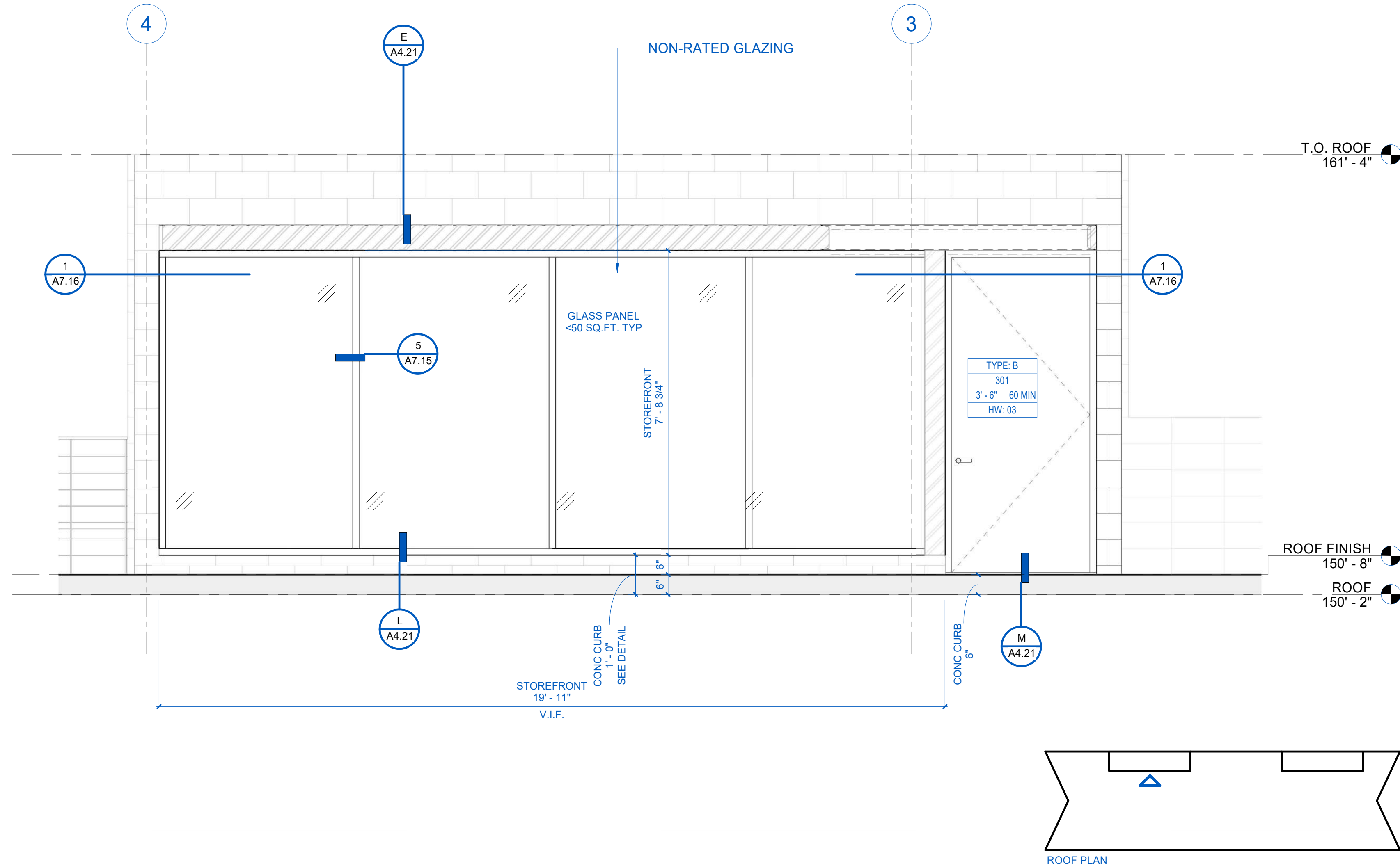
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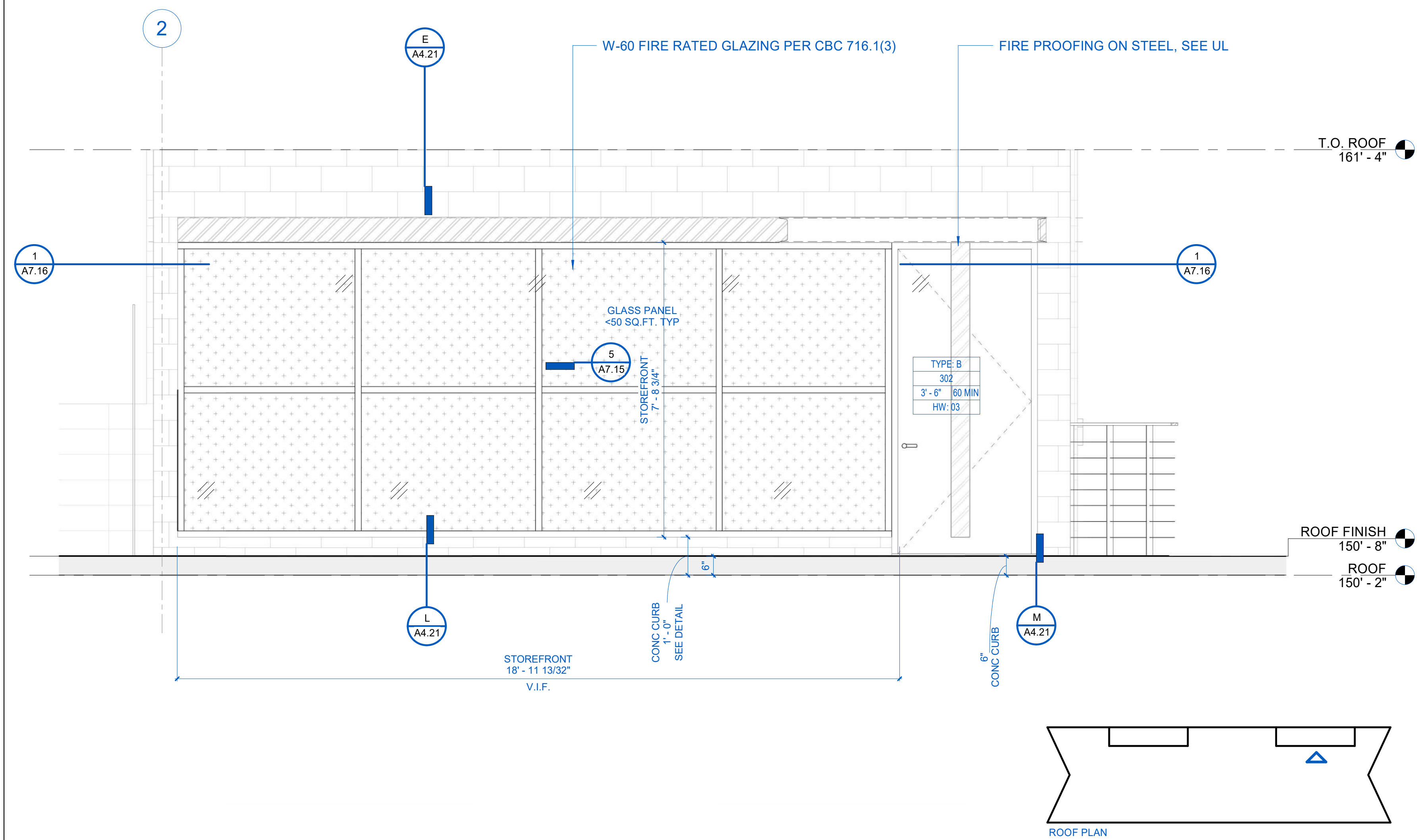
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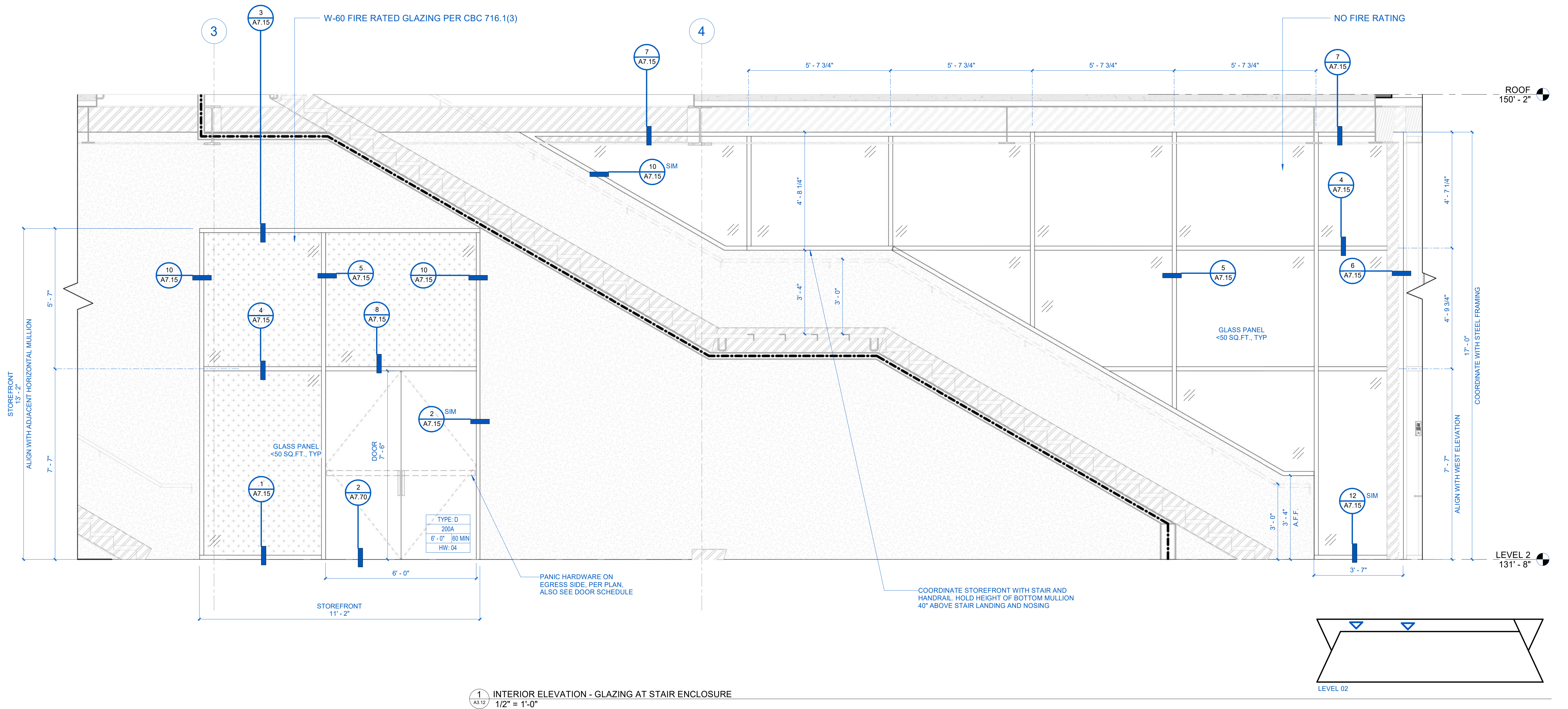


4 EXTERIOR ELEVATION - STAIR 3 ENTRY
1/2" = 1'-0"



3 EXTERIOR ELEVATION - STAIR 4 ENTRY
1/2" = 1'-0"

INTERIOR ELEVATIONS



1 INTERIOR ELEVATION - GLAZING AT STAIR ENCLOSURE
1/2" = 1'-0"

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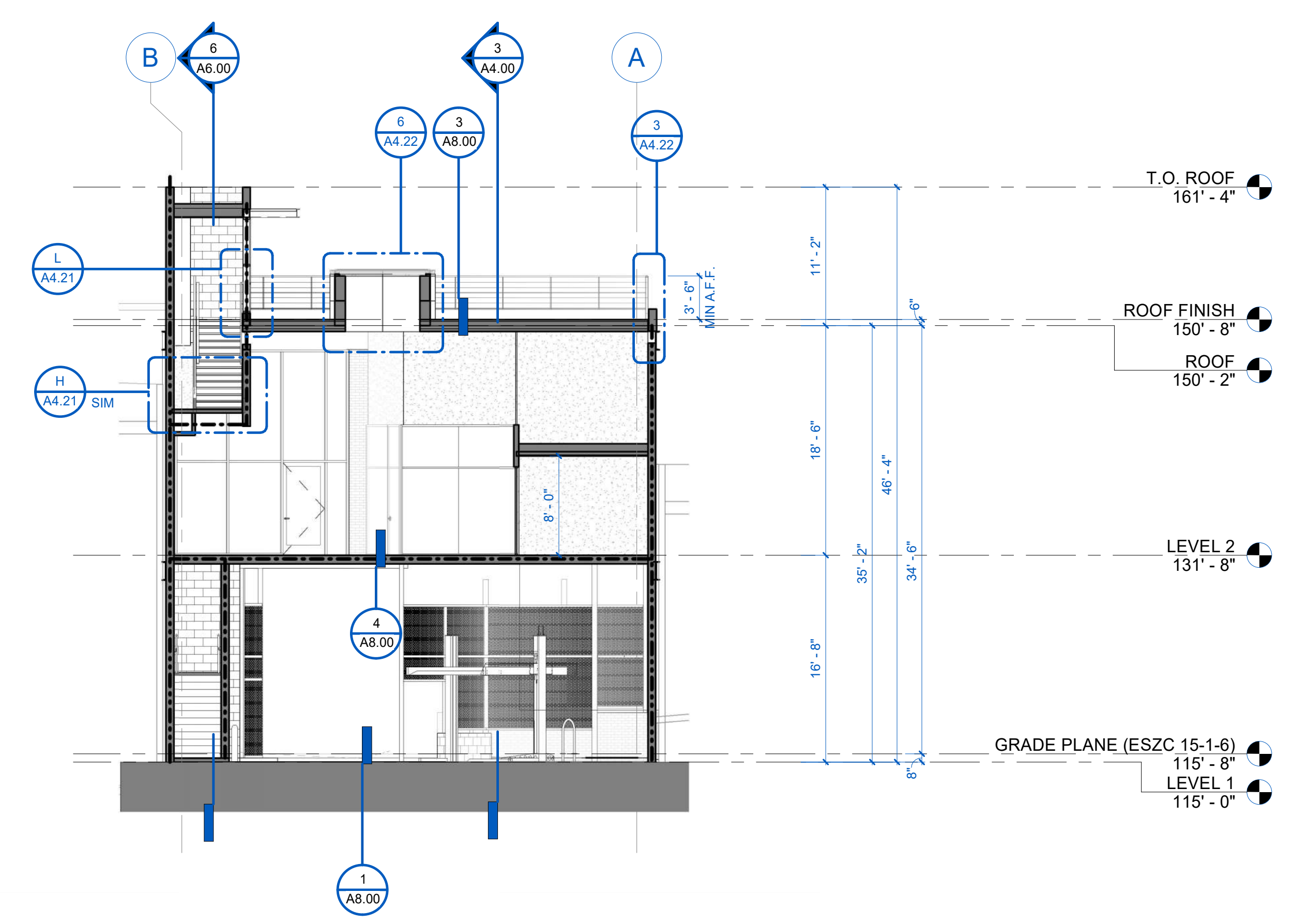
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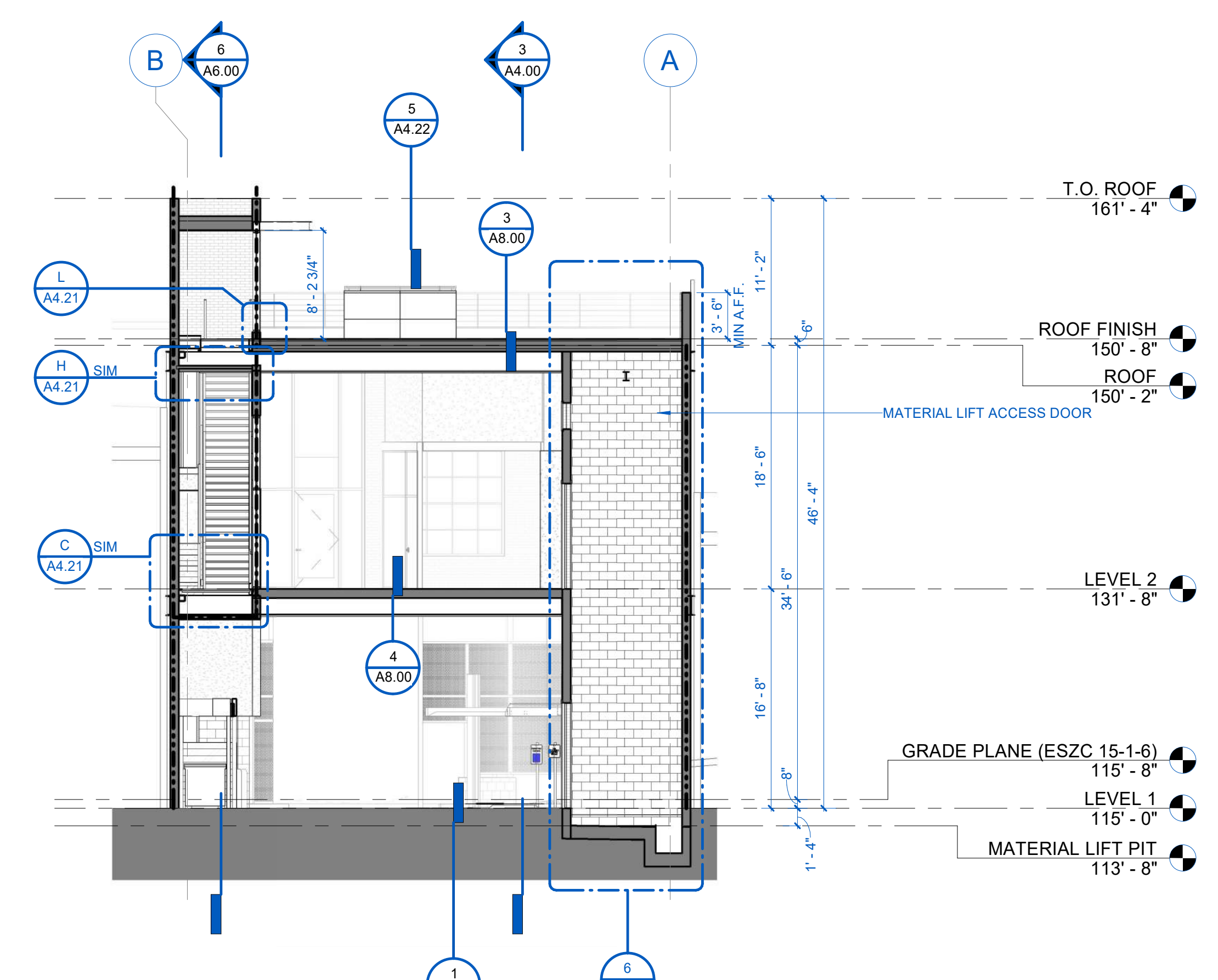
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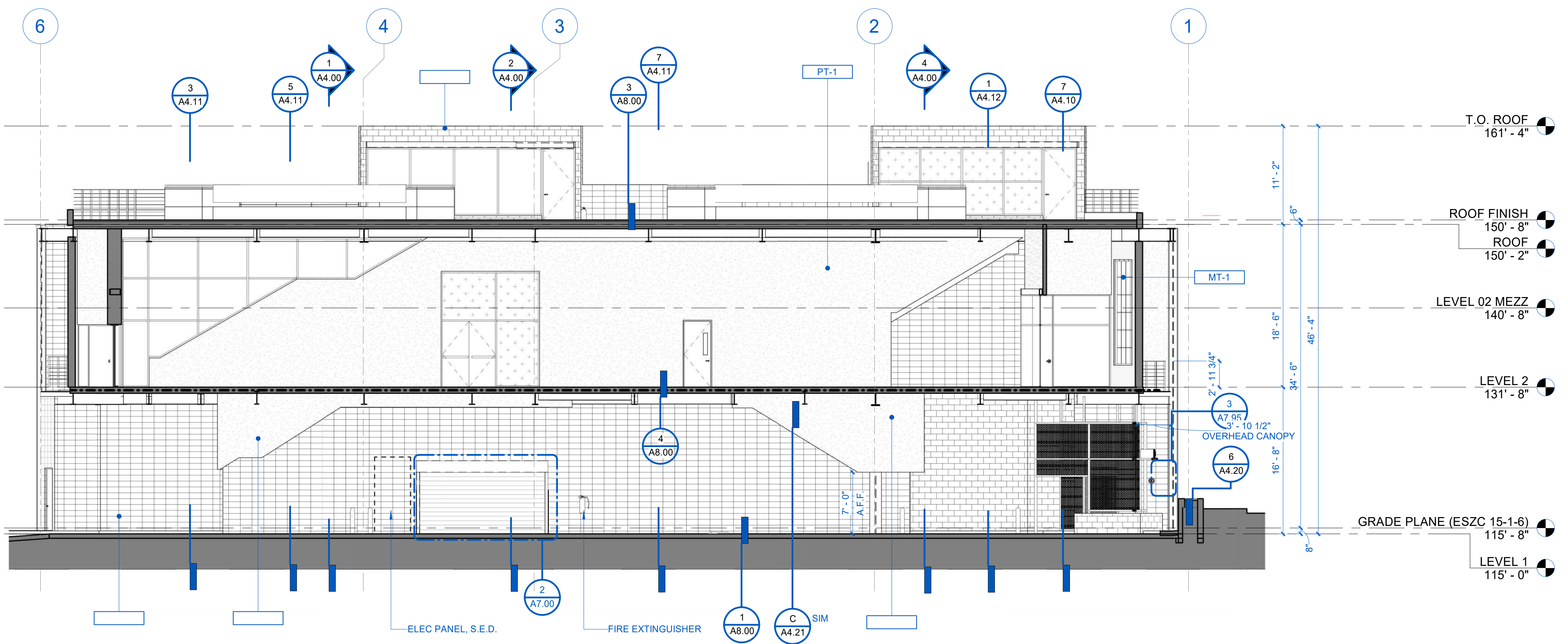
- SEE SPECIFICATIONS ON SHEET A0.90 FOR ALL FINISHES.
- ALL EXPOSED STEEL SHALL RECEIVE HIGH PERFORMANCE FINISH COATING AS SCHEDULED.
- PROVIDE FIRE PROOFING PER UL, AS REQUIRED PER PLANS AND DETAILS.
- SEE INTERIOR ELEVATIONS & RCP FOR MATERIAL LAYOUT.
- GROUND AND FLOOR SURFACES ALONG ACCESSIBLE ROUTES AND IN ACCESSIBLE ROOMS AND SPACES, INCLUDING FLOORS, WALKS, RAMPS, CURB RAMPS AND STAIRS SHALL BE STABLE, FIRM AND SLIP-RESISTANT.
- ALL MECHANICAL DUCTS, CONDUITS AND ALL SUPPORT MEMBERS ABOVE CEILING SHALL BE PAINTED TO MATCH SURROUNDING.
- ALL GYP CEILING AND SOFFIT TO BE PAINTED TO MATCH ADJACENT WALL AND/OR CEILING.
- PROVIDE BLOCKING AT ALL CASEWORK, GRAB BARS, AND ACCESSORIES.
- COORDINATE ALL MECHANICAL EQUIPMENT & DUCT LOCATIONS, AND LOCATIONS OF DUCT PENETRATIONS THROUGH WALLS WITH MECHANICAL CONSULTANT DRAWINGS AND NOTIFY ARCHITECT OF ANY DISCREPANCIES OR CHANGES FROM THESE DRAWINGS PRIOR TO INSTALLATION.



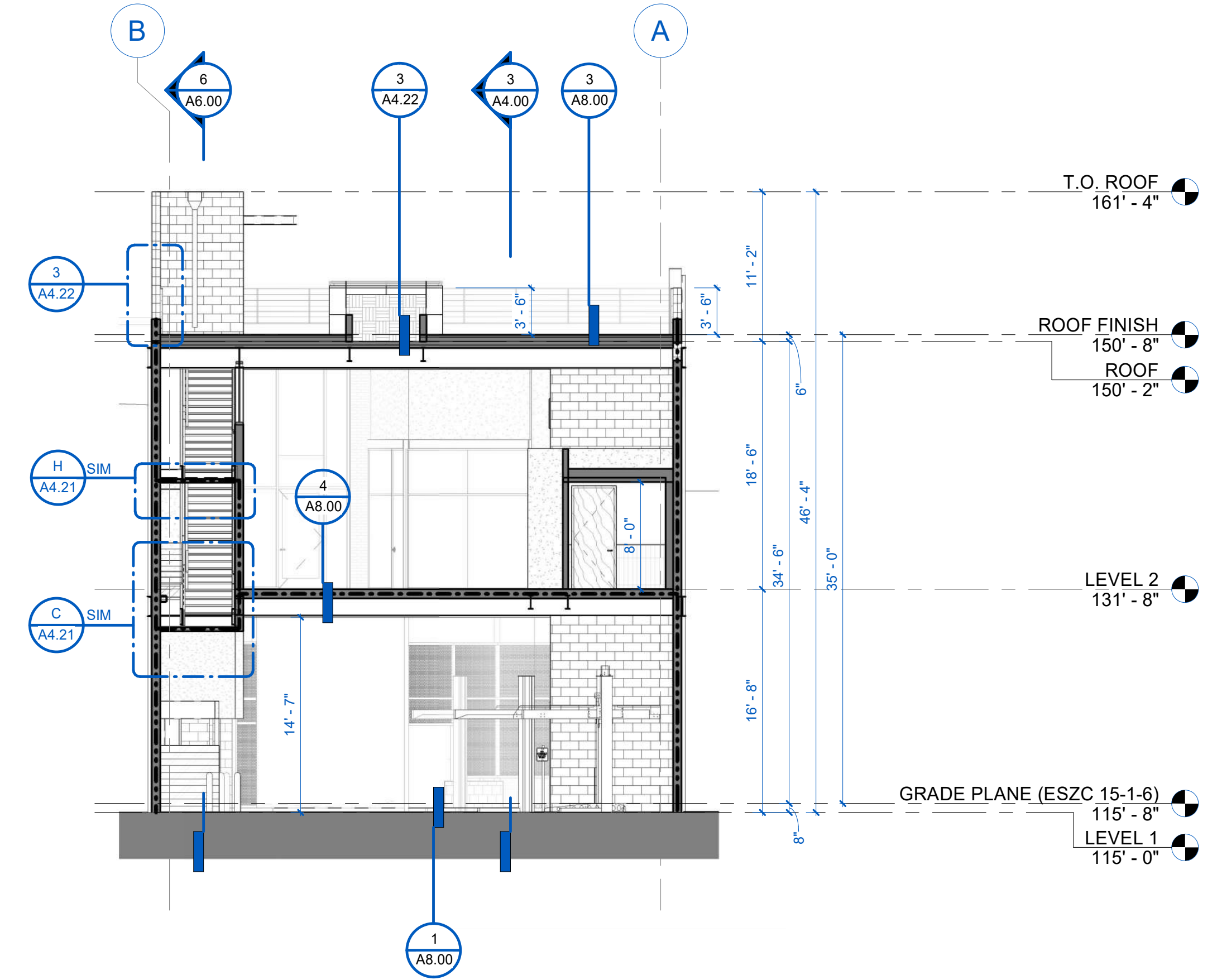
4 BUILDING SECTION D-D
1/8" = 1'-0"



2 BUILDING SECTION B-B
1/8" = 1'-0"



3 BUILDING SECTION C-C
1/8" = 1'-0"



1 BUILDING SECTION A-A
1/8" = 1'-0"

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117 LOMITA STREET
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NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
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PROJ #: 22.021
TIME STAMP: 9/19/2025 3:56:59 PM
FILE: A:\Projects\2025\117 LOMITA - ARCH\REV

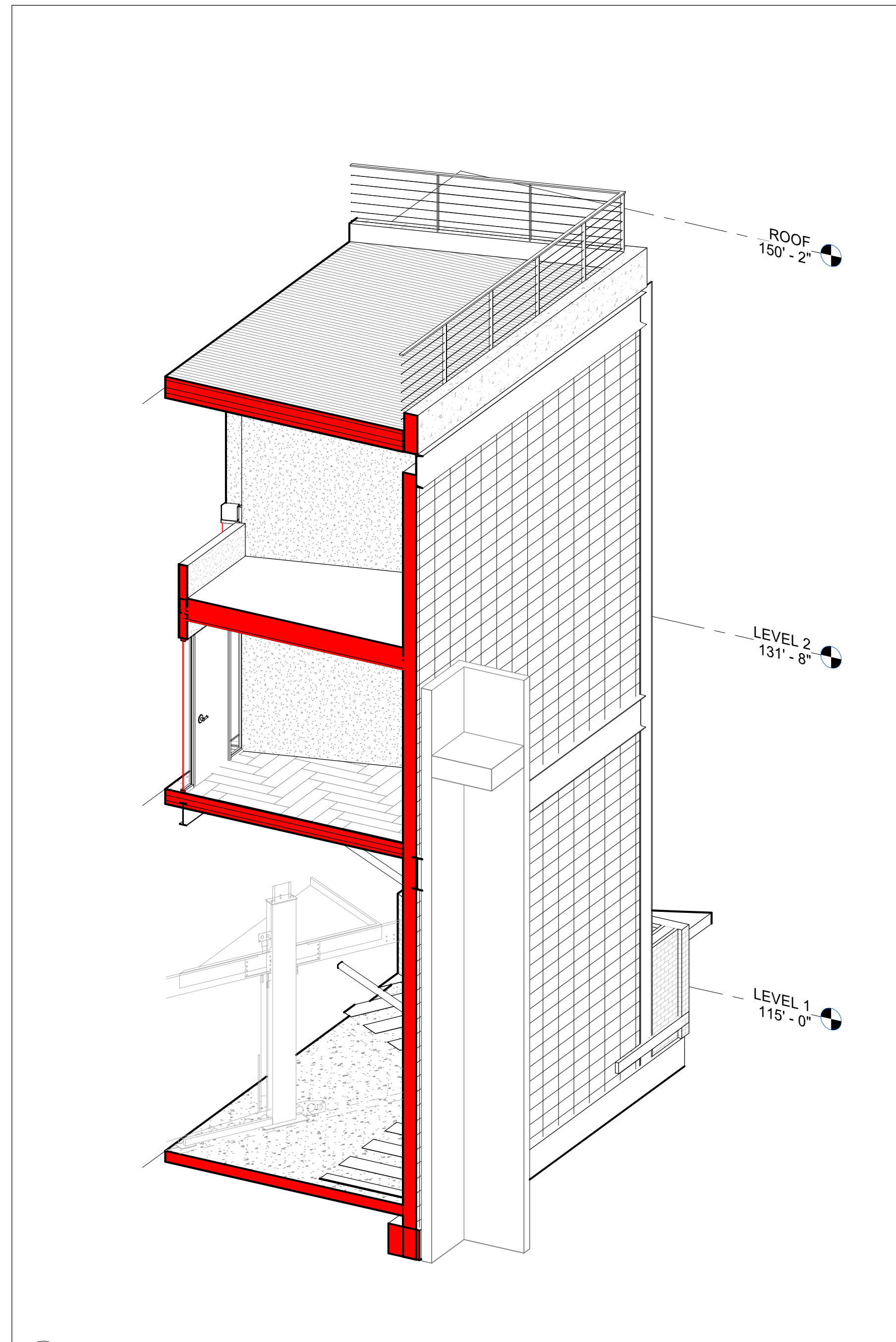
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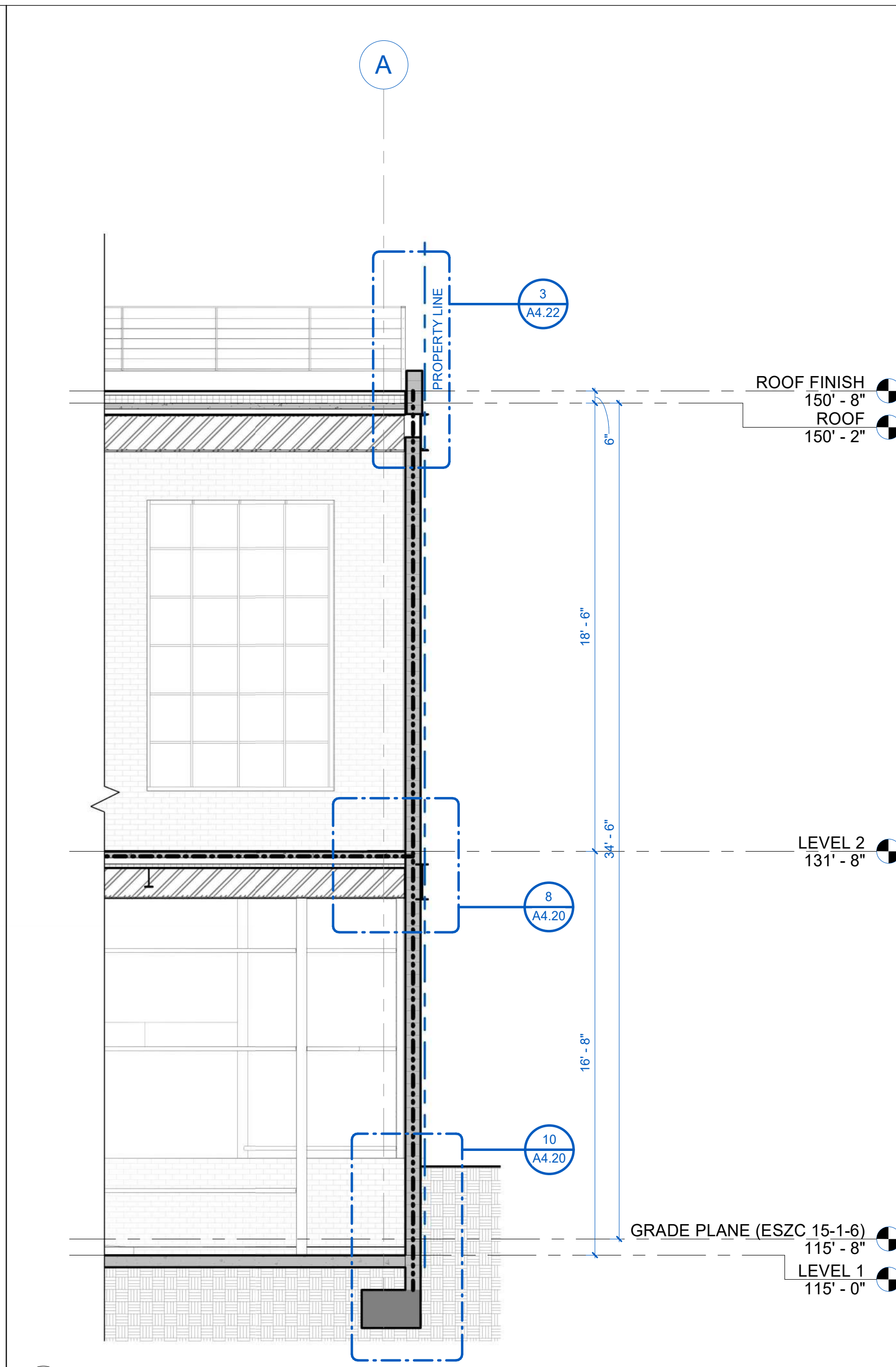
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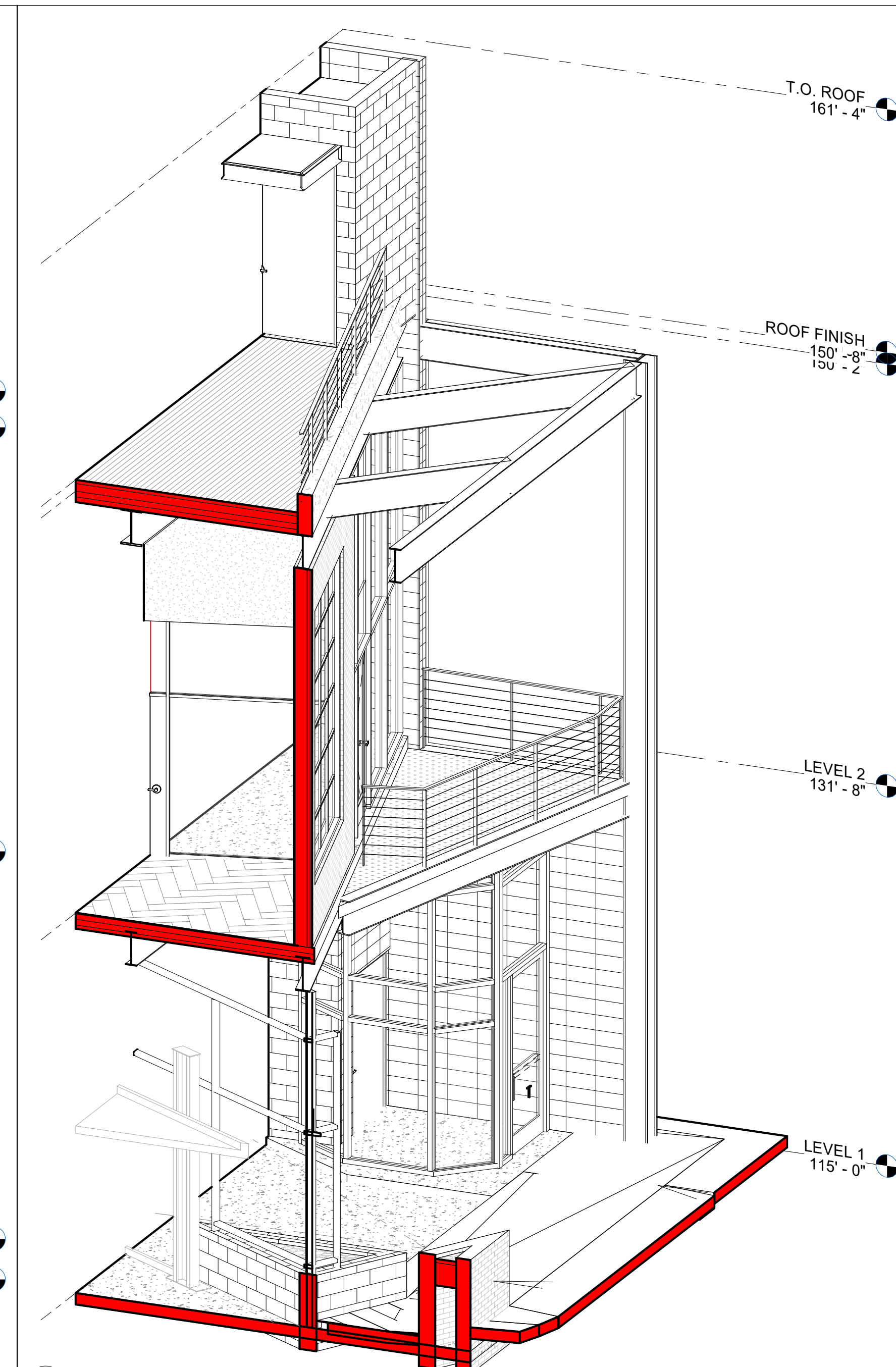
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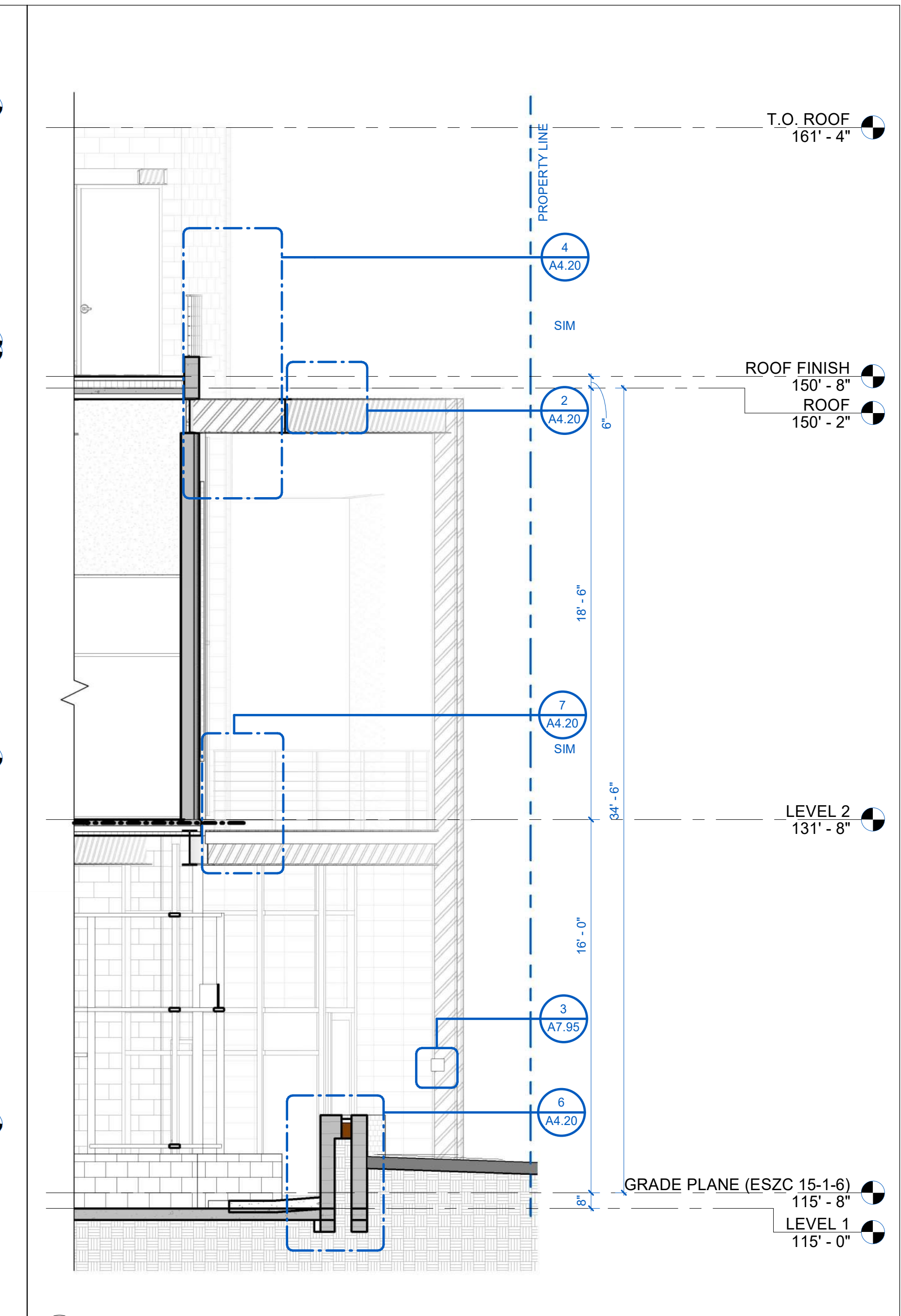
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1/4" = 1'-0"



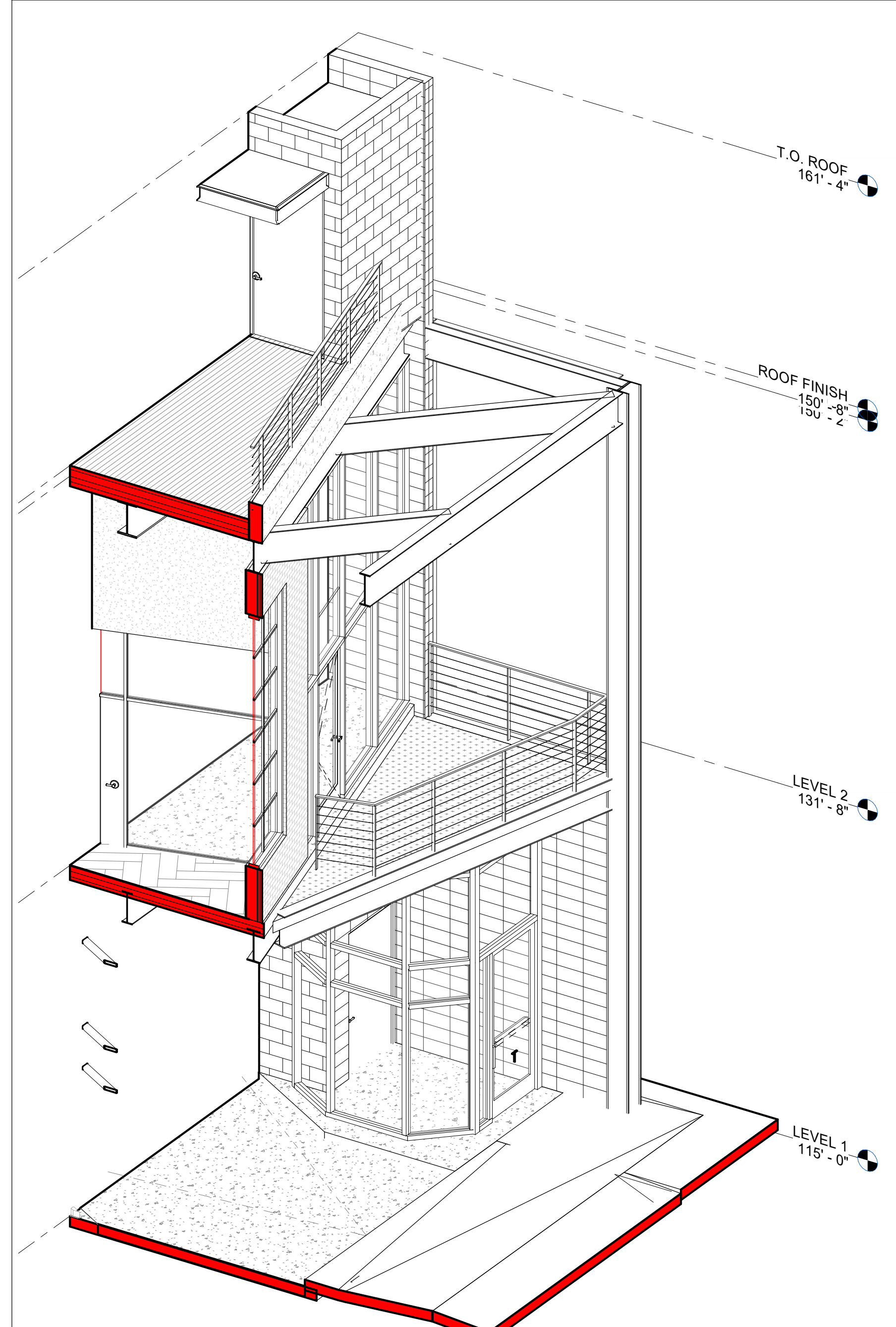
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1/4" = 1'-0"



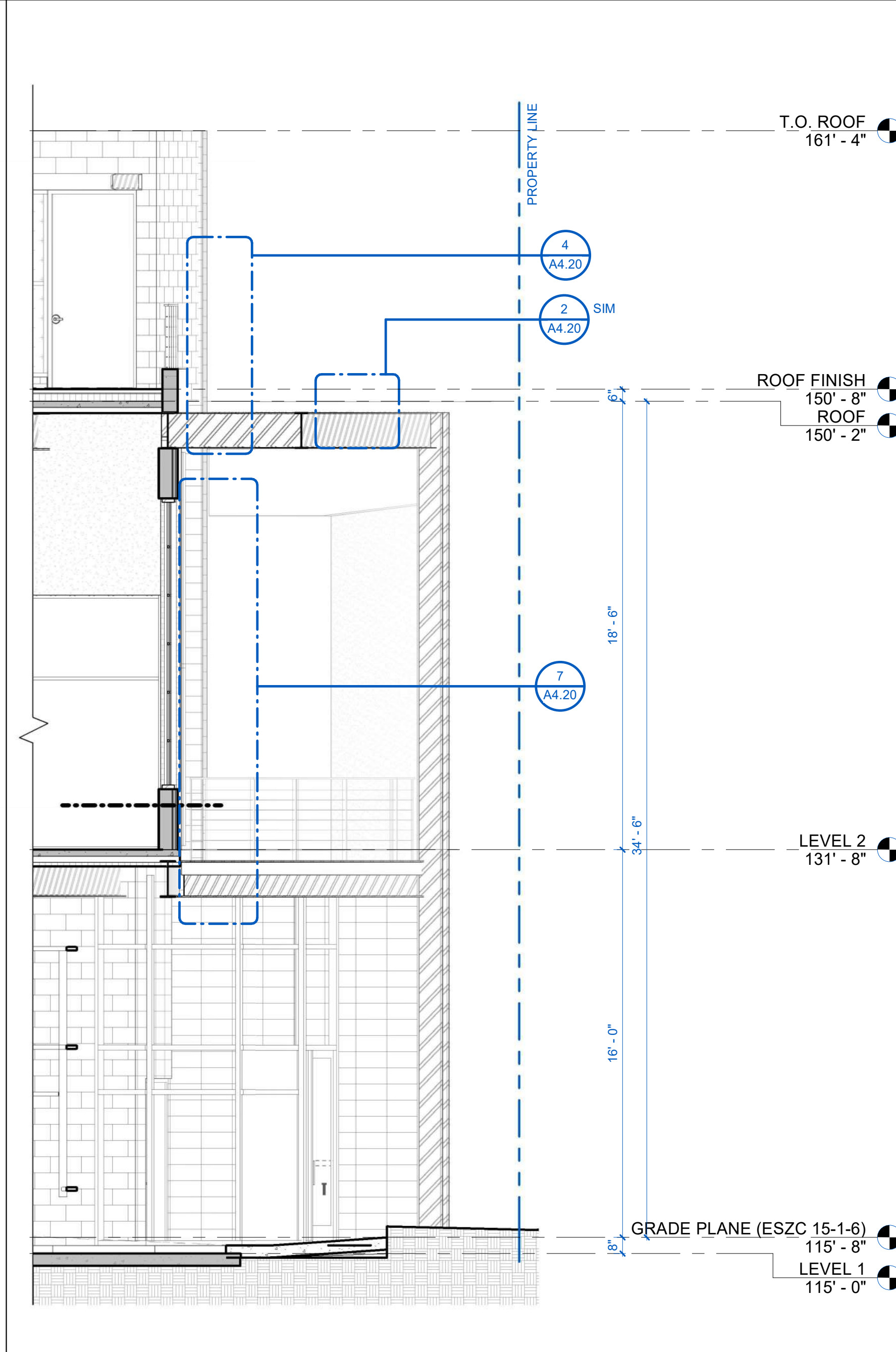
6 ENLARGED WALL SECTION - C
1/4" = 1'-0"



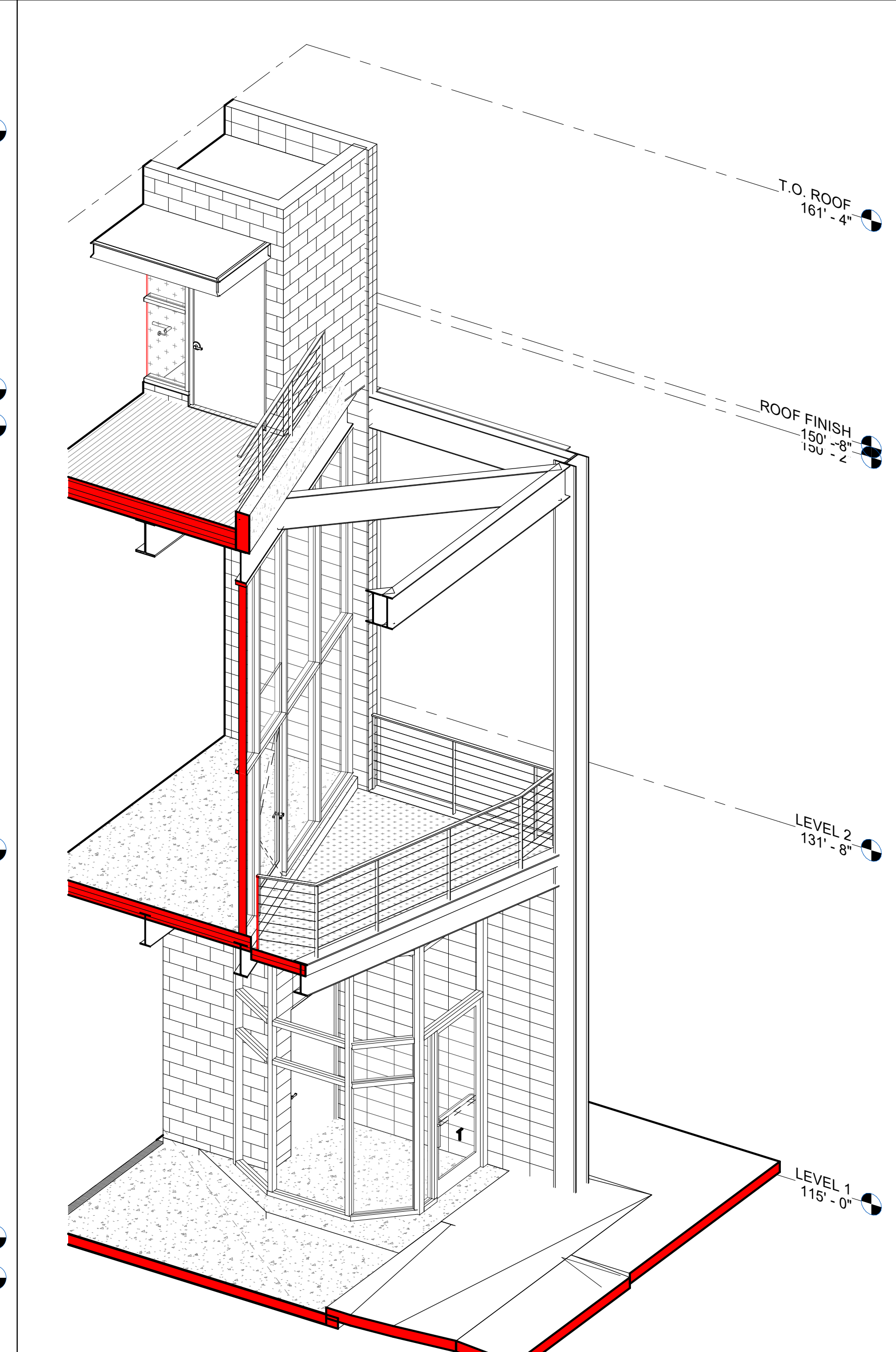
5 ENLARGED WALL SECTION - C
1/4" = 1'-0"



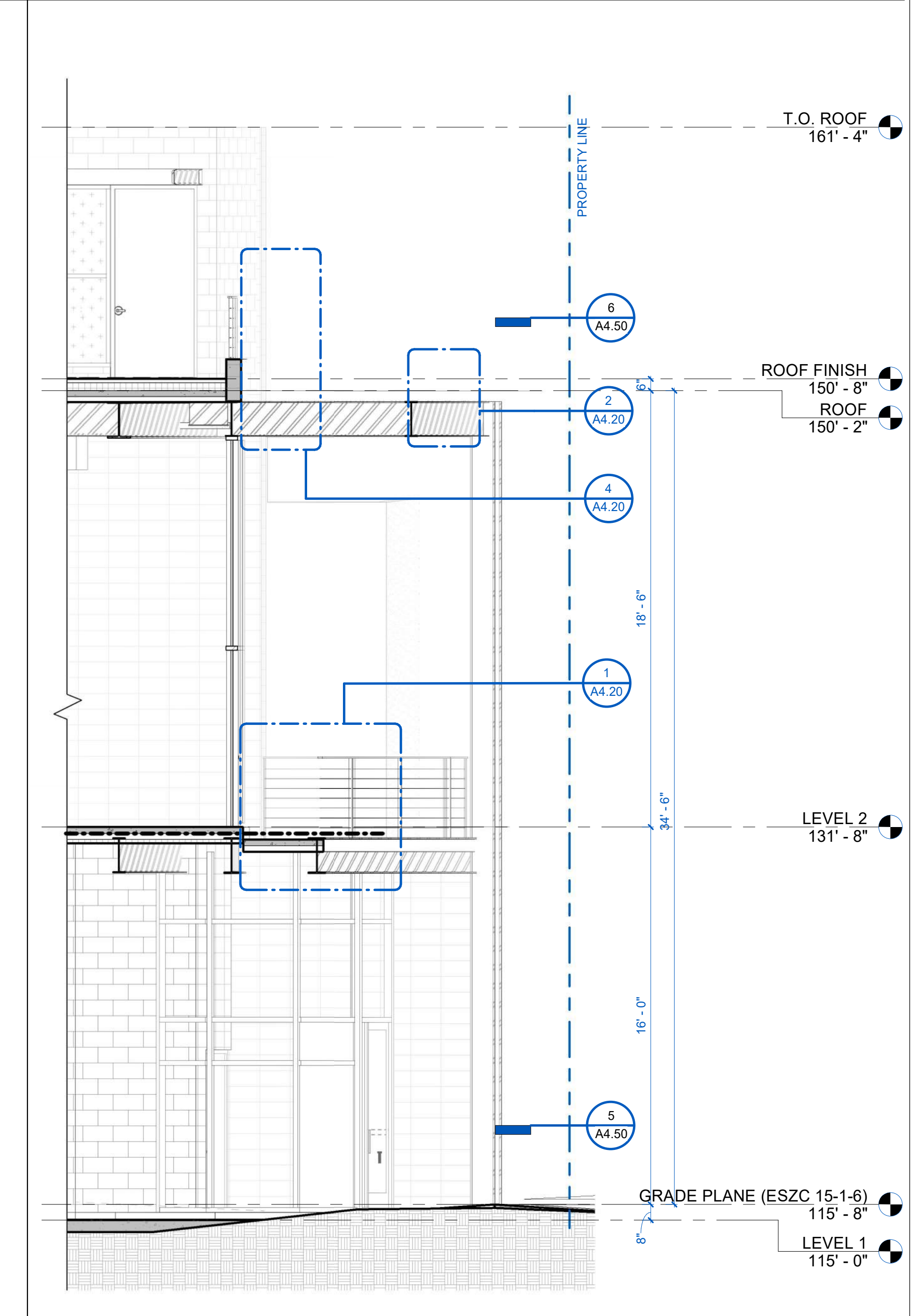
4 ENLARGED WALL SECTION - B
1/4" = 1'-0"



3 ENLARGED WALL SECTION - B
1/4" = 1'-0"



2 ENLARGED WALL SECTION - A
1/4" = 1'-0"



1 ENLARGED WALL SECTION - A
1/4" = 1'-0"

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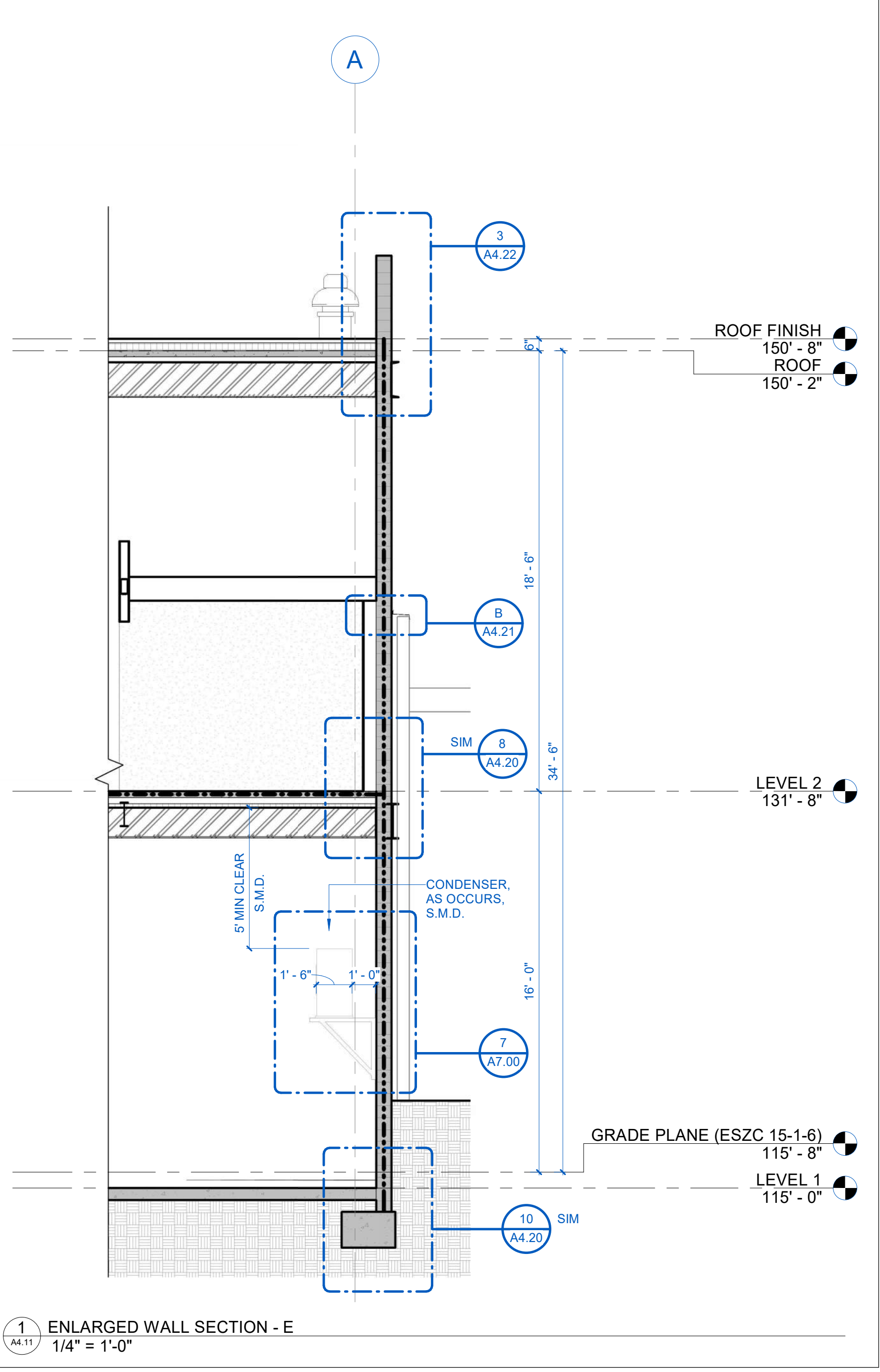
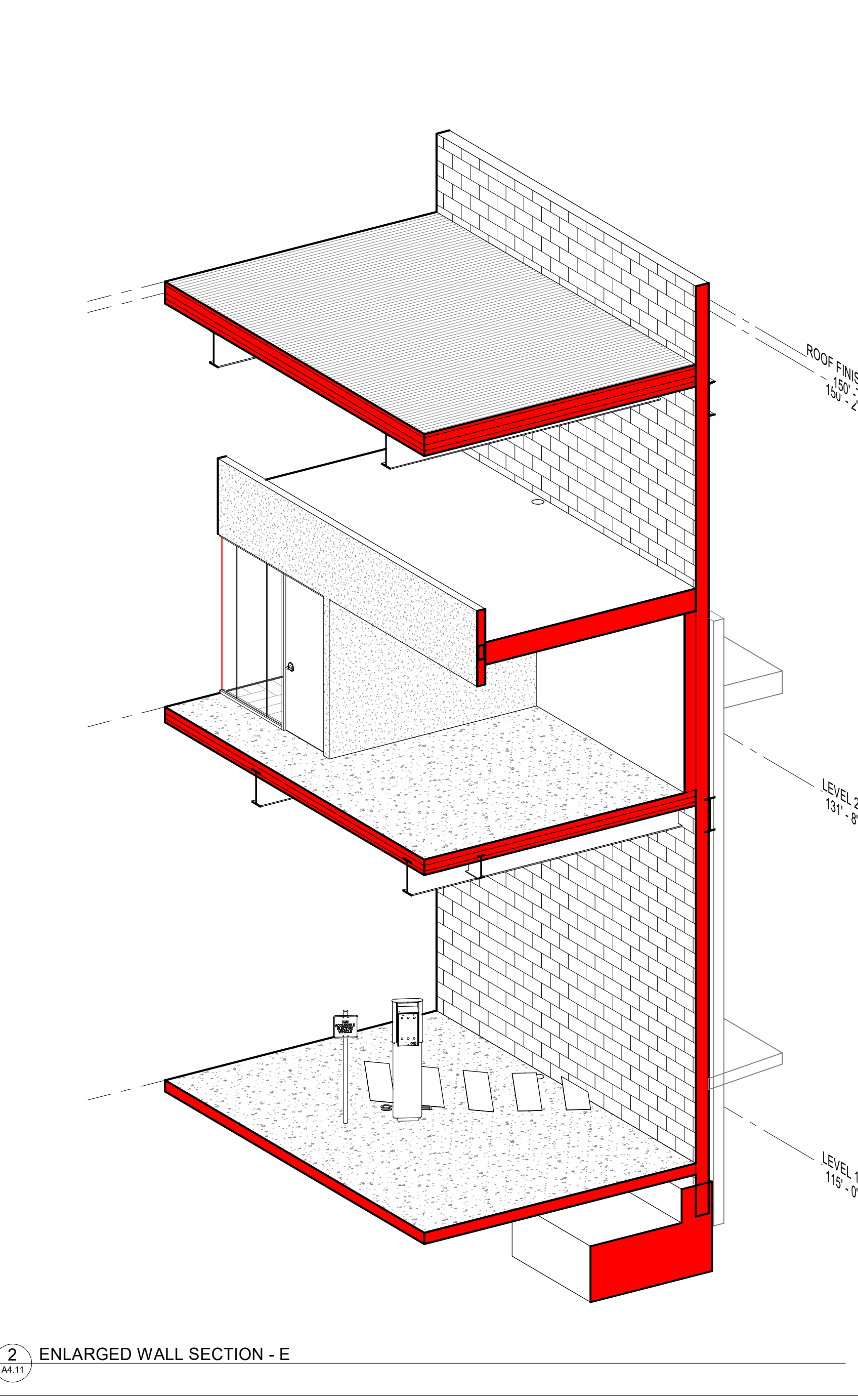
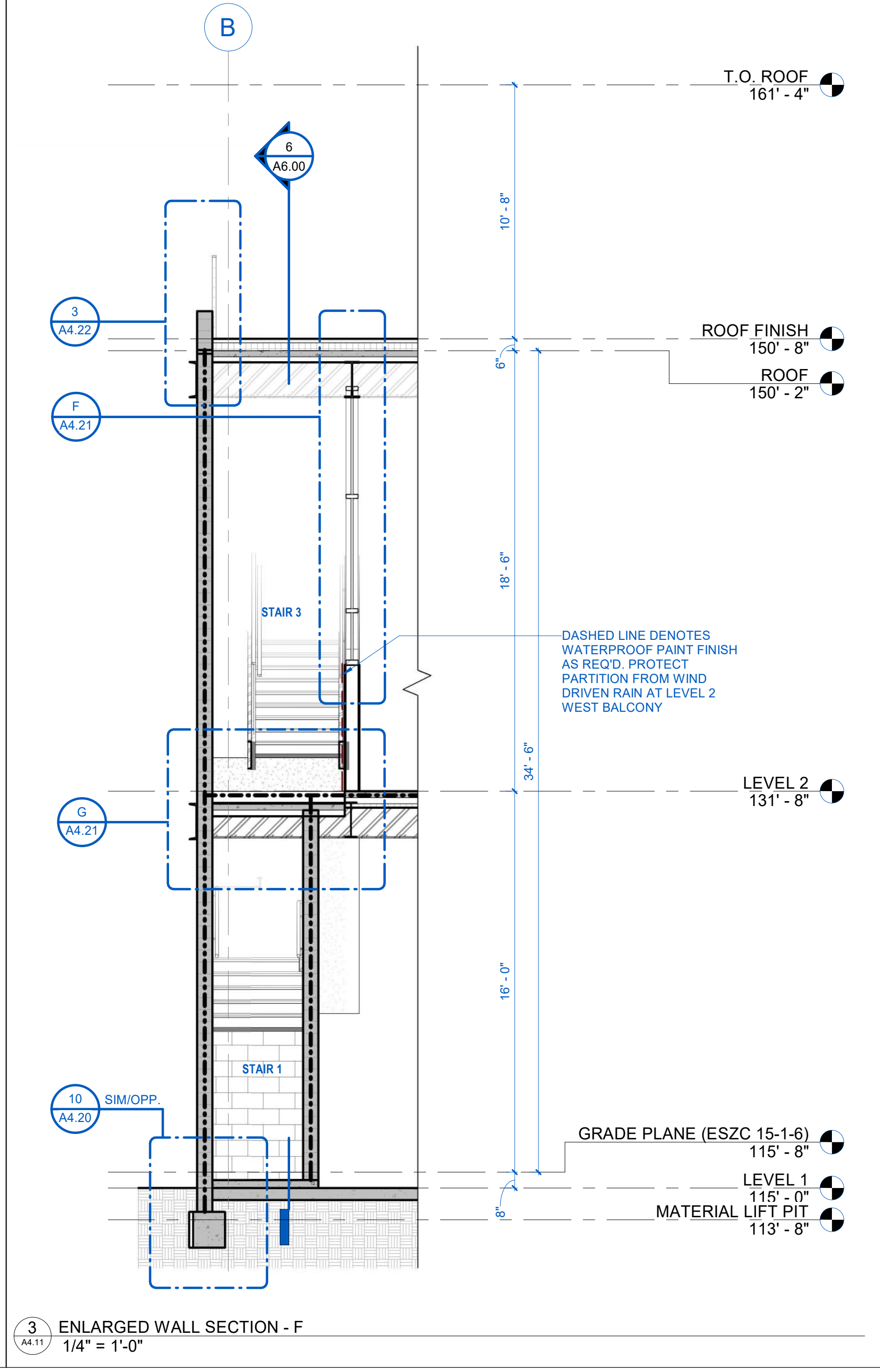
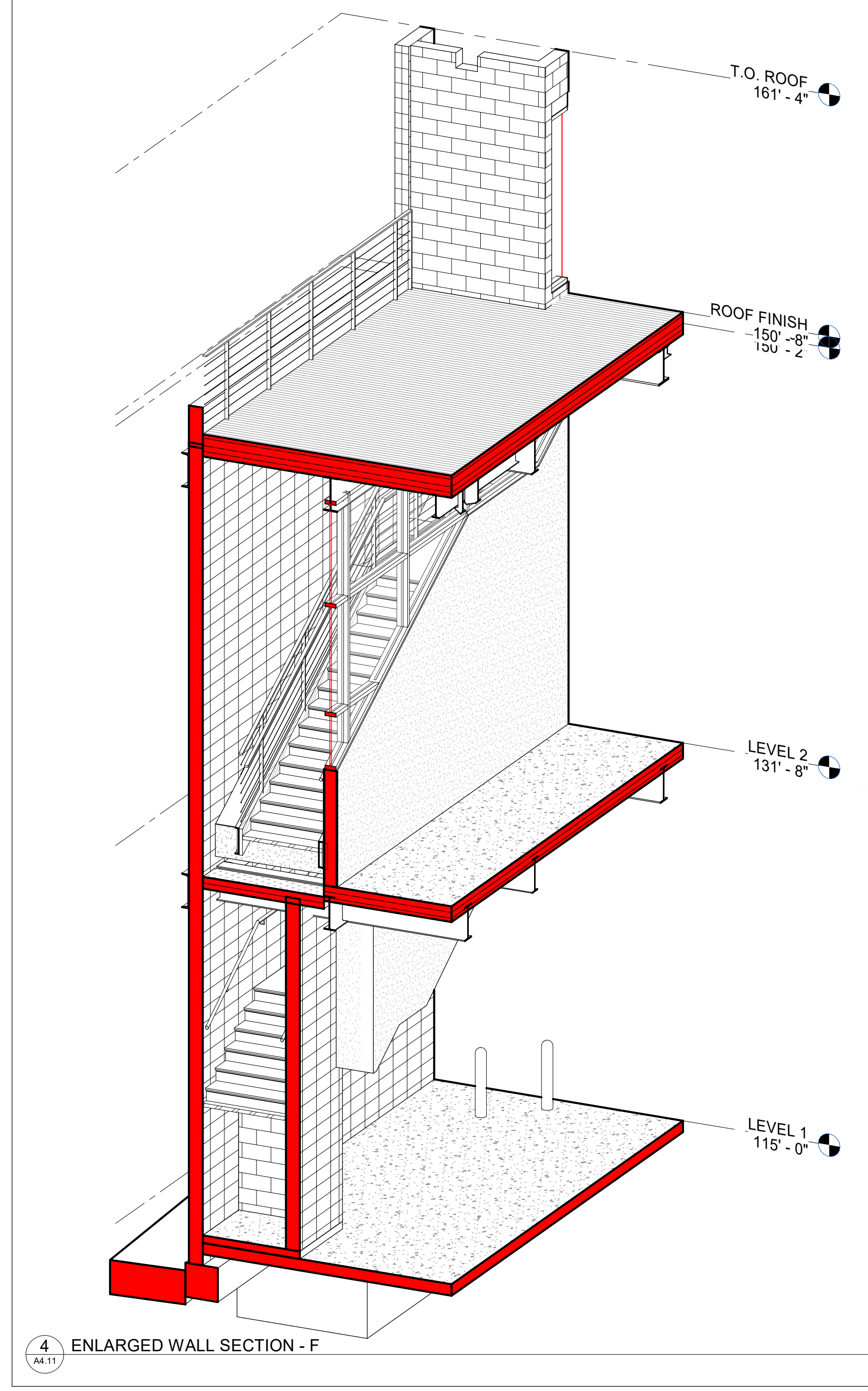
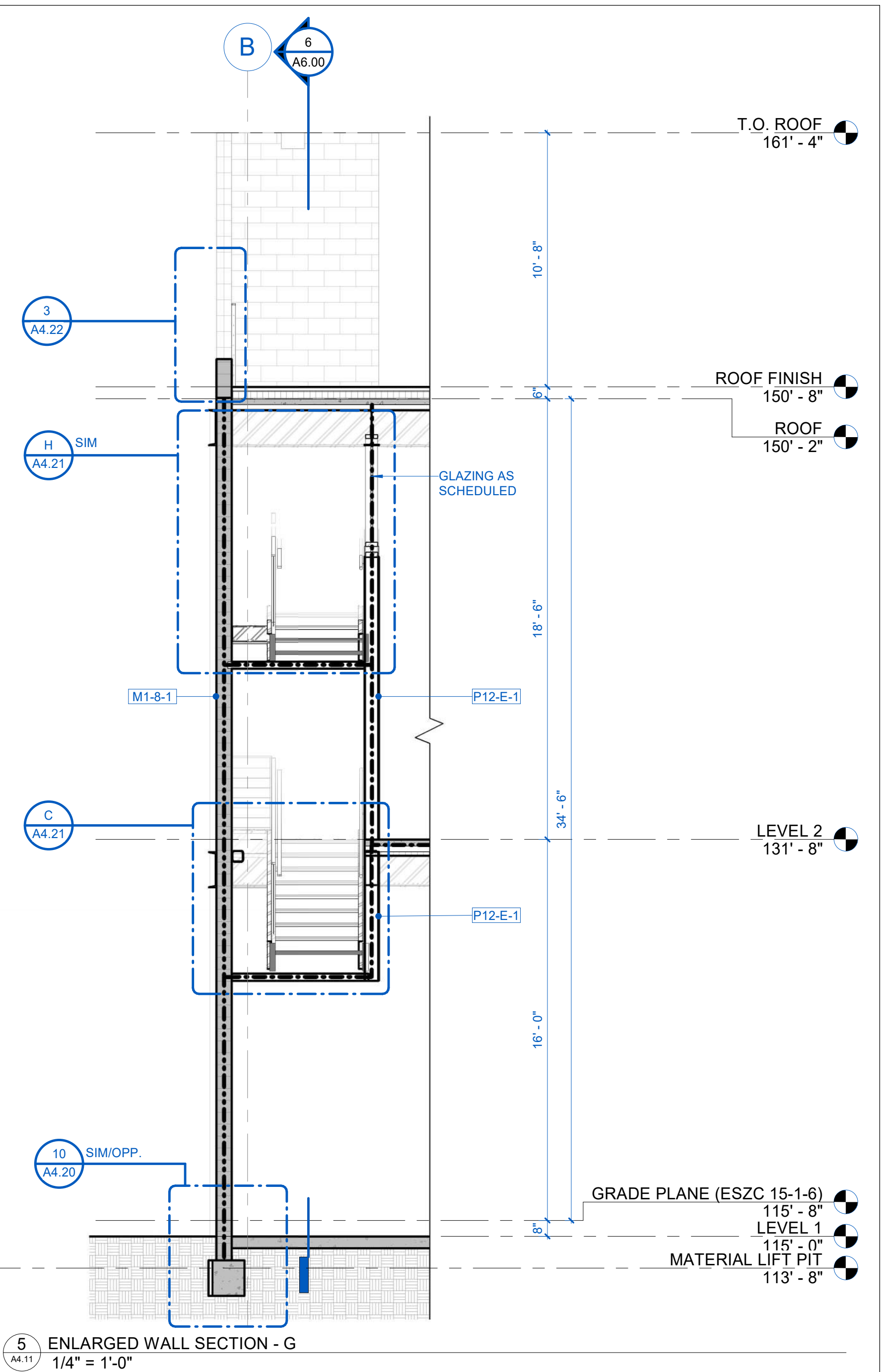
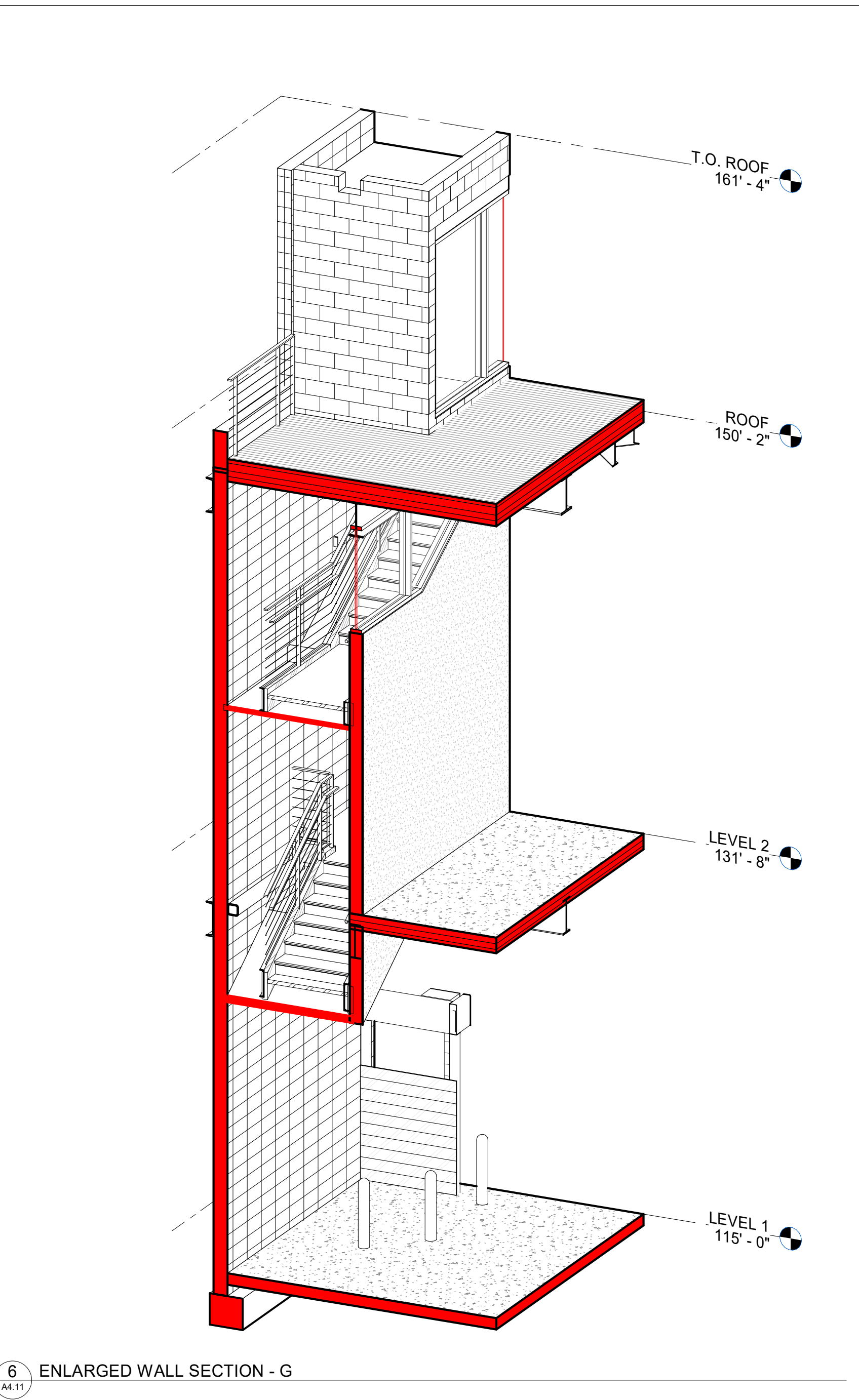
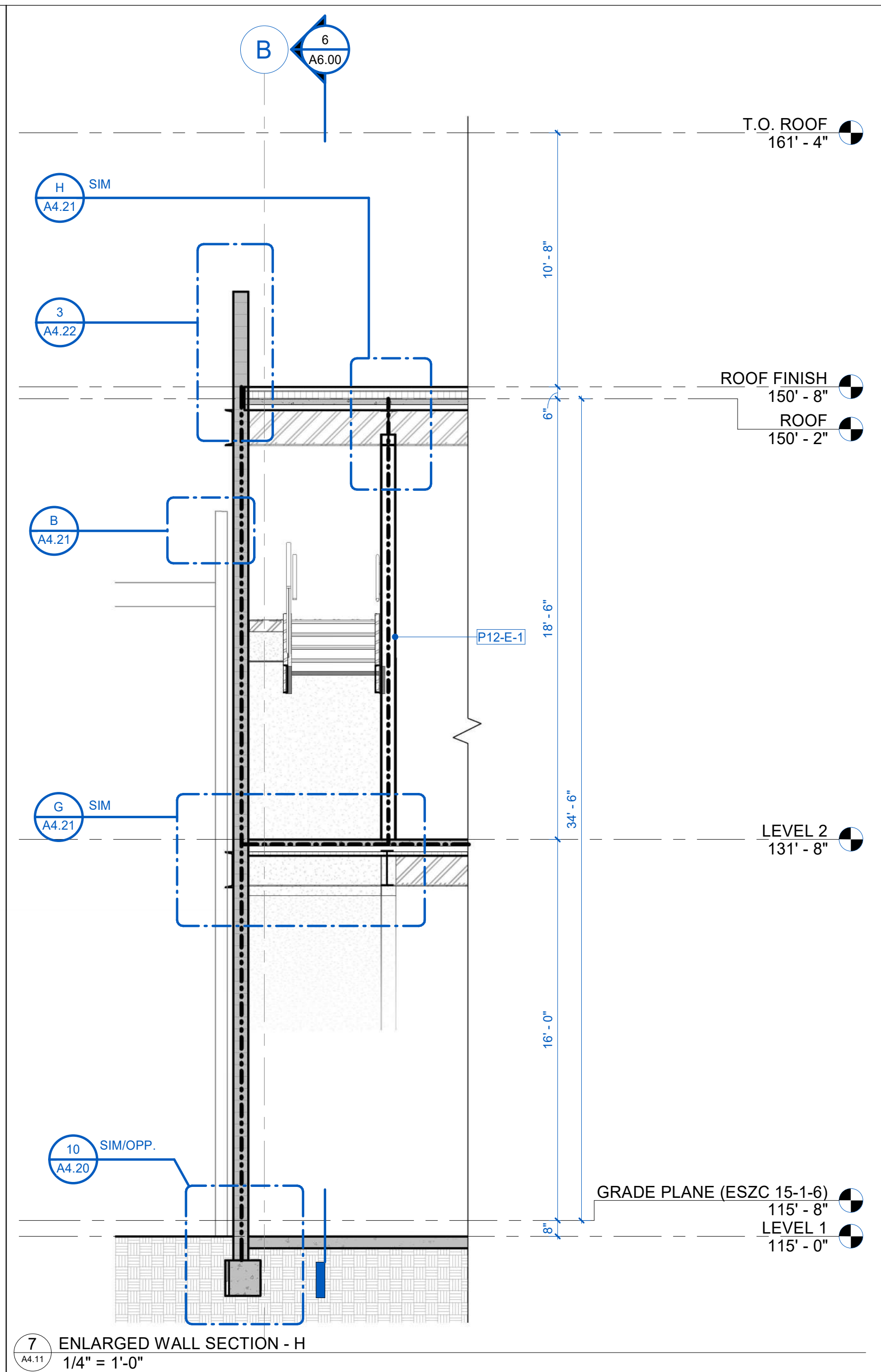
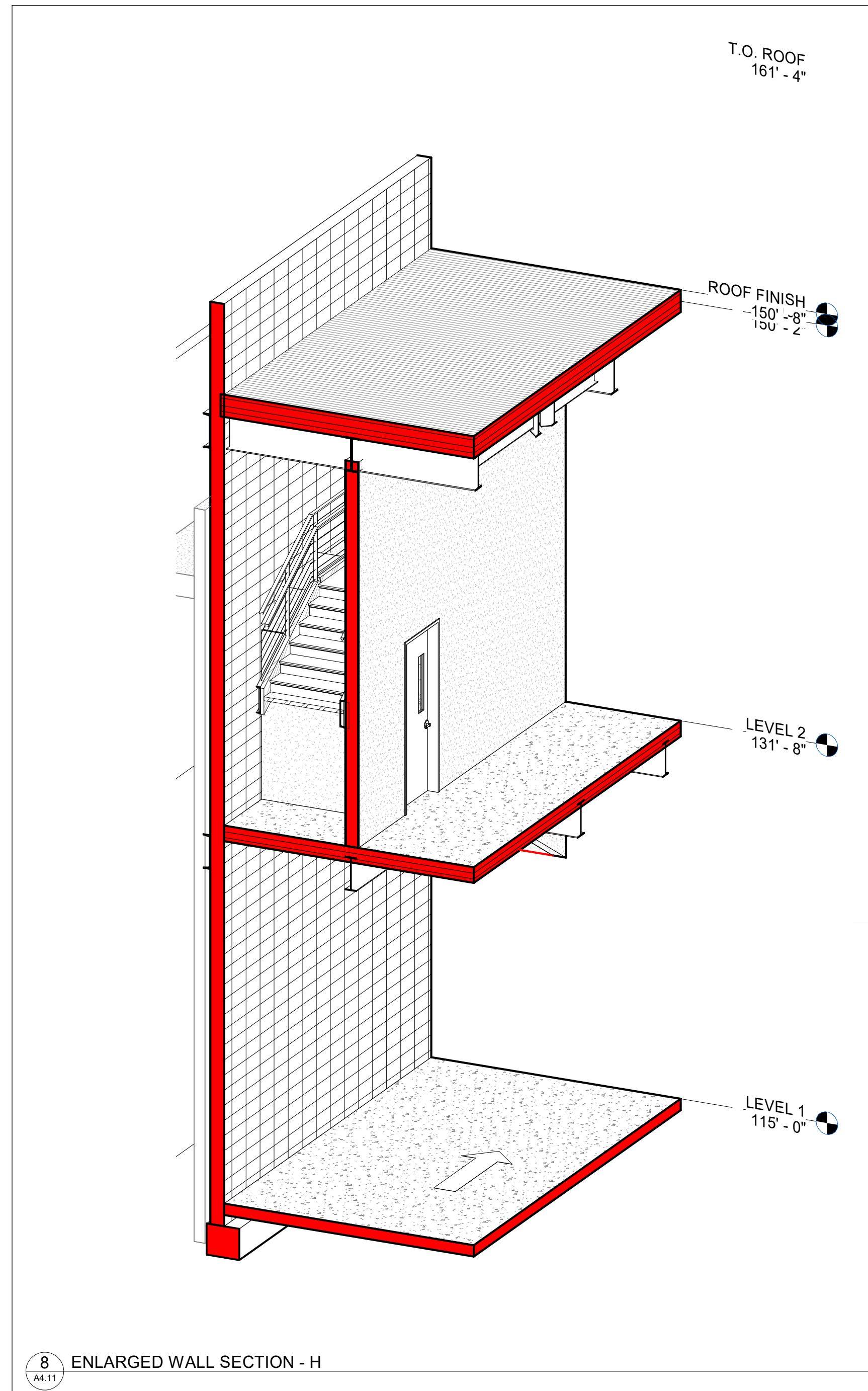
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COM-25-159



NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
SIGNATURE DATE: SEPT 18, 2025

ISSUE DATE: SEPT 18, 2025
PROJ #: 22.021
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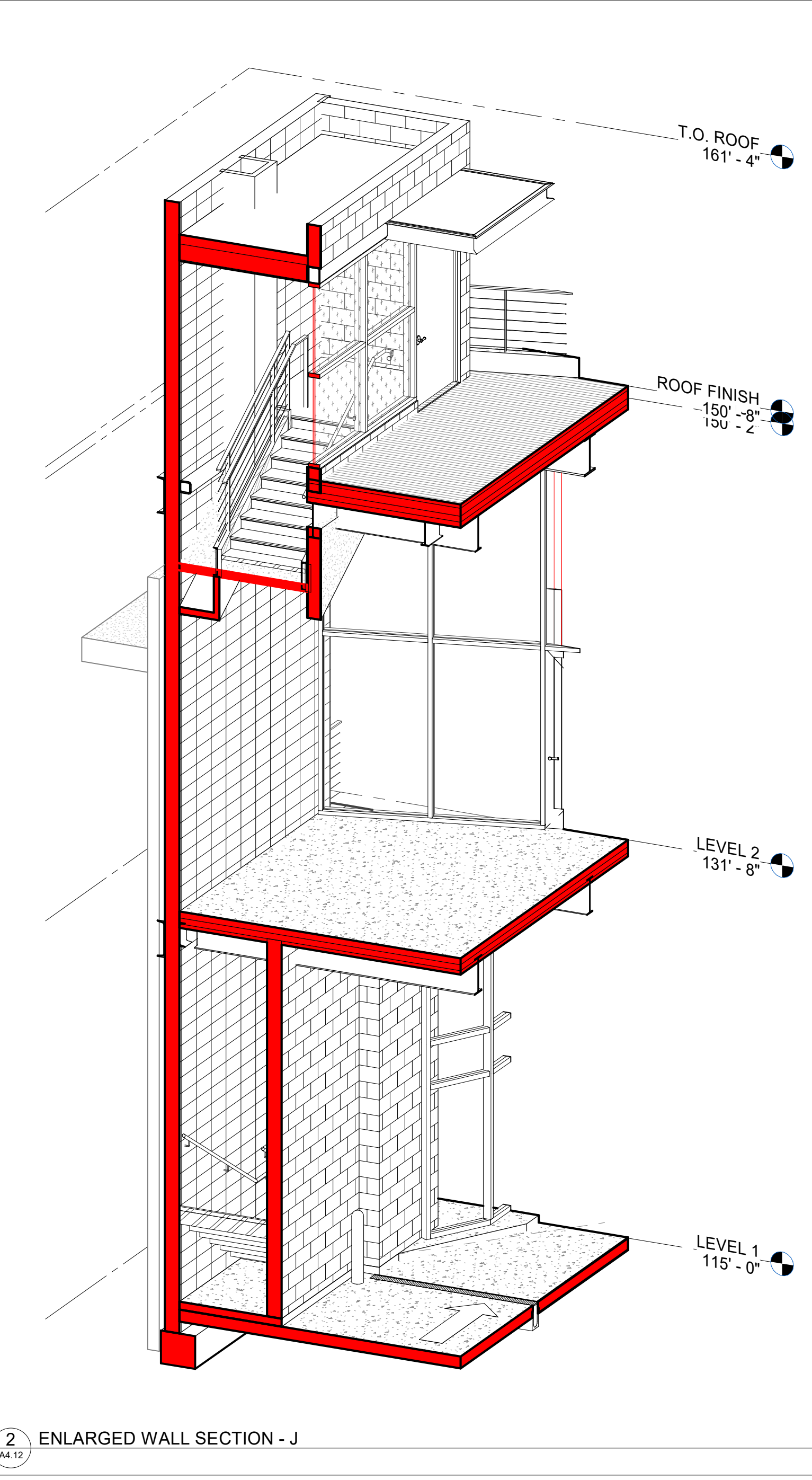
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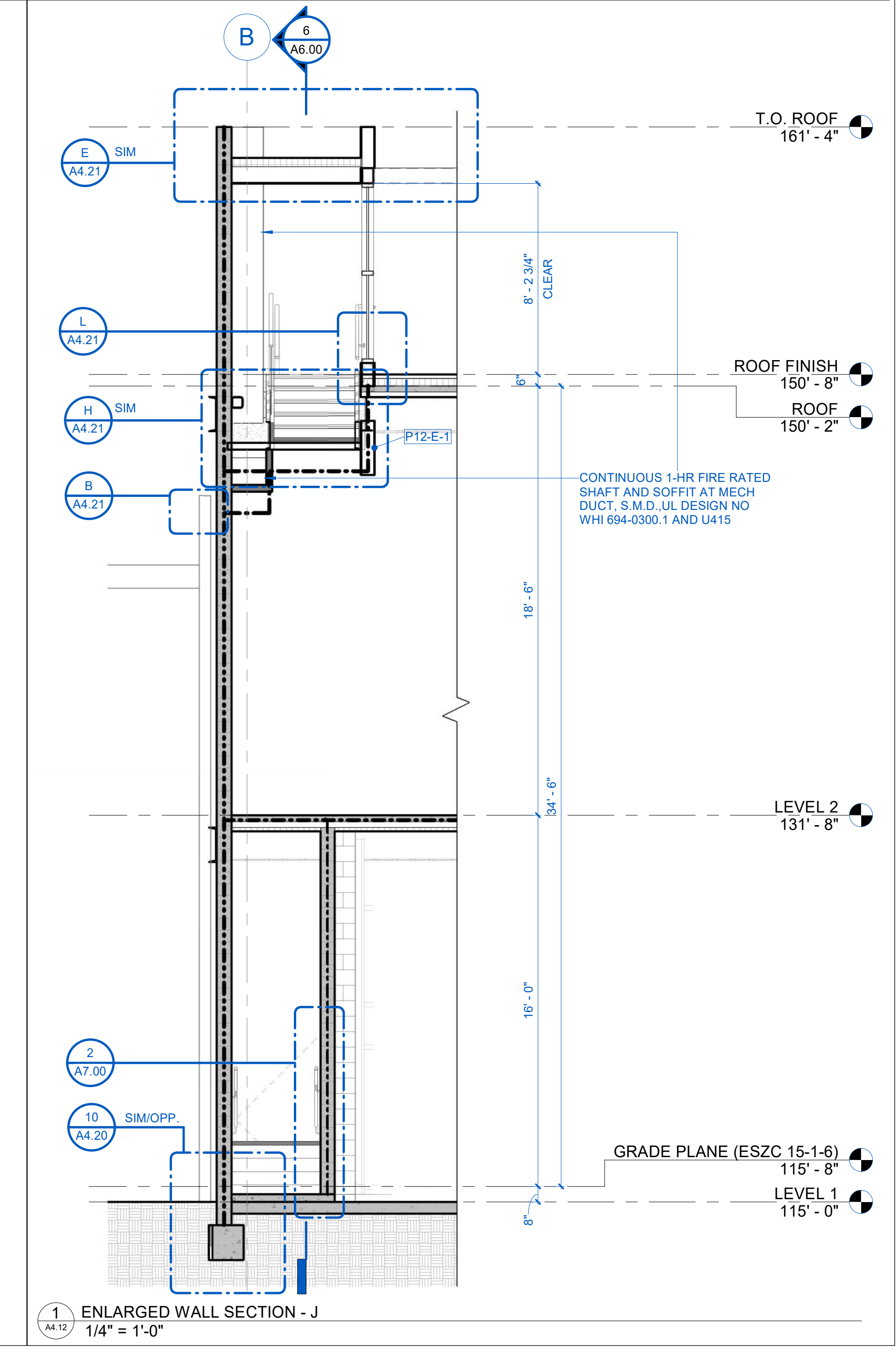
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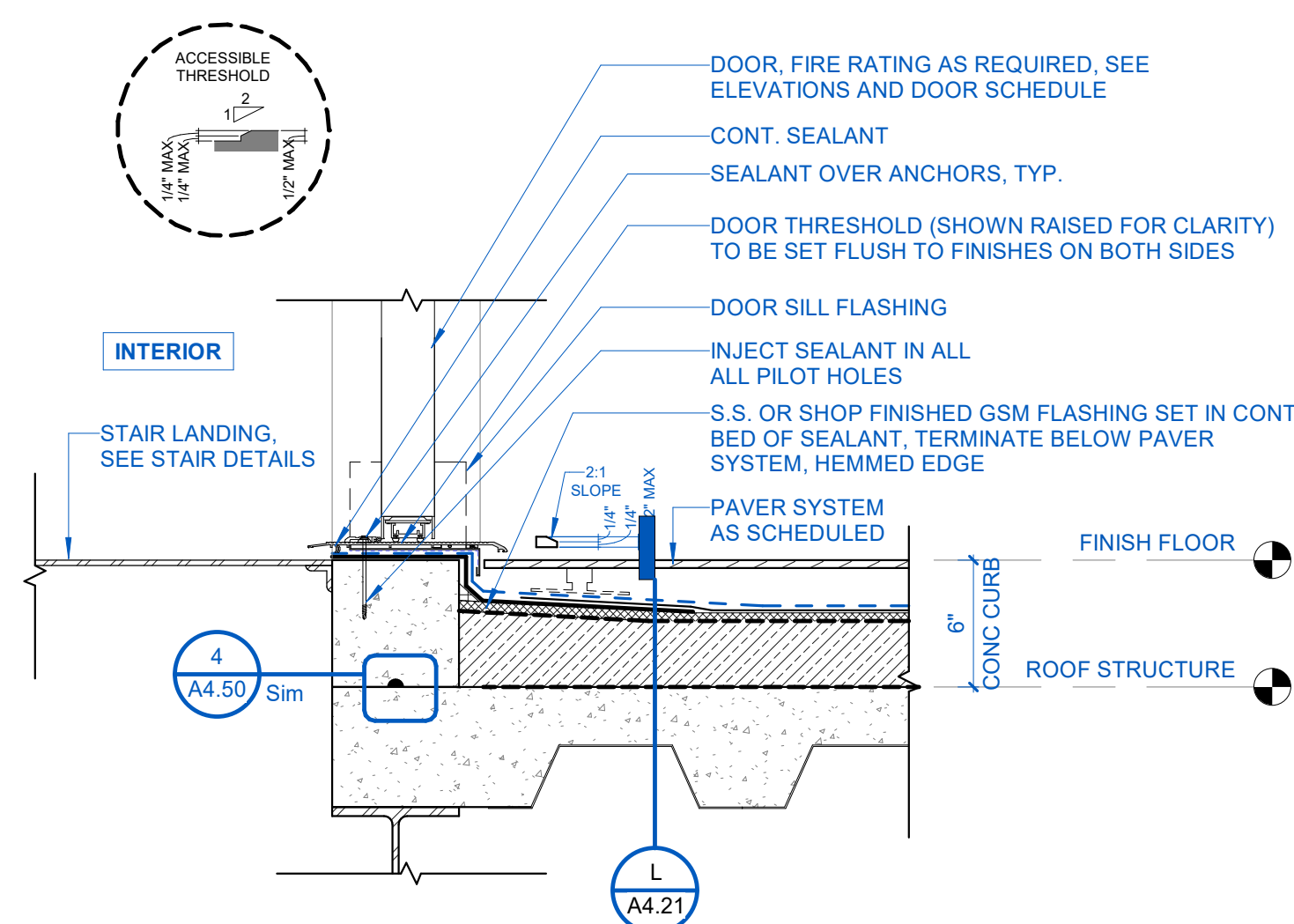


2 ENLARGED WALL SECTION - J
1/4" = 1'-0"



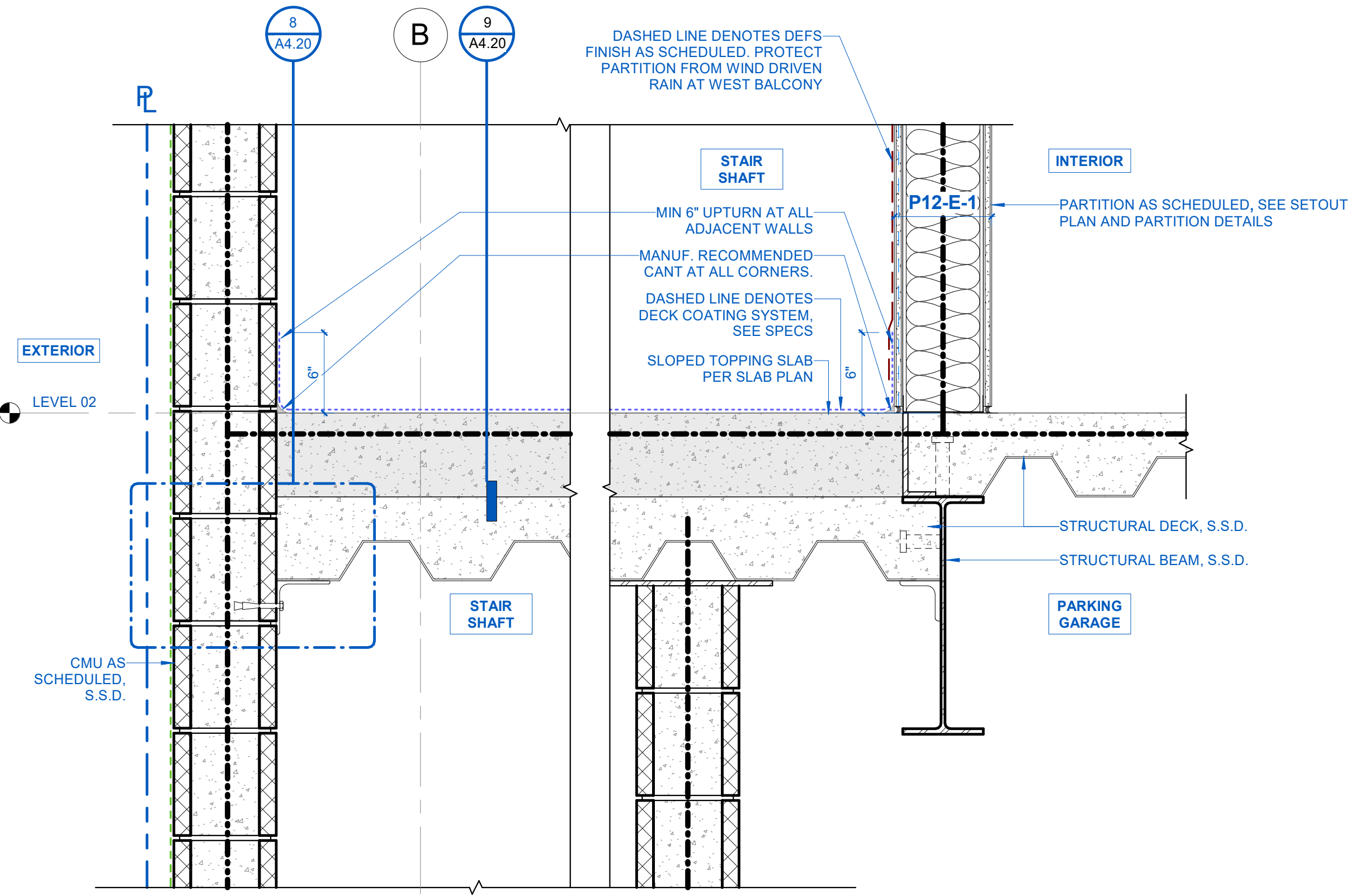
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1/4" = 1'-0"

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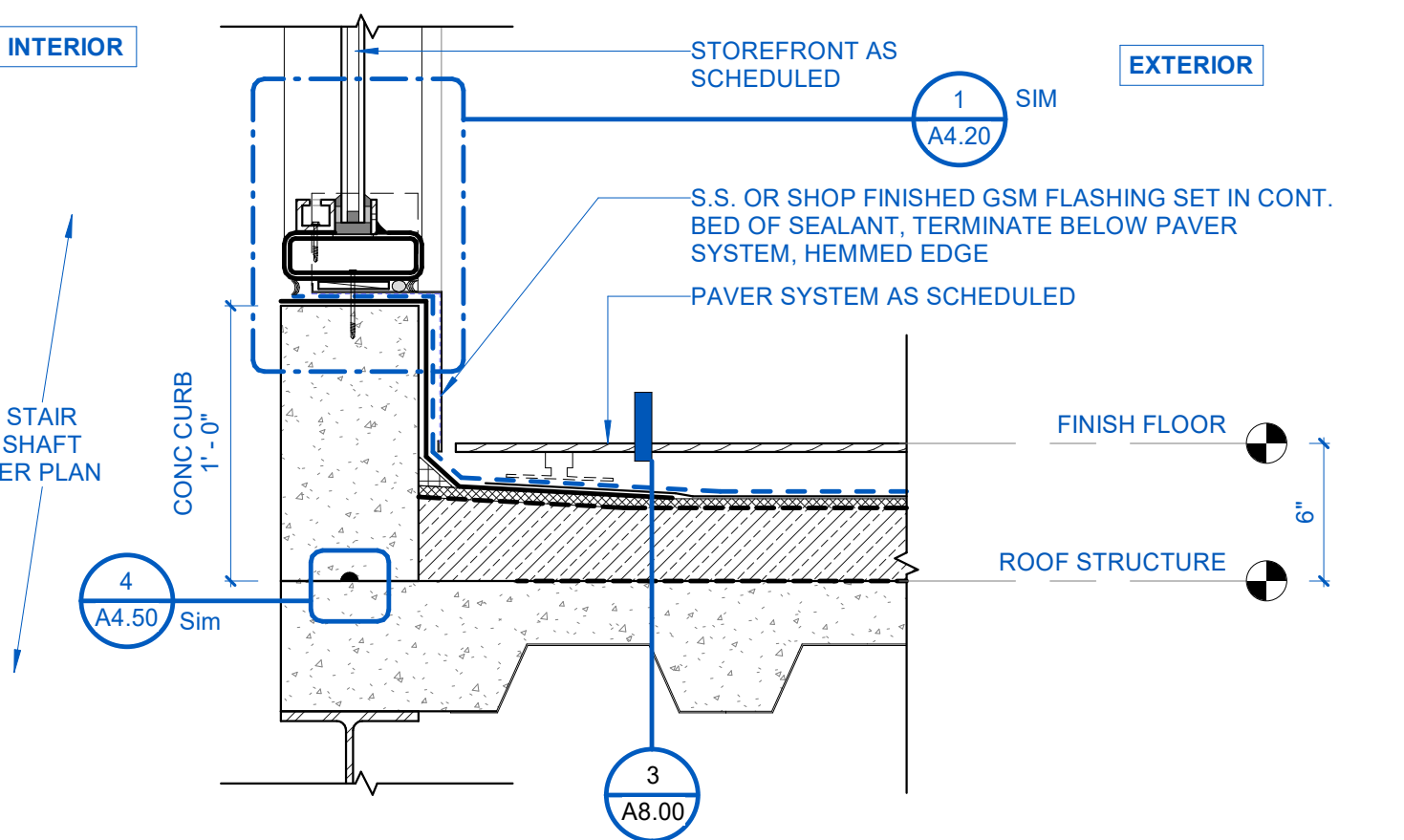
M ENLARGED SECTION DETAIL - DOOR SILL AT AMENITY DECK
1 1/2" = 1'-0"

NOTE: ALSO SEE ROOF DETAILS SHEET A7.80 & A7.81



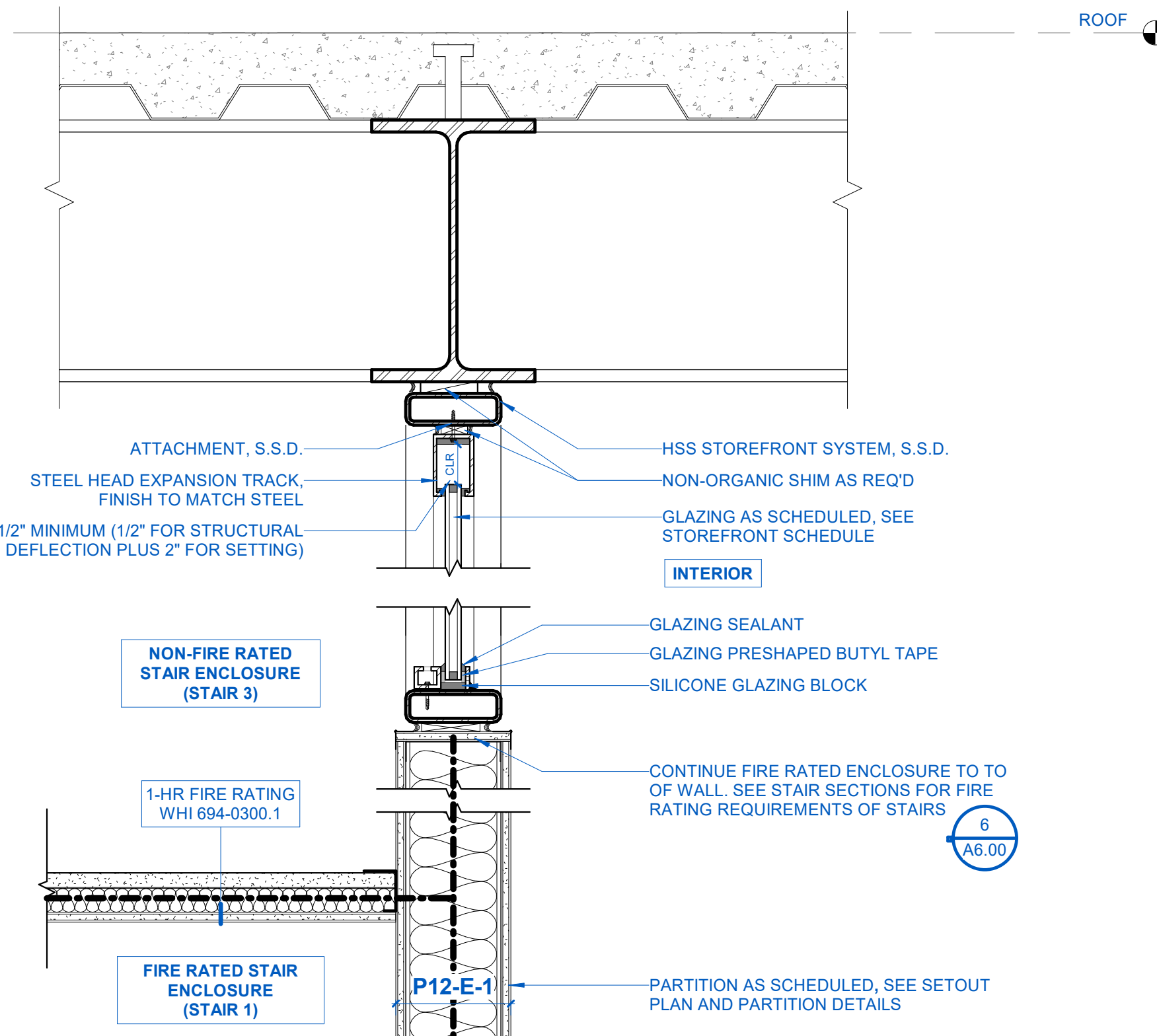
G ENLARGED SECTION DETAIL - CMU WALL AT LEVEL 02 STAIR ENCLOSURE B
1 1/2" = 1'-0"

NOTES: S.S.D. #22/S4.02

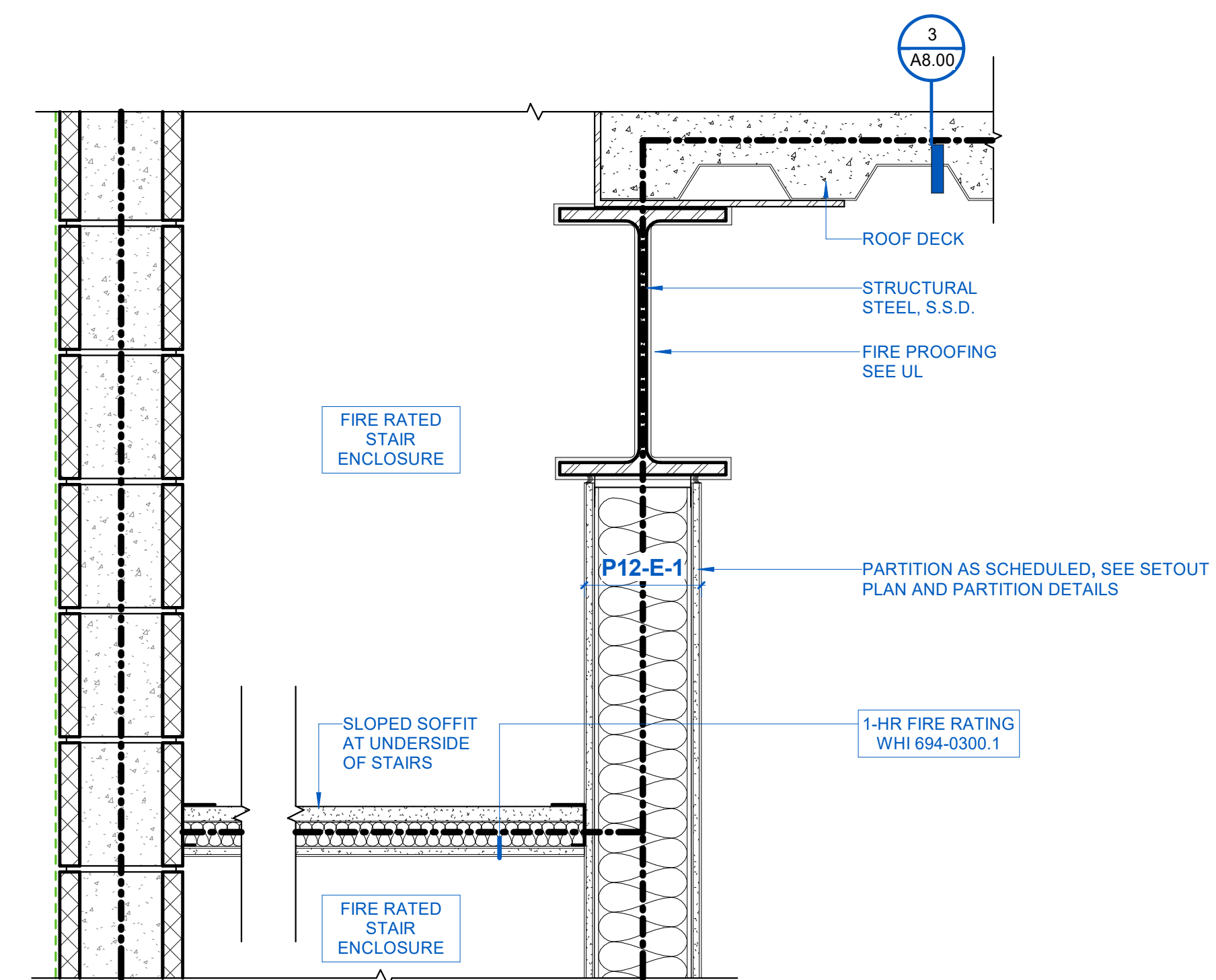


L ENLARGED SECTION DETAIL - STOREFRONT SILL AT AMENITY DECK
1 1/2" = 1'-0"

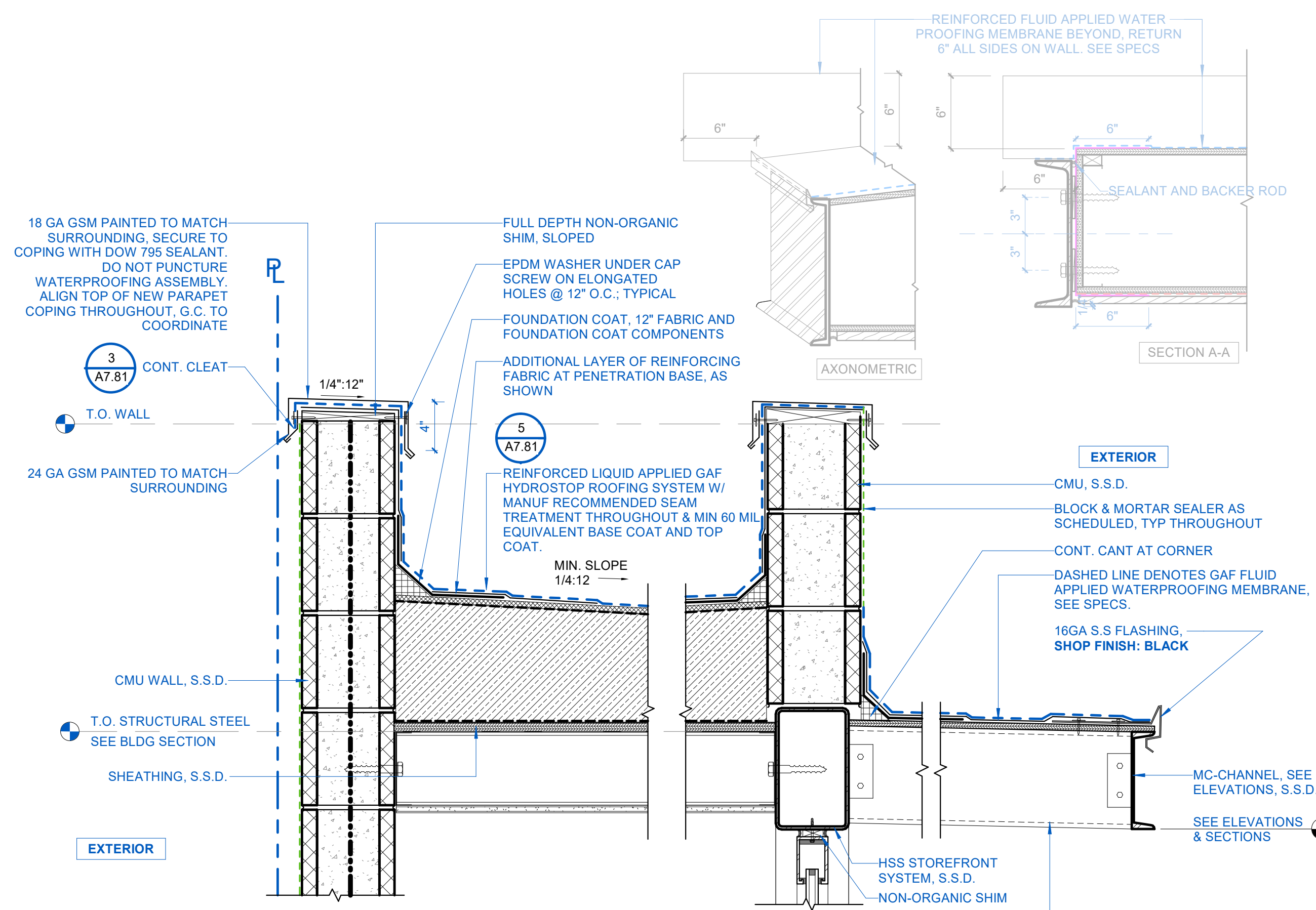
NOTE: ALSO SEE ROOF DETAILS SHEET A7.80 & A7.81



F ENLARGED SECTION DETAIL - STAIR ENCLOSURE
1 1/2" = 1'-0"



H ENLARGED SECTION DETAIL - FIRE RATED SOFFIT AND BEAM ENCLOSURE
1 1/2" = 1'-0"



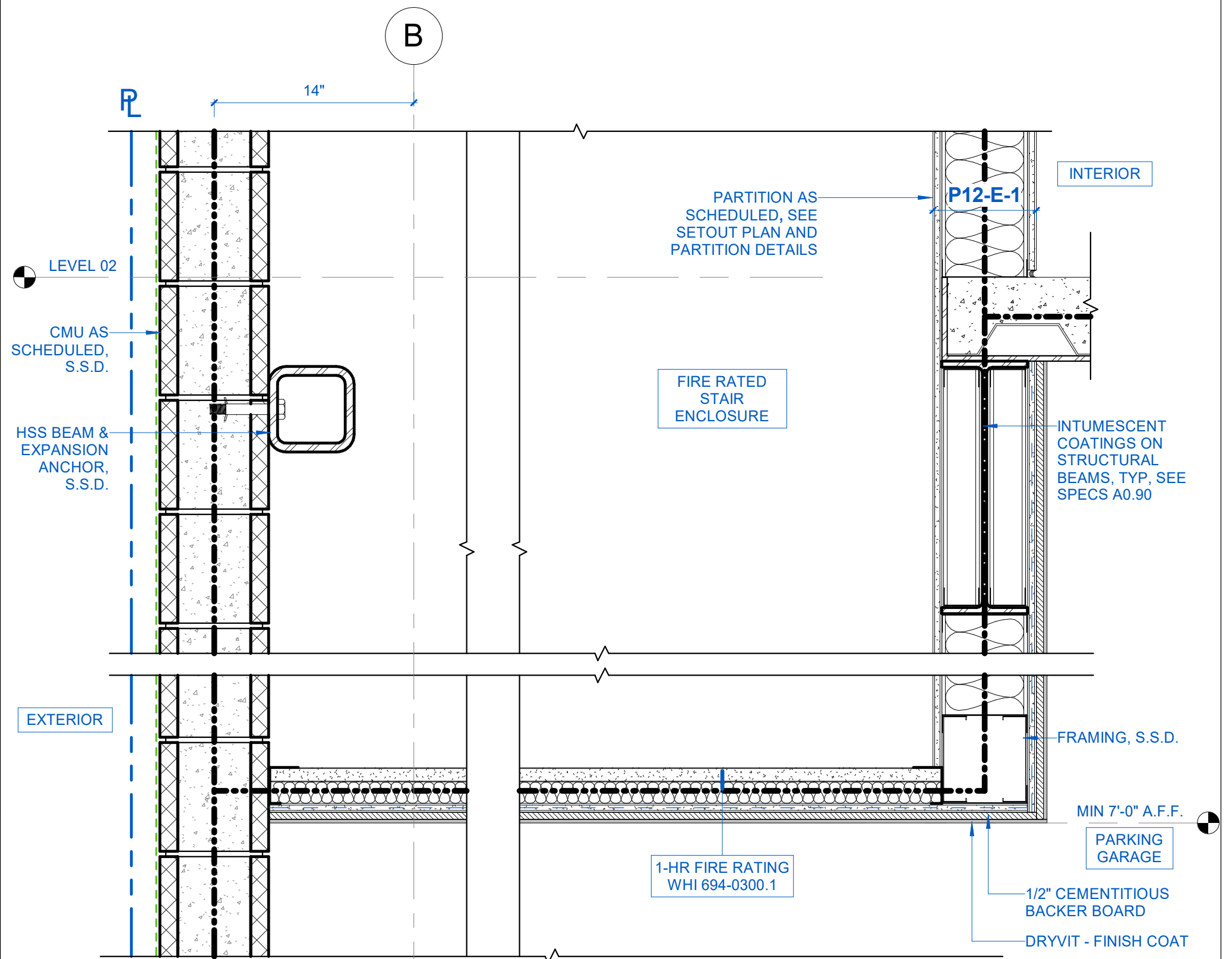
E ENLARGED SECTION DETAIL - PARAPET & CANOPY
1 1/2" = 1'-0"

NOTES: S.S.D. #8,9,13,14/S4.01

WATERPROOFING LEGEND

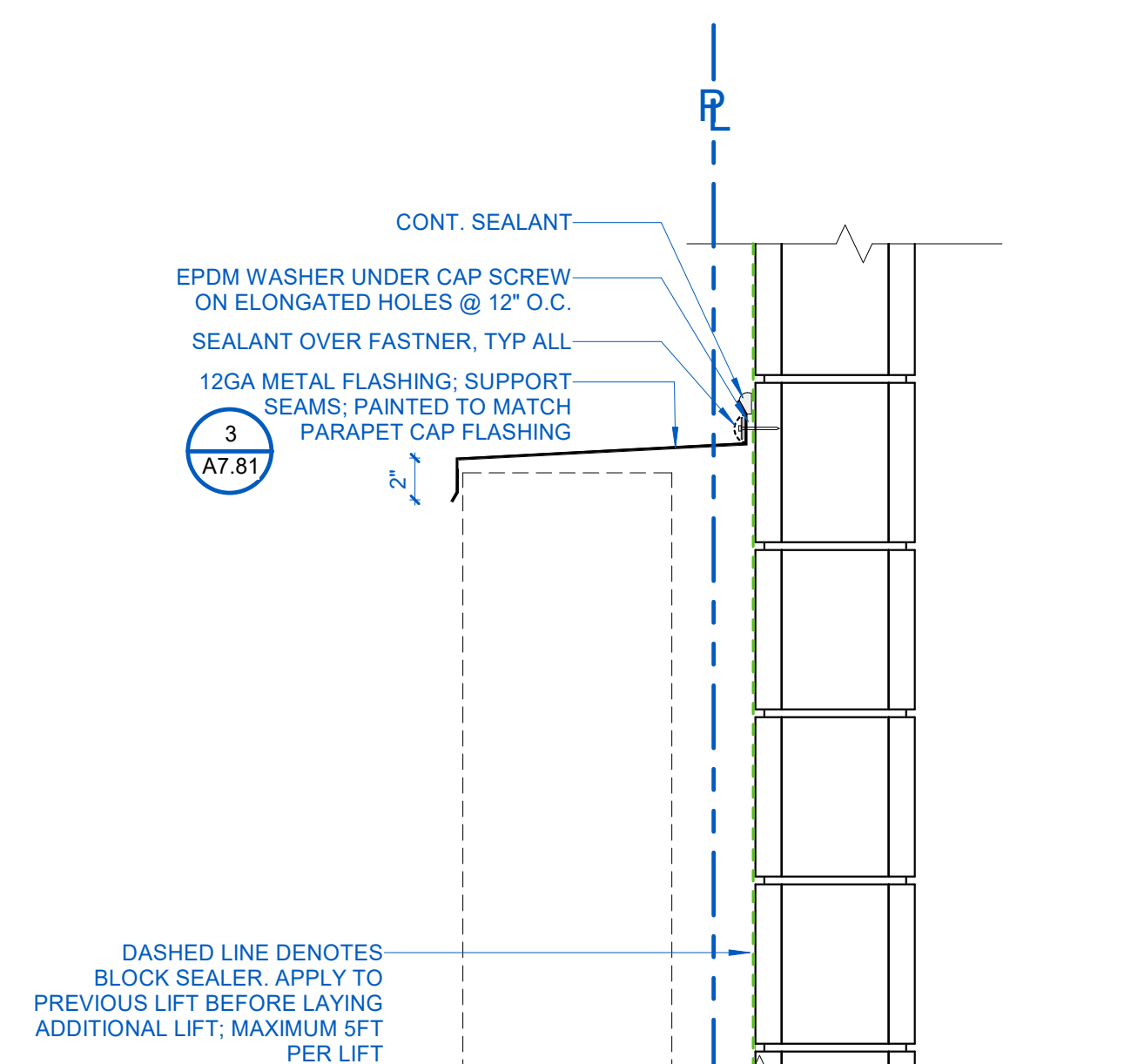
---	WATER REP. SEALER FOR CONCRETE AND OR BLOCK	---	MANUF. RECOMMENDED CANT
---	*S.A.F. - SELF ADHERED FLASHING MEMBRANE SYSTEM	---	EXT. DENSGLASS SHITG.
---	FULL BED OF SEALANT	---	ALUM. BREAK METAL
---	FLUID APPLIED WATERPROOFING MEMBRANE SYSTEM (SIPLASE)	---	FINISH: BLACK
---	*W.R.B. - WATER RESISTANT BARRIER	---	NON-ORGANIC SHIM, AS REQ.
---	BALCONY DECK COATING	---	
---	WATERPROOFING SYSTEM	---	
---	1-HR MASTIC & INTUMESCENT COATING, SEE UL	---	

NOTE:
*SEQUENCING BETWEEN W.R.B. & W.R.B. FLASHING TAPE, S.A.F. & H.T.S.A.F. MAY VARY BETWEEN MANUFACTURER. REFER TO MANUF. RECOMMENDATIONS

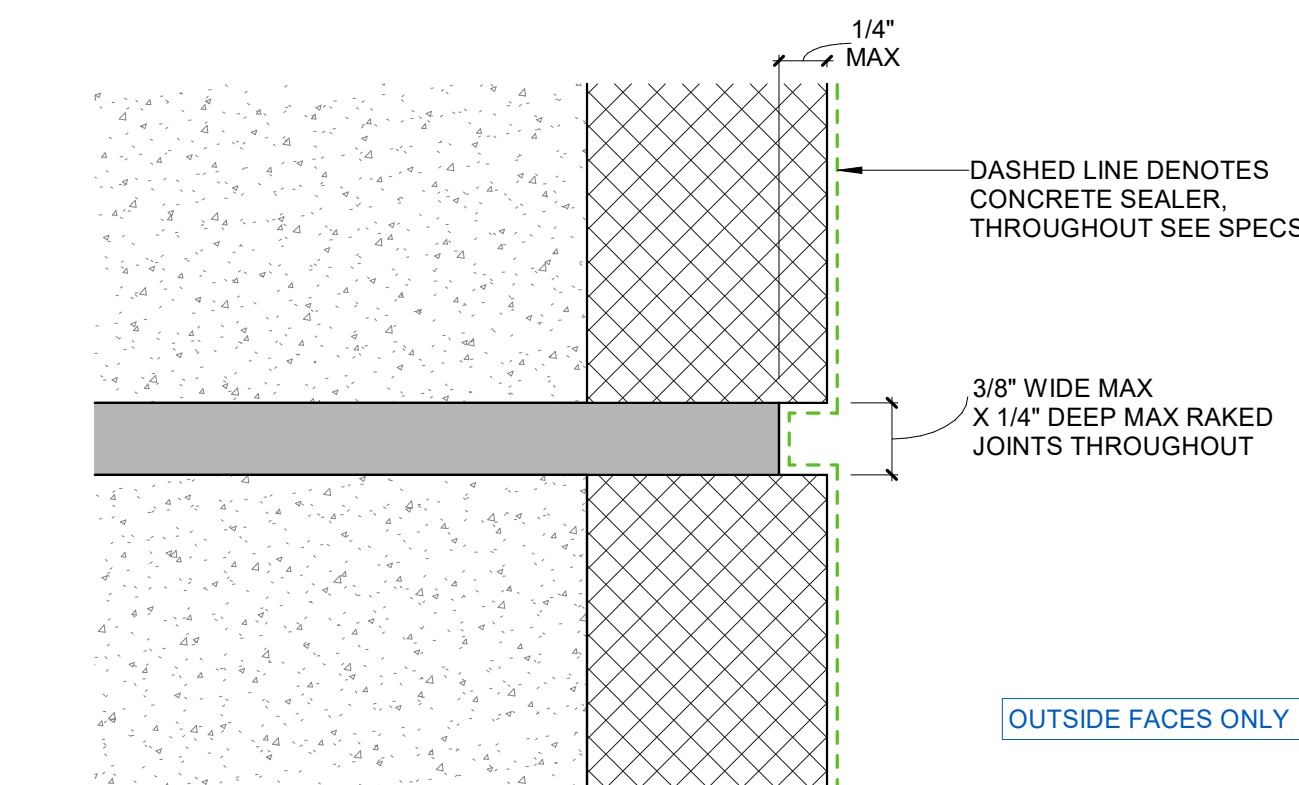


DRYVIT
B. DESIGN REQUIREMENTS
1. ACCEPTABLE SUBSTRATES SHALL BE APPROVED FOR USE IN EXTERIOR SOFFIT APPLICATIONS AND SHALL BE ONE OF THE FOLLOWING:
A. EXTERIOR GRADE GYPSUM SHEATHING MEETING ASTM C 1396 (FORMERLY C 79) REQUIREMENTS FOR WATER-RESISTANT CORE OR TYPE X CORE AT THE TIME OF APPLICATION.
B. EXTERIOR SHEATHING HAVING A WATER-RESISTANT CORE WITH FIBERGLASS MAT FACERS MEETING ASTM C 1177.
C. EXTERIOR FIBER REINFORCED CEMENT OR CALCIUM SILICATE BOARDS.
2. THIS APPLICATION IS ACCEPTABLE FOR SOFFITS ONLY. APPLICATION OF THE DRYVIT LAMINA DIRECTLY TO THESE SUBSTRATES IS NOT INTENDED FOR EXTERIOR VERTICAL WALLS.
3. DEFLECTION OF SUBSTRATE SYSTEMS SHALL NOT EXCEED L/40.
4. VAPOR RETARDERS: USE AND LOCATION OF VAPOR RETARDERS WITHIN A WALL ASSEMBLY IS THE RESPONSIBILITY OF THE PROJECT DESIGNER AND SHALL BE NOTED ON THE PROJECT DRAWINGS AND SPECIFICATIONS.
5. VENTING: UNHEATED SOFFIT AREAS MAY REQUIRE VENTING AND NEEDS TO BE DETAILED BY THE PROJECT DESIGN PROFESSIONAL.
6. EXPANSION JOINTS: EXPANSION JOINTS SHALL BE LOCATED BY THE PROJECT DESIGN PROFESSIONAL AT LOCATIONS WHERE SUBSTRATE MOVEMENT IS EXPECTED BUT SHALL NOT EXCEED 20 FT (6.1 M) IN ANY DIRECTION.

C ENLARGED SECTION DETAIL - CMU WALL AT LEVEL 02 STAIR ENCLOSURE A
1 1/2" = 1'-0"



B ENLARGED SECTION DETAIL - FLASHING AT NEIGHBORING PARAPET
1 1/2" = 1'-0"



I ENLARGED SECTION DETAIL - CMU @ RAKED GROUT
12" = 1'-0"

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Contact: Tony Nguyen
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www.logikstructures.com
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www.geotechinc.com Contact: Andrew Sover
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T: 626.928.7096 E-Mail: charles@loylandscapes.com

117 LOMITA STREET
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CA 90245
REF. PLAN CHECK #:
COM-25-159



NAME: DAVID BALIAN
LICENSE NUMBER: C-33779
SIGNATURE DATE: AUG 13, 2025
ISSUE DATE: AUG 13, 2025
PROJ #: 22.021
TIME STAMP: 8/18/2025 5:06:17 PM
FILE: Advisee David F. Loy
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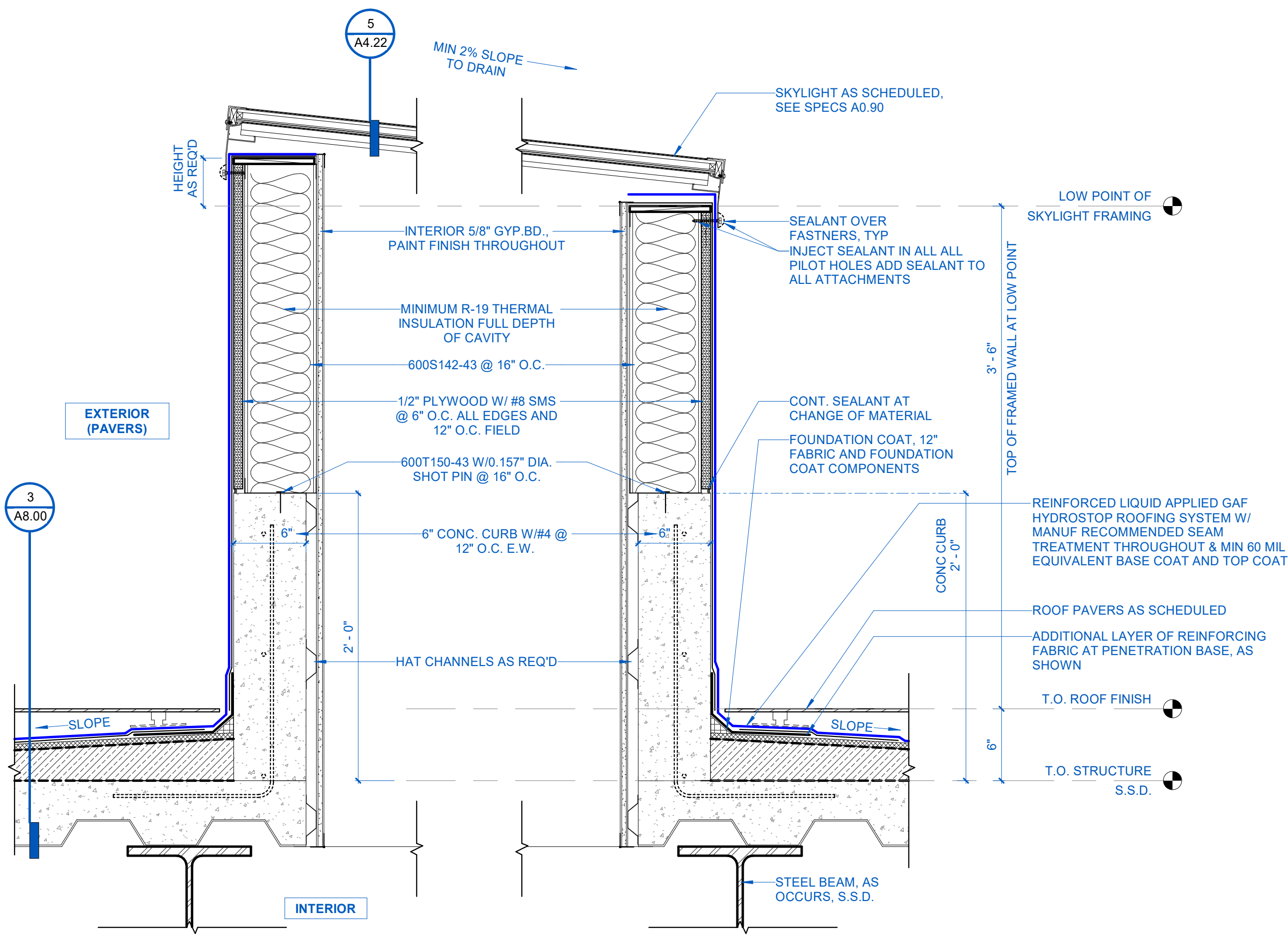
REVISIONS

#	DATE	ISSUE
1	MAY 9, 2025	ISSUED FOR PLAN CHECK

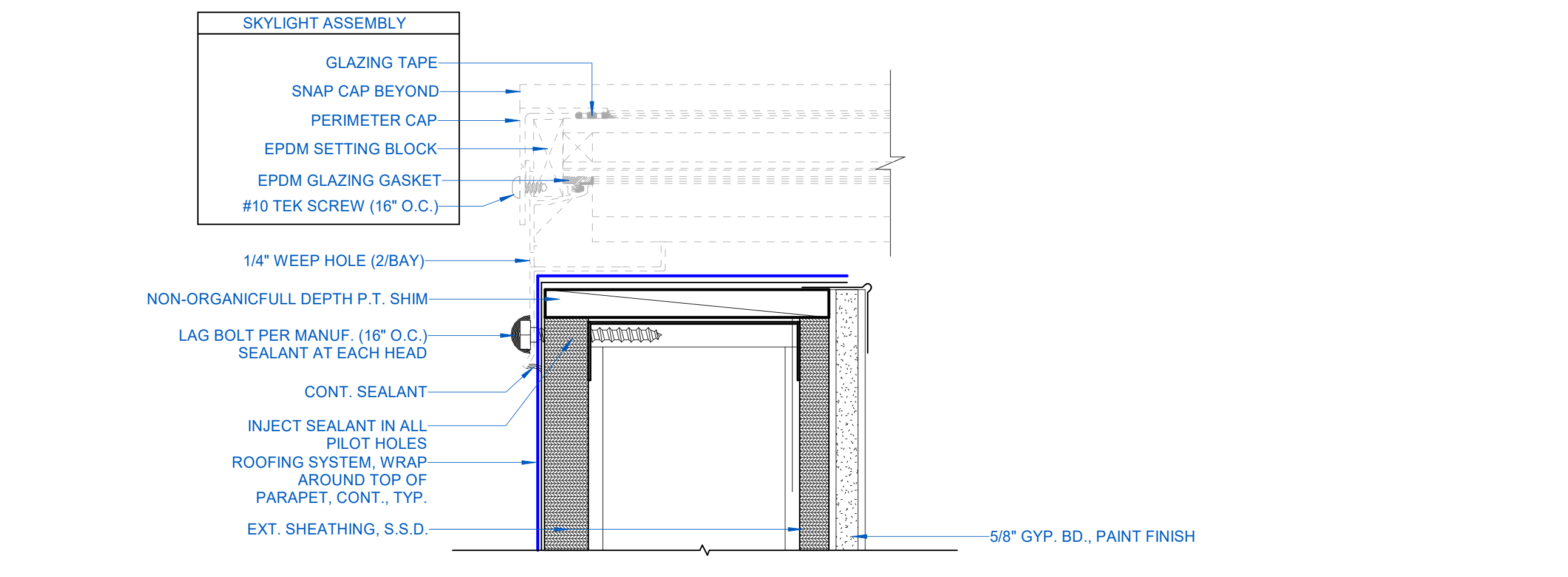
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SHEET TITLE:
ENLARGED WALL SECTION DETAILS

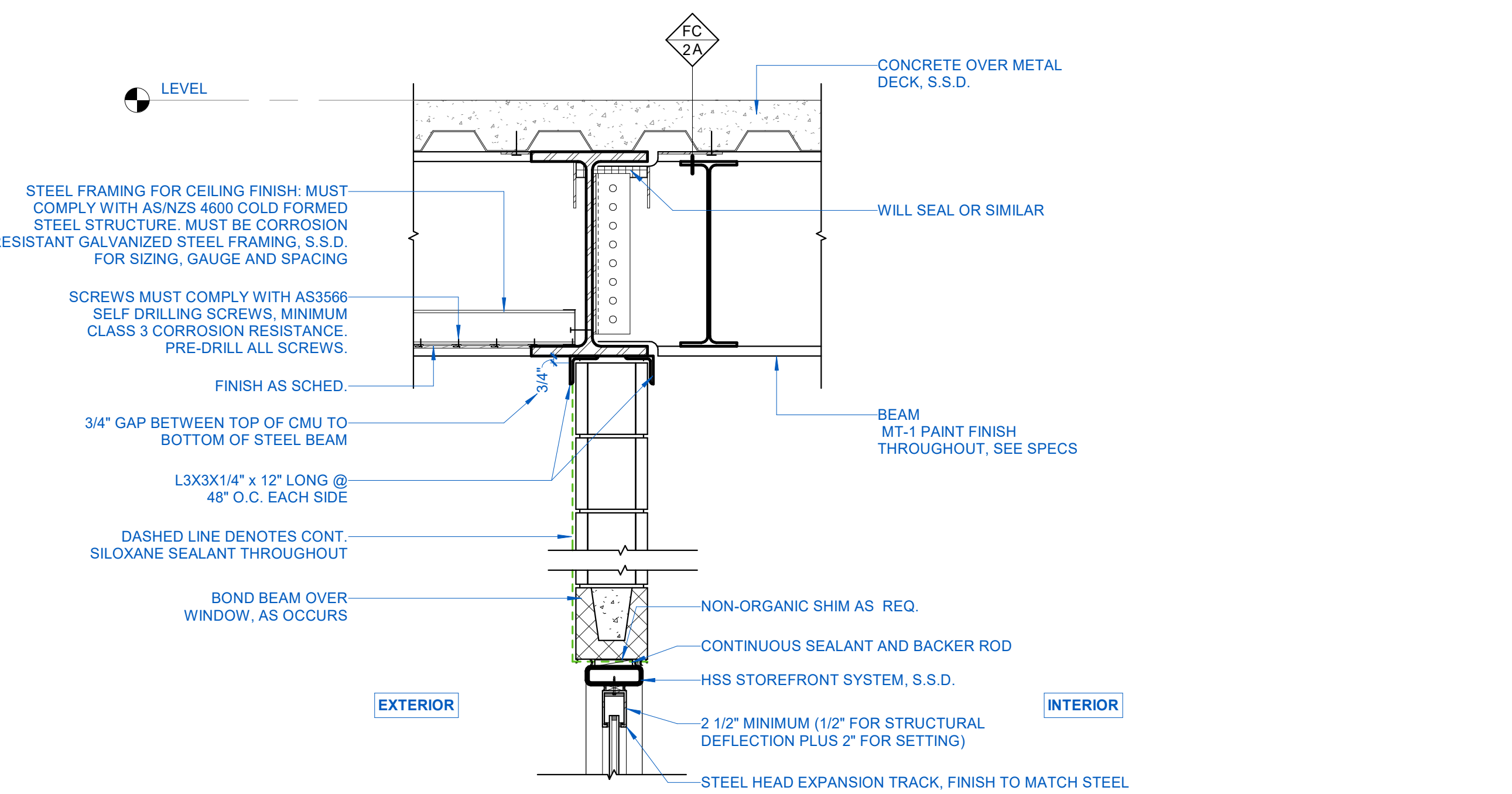
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5 ENLARGED SECTION DETAIL - SKYLIGHT SILL DETAIL
1 1/2" = 1'-0"



5 ENLARGED SECTION DETAIL - SKYLIGHT SILL DETAIL
6" = 1'-0"



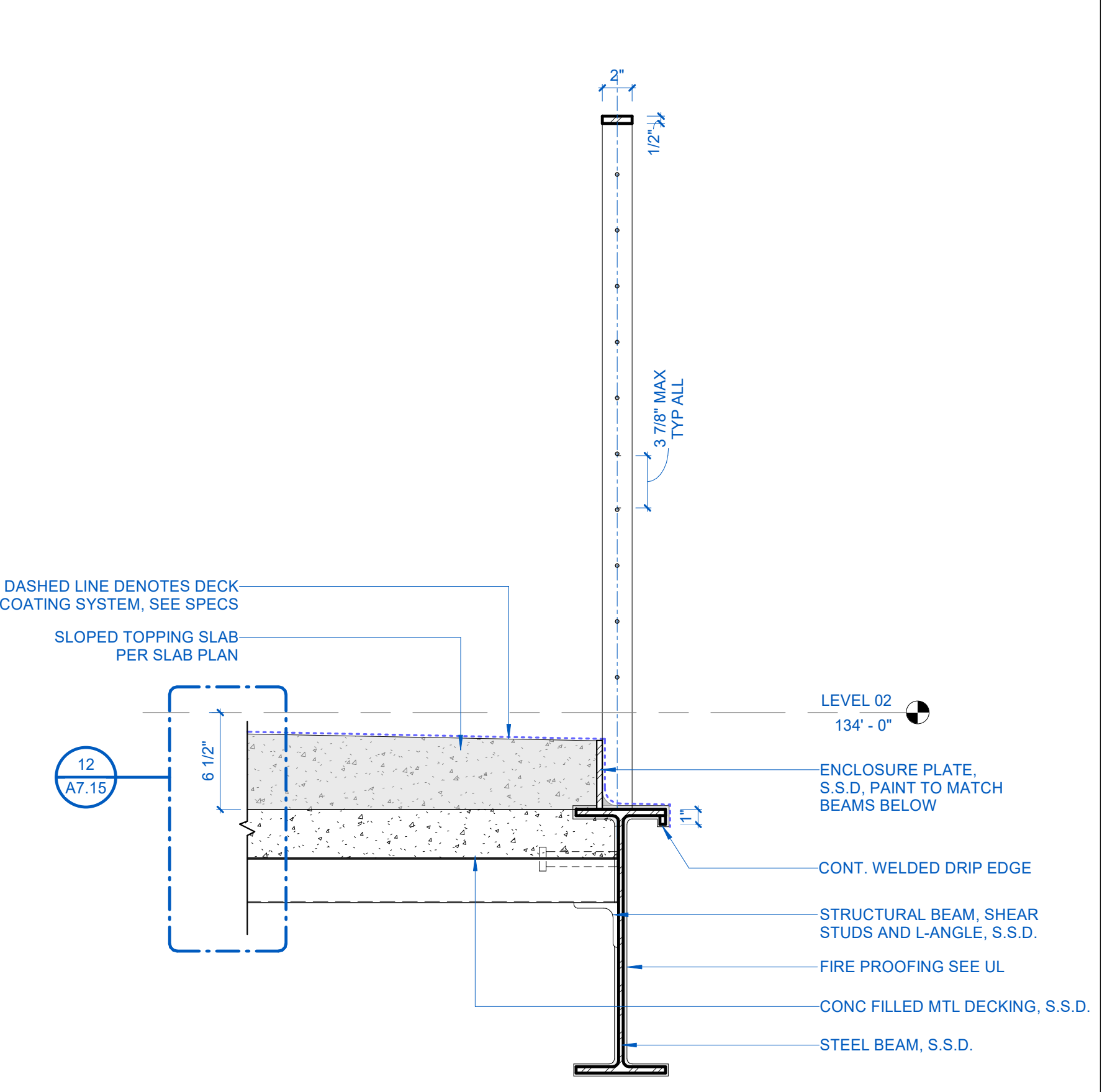
4 ENLARGED SECTION DETAIL - CMU WALL @ STRUCTURAL FRAMING (TOP)
1" = 1'-0"

WATERPROOFING LEGEND

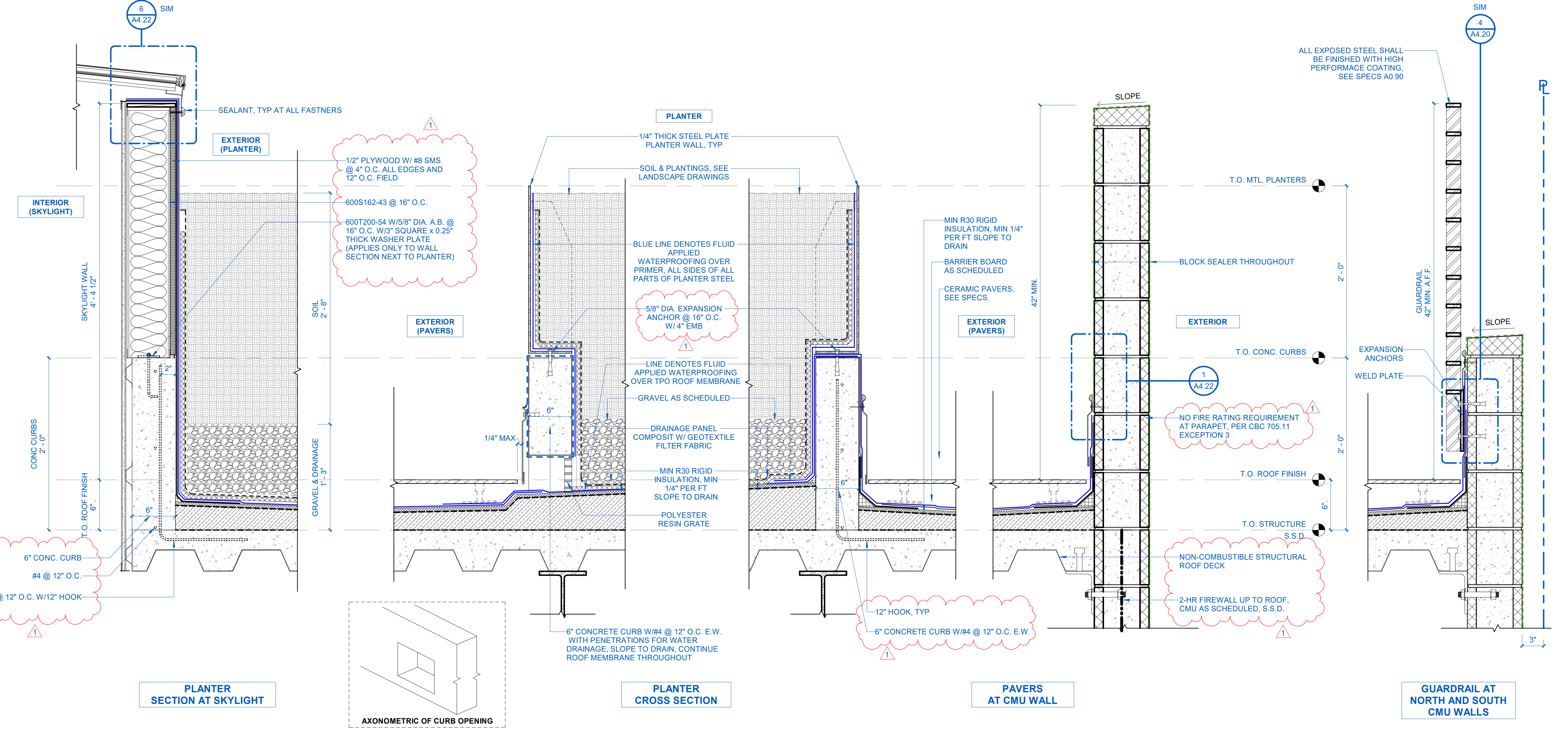
- WATER REP. SEALER FOR CONCRETE AND OR BLOCK
- S.A.F. - SELF ADHERED FLASHING MEMBRANE SYSTEM
- FULL BED OF SEALANT
- FLUID APPLIED WATERPROOFING MEMBRANE SYSTEM (SIPLASE)
- W.R.B. - WATER RESISTANT BARRIER
- BALCONY DECK COATING WATERPROOFING SYSTEM
- 1-HR MASTIC & INTUMESCENT COATING, SEE UL

- MANUF. RECOMMENDED CANT
- EXT. DENSGLASS SHITG.
- ALUM. BREAK METAL
- FINISH: BLACK
- NON-ORGANIC SHIM, AS REQ.

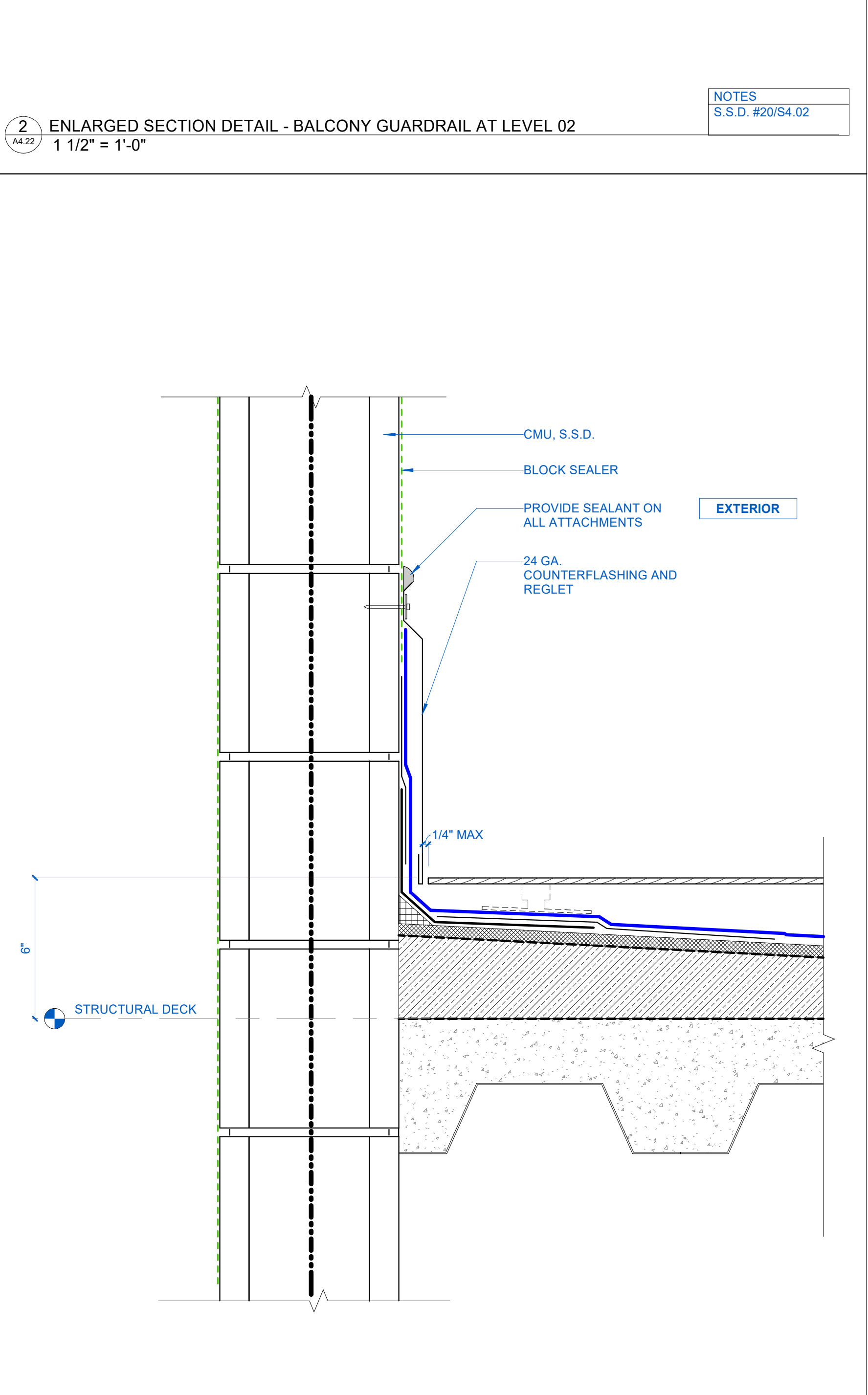
NOTE:
*SEQUENCING BETWEEN W.R.B. & W.R.B. FLASHING TAPE, S.A.F. & H.T.S.A.F. MAY VARY BETWEEN MANUFACTURER. REFER TO MANUF. RECOMMENDATIONS



2 ENLARGED SECTION DETAIL - BALCONY GUARDRAIL AT LEVEL 02
1 1/2" = 1'-0"



3 ENLARGED SECTION DETAIL - TYPICAL ROOF TRANSITION DETAILS
1 1/2" = 1'-0"



1 ENLARGED SECTION DETAIL - BASE FLASHING AT CMU
3" = 1'-0"

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#	DATE	ISSUE
0	MAY 9, 2025	ISSUED FOR PLAN CHECK
1	JUNE 25, 2025	REWORK CHECK #1

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SHEET TITLE:
ENLARGED ROOF SECTION DETAILS

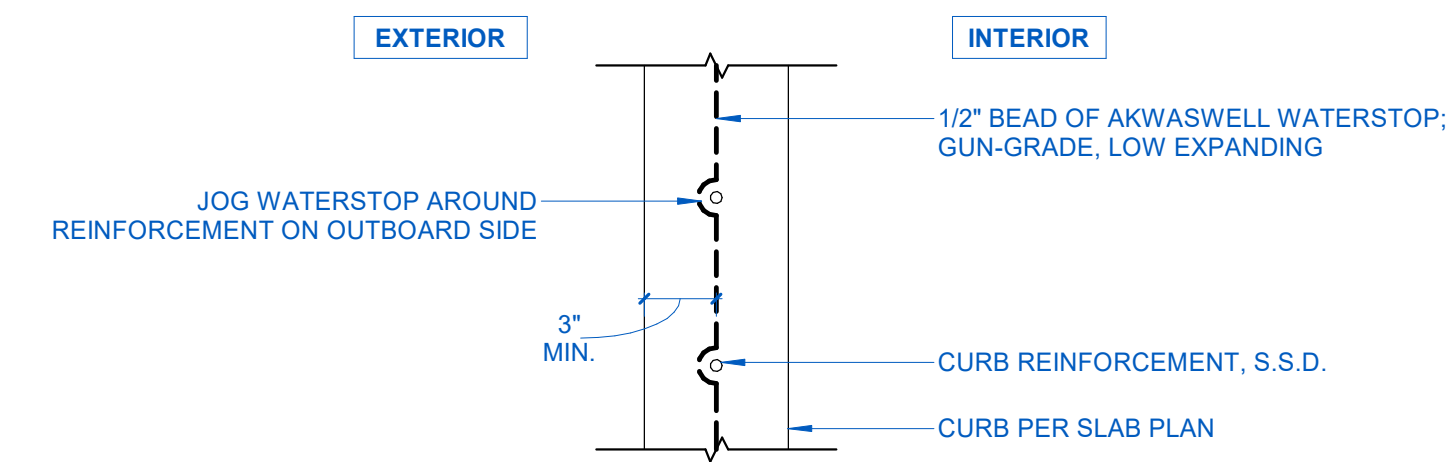
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WATERPROOFING LEGEND

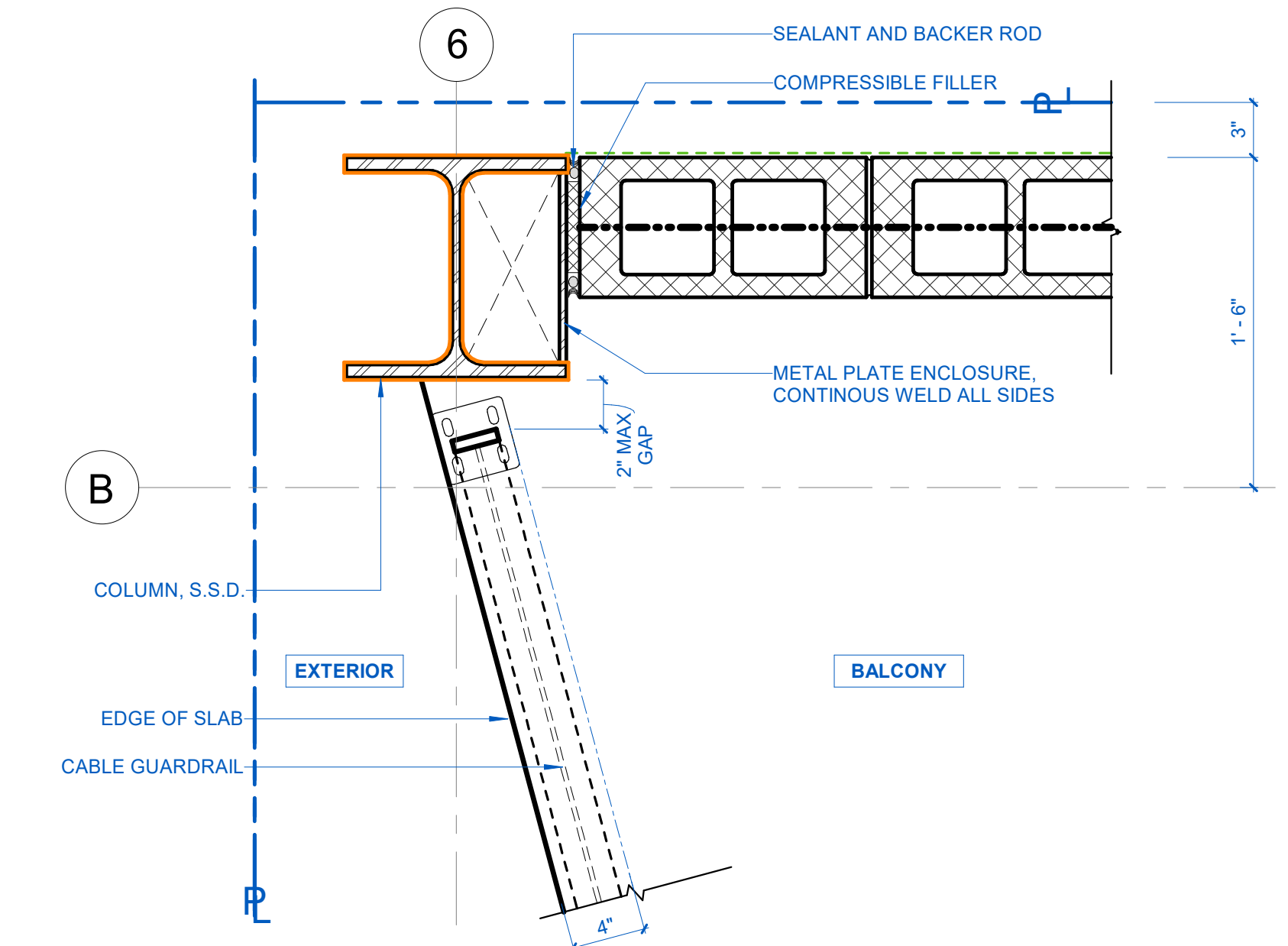
- WATER REP. SEALER FOR CONCRETE AND OR BLOCK
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FINISH: BLACK
NON-ORGANIC SHIM, AS REQ.

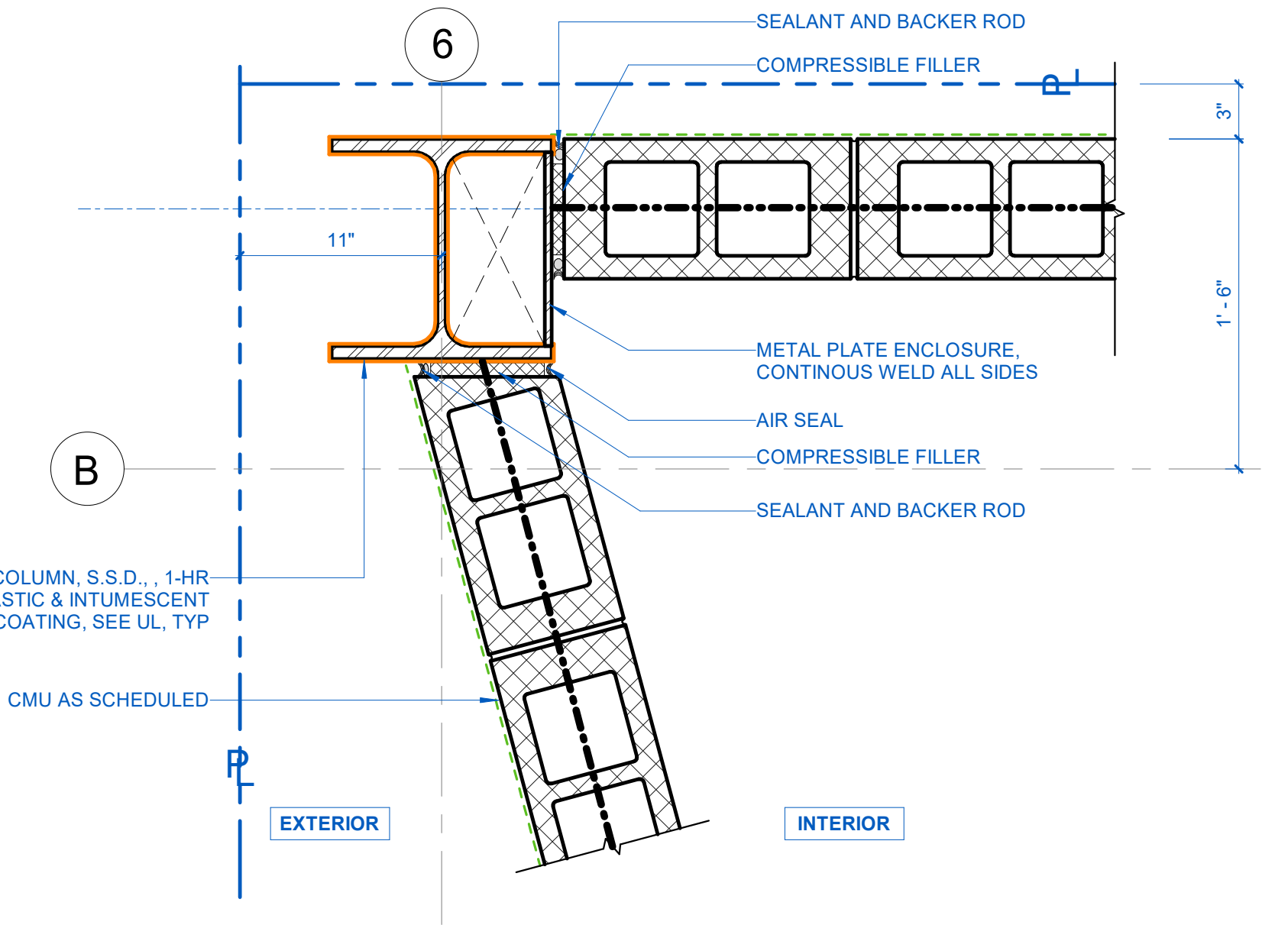
NOTE:
*SEQUENCING BETWEEN W.R.B. & W.R.B. FLASHING TAPE, S.A.F. & H.T.S.A.F. MAY VARY BETWEEN MANUFACTURER. REFER TO MANUF. RECOMMENDATIONS



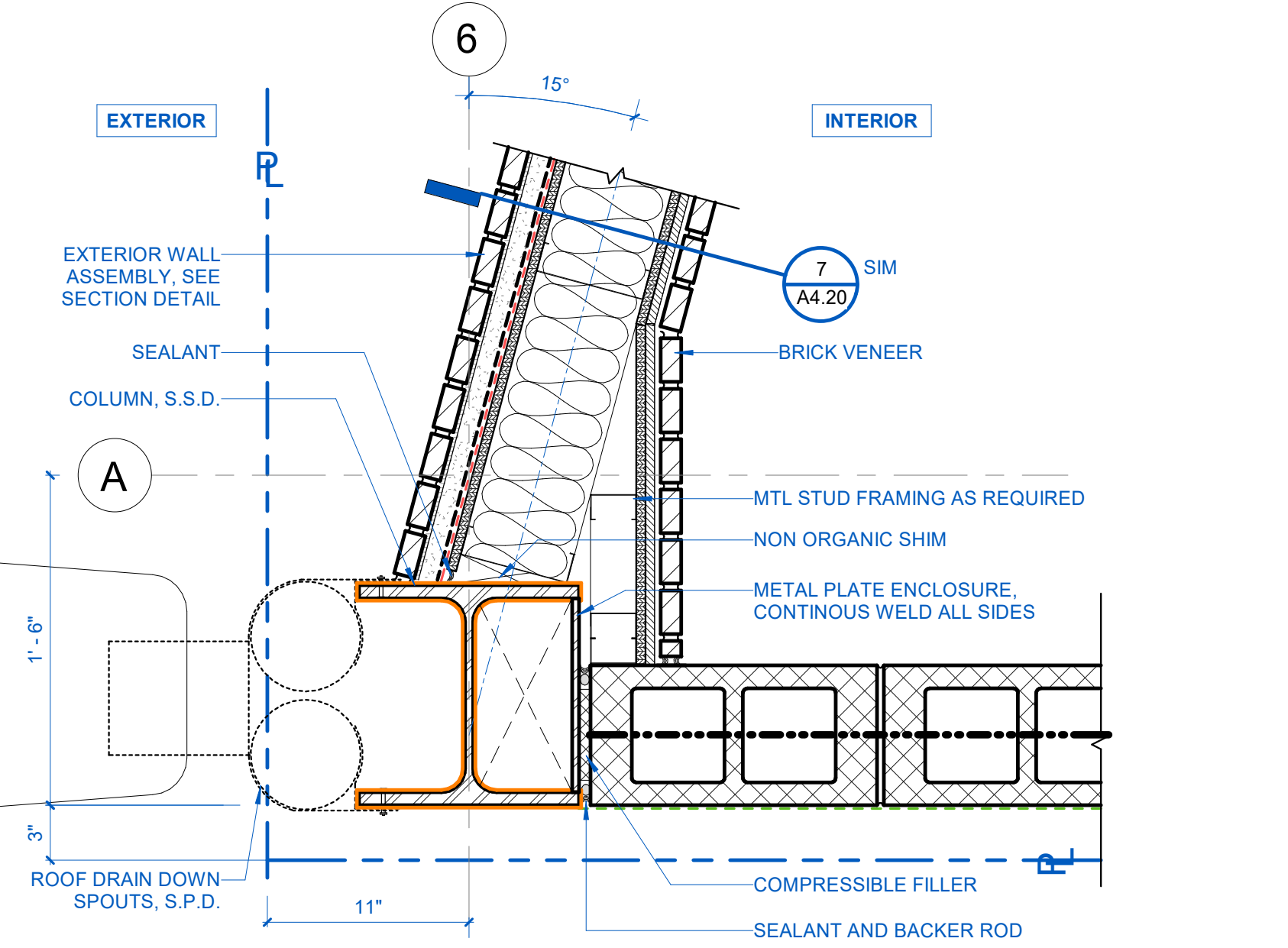
4 ENLARGED PLAN DETAIL - WATERSTOP DIAGRAM
1 1/2" = 1'-0"



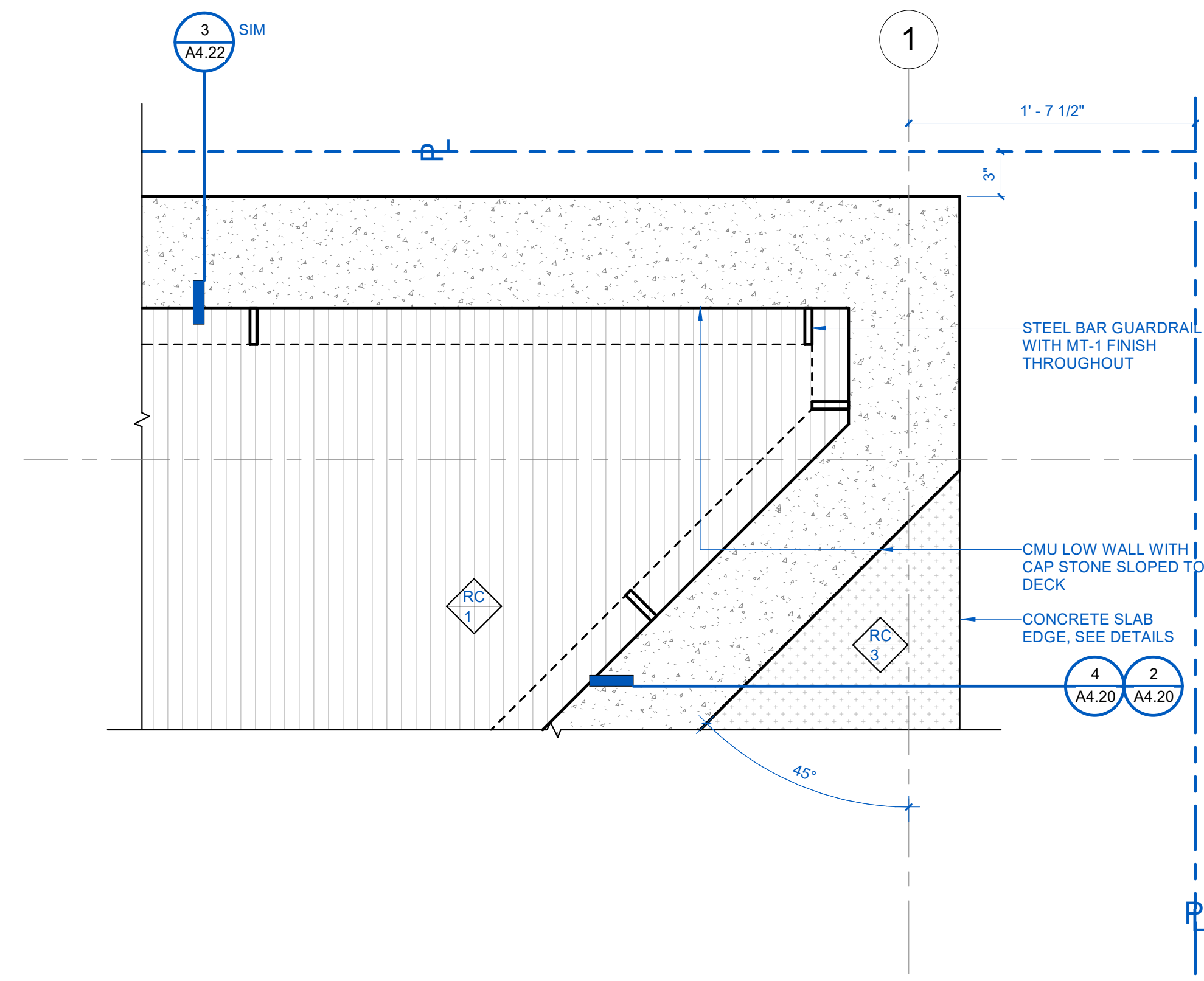
3 ENLARGED PLAN DETAIL - CMU EXTENDED WALL - LEVEL 02 WEST
1 1/2" = 1'-0"



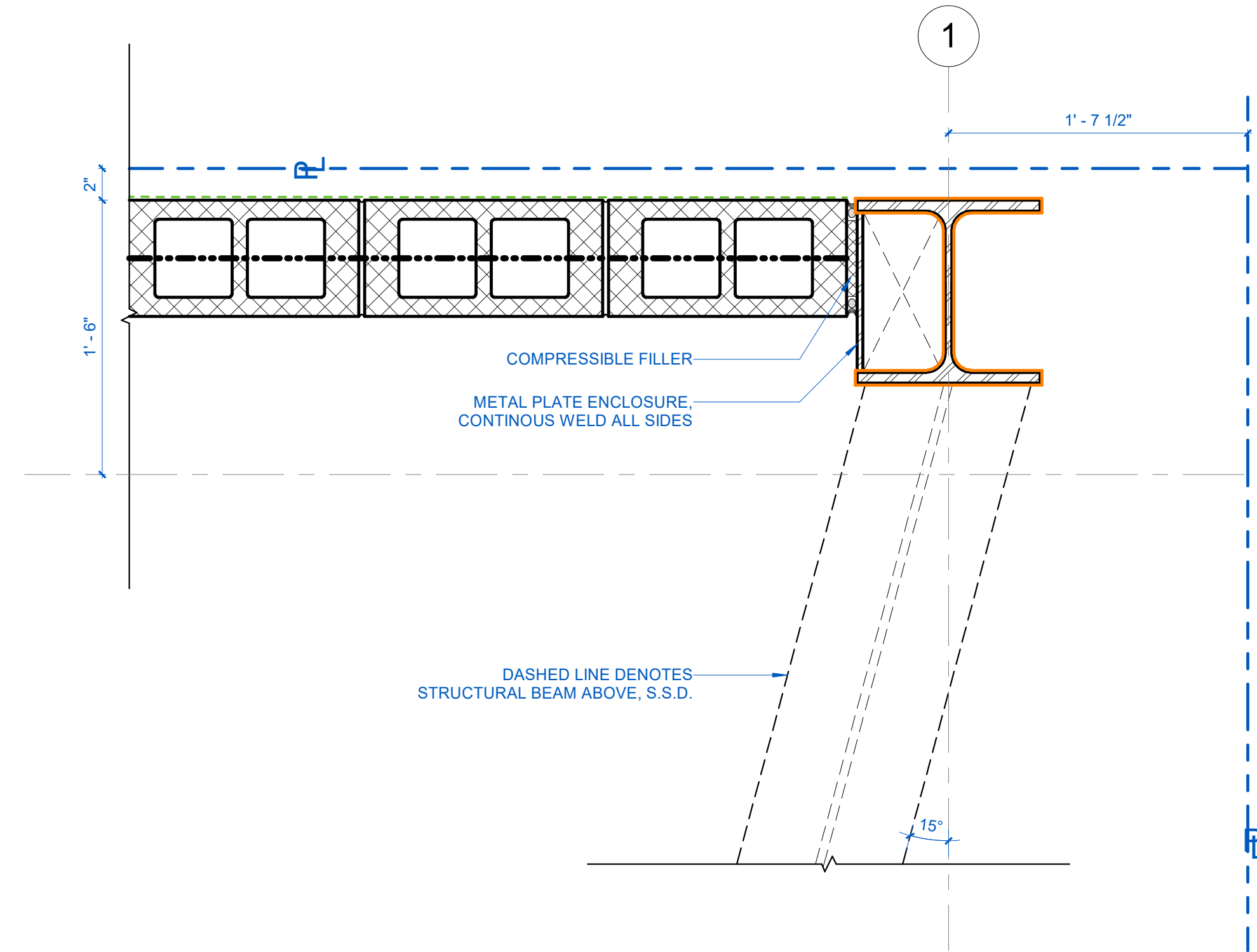
2 ENLARGED PLAN DETAIL - CMU AT CORNER COLUMN - LEVEL 01
1 1/2" = 1'-0"



1 ENLARGED PLAN DETAIL - CMU EXTENDED WALL - LEVEL 02
1 1/2" = 1'-0"



6 ENLARGED PLAN DETAIL - CORNER COLUMN CONNECTION - ROOF
1 1/2" = 1'-0"



5 ENLARGED PLAN DETAIL - CORNER COLUMN CONNECTION - LEVELS 01 AND 02
1 1/2" = 1'-0"

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LICENSE NUMBER:	C-33779
SIGNATURE DATE:	AUG 13, 2025
ISSUE DATE:	AUG 13, 2025
PROJ #:	22.021
TIME STAMP:	8/18/2025 5:06:19 PM
FILE:	Architect David Balian Lomita St, 117 LOMITA - ARCHITECT

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SHEET TITLE:
ENLARGED PLAN DETAILS

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GENERAL NOTES:

- ALL WORK DETAILED ON THESE PLANS SHALL BE CONSTRUCTED IN ACCORDANCE WITH "STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION," (LATEST EDITION AND SUPPLEMENTS), THE UNIFORM BUILDING CODE (FOR EXCAVATION AND GRADING), AMERICAN PUBLIC WORKS ASSOCIATION (APWA) STANDARD PLANS, CALIFORNIA BUILDING CODE (CBC) AND CITY OF EL SEGUNDO STANDARD SPECIFICATIONS.
- ALL GEOTECHNICAL RECOMMENDATIONS IMPOSED BY THE CONSULTANT OR CONTAINED IN THE CONSULTANT GEOTECHNICAL REPORT ARE TO BE COMPLIED WITH AND ARE HEREBY MADE AN INTEGRAL PART OF THE GRADING SPECIFICATIONS AND NOTES.

GEOTECHNICAL REPORT DATED: 03/26/2025
REPORT NUMBER: W2058-06-01
PREPARED BY: GEOCON WEST, INC.

- PRIOR TO POURING OF CONCRETE, THE GEOTECHNICAL ENGINEER SHALL INSPECT AND APPROVE THE FOOTING EXCAVATIONS AND LEAVE A CERTIFICATE ON THE SITE FOR THE BUILDING INSPECTOR AND THE CONTRACTOR. NO CONCRETE SHALL BE POURED UNTIL THE BUILDING INSPECTOR HAS ALSO INSPECTED AND APPROVED THE FOOTING EXCAVATIONS.
- IF AT ANY TIME DURING THE GRADING AND EXCAVATION OPERATIONS, UNFAVORABLE SOILS CONDITIONS ARE ENCOUNTERED, THE WORK SHALL STOP UNTIL APPROVED CORRECTIVE MEASURES ARE OBTAINED.
- ALL GRADES AND CONTOURS INDICATED ON THE PLANS ARE TO FINISHED SURFACE, AND NOT ROUGH GRADES. CONTRACTOR SHALL SUBTRACT THE STRUCTURAL THICKNESS OF PAVEMENTS AND TOP-SOIL THICKNESS IN LANDSCAPED AREAS, TO OBTAIN DESIRED ROUGH GRADES.
- TEMPORARY EROSION CONTROL TO BE INSTALLED BETWEEN OCTOBER 1 AND APRIL 15. OBTAIN GRADING INSPECTOR'S AND DEPARTMENT OF PUBLIC WORKS APPROVAL OF PROPOSED PROCEDURES.
- ALL GRADED SLOPES SHALL BE PLANTED AND SPRINKLED.
- STANDARD 12" HIGH BERM IS REQUIRED AT TOP OF ALL GRADED SLOPES.
- NO FILL TO BE PLACED, UNTIL THE CITY GRADING INSPECTOR HAS INSPECTED AND APPROVED THE BOTTOM EXCAVATION.
- ALL CONCENTRATED DRAINAGE MUST BE CONDUCTED TO THE STREET IN APPROVED NON-EROSIVE DEVICES OR TO EXISTING STORM DRAIN SYSTEM.
- EXCAVATIONS SHALL BE MADE IN ACCORDANCE WITH THE REGULATIONS OF THE STATE OF CALIFORNIA DIVISION OF INDUSTRIAL SAFETY. ALL EXCAVATIONS SHALL BE STABILIZED WITHIN 30 DAYS OF INITIAL EXCAVATION. ALL TEMPORARY EXCAVATIONS SHALL BE DONE IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE GEOTECHNICAL REPORT.
- THIS PLAN IS FOR GRADING PURPOSES ONLY AND DOES NOT CONSTITUTE APPROVAL OF BUILDINGS.
- ALL DEBRIS AND FOREIGN MATERIAL SHALL BE REMOVED FROM THE SITE AND DISPOSED OF AT APPROVED DISPOSAL SITES. THE CONTRACTOR SHALL OBTAIN NECESSARY PERMITS FOR THE TRANSPORTATION OF MATERIAL TO AND FROM THE SITE.
- EXISTING TOPOGRAPHY SHOWN HEREON WAS TAKEN FROM A SURVEY DATED NOVEMBER 21, 2022 BY DENN ENGINEERS.
- CONSTRUCTION STAKING FOR IMPROVEMENTS SHOWN ON THESE PLANS SHALL BE PERFORMED BY A LICENSED LAND SURVEYOR.
- STRAIGHT GRADE SHALL BE MAINTAINED BETWEEN CONTOUR LINES AND SPOT ELEVATIONS UNLESS OTHERWISE SHOWN ON THE PLANS.
- DIMENSIONS TO PIPELINES ARE TO CENTERLINE UNLESS OTHERWISE NOTED.
- ALL DIMENSIONS ARE IN FEET OR DECIMALS THEREOF.
- ALL CURB DIMENSIONS AND RADI ARE TO BOTTOM OF CURB FACE.
- CONTRACTOR SHALL CONTACT UNDERGROUND SERVICE ALERT (USA) AT (800-422-4133) PRIOR TO ANY EXCAVATION.
- CONTRACTOR TO BE AWARE OF ALL OVERHEAD LINES AT ALL TIMES, SO AS NOT TO DISTURB THEM.
- CONTRACTOR SHALL COORDINATE REMOVAL OR RELOCATION OF ANY PUBLIC UTILITY LINES WITH THEIR RESPECTIVE OWNERS. SEPARATE PERMITS MAY BE REQUIRED.
- THE CONTRACTOR SHALL REPLACE ALL EXISTING IMPROVEMENTS DAMAGED DURING CONSTRUCTION AT HIS OWN EXPENSE AND TO THE SATISFACTION OF THE OWNER, MATCH EXISTING MATERIALS, SURFACE TREATMENT, AND COLORS. SAME SHALL APPLY TO PERMANENT UTILITY TRENCH RESURFACING.
- STORM DRAINAGE SYSTEMS SHOWN ON THESE PLANS HAVE BEEN DESIGNED FOR THE FINAL SITE CONDITION AT COMPLETION OF THE PROJECT. THE CONTRACTOR IS RESPONSIBLE FOR MAINTAINING ADEQUATE DRAINAGE OF THE SITE, DURING INTERIM CONDITIONS OF CONSTRUCTION.
- CUT AND FILL SLOPES SHALL BE NO STEEPER THAN TWO HORIZONTAL ONE VERTICAL.
- ANY TEMPORARY STOCKPILING OF EXCESS MATERIAL ON SITE SHALL BE APPROVED BY THE OWNER AND THE CONSTRUCTION MANAGER, INCLUDING PROTECTION AND EROSION CONTROL, PRIOR TO EXCAVATION.
- REGISTERED DEPUTY GRADING INSPECTOR IS REQUIRED ON GRADING AND FOUNDATION EARTHWORK WHERE SITE EXCEEDS 60,00 SF, CUT OR FILL SLOPES EXCEED 2:1, CUTS EXCEED 40 FT. IN HEIGHT AND WITHIN 20 FT. OF A PROPERTY LINE.
- MAN-MADE FILL SHALL BE COMPACTED TO A MINIMUM RELATIVE COMPACTION OF 95% MAX. DRY DENSITY WITHIN 40 FEET BELOW FINISH GRADE AND 95% OF MAX. DRY DENSITY DEEPER THAN 40 FEET BELOW FINISH GRADE, UNLESS A LOWER RELATIVE COMPACTION (NOT LESS THAN 95% OF MAX. DRY DENSITY) IS JUSTIFIED BY THE SOILS ENGINEER.
- STAKE AND FLAG THE PROPERTY LINES IN ACCORDANCE WITH A LICENSED SURVEY MAP.

ENVIRONMENTAL NOTES

- IF ANY CONSTRUCTION OPERATIONS COVERED BY THESE PLANS SHALL EXTEND INTO, OR THROUGH, OR SHALL BE COMMENCED DURING THE PERIOD OF OCTOBER 1ST TO APRIL 30TH, THE CONTRACTOR WILL BE REQUIRED TO SUBMIT PLANS OF THE TEMPORARY EROSION CONTROL METHODS AND DEVICES THAT WILL BE USED IN CONNECTION WITH THE CONSTRUCTION OPERATIONS TO BE PERFORMED DURING THAT PERIOD. SAID PLANS SHALL BE SUBMITTED TO THE INSPECTOR OF RECORD ON OR BEFORE SEPTEMBER 15TH OR AT LEAST 30 DAYS BEFORE COMMENCING CONSTRUCTION OPERATIONS AND SHALL BE APPROVED BY THEM BEFORE ANY CONSTRUCTION IS PERFORMED DURING SAID PERIOD.
- GROUND WATERING SHALL BE REQUIRED DURING CONSTRUCTION, PURSUANT TO SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT (SCAQMD) RULE 403.
- TEMPORARY EROSION CONTROL DEVICES SHALL BE INSTALLED BETWEEN OCTOBER 15TH AND MAY 15TH TO THE SATISFACTION OF THE GRADING INSPECTOR. THEY SHALL BE RELOCATED OR MODIFIED AS AND WHEN THE GRADING INSPECTOR SO DIRECTS AS THE WORK PROGRESSES.
- ALL MATERIALS TAKEN OFF-SITE SHALL BE EITHER SUFFICIENTLY WATERED OR SECURELY COVERED TO PREVENT EXCESSIVE AMOUNTS OF DUST.
- THE SITE SHALL BE FENCED TO REDUCE WIND-BLOWN DUST. CONSTRUCTION MATERIALS NOT STORED BEHIND THE TEMPORARY FENCES SHALL BE COVERED. ALL STORED SOIL AND SAND SHALL BE COVERED OR TREATED WITH SOIL BINDERS, WHETHER INSIDE OR OUTSIDE THE TEMPORARY WALL. ALL DEBRIS SHALL BE CLEANED UP DAILY AND PUT IN A DUMPSTER WHICH SHALL HAVE A LID AND THE LID SHALL BE SECURED AT THE END OF THE DAY.
- ALL LOOSE SOIL AND DEBRIS SHALL BE REMOVED FROM THE STREET AREAS UPON STARTING OPERATIONS, AND PERIODICALLY THEREAFTER DIRECTED BY THE INSPECTOR OF RECORD.
- EROSION CONTROL DEVICES SHALL NOT BE MOVED OR MODIFIED WITHOUT THE APPROVAL OF THE GRADING INSPECTOR OF RECORD.
- EXCEPT WHEN THE INSPECTOR OF RECORD DIRECTS OTHERWISE, ALL REMOVABLE PROTECTIVE DEVICES REQUIRED SHALL BE IN PLACE AT THE END OF EACH WORKING DAY WHEN THE FIVE-DAY RAIN FORECAST EXCEEDS 40% AND SHALL BE MAINTAINED DURING THE RAINY SEASON (OCTOBER 1 THROUGH APRIL 30).
- SURFACE PROTECTION MEASURES DAMAGED DURING A RAINSTORM SHALL ALSO BE IMMEDIATELY REPAIRED.

GEOTECHNICAL NOTES

"THIS PLAN HAVE BEEN REVIEWED AND CONFORMS TO RECOMMENDATIONS OF SOILS ENGINEERING/GEOLOGICAL REPORTS DATED DECEMBER 20, 2023"

SIGNATURE: _____ DATE: _____

NOTES TO CONTRACTORS:

- PRIOR TO COMMENCING CONSTRUCTION, THE CONTRACTOR SHALL VERIFY ALL JOIN CONDITIONS FOR GRADING AND DRAINAGE WORK. IF CONDITIONS DIFFER FROM THOSE SHOWN ON THE PLANS, THE CONTRACTOR SHALL NOTIFY THE ENGINEER AND SHALL NOT BEGIN CONSTRUCTION UNTIL THE CHANGED CONDITIONS HAVE BEEN EVALUATED.
- THE CONTRACTOR FURTHER SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOB SITE CONDITIONS, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY, DURING THE COURSE OF CONSTRUCTION OF THIS PROJECT. THIS REQUIREMENT SHALL APPLY CONTINUOUSLY, AND SHALL NOT BE LIMITED TO NORMAL WORKING HOURS. THE CONTRACTOR SHALL DEFEND, INDEMNIFY AND HOLD THE OWNER AND ENGINEER HARMLESS FROM ANY AND ALL LIABILITY, REAL OR ALLEGED, IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT
- THE CONTRACTOR SHALL FAMILIARIZE HIMSELF WITH THE PLANS AND THE SITE CONDITIONS PRIOR TO COMMENCING WORK.
- THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE REVIEW AND COORDINATION OF ALL DRAWINGS AND SPECIFICATIONS PRIOR TO THE START OF CONSTRUCTION. ANY DISCREPANCIES THAT OCCUR SHALL BE BROUGHT TO THE ATTENTION OF THE ARCHITECT OR THE ENGINEER, PRIOR TO THE START OF CONSTRUCTION SO THAT A CLARIFICATION CAN BE ISSUED. ANY WORK PERFORMED IN CONFLICT WITH THE CONTRACT DOCUMENTS OR ANY CODE REQUIREMENTS SHALL BE CORRECTED BY THE CONTRACTOR AT THEIR OWN EXPENSE AND NOT TO THE EXPENSE OF THE OWNER OR ENGINEER.
- ALL CHANGES TO THE CONSTRUCTION DOCUMENTS FOR THIS PROJECT SHALL BE DONE IN WRITING AND APPROVED BY THE ENGINEER OF RECORD. THE ENGINEER SHALL NOT BE RESPONSIBLE, OR LIABLE FOR UNAUTHORIZED CHANGES OR USES OF THE CONSTRUCTION DOCUMENTS.
- SHOULD CONFLICTING INFORMATION BE FOUND ON THE PLANS, THE CONTRACTOR SHALL NOTIFY THE PROJECT ARCHITECT OR ENGINEER BEFORE PROCEEDING WITH THE WORK IN QUESTION.
- THE CONTRACTOR SHALL OBTAIN AN OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION (O.S.H.A.) PERMIT FROM THE CALIFORNIA DIVISION OF INDUSTRIAL SAFETY PRIOR TO THE CONSTRUCTION OF TRENCHES OR EXCAVATIONS WHICH ARE 5 FEET OR DEEPER.
- NOTES AND DETAILS ON DRAWINGS SHALL TAKE PRECEDENCE OVER GENERAL NOTES AND TYPICAL DETAILS.

GENERAL UTILITY NOTES:

- CONTRACTOR TO PROTECT IN PLACE OR ADJUST WHERE NECESSARY ALL EXIST. UTILITY LINES AND UNDERGROUND STRUCTURES, WHETHER SHOWN OR NOT SHOWN ON THESE PLANS, THAT LAY WITHIN THE LIMITS OF THE NEW CONSTRUCTION, AND ARE NOT SPECIFICALLY MARKED TO BE REMOVED OR ABANDONED.
- THE CONTRACTORS' ATTENTION IS DIRECTED TO SECTION 7-10.4.1 OF THE STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION AND THE AMENDMENTS IN REGARD TO SAFETY ORDERS.
- INSTALLATION OF PIPES IN TRENCHES SHALL BE IN ACCORDANCE WITH SECTION 306 OF THE STANDARD SPECIFICATIONS, AND APPLICABLE APWA.
- PIPE BEDDING SHALL BE CLEAN SAND.
- THE CONTRACTOR MAY VARY THE GRADE AND/OR ALIGNMENT OF THE WATER AND GAS LINES IF FIELD CONDITIONS WARRANT WITH APPROVAL OF THE ENGINEER.
- ALL UTILITY TRENCHES SHALL BE BLOCKED AT THE PRESCRIBED INTERVALS FROM BOTTOM TO TOP WITH A DOUBLE ROW OF SANDBAGS PRIOR TO BACKFILL. SEWER TRENCHES SHALL BE BLOCKED AT THE PRESCRIBED INTERVALS WITH A DOUBLE ROW OF SANDBAGS EXTENDING DOWNWARD. TWO SANDBAGS FROM THE GROUDED SURFACE OF THE STREET. SANDBAGS ARE TO BE PLACED WITH ALTERNATE HEADER AND STRETCHER COURSES. THE INTERVALS PRESCRIBED BETWEEN SANDBAG BLOCKINGS, SHALL DEPEND ON THE SLOPE OF THE GROUND SURFACE, BUT SHALL NOT EXCEED THE FOLLOWING:

GRADE OF THE STREET	INTERVAL AS REQUIRED
LESS THAN 2%	100 FEET
2% TO 4%	50 FEET
4% TO 10%	25 FEET
OVER 10%	
- THE CONTRACTOR SHALL PROVIDE THE DESIGN OF, OBTAIN THE REQUIRED PERMITS FOR, AND FURNISH AND INSTALL ALL THE TEMPORARY SHORING, UNDERPINNING AND BRACING REQUIRED TO SAFELY EXECUTE THE WORK AND PROTECT EXISTING IMPROVEMENTS.
- CONTRACTOR SHALL EXPOSE EXISTING UTILITY LINES AT THE DOWNSTREAM CONNECTION LOCATIONS FOR VERIFICATION OF JOIN ELEVATIONS. DISCREPANCIES WITH THE PLANS SHALL BE REPORTED TO THE ENGINEER, PRIOR TO CONTINUING WITH CONSTRUCTION.
- FLEXIBLE COMPRESSIBLE JOINTS SHALL BE INSTALLED ON SANITARY SEWER AND STORM DRAIN PIPES WITHIN THREE FEET OF EACH MANHOLE.
- SPECIAL PROVISIONS SUCH AS FLEXIBLE OR SWIVEL JOINTS SHALL BE MADE FOR BURIED UTILITIES TO ALLOW FOR DIFFERENTIAL VERTICAL DISPLACEMENT.
- CONSTRUCTION INSPECTION SHALL BE DONE FOR SUBBEDDING, BEDDING, PIPE LAYING, PIPE TESTING, AND MANHOLE CONSTRUCTION, TRENCHING, CONSOLIDATION OF BACKFILL, PAVING, RESURFACING.
- NO CONCRETE SHALL BE PLACED UNTIL THE FORMS AND REINFORCING STEEL HAVE BEEN PLACED, INSPECTED, AND APPROVED BY THE INSPECTOR OF RECORD.
- CONCRETE FOR UTILITY STRUCTURES SHALL BE PORTLAND CEMENT CONCRETE WITH AN ULTIMATE 28 DAY COMPRESSIVE STRENGTH OF 3250 P.S.I. UNLESS OTHERWISE NOTED.
- FINAL MANHOLE AND RIM CLEANOUT ELEVATIONS SHALL BE ADJUSTED TO MEET FINAL GRADES.
- ALL WATER LINES SHALL BE INSTALLED WITH 36" MINIMUM COVER FROM TOP OF PIPE TO FINISHED GRADE, UNLESS OTHERWISE NOTED.
- CONTRACTOR SHALL COORDINATE REMOVAL OR RELOCATION OF ANY PUBLIC UTILITY LINES WITH THEIR RESPECTIVE OWNERS. SEPARATE PERMITS MAY BE REQUIRED.

PAVING NOTES

- A PRE-PAVING MEETING WITH INSPECTOR OF RECORD AND ENGINEER IS REQUIRED 48 HOURS PRIOR TO PAVING.
- CLASS 2 AGGREGATE BASE SHOULD CONFORM TO SECTION 26-1.02A OF THE STANDARD SPECIFICATIONS FOR THE STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION (CALTRANS) AND SHOULD BE COMPACTED TO A DRY DENSITY OF AT LEAST 95 PERCENT OF THE MAXIMUM DRY DENSITY AT NEAR OPTIMUM MOISTURE CONTENT AS DETERMINED BY ASTM D 1557-02.
- THE PCC PAVEMENT SHALL HAVE A MINIMUM COMPRESSIVE STRENGTH OF APPROXIMATELY 3,200 PSI.
- ADJACENT PAVEMENTS SLAB SECTIONS SHALL HAVE A TRAPEZOIDAL KEYED CONSTRUCTION JOINT, AS AN ALTERNATIVE TO THE KEYED JOINT, DOWELING BETWEEN CONSTRUCTION JOINTS CAN BE USED. DOWELS SHALL CONSIST OF SMOOTH, #4OR REINFORCING STEEL, 18 INCHES LONG, EMBEDDED A MINIMUM OF SIX INCHES INTO THE SLAB ON EITHER SIDE OF THE CONSTRUCTION JOINT.

EARTHWORK QUANTITIES

RAW CUT:	12	CY
RAW FILL:	4	CY
NET EXPORT:	8	CY

NOTE: REMOVAL AND RECOMPACTION QUANTITY IS INCLUDED IN THE RAW CUT AND RAW FILL QUANTITIES

THE ABOVE LISTED QUANTITIES REFLECT THE ENGINEER'S ESTIMATE OF THE ACTUAL VOLUMES OF MATERIAL CUT AND FILLED. THESE QUANTITIES ARE FOR DESIGN AND BONDING PURPOSES ONLY. THE CONTRACTOR IS RESPONSIBLE FOR COMPUTING HIS OWN QUANTITIES FOR CONTRACT PURPOSES. SHRINKAGE, SWELL, SUBSIDENCE, AND ANY REMOVALS ARE BASED ON DATA OBTAINED FROM THE SOILS REPORT. SOIL CONDITIONS DURING CONSTRUCTION MAY VARY RESULTING IN ACTUAL EARTHWORK QUANTITIES DIFFERENT FROM THOSE ESTIMATES ABOVE. GRADE ADJUSTMENTS MAY BE REQUIRED DURING CONSTRUCTION TO ACHIEVE A BALANCED DESIGN.

ACCESSIBILITY NOTES:

CALIFORNIA ACCESS COMPLIANCE, TITLE 24 CCR

- ACCESSIBLE ROUTES SHALL CONSIST OF ONE OR MORE OF THE FOLLOWING COMPONENTS: WALKING SURFACE WITH A RUNNING SLOPE NO STEEPER THAN 1:20. DOORWAYS, RAMPS, CURB RAMPS EXCLUDING THE FLARED SIDES, ELEVATORS, AND PLATFORM LIFTS. ALL COMPONENTS OF AN ACCESSIBLE ROUTE SHALL COMPLY WITH THE APPLICABLE REQUIREMENTS OF DIVISION 4. (SEC.11B-402.2)
- THE RUNNING SLOPE OF WALKING SURFACES SHALL NOT BE STEEPER THAN 1:20. THE CROSS SLOPE OF WALKING SURFACES SHALL NOT BE STEEPER THAN 1:48. (SEC. 11B-403.3)
- FLOOR AND GROUND SURFACES SHALL BE STABLE, FIRM, AND SLIP RESISTANT. (SEC. 11B-302)
- OPENINGS IN FLOOR OR GROUND SURFACES SHALL NOT ALLOW PASSAGE OF A SPHERE MORE THAN 1/4 INCH DIAMETER EXCEPT AS ALLOWED IN SEC.11B-407.4.3, 11B-409.4.3, 11B-410.4, 11B-810.5.3 AND 11B-810.10. ELONGATED OPENINGS SHALL BE PLACED SO THAT THE LONG DIMENSION IS PERPENDICULAR TO THE DOMINANT DIRECTION OF TRAVEL. (SEC.11B-302.3)
- ALL WALKS WITH CONTINUOUS GRADIENTS SHALL HAVE RESTING AREAS, 60 INCHES IN LENGTH, AT INTERVALS OF 400 FEET MAXIMUM. THE RESTING AREA SHALL BE AT LEAST AS WIDE AS THE WALK. THE SLOPE OF THE RESTING AREA IN ALL DIRECTIONS SHALL BE 1:48. (SEC. 11B-403.7)
- WHERE CHANGES IN LEVEL ARE PERMITTED IN FLOOR OR GROUND SURFACES, THEY SHALL COMPLY WITH SEC. 11B-303. CHANGES IN LEVEL OF 1/4 INCHES HIGH MAXIMUM SHALL BE PERMITTED TO BE VERTICAL AND WITHOUT EDGE TREATMENT. (SEC. 11B-303.2)
- CHANGES IN LEVEL BETWEEN 1/4 INCHES HIGH MINIMUM 1/2 INCHES HIGH MAXIMUM SHALL BE BEVELED WITH A SLOPE NOT STEEPER THAN 1:2.(SEC. 11B-303.3)
- CHANGES IN LEVEL GREATER THAN 1/2 INCHES HIGH SHALL BE RAMPED, AND SHALL COMPLY WITH SECTION 11B-405 OR 11B-406. (SEC. 11B-303.4)
- ABRUPT CHANGES IN LEVEL EXCEEDING 4 INCHES IN A VERTICAL DIMENSION BETWEEN WALKS, SIDEWALKS OR OTHER PEDESTRIAN WAYS AND ADJACENT SURFACES OR FEATURES SHALL BE IDENTIFIED BY WARNING CURBS AT LEAST 6 INCHES IN HEIGHT ABOVE THE WALK OR SIDEWALK SURFACE. (SEC.11B-303.5)
- WALKING SURFACES SHALL PROVIDE CLEARANCES COMPLYING WITH SEC.11B-403.5, EXCEPT AS PROVIDED IN SEC.11B-403.5.2 AND 11B-403.5.3, THE CLEAR WIDTH OF WALKING SURFACES SHALL BE 36 INCHES MINIMUM. THE CLEAR WIDTH SHALL BE PERMITTED TO BE REDUCED TO 32 INCHES MINIMUM FOR A LENGTH OF 24 INCHES MAXIMUM PROVIDED THAT REDUCED WIDTH SEGMENTS ARE SEPARATED BY SEGMENTS THAT ARE 48 INCHES LONG MINIMUM AND 36 INCHES WIDE MINIMUM. THE CLEAR WIDTH FOR SIDEWALKS AND WALKS SHALL BE 48 INCHES MINIMUM. WHEN, BECAUSE OF RIGHT-OF-WAY RESTRICTIONS, NATURAL BARRIERS OR OTHER EXISTING CONDITIONS, THE ENFORCING AGENCY DETERMINES THAT COMPLIANCE WITH THE 48-INCH CLEAR SIDEWALK WIDTH WOULD CREATE AN UNREASONABLE HARSHIP, THE CLEAR WIDTH MAY BE REDUCED TO 36 INCHES.
- RAMP RUNS SHALL HAVE A RUNNING SLOPE NOT STEEPER THAN 1:12. (SEC.11B-405.2)
- THE CLEAR WIDTH OF A RAMP RUN SHALL BE 48 INCHES MINIMUM. (SEC.11B-405.5)
- THE RISE FOR ANY RAMP RUN SHALL BE 30 INCHES MAXIMUM. (SEC. 11B-405.6)
- RAMP SHALL HAVE LANDINGS AT THE TOP AND AT THE BOTTOM OF EACH RAMP RUN. (SEC.11B-405.7)
- THE LANDING CLEAR WIDTH SHALL BE AT LEAST AS WIDE AS THE WIDEST RAMP RUN LEADING TO THE LANDING. (SEC.11B-405.7.2.)
- THE LANDING CLEAR LENGTH SHALL BE 60 INCHES LONG MINIMUM. (SEC.11B-405.7.3)
- BOTTOM LANDINGS SHALL EXTEND 72 INCHES MINIMUM IN THE DIRECTION OF RAMP RUN. (SEC.11B-405.7.3.1)

CITY OF EL SEGUNDO PUBLIC WORKS

CONSTRUCTION NOTES:

- NO WORK IS TO OCCUR ON PUBLIC RIGHT-OF-WAY WITHOUT AN ENCROACHMENT PERMIT.
- THE CONTRACTOR SHALL OBTAIN ALL REQUIRED CITY ENCROACHMENT PERMITS FROM THE PUBLIC WORKS DEPARTMENT BEFORE COMMENCING ANY WORK IN THE PUBLIC RIGHT-OF-WAY, INCLUDING LANE CLOSURE. CONTACT (310) 524-2360 FOR PERMIT REQUIREMENTS AND ASSOCIATED FEES.
- THE APPLICANT SHALL REPAIR ANY DAMAGE TO PUBLIC STREETS AND/OR SIDEWALKS DUE TO CONSTRUCTION OR BY CONSTRUCTION VEHICLES TRAVELING TO OR FROM THE PROJECT SITE, BEFORE THE PERMIT CAN BE FINALIZED.
- ALL CONSTRUCTION-RELATED PARKING SHALL BE ACCOMMODATED ON-SITE. NO CONSTRUCTION RELATED PARKING SHALL BE PERMITTED OFF-SITE.
- CONTACT WATER DIVISION AT (310) 524-2745 REGARDING ANY PROPOSED WATER SYSTEM UPGRADES (WATER METERS, WATER LATERALS, ETC.)
- NO DIRECT DRAINAGE CONNECTION SHALL BE MADE TO THE CITY'S CATCH BASINS OR STORM DRAIN SYSTEM.
- A CCTV VIDEO OF THE EXISTING SEWER LATERAL CONDITION SHALL MADE AVAILABLE FOR REVIEW SO THAT THE PLANNING AND BUILDING SAFETY DEPARTMENT AND THE PUBLIC WORKS DEPARTMENT CAN DETERMINE ANY NEED FOR REPAIR. IF A NEW SEWER LATERAL IS TO BE INSTALLED, A CCTV VIDEO WILL BE PERFORMED AFTER INSTALLATION FOR REVIEW. NEITHER THE FINAL PUBLIC WORKS APPROVAL NOR THE CERTIFICATE OF OCCUPANCY SHALL BE ISSUED UNTIL THE LATERAL CONDITION IS ASSESSED AND ANY NECESSARY REPAIRS HAVE BEEN FULLY COMPLETED.
- NO PARKWAY TREES ARE TO BE REMOVED WITHOUT RECREATION AND PARKS DEPARTMENT APPROVAL. CONTACT PARK MAINTENANCE AT (310) 524-2716 OR (310) 524-2893.
- PG-64-10 TACK COAT AND HOT MIX ASPHALT SHALL BE USED FOR ALL SLOT PAVING REQUIRED NEXT TO NEW CONCRETE. SLOT PAVING SHALL BE 3 FEET WIDE AND 1 FOOT DEEP, CONSISTING OF 6 INCHES OF ASPHALT OVER 6 INCHES OF BASE.
- NONSTANDARD BOULDERS OR HARDSCAPE ARE NOT ALLOWED ON THE PUBLIC RIGHT-OF-WAY.
- THE DEVELOPER OR CONTRACTOR SHALL INFORM ALL NEIGHBORING PROPERTIES IN WRITING OF ANY STREET LANE CLOSURES OR OTHER SIGNIFICANT TRAFFIC IMPACTS ON THE ADJACENT STREETS AT LEAST ONE WEEK BEFORE THEY OCCUR.
- ALL RIGHT-OF-WAY CONSTRUCTION SHALL CONFORM TO STANDARD PLANS FOR PUBLIC WORKS CONSTRUCTION AND CITY STANDARDS.

CALIFORNIA CODE OF REGULATIONS:

APPLICABLE CODES AS OF JANUARY 2025

2022 BUILDING STANDARDS ADMINISTRATIVE CODE, PART 1, CBSC
2022 CALIFORNIA BUILDING CODE (CBC), PART 2, CBSC
(2021 IBC AND CALIFORNIA AMENDMENTS)
2022 CALIFORNIA PLUMBING CODE (CPC), PART 5, CBSC
(2021 UNIFORM PLUMBING CODE AND CALIFORNIA AMENDMENTS)
2022 CALIFORNIA FIRE CODE, PART 9, CBSC
(2021 INTERNATIONAL FIRE CODE AND CALIFORNIA AMENDMENTS)
2022 CALIFORNIA REFERENCED STANDARDS, PART 12, CBSC
- TITLE 8 C.C.R., CH. 4, SUB-CH. 6 - ELEVATOR SAFETY ORDERS
- TITLE 19 C.C.R., PUBLIC SAFETY, SFM REGULATIONS

LIST OF FEDERAL CODES AND STANDARDS

- AMERICANS WITH DISABILITIES ACT (ADA), TITLE II, OR TITLE III
- FOR TITLE II: UNIFORM FEDERAL ACCESSIBILITY STANDARDS (UFAS) OR ADA STANDARDS FOR ACCESSIBLE DESIGN (APPENDIX A OF 28 CFR PART 36). (28 CFR 35,151(c))

NOTE: TITLE II APPLIES TO PROJECTS FUNDED AND/OR USED BY STATE AND LOCAL GOVERNMENT SERVICES. TITLE III COVERS PUBLIC ACCOMODATIONS AND COMMERCIAL FACILITIES.

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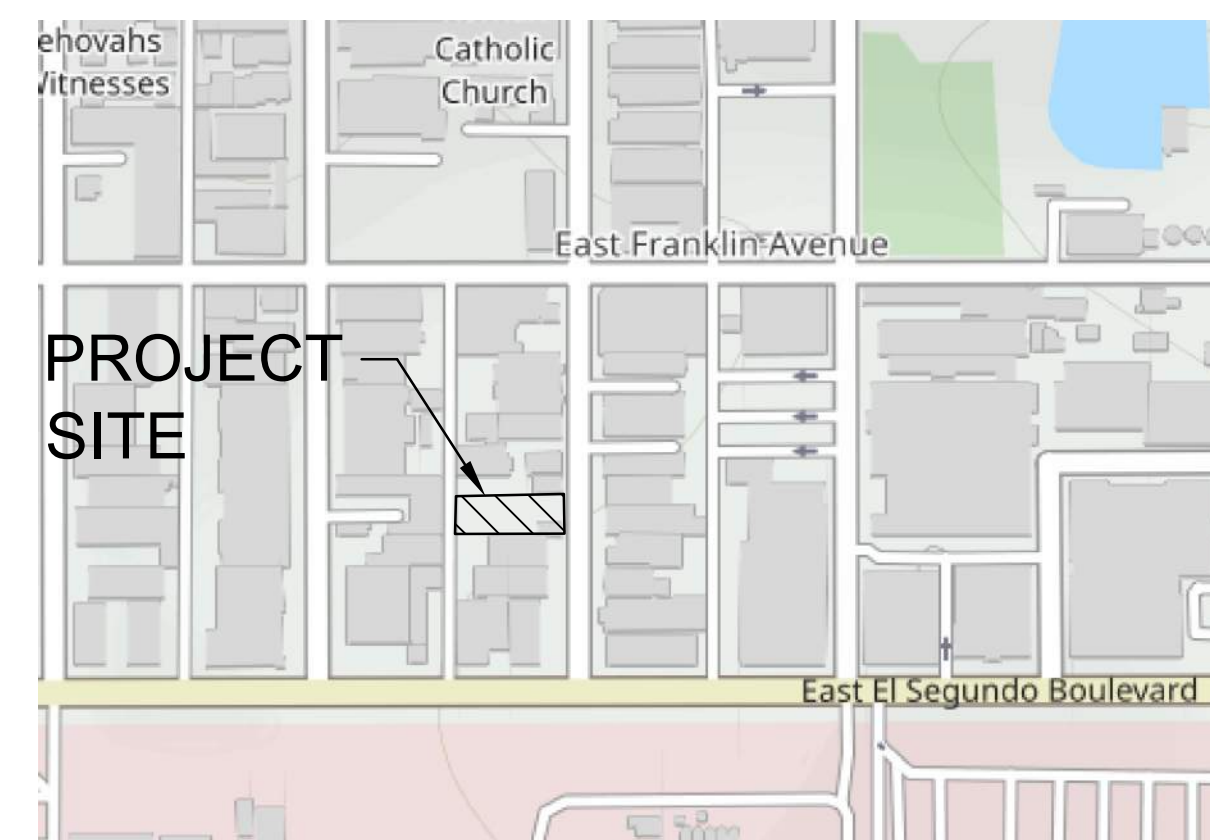
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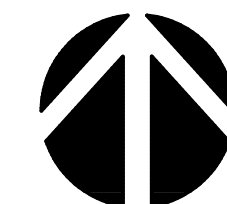
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TEL (310) 616-5040

REPRESENTATIVE:

MARK TELESZ



VICINITY MAP



BASIS OF BEARING

THE BEARING OF N 0°00'00"E SHOWN AS THE BEARING OF THE CENTERLINE OF LOMITA STREET ON EL SEGUNDO M.B. 18-19, WAS TAKEN AS THE BASIS OF BEARING FOR THIS PLOT.

ABBREVIATIONS

AC	ASPHALTIC CONCRETE
BFP	BACKFLOW PREVENTOR
BW	BACK OF WALK
BLDG	BUILDING
BM	BENCH MARK
BOC	BOTTOM OF CHAMBERS
CB	CATCH BASIN
CI	CAST IRON
CJ	CONTROL JOINT
CL	CENTER LINE
CMB	CRUSHED MISCELLANEOUS BASE
CMU	CONCRETE MASONRY UNIT
CO	CLEANOUT
CONC	CONCRETE
CF	CURB FACE
EJ	EXPANSION JOINT
EL OR ELEV	ELEVATION
ELEC	ELECTRIC, ELECTRICAL
EX OR EXIST.	EXISTING
FF	FINISHED FLOOR
FG	FINISHED GRADE (LANDSCAPE)
FS	FINISHED SURFACE (HARDSCAPE)
FH	FIRE HYDRANT
FL	FLOW LINE/FLOOR LEVEL
FT	FOOT OR FEET
HP	HIGH POINT
INV.	INVERT
INL	INLET ELEVATION FOR ATRIUM GRATE
LP	LOW POINT
MAX.	MAXIMUM
MIN.	MINIMUM
MH	MANHOLE
NG	NATURAL GRADE
NTS	NOT TO SCALE
PA	PLANTER AREA
PCC	PORTLAND CEMENT CONC.
PVC	POLYVINYL CHLORIDE
R OR RAD	RADIUS
RD	ROOF DRAIN
SD	STORM DRAIN
SF	SQUARE FEET
SSMH	SANITARY SEWER MANHOLE
STD	STANDARD
SDMH	STORM DRAIN MANHOLE
TOC	TOP OF CHAMBERS
TC	TOP OF CURB
TF	TOP OF FOOTING
TG	TOP OF GRATE
TG	TOP OF TRENCH DRAIN
TW	TOP OF WALL
TYP	TYPICAL
VL	VAULT
WM	WATER METER
WV	WATER VALVE

LEGEND

	NEW CONCRETE PAVEMENT
	PROPOSED PLANTER AREA
	PROPERTY LINE
	CENTER LINE
	RIDGE
	GRADE BREAK
	FLOW LINE
	PROPOSED SPOT ELEVATION
	EXISTING SPOT ELEVATION
	PROP. CONTOUR (1' INTERVAL)
	EXIST. CONTOUR (1' INTERVAL)
	SANITARY SEWER
	EXIST. SANITARY SEWER
	DOMESTIC WATER
	EXIST. WATER MAIN
	EXIST. UTILITY LINE TO BE REMOVED

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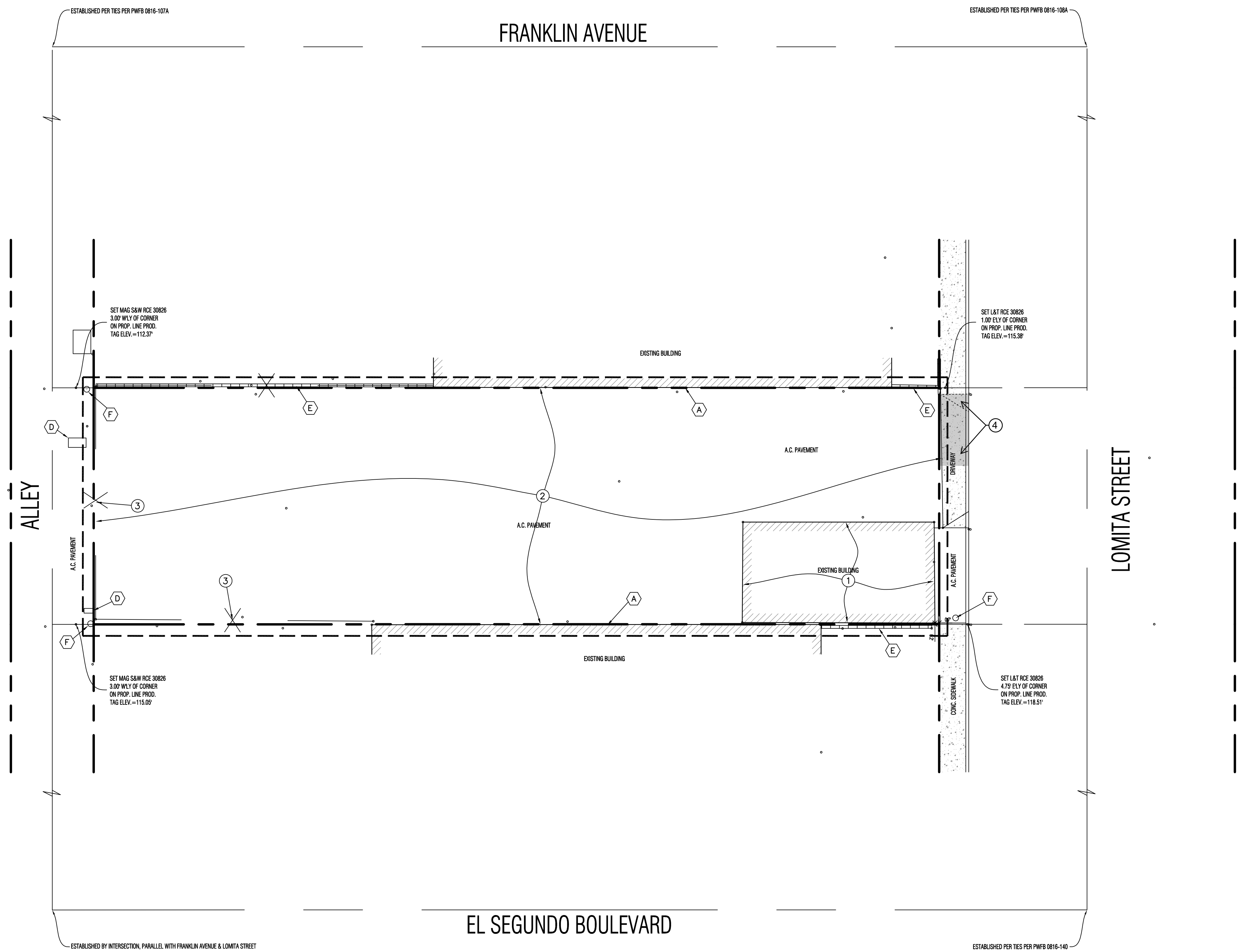
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DEMOLITION NOTES:

- ① REMOVE EXISTING BUILDING PER ARCHITECTURAL.
- ② REMOVE EXISTING ASPHALT.
- ③ REMOVE EXISTING FENCE.
- ④ REMOVE PORTION OF (E) CURB CUT TO REDUCE (E) CURB CUT DOWN TO 12"

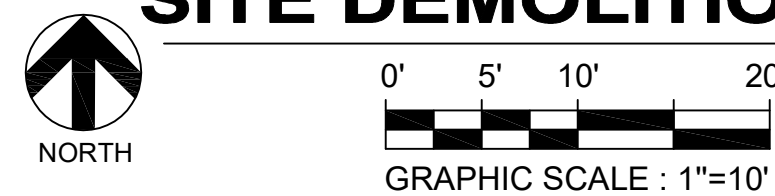
SALVAGE NOTES:

- (A) PROTECT IN PLACE EXISTING BUILDING.
- (B) PROTECT IN PLACE EXISTING ASPHALT PAVEMENT.
- (C) PROTECT IN PLACE EXISTING ASPHALT PAVEMENT.
- (D) PROTECT IN PLACE EXISTING UTILITY VAULT.
- (E) PROTECT IN PLACE EXISTING WALL.
- (F) PROTECT IN PLACE EXISTING POWER POLE.

LEGEND

- LIMITS OF DEMOLITION
- PROPERTY LINE
- BUILDING OUTLINE
- SAWCUT LINE

SITE DEMOLITION PLAN



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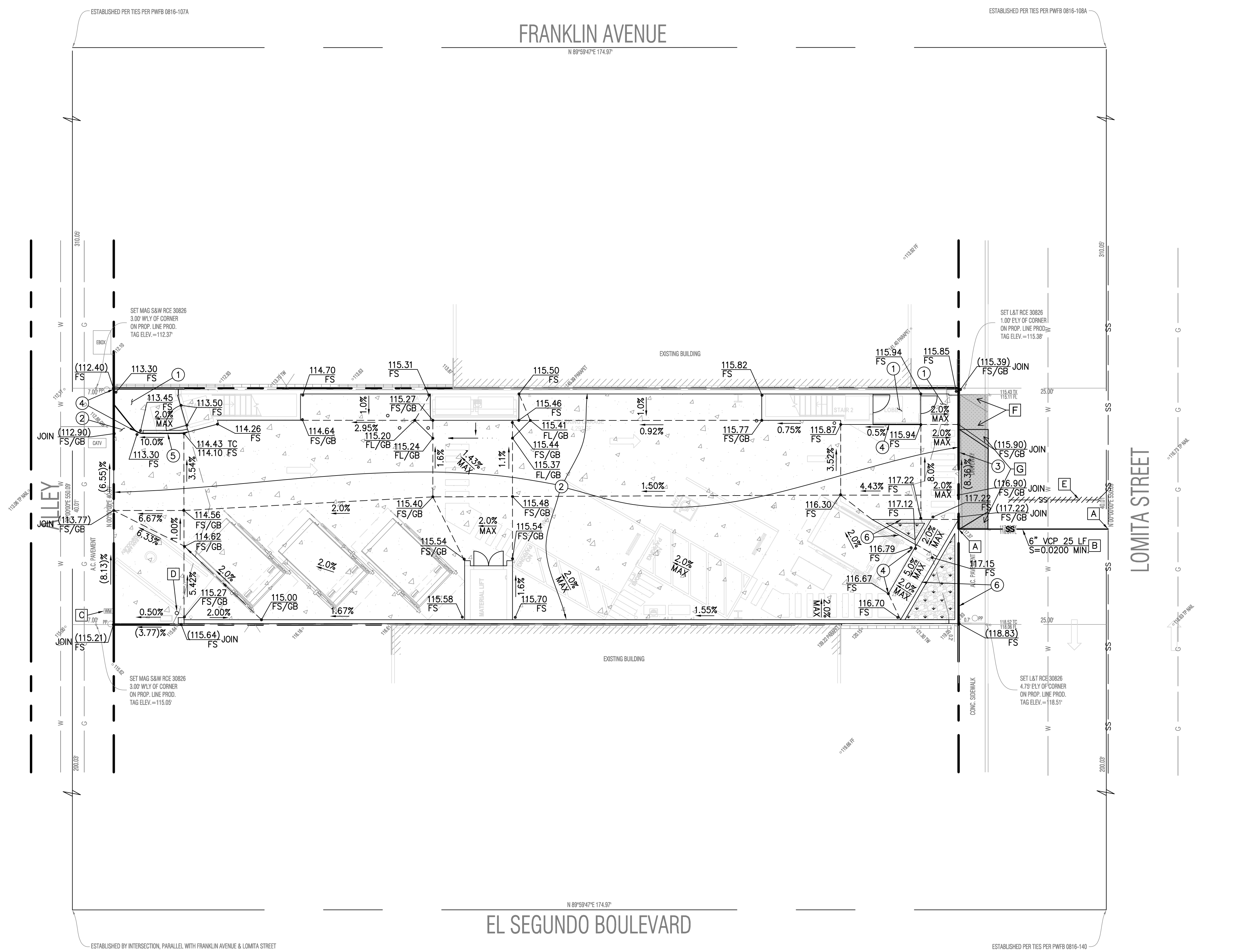
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SHEET TITLE:
SITE DEMOLITION PLAN

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GRADING CONSTRUCTION NOTES

- 1 CONSTRUCT PEDESTRIAN PAVEMENT PER DETAIL 1 ON SHEET C201.
- 2 CONSTRUCT TRAFFIC RATED CONCRETE PAVEMENT PER DETAIL 2 ON SHEET C201.
- 3 JOIN EXISTING CONCRETE PAVEMENT PER DETAIL 4 ON SHEET C201.
- 4 CONSTRUCT EXTENDED THICKEN EDGE PER DETAIL 5 ON SHEET C201.
- 5 CONSTRUCT RAISED INTEGRAL CURB PER DETAIL 6 ON SHEET C201.
- 6 CONSTRUCT RAISED PLANTER PER ARCHITECTURAL PLANS AND DETAILS.

UTILITY CONSTRUCTION NOTES

- A POINT OF CONNECTION
- B INSTALL HIGH STRENGTH VCP SANITARY SEWER PIPE PER SPPWC 222-2. SIZE, LENGTH, & SLOPE PER PLAN. SEE DETAIL 8 ON SHEET C201 FOR TRENCH. TRENCH RESURFACING PER SPPWC STD PLAN 132-4 (CONCRETE) OR 133-4 (ASPHALT) - WHICHEVER OCCURS.
- C CONNECT TO (E) WATER METER - SEE PLUMBING PLANS FOR CONTINUATION.
- D INSTALL FLOGARD DOWNSPOUT FILTER BY OLDCASTLE. SIZE TO MATCH THE SIZE OF THE DOWNSPOUT PER PLUMBING PLANS. SEE DETAIL 9 ON SHEET C201 FOR MORE INFO.
- E ABANDON SEWER LATERAL CAP AT CITY SEWER MAIN.
- F (N) PORTION OF SIDEWALK PER STANDARD PLANS
- G REDUCED (E) CURB CUT TO 12' WIDE PER STANDARD PLANS

LEGEND

- NEW CONCRETE PAVEMENT
- PROPOSED PLANTER AREA
- PROPERTY LINE
- CENTER LINE
- RIDGE
- GRADE BREAK
- FLOW LINE
- PROPOSED SPOT ELEVATION
- EXIST. SPOT ELEVATION
- PROP. CONTOUR (1' INTERVAL)
- EXIST. CONTOUR (1' INTERVAL)
- SANITARY SEWER
- EXIST. SANITARY SEWER
- DOMESTIC WATER
- EXIST. WATER MAIN
- EXIST. UTILITY LINE TO BE REMOVED

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LICENSE NUMBER:	C-80534
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ISSUE DATE:	
B&J PROJ.#:	C25-0016
TIME STAMP:	
FILE:	

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#	DATE	ISSUE

SHEET TITLE:
**PRECISE
GRADING
AND UTILITY
PLAN**

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SHEET NO:
C401
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PLANT PALETTE

TREES



ARBUTUS U. 'MARINA'



LAGERSTROEMIA 'NATCHEZ'

SHRUBS & PERENNIALS



AGAVE ATTENUATA



ARMERIA MARITIMA



CAREX PRAEGRACILIS



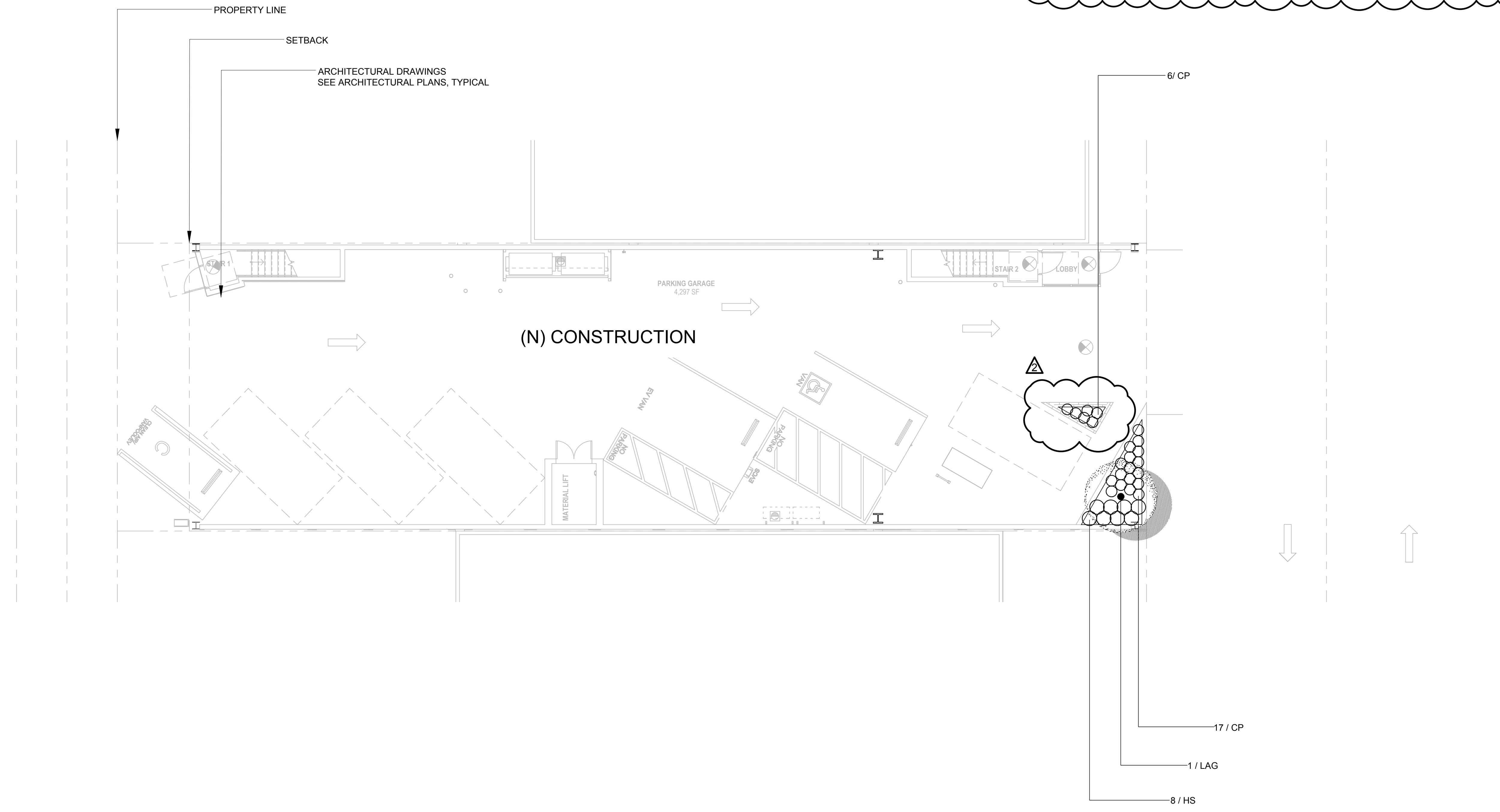
ERIOGONUM PARVIFOLIUM

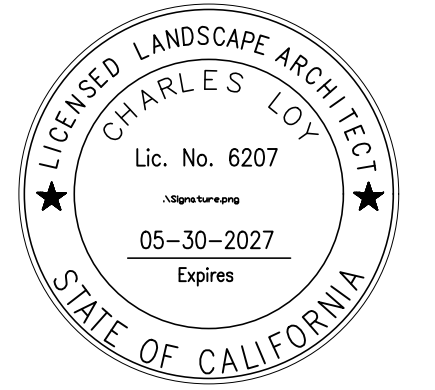


HELICTOTRICHON SEMPERVIRENS

PLANT LIST

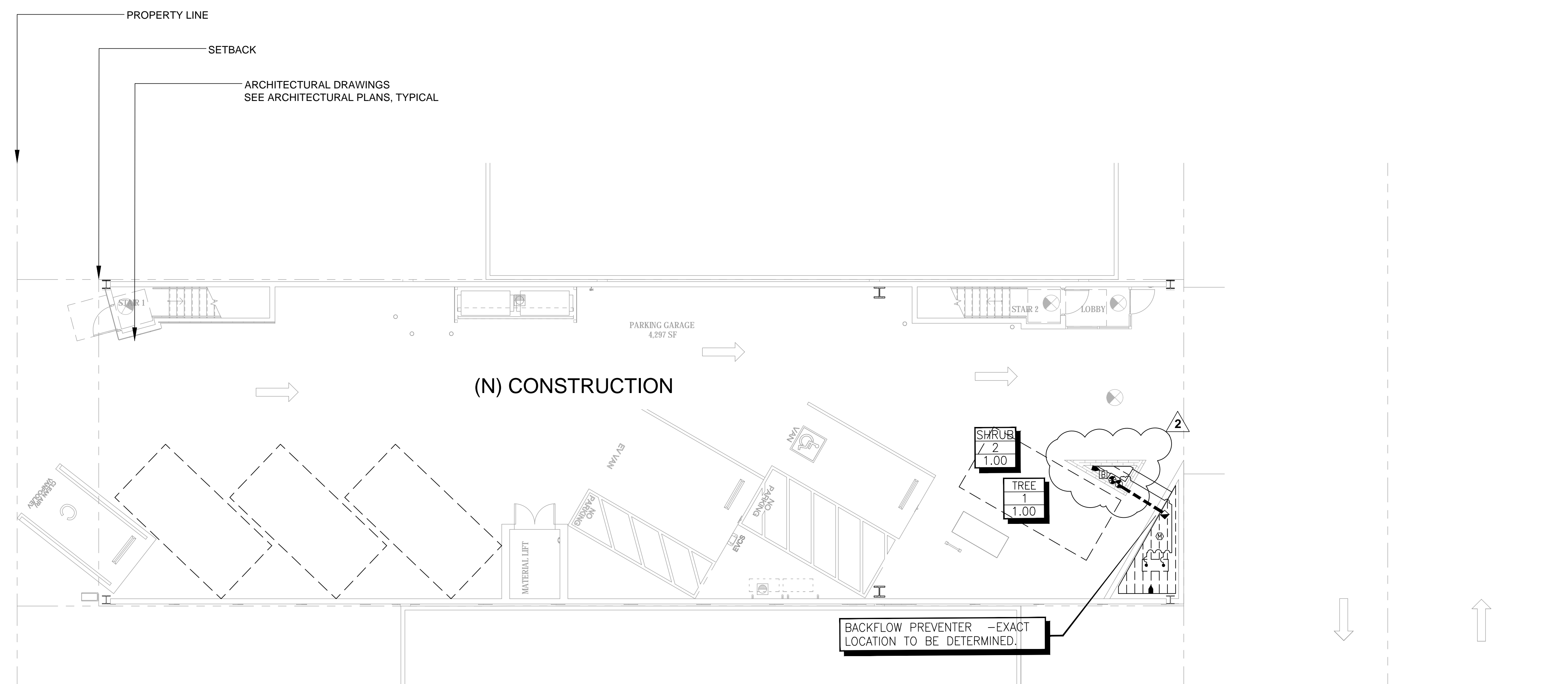
Symbol	Botanical	Common	Size
Trees			
ARB	Arbutus u. 'Marina'	Strawberry Tree	48" box
LAG	Lagerstoemia i. 'Natchez' MULTI	Crape Myrtle Tree	48" box ▲
Shrubs & Perennials			
AA	Agave attenuata	Foxtail Agave	15gal
AM	Armeria maritima	Sea Thrift	1gal
CP	Carex praegracilis	Field Sedge	1gal
EP	Eriogonum parvifolium	Seacliff Buckwheat	5gal
HS	Helictotrichon sempervirens	Blue Oat Grass	1gal





117 LOMITA STREET
EL SEGUNDO, CA 90245

PERMIT
DRAWINGS
LANDSCAPE
IRRIGATION
PLAN
GROUND LEVEL

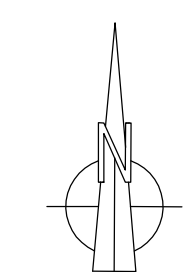


GROUND LEVEL IRRIGATION SYSTEMS LEGEND		
	IRRIGATION BACKFLOW PREVENTION DEVICE-LEAD FREE	-WILKINS-375XLSE-3/4"
	BATTERY OPERATED CONTROLLERS (TOTAL QTY 2)	-HUNTER-NODE-BT-200/100
	MOISTURE SENSOR (TOTAL QTY 2)	-HUNTER-SC-PROBE
	DRIP CONTRL VALVE (BATTERY OPERATED)	-GRISWOLD-DW-PRV WITH FILTER
	DRIP FLUSH VALVE	-MANUAL PVC BALL VALVE, SEE DETAIL
	IRRIGATION SUPPLYLINE 1"	-1120/CLASS 40 PVC PIPE -18" COVER
	IRRIGATION LATERAL LINE WITHIN PLANTERS 3/4"	-1120/CLASS 40 PVC PIPE -6" COVER
	SUBSURFACE DRIPLINE	-NETAFIM-TLOV-6-12 -MULCH COVER
	CONTROLLER STATION NUMBER	
	GALLONS PER MINUTE THROUGH VALVE	
	CONTROL VALVE SIZE	

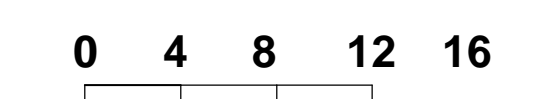
GROUND LEVEL IRRIGATION NOTES

- REFER TO ARCHITECTURAL PLANS FOR LIMITS OF WORK.
- IRRIGATION SYSTEM IS DESIGNED FOR A MAXIMUM OF 8 G.P.M. AT 50-60 P.S.I. STATIC PRESSURE. VERIFY PRESSURE OF 50 P.S.I. AT ROOF LEVEL PRIOR TO INSTALLATION OF IRRIGATION SYSTEM. NOTIFY OWNERS REPRESENTATIVE IF MEASURED PRESSURE IS MORE THAN 60 P.S.I. OR LESS THAN 45 P.S.I.
- APPROXIMATE LOCATIONS OF VALVE LOCATIONS AND POINT OF CONNECTION SHOWN ON PLANS. LANDSCAPE CONTRACTOR TO CONNECT TO PIPING POINT OF CONNECTION PROVIDED FOR IN PLUMBING SECTION OF CONTRACT.
- INSTALL BATTERY OPERATED CONTROLLERS AND LATCHING SOLENOIDS PER MANUFACTURERS RECOMMENDATION. ATTACHE CONTROLLERS TO SOLENOID WITHIN VALVE BOX AS DETAILED. PROGRAM CONTROLLER TO NOT EXCEED MAXIMUM FLOW RATE STATED IN NOTE NO. 1. INSTALL PER MANUFACTURER'S SPECIFICATIONS. PROGRAM CONTROLLERS TO IRRIGATE USING MULTIPLE REPEAT CYCLES OF SHORT DURATIONS. CARE SHALL BE TAKEN TO PREVENT RUNOFF OF WATER DUE TO PROLONGED APPLICATIONS OF WATER.
- REFER TO INSTALLATION DETAILS. CONTRACTOR TO PROVIDE SUBMITTAL SET FOR REVIEW PRIOR TO INSTALLATION.

I.S.C.
GROUP, INC.
IRRIGATION
SYSTEM
CONSULTANTS
40 W Easy Street, Ste 4
Simi Valley CA 93065
Phone 925/371-8230
www.isc-groupinc.com



SCALE - 1/8" = 1'-0"



scale: 1/8" = 1'-0"

date: 08/05/25

drawn by: WL

review by: DL

revision:

1 06.20.25 REVISIONS
COM 25-159

2 08.04.25 REVISIONS
COMMENT 8/1

SHEET NO.

L-2.0

1 OF 2 SHEETS



Planning Commission Agenda Statement

Meeting Date: November 13, 2025

Agenda Heading: PUBLIC HEARINGS

Item Number: B.3

TITLE:

Environmental Assessment No. 1391 (EA-1391), Amendment No. 1 to Development Agreement No. 5751 (DA 5751), Site Plan Review No. 25-02 (SPR 25-02) and Adjustment No. 25-02 (ADJ 25-02) for Development of a Two-Story Professional Sports Team Headquarters and Training Facility With Surface Level Parking at 2011-2021 Rosecrans Avenue.

RECOMMENDATION:

1. Adopt Resolution No. 2973, recommending City Council approval of Amendment No. 1 to Development Agreement No. 5751.
2. Adopt Resolution No. 2974, approving Environmental Assessment No. 1391, Site Plan Review No. 25-02, and Adjustment No. 25-03.
3. Alternatively, discuss and take other action related to this item.

FISCAL IMPACT:

None.

BACKGROUND:

On August 6, 2019, the City Council approved Environmental Assessment No. 1201, General Plan Amendment No. 17-01, Zone Change No. 17-01, and Development Agreement No. 5751. This action changed the land use designation and zoning of property located at 2011-2021 Rosecrans Avenue from Commercial Center (C-4), to the Urban Mixed-Use South (MU-S) zone; approved a development concept for the site that included a mixture of alternatives for creative office, retail/cafe, and studio and production facility uses; certified an Environmental Impact Report (EIR) for the development of the property; and authorized the City to enter into a Development Agreement with the property owner. As a condition of approval and in accordance with the DA, a Site Plan Review application was required to effectuate any of the development concepts identified in the DA.

EA-1391, Amendment No. 1 to DA No. 5751, SPR 25-02, and ADJ 25-03

November 13, 2025

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On September 14, 2023, the Planning Commission approved Environmental Assessment No. 1339, Site Plan Review No. 23-01, and denied Adjustment No. 23-01. This action reviewed the project for compliance with the EIR, approved the construction of a new seven-story, 182,654 square foot office and a five-level 703-space parking structure on property located at 2021-2031 Rosecrans Avenue, and denied an adjustment request to reduce the required distance between two driveways on the same property from 24-feet to 11-feet. These entitlement approvals expired on September 25, 2025 in accordance with El Segundo Municipal Code §15-28-8 as the privileges granted were not utilized and no extensions were requested or granted. No plans for development of Parcel 1 are proposed to date.

On September 11, 2025 the Planning Commission approved Environmental Assessment No. 1339 and Subdivision No. SUB 25-03 for Vesting Tentative Parcel Map No. 84876 to subdivide the undeveloped parcel into two parcels (Parcel 1 to the east and Parcel 2 to the west) at 2021-2031 Rosecrans Avenue.

On August 20, 2025, the applicant submitted an application for Environmental Assessment No. 1391 to amend Development Agreement No. 5751. The proposed amendment modifies certain sections of Development Agreement No. 5751, including the allowed uses at the site to include a Professional Sports Team Headquarters and Training Facility and a fourth alternative Conceptual Site Plan. In addition to this request, the applicant submitted a new design proposal for the development of the site in alignment with the DA development scenarios, seeking approval for Environmental Assessment No. 1391, Site Plan Review No. 25-02, and Adjustment No. 25-03.

The requested entitlements include a Site Plan Review (SPR 25-02) for the construction of a 60,159 gross square foot, 44-foot-tall professional sports team headquarters and training facility building, with 54 surface level parking spaces. An Adjustment (ADJ 25-03) is also requested to reduce the number of small truck loading spaces from two to one, and EA-1391 is required to ensure the project complies with the Environmental Impact Report (EIR). Site Plan Review approval for the Professional Sports Team Headquarters and Training Facility (under Conceptual Site Plan No. 4) is a subsequent discretionary action in furtherance of the goals outlined in Development Agreement No. 5751.

Project applications were deemed complete for processing on September 25, 2025. On October 21, 2025, a Facility Operations Memorandum was submitted to Planning staff for review, outlining the need to deviate from two small truck loading spaces to one. On October 30, 2025, public notices were mailed to 14 property owners within a 300-foot radius and 101 occupants within a 150-foot radius from the site, providing a 10-day time period for the submittal of comments in accordance with ESMC §15-28-6(A). On October 30, 2025, a public hearing notice was published in the El Segundo Herald. The application and proposed amendment has been circulated to all City departments, and no objections were raised. The City Attorney also reviewed the proposed amended

language for the Development Agreement and found no issues.

Media Campus Site Description

The property, referred to as the "Beach Cities Media Campus" is located at 2011-2021 Rosecrans Avenue and is situated within the Mixed-Use South (MU-S) zoning district. The site is located in an urban area characterized by low to mid-rise buildings that are occupied by commercial and office uses. The entire Media Campus site is vacant and measures 6.39-acres in area, comprised of two parcels located on the north side of Rosecrans Avenue, between South Nash Street and Village Drive. The trapezoidal shaped Media Campus site has approximately 636-feet of street frontage and is approximately 446-feet deep. There are currently three driveway curb cuts along the Media Campus frontage along Rosecrans Avenue; however, there is no access into the Media Campus. Two driveway curb cuts are situated on Parcel 2, and one driveway curb cut is situated on Parcel 1. A support structure for an overhead SCE 220kV transmission line is located on the southwest corner of the Media Campus. The Media Campus is devoid of any natural vegetation, with only some ornamental landscaping (i.e., shrubs, and ground cover) and a sidewalk along the southern boundary (along Rosecrans Avenue). A screened metal security fence and hedge runs along the perimeter of the Media Campus.

Figure No. 1 — Aerial Photograph



The previous use of the site was an air-gas manufacturing plant owned and operated by Air Products and Chemicals, Inc, and improvements were demolished by 2017. Soil remediation was conducted in 2017 and all contaminated soil was removed from the site. As a result of the remediation work, the Los Angeles Area Regional Water Quality Control Board (RWQCB) issued a No Further Action (NFA) determination on August 31, 2017.

Although there are two parcels that comprise the Media Campus site, only development of Parcel 2 (on the west side of the site) is proposed. As indicated above, the 2023 approval for an office development on Parcel 1 (on the east side of the site) has expired, and the applicant is not pursuing any development on Parcel 1. Until such time that Parcel 1 is developed, the applicant will use this area for construction staging of this project and will remain vacant.

Project Site (Parcel 2) Description

The project site only includes Parcel 2, located on the west side of the Media Campus site, and no development is proposed on Parcel 1. The project site is a vacant lot measuring approximately 2.4-acres (see Figure 1). The project site is devoid of any natural vegetation, with only some ornamental landscaping (i.e., shrubs, and ground cover) and a sidewalk along the site's southern boundary (along Rosecrans Avenue). A transmission tower, which connects to a substation located on the south side of Rosecrans Avenue, is located at the Project site's southwest corner. A screened metal security fence is located around the perimeter of the Media Campus. Although two driveway curb cuts exist on Parcel 2, there is no actual access into Parcel 2 through these openings. As depicted in Figure No. 1, land uses surrounding the Project site include the following:

- North: Portions of The Point shopping mall surface parking lot, Burlington Northern Santa Fe ("BNSF") railroad line, rail spur, and an undeveloped lot, with the former Honeywell site;
- South: Rosecrans Avenue, commercial office buildings and associated surface parking lots, and a transmission line connection to a substation located on the south side of Rosecrans Avenue in the City of Manhattan Beach;
- East: Media Campus Parcel 1, a commercial restaurant and retail building which includes the CinemaWest Beach Cities movie theater and associated parking structure and surface parking lot beyond Parcel 1.
- West: The Point shopping mall and associated surface parking lot.

DISCUSSION:

Project Description

Development Agreement Amendment

The applicant seeks to amend certain sections of Development Agreement No. 5751. The amendment expands the list of uses at the site to include a Professional Sports Team Headquarters and Training Facility use and includes an illustrative Conceptual

Site Plan as alternative no. 4. The proposed amendment broadens the permitted uses for the property, thereby allowing greater flexibility for development consistent with the original intent. The proposed amendments to Development Agreement No. 5751 are detailed in attached Exhibit B of Planning Commission Resolution No. 2973. Development proposals to effectuate any of the alternatives in the DA require the concurrent Site Plan Review approval by the Planning Commission.

Development Concept

The proposed development would be Phase 1 of the Beach Cities Media Campus project with development of Parcel 2 on the western side of the campus. The Project includes constructing a new two-story professional sports team headquarters and training facility building that fronts Rosecrans Avenue.

The 60,159 gross square foot (56,099 net square feet) building will measure 44-feet-6-inches in height and consist of sports business offices, coaching offices, and specialized player development areas tailored to professional basketball athletes. The proposed facility also includes practice courts, weight room, player-coach dining room, and other spaces designated for athlete training, practice, preparation and recuperation. Lastly, a surface parking lot with 54 parking spaces is proposed for the facility.

Figure No. 2 — Proposed Site Plan

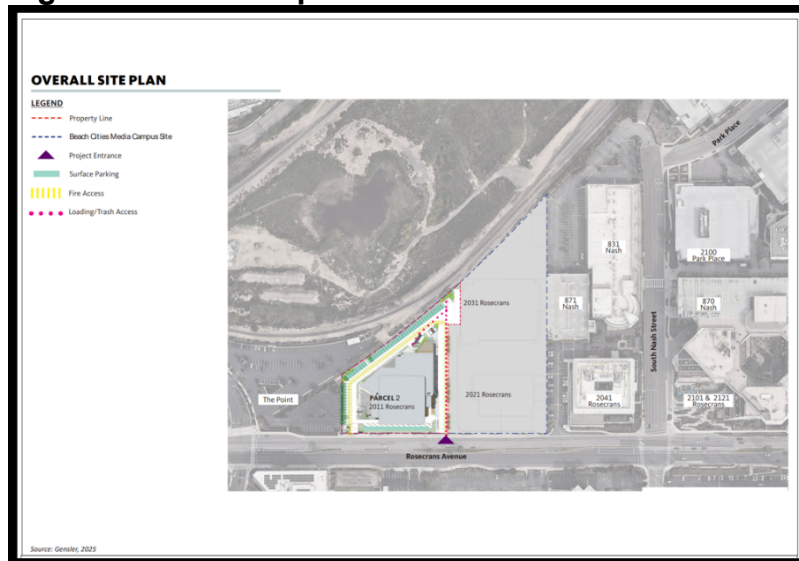


Figure No. 3 — Exterior View from Rosecrans Avenue



Three entrances to the 42,200 square foot first level are located on the north, east, and west elevations of the professional sports team headquarters and training facility. The main entrance is on the east side of the building and includes a main lobby that leads to an elevator, indoor practice courts, player locker room, player development spaces, coaching staff offices, media rooms, player/coach dining room, and equipment storage area as illustrated in Figure Nos. 4 to 7. The practice court area maintains a vaulted ceiling approximately 44.5-feet tall and extends from the first level to the second level. Lastly, the first level of the facility includes a loading dock at the northeast corner of the building to accommodate a small truck and transport the team's equipment and gear.

Figure No. 4 — First Level Floor Plan

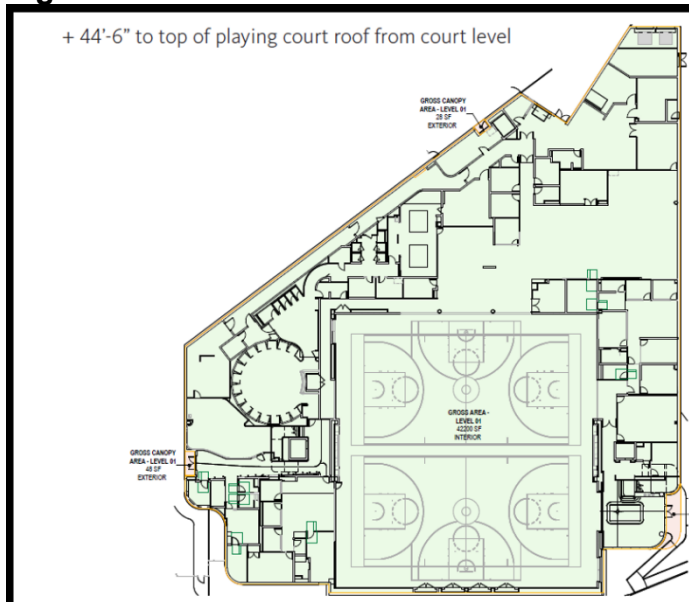


Figure No. 5 — Treatment Area



Figure No. 6 — Locker Room



Figure No. 7 — Practice Court



Two staircases, one near the main entrance and one near the player's locker room, provide access to an approximately 13,900 square foot second level. The second level is open to the practice courts and lobby below and includes additional player development areas, coaching staff offices, and business operations offices as illustrated in Figure No. 5 (above). Additionally, three outdoor terraces totaling approximately 3,808 square feet and a swimming pool, spa, and player sanctuary space are proposed on the second level as illustrated in Figures No. 8 to 10. Mechanical equipment is proposed for the roof, where it will be screened from public view by an 8-foot-tall metal

fence and equipment enclosure. The screening is designed to integrate seamlessly with the building's architecture.

Figure No. 8 — Second Level Floor Plan

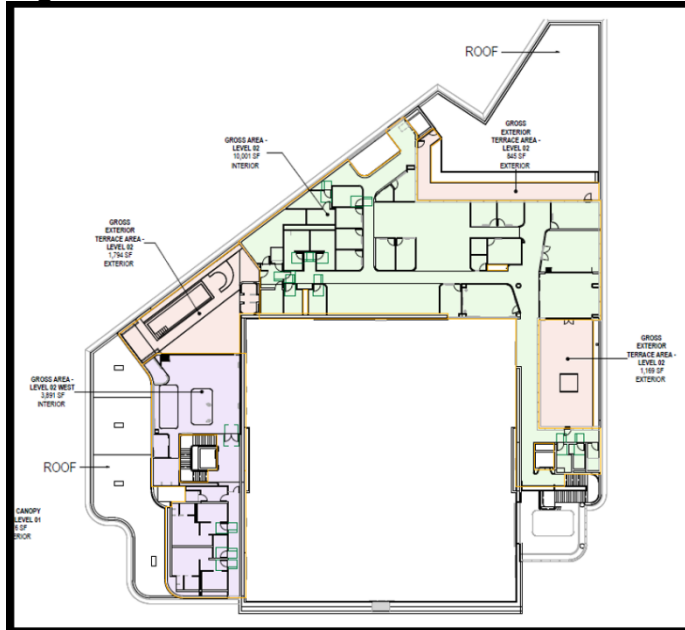


Figure No. 9 — Second Level Deck and Pool

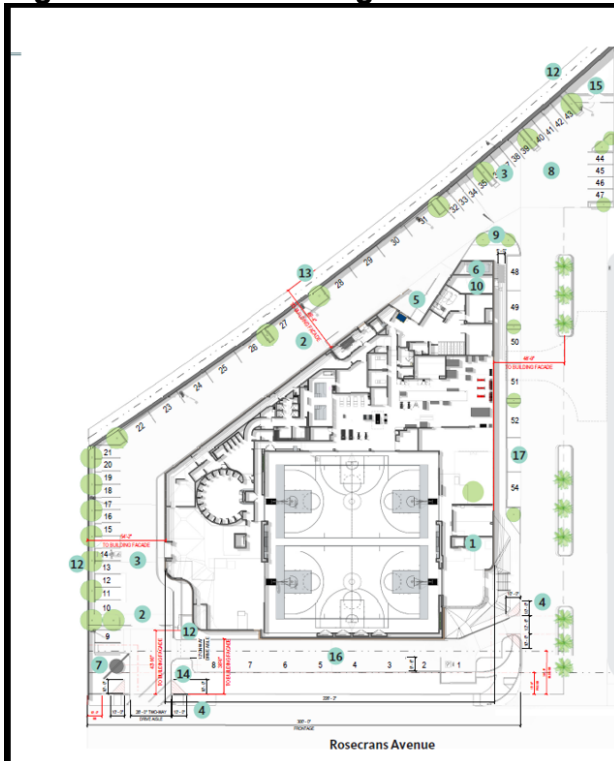


Figure No. 10 — Second Level Deck Sanctuary



Parking for the Project consists of 54 surface parking spaces comprised of eight parallel visitor parking spaces along the front landscaped perimeter along Rosecrans Avenue, 13 angled parking spaces along the west landscaped perimeter, 22 angled and parallel parking spaces along the rear landscaped perimeter, and 11 angled and parallel parking spaces along the east landscaped perimeter of the parcel. A total of 12 bicycle parking spaces are being provided. Two eight-foot tall security vehicle gates will be provided for a portion of the rear parking spaces and west parking spaces for added security for the professional basketball players. The parking area will be accessed via the main driveway from Rosecrans Avenue, which is a site improvement proposed as part of this development.

Figure No. 11 — Parking Plan



Requested Entitlements

To facilitate the proposed Professional Sports Team Headquarters and Training Facility Project, a Site Plan Review and Adjustment applications are required pursuant to ESMC §15-25-2 and Development Agreement No. 5751. The purpose of a Site Plan Review is to ensure that the Project is compatible with the area in which it is located and allow all City departments the opportunity to review development proposals and place reasonable conditions to ensure that the public health, safety and welfare are maintained. The purpose of an Adjustment is to ensure the deviation from required parking and loading space standards does not result in unreasonable deprivation of the use or enjoyment of the property. In consideration of the proposed Project, the Planning Commission reviews components of each requested application and considers the merits of the Project to decide. This includes ensuring that the Project is consistent with the factual findings and conclusions for the Site Plan Review application and Adjustment application.

Analysis

Code Compliance

The subject site is within the Urban Mixed Use South (MU-S) zone, and is also regulated by Development Agreement No. 5751. It is the intent of the MU-S zone to "allow a mixture of uses, including office, hotels, and retail." The proposed Professional Sports Team Headquarters and Training Facility meets this intent by providing flexible space for multiple types of uses (i.e., player development spaces and coaching staff offices) in the single building. The Project complies with all MU-S zone and Development Agreement No. 5751 development standards except for the loading spaces required, for which an adjustment is being requested. Table No. 1 below summarizes the project's consistency with the development standards of the MU-S zone and Development Agreement No. 5751.

Table No. 1 - Development Standards			
Standard	Required	Proposed	Notes
Lot Area	10,000 SQFT	104,073 SQFT	
Lot Frontage	100'	300'	
Front Setback	20'	36'	
West Side Setback	10'	53' - 7"	

East Side Setback	10'	48' - 3"	
Rear Setback	5'	49' - 5"	
Height	140'*	44' - 6"	* Per DA No. 5751*
Floor Area Ratio (FAR)	1.13*	0.577	* Per DA No. 5751* combined Parcel 1 and 2 cannot exceed an FAR of 1.13
Parking	1 space per 300 SQFT for office	54 spaces	Refer to the Parking and Loading analysis section
Loading Spaces	2 small truck	1 small truck	Adjustment requested
Bicycle Parking	5% of the required vehicle spaces with a minimum of 4 spaces	6 short term & 6 long term	
Driveway Separation	24'	246' - 10"	

Architecture/Design

The proposed architectural style of the building includes a modern and unique asymmetrical art deco design. Its design emphasizes sleek lines, a sculptural appearance, and high-end materials, creating an environment both inviting and sophisticated. The use of smooth, curved surfaces contrasts with more rigid elements, such as vertical lines and flat planes. These contrasts emphasize the buildings' modern aesthetic. A diverse mix of building materials, including composite wood and polycarbonate panels, architectural metal, and architectural plaster cement as illustrated in Figures 12 to 15. The color palette is a mixture of earth tones and grays. The light-colored textured panels give the building a soft yet old presence, while the use of glass invites transparency and lightness. The design of the roof not only contributes to the building's dynamic look but also serves practical purposes, such as providing shade, shelter, and screening. The curvature enhances the overall sense of fluidity and continuity, reinforcing the modern and organic design. The building's exterior will prominently display the professional sports team logo, integrating the brand identity into

the architecture itself as illustrated in figure 13 to 14.

Figure No. 12 — East Exterior View



Figure No. 13 — Exterior Axon East

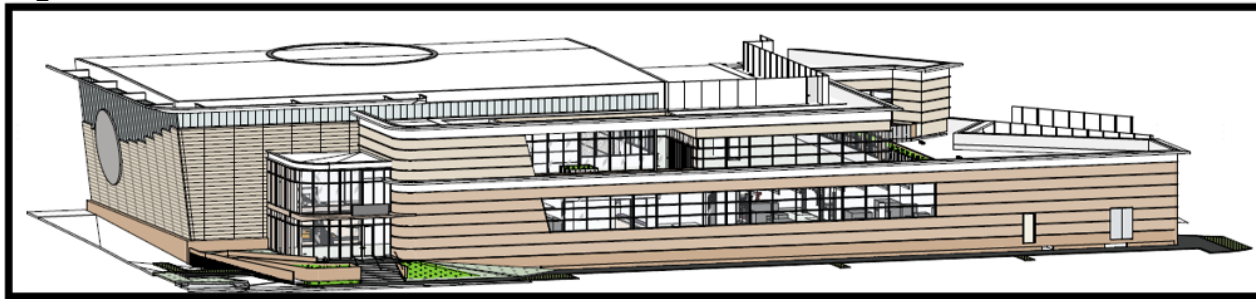


Figure No. 14 — Exterior Axon Northwest

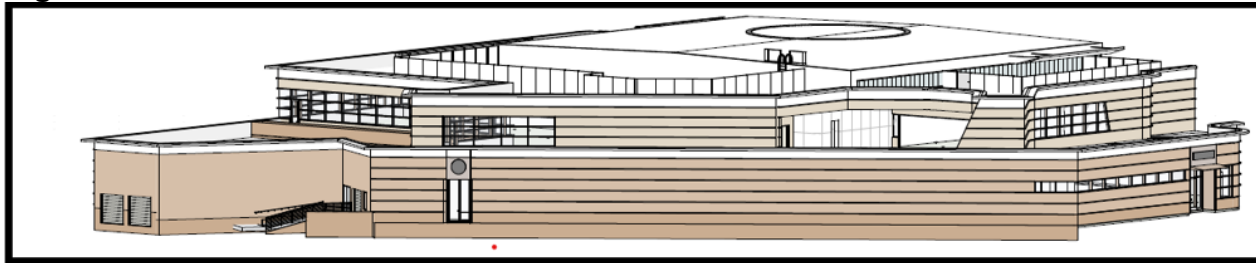
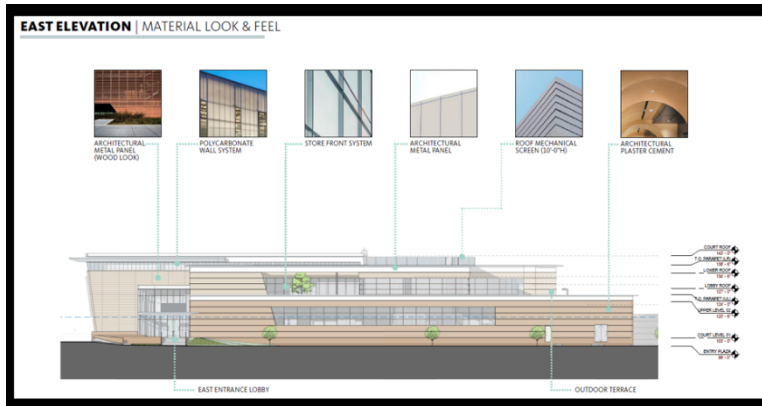


Figure No. 15 — Material Look & Feel



Parking, Loading, and Bicycle Parking

A total of 54 parking spaces will be provided on-site in a surface parking lot. While the office areas are parked at the standard rate of 1 space per 300 square feet, the remaining building space, designated as player development areas, serves a specific and limited function. These areas are exclusively dedicated to 16 players, and therefore, do not generate significant parking demand. Under State Law AB 2097, which eliminates minimum parking requirements for certain projects, this development is exempt from parking mandates. As a result, the parking requirements are adjusted accordingly to reflect the specialized nature of the facility. The Project is located within one-half mile of a major transit stop, which further supports the reduced parking capacity. This proximity to public transit provides convenient access for staff, visitors, and players, reducing the reliance on personal vehicles and helping alleviate parking demand.

The player development spaces are private, strictly reserved for 16 players, ensuring that parking demand remains minimal in these areas. Additionally, to comply with fire lane accessibility requirements, the site can accommodate only one small truck loading space, rather than two loading spaces typically required. The applicant is therefore requesting an adjustment to this development standard, seeking a reduction from the standard loading space requirement to meet the specific needs of the Project while maintaining safety and accessibility.

In compliance with the El Segundo Municipal Code (ESMC) §15-15-6, the Project will provide bicycle parking, which is required to be five percent of the total vehicle parking spaces, with a minimum of four spaces. In this case, 12 bicycle parking spaces will be provided, exceeding the minimum requirement and promoting sustainable transportation options for visitors and employees.

Access

Vehicular access to the Project site would be provided from Rosecrans Avenue at two locations; one signalized right in/right out shared driveway on the Project site's eastern

boundary; and one full access driveway near the existing western curb cut. To accommodate this, one of the existing driveway curb cuts near the western corner of the project site will be removed, while the other will be retained and used to provide a two-way drive aisle through the western portion of the project site. An 8-foot-tall metal security vehicle and pedestrian gate would be provided at the western and northern drive aisle, securing player parking spaces along the sports facility's northwest and west facade. As depicted in Figure No. 2 above, small trucks would access the proposed loading docs via the eastern drive aisle.

Landscaping

The surrounding landscaping plays a key role in enhancing the building's modern aesthetic. A total of 16,000 square feet of landscaped area, as shown in Table No. 2 and the attached plans, have been thoughtfully incorporated. The selection of native, drought-tolerant plants and trees, well suited to warm, dry climates, helps create a serene environment that complements the building's architectural form. The blend of evergreen shrubs, trees, palms, and flowering plants provides both beauty and functionality in the landscape, offering a variety of textures and colors throughout the year. A median provided between the Project site and Parcel 1 would be landscaped with trees and ground cover. The outdoor spaces are designed to be inviting and luxurious, providing spaces for player development and relaxation. The seamless connection between the building and its surroundings enhances the overall atmosphere of tranquility and sophistication.

Table No. 2 - Landscape Requirements		
Standard	Requirement	Provided
Vehicle Use Area Minimum Landscape Area	1,800 SQFT	16,000 SQFT
Vehicle Use Area Number of Trees	12 trees	12 trees
Building Perimeter	5' depth minimum	5' depth minimum
Property Perimeter	12 trees	12 trees

ESMC §15-2-14 establishes four components for landscaping: vehicle use areas, building perimeter, property perimeter, and minimum plant size. The ESMC requires

that a minimum of 20% of the trees planted be 36" box size or larger, 30% be 24" box size or larger, and 50% be 15-gallon or larger. The applicant has opted to provide larger, more mature landscaping by proposing that all trees be 48" box size. Through the Conditions of Approval outlined in the Planning Commission Resolution No.2974, staff will ensure the landscaping and irrigation requirements contained in ESMC §15-2-14 and §15A are met during the plan check process for building permits.

Fencing

The metal fencing along the Project site's Rosecrans Avenue frontage would be removed. Along the Project site's western boundary, the existing security fence would be removed and replaced with an 8-foot-tall metal fence. Along the Project site's northern boundary, the existing security fence would remain in place, and a 4-foot-tall guardrail fence would be constructed on top of the permanent retaining wall.

Dedication

Rosecrans Avenue is classified as a major arterial highway in the General Plan Circulation Element, which has a recommended right-of-way half width (centerline to property line) of 71 feet to 75 feet. Currently, the northern half of Rosecrans Avenue only has a right-of-way half width of 50 feet. According to the South Bay Bicycle Master Plan, the Rosecrans Avenue right-of-way should include a bicycle lane. Based on the General Plan and South Bay Bicycle Master Plan, Public Works has requested the applicant provide an irrevocable offer to dedicate 19 feet 8 inches along the property frontage, which includes 11 feet and 8 inches for right-of-way purposes and 8 feet for a future bicycle lane. The 19 feet 8 inches dedication could accommodate the most likely scenario for future widening of the street and construction of a bicycle lane.

Findings

General Plan Findings

The approved Development Agreement No. 5751 was found to be consistent with the General Plan per Ordinance No. 1587. The proposed amendments do not alter any of the General Plan findings made in the original approval.

Amendment to Development Agreement Findings

The Development Agreement is consistent with the objectives, policies, general land uses, and programs specified in the General Plan of El Segundo, and there are no applicable Specific Plans for the subject property. The amended Development Agreement continues to be a 10-year term and continues to promote a balanced mix of land uses that support a range of employment opportunities while ensuring compatibility with surrounding development. The amended uses are compatible with the uses authorized in the MU-S zone in which the property is located. The amendment is in

conformance with the public convenience, general welfare, and good land use practice as it expands commercial opportunities in a manner that complements the adjacent properties. Furthermore, the amendment will not be detrimental to the health, safety, and general welfare nor will it adversely affect the orderly development of property or the preservation of property values.

Site Plan Review Findings

In considering the project, the Planning Commission must adopt five findings (*italicized below*) pursuant to ESMC §15-25-4:

Finding 1: The physical location, size, massing, setbacks, and placement of proposed structures on the site and the location of proposed uses within the project are consistent with applicable development standards and objectives design standards in the subject specific plan, zone, and/or overlay district.

The subject site is designated by the General Plan and zoning as Urban Mixed -Use South (MU-S), which supports a mix of office, research and development, retail, and hotel uses. Although the General Plan and zoning designations allow a maximum Floor Area Ratio (FAR) of 1.3, Development Agreement (DA) No. 5751 further limits the FAR for the entire campus to 1.13 and restricts certain permitted uses. The proposed development is within the development concept for the overall 6.39-acre Beach Cities Media Campus Project site, approved by the City in August 2019 for office and related commercial uses.

The site is currently vacant and is prominently located along Rosecrans Avenue, which serves as the City's border with Manhattan Beach and is a major commercial corridor developed with a variety of retail, office, and service-oriented uses. The property is readily accessible from major transportation routes and integrated into an established urban environment characterized by a mixed-use setting. The surrounding area is developed with a mix of commercial and retail establishments consistent with the intent of the MU-S zone, which is to encourage a vibrant blend of employment, shopping, and service opportunities.

The proposed project involves the construction of a 60,159 gross square foot office building on the newly created west parcel within the campus. The proposed FAR of the building is 0.5, which is consistent with the maximum allowed under DA No. 5751 and MU-S zone. Additionally, the project is in compliance with the MU-S zoning designation and the restriction outlined in DA No. 5751, which limits a range of office uses as permitted on the campus. The project also adhered to all applicable development standards for the MU-S zone, including FAR, height, setbacks, landscaping, and parking. It is fully consistent with the requirements of both the ESMC §15-5A-1 and the terms of DA No. 5751.

The Professional Sports Team Headquarters and Training Facility will be composed

of offices, support space for the operations of a professional sports franchise team and its personnel, a practice court, weight room, film room, locker room, player-coach dining room, and other player wellness and preparation spaces to support professional basketball players and staff, including an outdoor patio and pool on the second floor. The proposed building is designed in accordance with the zoning requirements for height, bulk, and the setbacks and placement of the structure on site ensure compatibility with the surrounding area and uses. With a height of 44 feet-6-inches, well below the 175-foot maximum, and extensive setbacks of 35 feet in the front yard, 54 feet to the west, and 48 feet in the rear yard, the design ensures compatibility with the surrounding area. Additionally, the site meets all necessary zoning requirements, including a minimum lot size of 104,073 square feet (above the required 10,000 square foot minimum) and a street frontage of 300 feet along Rosecrans Avenue, exceeding the 100-foot minimum. These design features, coupled with the project's compliance with the MU-S zone and DA No. 5751, confirm that the physical location, size, massing, setbacks, and placement of proposed structures are fully aligned with the applicable development standards and objective design criteria.

Finding 2: The project is consistent with the General Plan goals, objectives, and policies and provisions of any applicable development agreement.

The proposed Project aligns with the goals, policies, and objectives of the General Plan and Development Agreement No. 5751. The site is designated as MU-S, which supports a mix of office, research and development, retail, and hotel uses. The MU-S zone allows for a maximum FAR of 1.3 but DA No. 5751 limits the FAR to 1.13 for the campus. The proposed project, a 60,159 gross square foot Professional Sports Team Headquarters and Training Facility, has an FAR of 0.577, which is consistent with both the General Plan and the Development Agreement's FAR limits.

The Project contributes to the city's economic growth by providing new office space and player development areas within the MU-S zone, supporting the area's goal to foster commercial and employment-related land uses. The development complements the surrounding infrastructure and urban environment without impacting residential areas, consistent with Policy ED1-2.2, which promotes a balance of economic development and community well-being.

In line with Policy LU4-3, the Project encourages mixed-use development and reduces reliance on cars by integrating office uses within a transit accessible urban area. Although it is located 0.8 miles from the nearest Green Line station, the site benefits from easy access to public transportation along Rosecrans Avenue, a major commercial corridor. The project also aligns with Policy LU4-3.2, which encourages transit-oriented development. The project will incorporate landscaping as required by Policy LU4-3.6, with a landscaping design that includes 24 trees, shrubs, and groundcover, exceeding the required 1,800 square feet of landscaping with approximately 16,000 square feet. Bicycle parking, as encouraged by Policy C2-2.2,

will be provided with 12 spaces, exceeding the code's requirement of 6.

Further, the project complies with the specific development constraints outlined in DA No. 5751, such as prohibiting certain uses, staying within the maximum FAR of 1.13, adhering to a height limit of 44' - 6", well below the maximum allowed height of 140 feet. The project also meets the parking standards of ESMC and provides the required access via two driveways along Rosecrans Avenue. By adhering to these policies and objectives, the Project supports the city's broader goals of sustainable development, economic growth, and community well-being.

Finding 3: The project has no specific adverse impact on public health or safety.

Potential impacts on public health and safety were analyzed in the Environmental Impact Report (EIR) for the Beach Cities Media Campus Project (SCH # 1017121035), which was certified on August 6, 2019. The analysis addressed potential risks and impact to public health and safety, including environmental hazards, traffic safety, and other community concerns. As part of the certification process, a Mitigation Monitoring and Reporting Program (MMRP) was also adopted to ensure that identified impacts would be mitigated to the maximum extent feasible.

The current Project, as proposed, is aligned with one of the four alternatives considered in the EIR. A detailed review of the project's scope and components has confirmed that it would not result in any new, unanticipated impacts to public health or safety that were not already evaluated in the EIR. Furthermore, the mitigation measures identified in the MMRP remain applicable and would be effectively implemented during the project's construction and operational phases to prevent or reduce any potential adverse effects. Thus, the proposed Project is not expected to introduce any significant risks to public health or safety beyond those already considered and mitigated for in the EIR, ensuring that public well-being remains safeguarded throughout the project's lifecycle.

Finding 4: A consistent architectural style is used on all sides of the building or structure, including roofing, materials, windows, doors, openings, textures, and colors.

The proposed Project will revitalize a former industrial site, which is currently vacant, on a major commercial corridor with a new Professional Sports Team and Training Facility. The proposed facility's design would be a modern asymmetrical building with a diverse mix of building materials, including composite wood and polycarbonate panels, architectural metal, and architectural plaster cement. The proposed color palette would include a complementary mix of earthtones and grays, ensuring visual cohesion with the surrounding area. This new building will not only enhance the aesthetic appeal of the area but also serve as a landmark project, bringing jobs and a distinctive use to the City. By incorporating consistent architectural quality on all sides, including roofing, materials, windows, doors, openings, textures, and colors, the project will establish El Segundo as a leading destination for professional sports

franchises, further solidifying its position as a hub for innovation and commerce.

Finding 5: The existing or proposed public infrastructure (e.g., utilities, sewers, parkways, sidewalks, storm drains, streetlights, traffic control devices, and the width and pavement of adjoining trees and alleys) and health and safety services (e.g., police and fire) are sufficient to accommodate the new development.

The project site is a vacant lot with ornamental landscaping and a sidewalk along Rosecrans Avenue. A transmission tower is located at the southwest corner of the site, and a metal security fence runs along the perimeter, with two vehicle driveway curb cuts along the Rosecrans Avenue frontage.

The proposed development is a two-story 60,159 gross square foot Professional Sports Team Headquarters and Training Facility, including offices, coaching spaces, and player development areas. The facility will feature landscaping, a surface parking lot with 54 parking spaces, and 12 bicycle spaces. The existing transmission tower will be retained, and the project will replace the existing curb cuts along Rosecrans Avenue per the Media Campus DA No. 5751.

Public infrastructure improvements will be made, including a signalized intersection on Rosecrans Avenue at the site's entrance, along with right-of-way and traffic infrastructure improvements as part of the Media Campus Project. These improvements comply with code and agency regulations. Existing police and fire services will be sufficient for the project without requiring additional capacity.

Adjustment No. ADJ 25–03 Findings

Pursuant to ESMC §15-22-4, the following *italicized* findings must be adopted by the Planning Commission to approve the adjustment:

Finding 1: That the proposed adjustment would not be detrimental to the neighborhood or district in which the property is located;

Reducing the number of small truck loading spaces from two to one for the Professional Sports Team Headquarters and Training Facility will not be detrimental to the neighborhood. The subject site is in the Mixed-Se South (MU-S) zone, which allows for a "mixture of office, research and development, retail, and hotel uses." The surrounding area is developed with a mix of commercial and retail establishments consistent with the intent of the MU-S zone. The property is readily accessible from major transportation routes and integrated into an established urban environment characterized by a mixed-use setting.

To ensure the request for modification would not be detrimental to neighboring properties in the MU-S zone, an Operations Memorandum was prepared by the applicant and submitted to the City for review. The memorandum was prepared to

demonstrate that the specific operational needs of the facility do not warrant the two small truck loading spaces mandated by ESMC §15-15-7 based on the nature of the Professional Sports Team Headquarters and Training Facility operations. Staff completed the peer review of the memorandum and concluded that the proposed reduction in small truck loading spaces will provide sufficient parking spaces to work operationally for the proposed Project without negatively affecting neighboring properties in the MU-S zone.

The facility will have a warming kitchen to support 16 professional basketball players, which will result in infrequent and minimal kitchen-related deliveries. Other deliveries will be occasional, such as team equipment and office supplies. Considering the specific needs of the facility, the operations will not involve high volumes of truck traffic or frequent deliveries. Unlike a commercial facility that might have regular, large-scale deliveries (e.g., a retail store, factory, or warehouse), the basketball training facility's operations are more focused on a small, specific set of needs. Therefore, there is less risk of large trucks or equipment cluttering the area. Furthermore, the training facility is not described as hosting events, large public gatherings, or other activities that would typically drive high foot or vehicle traffic. This further minimized the chance of disturbances or any negative impact on the surrounding community.

Given that the operational activities are low-impact and not disruptive, reducing the small truck loading spaces to one will not negatively affect the neighborhood, as the majority of the deliveries are minimal. This reduces the potential for congestion or disruption to the surrounding area.

Finding 2: That the proposed adjustment is necessary in order that the applicant may not be deprived unreasonably in the use or enjoyment of his property; and

The nature of the Professional Sports Team Headquarters and Training Facility requires minimal delivery traffic and limited loading dock usage. Requiring two small truck loading spaces, as set forth in the ESMC §15-15-7, would impose an unnecessary burden on the facility, given its operational needs. A single loading dock space is sufficient to accommodate the infrequent deliveries of kitchen supplies, team equipment, and office supplies. This adjustment would allow the applicant to use the property in a way that is consistent with its intended purpose, without unnecessary and burdensome infrastructure requirements. Reducing the number of loading docks to one would not hinder the facility's operation or the applicant's enjoyment of the property, but rather facilitate a more appropriate and efficient use of the space.

Finding 3: That the proposed adjustment is consistent with the legislative intent of this title.

The purpose of the City's parking and loading standards is to ensure that parking spaces are adequately maintained and available for the occupants of a site, while

also mitigating potential on-street parking and traffic circulation issues within the MUS zone and surrounding areas. The purpose of the Adjustment request is to address the unique operational needs of the Professional Sports Team Headquarters and Training Facility, and to avoid imposing unnecessarily burdensome infrastructure requirements. An Operations Memorandum was prepared to demonstrate that a single small truck loading space will be sufficient to meet the facility's needs without compromising its operations.

City Staff reviewed the Operations Memorandum to ensure that the proposed reduction to one small truck loading space aligns with the intent of ESMC §15-15-7. The review focused on confirming that the adjustment would not result in negative impacts on the surrounding area, that infrequent deliveries (such as kitchen supplies, team equipment, and office supplies) can be effectively managed with just one loading space, and that the facility complies with relevant zoning regulations and sustainable growth objectives.

The adjustment seeks to reduce the number of small truck loading spaces from two to one. The legislative intent behind this adjustment is to provide relief by allowing the development of the Project while maintaining one loading space. The proposed reduction not only improves space efficiency but also allows the applicant to use the extra space for on-site parking and to meet fire access width requirements. Therefore, granting this adjustment supports the legislative intent for the parking and loading standards, providing necessary relief while ensuring the project is developed appropriately.

Development Agreement Compliance

The proposed Project would be consistent with Alternative 4 in that the applicant is only proposing office uses within the allowable square footage. The development requires the applicant to obtain all required permits and pay all related impact fees. Staff is recommending the appropriate conditions of approval to ensure fees are assessed. The development agreement also specifies the following development constraints:

- The following uses shall be prohibited: (i) drive-through restaurants, (ii) adult businesses, (iii) catering services/flight kitchens, (iv) freight forwarding; and (v) service stations. The proposed Project meets this constraint as none of those uses are being proposed.
- The maximum allowable height is 140 feet. The proposed Project has a maximum height of 44 feet and 6 inches; this complies with this constraint.
- Access shall be taken from two driveways along Rosecrans Avenue and one driveway accessing the property from Nash Street. Since only the west portion of the campus is being developed as part of this proposal, the Project meets the requirement by providing access from Rosecrans Avenue. Development of the

eastern parcel during Phase 2 of the campus will effectuate access to Nash Street.

- Parking shall meet the parking standards of the ESMC. While the Project is not bound by ESMC's strict parking standards due to the exemption granted by AB 2097, it ensures that the provided parking is both appropriate and effective for the building's specific use, balancing the needs of the development with the requirements of the local code.

Environmental Review

On August 20, 2019, the El Segundo City Council certified an Environmental Impact Report (EIR) for the Media Campus Project (SCH No. 2017121035), which assessed potential impacts under the California Environmental Quality Act ("CEQA") and State CEQA Guidelines (SCH No. 2017121035). The EIR evaluated the development of a secure campus with five buildings, a private event plaza, VIP entrance, and dedicated parking and service access, covering a total of 313,000 square feet, including office, studio production, and retail space. The Project also proposed a seven-story parking structure, a below-grade parking facility, and surface parking.

The EIR considered potential environmental impacts across several categories, including air quality, noise, transportation, cultural resources, and more. It identified the need for design features and mitigation measures for specific impacts, including cultural resources, greenhouse gases, and public services. These measures are incorporated into the recommended conditions of approval.

The proposed Project is consistent with the analyzed Media Campus Project, with a significantly reduced soil import/export requirement (1,900 cubic yards net import, compared to the original 35,000 to 49,900 cubic yards of net export). The Project involves a two-story Professional Sports Team Headquarters and Training Facility and 54 parking spaces, which align with the approved project's office use. Since the proposed development falls within the scope of the original EIR and will comply with the required mitigation measures, no further CEQA analysis is required, as there have been no substantial changes or new information that would necessitate additional review.

Recommendation

The proposed Project complies with all development standards set forth in the zoning code and meets all the findings of approval. In addition, any potential environmental impacts have been previously mitigated to less than significant levels. As such, Staff recommends the Planning Commission adopt Resolution No. 2974, approving Environmental Assessment No. EA-1391, Site Plan Review No. SPR 25-02, and Adjustment No. ADJ 25-03.

CITY STRATEGIC PLAN COMPLIANCE:

Goal 5: Champion Economic Development and Fiscal Sustainability

Strategy C: Implement strategic initiatives to attract new businesses and foster business to business networking and collaboration to retain and grow existing businesses.

Strategy D: Implement community planning, land use, and enforcement policies that encourage growth while preserving El Segundo's quality of life and small-town character.

PREPARED BY:

Jazmin Farias, Planning Technician

REVIEWED BY:

Michael Allen, Community Development Director

APPROVED BY:

Michael Allen, Community Development Director

ATTACHED SUPPORTING DOCUMENTS:

1. Planning Commission Resolution No. 2973 with Exhibit A (CC Draft Ord.), Exhibit B (Amended DA), and Exhibit C (Existing DA)
2. Planning Commission Resolution No. 2974 with Exhibit A (Conditions of Approval) and Exhibit B (Mitigation Monitoring & Reporting Program)
3. CEQA Substantial Conformance Memo
4. Operations Memorandum
5. Proposed Development Plans

RESOLUTION NO. 2973

A RESOLUTION OF THE EL SEGUNDO PLANNING COMMISSION RECOMMENDING THE CITY COUNCIL ADOPT AN ORDINANCE APPROVING ENVIRONMENTAL ASSESSMENT NO. EA-1391 AND AMENDMENT NO. 1 TO DEVELOPMENT AGREEMENT NO. 5751 FOR BEACH CITIES MEDIA CAMPUS

The Planning Commission of the City of El Segundo does resolve as follows:

SECTION 1: Recitals.

- A. On August 6, 2019, the City of El Segundo City Council approved Environmental Assessment No. EA-1201, General Plan Amendment No. GPA 17-01, Zone Change No. ZC 17-01, and Development Agreement No. DA 5751. This action changed the land use designation and zoning of the property from Commercial Center (C-4) to Urban Mixed Use South (MU-S), allowed a development concept that included a mixture of alternatives for creative office, retail/café, and studio and production facility uses, and certified an Environmental Impact Report (EIR) for the development of the property and authorized the City to enter into a development agreement with the property owner;
- B. Through the Development Agreement, the property owner voluntarily waived its rights to develop the property with certain uses which are allowed or conditionally allowed in the MU-S zone, and limited the FAR to 1.13, which is less than the 1.3 FAR allowed in the MU-S Zone;
- C. On August 20, 2025, Andrew Brady on behalf of property owner LA RE DEVELOPMENT HOLDINGS, LLC (hereinafter Applicant) submitted an application to amend certain sections of Development Agreement No. 5751, including the allowed uses at the site;
- D. The proposed Development Agreement (DA) Amendment modifies the allowable uses to include a Professional Sports Team Headquarters and Training Facility use and its Conceptual Site Plan as alternative no. 4.
- E. Approval of the proposed DA Amendment is a subsequent discretionary action in furtherance of DA No. 5751;
- F. No new development is proposed as part of the DA Amendment request;
- G. The application was reviewed by the City's Community Development Department for, in part, consistency with the General Plan, and conformity with the El Segundo Municipal Code ("ESMC");
- H. The applications were subsequently deemed incomplete pending the submittal of additional information. After further information was submitted, the applications were deemed complete for processing on September 25, 2025;

- I. On October 6, 2025, 15 public notices were mailed to all property owners within a 300-foot radius from the site and 101 public notices were mailed to all occupants within a 150-foot radius from the site, providing a 10-day time period for the submittal of comments in accordance with ESMC § 15-28-6(A);
- J. On October 9, 2025, a public notice was published in the El Segundo Herald newspaper, providing a 10-day time period;
- K. The item was duly noticed for the October 23, 2025, Planning Commission meeting. However, due to the lack of quorum this item was continued to be considered by the Planning Commission on November 13, 2025;
- L. On November 13, 2025, the Planning Commission held a duly noticed public hearing to receive public testimony and other evidence regarding the application including information provided to the Commission by the applicant; and,
- M. The Planning Commission considered the information all comments made at the regularly scheduled meeting, and all other information in the administrative record. This Resolution, and its findings, are made based upon the totality of the evidence in the administrative record before the Commission at its November 13, 2025 public hearing.

SECTION 2: *Environmental Assessment.* In accordance with the provisions of the California Environmental Quality Act (“CEQA”) and the State CEQA Guidelines, the proposed amendment to the Development Agreement is exempt from further environmental review pursuant to CEQA Guidelines §15060(c)(3), as the amendment does not constitute a “project” within the meaning of CEQA §15378 and the action of amending the language has no potential to result in a direct or reasonably foreseeable indirect physical change to the environment. In addition, the Development Agreement amendment is exempt under CEQA Guidelines §15061(b)(3), the “common sense” exemption, as the action is limited to minor amendments to the existing Development Agreement, does not authorize or approve any physical development, and there is no possibility that the action may result in a significant effect on the environment. Any future development proposed pursuant to the Development Agreement would be subject to separate site plan review pursuant to Development Agreement No. 5751, Section 4.15, and City Code Chapter 25 (Site Plan Review). Pursuant to City Code § 15-25-3, site plan review is a discretionary action that requires separate environmental review in accordance with CEQA and the CEQA Guidelines when a site plan review application is submitted for a development project. Accordingly, no further environmental review is required for the DA Amendment pursuant to CEQA Guidelines §15168(c)(2).

SECTION 4: *General Plan Findings.* As required under Government Code § 65860, the DA amendments proposed by the Ordinance are consistent with the El Segundo General Plan as follows:

- A. The approved Development Agreement No. 5751 was found to be consistent with the General Plan per Ordinance No. 1587. The proposed amendments do not alter

any of the General Plan findings made in the original approval.

SECTION 5: Amendment to Development Agreement Findings. In accordance with Government Code §65867.5, §65868 and Resolution No. 3268, adopted June 26, 1984, the Planning Commission finds as follows:

A. The Development Agreement Amendment is consistent with the General Plan of El Segundo and there are no applicable Specific Plans. The amended Development Agreement continues to be a 10-year agreement that provides the following public benefits in exchange for vested development rights:

- Consistent with the objectives, policies, general land uses, and programs specified in the General Plan.
- Promotes a balance of land uses that provide for a range of employment opportunities while maintaining compatibility with surrounding development.
- Encourages development that contributes to El Segundo's role as a major employment and business center in the South Bay.
- Foster land uses that enhance El Segundo's identity as a destination for business, recreation, and entertainment.
- The Development Agreement amended uses are compatible with the uses authorized in and regulations prescribed for the Mixed-Use South (MU-S) zone in which the real property is located.
- The Development Agreement Amendment is in conformity with the public convenience, general welfare, and good land use practice as it provides expanded commercial opportunities in a synergistic manner with adjacent land uses.
- The proposed amendment will not be detrimental to the health, safety, and general welfare.
- The proposed amendment to the Development Agreement will not adversely affect the orderly development of property or the preservation of property values.
- The development standards prescribed in the MU-S zone and development agreement will result in the orderly development in the future. All mitigation measures will be implemented at the time and place impacts occur.

SECTION 6: Recommendation. The Planning Commission recommends that the City Council adopt an ordinance approving Environmental Assessment No. EA-1391 and Amendment No. 1 to Development Agreement No. 5751.

SECTION 7: *Reliance on Record.* Each and every one of the findings and determination in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the amendment. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects and are fully and completely supported by substantial evidence in the record as a whole.

SECTION 8: *Limitations.* The Planning Commission’s analysis and evaluation of the amendment is based on information available at the time of the decision. It is inevitable that in evaluating an amendment that absolute and perfect knowledge of all possible aspects of the amendment will not exists. In all instances, best efforts have been made to form accurate assumptions.

SECTION 9: This Resolution will remain effective unless superseded by a subsequent resolution.

PASSED, APPROVED AND ADOPTED this 13th DAY of November, 2025.

Kevin Maggay, Chair
City of El Segundo Planning Commission

ATTEST:

Michael Allen, Secretary

Maggay -
Inga -
Christian -
McCaverty -
Taylor -

APPROVED AS TO FORM:
Mark D. Hensley, City Attorney

By: _____
David King, Assistant City Attorney

Exhibit A

Draft CC No. ____ Ordinance

EXHIBIT “A”
DRAFT ORDINANCE NO. ____

**AN ORDINANCE APPROVING AND ADOPTING A FIRST AMENDMENT
TO DEVELOPMENT AGREEMENT NO. 5751, TO AMEND THE
ALLOWABLE USES AND ITS CONCEPTUAL SITE PLAN AS
ALTERNATIVE NO. 4 FOR BEACH CITIES MEDIA CAMPUS**

**(Environmental Assessment No. EA-1391 and Amendment No. 1 to
Development Agreement No. DA 5751)**

The City Council of the city of El Segundo does ordain as follows:

SECTION 1: The City Council finds and declares as follows:

- A. On August 6, 2019, the City of El Segundo City Council approved Environmental Assessment No. EA-1201, General Plan Amendment No. GPA 17-01, Zone Change No. ZC 17-01, and Development Agreement No. DA 5751. This action changed the land use designation and zoning of the property from Commercial Center (C-4) to Urban Mixed Use South (MU-S), allowed a development concept that included a mixture of alternatives for creative office, retail/café, and studio and production facility uses, and certified an Environmental Impact Report (EIR) for the development of the property and authorized the City to enter into a development agreement with the property owner;
- B. Development Agreement No. 5751 and Conditions of Approval were originally approved (EA-1201) by the City Council on August 6, 2019.
- C. Through the Development Agreement, the property owner voluntarily waived its rights to develop the property with certain uses which are allowed or conditionally allowed in the MU-S zone, and limited the FAR to 1.13, which is less than the 1.3 FAR allowed in the MU-S Zone;
- D. On August 20, 2025, Andrew Brady on behalf of property owner LA RE DEVELOPMENT HOLDINGS, LLC (hereinafter Applicant) filed request to amend certain section of Development Agreement No. 5751, including the allowed uses at the site.
- E. The proposed Development Agreement (DA) Amendment modifies the allowed uses to include a Professional Sports Team Headquarters and Training Facility use and its Conceptual Site Plan as alternative no. 4.
- F. The amendment request was reviewed by the City’s Community Development Department for, in part, consistency with the General Plan and conformity with the El Segundo Municipal Code (ESMC).

- G. The City reviewed the amendments environmental impacts under the California Environmental Quality Act (Public Resources Code §§ 21000, *et seq.*, “CEQA”) and the regulations promulgated thereunder (14 Cal. Code of Regulations §§15000, *et seq.*, the “CEQA Guidelines”).
- H. On October 6, 2025, public notices were mailed to all property owners and occupants within a 300-foot radius from the site, providing a 10-day time period for the submittal of comments in accordance with ESMC § 15-28-6(A).
- I. On October 9, 2025, a public notice was published in the El Segundo Herald newspaper, providing a 10-day time period for the submittal of comments in accordance with ESMC § 15-28-6(A).
- J. The item was duly noticed for the October 23, 2025, Planning Commission meeting. However, due to the lack of quorum this item was continued to be considered by the Planning Commission on November 13, 2025;
- K. On November 13, 2025, the Planning Commission held a duly noticed public hearing to receive public testimony and other evidence regarding the draft ordinance including, without limitation, information provided to the Planning Commission by city staff; and adopted Resolution No. 2973 recommending that the City Council approve this Ordinance.
- L. On November 3, 2025 public notices were mailed to all property owners and occupants within a 300-foot radius from the site, providing a 10-day time period for the submittal of comments in accordance with ESMC Section 15-28-6(A).
- M. On November 6, 2025 a public notice was published in the El Segundo Herald newspaper, providing a 10-day time period for the submittal of comments in accordance with ESMC Section 15-28-6(A).
- N. On November 18, 2025 the City Council held a duly noticed public hearing and considered the information provided by City staff and public testimony regarding the Ordinance; and
- O. This Ordinance and its findings are made based upon the entire administrative record including, without limitation, testimony and evidence presented to the City Council at its December 2, 2025 hearing and the staff report submitted by the Community Development Department.

SECTION 2: *Factual Findings and Conclusions.* The proposed amendments to Development Agreement No. 5751 are listed in Exhibit A, attached hereto and incorporated herein by this reference.

SECTION 3: *General Plan Findings.* As required under Government Code § 65860, the City Council finds as follows:

- A. The approved Development Agreement No. 5751 was found to be consistent with the General Plan per Ordinance No. 1587. The proposed amendments do not alter any of the General Plan findings made in the original approval. Approval of the Development Agreement amendment will further the goals, objectives, and policies of the General Plan and will not obstruct their attainment.

SECTION 4: Amendment to Development Agreement Findings. In accordance with Government Code § 654867.5 and Resolution No. 3268, adopted June 26, 1984, the City Council finds as follows:

- A. The Development Agreement Amendment is consistent with the General Plan of El Segundo and there are no applicable Specific Plans. The amended Development Agreement continues to be a 10-year agreement that provides the following public benefits in exchange for vested development rights:

- Consistent with the objectives, policies, general land uses, and programs specified in the General Plan.
- Promotes a balance of land uses that provide for a range of employment opportunities while maintaining compatibility with surrounding development.
- Encourages development that contributes to El Segundo's role as a major employment and business center in the South Bay.
- Foster land uses that enhance El Segundo's identity as a destination for business, recreation, and entertainment.
- The Development Agreement amended uses are compatible with the uses authorized in and regulations prescribed for the Mixed-Use South (MU-S) zone in which the real property is located.
- The Development Agreement Amendment is in conformity with the public convenience, general welfare, and good land use practice as it provides expanded commercial opportunities in a synergistic manner with the previously approved site plan review and adjacent land uses.
- The proposed amendment will not be detrimental to the health, safety and general welfare.
- The proposed amendment to the Development Agreement will not adversely affect the orderly development of property or the preservation of property values.
- The development standards prescribed in the MU-S zone and development agreement will result in the orderly development in the future. All mitigation measures will be implemented at the time and place impacts occur.

SECTION 5: Environmental Assessment. In accordance with the provisions of the California Environmental Quality Act (“CEQA”) and the State CEQA Guidelines, the proposed Ordinance is exempt from further environmental review pursuant to CEQA Guidelines §15060(c)(3), as the Ordinance does not constitute a “project” within the meaning of CEQA §15378 and the action of amending the language has no potential to result in a direct or reasonably foreseeable indirect physical change to the environment. In addition, the Ordinance is exempt under CEQA Guidelines §15061(b)(3), the “common sense” exemption, as the action is limited to minor amendments to the existing Development Agreement, does not authorize or approve any physical development, and there is no possibility that the action may result in a significant effect on the environment. Any future development proposed pursuant to the Development Agreement would be subject to separate site plan review pursuant to Development Agreement No. 5751, Section 4.15, and City Code Chapter 25 (Site Plan Review). Pursuant to City Code § 15-25-3, site plan review is a discretionary action that requires separate environmental review in accordance with CEQA and the CEQA Guidelines when a site plan review application is submitted for a development project. Accordingly, no further environmental review is required for the DA Amendment pursuant to CEQA Guidelines §15168(c)(2).

SECTION 6: Approvals and Authorization. The City Council hereby approves and adopts the First Amendment to Development Agreement No. 5751, attached to this ordinance as Exhibit "A". Upon the effective date of this Ordinance, the Mayor is authorized to execute the amendment on behalf of the City. The City Manager is hereby authorized and directed to perform all acts and execute all documents needed to effectuate this Ordinance.

SECTION 7: Reliance on Record. Each and every one of the findings and determinations in this Ordinance are based on the competent and substantial evidence, both oral and written, contained in the entire record relating to the amendment. The findings and determinations constitute the independent findings and determinations of the City Council in all respects and are fully and completely supported by substantial evidence in the record as a whole.

SECTION 8: Limitations. The City Council's analysis and evaluation of the amendment is based on the best information currently available. It is inevitable that in evaluating a amendment that absolute and perfect knowledge of all possible aspects of the amendment will not exist. One of the major limitations on analysis of the amendment is the City Council's knowledge of future events. In all instances, best efforts have been made to form accurate assumptions. Somewhat related to this are the limitations on the City's ability to solve what are in effect regional, state, and national problems and issues. The City must work within the political framework within which it exists and with the limitations inherent in that framework.

SECTION 9: Summaries of Information. All summaries of information in the findings which precede this section, are based on the substantial evidence in the record. The absence of any particular fact from any such summary is not an indication that a particular finding, is not based in part on that fact.

SECTION 10: Effectiveness of ESMC. Repeal or amendment of any provision of the ESMC will not affect any penalty, forfeiture, or liability incurred before or preclude prosecution and imposition of penalties for any violation occurring before this Ordinance's effective date. Any such repealed part will remain in full force and effect for sustaining action or prosecuting violations occurring before the effective date of this Ordinance.

SECTION 11: Recordation. The City Clerk, or designee, is directed to certify the passage and adoption of this Ordinance; cause it to be entered into the City of El Segundo's book of original ordinances; make a note of the passage and adoption in the records of this meeting; and, within 15 days after the passage and adoption of this Ordinance, cause it to be published or posted in accordance with California law.

SECTION 12: Severability. If any part of this Ordinance or its application is deemed invalid by a court of competent jurisdiction, the City Council intends that such invalidity will not affect the effectiveness of the remaining provisions or applications and, to this end, the provisions of this Ordinance are severable.

SECTION 13: Effective Date. This Ordinance will become effective 30 days following its passage and adoption.

PASSED AND ADOPTED this 2nd day of December 2025.

Chris Pimental, Mayor

ATTEST:

Susan Truax, City Clerk

APPROVED AS TO FORM:

Mark D. Hensley, City Attorney

Certification

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES) SS
CITY OF EL SEGUNDO)

I, Susan Truax, City Clerk of the City of El Segundo, California, do hereby certify that the whole number of members of the City Council of said City is five; that the foregoing Ordinance No. _____ was duly introduced by said City Council at a regular meeting held on the ___ day of _____ 2025, and was duly passed and adopted by said City Council, approved and signed by the Mayor, and attested to by the City Clerk, all at a regular meeting of said Council held on the ___ day of _____, 2025, and the same was so passed and adopted by the following vote:

AYES:

NOES:

ABSENT:

ABSTAIN:

WITNESS MY HAND THE OFFICIAL SEAL OF SAID CITY this ____ day of November 2025.

Susan Truax, City Clerk
of the City of El Segundo, California

Exhibit B

Amendment No. 1 to Development Agreement (DA) No. 5751

**FIRST AMENDMENT TO DEVELOPMENT
AGREEMENT**

BEACH CITIES MEDIA CAMPUS
(FORMER AIR PRODUCTS SITE)

THIS FIRST AMENDMENT TO DEVELOPMENT AGREEMENT (the “Amendment”) is dated as of _____, 2025 by and between the CITY OF EL SEGUNDO, a municipal corporation (the “City”), and LA RE DEVELOPMENT HOLDINGS, LLC, a Delaware limited liability company (the “Developer”), collectively, the “Parties.”

RECITALS

A. City and Rosecrans-Sepulveda Partners 4, LLC entered into a Development Agreement dated August 20, 2019 (the “Agreement”) and recorded on December 11, 2019 in the official records of Los Angeles County as Instrument No. 20191380759.

B. On or about September 15, 2025, pursuant to Sections 3.2 and 3.3 of the Agreement, Rosecrans-Sepulveda Partners 4, LLC assigned all of its rights, interests, duties, obligations and requirements under the Agreement to Developer, and Developer assumed all rights, interests, duties, obligations and requirements of Rosecrans-Sepulveda Partners 4, LLC under the Agreement.

C. The Parties now wish to amend the Agreement to allow for an additional development alternative that would allow for professional sports team headquarters and practice facility uses within the Project.

D. Each of the initially capitalized terms used in this Amendment and not otherwise defined in this Amendment shall have the meaning given to it in the Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and conditions set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. The definitions of “Beach Cities Media Campus,” “Media Campus,” “Alternatives,” “Project,” and “Site Plan” set forth in Section 1 of the Agreement are hereby deleted in their entirety and replaced with the following, respectively:

“Beach Cities Media Campus” or “Media Campus” means development of the Property with a development of a mixture of creative office, retail/café, and studio and production facilities, professional sports team headquarters and training facility that would consist of a maximum of: 240,000 square feet of creative office/professional sports team headquarters and training facility with the option to incorporate a roof deck; 66,000 square feet of studio and production facilities building; 7,000 square feet of retail/café uses for a total of 313,000 square feet of floor area with an associated FAR of 1.13 to 1; and the provision of parking

spaces in a combination of surface parking, underground parking, and a parking structure all as shown in the Conceptual Site Plan attached hereto as Exhibit B.

“Alternatives” means Alternatives 1, 2, 3, or 4 as described below:

Alternative 1 shall consist of the following development components: (a) 25,000 square feet of retail space; (b) 100,000 square feet of general office space with the option to incorporate a roof deck; and (c) 188,000 square feet of studio and production facilities, as shown in the Site Plan attached to the Agreement as Exhibit C.

Alternative 2 shall consist of the following development components: (a) 100,000 square feet of research and development; (b) 10,000 square feet of retail; and (c) 100,040 square feet of creative office space with the option to incorporate a roof deck, as shown in the Site Plan attached to the Agreement as Exhibit D.

Alternative 3 shall consist of the following development component: (a) 261,990 square feet of creative office space with the option to incorporate a roof deck, as shown in the Site Plan attached to the Agreement as Exhibit E.

Alternative 4 shall consist of the following development component: (a) up to 65,000 square feet of professional sports team headquarters and practice facilities uses with the option to incorporate a roof deck; (b) 200,000 square feet of office facility uses; and (c) 7,000 square feet of retail/cafe uses.

“Project” means the development of the Property for the Beach Cities Media Campus or one of the Alternatives in substantial conformance with the site plans attached to the Agreement and this Amendment as Exhibits B through F, in accordance with the Project Approvals and Applicable Rules.

“Site Plan” refers to the conceptual development plans for the Beach Cities Media Campus and each of the four Alternatives as shown on Exhibits B through F, attached hereto and incorporated herein by reference.

2. Section 2.6 of the Development Agreement is hereby deleted in its entirety and replaced with the following:

2.6 This Agreement is intended to provide flexible entitlements to develop the Media Campus or one of the four Alternatives, within the parameters set forth herein and subject to the terms and conditions hereof, to meet the changing market demands that are likely to occur throughout the Term of this Agreement.

3. Section 4.13.1(a) of the Development Agreement is hereby deleted in its entirety and replaced with the following:
 - a. Minor Modifications include:
 - i. A modification to the Site Plan for the Media Campus, or the Alternatives, provided the Director determines, in his/her discretion, that the Site Plan is substantially similar to the approved Site Plans attached hereto as Exhibits B through F; the modification complies with the Development Constraints; and there is no change which would qualify as a Major Modification under section 4.13.2 below;
 - ii. A different mix of retail space, general or creative office space, studio and production facilities, research and development uses, or professional sports team headquarters and practice facilities uses provided that it meets the Development Constraints and the Director determines that no subsequent or supplemental EIR is required and any new impacts can be mitigated; and
 - iii. Any other change that does not qualify as a Major Modification as defined below.
4. Exhibit F (“Assignment and Assumption Agreement”) to the Agreement is hereby redesignated as Exhibit G.
5. A new Exhibit F (“Site Plan for Alternative 4”), copy of which is attached hereto and incorporated herein by this reference, is hereby added to the Agreement.
6. Section 19 of the Agreement is deleted in its entirety and replaced with the following:

Notices. Any notice that a party is required or may desire to give the other must be in writing and must be sent by: (i) personal delivery; (ii) deposit in the United States Mail, postage prepaid; (iii) registered or certified mail, return receipt requested; (iv) overnight delivery using a nationally recognized overnight courier providing proof of delivery; or (v) electronic delivery, evidenced by confirmed receipt, addressed as follows:

If to City: City of El Segundo
 350 Main Street
 El Segundo, CA 90245
 Attn: City Manager
 Email: dgeorge@elsegundo.org

With a Copy to: City of El Segundo
 350 Main Street
 El Segundo, CA 90245
 Attn: Director of Planning and Building Safety

Email: mallen@elsegundo.org

With a Copy to: Hensley Law Group
2600 W. Olive Street, Suite 500
Burbank, California 95105
Attn: Mark D. Hensley, Esq.
Email: mhensley@hensleylawgroup.com

To Developer: LA RE DEVELOPMENT HOLDINGS, LLC
Attn: Tim Katt
1900 W Loops #1300
Houston, TX 77027
Email: tim.katt@transwestern.com

With a Copy to: DLA Piper LLP (US)
Attn: Andrew Brady
2000 Avenue of the Stars Suite 400
Los Angeles, CA 90067
Email: Andrew.brady@us.dlapiper.com

7. **Recognition of Assignment.** Pursuant to Sections 3.2 and 3.3 of the Agreement, all rights duties and obligations under the Agreement were assigned from Rosecrans-Sepulveda Partners, 4 LLC to LA RE Development Holdings, LLC, a Delaware limited liability company on or about September 15, 2025 (“**Assignment**”). The Parties hereby recognize that LA RE Development Holdings, LLC has assumed all rights, interests, duties, obligations and requirements of Developer under the Agreement. The Parties further recognize that the Assignment also includes an assignment and assumption of all rights, interests, duties and obligations to LA RE Development Holdings, LLC with respect to entitlements, permits and approvals for the Project, and to any and all applications for permits, inclusive of all plans, submittals and fees submitted and paid to City related to same. The Parties agree to hereafter work in good faith to take any reasonably required steps to ensure the assignment and assumption of all rights, duties, obligations and requirements under the Agreement are fully and properly effectuated.
8. **Ratification.** Except as expressly amended by this Amendment, the Agreement is in full force and effect and is hereby ratified and confirmed by the Parties in all respects.
9. **Counterparts.** This Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which together shall be deemed to be one and the same instrument. A facsimile transmission of an original signature shall be deemed to be an original signature.

IN WITNESS WHEREOF, the parties have caused this Amendment to be duly executed as of the day and year first above written.

CITY:

The City of El Segundo, a municipal corporation.

By: _____
Chris Pimentel, Mayor

DEVELOPER:

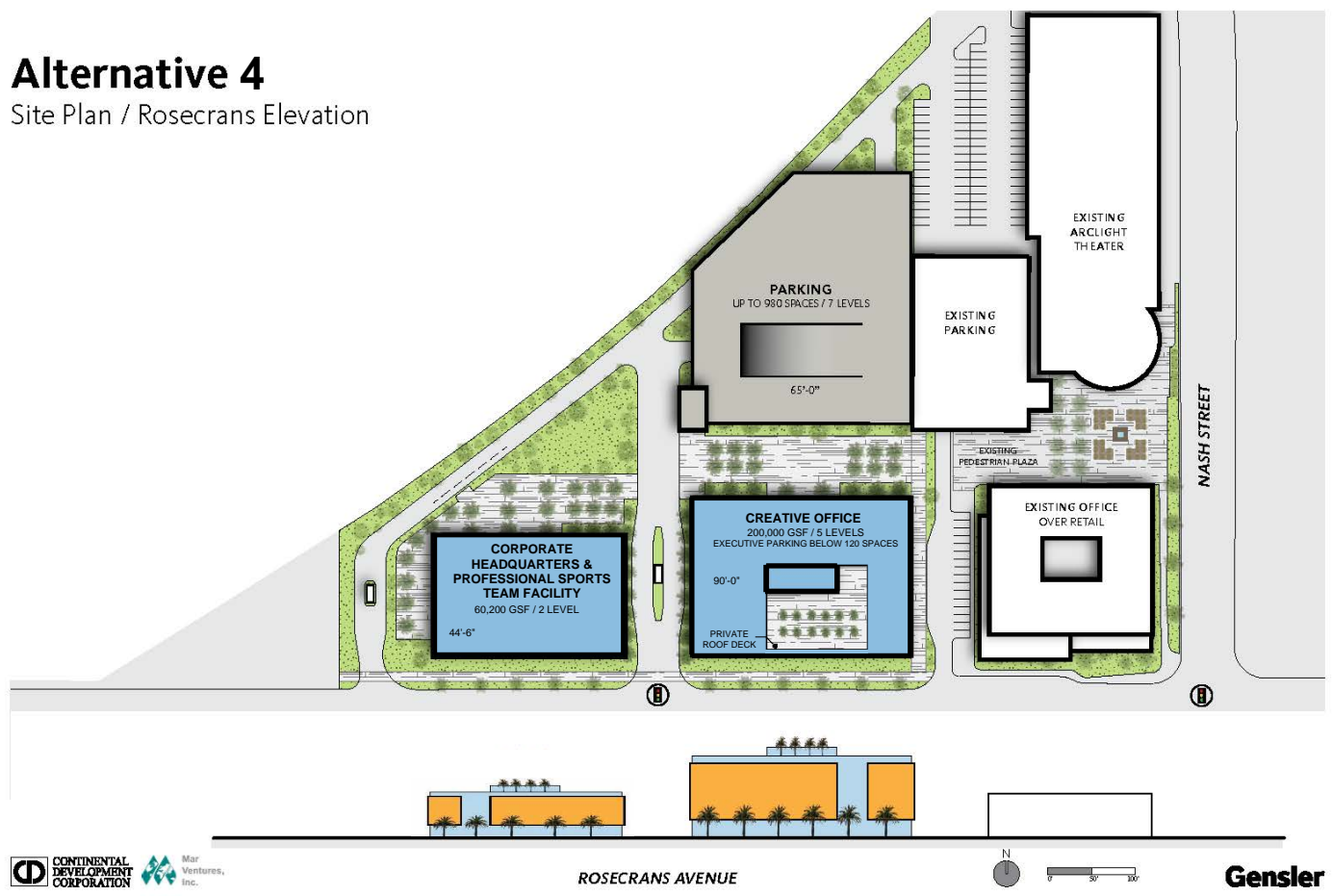
LA RE Development Holdings, LLC

By: _____

Its: _____

Alternative 4
 Site Plan / Rosecrans Elevation

EXHIBIT F
SITE PLAN FOR ALTERNATIVE 4



30

Exhibit C

Existing Development Agreement (DA) No. 5751

RECORDING REQUESTED BY
AND WHEN RECORDED MAIL TO:
CITY CLERK
CITY OF EL SEGUNDO
350 Main Street
El Segundo, California 90245

EXEMPT FROM RECORDER'S FEES
Pursuant to Government Code § 6103

DEVELOPMENT AGREEMENT
BY AND BETWEEN
THE CITY OF EL SEGUNDO
AND
ROSECRANS-SEPULVEDA PARTNERS 4, LLC
(FORMER AIR PRODUCTS SITE)

THIS AGREEMENT SHALL BE RECORDED WITHIN TEN DAYS OF EXECUTION BY
ALL PARTIES HERETO PURSUANT TO THE REQUIREMENTS OF GOVERNMENT CODE
§65868.5

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DEVELOPMENT AGREEMENT

This Development Agreement (the “Agreement”) is made and entered into by and between the CITY OF EL SEGUNDO, a municipal corporation (referred to hereinafter as “City”) and ROSECRANS-SEPULVEDA PARTNERS, 4 LLC, a Delaware limited liability company (hereinafter as “Developer”) as of this 20th day of August, 2019. City and Developer are referred to hereinafter individually as “Party” and collectively as “Parties”. In consideration of the mutual covenants and agreements contained in this Agreement, City and Developer agree as follows:

1. Definitions. Unless the contrary is stated or clearly appears from the context, the following definitions govern the construction of the words and phrases used in this Agreement. Words and phrases not defined in this Section will have the meaning set forth in this Agreement, the El Segundo Municipal Code, or in common usage.

“Applicable Rules” means:

- The El Segundo General Plan, as it existed on the Approval Date, as modified by the Project Approvals;
- The El Segundo Municipal Code, as it existed on the Approval Date, as modified by the Project Approvals;
- Such other laws, ordinances, rules, regulations, and official policies governing permitted uses of the property, density, design, improvement, development fees, and construction standards and specifications applicable to the development of the Property in force at the time of the Effective Date, which are not in conflict with this Agreement.

“Approval Date” means August 20, 2019, the date on which the last of the Project Approval applications was approved by the City.

“Approved Plans” means a plan for any aspect of the Project, including, without limitation, the Site Plan, signage plans, and landscaping and irrigation plans, which are approved by the City in accordance with the Applicable Rules, and Project Approvals.

“Beach Cities Media Campus” or “Media Campus” means development of the Property with a development of a mixture of creative office, retail/café, and studio and production facilities that would consist of a maximum of: 240,000 square feet of creative office with the option to incorporate a roof deck; 66,000 square feet of studio and production facilities building; 7,000 square feet of retail/café uses for a total of 313,000 square feet of floor area with an associated FAR of 1.13 to 1; and the provision of parking spaces in a combination of surface parking, underground parking, and a parking structure all as shown in the Conceptual Site Plan attached hereto as Exhibit B.

“Building Regulations” means those regulations set forth in Title 13 of the ESMC.

“CEQA” means the California Environmental Quality Act, Public Resources Code § 21000

et seq.

“CEQA Guidelines” means the regulations implementing CEQA which have been adopted by the State and found at Title 14 of the California Code of Regulations, § 150000 *et seq.*

“City Council” means the City Council of the City of El Segundo.

“Developer” means Rosecrans Sepulveda Partners 4 LLC and its transferees, assigns and successors in interest.

“Development Constraints” means all of the following:

- No building shall exceed 140 feet in height;
- Parking shall be in an amount which meets the El Segundo Municipal Code and may be located in a combination of surface parking, underground parking, and a parking structure; and
- Access shall be taken from two driveways along Rosecrans Boulevard and one driveway accessing the Property off of Nash Street, consistent with the Site Plans for the Media Campus.

“Development Standards” means the Site Development Standards set forth in the ESMC for the Urban Mixed-Use South zone, as well as those provisions of the ESMC relating to such things as landscaping, off-street parking and loading spaces, and signs. The Development Standards are part of the Applicable Rules.

“Director” means the Director of Planning and Building Safety, or his designee.

“Effective Date” means the date on which the Enabling Ordinance becomes effective in accordance with Government Code § 36937.

“ESMC” means the El Segundo Municipal Code.

“Enabling Ordinance” means Ordinance No. 1587, approving this Development Agreement.

“Future Approvals” means such subsequent discretionary and ministerial entitlements, including permits, which are required to develop the Project in addition to the Project Approvals, and which are applied for by the Developer and approved by the City. Once approved, a Future Approval becomes part of the Project Approvals.

“Alternatives” means Alternatives 1, 2, or 3 as described below:

- Alternative 1 shall consist of the following development components: (a) 25,000 square feet of retail space; (b) 100,000 square feet of general office space with the

option to incorporate a roof deck; and (c) 188,000 square feet of studio and production facilities, as shown in the Site Plan attached hereto as Exhibit C.

- Alternative 2 shall consist of the following development components: (a) 100,000 square feet of research and development; (b) 10,000 square feet of retail; and (c) 100,040 square feet of creative office space with the option to incorporate a roof deck, as shown in the Site Plan attached hereto as Exhibit D.
- Alternative 3 shall consist of the following development component: (a) 261,990 square feet of creative office space with the option to incorporate a roof deck, as shown in the Site Plan attached hereto as Exhibit E.

“Party” means the City or the Developer. “Parties” shall mean both the City and the Developer.

“Person” means a natural person or any entity.

“Project” means the development of the Property for the Beach Cities Media Campus or one of the Alternatives in substantial conformance with the site plans attached hereto as Exhibits B through E, in accordance with the Project Approvals and Applicable Rules.

“Project Approvals” means:

- Final Environmental Impact Report (FEIR) No. EA-1201, as certified by Resolution No. 5159 on August 6, 2019;
- Mitigation Monitoring Program for FEIR No. EA-1201, as adopted by Resolution No. 5159 on August 6, 2019;
- General Plan Amendment No. 17-01, as approved by Resolution No. 5160 on August 6, 2019, including a change in the Land Use Map;
- Zone Change No. 17-01, as approved by Ordinance No. 1587 on August 20, 2019, including a change in the Zoning Map;
- This Development Agreement as approved by Ordinance No. 1587 on August 20, 2019.

“Property” refers to that 6.37 acres which is described in Exhibit A, attached hereto and incorporated herein by reference.

“Site Plan” refers to the conceptual development plans for the Beach Cities Media Campus and each of the three Alternatives as shown on Exhibits B through E, attached hereto and incorporated herein by reference.

“Subsequent Rules” means any changes to the Applicable Rules, including, without limitation, any change by means of an ordinance, initiative, resolution, policy, order or moratorium, initiated or instituted for any reason whatsoever and adopted by the City Council, the Planning Commission or any other board, agency, commission or department of the City, or any officer or employee thereof, or by the electorate, which would, absent this Agreement, otherwise apply to the Property.

“Transferee” means a Person which assumes in whole or in part the rights and obligations under this Agreement with respect to all or a portion of the Property.

“Zone” means the Urban Mixed-Use South (MU-S) zone.

2. Recitals. This Agreement is made with respect to the following facts and for the following purposes, each of which is acknowledged as true and correct by the Parties:

2.1 Pursuant to Government Code § 65865 *et seq.*, the City is authorized to enter into a binding contractual agreement with any person having a legal or equitable interest in real property for the development of such property.

2.2 Developer is the owner of the Property.

2.3 Developer desires to redevelop the Property, which is a former industrial site located on Rosecrans Boulevard, with a mix of commercial uses in order to complete the Rosecrans Corridor.

2.4 By this Agreement, each Party desires to obtain the binding agreement of the other Party to develop the Property in accordance with the Project Approvals, Applicable Rules and this Agreement. In consideration thereof, the City agrees to limit the future exercise of certain of its governmental and proprietary powers to the extent specified in this Agreement. The Developer agrees to waive its rights, if any, to challenge legally the limitations on density and use imposed upon development of the Property and other restrictions and obligations set forth in this Agreement and the Project Approvals.

2.5 City and Developer have acknowledged and agreed that the consideration that is to be exchanged pursuant to this Agreement is fair, just and reasonable.

2.6 This Agreement is intended to provide flexible entitlements to develop the Media Campus or one of the three Alternatives, within the parameters set forth herein and subject to the terms and conditions hereof, to meet the changing market demands that are likely to occur throughout the Term of this Agreement.

2.7 The Project uses are consistent with the City’s General Plan, as amended, (the “General Plan”).

2.8 Development of the Project has, and will continue to, further the comprehensive planning objectives contained within the General Plan, and will result in public benefits, including, among others, the following:

2.8.1 Fulfilling long-term economic and social goals for City and the community;

2.8.2 Providing fiscal benefits to City's general fund in terms of increased utility, business license, property and sales tax revenues, which are anticipated to exceed \$390,000 annually;

2.8.3 Providing both short-term construction employment and long-term permanent employment within City;

2.8.4 Eliminating blighted areas;

2.8.5 Facilitating environmental remediation on and around the Property;

2.8.6 Giving up the right to develop the Property with certain uses which are allowed or conditionally allowed in the MU-S zone.

2.9 On May 23, 2019, the Planning Commission of the City commenced a duly noticed public hearing on the Project Approvals. At the conclusion of the hearing the Planning Commission recommended that the City Council approve the Project Approvals.

2.10 On August 6, 2019, 2019, the City Council commenced a duly noticed public hearing on the Project Approvals. Prior to approving this Agreement by the Enabling Ordinance, the City Council adopted Resolution No. 5159 approving the FEIR.

2.11 All of the Property is subject to this Agreement.

3. Binding Effect. The burdens of this Agreement are binding upon, and the benefits of the Agreement inure to the City and the Developer and each successive transferee, assign and successor in interest thereto and constitute covenants that run with the land. Any and all rights and obligations that are attributed to the Developer under this Agreement shall run with the land.

3.1 Constructive Notice and Acceptance. Every person who acquires any right, title or interest in or to any portion of the Property in which the Developer has a legal interest is, and shall be, conclusively deemed to have consented and agreed to be bound by this Agreement, whether or not any reference to this Agreement is contained in the instrument by which such person acquired such right, title or interest.

3.2 Rights to Assign and Transfer. Developer may assign or transfer its rights and obligations under this Agreement with respect to the Property, or any portion thereof, to any person at any time during the term of this Agreement without approval of the City. For purpose of this Agreement, the Transferee must be considered the "owner" of that portion of the Property which

is covered by such transfer.

3.3 Liabilities Upon Transfer. Upon the delegation of the duties and obligations under this Agreement and the sale, transfer or assignment of all or any portion of the Property, Developer will be released from its obligations under this Agreement with respect to the Property, or portion thereof, so transferred arising subsequent to the effective date of such transfer, if: (i) Developer has provided to the City prior or subsequent written notice of such transfer; and (ii) the Transferee has agreed in writing to be subject to all of the provisions hereof applicable to the portion of the Property so transferred by executing an Assignment and Assumption Agreement in the form of Exhibit F attached hereto and incorporated herein by reference. Upon any transfer of any portion of the Property and the express assumption of Developer's obligations under this Agreement by such Transferee, the City agrees to look solely to the Transferee for compliance by such Transferee with the provisions of this Agreement as such provisions relate to the portion of the Property acquired by such Transferee. Any such Transferee shall be entitled to the benefits of this Agreement as "Developer" hereunder and shall be subject to the obligations of this Agreement applicable to the parcel(s) transferred. A default by any Transferee shall only affect that portion of the Property owned by such Transferee and shall not cancel or diminish in any way Developer's rights hereunder with respect to any portion of the Property not owned by such Transferee. The Transferee shall be responsible for satisfying the good faith compliance requirements set forth in Section 8 below relating to the portion of the Property owned by such Transferee, and any amendment to this Agreement between the City and a Transferee shall only affect the portion of the Property owned by such Transferee.

3.4 Resumption of Rights. If Transferee defaults with respect to any provision of this Agreement, developer may, but is not obligated to, resume Transferee's obligations upon written notification to City.

4. Development of the Property. The following provisions, in addition to the Applicable Rules, shall govern the development and use of the Property.

4.1 Permitted Uses, Design and Development Standards, and Dedication of Land for Public Purposes. The permitted, administratively permitted, and conditionally permitted uses of the Property as well as the Development Standards and provisions for reservation or dedication of land for public purposes are set forth in the Project Approvals and Applicable Rules.

4.2 Entitlement to Develop. The Developer is granted the vested right to develop the Project subject to the Applicable Rules, the Project Approvals, and any Future Approvals..

4.3 Additional Restrictions. In addition to the Applicable Rules, the Project Approvals, and this Agreement, Developer shall record a restriction against the Property prohibiting the following uses: (i) drive-through restaurants; (ii) adult businesses; (iii) catering services/flight kitchens; (iv) freight forwarding; and (v) service stations. This restriction shall survive the termination of this Agreement and the restrictions shall not be removed without the written consent of the City.

4.4 [Reserved]

4.5 Building Regulations. Notwithstanding Section 4.6 below, all construction on the Property shall adhere to the Building Regulations in effect at the time an application for a building permit is submitted and to any federal or state building requirements that are then in effect at such time. Additionally, nothing in this Agreement prevents the City from applying “standard specifications” for public improvements (e.g., streets, storm drainage, parking lot standards, driveway widths), as the same may be adopted or amended from time to time by the City, provided that the provisions of any such standards and specifications apply only to the extent they are in effect on a Citywide basis.

4.6 Subsequent Rules. Subsequent Rules cannot be applied by the City to any part of the Property unless the Developer gives the City written notice of its election to have such Subsequent Rule applied to the Property, in which case such Subsequent Rule is deemed to be an Applicable Rule.

4.7 Fees, Exactions, Mitigation Measures, Conditions, Reservations and Dedications.

4.7.1 Subject to sections 4.7.2, 4.7.3, and 5.2, all fees, exactions, mitigation measures, conditions, reservations and dedications of land for public purposes that are applicable to the Project are set forth in the Applicable Rules, the Project Approvals, and this Agreement.

4.7.2 Except as otherwise provided in this Agreement, and specifically excluding fees set by entities not controlled by the City that are collected by the City, the City can only charge and impose those fees and exactions, including, without limitation, dedication and any other fee relating to development or the privilege of development, which are in effect on a City-wide basis as of the Effective Date.

4.7.3 The Developer must pay the amount of the impact fees that are in effect at the time of application for the building permit pursuant to City Council Resolution Nos. 4443 and 4687, or such subsequent resolutions as may be adopted by the City Council in accordance with applicable procedures, but shall not be required to pay any new impact fees that are not in effect at the time of Project Approvals.

4.7.4 This Section shall not be construed to limit the authority of the City to charge normal and customary application, processing, and permit fees, including legal and environmental processing costs, for land use approvals, building permits and other similar permits, for Future Approvals, which fees are designed to reimburse City’s actual expenses attributable to such application, processing and permitting and are in force and effect on a City-wide basis at such time as applications for such approvals are filed with the City.

4.8 Use of Easements. Notwithstanding the provisions of the Applicable Rules, easements dedicated for vehicular and pedestrian use shall be permitted to include easements for underground drainage, water, sewer, gas, electricity, telephone, cable, and environmental

remediation and other utilities and facilities so long as they do not unreasonably interfere with pedestrian and/or vehicular use.

4.9 Timing of Development. In *Pardee Construction Co. v. City of Camarillo (Pardee)*, 37 Cal.3d 465 (1984), the California Supreme Court held that the failure of the parties therein to provide for the timing or rate of development resulted in a later-adopted initiative restricting the rate of development to prevail against the parties' agreement. City and Developer intend to avoid the result in *Pardee* by acknowledging and providing that Developer shall have the right, without obligation, to develop the Property in such order and at such rate and times as Developer deems appropriate within the exercise of its subjective business judgment subject to the terms of this Agreement.

In furtherance of the Parties' intent, as set forth in this Section, no future amendment of any existing City ordinance or resolution, or future adoption of any ordinance, resolution or other action, that purports to limit the rate or timing of development over time or alter the sequencing of development phases, whether adopted or imposed by the City Council or through the initiative or referendum process, shall apply to the Property. However, nothing in this Section shall be construed to limit City's right to enforce Developer's obligation pursuant to this Agreement to provide all infrastructure required by the Project Approvals and this Agreement.

4.10 Moratorium.

4.10.1 The City shall not impose a moratorium on the Property unless such is necessary to protect a significant threat to the health, safety and welfare of the City.

4.10.2 Except as provided in Section 4.10.1 above, no City-imposed moratorium or other limitation (whether relating to the rate, timing or sequencing of the development or construction of all or any part of the Property, whether imposed by ordinance, initiative, resolution, policy, order or otherwise, and whether enacted by the City Council, an agency of the City, the electorate or otherwise) affecting parcel or subdivision maps (whether tentative, vesting tentative, or final), building permits, occupancy certificates, or other entitlements to use or service (including, without limitation, water and sewer), approved, issued or granted within the City, or portions of the City, applies to the Property to the extent such moratorium or other limitation is in conflict with this Agreement. However, the provisions of this Section do not affect the City's compliance with moratoria or other limitations mandated by other governmental agencies or court-imposed moratoria or other limitations.

4.11 Term. This Agreement shall be in effect for a period of 10 years from the Effective Date of the Enabling Ordinance. However, the Developer or the City shall be entitled to, by written notice to the other Party prior to the Agreement's expiration, one (1) five (5)-year extension, provided that the requesting Party is not in material default of this Agreement at such time beyond any applicable period to cure provided for by Section 8.5 below. Before the expiration of the five (5) year extension, the Parties may mutually agree to further extensions. In the event of litigation challenging this Agreement, the Term is automatically suspended for the duration of such litigation and resumes upon final disposition of such challenge and any appeal thereof upholding the validity

of this Agreement. In the event that a referendum petition concerning this Agreement is duly filed in such a manner that the ordinance approving this Agreement is suspended, then the Term is deemed to commence upon City Council certification of the results of the referendum election approving this Agreement.

4.12 Term of Map(s) and Other Project Approvals. Pursuant to California Government Code Sections 66452.6(a) and 65863.9, the term of any subdivision or parcel map that has been or in the future may be processed on all or any portion of the Property and the term of each of the Project Approvals shall be extended for a period of time through the scheduled termination date of this Agreement as set forth in Section 4.11 above, including any extensions thereto.

4.13 Future Approvals.

4.13.1 Minor Modifications to Project. The Developer may make minor changes to the Project and Project Approvals (“Minor Modifications”) without the need to amend this Agreement upon the administrative approval of the Director.

(a) Minor Modifications include:

(i) A modification to the Site Plan for the Media Campus, or the Alternatives, provided the Director determines, in his/her discretion, that the Site Plan is substantially similar to the approved Site Plans attached hereto as Exhibits B through E; the modification complies with the Development Constraints; and there is no change which would qualify as a Major Modification under section 4.13.2 below;

(ii) A different mix of retail space, general or creative office space, studio and production facilities, or research and development uses provided that it meets the Development Constraints and the Director determines that no subsequent or supplemental EIR is required and any new impacts can be mitigated; and

(iii) any other change that does not qualify as a Major Modification as defined below.

(b) The City shall not unreasonably withhold or delay approval of any Minor Modification. The City shall have the right to impose reasonable conditions in connection with Minor Modifications, provided, however, such conditions shall not be inconsistent with the Applicable Rules, the Project Approvals or with the development of the Project as contemplated by this Agreement.

(c) Minor Modification of Project Approvals A Minor Amendment approved by the City shall continue to constitute the Project Approvals as referenced herein.

4.13.2 Modifications Requiring Amendment to this Agreement. Any proposed modification to the Project which results in any of the following shall constitute a Major Modification and shall require an amendment to this Agreement pursuant to Section 14 below:

- (a) Any decrease in the required building setbacks of the MU-S Zone;
- (b) Any increase in the total developable square footage of the entire Property in excess of a maximum FAR of 1.13;
- (c) Any increase in height of buildings or structures on the Property above 140 feet;
- (d) Any decrease in the minimum required lot area as set forth in the MU-S Zone;
- (e) Any decrease in the minimum required lot frontage as set forth in the MU-S Zone;
- (f) Any increase to the level of significance of any traffic impact, unless a subsequent traffic report has been prepared to the reasonable satisfaction of the Director that identifies potential impacts and proposes feasible mitigation measures to mitigate such impacts and otherwise complies with CEQA;
- (g) Any change to the access of the Property from having two driveways on Rosecrans Boulevard and one driveway accessing the Property off of Nash Street;
- (h) Any decrease to the amount of parking below that required by the El Segundo Municipal Code;
- (i) Any change which creates a new environmental impact which cannot be mitigated to a level of insignificance;
- (j) Any change in use to a use which is not permitted under this Agreement, but is otherwise permitted in the MU-S Zone.

4.14 Site Plan Review. Site Plan Review approval shall be required in accordance with Chapter 15-30 of the El Segundo Municipal Code. Nothing in this Agreement is intended to limit the applicability of the Site Plan Review requirement in Chapter 15-30 of the ESMC.

4.15 Issuance of Building Permits. No building permit, final inspection or Certificate of Occupancy will be unreasonably withheld, conditioned, or delayed from the Developer if all infrastructure required to serve the portion of the Property covered by the building permit, final inspection or Certificate of Occupancy is in place or is suitably guaranteed to be completed (by covenant, bond, letter of credit or otherwise) to the reasonable satisfaction of the City prior to completion of construction and all of the other relevant provisions of the Project Approvals, Future

Approvals and this Agreement have been satisfied.

5. Developer Agreements.

5.1 General. The Developer shall comply with: (i) this Agreement; (ii) the Project Approvals, including without limitation all mitigation measures required by the determination made pursuant to the California Environmental Quality Act; and (iii) all Future Approvals for which it is the applicant or a successor in interest to the applicant.

5.1.1 In the event that any of the mitigation measures or conditions required of Developer hereunder have been implemented by others, Developer shall be conclusively deemed to have satisfied such mitigation measures or conditions, consistent with CEQA. If any such mitigation measures or conditions are rejected by a governmental agency with jurisdiction, the Developer may implement reasonably equivalent substitute mitigation, consistent with CEQA, to the City's satisfaction, in lieu of the rejected mitigation measures or conditions. Such substitution shall be deemed to be a Minor Modification pursuant to Section 4.13.1 above.

5.2 Development Fees. Subject to the provisions of Section 4.7 above, Developer shall pay the development fees in effect at the time of building permit application. The Developer shall be entitled to credits against the City's traffic mitigation fees to the extent off-site traffic improvements that are required by the Project Approvals are included in any subsequent traffic fee mitigation program adopted by the City pursuant to Government Code Section 66000, *et seq.* Such credits shall be based upon the actual audited costs and shall only be granted to the extent such improvements are constructed in accordance with all applicable state and local laws. The Developer waives any and all rights it may have to challenge development fees that are in effect at the time of the Effective Date and the City's right to amend its current development fees. However, the Developer retains the legal right to challenge the amount of any such amended or increased development fees to the extent such are not in compliance with the requirements of Government Code Section 66000, *et seq.* as well as its right to receive credits against such amended or increased fees.

5.3 Maintenance Obligations. The Developer shall maintain all portions of the Property in its possession or control, and any improvements thereon, in a first class clean, neat and orderly manner. The Parties' respective maintenance obligations shall survive any termination or expiration of this Agreement.

5.4 Sales and Use Tax.

5.4.1 In the event the contract price for any work on the Project is valued at five million dollars (\$5,000,000.00) or more, Developer agrees to report, on a State Board of Equalization Tax Return, any purchases of tangible personal property made in connection with the finishing of and/or installation of materials, or fixtures for the Project, when such purchases were made without sales or use tax due. Developer shall indicate the City as a registered job site location on the State Board of Equalization Tax Return. In such event, Developer shall also obtain a permit or a sub-permit from the State Board of Equalization indicating the City as the registered job site

location, in accordance with Revenue and Taxation Code § 7051.3 or State Board of Equalization Compliance Policy and Procedure Manual § 295.060.

5.4.2 Developer further agrees that if Developer retains contractors or subcontractors to perform a portion of work in the Project, and said contracts or subcontracts are valued at five million dollars (\$5,000,000) or more, said contracts or subcontracts shall contain the provisions set forth in Subsection (a) above.

5.4.3 The Director of Finance of the City is authorized to relieve Developer, and Developer's contractors and subcontractors, from the requirements set forth in this Section 5.4 upon proof to the reasonable satisfaction of the Director of Finance that Developer and/or its contractors or subcontractors have made good faith efforts to obtain said permit or sub-permits, but were denied the same by the State Board of Equalization.

6. City Agreements.

6.1 Expedited Processing. The City shall process, at Developer's expense, in an expedited manner all plan checking, excavation, grading, building, encroachment and street improvement permits, Certificates of Occupancy, utility connection authorizations, and other ministerial permits or approvals necessary, convenient or appropriate for the grading, excavation, construction, development, improvement, use and occupancy of the Project in accordance with the City's accelerated plan check process under the Applicable Rules. Without limiting the foregoing, if requested by Developer, the City agrees to utilize private planners and plan checkers (upon Developer's request and at Developer's cost) and any other available means to expedite the processing of Project applications, including concurrent processing of such applications by various City departments.

6.2 Processing Cooperation and Assistance. To the extent permitted by law, the City shall reasonably cooperate with the Developer in securing any and all entitlements, authorizations, permits or approvals which may be required by any other governmental or quasi-governmental entity in connection with the development of the Project or the Property. Without limiting the foregoing, the City shall reasonably cooperate with the Developer in any dealings with federal, state and other local governmental and quasi-governmental entities concerning issues affecting the Property. The City shall keep the Developer fully informed with respect to its communications with such agencies which could impact the development of the Property. The City must not take any actions to encourage any other governmental or quasi-governmental entities from withholding any necessary approvals and any such contrary actions on the part of the City must be considered a breach of this Agreement by City.

6.3 Processing During Third Party Litigation. The filing of any third party lawsuit(s) against the City or the Developer relating to this Agreement, the Project Approvals, any Future Approvals or to other development issues affecting any portion of the Property or the Project shall not hinder, delay or stop the development, processing or construction of the Project, approval of the Future Approvals, or issuance of ministerial permits or approvals, unless the third party obtains a court order restraining the activity. The City must not stipulate to or cooperate in the issuance

of any such order.

6.4 Performance of Director Duties. The City shall ensure that a person or persons are designated at all times to carry out the duties of the Director set forth in this Agreement.

7. Modification/Suspension.

7.1 Pursuant to Government Code Section 65869.5, in the event that any state or federal law or regulation, enacted after the Effective Date, precludes compliance with any provision of this Agreement, such provision shall be deemed modified or suspended to the extent practicable to comply with such state or federal law or regulation, as reasonably determined necessary by City. Upon repeal of said law or regulation or the occurrence of any other event removing the effect thereof upon the Agreement, the provisions hereof shall be restored to their full original effect.

7.2 In the event any state or federal resources agency (i.e., California Department of Fish and Game, U.S. Fish and Wildlife Service, U.S. Army Corps of Engineers, Regional Water Quality Control Board/State Water Resources Control Board), in connection with its final issuance of a permit or certification for all or a portion of the Project, imposes requirements (“Permitting Requirements”) that require modifications to the Project, then the parties will work together in good faith to incorporate such changes into the Project; provided, however, that if Developer appeals or challenges any such Permit Requirements, then the Parties may defer such changes until the completion of such appeal or challenge.

8. Demonstration of Good Faith Compliance.

8.1 Review of Compliance. In accordance with Government Code Section 65865.1, this Section 8 and the Applicable Rules, once each year, on or before each anniversary of the Effective Date (“Periodic Review”), the City Planning and Building Safety Director shall review the extent of the Developer’s good faith substantial compliance with the terms and provisions of this Agreement as well as the performance by the City of its obligations under this Agreement.

8.2 Good Faith Compliance. During each Periodic Review, the Developer shall demonstrate by written status report that, during the preceding twelve (12) month period, that it has been in good faith compliance with this Agreement. For purposes of this Agreement, the phrase “good faith compliance” shall mean that the Developer has demonstrated that it has acted in a commercially reasonable manner (taking into account the circumstances which then exist) and in good faith in and has substantially complied with the Developer’s material obligations under this Agreement.

8.3 City Report - Information to be Provided to Developer. At least 14 days before the annual anniversary of the Effective Date, the City must deliver to the Developer a copy of all staff reports prepared in connection with a Periodic Review, any prior staff reports generated during the review period, written comments from the public, and, to the extent practical, all related exhibits concerning such Periodic Review. This information shall be known as the “City Report.”

8.4 Developer's Report. No later than the annual anniversary of the Effective Date, Developer must submit a written status report to the Director addressing the good faith compliance issue and any issues raised by the City Report provided to the Developer in accordance with section 8.3 above.

8.5 Notice of Non-Compliance; Cure Rights. If, after reviewing the Developer's Report, the Director reasonably concludes on the basis of substantial evidence that as to any parcel or parcels comprising the Property, Developer has not demonstrated that it is in good faith compliance with this Agreement, the Director may issue and deliver to the Developer a written Notice of Violation as set forth in Section 10 below.

8.6 Public Notice of Finding. Any appeal of the Director's determination (including any appeal by the Developer) must be filed within twenty (20) days following such decision. Filing such an appeal tolls the cure period specified in the Notice of Violation. Notwithstanding Section 13.1, an appeal regarding the Notice of Violation shall be heard directly by the City Council at a duly-noticed public hearing and the City Council must issue a final decision. Developer retains the right to challenge the City's issuance of any final decision pursuant to Code of Civil Procedure § 1094.5 without complying with the procedures set forth in Section 10.4 below.

8.7 Failure of Periodic Review. The City's failure to review, at least annually, compliance by the Developer with the terms and conditions of this Agreement shall not constitute or be asserted by any Party as a breach by any other Party of this Agreement. If the City fails to provide the City Report by the Effective Date, Developer will be deemed to be in good faith compliance with this Agreement.

9. Excusable Delays. Performance by any Party of its obligations hereunder shall be excused during any period of "Excusable Delay," as hereinafter defined, provided that the Party claiming the delay gives notice of the delay to the other Party as soon as reasonably possible after the same has been ascertained. For purposes hereof, Excusable Delay shall mean delay that directly affects, and is beyond the reasonable control of, the Party claiming the delay, including without limitation: (i) act of God; (ii) civil commotion; (iii) riot; (iv) strike, picketing or other labor dispute; (v) shortage of materials or supplies; (vi) damage to work in progress by reason of fire, flood, earthquake or other casualty; (vii) reasonably unforeseeable delay caused by a reasonably unforeseeable restriction imposed or mandated by a governmental entity other than City; (viii) litigation brought by a third party attacking the validity of this Agreement, a Project Approval, a Future Approval or any other action necessary for development of the Property; (ix) delays caused by any default by City or the Developer hereunder; or (x) delays due to the presence or remediation of hazardous materials. The term of this Agreement, including any extensions, shall be extended by any period of Excusable Delay.

10. Default Provisions.

10.1 Default. Either Party to this Agreement shall be deemed to have breached this Agreement if it materially breaches any of the provisions of this Agreement and the same is not cured within the time set forth in a written notice of violation (the "Notice of Violation") from the

non-breaching Party to the breaching Party, which period of time shall not be less than ten (10) days for monetary defaults, and not less than sixty (60) days for non-monetary defaults from the date that the notice is deemed received, provided if the breaching Party cannot reasonably cure a non-monetary default within the time set forth in the notice, then the breaching Party shall not be in default if it commences to cure the default within such time limit and diligently effects such cure thereafter. If the City determines that a default may have occurred, the City shall give written notice to the Developer of its intention to terminate this Agreement and comply with the notice and public hearing requirements of Government Code Sections 65867 and 65868. At the time and place set for the hearing on termination, the Developer shall be given an opportunity to be heard. If the City Council finds based upon the evidence that the Developer is in breach of this Agreement, the City Council may modify or terminate this Agreement. If Developer initiates a resolution of dispute in accordance with the provisions of Section 10.4 below within 60 days following the City Council's determination that Developer is in breach of this Agreement, the City Council's decision to modify or terminate this Agreement is stayed until the issue has been resolved through informal procedures, mediation, or court proceedings.

10.2 Content of Notice of Violation. Every Notice of Violation shall state with specificity that it is given pursuant to this Section of the Agreement, the nature of the alleged breach, (including references to the pertinent provisions of this Agreement), the portion of the Property involved, and the manner in which the breach may be satisfactorily cured. The notice shall be deemed given in accordance with Section 19 hereof.

10.3 Remedies for Breach. The Parties agree that the remedies for breach of this Agreement shall be limited to the remedies expressly set forth in this section. Developer's remedies for any breach of this Agreement by City shall be limited to injunctive relief and/or specific performance.

10.4 Resolution of Disputes. The City and the Developer agree to attempt to settle any claim, dispute or controversy arising from this Agreement through consultation and negotiation in good faith and in spirit of mutual cooperation. If those attempts fail, the dispute may be mediated by a mediator chosen jointly by the City and the Developer within 30 days after notice by one of the parties demanding non-binding mediation. Neither Party may unreasonably withhold consent to the selection of a mediator. The City and the Developer will share the cost of the mediation equally. The Parties may agree to engage in some other form of non-binding alternate dispute resolution ("ADR") procedure in lieu of mediation. Any dispute that cannot be resolved between the Parties through negotiation or mediation within two months after the date of the initial demand for non-binding mediation may then be submitted to a court of competent jurisdiction in the County of Los Angeles, California.

10.5 Attorney's Fees and Costs. Each Party to this Agreement agrees to waive any entitlement of attorney's fees and costs incurred with respect to any dispute arising from this Agreement. The parties will each bear their own attorney's fees and costs in the event of any dispute.

11. Mortgagee Protection. This Agreement shall not prevent or limit the Developer, in any

manner, at Developer's sole discretion, from encumbering the Property or any portion thereof or any improvements thereon by any mortgage, deed of trust or other security device. The City acknowledges that the lender(s) providing such financing ("Mortgagee") may require certain Agreement interpretations and agrees, upon request, from time to time, to meet with the Developer and representatives of such lender(s) to provide within a reasonable time period the City's response to such requested interpretations. The City will not unreasonably withhold its consent to any such requested interpretation, provided that such interpretation is consistent with the intent and purposes of this Agreement. Any Mortgagee of a mortgage or a beneficiary of a deed of trust or any successor or assign thereof, including without limitation the purchaser at a judicial or non-judicial foreclosure sale or a person or entity who obtains title by deed-in-lieu of foreclosure on the Property shall be entitled to the following rights and privileges:

11.1 Mortgage Not Rendered Invalid. Neither entering into this Agreement nor a breach of this Agreement shall defeat, render invalid, diminish, or impair the priority of the lien of any mortgage or deed of trust on the Property made in good faith and for value. No Mortgagee shall have an obligation or duty under this Agreement to perform the Developer's obligations, or to guarantee such performance, prior to taking title to all or a portion of the Property.

11.2 Request for Notice to Mortgagee. The Mortgagee of any mortgage or deed of trust encumbering the Property, or any part thereof, who has submitted a request in writing to the City in the manner specified herein for giving notices, shall be entitled to receive a copy of any Notice of Violation delivered to the Developer.

11.3 Mortgagee's Time to Cure. The City shall provide a copy of any Notice of Violation to the Mortgagee that has requested such copy within ten (10) days of sending the Notice of Violation to the Developer. The Mortgagee shall have the right, but not the obligation, to cure the default for period of sixty (60) days after receipt of such Notice of Violation, or such longer period of time as may be specified in the Notice. Notwithstanding the foregoing, if such default shall be a default which can only be remedied by such Mortgagee obtaining possession of the Property, or any portion thereof, and such Mortgagee seeks to obtain possession, such Mortgagee shall have until sixty (60) days after the date of obtaining such possession to cure or, if such default cannot reasonably be cured within such period, to commence to cure such default, provided that such default is cured no later than one (1) year after Mortgagee obtains such possession.

11.4 Cure Rights. Any Mortgagee who takes title to all of the Property, or any part thereof, pursuant to foreclosure of the mortgage or deed of trust, or a deed in lieu of foreclosure, shall succeed to the rights and obligations of the Developer under this Agreement as to the Property or portion thereof so acquired; provided, however, in no event shall such Mortgagee be liable for any defaults or monetary obligations of the Developer arising prior to acquisition of title to the Property by such Mortgagee, except that any such Mortgagee shall not be entitled to a building permit or occupancy certificate until all delinquent and current fees and other monetary or non-monetary obligations due under this Agreement for the Property, or portion thereof acquired by such Mortgagee, have been satisfied.

11.5 Bankruptcy. If any Mortgagee is prohibited from commencing or prosecuting

foreclosure or other appropriate proceedings in the nature of foreclosure by any process or injunction issued by any court or by reason of any action by any court having jurisdiction of any bankruptcy or insolvency proceedings involving the Developer, the times specified in Section 10 above shall be extended for the period of the prohibition, except that any such extension shall not extend the term of this Agreement.

11.6 Disaffirmation. If this Agreement is terminated as to any portion of the Property by reason of (i) any default or (ii) as a result of a bankruptcy proceeding, and this Agreement is disaffirmed by a receiver, liquidator, or trustee for the Developer or its property, the City, if requested by any Mortgagee, shall negotiate in good faith with such Mortgagee for a new development agreement for the Project as to such portion of the Property with the most senior Mortgagee requesting such new agreement. This Agreement does not require any Mortgagee or the City to enter into a new development agreement pursuant to this Section.

12. Estoppel Certificate. At any time and from time to time, the Developer may deliver written notice to City and City may deliver written notice to the Developer requesting that such Party certify in writing that, to the knowledge of the certifying Party: (i) this Agreement is in full force and effect and a binding obligation of the Parties; (ii) this Agreement has not been amended, or if amended, the identity of each amendment; and (iii) the requesting Party is not in breach of this Agreement, or if in breach, a description of each such breach. The Party receiving such a request shall execute and return the certificate within thirty (30) days following receipt of the notice. The failure of the City to deliver such a written notice within such time shall constitute a conclusive presumption against the City that, except as may be represented by the Developer, this Agreement is in full force and effect without modification, and that there are no uncured defaults in the performance of the Developer. The City Planning and Building Safety Director shall be authorized to execute, on behalf of the City, any Estoppel Certificate requested by the Developer. City acknowledges that a certificate may be relied upon by successors in interest to the Developer who requested the certificate and by holders of record of deeds of trust on the portion of the Property in which that Developer has a legal interest.

13. Administration of Agreement.

13.1 Appeal of Staff Determinations. Any decision by City staff concerning the interpretation or administration of this Agreement or development of the Property in accordance herewith may be appealed by the Developer to the Planning Commission, and thereafter, if necessary, to the City Council pursuant to the El Segundo Municipal Code. The Developer shall not seek judicial review of any staff decision without first having exhausted its remedies pursuant to this Section. Final determinations by the City Council are subject to judicial review subject to the restrictions and limitations of California law.

13.2 Operating Memoranda. The provisions of this Agreement require a close degree of cooperation between City and Developer. During the Term of this Agreement, clarifications to this Agreement and the Applicable Rules may be appropriate with respect to the details of performance of City and Developer. If and when, from time to time, during the term of this Agreement, City and Developer agree that such clarifications are necessary or appropriate, they

shall effectuate such clarification through a memoranda approved in writing by City and Developer (the “Operating Memoranda”), which, after execution, shall be attached hereto and become part of this Agreement and the same may be further clarified from time to time as necessary with future written approval by City and the Developer. Operating Memoranda are not intended to and shall not constitute an amendment to this Agreement but are mere ministerial clarifications, therefore public notices and hearings are not required. The City Attorney shall be authorized, upon consultation with, and approval of, the Developer, to determine whether a requested clarification may be effectuated pursuant to this Section or whether the requested clarification is of such character to constitute an amendment hereof which requires compliance with the provisions of Section 14 below. The authority to enter into such Operating Memoranda is hereby delegated to the Director, and the Director is hereby authorized to execute any Operating Memoranda hereunder without further City Council action.

13.3 Certificate of Performance. Upon the completion of the Project, or the completion of development of any parcel within the Project, or upon completion of performance of this Agreement or its earlier revocation and termination, the City shall provide the Developer, upon the Developer’s request, with a statement (“Certificate of Performance”) evidencing said completion or revocation and the release of the Developer from further obligations hereunder, except for any ongoing obligations hereunder. The Certificate of Performance shall be signed by the appropriate agents of the Developer and the City and shall be recorded in the official records of Los Angeles County, California. Such Certificate of Performance is not a notice of completion as referred to in California Civil Code § 3093.

14. Amendment or Termination by Mutual Consent. Except as otherwise set forth herein, this Agreement may only be amended or terminated, in whole or in part, by mutual consent of City and the Developer, and upon compliance with the provisions of Government Code § 65867.

15. Indemnification/Defense.

15.1 Indemnification. The Developer agrees to indemnify and hold the City harmless from and against any claim, action, damages, costs (including, without limitation, attorney’s fees), injuries, or liability, arising from the City’s approval of the Project, this Agreement, Developer’s performance of this Agreement, and all procedures with approving this Agreement (collectively, “Discretionary Approvals”), except to the extent such is a result of the City’s sole negligence or intentional misconduct. Should the City be named in any suit, or should any claim be brought against it by suit or otherwise, whether the same be groundless or not, arising out of the Discretionary Approvals, Developer agrees to defend the City (at the City’s request and with counsel satisfactory to the City) and will indemnify the City for any judgment rendered against it or any sums paid out in settlement or otherwise, except to the extent such action is a result of the City’s sole negligence or intentional misconduct. For purposes of this Section, “the City” includes the City of El Segundo’s elected officials, appointed officials, officers, consultants, and employees.

15.2 Defense of Agreement. If the City accepts Developer’s indemnification and defense as provided in Section 15.1 above, the City agrees to and shall timely take all actions

which are necessary or required to uphold the validity and enforceability of this Agreement, the Discretionary Approvals, Project Approvals, Development Standards, and the Applicable Rules. This Section 15 shall survive the termination of this Agreement.

16. Cooperation in the Event of Legal Challenge.

16.1 Third Party Challenges. In the event of any administrative, legal or equitable action or other proceeding instituted by any person or entity not a party to the Agreement challenging the validity of any provision of this Agreement, challenging any Approval, or challenging the sufficiency of any environmental review of either this Agreement or any Approval under CEQA (each a “Third Party Challenge”), each party must cooperate in the defense of such Third Party Challenge, in accordance with this Section. Developer agrees to pay City's costs of defending a Third Party Challenge, including all court costs and reasonable attorney’s fees expended by City (including the time and cost of the City Attorney) in defense of any Third Party Challenge, as well as the time of City's staff spent in connection with such defense. Developer may select its own legal counsel to represent Developer’s interests in any Third Party Challenge at Developer’s sole cost and expense. City agrees that it will not enter into a settlement agreement to any Third Party Challenge without Developer’s written consent. Developer’s obligation to pay City's costs in the defense of a Third Party Challenge shall not extend to those costs incurred on appeal if Developer notifies the City is writing that it does not wish to pursue the appeal.

16.2 Third Party Challenges Related to the Applicability of City Laws. The provisions of this Section will apply only in the event of a legal or equitable action or other proceeding, before a court of competent jurisdiction, instituted by any person or entity not a party to the Agreement challenging the applicability to the Project or Project Site of a conflicting City Law (a “Third Party Enforcement Action”):

16.2.1 In the event of a Third Party Enforcement Action, City must: (i) promptly notify Developer of such action or proceeding; and (ii) stipulate to Developer’s intervention as a party to such action or proceeding unless Developer has already been named as a respondent or real party in interest to such action or proceeding. In no event will City take any action that would frustrate, hinder, or otherwise complicate Developer’s efforts to intervene, join or otherwise participate as a party to any Third Party Enforcement Action. As requested by Developer, City must use its best efforts to ensure that Developer is permitted to intervene, join or otherwise participate as a party to any Third Party Enforcement Action. If, for any reason, Developer is not permitted to intervene, join or otherwise participate as a party to any Third Party Enforcement Action, the parties to this Agreement agree to cooperate, to the maximum extent permitted by law, in the defense of such action or proceeding. For purposes of this Section, the required cooperation between the parties includes, without limitation, developing litigation strategies, preparing litigation briefs and other related documents, conferring on all aspects of the litigation, developing settlement strategies, and, to the extent permitted by law, jointly making significant decisions related to the relevant litigation, throughout the course thereof.

16.2.2 City's costs of defending any Third Party Enforcement Action, including all court costs, and reasonable attorney's fees expended by City (including the time and cost of the City Attorney) in defense of any Third Party Enforcement Action, as well as the time of City's staff spent in connection with such defense (the "Enforcement Action Defense Costs), will be paid in accordance with this Agreement. The Enforcement Action Defense Costs shall extend to, and Developer will be obligated to pay, any costs incurred on appeal unless Developer notifies the City in writing that it does not wish to pursue the appeal.

16.2.3 City must not enter into a settlement agreement or take any other action to resolve any Third Party Enforcement Action without Developer's written consent. City cannot, without Developer's written consent, take any action that would frustrate, hinder or otherwise prevent Developer's efforts to settle or otherwise resolve any Third Party Enforcement Action.

16.2.4 Provided that City complies with this Section and provided that Developer is a party to the relevant Third Party Enforcement Action, Developer agrees to be bound by any final judgment (i.e., following all available appeals) arising out of a Third Party Enforcement Action and further agrees that no default under this Agreement will arise if such final judgment requires City to apply to the Project or Project Site a City Law that conflicts with Applicable Law or this Agreement.

17. Time of Essence. Time is of the essence for each provision of this Agreement of which time is an element.

18. Effective Date. This Agreement shall become operative on the date the Enabling Ordinance approving this Development Agreement becomes effective (the "Effective Date") pursuant to Government Code Section 36937.

19. Notices. Any notice that a party is required or may desire to give the other must be in writing and may be sent by: i) personal delivery; or ii) by deposit in the United States mail, postage paid, registered or certified mail, return receipt requested; or iii) by overnight delivery using a nationally recognized overnight courier, providing proof of delivery; or iv) by facsimile, evidenced by confirmed receipt; or v) by electronic delivery, evidenced by confirmed receipt, addressed as follows:

If to City: City of El Segundo
350 Main Street
El Segundo, CA 90245
Attention: City Manager
Phone: 310/524-2301
Fax: 310/322-7137
E-mail: smitnick@elsegundo.org

With a Copy to: City of El Segundo
350 Main Street
El Segundo, CA 90245

Attention: Director of Planning and Building Safety
Phone: 310/524-2346
Fax: 310/322-4167
E-mail: slee@elsegundo.org

With a Copy to:

Hensley Law Group
3655 Torrance Boulevard, Suite 300
Torrance, California 90503
Attention: Mark D. Hensley, Esq.
Phone:
Fax:
E-mail: mhensley@hensleylawgroup.com

If to Developer:

Rosecrans-Sepulveda 4, LLC
Richard L. Lundquist
President
Continental Development Corporation
2041 Rosecrans Avenue, Suite 200
El Segundo, CA 90245
Phone: 310/640-1520, ext. ____
Fax: 310/414-9279
E-mail: rlundquist@continentaldevelopment.com

With a Copy to:

Rosecrans-Sepulveda 4, LLC
Alex Rose
Senior Vice President
Continental Development Corporation
2041 Rosecrans Avenue, Suite 200
El Segundo, CA 90245
Phone: 310/640-1520
Fax: 310/414-9272
E-mail arose@continentaldevelopment.com

With a Copy to:

Allan Mackenzie
c/o Mar Ventures, Inc.
721 N. Douglas Street
El Segundo, CA 90245
Phone:
Fax
E-mail: allan.mackenzie@marventures.com

With a Copy to:

Lisa Kranitz
Wallin, Kress, Reisman & Kranitz, LLP

11355 Olympic Boulevard, Suite 300
Los Angeles, CA 90064
Phone: 310/450-9585
Fax: 310/450-0505
E-mail: lisa@wkrklaw.com

Either City or Developer may change its mailing address at any time by giving written notice of such change to the other in the manner provided herein at least ten days prior to the date such change is affected. Any notice given by mail is deemed to have been given as of the date of delivery (whether accepted or refused) established by the United State Post Office, return receipt, or the overnight carrier's proof of delivery as the case may be. Notices given in any other manner are effective only if and when received by the party to be notified between the hours of 8:00 a.m. and 5:00 p.m., local time of the recipient, of any business day with delivery made after such hours deemed received the following business day.

20. Entire Agreement. This Agreement contains the entire agreement between the Parties regarding the subject matter hereof, and supersedes in its entirety all prior agreements or understandings, oral or written. This Agreement shall not be amended, except as expressly provided herein.

21. Waiver. No waiver of any provision of this Agreement shall constitute a waiver of any other provision, whether or not similar; nor shall any such waiver constitute a continuing or subsequent waiver of the same provision. No waiver shall be binding, unless it is executed in writing by a duly authorized representative of the Party against whom enforcement of the waiver is sought.

22. Supersession of Subsequent Laws of Judicial Action. The provisions of this Agreement must, to the extent feasible, be modified or suspended as may be necessary to comply with any new law or decision issued by a court of competent jurisdiction, enacted or made after the effective date which prevents or precludes compliance with one or more provisions of this Agreement. Immediately after enactment of any such new law, or issuance of such decision, the parties must meet and confer in good faith to determine the feasibility of any such modification or suspension based on the effect such modification or suspension would have on the purposes and intent of this Agreement.

23. Severability. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall be effective to the extent the remaining provisions are not rendered impractical to perform, taking into consideration the purposes of this Agreement.

24. Relationship of the Parties. Each Party acknowledges that, in entering into and performing under this Agreement, it is acting as an independent entity and not as an agent of any other Party in any respect. Nothing contained herein or in any document executed in connection herewith shall be construed as creating the relationship of partners, joint ventures or any other association of any kind or nature between City and Developer, jointly or severally.

25. No Third-Party Beneficiaries. This Agreement is made and entered into for the sole benefit of the Parties and their successors in interest. No other person or party shall have any right of action based upon any provision of this Agreement.
26. Recordation of Agreement and Amendments. This Agreement and any amendment thereof shall be recorded with the County Recorder of the County of Los Angeles by the City Clerk of City.
27. Cooperation Between City and Developer. City and Developer shall execute and deliver to the other all such other and further instruments and documents as may be reasonably necessary to carry out the purposes of this Agreement. Upon satisfactory performance by Developer, and subject to the continuing cooperation of the Developer, City will commence and in a timely manner proceed to complete all steps necessary for the implementation of this Agreement and development of the Project or Property in accordance with the terms of this Agreement.
28. Rules of Construction. The captions and headings of the various sections and subsections of this Agreement are for convenience of reference only, and they shall not constitute a part of this Agreement for any other purpose or affect interpretation of the Agreement. Should any provision of this Agreement be found to be in conflict with any provision of the Applicable Rules or the Project Approvals or the Future Approvals, the provisions of this Agreement shall control.
29. Joint Preparation. This Agreement shall be deemed to have been prepared jointly and equally by the Parties, and it shall not be construed against any Party on the ground that the Party prepared the Agreement or caused it to be prepared.
30. Governing Law and Venue. This Agreement is made, entered into, and executed in the County of Los Angeles, California, and the laws of the State of California shall govern its interpretation and enforcement. Any action, suit or proceeding related to, or arising from, this Agreement shall be filed in the appropriate court having jurisdiction in the County of Los Angeles.
31. Counterparts. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which constitute one and the same instrument.
32. Weekend/Holiday Dates. Whenever any determination is to be made or action to be taken on a date specified in this Agreement, if such date shall fall upon a Saturday, Sunday or holiday specified in Government Code § 6700, the date for such determination or action shall be extended to the first business day immediately thereafter.
33. Not a Public Dedication. Except as otherwise expressly provided herein, nothing herein contained shall be deemed to be a gift or dedication of the Property, or of the Project, or any portion thereof, to the general public, for the general public, or for any public use or purpose whatsoever, it being the intention and understanding of the Parties that this Agreement be strictly limited to and for the purposes herein expressed for the development of the Project as private property. The Developer shall have the right to prevent or prohibit the use of the Property, or the Project, or any portion thereof, including common areas and buildings and improvements located thereon, by any

person for any purpose which is not consistent with the development of the Project. Any portion of the Property conveyed to the City by the Developer as provided herein shall be held and used by the City only for the purposes contemplated herein or otherwise provided in such conveyance, and the City shall not take or permit to be taken (if within the power or authority of the City) any action or activity with respect to such portion of the Property that would deprive the Developer of the material benefits of this Agreement, or would in any manner interfere with the development of the Project as contemplated by this Agreement.

34. Releases. City agrees that upon written request of Developer and payment of all fees and performance of the requirements and conditions required by Developer by this Agreement, the City must execute and deliver to Developer appropriate release(s) of further obligations imposed by this Agreement in form and substance acceptable to the Los Angeles County Recorder's Office or as otherwise may be necessary to effect the release.

35. Consent. Where the consent or approval of City or Developer is required or necessary under this Agreement, the consent or approval will not be unreasonably withheld, delayed or conditioned.


IN WITNESS WHEREOF, the Developer and the City of El Segundo have executed this Development Agreement on the date first above written.

CITY:

City of El Segundo, a municipal corporation

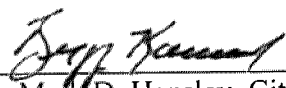
By:  _____
Mayor

ATTEST:



Tracy Weaver
City Clerk

APPROVED AS TO FORM:

By: 

Mark D. Hensley, City Attorney

DEVELOPER:

ROSECRANS-SEPULVEDA PARTNERS 4, LLC,
A Delaware limited liability company

By: Continental Rosecrans-Sepulveda, Inc.
a California corporation

By: *Richard C. Lundquist*
Richard C. Lundquist, President

EXHIBIT A

LEGAL DESCRIPTION

Real property in the City of El Segundo, County of Los Angeles, State of California, described as follows:

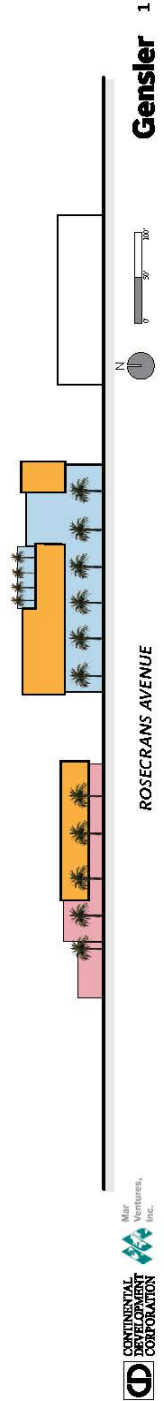
THE SURFACE AND THAT PORTION OF THE SUBSURFACE WHICH LIES ABOVE A PLANE 450 FEET BELOW THE MEAN LOW WATER LEVEL OF THE PACIFIC OCEAN (AS SAID MEAN LOW WATER LEVEL IS ESTABLISHED BY U.S. COAST AND GEODETIC SURVEY BENCH MARKS ALONG THE SHORE LINE) OF THE FOLLOWING DESCRIBED PROPERTY SITUATED IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, TO WIT: PARCEL 2 OF PARCEL MAP NO. 2341, IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON THE MAP FILED IN BOOK 32, PAGE 99 OF PARCEL MAPS, IN SAID OFFICE OF THE COUNTY RECORDER, TOGETHER WITH THAT PORTION OF PARCEL 1 OF PARCEL MAP NO. 2341, AS SHOWN ON THE MAP FILED IN BOOK 32, PAGE 99 OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER, LYING WESTERLY OF THE FOLLOWING DESCRIBED LINE: BEGINNING AT THE WESTERLY CORNER OF SAID PARCEL 1; THENCE ALONG THE SOUTHERLY LINE OF SAID PARCEL, SOUTH 89° 57' 34" EAST, 291.05 FEET TO THE TRUE POINT OF BEGINNING; THENCE NORTH 00° 02' 26" EAST, 183.15 FEET TO THE NORTHWESTERLY LINE OF SAID PARCEL 1.

EXCEPTING ALL OIL, GAS, ASPHALTUM AND OTHER HYDROCARBON SUBSTANCES AND OTHER MINERALS, WHETHER SIMILAR TO THOSE HEREIN SPECIFIED OR NOT, WITHIN OR THAT MAY BE PRODUCED FROM SAID LAND; PROVIDED, HOWEVER, THAT THE SURFACE OF SAID LAND SHALL NEVER BE USED FOR THE EXPLORATION, DEVELOPMENT, EXTRACTION, REMOVAL OR STORAGE OF SAID OIL, GAS, ASPHALTUM, AND OTHER HYDROCARBON SUBSTANCES AND OTHER MINERALS, AND FURTHER PROVIDED NO INSTALLATION CONSTRUCTED THEREIN SHALL BE DISTURBED IN ANY MANNER IN EXTRACTING SAID RESERVED MINERALS, AS RESERVED IN DEED FROM STANDARD OIL COMPANY OF CALIFORNIA, RECORDED DECEMBER 20, 1960, AS INSTRUMENT NO. 1622, IN BOOK D-1069, PAGE 898, OFFICIAL RECORDS. SAID LAND IS ALSO SHOWN AS PARCEL 2 OF LLA NO. 13-04 OF THAT CERTIFICATE OF COMPLIANCE LOT LINE ADJUSTMENT RECORDED DECEMBER 30, 2013 AS INSTRUMENT NO. 20131816582 OF OFFICIAL RECORDS.

APN: 4138-015-064

EXHIBIT B SITE PLAN FOR BEACH CITIES MEDIA CAMPUS

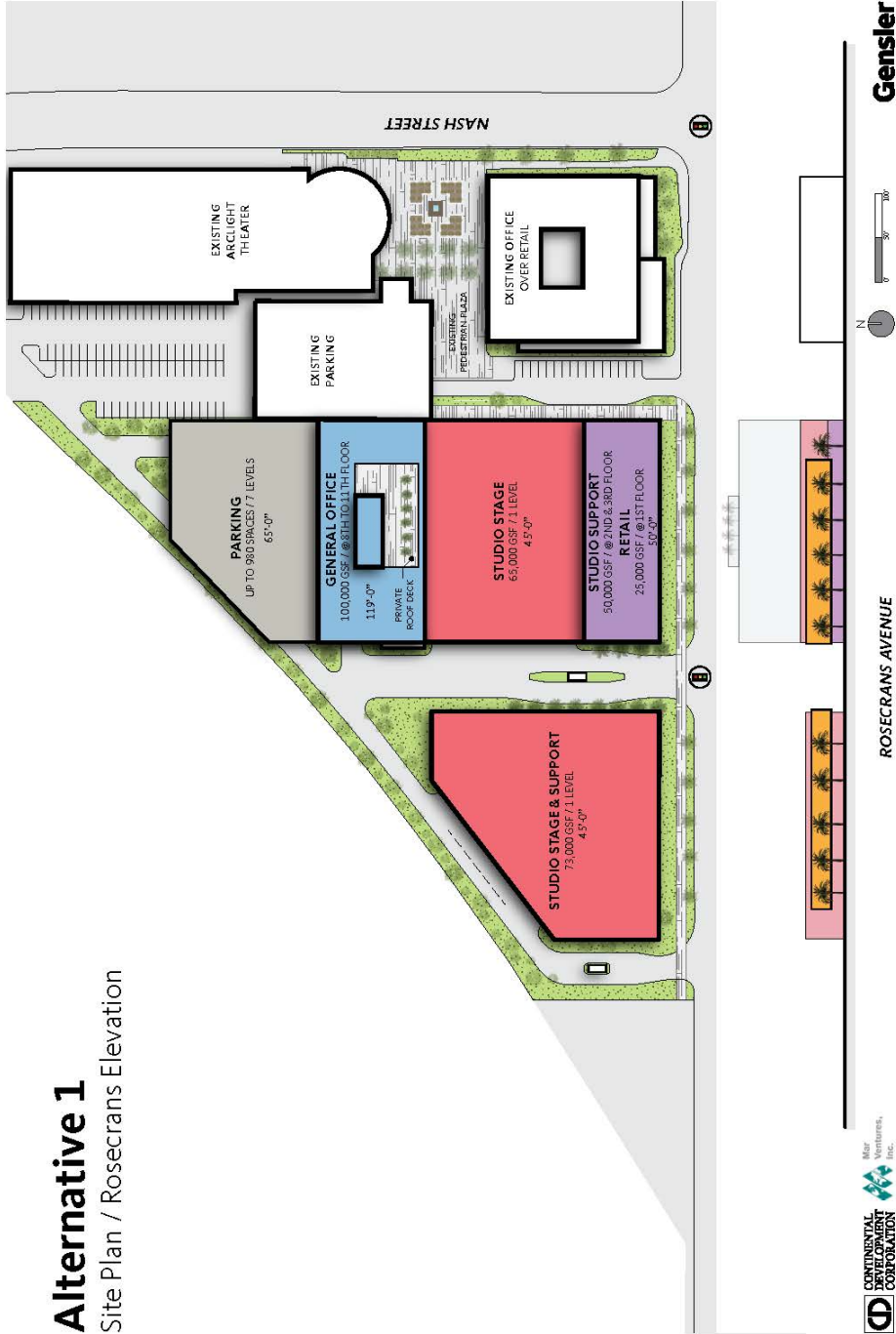
Site Plan Site Plan / Rosecrans Elevation



Gensler 1

**EXHIBIT C
SITE PLAN FOR ALTERNATIVE 1**

Alternative 1
Site Plan / Rosecrans Elevation



Gensler 3

EXHIBIT D SITE PLAN FOR ALTERNATIVE 2

Alternative 2 Site Plan / Rosecrans Elevation

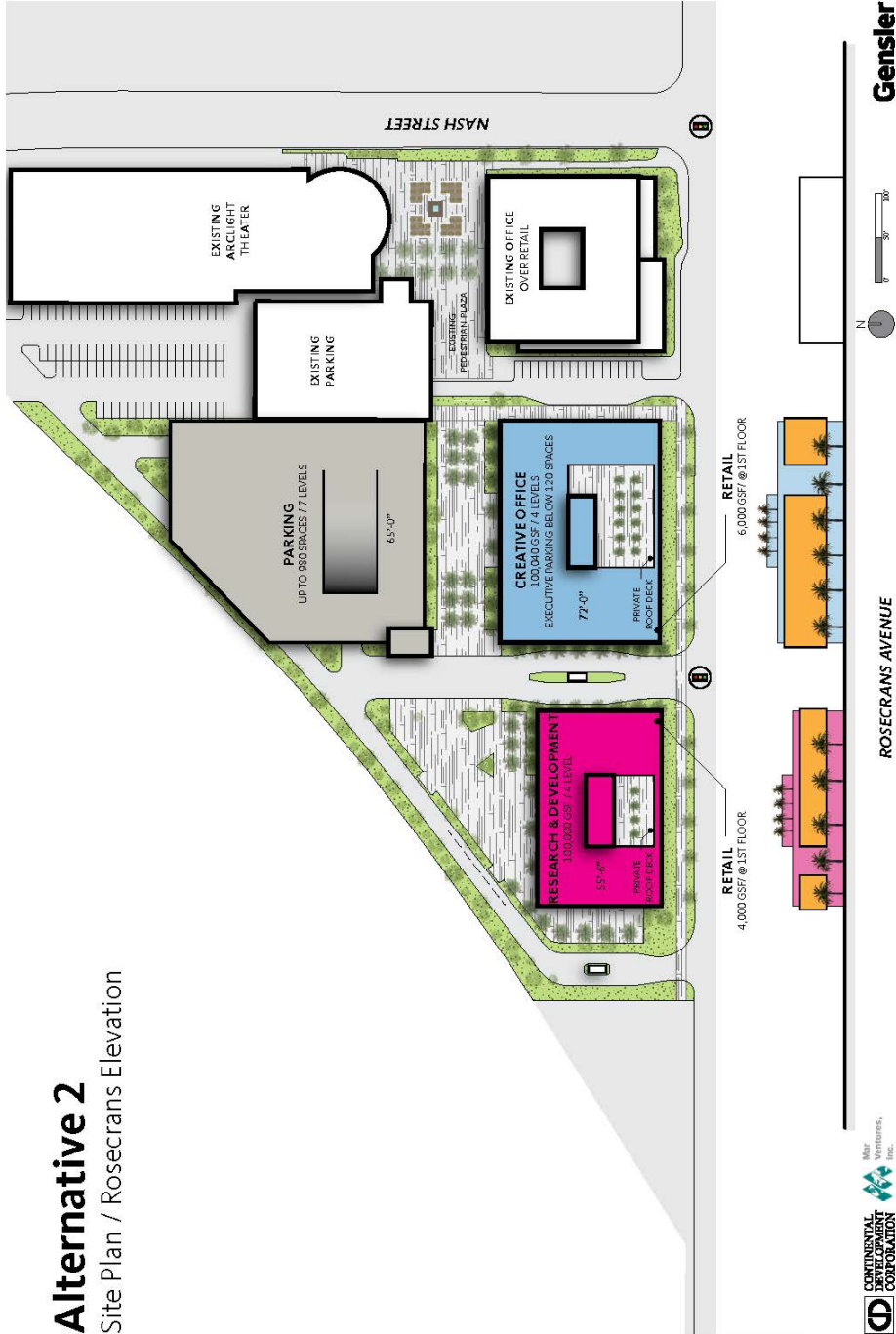
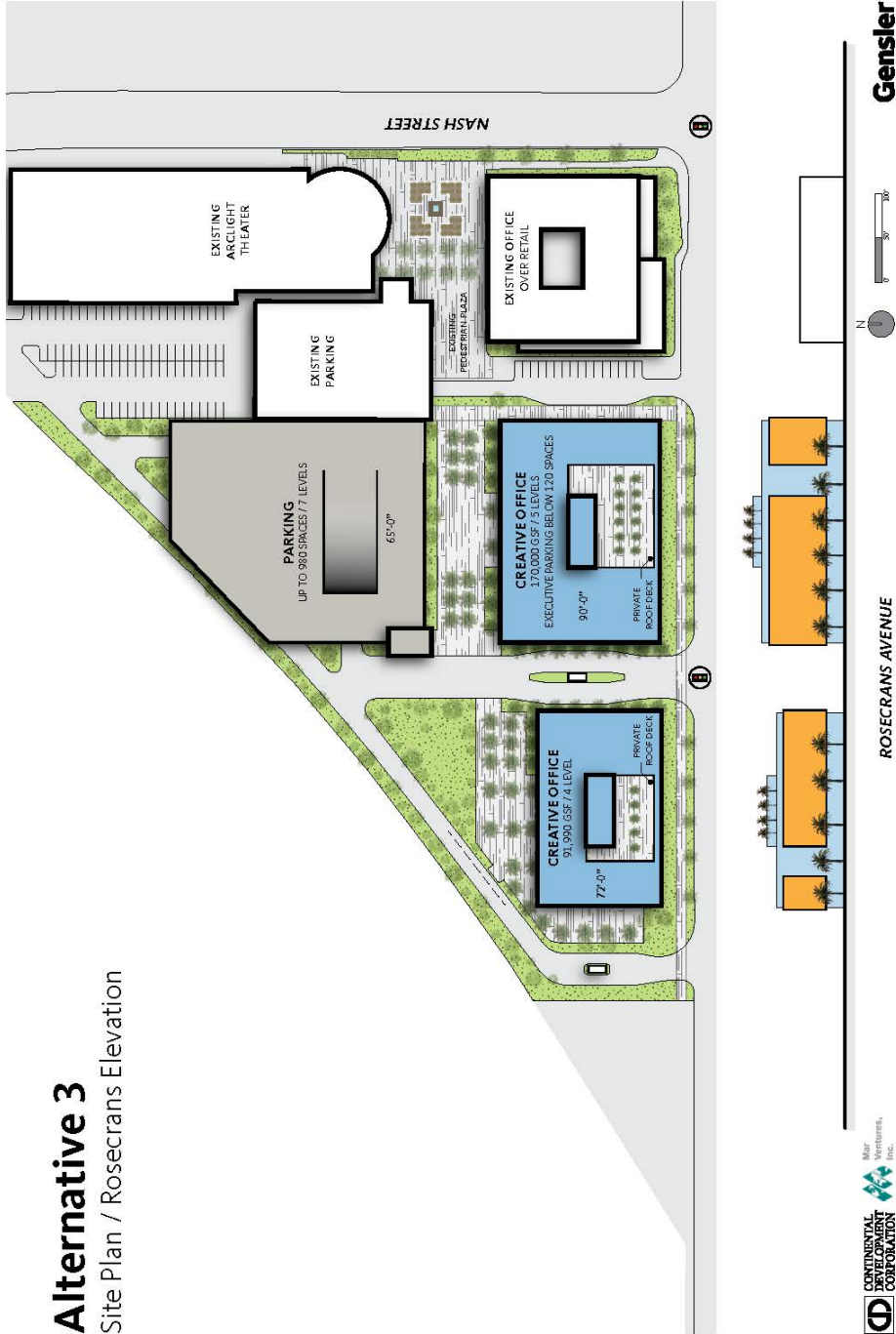


EXHIBIT E SITE PLAN FOR ALTERNATIVE 3

Alternative 3 Site Plan / Rosecrans Elevation



ROSECRANS AVENUE

Gensler 5

EXHIBIT F

ASSIGNMENT AND ASSUMPTION AGREEMENT

Recording Requested By and
When Recorded Mail To:
Rosecrans Sepulveda Partners 4 LLC

ASSIGNMENT AND ASSUMPTION AGREEMENT

This ASSIGNMENT AND ASSUMPTION AGREEMENT (“Agreement”) is made and entered into by and among ROSECRANS-SEPULVEDA PARTNERS 4, LLC, a Delaware Limited Liability Corporation (“RSP4”) (“Assignors”), and, _____, a _____ (“Assignee”).

RECITALS

A. The City of El Segundo (“City”) and Assignor entered into that certain Revised and Restated Development Agreement dated _____, 20__ (the “Development Agreement”), with respect to the real property located in the City of El Segundo, State of California more particularly described in Exhibit “A” attached hereto (the “Project Site”), and

B. Assignor has obtained from the City certain development approvals and permits with respect to the development of the Project Site, including without limitation, approval of _____ for the Project Site (collectively, the “Project Approvals”).

C. Assignor intends to sell, and Assignee intends to purchase that portion, of the Project Site more particularly described in Exhibit “B” attached hereto (the “Transferred Property”).

D. In connection with such purchase and sale, Assignor desires to transfer all of the Assignor’s right, title, and interest in and to the Development Agreement and the Project Approvals with respect to the Transferred Property. Assignee desires to accept such assignment from Assignor and assume the obligations of Assignor under the Development Agreement and the Project Approvals with respect to the Transferred Property.

THEREFORE, the parties agree as follows:

1. Assignment. Assignor hereby assigns and transfers to Assignee all of Assignor’s right, title, and interest in and to the Development Agreement and the Project Approvals with respect to the Transferred Property. Assignee hereby accepts such assignment from Assignor.

2. Assumption. Assignee expressly assumes and agrees to keep, perform, and fulfill all the terms, conditions, covenants, and obligations required to be kept, performed, and fulfilled by Assignor under the Development Agreement and the Project Approvals with respect to the Transferred Property, including but not limited to those obligations specifically allocated to the Transferred Parcel as set forth on Exhibit “C” attached hereto.

3. Effective Date. The execution by City of the attached receipt for this Agreement shall be considered as conclusive proof of delivery of this Agreement and of the assignment and assumption contained herein. This Agreement shall be effective upon its recordation in the Official Records of Los Angeles County, California, provided that Assignee has closed the purchase and sale transaction and acquired legal title to the Transferred Property.

4. Remainder of Project. Any and all rights or obligations pertaining to such portion of the Project Site other than the Transferred Property are expressly excluded from the assignment and assumption provided in sections 1 and 2 above.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the dates set forth next to their signatures below.

“ASSIGNOR”

Rosecrans-Sepulveda Partners 4 LLC, a
Delaware limited liability company

RECEIPT BY CITY

The attached ASSIGNMENT AND ASSUMPTION AGREEMENT is received by the City of El Segundo on this ____ day of _____, _____.

CITY OF EL SEGUNDO

By: _____
Planning and Building Safety Director or
Designee

RESOLUTION NO. 2974

A RESOLUTION OF THE EL SEGUNDO PLANNING COMMISSION APPROVING ENVIRONMENTAL ASSESSMENT NO. 1391, SITE PLAN REVIEW NO. SPR 25-02 FOR A TWO-STORY PROFESSIONAL SPORTS TEAM HEADQUARTERS AND TRAINING FACILITY WITH SURFACE LEVEL PARKING, AND ADJUSTMENT NO. ADJ 25-03 TO REDUCE THE REQUIRED NUMBER OF SMALL TRUCK LOADING SPACES FROM TWO TO ONE AT 2011-2021 ROSECRANS AVENUE.

The Planning Commission of the City of El Segundo ("Commission") does resolve as follows:

SECTION 1: The Commission finds and declares that:

- A. On August 6, 2019, the City of El Segundo City Council approved Environmental Assessment No. EA-1201, General Plan Amendment No. GPA 17-01, Zone Change No. ZC 17-01, and Development Agreement No. DA 5751. This action changed the land use designation and zoning of the property from Commercial Center (C-4) to Urban Mixed-Use South (MU-S), allowed a development concept that included a mixture of alternatives for creative office, retail/café, and studio and production facility uses, and certified an Environmental Impact Report (EIR) for the development of the property and authorized the City to enter into a development agreement with the property owner;
- B. On September 14, 2023, the Planning Commission approved Environmental Assessment No. EA-1339, Site Plan Review No. SPR 23-01, and denied Adjustment No. ADJ 23-01. This action reviewed the project for compliance with the EIR, approved the construction of a new seven-story, 182,654 square-foot (gross floor area) office and a five-level 703-space parking structure on property located at 2021-2031 Rosecrans Avenue and denied an adjustment request to reduce the required distance between two driveways on the same property from 24-feet to 11-feet;
- C. On September 11, 2025, the Planning Commission approved Environmental Assessment No. EA-1402 and Subdivision No. SUB 25-03 for Vesting Tentative Parcel Map No. 84876 to subdivide an undeveloped parcel into two parcels at 2021-2031 Rosecrans Avenue;
- D. On September 25, 2025, entitlement approvals for Environmental Assessment No. EA-1339 and Site Plan Review No. SPR 23-01, which authorized the development of a new seven-story, 182,654 square-foot (gross floor area) office building and a five-level 703-space parking structure, expired in accordance with El Segundo Municipal Code § 15-28-8. This expiration occurred as the privileges granted were not utilized and no extensions were requested or granted;

- E. On November 13, 2025, the Planning Commission approved Environmental Assessment No. EA-1391 and Amendment No. 1 to Development Agreement No. 5751 modifying the allowable uses to include a Professional Sports Team Headquarters and Training Facility use and include its Conceptual Site Plan as alternative number four;
- F. On August 20, 2025, Andrew Brady on behalf of LA RE DEVELOPMENT HOLDINGS, LLC (hereinafter applicant) submitted an application to construct a new 60,159 gross square foot (56,099 net square feet) 44-foot-6-inches tall Professional Sports Team Headquarters and Training Facility building with 54 parking spaces provided via surface parking lot. The facility includes sports business offices, coaching offices, and specialized player development areas tailored to professional basketball athletes. These areas will comprise a practice court, weight room, player-coach dining room, and other spaces designed for athlete preparation. The requested entitlements include Site Plan Review No. SPR 25-02 for construction of the headquarters and training facility and related site improvements, Adjustment No. ADJ 25-03 to reduce the number of small truck loading spaces required, from two to one for the development, and Environmental Assessment No. EA-1339 for review of the project for compliance with the Environmental Impact Report (EIR);
- G. The project applications were reviewed by the City's Community Development Department for, in part, consistency with Development Agreement No. 5751, the General Plan and conformity with the ESMC;
- H. Approval of the proposed Professional Sports Team Headquarters and Training Facility development (conceptual site plan number four) is a subsequent discretionary action in effectuating DA No. 5751;
- I. The City Council of the City of El Segundo adopted Resolution No. 5159 on August 6, 2019, thereby certifying the Beach Cities Media Campus Project Environmental Impact Report (SCH # 1017121035) and adopting a Mitigation Monitoring and Reporting Program. Pursuant to §15162 of the State CEQA Guidelines (14 C.C.R. 15162), no further environmental analysis is required;
- J. On September 2, 2025, the project applications and plans were circulated to all City departments for comments, and no objections were received;
- K. The applications were subsequently deemed incomplete pending the submittal of additional information. After further information was submitted the applications were deemed complete for processing on September 25, 2025;
- L. On October 21, 2025, the applicant submitted a Facility Operations Memorandum to Planning staff for review, outlining the daily operations of the

sports team headquarters and training facility need to deviate from two small truck loading spaces to one;

- M. On October 27, 2025, public notices were mailed to 14 property owners and 101 occupants within a 300-foot and 150-foot radius from the subject property, respectively, providing a 10-day time period for the submittal of comments in accordance with ESMC §15-28-6(A);
- N. On October 30, 2025, a public notice was published in the El Segundo Herald newspaper;
- O. On November 13, 2025, the Planning Commission held a duly noticed public hearing to receive public testimony and other evidence regarding the applications including information provide to the Commission by the applicant, and;
- P. The Planning Commission considered the information, all comments made at the regularly scheduled meeting, and all other information in the administrative record. This Resolution, and its findings, are made based upon the totality of the evidence in the administrative record before the Commission at its November 13, 2025 public hearing.

SECTION 2: Factual Findings and Conclusions. The Commission finds that the following facts exist:

- A. The subject site is located in the Urban Mixed-Use South (MU-S) zone, at 2011-2021 Rosecrans Avenue;
- B. The unimproved trapezoidal shaped parcel is 2.389 acres, has approximately 300-feet of street frontage and an approximate depth of 468-feet; and,
- C. The proposed project, as illustrated in plans considered by the Planning Commission on November 13, 2025, includes construction of a new 60,159 gross square foot (56,099 net square feet) two-story Professional Sports Team Headquarters and Training Facility building with 54 surface level parking spaces.

SECTION 3: Site Plan Review Findings. ESMC § 15-25-4, the Planning Commission finds as follows:

- A. *The physical location, size, massing, setbacks, and placement of proposed structures on the site and the location of proposed uses within the project are consistent with applicable development standards and objective design standards in the subject specific plan, zone, and/or overlay district.*

The Project Site has a General Plan Land Use designation and zoning designation of Mixed-Use South (MU-S) and is not located within a specific plan or overlay district. The MU-S land use designation has a maximum floor-to-area (FAR) of 1.3, although the Media Campus DA No. 5751 further limits the allowed maximum FAR to 1.13.

The proposed Project would provide a 60,159 gross square foot Professional Sports Team Headquarters and Training Facility at 0.577 FAR, which is consistent with the maximum allowed under the General Plan designation and the Media Campus DA. The project is also consistent with the general office and fitness centers uses, which are permitted within the MU-S zoning designation. The proposed Project further complies with all the development standards of the MU-S zone including FAR height, setbacks, landscaping, and parking.

The building design includes art-deco architecture with composite wood and polycarbonate panels, architectural metal, and architectural plaster cement façade materials, a grey and earthtone color scheme with complimentary glazing. The building's massing is minimized with the use of curvature facades, articulation in the building that creates a building that blends with and compliments the various architectural styles in the immediate area and found along the Rosecrans corridor. These design features, coupled with the project's compliance with the MU-S zone and DA No. 5751, confirm that the physical location, size, massing, setbacks, and placement of proposed structures are fully aligned with the applicable development standards and objective design criteria.

- B. *The project is consistent with the General Plan goals, objectives, and policies and provisions of any applicable development agreement.*

The proposed development aligns with several key goals and policies outlined in the General Plan and Development Agreement No. 5751. The project supports Objective LU4-3 by expanding commercial uses within the MU-S zone, promoting economic development through the creation of new office space. This directly contributes to the city's economic growth while maintaining the balance of land use, as the site is situated within an established urban area, utilizing existing infrastructure without encroaching on residential zones.

The Project adheres to various policies that ensure sustainable and aesthetic development. It complies with Policy LU4-3.6 by incorporating landscaping that enhances both the visual and environmental quality of the site, while also meeting the standards for long-term maintenance. The project also follows Policy LU7-2.3 by placing utilities underground, improving both the site's appearance and infrastructure resilience. Overall, the development furthers

the city's goals of sustainable growth, economic vitality, and improved quality of life for the community, making it consistent with both the General Plan and the provisions of the applicable development agreement.

C. *The project has no specific adverse impact on public health or safety.*

The proposed project would not adversely impact the orderly and harmonious development of the area and general welfare of the City in that it complies with all aspects of the zoning code, including parking, setbacks, and building height. The project is consistent with regional plans and programs that address factors that could impact other properties in the area. This includes air quality, energy, greenhouse gas emissions, hydrology and water quality, transportation, utilities, and other applicable regulations that have been adopted by public agencies. Additionally, any identified potential impacts on aesthetics, agriculture, biological resources, cultural resources, geology, hazards, hydrology, land use, population and housing, public service, mineral resources, noise, recreation, tribal cultural resources, and wildfire can be mitigated below any threshold of significance, and the Project will comply with applicable project design features and mitigation measures set forth in EA-1201. Furthermore, the proposed use is consistent with the Los Angeles RWQCB's regulations and the proposed Project's use will not introduce uses that are incompatible with the area and will not adversely affect the general welfare of the City.

D. *A consistent architectural style is used on all sides of the building or structure, including roofing, materials, windows, doors, openings, textures, and colors.*

The finding that "a consistent architectural style is used on all sides of the building or structure" can be made because the design incorporates a cohesive and carefully planned aesthetic across the entire building. The project features a modern, asymmetrical structure with a diverse mix of materials, such as composite wood, polycarbonate panels, architectural metal, and plaster cement, all of which are applied consistently on all sides of the building. Additionally, the color palette, which includes complementary earth tones and grays, is in harmony with the surrounding buildings, ensuring visual unity within the development. This consistent use of materials, textures, and colors across the entire structure enhances the building's overall aesthetic appeal and creates a landmark that aligns with the project's goals of revitalizing the area and solidifying El Segundo's reputation as a hub for innovation and commerce.

E. *The existing or proposed public infrastructure (e.g., utilities, sewers, parkways, sidewalks, storm drains, street lights, traffic control devices, and the width and pavement of adjoining streets and alleys) and health and safety*

services (e.g., police and fire) are sufficient to accommodate the new development.

The existing and proposed public infrastructure, including utilities, traffic control devices, and health and safety services, are sufficient to support the new development. Significant upgrades are planned, such as a signalized intersection on Rosecrans Avenue, right-of-way improvements, and enhanced traffic infrastructure, all of which comply with applicable codes and regulations. The access road will accommodate vehicles, pedestrians, and bicycles, and the existing police and fire services are adequate to handle the needs of the development without requiring additional capacity. These infrastructure enhancements, combined with the existing site conditions, ensure that the project is well-supported and meets all necessary requirements for functionality and safety.

SECTION 4: Adjustment Findings. Pursuant to ESMC § 15-22-4, the Planning Commission, as the designated body for the Adjustment, makes the following findings:

- A. *That the proposed adjustment would not be detrimental to the neighborhood or district in which the property is located;*

Reducing the number of small truck loading spaces from two to one for the Professional Sports Team Headquarters and Training Facility will not be detrimental to the neighborhood or district. According to the Operations Memorandum, the facility will serve 16 professional basketball players, with minimal, infrequent deliveries for kitchen supplies, equipment, and office supplies. Unlike commercial facilities with regular, large-scale deliveries, the basketball facility's operations are low impact and focused on specific needs of players and workers. The facility will not generate the volume of visitors because it will not be open to the general public, and will not host large events or gatherings, which minimizes the risk of disturbances or congestion. Lastly, the memorandum demonstrates that the facility's operational needs do not require two loading spaces, and providing one loading space is sufficient to support the facility's operations without negatively impacting the surrounding area.

- B. *That the proposed adjustment is necessary in order that the applicant may not be deprived unreasonably in the use or enjoyment of his property; and*

The Professional Sports Team Headquarters and Training Facility has minimal delivery traffic and limited loading dock usage, making the requirement for two small truck loading spaces unnecessary. A single loading dock space is sufficient for the infrequent deliveries needed for kitchen supplies, team equipment, and office supplies. Reducing the number of loading docks to one would allow the facility to operate more efficiently,

without imposing excessive infrastructure requirements, and would not hinder the facility's operation of the applicant's use of the property.

- C. *That the proposed adjustment is consistent with the legislative intent of this title.*

The City's parking and loading standards aim to ensure adequate parking for occupants and prevent on-street parking and traffic issues within the MU-S zone and surrounding areas. The adjustment request seeks to address the unique needs of the Professional Sports Team Headquarters and Training Facility, aiming to avoid unnecessary infrastructure requirements. An Operations Memorandum has shown that a single small truck loading space will be sufficient for the facility's needs.

City staff reviewed the memorandum to ensure the proposed reduction aligns with ESMC §15-15-7, confirming that one loading space will effectively manage infrequent deliveries without negatively impacting the surrounding area. The adjustment would reduce the number of small truck loading spaces from two to one, optimizing space for on-site parking and fire access. Granting this adjustment supports the legislative intent by providing necessary relief while ensuring appropriate development of the project.

SECTION 5: Environmental Assessment.

On August 20, 2019, the El Segundo City Council certified an EIR pursuant to the requirements of the California Environmental Quality Act (CEQA) and the State CEQA Guidelines (SCH No. 2017121035). The EIR evaluated the potential environmental effects of the Media Campus Project which included a secure campus with five buildings, a private event plaza, an exclusive VIP entrance drop-off; and dedicated parking and service access. As detailed in EIR Table II-1: Conceptual Plan Development Summary, the EIR analyzed a proposed development of 313,000 gross square feet with 240,000 gross square feet of office space, 66,000 gross square feet of studio and production facilities, and 7,000 gross square feet of retail space. The EIR assumed parking for the entire development build-out would be provided in an up to seven-story parking structure with above grade and semi-subgrade parking containing 980 parking spaces, a one level below grade structure beneath the office building containing 120 parking spaces, and in surface parking areas elsewhere on the site. The potential for environmental impacts on the following were considered:

1. Air quality
2. Cultural resources
3. Geology and soils
4. Greenhouse gas emissions
5. Hazards and hazardous materials
6. Hydrology and water quality
7. Land use and planning

8. Noise
9. Population, housing, and employment
10. Public services
11. Transportation, traffic, and parking
12. Tribal cultural resources
13. Utilities and service systems

Within these categories, the EIR found that incorporating project design features and mitigation measures would be required to reduce impacts to less than significant levels for cultural resources, geology and soils, greenhouse gas emissions, hazards and hazardous material, hydrology and water quality, public services, transportation, tribal cultural resources, and utilities and service systems. Staff has included the project design features and mitigation measures in the recommended conditions of approval.

Based upon the totality of the evidence in the record and as demonstrated by the analysis set forth in the “Memo of Substantial Conformance of Certified EIR” dated October 2025 and prepared by Kimley-Horn, none of the conditions described in Sections 15162 or 15163 of the CEQA Guidelines calling for the preparation of a subsequent or supplemental EIR or negative declaration have occurred. Specifically, the proposed Project is consistent with the Media Campus Project analyzed under the EIR. The EIR assumed the Media Campus Project would require a maximum net export of approximately 35,000 to 49,400 cubic yards of soil. The proposed Project would only require 1,900 cubic yards of net import and no export of soil, which is far less than anticipated and analyzed in the EIR. Further, the proposal would include the construction of a two-story, 64,000 gross-square-foot sports practice facility and 54 parking spaces, comprised of a mix of general office spaces and player development spaces, which are most similar to the Approved Project’s allowed “Office: use, which is within the scope of work considered under the EIR. Therefore, since the Project’s construction and development is within the scope of the Media Campus Project, and compliance with the mitigation measures is required, the Project is consistent with the analysis contained in the EIR. The Professional Sports Team Headquarters and Training Facility project would continue to be subject to the Mitigation Measures adopted by the certified EIR (SCH #1017121035).

Lastly, State CEQA Guidelines § 15162 state that no further analysis can be required unless there is a substantial change to the project; substantial changes to the circumstances in the project is undertaken; or new information, which was not known and could not have been known, is presented. None of these three circumstances apply, therefore no additional analysis under CEQA is required.

SECTION 6: Approvals. Based on the foregoing findings and the evidence in the whole of the administrative record, the Planning Commission hereby approves Environmental Assessment No. EA-1391, Site Plan Review No. SPR 25-02 and Adjustment No. ADJ 25-03, subject to the conditions set forth in the attached Exhibit A, incorporated herein.

SECTION 7: *Reliance on Record.* Each of the findings and determination in this Resolution are based on the competent and substantial evidence, both oral and written, contained in the entire administrative record relating to the project. The findings and determinations constitute the independent findings and determinations of the Planning Commission in all respects and are fully and completely supported by substantial evidence in the administrative record as a whole.

SECTION 8: *Limitations.* The Planning Commission's analysis and evaluation of the project is based on information available at the time of the decision. It is inevitable that in evaluating a project that absolute and perfect knowledge of all possible aspects of the project will not exist. In all instances, best efforts have been made to form accurate assumptions.

SECTION 9: *Summaries of Information.* All summaries of information in the findings, which precede this section, are based on the substantial evidence in the record. The absence of any particular fact from any such summary is not an indication that a particular finding is not based in part on that fact.

SECTION 10: This Resolution will remain effective until superseded by a subsequent resolution.

SECTION 11: The Commission secretary is directed to mail a copy of this Resolution to any person requesting a copy.

SECTION 12: This Resolution may be appealed within ten (10) calendar days after its adoption. All appeals must be in writing and filed with the City Clerk within this time period. Failure to file a timely written appeal will constitute a waiver of any right of appeal.

SECTION 13: Except as provided above, this Resolution is the Planning Commission's final decision and will become effective on the tenth day after its adoption.

[signatures next page]

PASSED, APPROVED AND ADOPTED this 13th day of November 2025

Kevin Maggay, Chair
City of El Segundo Planning Commission

ATTEST:

Michael Allen, Secretary

Maggay -
Inga -
Christian -
McCaverty -
Taylor -

APPROVED AS TO FORM:
Mark D. Hensley, City Attorney

By: _____
David King, Assistant City Attorney

Exhibit A

PLANNING COMMISSION RESOLUTION NO. 2974

CONDITIONS OF APPROVAL

PLANNING COMMISSION RESOLUTION NO. 2974

Exhibit A

CONDITIONS OF APPROVAL

In addition to all applicable provisions of the El Segundo Municipal Code (ESMC), Andrew Brady on behalf of LA RE DEVELOPMENT HOLDINGS LLC, a Delaware Limited Liability Company (“Applicant”) and his successors-in-interest, agree to comply with the following conditions for the approval of Environmental Assessment No. EA-1391, Site Plan Review No. SPR 25-02, and Adjustment No. ADJ 25-03 (“Project Conditions”):

Zoning Conditions:

1. This approval is for the project as shown on the plan and renderings dated September 30, 2025, and on file with the Community Development Department. Unless authorized herein, all requirements of the El Segundo Municipal Code (ESMC) shall apply.

Specifically, this approval allows for a Professional Sports Team Headquarters and Training Facility consisting of 11,400 square feet of office space and 44,699 square feet of player and player development spaces that includes basketball practice court, wellness and medical space, weight room, player locker room, player-coach dining room, pool and spa.

2. This approval shall not become effective unless and until the City Council adopts an ordinance approving an amendment to Development Agreement No. 5751, and such ordinance takes effect. This amendment would designate the Professional Sports Team Headquarters and Training Facility as a permitted use and include an alternative development concept at 2011-2021 Rosecrans Avenue.
3. Prior to issuance of any permit, the applicant must submit plans, showing that the project substantially complies with the plans, conditions of approval, and applicable mitigation measures on file with the Community Development Department. The Community Development Director is authorized to approve minor modifications to the approved plans or any of the conditions of approval if such modifications achieve substantially the same results as would strict compliance with said plans and conditions and is within the scope studied in the EIR certified by the City Council. Any subsequent modification to the approved design must be referred to the Director for a determination regarding the need for Planning Commission review and approval of the proposed modification.
4. All mitigation measures and conditions of approval must be listed on the plans submitted for plan check and the plans for which a building permit is issued.

5. In the event that a Planning, Building, Public Works, Fire Department or Police Department requirement are in conflict, the stricter standard shall apply.
6. A positive balance shall be maintained in all project reimbursement accounts at all times. If the balance of the Reimbursement Account(s) associated with the project becomes negative at any time, all work on the project shall be suspended, including the issuance of permits and project inspections, until such time as the sufficient funds are deposited to return the account(s) to a positive balance.
7. All provisions, restrictions, and constraints specified in the Development Agreement by and between the City of El Segundo and Rosecrans-Sepulveda Partners 4, LLC, which was approved as part of Ordinance No. 1587, shall be complied with.
8. All mitigation measures and project design features listed in Mitigation Monitoring and Reporting Program adopted City Council as part of Resolution No. 5159 shall be complied with (herein attached as Exhibit B) .
9. The project is subject to the Public Art or In-Lieu Fee Requirement (Cultural Development Program) established by City Council Ordinance 1594, which requires placement of public art on-site or payment of in-lieu fees to the Cultural Development Fund. Prior to issuance of a building permit, the applicant shall submit an application to the Community Development Department and shall either:
 - a) enter into an agreement with the City of El Segundo to provide public art onsite; or,
 - b) in-lieu of commissioning public art onsite, pay a fee equal to 1% of the project cost to the City's Cultural Development Fund.
10. Prior to issuance of any permit, the applicant shall submit a detailed plan that demonstrates how all above-ground utility structures (electrical transformers, double detector check valves, back-flow preventors, etc.) are fully enclosed or are screened from public view from Rosecrans Avenue to the satisfaction of the Community Development Director. This should include:
 - a) The combination of landscaping and painting any double-detector check valves or back-flow preventors green. This provision shall not be meant to conflict with any requirement of the Fire Department for access or color of the FDC, PIV, or other required equipment.
 - b) The use of landscaping and screen wrapping of all visible transformers.
11. Prior to the issuance of any permits, the applicant shall submit a detailed plan demonstrating how all mechanical equipment located on rooftops will be fully screened from public view, in compliance with [ESMC 15-2-8](#). The screening design must be subject to approval by the Community Development Director to ensure it meets aesthetic and functional standards.

12. All building and drainage gutters, down spouts, vents and other protrusions shall be concealed from view within the exterior walls. Ladders for roof access shall be mounted on the inside of the building.
13. In accordance with [ESMC 15-2-8](#), the applicant shall ensure that all electrical, telephone, cable television, and similar service wires and cables providing direct service to the property are installed underground within the exterior boundary lines of the property. Risers on poles and buildings are permitted, provided they are installed by the developer or owner to connect to the pole serving the property. Utility service poles may be placed at the rear of the property solely for the purpose of terminating underground services. The applicant is responsible for complying with these requirements and must coordinate with utility companies to arrange for the installation of the necessary facilities.
14. Trash enclosures on the property shall be either fully enclosed within the building or must be adequately screened by a trash enclosure per the ESMC. Further, the gates shall include architectural paneling or finishing that is consistent with the paneling or finishing of the building. Lastly, trash enclosure areas for the project shall have a noncombustible decorative cover that matches the building's architecture.
15. Prior to the issuance of any permits, the applicant shall submit a detailed lighting plan as part of the site plan review submittal. The plan shall include the location, height, type, and architectural style of all proposed exterior light fixtures. The lighting design must demonstrate that the site will be adequately illuminated for safety and security, without causing glare, light trespass, or adverse impacts on adjacent properties or public rights-of-way. The architectural style of all proposed lighting fixtures, both building-mounted and pole-mounted, must complement the overall design of the building, subject to approval by the Community Development Director.
16. The applicant shall maintain the existing screening mechanism and landscaping along the setback perimeter of Parcel 1, or provide an alternative screening and landscaping plan that complies with ESMC §15-2-4, §15-2-8, and §15-2-14, subject to the approval of the Community Development Department Director.
17. A weatherproof notice/sign to report dust, noise, or other construction-related impacts shall be posted and prominently displayed on the construction fencing clearly visible to the public from along the abutting street(s). The notice/sign shall set forth the name of the person(s) responsible for the construction site and a phone number(s) to be called in the event that a construction-related impact occurs.
18. Prior to the issuance of building permits, the applicant shall ensure that the development complies with all parking area and development standards, including driveways, curb cut widths, and other related requirements, as set forth in [ESMC 15-15](#). The applicant shall submit plans demonstrating compliance with these standards,

subject to review and approval by the Community Development Director to ensure that all aspects of the development meet the necessary specifications for vehicular access, circulation, and parking.

19. In accordance with the Commission's approval, the applicant shall provide one loading space for small trucks, as opposed to the previously required two spaces, based on the operational needs of the site as a professional sports headquarters and training facility. The applicant shall ensure that the single loading space is designed and located in accordance with all applicable standards for loading areas as set forth in [ESMC 15-15](#). The reduction in the number of loading spaces shall not affect the overall functionality of the site and must be maintained throughout the life of the development.
20. Prior to the issuance of building permits, the applicant shall submit a comprehensive wall and fence plan, including material details, colors, and height. The plan shall include detailed sections and elevations for the proposed security vehicle gates, fencing, and retaining wall, clarifying whether a cut or fill condition is proposed. The plan must also specify maximum heights to ensure that all gates, fencing, and walls comply with [ESMC 15-2-4](#). The fencing location, materials, and style must complement and enhance the building's architecture to the satisfaction of the Community Development Director.
21. Prior to the issuance of building permits, the applicant shall submit a comprehensive landscape and irrigation plan, including landscape calculations, for the building perimeter, property perimeter, and vehicular use areas. The plan shall meet the requirements of [ESMC 15-2-14](#). All required setback areas must be landscaped in accordance with [ESMC 15-2-14](#). Additionally, the landscape plan shall include one shade tree for every 25 feet of street frontage.
22. All future signage on the site shall comply with the provisions set forth [ESMC 15-18](#). The applicant shall ensure that any new signage is designed, installed, and maintained in accordance with the applicable standards and regulations outlined in this section.
23. Prior to the issuance of building permits, the applicant shall obtain and record an easement for the shared driveway located to the east of the lot. The easement shall grant unrestricted vehicle and pedestrian access across the property for the purpose of accessing the shared driveway. The easement shall be irrevocable, unless both property owners and the City of El Segundo approve its termination. Prior to recording the easement, the applicant shall submit the easement agreement to the City for review and approval to ensure compliance with this and other conditions of approval. The cost of the City's review shall be borne by the applicant.
24. Prior to issuance of building permits, the applicant must provide proof of approvals from easement holders.

25. Special events are not permitted on the premises without the prior approval of a Temporary Use Permit (TUP), which is subject to the discretion of the Community Development Director. Special events may include, but are not limited to, youth camps, open public events, festivals, concerts, and other large gatherings. The only exception to this requirement is for small-scale media press release events, which may be held without a TUP within the media press rooms and practice court, provided they are limited in scope, do not disrupt the community, and comply with all other applicable regulations.
26. Prior to issuance of any demolition, grading, or excavation permit, a comprehensive Construction Management Plan (CMP) shall be prepared by the project contractor/engineer and submitted to the Building Official, City Engineer, and Planning Manager for review and approval.

The CMP shall define the scope and scheduling of construction activities, detail site management responsibilities, and outline strategies to minimize disturbance to adjacent land uses and public infrastructure.

The CMP must address, at a minimum, the following core elements:

- Construction Logistics: Identify and specify the locations for construction staging, temporary power, portable toilets, office trailers, and material/trash storage.
- Traffic and Access: Define proposed hours of operation (including limitations on days/hours), truck haul routes, construction parking plan (for workers and equipment), and a plan to maintain pedestrian/vehicular access and public transit flow, including limiting impacts to the public right-of-way during peak traffic periods.
- Public Safety and Communication: Provide a 24-hour contact person/liaison to receive and respond to complaints and emergencies. The plan must also outline procedures for community/City notification of key activities, emergency access coordination with local agencies, and security measures (e.g., securing the site daily).
- Impact Mitigation: Detail methods for noise/vibration control, dust management, and maintenance of the site and construction fencing in a neat and orderly condition.
- Pre-Construction Coordination: The approved plan shall require a mandatory pre-construction meeting with the Public Works Inspector and Building Inspector to review the schedule and management plan prior to the commencement of any work.

Impact Fee Conditions

27. Pursuant to [ESMC §§ 15-32](#), *et seq.*, prior to the issuance of a building permit for development at 2011-2021 Rosecrans Avenue, the applicant must pay the required Development Impact Fees adopted by the City Council. The fee amount must be based upon the adopted “Master Fee Schedule” at the time the building plans were submitted to plan check but shall not include any new impact fees that were not in effect at the time of Project Approvals as approved by City Council Ordinance No. 1587.

Building and Safety Conditions:

28. All construction shall comply with the California Building Standards Code (Cal. Code Regs., Title 24) at the time of submittal, including but not limited to the Building Code, Green Code and Energy Code.
29. Prior to the issuance of any permit, the applicant shall submit the appropriate plans and reports into plan check for verification said plans and reports comply with all 2022 California Building Standards Code (Cal. Code Regs., Title 24), including but not limited to the Building Code, Green Code and Energy Code.
30. Construction projects must comply with Best Management Practices for construction and stormwater runoff requirements of the National Pollutant Discharge Elimination System MS4 Permit. Construction activity resulting in a land disturbance of one acre or more, or less than one acre but part of a larger common plan of development or sale must obtain the (SWPPP) Construction Activities Storm Water General Permit.
31. A stamped setback certification by a Licensed Surveyor will be required to certify the location of the new construction in relation to the setbacks prior to the first foundation inspection and stamped setback certification by a Licensed Surveyor will be required to certify the height of the structures prior to issuance of Certificate of Occupancy.
32. Applicant shall pay all development fees, including school district developer fees and Cultural Development Program Fee, prior to issuance of building permits.

Police Department Conditions:

33. Add to General Notes of the plans the project must comply with the El Segundo Uniform Security Code.
34. Site Lighting – Non-Residential: Prior to the issuance of building permits, the applicant shall demonstrate they have met the El Segundo Uniform Security Code requirements for lighting by providing to Building and Safety a photometric lighting plan for approval by the Police Department. The electrical plan shall show light fixture locations, type of light fixture, height of light fixture, lighting ratio, and point-by-point photometric lighting analysis overlaid onto a tree landscape plan with a legend (refer

Security Code section 13-20-16.L or 13-20-17.M). The photometric plan should only show those fixtures used to meet the lighting requirements.

35. Emergency Access Plan: Prior to the issuance of the first building permit, the applicant shall submit to Building and Safety for approval by the police department, an Emergency Access Plan, which identifies and locates all Knox Boxes, Knox key switches, and Click2Enter radio access control receivers per the El Segundo Uniform Security Code requirements (Section 13-20-18 EMERGENCY ACCESS). Said plan shall be incorporated into the plan set approved for building permits.
36. Wayfinding Plan – Non-Residential: Prior to the issuance of the first building permit, a Wayfinding (directional) Plan including exterior building numbers, unit numbers, directional building/unit signs, vehicle directional signage, parking identification/directional signage, trail signage, and other signage as required by the El Segundo Uniform Security Code, shall be submitted to Building and Safety for approval by the Police Department. Said plan shall be incorporated into the plan set approved for building permits.
37. Construction Site Security: Prior to the issuance of the first building permit, a Construction Site Security Plan, per the El Segundo Uniform Security Code, Section 13-20-20, submitted to Building and Safety for approval by the Police Department. Said plan shall be incorporated into the plan set approved for building permits. (A Construction Site Security Plan form has been provided.)
38. Emergency Access Inspection: Prior to authorization to use, occupy, and/or operate, the applicant shall arrange for and have passed an inspection, to be performed by the Police Department and the Fire Department, to ensure compliance with the Emergency Access Plan requirements. The inspector shall verify test acceptance and locations of all Knox boxes, key switches and Click2Enter devices as depicted on the approved plan.

Fire Department – Environmental Conditions:

39. Any excavation deeper than 4 feet will require notification to Regional Water Quality Control Board (RQWCB).

Fire Department Conditions:

40. The applicant must comply with the applicable requirements of the California Building and Fire Codes and the International Fire Code at the time of submittal as adopted by the City of El Segundo and El Segundo Fire Department Regulations.
41. A stand-alone fire department access plan is required. Provide a detailed fire department access plan that shows compliance with CFC § 503 and the City of El Segundo Fire Department Access Roadways for Fire Apparatus Fire Lanes

Regulations and all applicable subsections. At a minimum the access plan shall address the following items:

- a) Location of the access road. CFC § 503.1.1
 - b) Width of the access road. CFC § 503.2.1
 - c) Vertical clearance. CFC § 503.2.1
 - d) Inside and outside turning radii. CFC § 503.2.4
 - e) Road weight capacity. CFC § 503.2.3
 - f) Identify the type of roadway surface (concrete, asphalt, pavers, etc.). CFC § 503.2.3
 - g) Road grade (distinguish changes in 2.5% increments), CFC 503.2.7
 - h) Turn-arounds for dead-end access greater than 150' per CFC § 503.2.5
 - i) Location and details of "Fire Lane - No parking sign" and/or red curb marking CFC § 503.3
 - j) 150-foot hose pull to all portions of the exterior of the buildings measured 10 feet out from the curb line along a normal path of travel. CFC § 503.1.1
 - k) Location of all fire hydrants within 500 feet to the new structures. CFC § 507.5
 - l) Proposed location of the Fire Department Connection (FDC). CFC § 912.2
 - m) Propose location of all Knox locks/boxes. CFC § 504.1
 - n) Proposed occupancies. CBC Ch.3
 - o) Provide an allowable area, height, and story analysis. CBC Ch.5
42. Provide a fire flow report that has been completed within the last 6 months. The test flow shall be completed from the closest fire hydrant to the property. A minimum Fire flow of 1,500 GPM for 2 hours is required (or as required by CFC Table B105.1 per the size and construction type of the building). CFC 507.3.
43. The California Fire Code Section 503.1.1 requires "Approved fire apparatus access roads shall be provided for every facility, building or portion of a building hereafter constructed or moved into or within the jurisdiction. The fire apparatus access road shall comply with the requirements of this section and shall extend to within 150 feet (45 720 mm) of all portions of the facility and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility.
44. Where required, fire apparatus access roadways shall be provided on at least two sides of every structure, one of which shall be the side with the greatest length. The roadway shall run parallel to the entire length of each side, not closer than 15 feet or farther than 35 feet from the building.
45. Vertical clearance of at least 15 feet shall be maintained above all parts of the roadway, and consideration must be given to aerial ladder and other operations which may require additional clearances.

46. Private fire hydrants shall be installed by the developer or building owner as may be required when any portion of the building is in excess of 150 feet from a fire hydrant connected to the public water supply on the public street, as required in the California Fire Code, Section 507.5.1, City of El Segundo amendment.
47. Fire Department Connection must be located on the address side of the building.
48. Prior to the issuance of building permits, the applicant shall submit and obtain approval of a methane mitigation plan by the Fire Department.

Public Works Department – General Conditions:

49. All work in the City's right-of-way or on City-owned and maintained facilities shall require review and approval of the City Engineer or his/her designee. "City Engineer" = City Engineer or his/her designee throughout this document.
50. The applicant shall ensure that encroachment permits are secured from the Public Works Department/Engineering Division before commencing any and all work in the City's public right-of-way (ROW), including lane closures.
51. Construction inspection shall be coordinated with the Public Works Inspector and no construction shall deviate from the approved plans without approval of the City Engineer. If plan deviations are necessary, the applicant shall provide a revised plan or details of the proposed change for review and approval of the City Engineer prior to construction.
52. Prior to issuing of the Certificate of Occupancy, the applicant shall ensure installation of all improvements required by the Public Works Department are inspected and approved by the City Engineer.
53. All construction-related parking shall be accommodated on-site or on other private property. No construction related parking shall be permitted off-site in the public right-of-way.
54. A grading and drainage plan shall be provided and stamped by a California (CA) State-licensed civil engineer as part of the Building Permit process.
55. A utility plan shall be provided that shows all existing and proposed utility lines and their sizes (sewer, water, gas, storm drain, electrical, etc.), including easements, within 200 feet of the project site boundary.
56. All record drawings (PDF and CAD format) and supporting documentation shall be submitted to the Public Works Engineering Division prior to scheduling the project's final inspection.

57. Haul trucks are to use PCH north to Imperial Highway and PCH south to El Segundo Boulevard. All three of these streets are currently designated as truck routes in the City.

Public Works Department – Street Improvements & Traffic Control Conditions:

58. Prior to final inspection and prior to the issuance of a certificate of occupancy, the applicant shall record an irrevocable offer to dedicate to the City of El Segundo an 11-foot, 8-inch-wide strip of land extending the entire width of the property along the southern boundary adjacent to Rosecrans Avenue. No permanent structures may be built in this dedicated strip of land. The irrevocable offer to dedicate shall be on forms reviewed and approved by the City Engineer.
59. In addition to the irrevocable offer to dedicate required by condition No. 58, and prior to final inspection of the facility, and prior to the issuance of a certificate of occupancy, the applicant shall record an irrevocable offer to dedicate to the City of El Segundo an additional 8-foot-wide strip of land extending the entire width of the property adjacent to the northern boundary of the dedicated area for bike path purposes. No permanent structures shall be built in this dedicated strip of land. The irrevocable offer to dedicate shall be on forms reviewed and approved by the City Engineer.
60. All new sidewalk, curb & gutter, driveway approaches, and curb ramps shall be constructed per the latest Standard Plans for Public Works Construction (SPPWC) “Greenbook” and City standards. New sidewalk to be a minimum of 5’ wide.
61. Except as modified herein, the proposed driveway approaches shall conform to the width and spacing requirements set forth in El Segundo Municipal Code section 15-15-5.
62. All existing sidewalk, curb & gutter, driveway approaches, and curb ramps that are broken or not in conformance with the latest SPPWC or City standards shall be removed and constructed per the latest SPPWC and City standards.
63. Any obstruction located within existing curb ramps shall be relocated.
64. All unused driveways shall be removed and replaced with full-height curb, gutter and sidewalk per SPPWC standards and City standards.
65. The applicant shall provide a minimum 4’ sidewalk clearance around any obstruction in the sidewalk i.e. posts, power poles, etc.
66. PG-64-10 tack coat and hot mix asphalt shall be used for all slot paving required next to new concrete installations. Slot paving shall be 3 feet wide and 1 foot deep, consisting of 6 inches of asphalt over 6 inches of base.

67. The applicant shall cold mill 2" Asphalt Concrete (AC) pavement surface and overlay with 2" AC PG-64-10 the street width in the City of El Segundo fronting the property. AC mix specification shall conform to Standard Specifications for Public Works Construction (SSPWC) "Greenbook", section 203-1.
68. The applicant shall provide street signing and striping plans for the new development. All striping in the public ROW shall consist of thermoplastic paint per the latest CA Manual on Uniform Traffic Control Devices (MUTCD).
69. The applicant shall provide traffic control plans for all work requiring a lane closure.
70. The work scheduled in the public right-of-way on major arterial streets shall be Monday through Friday from 9am to 3pm, except holidays. Work scheduled on all other street classifications shall be Monday through Friday from 7am to 4pm. Contractor shall obtain prior approval from the City Engineer for performing weekend work, night work, or work on a holiday.
71. During construction, it shall be the responsibility of the applicant to provide safe pedestrian traffic control around the site. A pedestrian protection plan shall be submitted to the Public Works Department for review and approval by the City Engineer. This may include but not be limited to signs, flashing lights, barricades and flag persons.
72. Once the ROW improvements are accepted by the City Engineer, they are not to be used for staging building construction activities, including but not limited to, storage of construction materials and equipment. The street and sidewalks shall be kept free of construction debris, mud and other obstacles and shall remain open to traffic at all times. The applicant shall bear the entire cost of replacement or repair to any damage to improvements caused by its use, or its Contractors' and Subcontractors' use, of the improvements after acceptance by the City Engineer.
73. The applicant shall submit any new traffic signal plans to the City Public Works Department and LA County Department of Public Works (LACDPW) for review and approval. The applicant will coordinate all inspections with the LACDPW inspector for acceptance of the traffic signal poles and related equipment. The applicant will inform the City of any updates during this process.

Public Works Department - Water Conditions:

74. The proposed improvement will impact the capacity of the existing City owned water main lines. The applicant must submit a water study to determine if there is a capacity deficiency in the affected water main lines and if so, water main upgrades will be required. The water study shall be reviewed and approved by the City Engineer.

- 75. Any existing water meters, potable water service connections, fire backflow devices and potable water backflow devices must be upgraded to current City Water Division standards. These devices shall be placed or relocated onto private property.
- 76. The applicant must submit plans for water system upgrades to the City of El Segundo Public Works Department for review and approval.
- 77. Any unused water laterals shall be abandoned and properly capped at the City main. The Contractor is to obtain necessary permits and licenses and provide traffic control plans and shoring plans.

Public Works Department - Sewer Conditions:

- 78. The proposed improvement will impact the capacity of the existing City owned sewer main lines. The applicant must submit a sewer study to determine if there is a capacity deficiency in the affected sewer main lines and if so, sewer upgrades will be required. The sewer study shall be reviewed and approved by the City Engineer.
- 79. Prior to issuance of a Certificate of Occupancy, applicant to pay a sewer connection fee to the Sanitation Districts of Los Angeles County. Applicant to contact the Sanitation Districts of Los Angeles County at (562) 908-4288 ext. 2727 to pay all corresponding fees and present proof of payment to the Public Works Department.
- 80. Any unused sanitary sewer laterals shall be abandoned and properly capped at the City main. The Contractor is to obtain necessary permits and licenses and provide traffic control plans and shoring plans.

Public Works Department – Storm Drain Conditions

- 81. Provide a Low Impact Development Study (LID) signed and stamped by a registered Civil Engineer. Make sure to comply with the project design requirements to retain on site (infiltrate or store for use) volume of runoff from ¾ inch storm or the 85th percentile 24-hour storm, whichever is greater (SWQDv).
- 82. Hydrologic and hydraulic calculations shall be submitted to size appropriate storm drain facilities to control on-site drainage and mitigate off-site impacts. Refer to the most recent Los Angeles County Hydrology Manual. Instructions and the manual are available at the County website at: <http://dpw.lacounty.gov/wrd/Publication/index.cfm>. Calculations shall be signed by a registered civil engineer.
- 83. The project shall comply with the National Pollutant Discharge Elimination System (NPDES) requirements and shall provide Best Management Practices (BMPs).

Public Works Department – Landscape and Irrigation Conditions

- 84. Irrigation plans shall be submitted to the Public Works Department for review and approval. All irrigation meters and mechanical equipment shall meet the City Water Division standards.
- 85. All public landscape improvements shall be designed to City standards and approved by the Parks & Recreation Department.
- 86. The property owner shall maintain all landscaping and irrigation in the public ROW fronting the property.
- 87. The applicant shall coordinate any tree removals in the public right-of-way with the Parks & Recreation Department prior to the start of construction.

Indemnity & Hold Harmless Provision:

- 88. LA RE DEVELOPMENT HOLDINGS LLC, a Delaware Limited Liability Company agrees to indemnify and hold the City harmless from and against any claim, action, damages, costs (including attorney’s fees), injuries, or liability, arising from the City’s approval of Environmental Assessment No. EA-1391, Site Plan Review No. SPR 25-02, and Adjustment No. ADJ 25-03. Should the City be named in any suit, or should any claim be brought against it by suit or otherwise, whether the same be groundless or not, arising out of the City approval of Environmental Assessment No. EA-1391, Site Plan Review No. SPR 25-02, and Adjustment No. ADJ 25-03, LA RE DEVELOPMENT HOLDINGS LLC, agrees to defend the City (at the City’s request and with counsel satisfactory to the City) and will indemnify the City for any judgment rendered against it or any sums paid out in settlement or otherwise. For purposes of this section “the City” includes the City of El Segundo’s elected officials, appointed officials, officers, and employees.

By signing this document, LA RE DEVELOPMENT HOLDINGS LLC, certifies that it has read, understood, and agrees to comply with the Conditions listed in this document.

 LA RE DEVELOPMENT HOLDINGS LLC,
 a Delaware Limited Liability Company
 Andrew Brady, Authorized Signatory
 Counsel to the Company

 Date

{If Corporation or similar entity, needs two officer signatures or evidence that one signature binds the company}

Exhibit B

**Mitigation Monitoring and Reporting Procedures
for the Beach Cities Sports Headquarters Project**

MITIGATION MONITORING AND REPORTING PROGRAM

1.0 PURPOSE

The California Environmental Quality Act (CEQA) requires that all public agencies establish monitoring/reporting procedures for mitigation adopted as conditions of approval in order to mitigate or avoid significant environmental impacts. This Mitigation Monitoring and Reporting Program (MMRP) has been developed to provide a vehicle by which to monitor the mitigation measures (MMs) applicable to the proposed Beach Cities Sports Headquarters Project (the Project). This MMRP has been prepared in accordance with City of El Segundo (City) monitoring requirements and Public Resources Code §21081.6. Specifically, Public Resources Code §21081.6 states the following:

(a) When making findings required by paragraph (1) of subdivision (a) of Section 21081 or when adopting a mitigated negative declaration pursuant to paragraph (2) of subdivision (c) of Section 21080, the following requirements shall apply:

(1) The public agency shall adopt a reporting or monitoring program for the changes made to the project or conditions of project approval, adopted in order to mitigate or avoid significant effects on the environment. The reporting or monitoring program shall be designed to ensure compliance during project implementation. For those changes which have been required or incorporated into the project at the request of a responsible agency or a public agency having jurisdiction by law over natural resources affected by the project, that agency shall, if so requested by the lead or responsible agency, prepare and submit a proposed reporting or monitoring program.

(2) The lead agency shall specify the location and custodian of the documents or other material which constitute the record of proceedings upon which its decision is based.

State CEQA Guidelines §15097 clarifies mitigation monitoring and reporting requirements and provides guidance to local lead agencies on implementing strategies. The reporting or monitoring program must be designed to ensure compliance during Project implementation. The City of El Segundo is the Lead Agency for the Project and is therefore responsible for ensuring MMRP implementation. The MMRP has been drafted to meet Public Resources Code §21081.6 requirements as a fully enforceable monitoring program.

As discussed in the Beach Cities Sports Headquarters Project, Substantial Conformance Memorandum (Environmental Assessment No. EA-1391) (Kimley-Horn, November 6, 2025), the proposed Project is subject to compliance with the MM identified in the Beach Cities Media Campus Project Environmental Impact Report (EIR) (Environmental Assessment (EA) No. EA-1201 [EA-1201]) (State Clearinghouse No. 2017121035). The El Segundo City Council adopted Resolution No. 5159 certifying the EIR on August 6, 2019.

This Mitigation Monitoring and Reporting Program (MMRP) is designed to monitor implementation of mitigation measures identified for the proposed Project. The required mitigation measures are listed below and categorized by resource area, with an accompanying identification of the following:

- Monitoring Phase, the phase of the Project during which the mitigation measure must be monitored;
 - Pre-Construction, including the design phase
 - Construction
 - Post-Construction
- The Implementing Party, the agency with the power to implement the mitigation measure;
- The Enforcement Agency, the agency with the power to enforce the mitigation measure, and
- The Monitoring Agency, the agency to which reports involving feasibility, compliance, implementation and development are made.

The MMRP for the proposed Project will be in place throughout all phases of the Project. The Applicant shall be responsible for implementing all mitigation measures unless otherwise noted. The Applicant shall also be obligated to provide certification, as identified below, to the appropriate monitoring agency and the appropriate enforcement agency that compliance with the required mitigation measure has been implemented. The City's existing planning, engineering, review, and inspection processes will be used as the basic foundation for the MMRP procedures and will also serve to provide the documentation for the reporting program. The substance and timing of each certification report that is submitted to Planning and Building Safety Department shall be at the discretion of the Planning and Building Safety Department. Generally, each report will be submitted to the Planning and Building Safety Department in a timely manner following completion/implementation of the applicable mitigation measure and shall include sufficient information to reasonably determine whether the intent of the measure has been satisfied. The Planning and Building Safety Department in conjunction with the Applicant shall ensure that Project construction occurs in accordance with the MMRP. The South Coast Air Quality Management District (SCAQMD) shall be responsible for implementation of corrective actions relative to violations of SCAQMD rules associated with mitigation. The departments listed below are all City of El Segundo departments, unless otherwise noted.

2.0 MITIGATION MEASURES AND PROJECT DESIGN FEATURES

The MM listed below, which are as identified in the Beach Cities Media Campus Project EIR, are applicable to the proposed Project.

A. Aesthetics

No specific Project Design Features are proposed with regard to aesthetics. No mitigation measures are required.

B. Agricultural and Forestry Resources

No specific Project Design Features are proposed with regard to agricultural and forestry resources. No mitigation measures are required.

C. Air Quality

No specific Project Design Features are proposed with regard to air quality. No mitigation measures are required.

D. Biological Resources

No specific Project Design Features are proposed with regard to biological resources. No mitigation measures are required.

E. Cultural Resources

i) Project Design Features

No specific Project Design Features are proposed with regard to cultural resources.

ii) Mitigation Measures

MM B-1: A qualified paleontologist shall be retained to perform periodic inspections of excavation and grading activities at the Project Site. The frequency of inspections shall be based on consultation with the paleontologist and shall depend on the rate of excavation and grading activities, the materials being excavated, and if found, the abundance and type of fossils encountered. If paleontological materials are encountered, the paleontologist shall temporarily divert or redirect grading and excavation activities in the area of the exposed materials to facilitate evaluation and, if necessary, salvage. The paleontologist shall then assess the discovered material(s) and prepare a survey, study or report evaluating the impact. The Project Applicant shall then comply with the recommendations of the evaluating paleontologist, and a copy of the paleontological survey report shall be submitted to the Los Angeles County Natural History Museum. Ground-disturbing activities may resume once the paleontologist’s recommendations have been implemented to the satisfaction of the paleontologist.

Monitoring Phase:	Pre-Construction, Construction
Implementation Party:	Applicant
Enforcement Agency:	Planning and Building Safety Department
Monitoring Agency:	Planning and Building Safety Department

MM B-2: A qualified professional archaeologist shall monitor all ground disturbing activities of the Project. If buried unique archaeological resources are discovered during ground-disturbing activities, work shall cease within 50 feet of the find until a qualified archaeologist can assess the significance of the find and, if necessary, invoke appropriate treatment measures. Such measure(s) may include avoidance, preservation in place, Phase III data recovery and associated documentation, or other appropriate measures. The City shall determine the appropriate and feasible measure(s) that will be necessary to mitigate impacts, in consideration of the measure(s) recommended by the Monitor. The Applicant shall implement all measure(s) that the City determines necessary, appropriate and feasible. Within 60 days after grading activities are completed, the Monitor shall prepare and submit a final report to the City and the State Office of Historic Preservation. The report shall include documentation of any recovered unique archaeological resources, the significance of the resources, and the treatment of the recovered resources. In addition, the Monitor shall submit the monitoring log and photo documentation, accompanied by a photo key, to the City.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

F. Geology and Soils

i) Project Design Features

PDF C-1: A Project design-specific geotechnical and engineering report is required to be prepared by a California-licensed geotechnical engineer, California- certified engineering geologist, and civil engineer with expertise in geotechnical issues registered in the State of California during Project design and prior to Project construction in compliance with the most current City of El Segundo Department of Public Works guidelines. The investigation is required to address the proposed Project foundation and structure design to minimize effects from adverse soil conditions including any liquefiable or otherwise unstable/consolidation-prone soils; bedrock characteristics; subsidence; earthquake ground shaking; slope instability; subsurface gas; groundwater; and/or other geotechnical and engineering geologic hazards. The design and construction recommendations will be incorporated into the foundation and structural design of Proposed Project components, implemented in accordance with the design, and subjected to on-going inspection by the relevant entities/agencies. Prior to Grading Plan approval and issuance of permits, all construction/development plans will be approved by the City for construction of such improvements. Construction will occur in accordance with the approved plans.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Public Works Department
Monitoring Agency: Planning and Building Safety Department, Public Works Department

ii) Mitigation Measures

No mitigation measures are required.

G. Greenhouse Gas Emissions

i) Project Design Features

No specific Project Design Features are proposed with regard to greenhouse gas emissions.

ii) Mitigation Measures

MM D-1: The Project applicant shall provide sidewalks within the Project boundary connecting off-site.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM D-2: The Project applicant shall require that all faucets, toilets and showers installed in the proposed structures utilize low-flow fixtures that would reduce indoor water demand by 20% per CalGreen Standards.

Monitoring Phase: Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM D-3: The Project applicant shall require that ENERGY STAR-compliant appliances are installed wherever appliances are required on-site.

Monitoring Phase: Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM D-4: The Project applicant shall require that high-efficiency lighting (such as LED lighting that is 34 percent more efficient than fluorescent lighting) be installed within buildings on-site.

Monitoring Phase: Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

H. Hazards and Hazardous Materials

i) Project Design Features

No specific Project Design Features are proposed with regard to hazards and hazardous materials.

ii) Mitigation Measures

MM E-1: Prior to the issuance of grading permits, the Applicant shall submit final design plans and a design-level geotechnical engineering report to the City of El Segundo Building and Safety Division for review and approval. The design-level geotechnical engineering report shall provide the location of the Standard Oil Company and Standard Gasoline Company pipe line easement.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

I. Hydrology/Water Quality

i) Project Design Features

PDF F-1: Construction BMPs will be designed and maintained as part of the implementation of the local SWPPP (which includes an Erosion Control Plan) in compliance with the General Permit. The Erosion Control Plan shall be implemented when construction commences and before any

site clearing or demolition activity. During construction, the Erosion Control Plan will be referred to regularly and amended as changes occur throughout the construction process.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Public Works Department
Monitoring Agency: Planning and Building Safety Department, Public Works Department

PDF F-2: The Project shall implement the following construction-specific BMPs:

- Disposing of waste in accordance with all applicable laws and regulations;
- Cleaning up leaks, drips, and spills immediately;
- Conducting street sweeping during construction activities;
- Limiting the amount of soil exposed at any given time;
- Covering trucks;
- Keeping construction equipment in good working order; and
- Installing sediment filters during construction activities.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Public Works Department
Monitoring Agency: Planning and Building Safety Department, Public Works Department

PDF F-3: The Project shall meet the applicable requirements of the SUSMP adopted by the Los Angeles Regional Water Quality Control Board through the preparation and implementation of a Project-specific SUSMP.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board
Monitoring Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board

PDF F-4: The Project shall comply with all NPDES Permit and waste discharge requirements.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board
Monitoring Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board

PDF F-5: The Project shall comply with the requirements of the Los Angeles County MS4 Permit, which controls quality of runoff entering municipal storm drains in Los Angeles County.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board
Monitoring Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board

PDF F-6: The Project shall comply with City grading permit regulations, which require necessary measures, plans (including a wet weather erosion control plan if construction occurs during the rainy season), and inspection to reduce sedimentation and erosion.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board
Monitoring Agency: Planning and Building Safety Department, Los Angeles Regional Water Quality Control Board

PDF F-7: The Project shall comply with all applicable federal, state, and local requirements concerning the handling, storage and disposal of hazardous waste.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

PDF F-8: All trash facilities shall be covered and isolated from stormwater runoff.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

ii) Mitigation Measures

MM F-1: The applicant must prepare a hydrology study of the development on the Project Site. Such study must be reviewed and approved by the City of El Segundo and any other applicable agency.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM F-2: The applicant must prepare runoff studies for the development on the Project Site so that the runoff from the Project area would not flow onto another area without the owner’s consent. Such studies must be reviewed and approved by the City of El Segundo and any other applicable agency.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM F-3: The applicant must prepare a master drainage plan for the development on the Project Site. This plan must include detailed hydrology/hydraulic calculations and drainage improvements, showing quantitatively how the Project will eliminate the potential for downstream flooding due to increased storm water runoff. This plan will also identify the proposed BMPs to be implemented in compliance with the requirements of the Standard Urban Storm Water Mitigation Plan and the ESMC. Such plan must be reviewed and approved by the City of El Segundo and the Los Angeles County Department of Public Works.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles County Department of Public Works
Monitoring Agency: Planning and Building Safety Department, Los Angeles County Department of Public Works

MM F-4: The applicant must design a conveyance and detainment system to meet the Los Angeles County Department of Public Works limits on the storm drains that would convey the Project Site’s discharge for the development on the Project Site.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Los Angeles County Department of Public Works
Monitoring Agency: Planning and Building Safety Department, Los Angeles County Department of Public Works

MM F-5: The Project must comply with City of El Segundo Ordinance No. 1347 and No. 1348, which establishes storm water and urban pollution controls.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

MM F-6: The Project owner/developer must maintain all structural or treatment control BMPs for the life of the project.

Monitoring Phase: Construction, Post Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department, Public Works Department
Monitoring Agency: Planning and Building Safety Department, Public Works Department

J. Land Use/Planning

No specific Project Design Features are proposed with regard to land use/planning. No mitigation measures are required.

K. Mineral Resources

No specific Project Design Features are proposed with regard to mineral resources. No mitigation measures are required.

L. Noise

No specific Project Design Features are proposed with regard to noise. No mitigation measures are required.

M. Population, Housing, and Employment

No specific Project Design Features are proposed with regard to population, housing, and employment. No mitigation measures are required.

N. Public Services

i) Fire Protection

1) Project Design Features

PDF J-1: The Project shall implement a Construction Management Plan (“CMP”) that would include street closure information, a detour plan, haul routes and a staging plan. The CMP would formalize how construction would be carried out and identify specific actions that would be required to reduce effects on the surrounding community. The CMP shall be based on the nature and timing of the specific construction activities and other projects in the vicinity of the Project Site and shall include, but not be limited to: prohibition of construction worker parking on nearby residential streets; worker parking would be provided on- site or in designated off-site public parking areas;

temporary traffic control during all construction activities adjacent to public rights-of-way to improve traffic flow on public roadways (e.g., flag men); scheduling of construction-related deliveries, haul trips, etc., so as to occur outside the commuter peak hours to the extent feasible, to reduce the effect on traffic flow on surrounding streets; construction-related vehicles shall not park on surrounding public streets; and safety precautions for pedestrians and bicyclists through such measures as alternate routing and protection barriers as appropriate, especially as it pertains to maintaining safe routes to schools.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Planning and Building Safety Department

PDF J-2: Provide an automatic fire sprinkler system throughout each office/studio building, installed in accordance with California Fire Code Chapter 9 and the currently adopted edition of the NFPA 13.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Fire Department
Monitoring Agency: Planning and Building Safety Department

PDF J-3: Provide a manual fire alarm system throughout each building, installed in accordance with California Fire Code Chapter 9 and the currently adopted edition of NFPA 72.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Fire Department
Monitoring Agency: Planning and Building Safety Department

PDF J-4: Provide a manual standpipe system in each stairwell of the proposed parking garage, installed in accordance with California Fire Code Chapter 9 and the currently adopted edition of NFPA 14.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Fire Department
Monitoring Agency: Planning and Building Safety Department

2) Mitigation Measures

No mitigation measures are required.

ii) *Police Protection*

No specific Project Design Features are proposed with regard to police protection. No mitigation measures are required.

iii) Schools

No specific Project Design Features are proposed with regard to schools. No mitigation measures are required.

iv) Parks

No specific Project Design Features are proposed with regard to parks. No mitigation measures are required.

v) Other Public Facilities

No specific Project Design Features are proposed with regard to other public facilities. No mitigation measures are required.

O. Recreation

No specific Project Design Features are proposed with regard to recreation. No mitigation measures are required.

P. Transportation/Traffic**i) Project Design Features**

PDF K-1: Prior to the start of construction, the Project Applicant shall prepare a Construction Traffic Management Plan and submit it to the City of El Segundo Traffic Division for review and approval. The Construction Management Plan shall include a Worksite Traffic Control Plan, which will facilitate traffic and pedestrian movement, and minimize the potential conflicts between construction activities, street traffic, bicyclists, and pedestrians. Furthermore, the Construction Traffic Management Plan and Worksite Traffic Control Plan shall include, but not be limited to, the following measures:

- Maintain access for land uses in the vicinity of the Project Site during construction;
- Schedule construction material deliveries during off-peak periods to the extent practical;
- Minimize obstruction of traffic lanes adjacent to the Project Site to the extent feasible;
- Organize Project Site deliveries and the staging of all equipment and materials in the most efficient manner possible, and on-site where possible, to avoid an impact to the surrounding roadways;
- Coordinate truck activity and deliveries to ensure trucks do not wait to unload or load at the Project Site and impact roadway traffic, and if needed, utilize an organized off-site staging area;
- Control truck and vehicle access to the Project Site with flagmen;
- Prepare a haul truck route program that specifies the construction truck routes to and from the Project Site;
- Limit sidewalk and lane closures to the maximum extent possible, and avoid peak hours to the extent possible. Where such closures are necessary, the Project's Worksite Traffic Control Plan will identify the location of any sidewalk or lane closures and identify all traffic control measures, signs, delineators, and work instructions to be implemented by

the construction contractor through the duration of demolition and construction activity; and/or

- Parking for construction workers will be provided either on-site or at off- site, off-street locations.

Monitoring Phase:	Pre-Construction, Construction
Implementation Party:	Applicant
Enforcement Agency:	Public Works Department, Traffic Division
Monitoring Agency:	Planning and Building Safety Department

ii) Mitigation Measures

MM K-1: Transportation Demand Management Program. A TDM program will be implemented as part of the mitigation package for the Project. Several TDM program elements are project design features that are currently proposed for implementation. Other TDM program elements would be developed as part of preparation of a detailed TDM plan, to be approved by City of El Segundo prior to approval of a final certificate of occupancy for the Project.

TDM strategies are aimed at discouraging single-occupancy vehicle trips and encouraging alternative modes of transportation such as carpooling, taking transit, walking, and biking. Strategies that are suggested as appropriate for this site, as targeted for the office land use, include:

- Commuter Trip Reduction (CTR) Program, Voluntary – The Project could implement a CTR program that encourages alternative modes of transportation such as carpooling, taking transit, walking, and biking. The voluntary program does not require monitoring and reporting and no performance standards are established. The CTR program would provide employees with assistance in the following.
 - Carpool encouragement,
 - Ride-matching assistance,
 - Preferential carpool parking,
 - Flexible work schedules for carpools,
 - Half time transportation coordinator; and
 - Vanpool assistance.
- Due to the importance of information sharing and marketing, marketing strategies to reduce commute trips would be included as part of the CTR Program. Some marketing strategies may include:
 - New employee orientation of trip reduction and alternative mode options,
 - Event promotions; and
 - Publications.
- Car Share Program – This Project could implement a car-sharing program to allow people to have on-demand access to a shared fleet of vehicles on an as-needed basis. User costs are typically determined through mileage or hourly rates, with deposits and/or annual membership fees. The car-sharing program could be created through a local partnership

or through one of many existing car-share companies. Employer-based programs provide a means for business/day trips for alternative mode commuters and provide a guaranteed ride home option.

- Site Design – Project site will be designed to encourage walking, biking, and transit. Amenities could include new, wider sidewalks and street trees along the site perimeter and bicycle parking, showers, and secure lockers.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Planning and Building Safety Department

MM K-2: Driveway 1. A proposed mitigation for the Project is to signalize Driveway 1. Currently proposed as a full-access unsignalized intersection, adding a signal will improve operations and increase safety (see the site access analysis in Chapter 6 of the Traffic Study). The intersection would remain full access, but the installation of a signal would allow for more controlled and efficient movements. Installation of the signal would require approval from both the City of El Segundo and City of Manhattan Beach.

With the proposed mitigation of a signal at Driveway 1, Project related vehicular traffic would shift. Intersections directly affected by this shift would include those in close proximity to Driveway 3, such as Intersection 11: Nash Street & Park Place and Intersection 16: Nash Street & Rosecrans Avenue. Other intersections east of the Project Site would see minor changes in vehicular volume due to the shifting of Project traffic from primarily using Driveway 3 to access the site and instead using Driveway 1. The mitigation analysis takes into account this shift in traffic due to the proposed signal.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department, City of Manhattan Beach Public Works Department
Monitoring Agency: Public Works Department, City of Manhattan Beach Public Works Department

MM K-3: Intersection 12. Douglas Street & Park Place. The mitigation involves signalizing the intersection that is currently stop-controlled. Special attention would be needed in the signal design for the westbound movement, which currently consists of two separate driveways. Signals may be needed that accommodate two separate westbound phases, or coordination with the private property owners may be needed to consolidate the two driveways. The measure would mitigate the significant impact under Existing and Future plus Project conditions. Installation of the signal would require approval from the City of El Segundo.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Public Works Department

MM K-4: Intersection 21. Isis Avenue & Rosecrans Avenue. This mitigation involves restriping the southbound lanes from one shared through left and one right to a left-only lane and a shared through/right lane. The southern portion of the intersection has one receiving through lane. This intersection is in the City of Hawthorne and the improvement would require approval of Hawthorne. The measure would mitigate the significant impact under Existing and Future plus Project conditions.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department, City of Hawthorne
 Public Works Department
Monitoring Agency: Public Works Department, City of Hawthorne
 Public Works Department

MM K-5: Intersection 24. I-405 Northbound On-/Off-Ramps & Rosecrans Avenue. This mitigation involves restriping the northbound off-ramp lanes from two lefts and one right to two left and one shared left/right. The western portion of the intersection has three receiving lanes for the left-turn movement. The existing median along Rosecrans Avenue may need to be cut back in order to accommodate the third left turning movement. This intersection is under Caltrans jurisdiction and the improvement would require approval of Caltrans. The measure would mitigate the significant impact under Existing and Future plus Project conditions.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department, Caltrans
Monitoring Agency: Public Works Department, Caltrans

Q. Tribal Cultural Resources

i) Project Design Features

No specific Project Design Features are proposed with regard to tribal cultural resources.

ii) Mitigation Measures

MM L-1: Prior to issuance of a grading permit, the Applicant shall retain a qualified Native American Monitor (Monitor) from the Gabrieleno Band of Mission Indians-Kizh Nation to monitor all grading and excavation activities within the Project Site. The Monitor shall photo-document the grading and excavation activities and maintain a daily monitoring log that contains descriptions of the daily construction activities, locations and mappings of the graded areas, soils, and documentation of any identified tribal cultural resources. On-site monitoring shall end when the Project Site grading and excavation activities are completed, or when the Tribal Representatives and Monitor have indicated that the Project Site has a low potential for archaeological resources. If tribal cultural resources are encountered during monitoring, all ground-disturbing activities within 50 feet of the find shall cease and the Monitor shall evaluate the significance of the find, and if significant, recommend a formal treatment plan and appropriate measure(s) to mitigate impacts. Such measure(s) may include avoidance, preservation in place, archaeological data recovery and

associated laboratory documentation, or other appropriate measures. The City shall determine the appropriate and feasible measure(s) that will be necessary to mitigate impacts, in consideration of the measure(s) recommended by the Monitor. The Applicant shall implement all measure(s) that the City determined necessary, appropriate and feasible. Within 60 days after grading and excavation activities are completed, the Monitor shall prepare and submit a final report to the City and the California Native American Heritage Commission. The report shall include documentation of any recovered tribal cultural resources, the significance of the resources, and the treatment of the recovered resources. In addition, the Monitor shall submit the monitoring log and photo documentation, accompanied by a photo key, to the City.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

R. Utilities/Service Systems

i) Water

1) Project Design Features

PDF M.1-1: Any existing water meters, potable water service connections, fire backflow devices and potable water backflow devices shall be upgraded to current City Water Division standards. These devices shall be placed or relocated onto private property. In addition, any unused water laterals shall be abandoned and properly capped at the City main. The Contractor shall obtain necessary permits and licenses, and provide traffic control plans and shoring plans.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Planning and Building Safety Department

2) Mitigation Measures

No mitigation measures are required.

ii) Wastewater

1) Project Design Features

PDF M.2-1: The Project Applicant shall submit a Utility Plan to the City of El Segundo Public Works Department for review and approval. The Utility Plan shall show all existing and proposed utility improvements (sewer, water, gas, storm drain, electrical, etc.), their sizes and associated easements around the Project Site, and traffic control plans for work in the public right-of-way.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Planning and Building Safety Department

PDF M.2-2: The Project Applicant shall submit a Sewer Study to the City Engineer for review and approval. Any capacity deficiencies identified in the Sewer Study shall be addressed through upgrades. In addition, any unused sanitary sewer laterals shall be abandoned and properly capped at the City main. The Contractor shall obtain necessary permits and licenses, and provide traffic control plans and shoring plans.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Public Works Department
Monitoring Agency: Planning and Building Safety Department

2) Mitigation Measures

No mitigation measures are required.

iii) Solid Waste

1) Project Design Features

PDF M.3-1: During construction, the Project would implement a construction waste management plan to recycle non-hazardous construction debris. Off-site recycling centers, such as asphalt or concrete crushers, would be utilized to provide crushed materials for roadbed base.

Monitoring Phase: Pre-Construction, Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

PDF M.3-2: All structures constructed or uses established within any part of the Project shall be designed to be permanently equipped with clearly marked, durable, source sorted recycling bins at all times to facilitate the separation and deposit of recyclable materials.

Monitoring Phase: Construction
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

PDF M.3-3: Primary collection bins shall be designed to facilitate mechanized collection of such recyclable wastes for transport to on- or off- site recycling facilities.

Monitoring Phase: Construction, Operation
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

PDF M.3-4: The Applicant or its successor shall continuously maintain in good order clearly marked, durable, and separate recycling bins on the same lot or parcel to facilitate the deposit of recyclable or commingled waste metal, cardboard, paper, glass, and plastic therein; maintain accessibility to such bins at all times for the collection of such wastes for transport to on- or off-site recycling plants; and require waste haulers to utilize local or regional material recovery facilities as feasible and appropriate.

Monitoring Phase: Construction, Operation
Implementation Party: Applicant
Enforcement Agency: Planning and Building Safety Department
Monitoring Agency: Planning and Building Safety Department

2) Mitigation Measures

No mitigation measures are required.

iv) Energy

No specific Project Design Features are proposed with regard to energy. No mitigation measures are required.

SUBSTANTIAL CONFORMANCE MEMORANDUM

To: Eduardo Schonborn, AICP, Planning Manager, City of El Segundo
From: Rita Garcia, Project Manager, Kimley-Horn
Date: November 6, 2025
Subject: Beach Cities Sports Headquarters, Substantial Conformance Memorandum (Environmental Assessment No. EA-1391)

1.0 INTRODUCTION

Kimley-Horn and Associates, Inc. has been retained to evaluate the proposed Beach Cities Sports Headquarters Project (the Project) concerning California Environmental Quality Act (CEQA) compliance. This Technical Memorandum (TM) was prepared to present the findings of the CEQA compliance review, as described below.

2.0 BACKGROUND

On August 6, 2019, the El Segundo City Council adopted Resolution No. 5159 certifying the Beach Cities Media Campus Project Environmental Impact Report (EIR) (Environmental Assessment (EA) No. EA-1201 ["EA-1201"]) (State Clearinghouse No. 2017121035) and Resolution No. 5160, approving General Plan Amendment (GPA) No. GPA-17-01, which changed the land use designation of an approximately 6.4-acre property located at 2011, 2021, and 2031 Rosecrans Avenue (Media Campus) from Commercial Center (C-4) to Urban Mixed Use South (MU-S).

On August 20, 2019, the El Segundo Planning Commission adopted Ordinance No. 1587, approving Zone Change (ZC) No. ZC 17-01 and Development Agreement (DA) No. DA-5751 (DA-5751), amending the Media Campus' zoning from Commercial Center (C-4) to Urban Mixed Use South (MU-S). The City Council entered into DA-5751 with the property owner, which restricts the allowable uses within the Media Campus to various land use combinations of general office, creative office, research and development, studio and production facilities, and retail and café uses, each scenario with a maximum of 313,000 square feet of floor area. DA-5751 allowed the following development scenarios:

Primary Project: The primary Project consists of a mixture of creative office, retail/cafe, and studio and production facilities that would consist of a maximum of: 240,000 square feet of creative office with the option to incorporate a roof deck; 66,000 square feet of studio and production facilities building; and 7,000 square feet of retail/cafe uses.

Alternative 1: This alternative consists of the following development components: 25,000 square feet of retail space; 100,000 square feet of general office space with the option to incorporate a roof deck; and 188,000 square feet of studio and production facilities.

Alternative 2: This alternative consists of the following development components: 100,000 square feet of research and development; 10,000 square feet of retail; and 100,040 square feet of creative office space with the option to incorporate a roof deck.

Alternative 3: This alternative consists of the following development components: 261,990 square feet of creative office space with the option to incorporate a roof deck.

On September 14, 2023, the El Segundo Planning Commission adopted Resolution No. 2944, approving Environmental Assessment (EA) No. 1339, Site Plan Review (SPR)_No. 23-01, and denying Adjustment (ADJ) No. ADJ-23-01 to allow construction of the Media Campus Project's first phase of development. The approval allowed construction of a new seven-story office building and five-level parking structure at the Media Campus' eastern portion. The approximately 182,654-gross-square-foot (167,022 net square feet) office building would be 128 feet tall and consist of a mixture of creative and professional office space. A 220,975-gross-square-foot parking structure with 703 parking spaces at a maximum height of 65 feet would be located north of the office building.

On September 11, 2025, the El Segundo Planning Commission adopted Resolution No. 2971, approving EA No. EA-1402 and Subdivision (SUB) No. SUB 25-03 for Vesting Tentative Parcel Map 84876. The approval allowed subdivision of the Media Campus' one existing parcel (APN: 413-8015-064) into two lots to allow for each future Media Campus development to be situated on their own parcel. Parcel 1 comprises the Media Campus' eastern portion totaling approximately 4 acres (i.e., the development approved in 2023 through Resolution No. 2944) and Parcel 2 comprises the approximately 2.4-acre Project site.

On July 25, 2025, Mr. Tim Katt (hereinafter Applicant) submitted an application to the City to construct and operate a two-story, 64,000-square-foot (gross floor area) sports practice facility (the Project" or "sports practice facility) on the Project site (i.e., Media Campus Parcel 2), located at 2021 Rosecrans Avenue(). The Project effectuates the Alternative 4 development scenario included in Amendment No. 1 to DA-5751, and includes the following entitlements:

- SPR No. SPR-25-02 for construction of the sports practice facility and related site improvements.
- EA No. EA-1391 for review of the Project for compliance with the 2019 certified EIR.
- Adjustment No. ADJ 25-03 for the reduction in small truck loading spaces.

On August 20, 2025, the Applicant submitted an application for EA-1391 to amend DA-5751. The proposed amendment modifies certain sections of DA-5751, including the allowed uses at the Media Campus to include a Professional Sports Team Headquarters and Training Facility use and a fourth alternative Conceptual Site Plan. The proposed amendment to DA-5751 would also broaden the permitted uses for the property, thereby allowing a greater flexibility for future development consistent with the original intent. Alternative 4 consists of a maximum of 272,000 square feet of floor area, which is slightly less (41,000 square feet less) than the 313,000 square feet of floor area allowed under the Primary Project and Alternatives 1 through 3. Alternative 4 allows the following development components: up to 65,000 square feet of professional sports team headquarters and practice facilities uses with the option to incorporate a roof deck; 200,000 square feet of office facility uses; and 7,000 square feet of retail/cafe uses.

On September 14, 2025, the entitlements approved through Resolution No. 2944 expired and no plans for development of Parcel 1 are proposed to date.

On September 25, 2025, City Staff deemed the application complete for processing.

On October 30, 2025, a public hearing notice was published in the El Segundo Herald and mailed to all property owners within 300 feet of the Media Campus and all occupants within 150 feet of the Media Campus.

3.0 MEDIA CAMPUS DESCRIPTION

The Media Campus is located in an urban area characterized by low to mid rise buildings that are occupied by commercial and office uses. The 6.39-acre unimproved Media Campus, comprised of both Parcels 1 and 2, is located on the north side of Rosecrans Avenue, between South Nash Street and Village Drive; see **Figure 1**. The trapezoidal shaped parcel has an approximate 636-foot street frontage and an approximate depth of 446 feet. There are currently three driveway curb cuts along the Media Campus frontage on Rosecrans Avenue; however, there is no drive aisle into the Media Campus XXX. A support structure for an overhead SCE transmission line is located at the Media Campus' southwest corner. The Media Campus is devoid of any natural vegetation, with only some ornamental landscaping (i.e., shrubs and groundcover) and a sidewalk along the southern boundary (along Rosecrans Avenue). A screened metal security fence runs along the Media Campus' perimeter.

Figure 1: Aerial Photograph



Previous use of the Media Campus property was an air gas manufacturing plant, which was demolished in 2016. Soil remediation on the property was conducted in 2017, and all contaminated soil was removed from the property. As a result of the remediation work, the Los Angeles Regional Water Quality Control Board (RWQCB) issued a No Further Action determination on August 31, 2017. A Land Use Covenant with deed restrictions remains in place on the Media Campus and limits site use to commercial or industrial uses.

4.0 PROJECT DESCRIPTION

4.1 Project Site (Parcel 2) Location and Environmental Setting

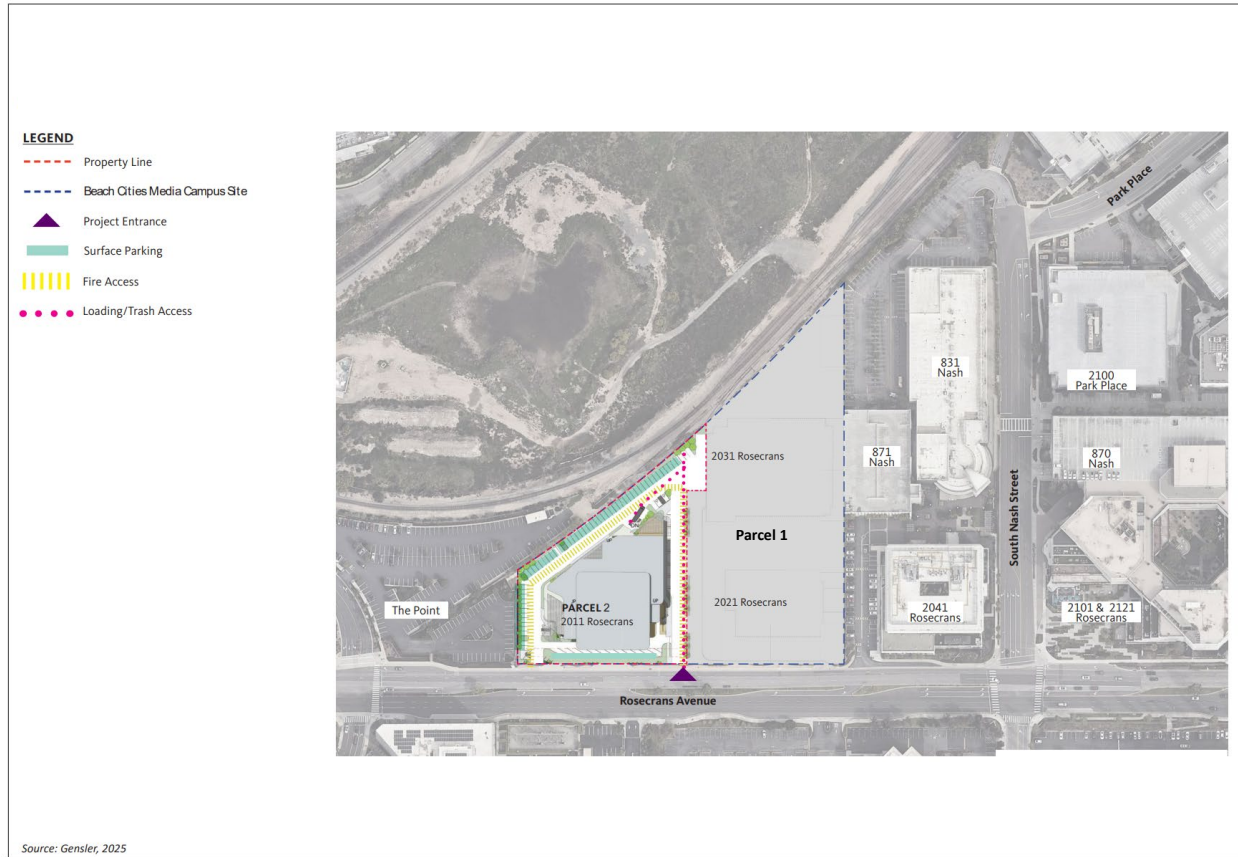
The Project is proposed on Parcel 2 (i.e., the Project site); no development is proposed on Parcel 1 as a part of this Project and all previous entitlements for Parcel 1 have expired. The approximately 2.4-acre Project site is located at 2021 Rosecrans Avenue and comprises the western portion of the larger Media Campus (i.e., Parcel 2); see **Figure 1**. The Project site is a vacant lot devoid of any natural vegetation, with ornamental landscaping (i.e., shrubs and groundcover) and a sidewalk along the site's southern boundary (along Rosecrans Avenue). A transmission tower, which connects to a substation located on the south side of Rosecrans Avenue, is located at the Project site's southwest corner. The screened metal security fence that is located around the Media Campus' perimeter also encompasses the Project site. There are two vehicle driveway curb cuts along the Project site's Rosecrans Avenue frontage; there are no drive aisles into the site. As depicted in **Figure 1**, land uses surrounding the Project site include the following:

- North: Portions of The Point shopping mall surface parking lot, Burlington Northern Santa Fe (BNSF) railroad line, rail spur, and an undeveloped lot, with the former Honeywell site;
- South: Rosecrans Avenue, commercial office buildings and associated surface parking lots, and a transmission line connecting to a substation located on the south side of Rosecrans Avenue in the City of Manhattan Beach;
- East: Media Campus Parcel 1, a commercial restaurant and retail building, which includes the CinemaWest Beach Cities movie theatre and associated parking structure, and surface parking lot beyond Parcel 1.
- West: The Point shopping mall and associated surface parking lot.

4.2 Project Characteristics

The Project proposes to construct and operate a two-story, approximately 64,000 gross square feet, sports practice facility fronting on to Rosecrans Avenue; see **Figure 2**. The existing ornamental landscaping, sidewalk, and driveway curb cuts along the Project site's Rosecrans Avenue frontage would be demolished. The existing transmission tower located at the Project site's southwest corner would be retained in place. The sports practice facility would be 44 feet 6 inches tall and consist of a mixture of business, coaching, and other team offices, as well as various player development spaces. The metal fencing along the Project site's Rosecrans Avenue frontage would be removed. Along the Project site's western boundary, the existing security fence would be removed and replaced with an 8 foot tall metal fence. Along the Project site's northern boundary, the existing security fence would remain in place, and a 4 foot tall guardrail fence would be constructed on top of the permanent retaining wall.

Figure 2: Proposed Project Site Plan



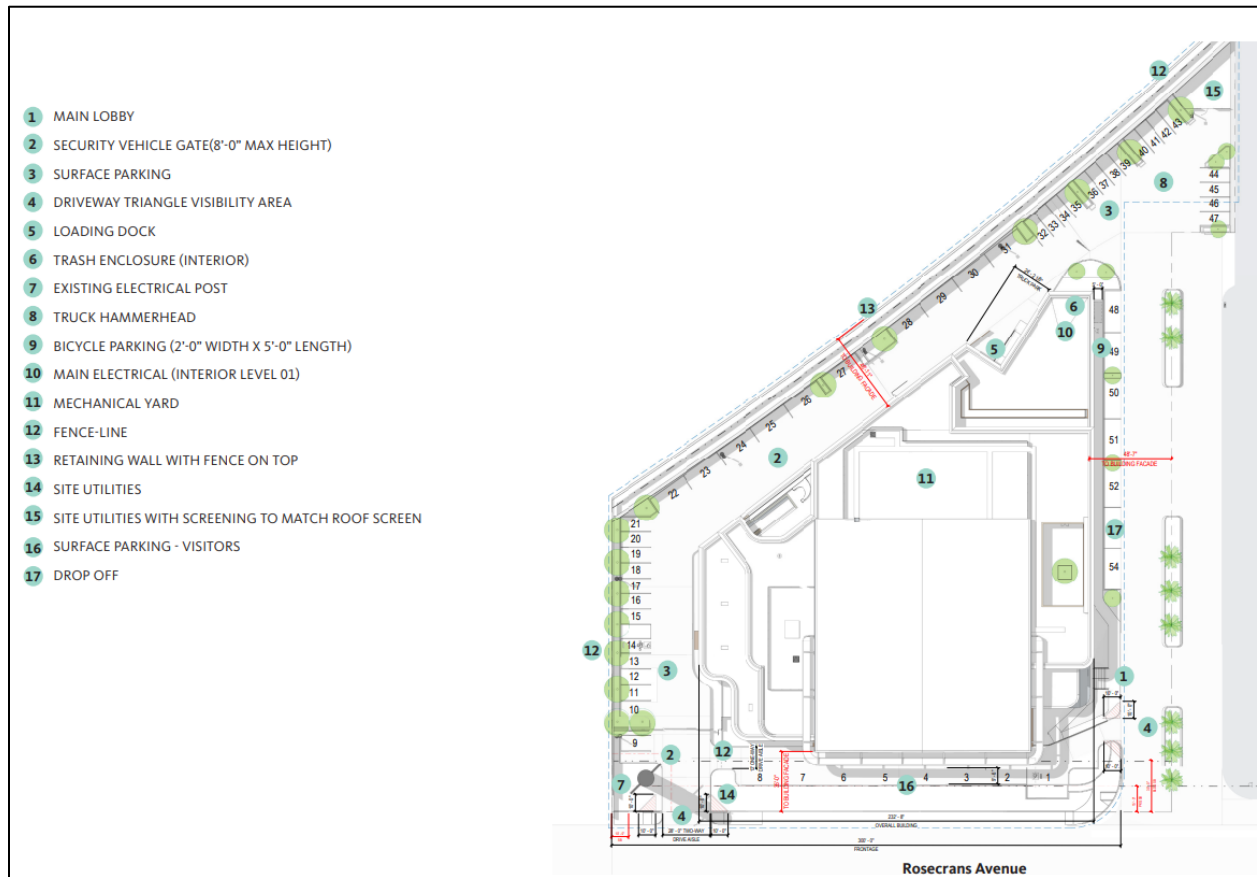
The approximately 42,200-square-foot first level would provide three entrances located on the facility's north, east, and west elevations. The first floor's main entrance would be located on the east elevation and would include a main lobby leading to an elevator, indoor practice courts, player locker room, player development spaces, coaching staff offices, and equipment storage area. Two staircases to the second level would be provided; one near the main entrance and one near the player locker room. The practice court area would be approximately 44.5 feet tall and extend through the first and second levels. The player development spaces would be comprised of a practice court, weight room, film room, locker room, player coach dining room, and other player wellness and preparation spaces to support professional basketball players and staff. The sports practice facility would also include a loading dock and one small truck parking space at the facility's northeast corner to accommodate a small truck or passenger bus to receive and transport the team's equipment and gear.

The approximately 13,899-square-foot second level would include additional player development spaces, coaching staff offices, and a business operations area. The office spaces would be comprised of business offices, coaching offices, and other support space for the operation of a professional sports franchise by team personnel. Additionally, three outdoor terraces totaling approximately 3,808 square feet and a swimming pool are proposed on the second level.

On the roof, two mechanical yard areas would be open, but screened by an 8 feet tall metal fence and equipment enclosure. The sports practice facility would also include landscaping and a surface parking lot with 54 surface parking spaces and 12 bicycle spaces.

Vehicular access to the Project site would be provided from Rosecrans Avenue at two locations: one signalized right-in/right-out shared driveway on the Project site's eastern boundary; and one full access driveway near the existing westernmost curb cut. Both existing curb cuts would be removed. On-site vehicle access throughout the Project site would be provided via a shared two-way internal drive aisle, which would surround the proposed facility's north, west, and east perimeters. A one-way drive aisle would be provided along the facility's southern perimeter, providing a connection between the two driveways on Rosecrans Avenue. Two 8 foot tall metal security vehicle and pedestrian gates would be provided along the sports practice facility's northwest and west drive aisles, securing approximately 21 parking spaces (spaces 10 through 27); see **Figure 3**. As depicted in **Figure 3**, small trucks or passenger buses would access the proposed loading docks via the eastern drive aisle.

Figure 3: Proposed Project Amenities and Utilities



As depicted in **Figure 4**, the sports practice facility is proposed as a modern asymmetrical building with a diverse mix of building materials, including composite wood and polycarbonate panels, architectural metal, and architectural plaster cement. The proposed color palette would include a complementary mix of earthtones and grays.

Figure 4: Proposed Building Design



As depicted in **Figure 5**, the Project's landscaping would total approximately 16,000 square feet and would include 24 trees and various shrubs and groundcover plantings primarily including California fan palms, pineapple guava trees, sand dune sedge, white sage, and sago palm. Along most of the Project site's Rosecrans Avenue frontage, a 15 feet setback with planting at 8 feet in height would be provided. Along the Project site's north and west boundaries, trees and groundcover would be planted bordering the surface parking area. A median provided between the Project site and Parcel 1 would be landscaped with trees and groundcover. All irrigation would be automatic and irrigation water supply would be provided via a potable water connection with a dedicated irrigation meter. The Project's proposed landscaping would comply with the El Segundo Municipal Code (ESMC) Chapter 15A: Water Conservation in Landscaping.

Figure 5: Proposed Landscape Plan



Project site earthwork is estimated to total approximately 24,000 cubic yards of over excavation and re-compaction and approximately 1,900 cubic yards of net import. The Land Use Covenant associated with the Media Campus requires approval of a Soil Management Plan by the RWQCB for excavation greater than 4 feet below ground surface. Therefore, in compliance with the Land Use Covenant requirements, the Applicant has provided a Soil Management Plan (Ramboll, June 2025), which the RWQCB approved on September 18, 2025. Project grading is designed for compliance with applicable development standards and the Project-specific Geotechnical Report recommendations (Geotechnologies, Incorporated, April 2025). Site grading design would be in conformance with local and federal ADA requirements and provide the required accessible routes.

5.0 CODE COMPLIANCE

The Project site is within the MU-S zone, which is intended “to have several types of uses occupy a single building.” The proposed sports facility meets this intent by providing flexible space for multiple types of uses (i.e., player development spaces and coaching staff offices) in the single building. The Project’s consistency with the MU-S zone site development standards are provided in **Table 1**.

ESMC §15-5G-3(H) requires all development projects to provide pedestrian access between buildings and onsite or offsite transit facilities, if within adjoining public rights-of-way. If the building is part of a multi-building development project, ESMT §15-5G-3(H) requires that pedestrian access be provided between buildings. Pedestrian access to the Project site would be provided via the existing sidewalk along Rosecrans Avenue, the Project site’s frontage. Pedestrian circulation would be provided via sidewalks proposed around the sports practice facility’s perimeter. On-site ADA accessible paths would be provided throughout the Project site, providing connections between the proposed parking lot and sports practice facility, and between the Project and the public rights-of-way. Pedestrian and vehicle access to Parcel 1 would be

provided along the eastern drive aisle, providing connectivity between the Project site and the entire Media Campus Project is built out.

Table 1: Proposed Project Code Compliance

Standard	Required	Proposed	Notes
Setbacks (minimum)			
Front	30'	30'	
Front Parking	15'	15'	
Rear	5'	49'-5"	
East Side	10'	48'-3"	
West Side	10'	53'-7"	
Parcel Frontage (minimum)	100'	330'	
Height (maximum)	175'	44' – 6"	
Grade Differential (maximum)	8'	4'	
Floor Area Ratio (FAR) (maximum)	1.3	0.6	
Parking (minimum)	54 spaces	54 spaces	38 parking spaces provided for the 'General Office' land use. Pursuant to Assembly Bill 2097, zero minimum parking spaces required for private use facilities classified under business occupancy. The player and player development spaces would be private, dedicated for 16 players.
Bicycle Parking (minimum)	4 spaces	12 spaces	6 short-term and 6 long-term spaces provided.
Loading Spaces (minimum)	2 small truck spaces	1 small truck space	See discussion below.
Driveway Separation (minimum)	24'	246'-10"	

ESMC §15-15-7(C) outlines the number of loading spaces required for various uses. According to ESME §15-15-7(C), "general office" uses which are between 25,001 to 100,000 square feet are required to provide 2 small truck spaces. The Project proposes only one loading small truck loading space on the northern portion of the sports practice facility near the loading dock. Therefore, the proposed Project conflicts with this City requirement and is requesting approval of ADJ 25-03 for the reduction in small truck loading spaces.

ESMC §15-2-14 establishes four components for landscaping: vehicle use areas, building perimeter, property perimeter, and minimum plant size. The proposed Project would provide approximately 16,000 square feet of landscaped area. The Project's consistency with the City's landscaping requirements is outlined in **Table 2**.

Table 2: Landscape Requirements

Standard	Required	Proposed
Minimum Landscape area	1,800 square feet	16,000 square feet
Vehicle Use Area	12 trees	12 trees
Building Perimeter	5' depth minimum	5' depth along front third of the sports practice facility.
Property Perimeter	12 trees	12 trees

The ESMC requires that a minimum of 20 percent of the trees planted be 36-inch box size or larger, 30 percent be 24-inch box size or larger, and 50 percent be 15-gallon or larger. The Applicant proposes to provide larger more mature landscaping by proposing 100% of the trees to be 48" box.

Dedication

The General Plan Circulation Element classifies Rosecrans Avenue as a major arterial highway, which has a recommended right-of-way half width (centerline to property line) of 71 feet to 75 feet. Currently, the northern half of Rosecrans Avenue only has a right-of-way half width of 50 feet. According to the South Bay Bicycle Master Plan, the Rosecrans Avenue right-of-way should include a bicycle lane. Based on the General Plan and South Bay Bicycle Master Plan, Public Works has requested that the Applicant provide an irrevocable offer to dedicate 19 feet 8 inches along the Project site frontage, which includes 11 feet and 8 inches for right-of-way purposes and 8 feet for a future bicycle lane. The 19 feet 8 inches dedication can accommodate the most likely scenario for future widening of the street and construction of a bicycle lane.

6.0 ENVIRONMENTAL REVIEW

On August 20, 2019, the El Segundo City Council certified an EIR (SCH No. 2017121035) pursuant to the requirements of the California Environmental Quality Act (CEQA) and the State CEQA Guidelines. The EIR evaluated the potential environmental effects of the Media Campus project, which included a secure campus with five buildings, a private event plaza, an exclusive VIP entrance drop off; and dedicated parking and service access. As detailed in EIR Table II-1: Conceptual Plan Development Summary, the EIR analyzed a proposed development of 313,000 gross square feet with 240,000 gross square feet of office space, 66,000 gross square feet of studio and production facilities, and 7,000 gross square feet of retail space. The EIR assumed parking would be provided in an up to seven-story parking structure with above grade and semi-subgrade parking containing 980 parking spaces, a one level below grade structure beneath the office building containing 120 parking spaces, and in surface parking areas elsewhere on the site. The potential for environmental impacts concerning the following resource areas were considered:

- | | |
|------------------------------------|--|
| 1. Air Quality | 8. Noise |
| 2. Cultural Resources | 9. Population, Housing, and Employment |
| 3. Geology and Soils | 10. Public Services |
| 4. Greenhouse Gas Emissions | 11. Transportation, Traffic, and Parking |
| 5. Hazards and Hazardous Materials | 12. Tribal Cultural Resources |
| 6. Hydrology and Water Quality | 13. Utilities and Service Systems |
| 7. Land Use and Planning | |

Within these resource areas, the EIR found that incorporating project design features and mitigation measures would be required for cultural resources, geology and soils, greenhouse gas emissions, hazards and hazardous material, hydrology and water quality, public services, transportation, tribal cultural

resources, and utilities and service systems. For the proposed Project, Staff has included the project design features and mitigation measures in the recommended conditions of approval.

6.1 Conclusion

State CEQA Guidelines §15162 states that no further analysis can be required unless there is a substantial change to the project; substantial changes to the circumstances in which the project is undertaken; or new information, which was not known and could not have been known, is presented. The proposed Project is consistent with the Media Campus Project analyzed under the EIR. The EIR assumed the Media Campus Project would require a maximum net export of approximately 35,000 to 49,400 cubic yards of soil. The proposed Project would require only 1,900 cubic yards of net import and no export of soil, which is far less than assumed and analyzed in the EIR. Additionally, the proposed sports practice facility is comprised of a mix of general office spaces and player development spaces, which are most similar to the Media Campus' allowed "office" use. The proposed Project would include the construction of a 44 feet 6 inch tall, 64,000 gross-square-foot sports practice facility at 0.6 FAR and 54 parking spaces, which is within the scope of the Media Campus Project considered under the EIR. Additionally, like the Media Campus project, the proposed Project would provide two driveways along Rosecrans Avenue. Therefore, since the proposed Project's construction and design is within the scope of the Media Campus Project, and since the proposed Project is still subject to compliance with the EIR's (SCH #2017121035) specified mitigation measures, the proposed Project is consistent with the EIR's analysis. Additionally, there are no known substantial changes in the Project's circumstances or new information that could not have been known at the time the EIR was certified that has become available. Therefore, none of the three circumstances identified in State CEQA Guidelines §15162 apply and no additional analysis under CEQA is required for the Project.



LOS ANGELES SPARKS

1160 E. MARIPOSA AVE, EL SEGUNDO, CA 90245

October 21, 2025

Jazmin Farias and Eduardo Schonborn
City of El Segundo
350 Main Street
El Segundo, California 90245-3895

To whom this may concern:

We understand that the City of El Segundo ordinance requires two loading dock spaces for new buildings. However, we would like to request consideration for a modification based on the specific nature of our operations.

The LA Sparks Training Facility and Headquarters will not host operational services that necessitate a high volume of truck traffic or simultaneous loading activities. The facility will feature a warming kitchen designed to support the dietary needs of 16 basketball players in training. As such, kitchen-related deliveries will be minimal and infrequent.

Additional use of the loading dock will include occasional deliveries for team equipment and general office supplies for staff working on the second floor. These deliveries are expected to occur at a low frequency.

Given the limited scale and frequency of deliveries, we believe that a single loading dock space will fully support the operational needs of the facility.

We respectfully request that the City considers this operational context in evaluating our requirement.

Thank you for your consideration.

Raegan Pebley
Los Angeles Sparks, General Manager

PROFESSIONAL BASKETBALL TEAM HQ

SITE PLAN REVIEW

11.04.2025

CONTENTS

PROJECT DESCRIPTION

- Project Summary
- Overall Site Plan
- Project Amenities & Utilities
- Parcel 2 | West Building Summary
- Building Floor Plan & Parking Calculations
- Landscape Summary
- Site Section
- Site Planting

BUILDING MATERIAL & FINISHES

- East Elevation
- South Elevation
- West Elevation
- North Elevation
- Building Signage

COLOR RENDERING

- View from Rosecrans Avenue

APPENDIX - A | Site Survey

APPENDIX - B | Site Plan Review Reference Plans

PROJECT SUMMARY

SITE INFORMATION

Building Address 2021 Rosecrans Ave: Offices
 2031 Rosecrans Ave: Parking Garage (future)
 2011 Rosecrans: West Office Building (future)
 El Segundo, CA 90245

Assessor's Parcel Number (APN) 413 - 8015 - 064
Entitlement Area 278253.45 SF / 6.39 Acres
Genera Plan Designation Urban Mixed-Use South (MU-S)

Final Environmental Impact Report (FEIR) EA-1201
 261,990 SF mixed-use commercial campus

PROJECT DESCRIPTION

The Professional Basketball Team HQ project will create a new building providing a mix of business offices, coaching offices and player development spaces dedicated to professional basketball players, such a practice court, weight room, player coach dining room and other player preparation spaces. The property is located within the urban mixed-use south (MU-S) zone on a former industrial site located on Rosecrans Boulevard. The building consists of a 2 story building with surface parking. The mix of commercial uses proposed is consistent with city's general plan and compatible with adjacent development within continental park and is intended to contribute to the completion of the Rosecrans corridor.

PARCEL 2 SUMMARY

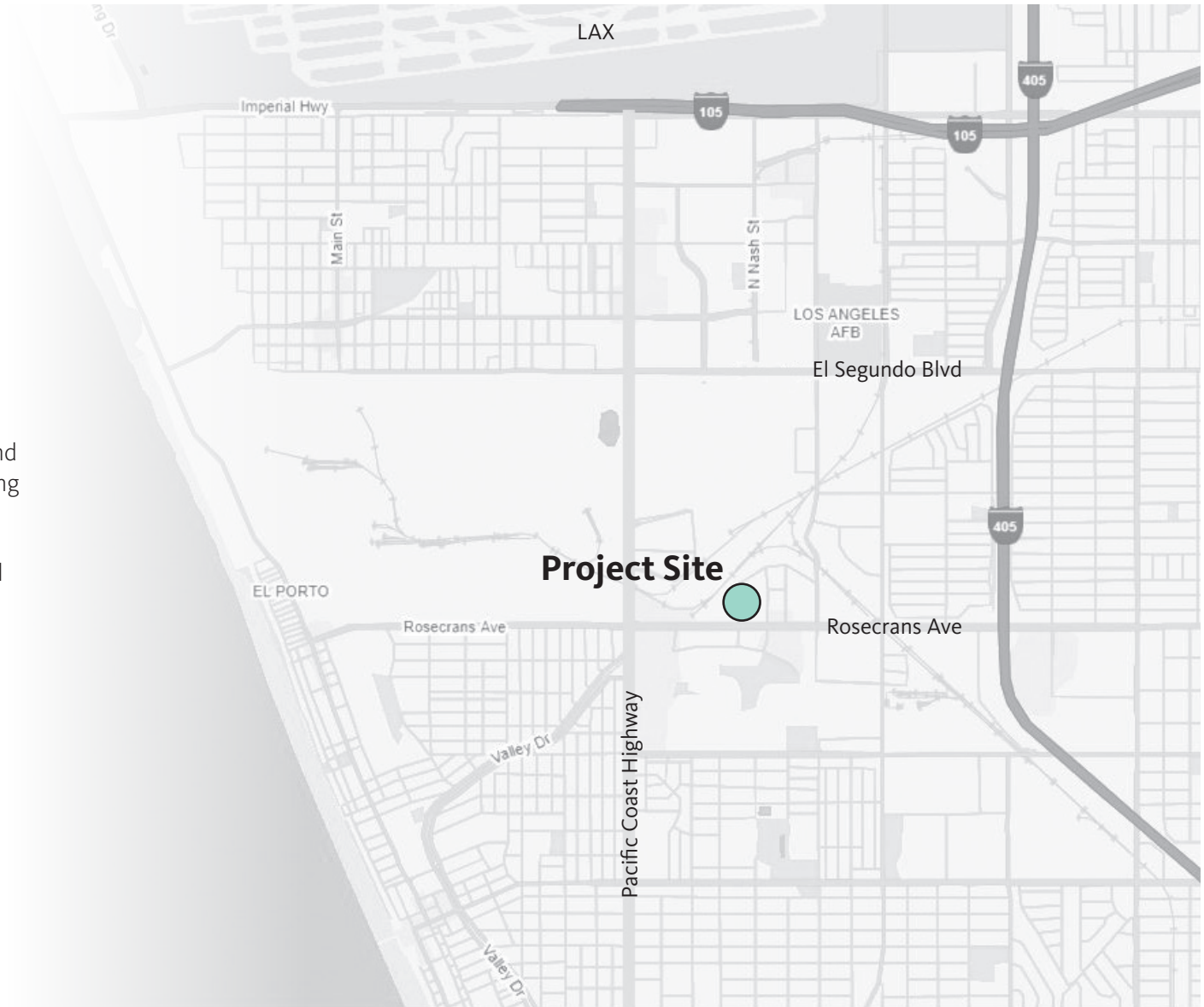
Lot Size 104,073 SF | 2.389 Acres
Open Space 61,873 SF
104,073 SF - 42,200 SF (West Bldg Footprint)
Gross Floor Area 60,159 SF
Net Floor Area 56,099 SF
Landscape Area 16,000 SF
Provided Parking 54 Spaces

PROJECT AREA SUMMARY

Zoning FAR OF 1.13 : 1
Allowable Area 104,073 SF x 1.13 = 117,602 SF
Gross Floor Area 60,159 SF
Remaining Area 57,443 SF

PROVIDED BICYCLE PARKING

Short Term 5% of provided vehicular stalls (54 x 0.05 = 2.7 bicycle stalls)
Long Term 5% of provided vehicular stalls (54 x 0.05 = 2.7 bicycle stalls)
Provided 6 short term bicycle stalls
 6 long term bicycle stalls



SITE EXISTING PHOTOS & SURROUNDING AREA



1 LOOKING NORTH EAST



2 LOOKING NORTH WEST



3 LOOKING NORTH



AERIAL

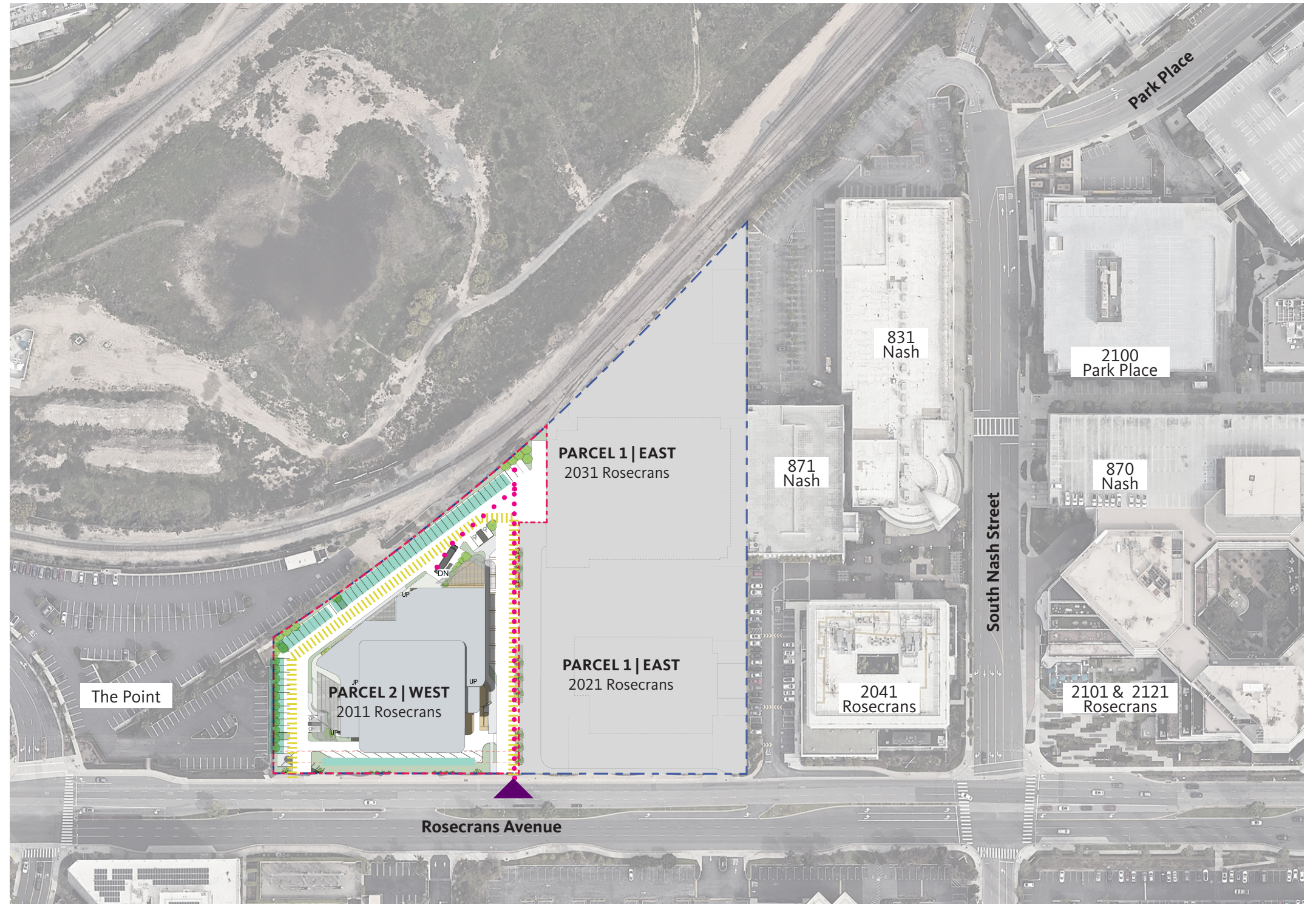


4 LOOKING NORTH

OVERALL SITE PLAN

LEGEND

- Property Line
- Previously Entitled Boundary Line
- ▲ Project Entrance
- Surface Parking
- ||||| Fire Access
- Loading/Trash Access



PROJECT AMENITIES & UTILITIES

SITE AMENITIES & UTILITIES

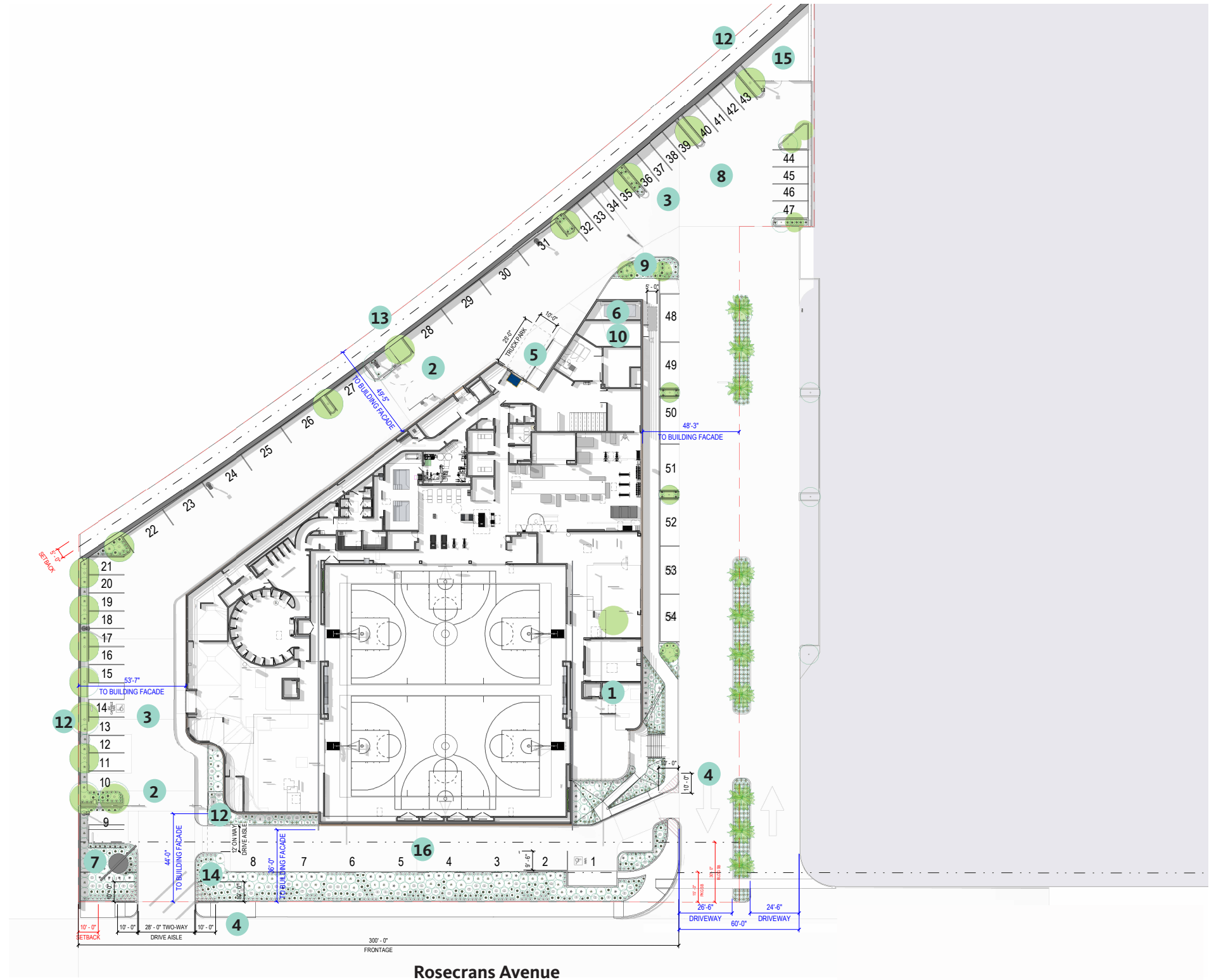
- 1 MAIN LOBBY
- 2 SECURITY VEHICLE GATE(8'-0" MAX HEIGHT)
- 3 SURFACE PARKING
- 4 DRIVEWAY TRIANGLE VISIBILITY AREA
- 5 SMALL TRUCK LOADING DOCK (10'W X 25'L)
- 6 TRASH ENCLOSURE (INTERIOR LEVEL 01)
- 7 EXISTING ELECTRICAL POST
- 8 TRUCK TURNAROUND
- 9 BICYCLE PARKING (2'-0" WIDTH X 5'-0" LENGTH)
- 10 MAIN ELECTRICAL (INTERIOR LEVEL 01)
- 11 MECHANICAL YARD
- 12 FENCE-LINE
- 13 PERMANENT SHORING WALL WITH FENCE ON TOP
- 14 SITE UTILITIES
- 15 SITE UTILITIES WITH SCREENING TO MATCH ROOF SCREEN
- 16 SURFACE PARKING - VISITORS



PROJECT AMENITIES & UTILITIES

SITE AMENITIES & UTILITIES

- 1 MAIN LOBBY
- 2 SECURITY VEHICLE GATE (8'-0" MAX HEIGHT)
- 3 SURFACE PARKING
- 4 DRIVEWAY TRIANGLE VISIBILITY AREA
- 5 SMALL TRUCK LOADING DOCK (10'W X 25'L)
- 6 TRASH ENCLOSURE (INTERIOR LEVEL 01)
- 7 EXISTING ELECTRICAL POST
- 8 TRUCK TURNAROUND
- 9 BICYCLE PARKING (2'-0" WIDTH X 5'-0" LENGTH)
- 10 MAIN ELECTRICAL (INTERIOR LEVEL 01)
- 11 MECHANICAL YARD
- 12 FENCE-LINE
- 13 PERMANENT SHORING WALL WITH FENCE ON TOP
- 14 SITE UTILITIES
- 15 SITE UTILITIES WITH SCREENING TO MATCH ROOF SCREEN
- 16 SURFACE PARKING - VISITORS



PARCEL 2 | BUILDING SUMMARY

BUILDING INFORMATION

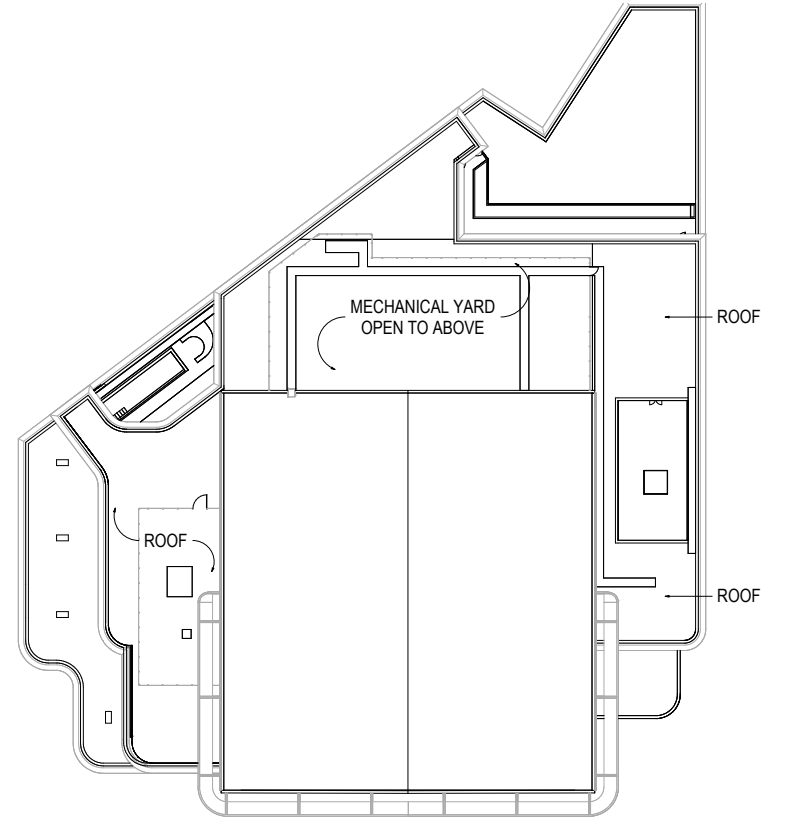
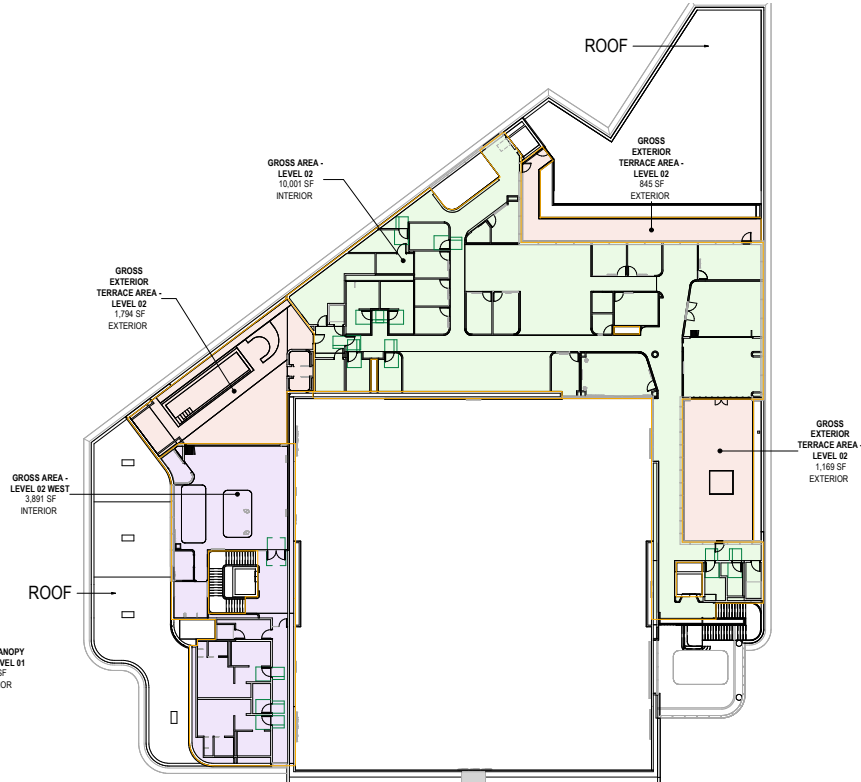
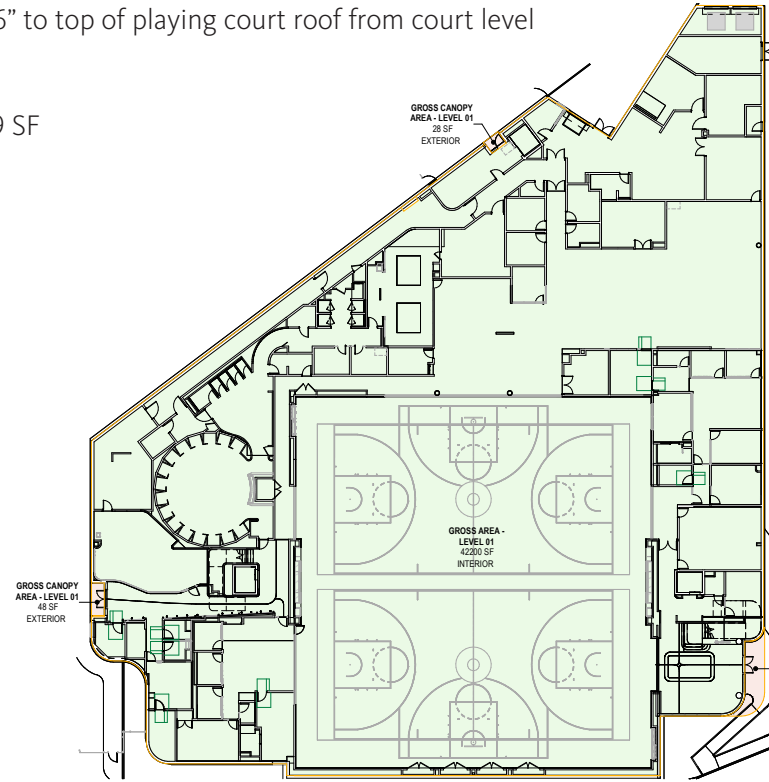
Building Address 2011 Rosecrans Ave
El Segundo, CA 90245

Building Type Type IIB Construction (proposed)
Fire Protection Fully Sprinklered

Levels Level 01 - Court Level | + 103'-0" ASL
Level 02 - Upper Level | + 121'-0" ASL

Height + 44'-6" to top of playing court roof from court level

Net Floor Area 56,099 SF



AREA SUMMARY

Gross Floor Area (Interior)	56,099 SF
Gross Floor Area (Exterior)	4,060 SF
Total	60,159 SF

LEVEL 01 - COURT LEVEL

Area (Interior)	42,200 SF
Area (Exterior)	252 SF

LEVEL 02 - UPPER LEVEL

Area (Interior)	13,899 SF
Area (Exterior)	3,808 SF

LEVEL 03 - ROOF

Area (Interior)	0 SF
Area (Exterior)	0 SF

BUILDING FLOOR PLAN & PARKING CALCULATIONS

BUILDING PROGRAM

- 1 EAST ENTRANCE
- 2 MAIN LOBBY
- 3 WEST ENTRANCE
- 4 NORTH ENTRANCE
- 5 PRACTICE COURTS
- 6 PLAYER LOCKER ROOM
- 7 PLAYER DEVELOPMENT SPACES
- 8 COACHING STAFF
- 9 EQUIPMENT STORAGE
- 10 LOADING DOCK
- 11 BUSINESS OPERATIONS
- 12 EXTERIOR PLAYER DECK SPA

PARKING CALCULATION BY AREA

	PARKING SPACES REQUIRED*
PLAYERS	16
Level 1 General Office 5,400 SF / 300	18
Level 2 General Office 6,000 SF / 300	20
TOTAL	54

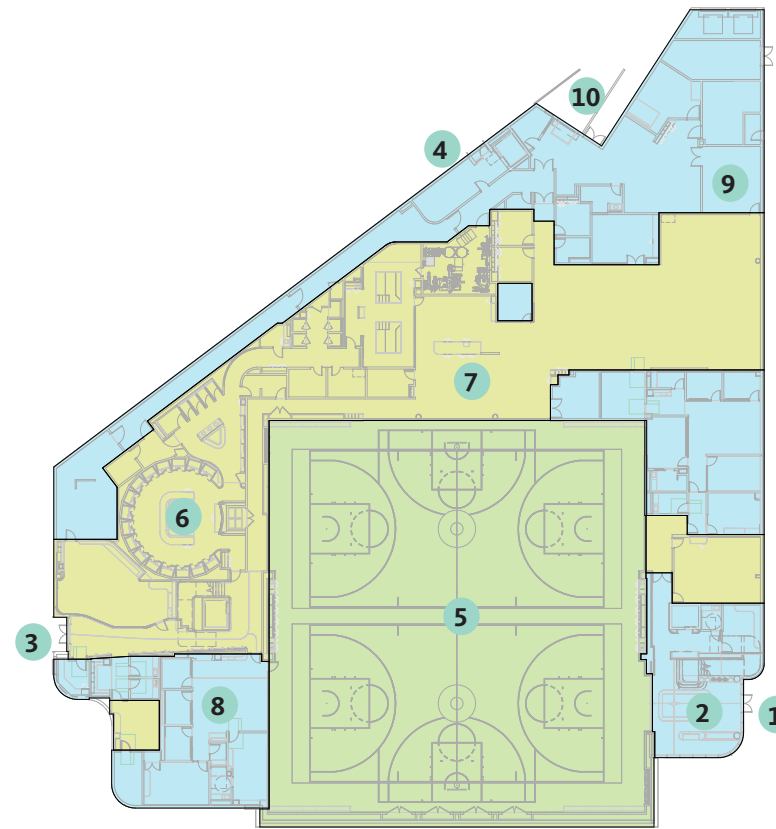
* Per State law AB 2097, the project is subject to a zero minimum parking requirement. This Professional Basketball Team HQ is a private use facility classified under business occupancy. The Player and Player Development Spaces are private, dedicated for 16 players. The General Office area parking requirements are calculated using ESMC 15-15-6, which requires 1 parking space per 300 SF.

LOADING SPACE

Loading dock is sized to accommodate a small truck or a passenger bus. A dock leveler, bumpers and vehicle restraint system to be provided. A service ramp is provided for rolling equipment and gear from the receiving area to exterior parking.

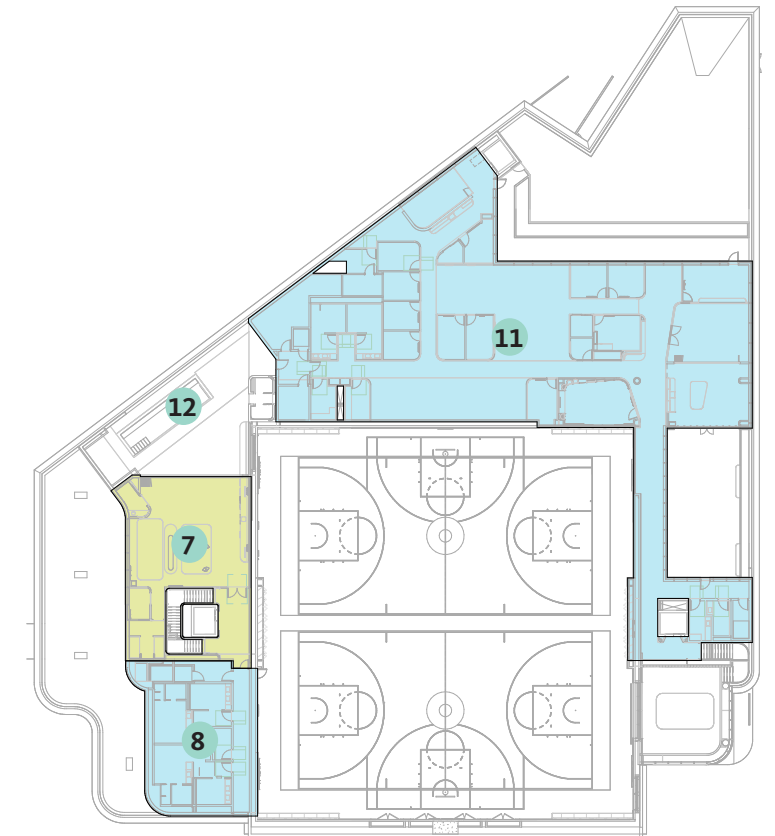
PROVIDED BICYCLE PARKING

REQUIRED SHORT TERM	2.95 BICYCLE STALLS 54 X 0.05 = 2.7 BICYCLE STALLS
REQUIRED LONG TERM	2.95 BICYCLE STALLS 54 X 0.05 = 2.7 BICYCLE STALLS
PROVIDED BICYCLE STALL	6 SHORT TERM 6 LONG TERM



LEVEL 01 - COURT LEVEL

■ General Office Area	5,400 SF
■ Player & Player Development Spaces	36,800 SF



LEVEL 02 - UPPER LEVEL

■ General Office Area	6,000 SF
■ Player & Player Development Spaces	7,899 SF

LANDSCAPE SUMMARY

BUILDING PROGRAM

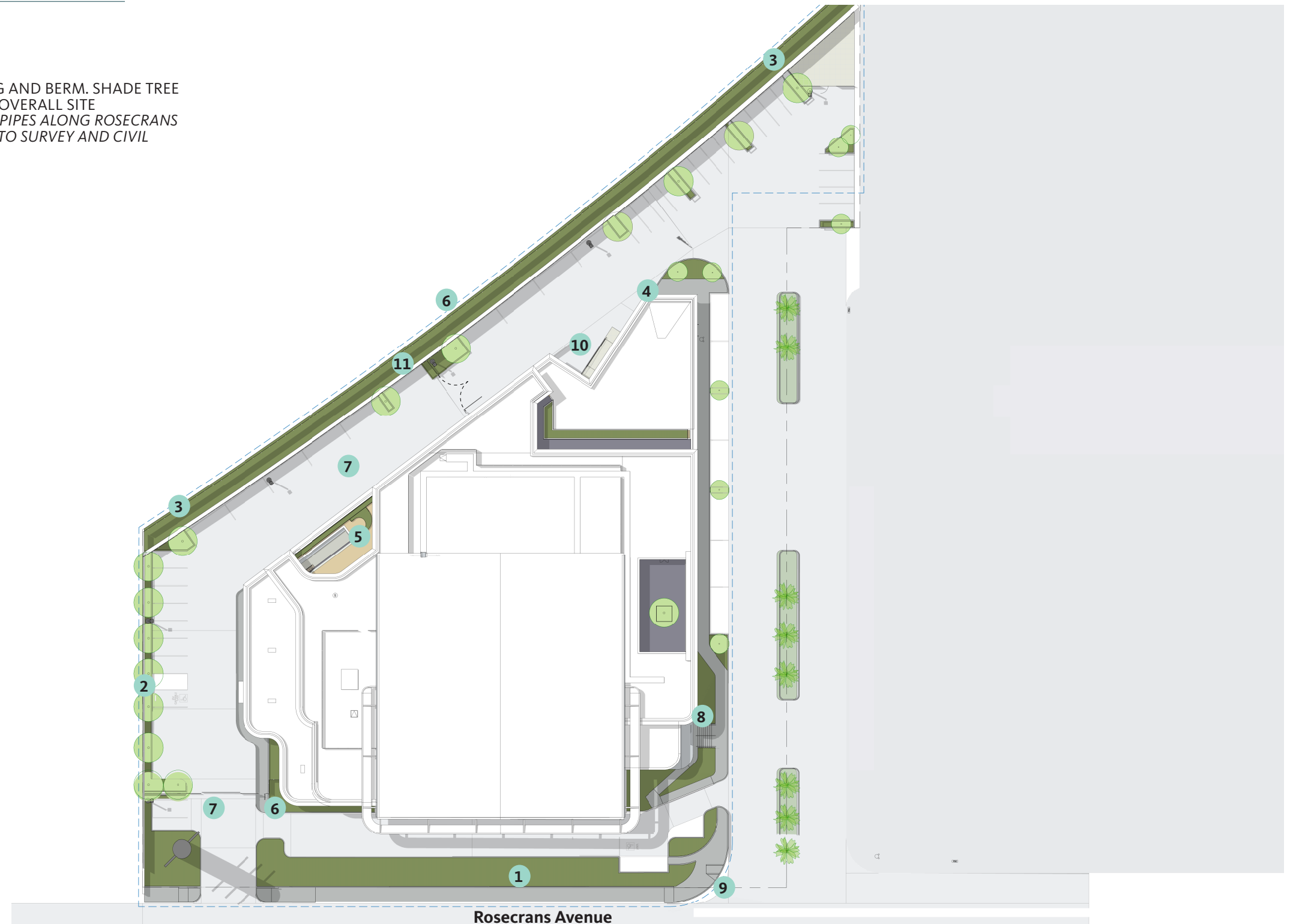
- 1** FRONT SETBACK SOFT-SCAPE WITH TALL SHRUB PLANTING AND BERM. SHADE TREE CALCULATION ALONG ROSECRANS DISTRIBUTED WITHIN OVERALL SITE
NOTE: OIL EASEMENT AND ELEVATION OF OIL LINE PIPES ALONG ROSECRANS AVE RESTRICTS PLANTING DEPTH FOR SHADE TREES. REFER TO SURVEY AND CIVIL DRAWING FOR ADDITION EASEMENT INFORMATION
- 2** SIDE SETBACK TREES AND PLANTING
- 3** REAR SETBACK TREES AND PLANTING
- 4** LOADING DOCK PLANT SCREENING
- 5** OUTDOOR TERRACE WITH PLANTING (LEVEL 02)
- 6** FENCE-LINE
- 7** VEHICULAR GATES
- 8** ENTRY PLAZA
- 9** SIDEWALK / HARD-SCAPE
- 10** SMALL TRUCK LOADING DOCK (10'W X 25'L)
- 11** PERMANENT SHORING WALL

PARCEL 2 SUMMARY

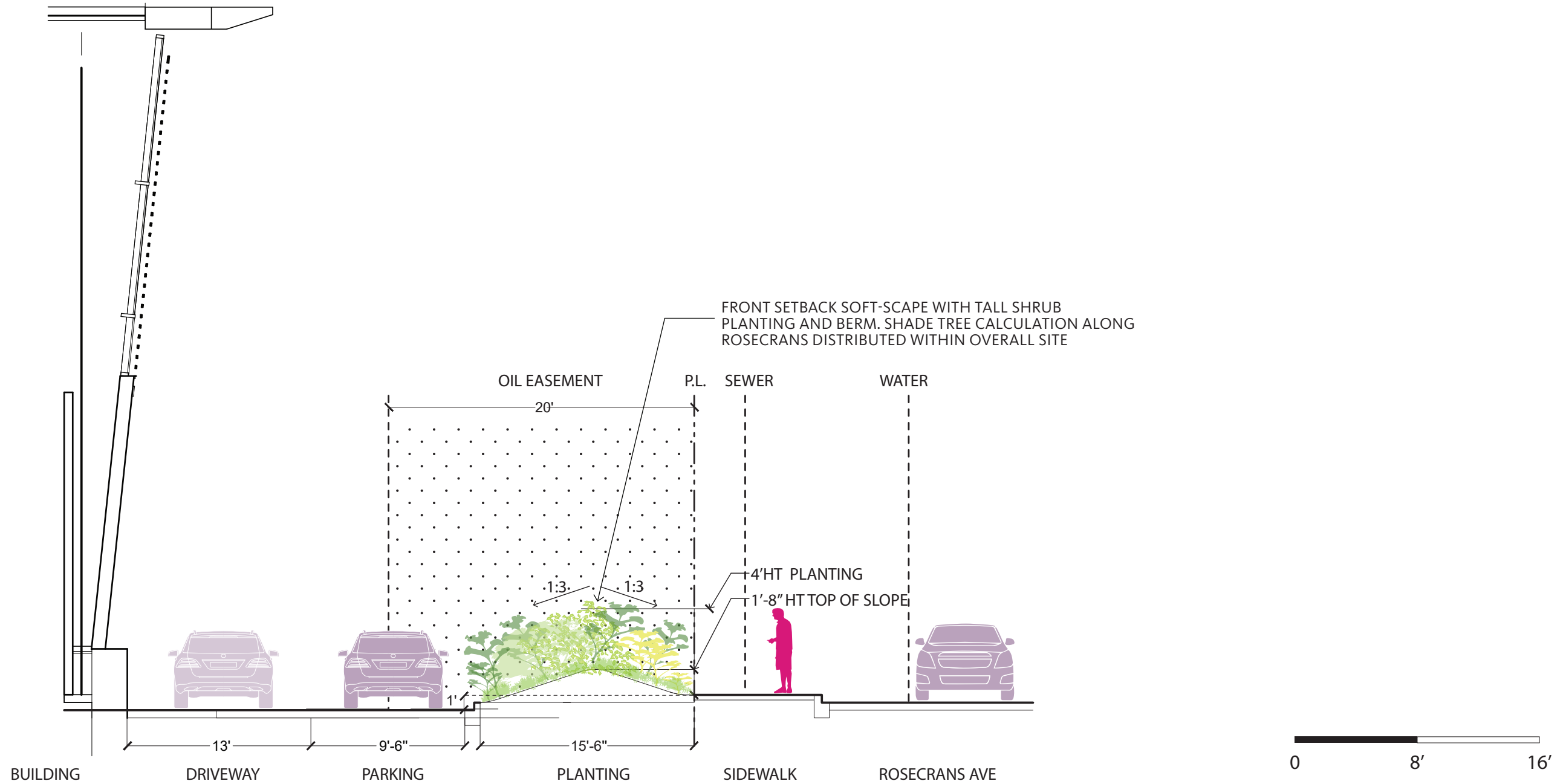
Lot Size	104,073 SF 2.389 Acres
Open Space	61,873 SF <small>104,073 SF - 42,200 SF (West Bldg Footprint)</small>
Gross Floor Area	60,159 SF
Provided Parking	54 Spaces

LANDSCAPE AREA

Vehicular Use Area (VUA)	36,000 SF <small>1 tree per each 3,000 SF</small>
Required Landscape Area	1,800 SF <small>36,000 SF X 5%</small>
Landscape Area Provided	16,000 SF
Required Tree Count Based on VUA	12 Trees
Required Tree Count - Public Right of Way	12 Trees <small>1:25' street frontage 300' street frontage</small>
Total Required Tree Count	24 Trees



SITE SECTION | WITH BERM



SITE PLANTING - LANDSCAPE PLAN

TREE LEGEND

SYMBOL	KEY	GENUS SPECIES	SCIENTIFIC NAME	COMMON NAME
	ARB	MAR	<i>Arbutus 'Marina'</i>	Strawberry Tree
	OLE	EUR	<i>Olea europaea</i>	Olive
	PAR	DES	<i>Parkinsonia x 'Desert Museum'</i>	Desert Museum Palo Verde
	TRI	ELE	<i>Tristania laurina 'Elegant'</i>	Water Gum
	WAS	ROB	<i>Washingtonia Robusta</i>	Mexican Fan Palm

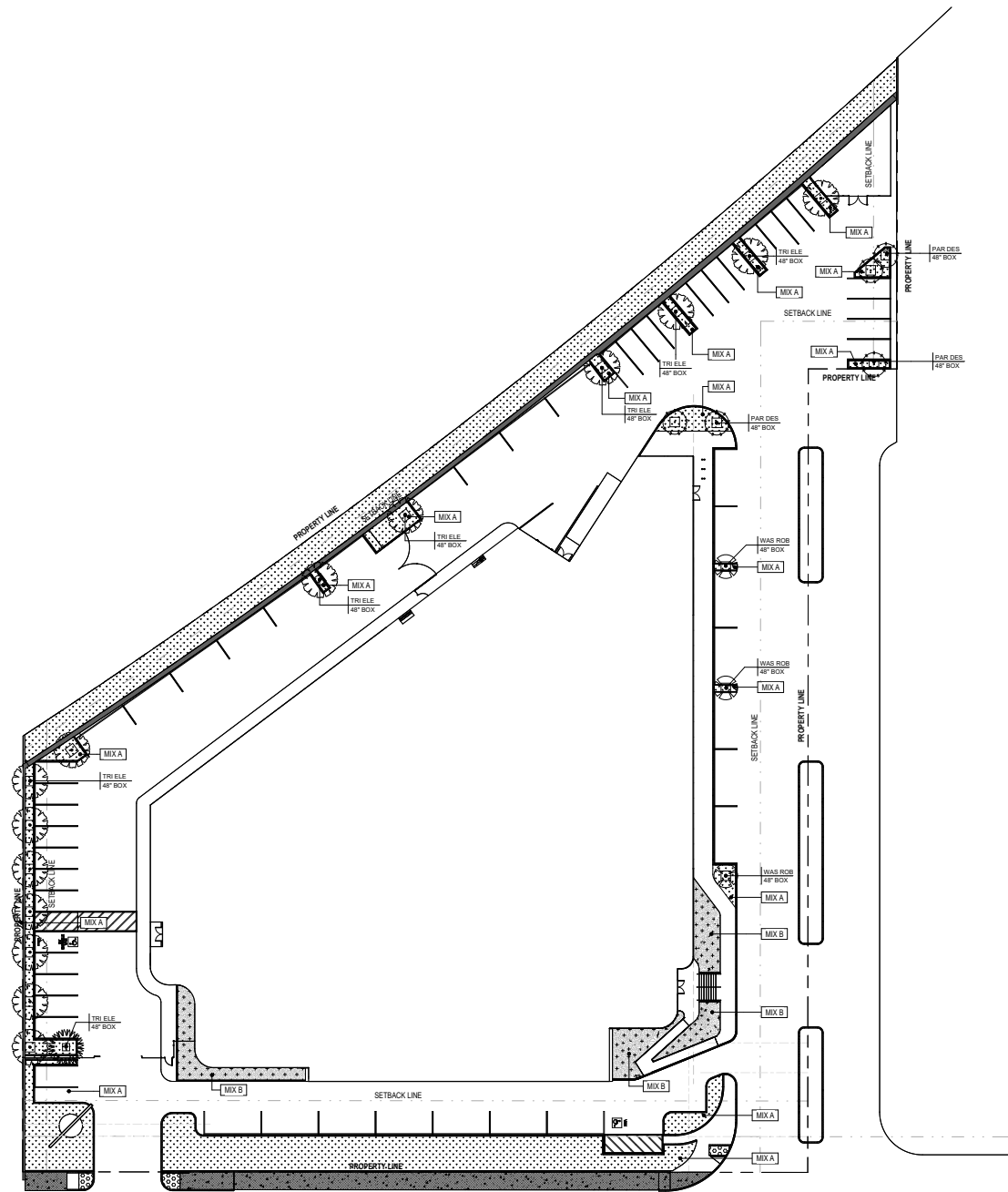
SHRUB MIX LEGEND



MIX A
Grevillea 'Moonlight'
Acacia linearifolia 'Breeze'
Lomandra longifolia 'Breeze'
Lomandra x intermedia
Hebe spp.
Leucadendron 'Safari Sunset'
Acacia 'Cousin It'
Muhlenbergia capillaris
Laysan candelabra 'Canyon Pinoc'
Yucca pallida
Yucca rostrata
Yucca whipplei
Cycas revoluta



MIX B
Lomandra longifolia 'Breeze'
Scaevola nicotiae
Woodwardia frimbriata
Kalanchoe beharensis
Chamaerops humilis
Howea forsteriana
Acacia 'Cousin It'
Acacia sellowiana
Chaetrea cooperi
Monstera deliciosa
Leucadendron 'Safari Sunset'
Philodendron spp.



OVERALL LANDSCAPE PLAN 1
 1" = 20'-0"



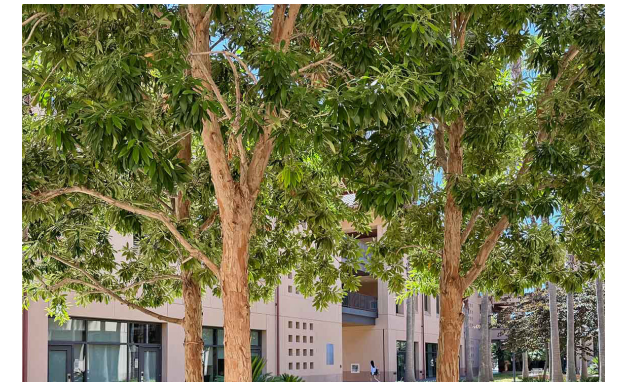
Arbutus 'Marina'
 STRAWBERRY TREE



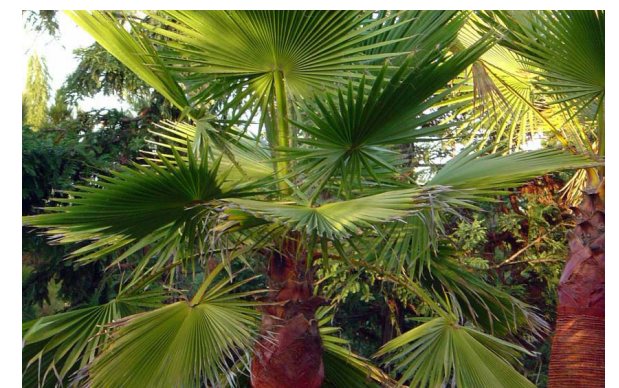
Olea europaea
 OLIVE



Parkinsonia x 'Desert Museum'
 DESERT MUSEUM PALO VERDE



Tristania Laurina 'Elegant'
 WATER GUM



Washingtonia Robusta
 MEXICAN FAN PALM

SITE PLANTING LOOK & FEEL - PALM OASIS



Acca sellowiana
PINEAPPLE GUAVA



Brahea armata
MEXICAN BLUE PALM



Caryota mitis
FISHTAIL PALM



Cycas revoluta
SAGO PALM



Leymus condensatus 'Canyon Prince'
CANYON PRINCE WILD RYE



Monstera deliciosa
SWISS CHEESE PLANT



Strelitzia nicolai
WILD BANANA



Washingtonia filifera
CALIFORNIA PALM



Yucca pallida
PALE YUCCA

SITE PLANTING LOOK & FEEL - SENSORY STIMULATION



Acca sellowiana
WINTER WATTLE



Arbutus 'Marina'
MARINA STRAWBERRY TREE



Carex pansa
SAND DUNE SEDGE



Grevillia 'Moonlight'
MOONLIGHT GREVILLEA



Kalanchoe beharensis
VELVET ELEPHANT EAR



Lavandula x intermedia
PHENOMENAL LAVENDER



Leucadendron 'Safari Sunset'
SAFARI SUNSET CONEBUSH

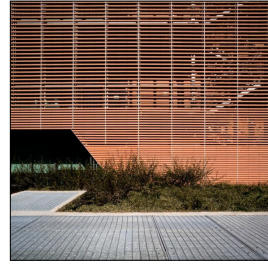


Parkinsonia x 'Desert Museum'
DESERT MUSEUM PALO VERDE

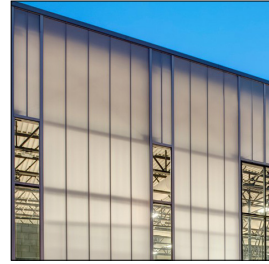


Salvia apiana
WHITE SAGE

EAST ELEVATION | MATERIAL LOOK & FEEL



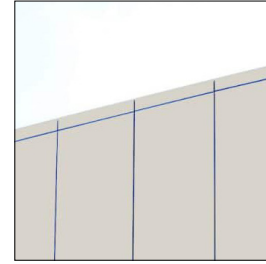
ARCHITECTURAL METAL PANEL (WOOD LOOK)



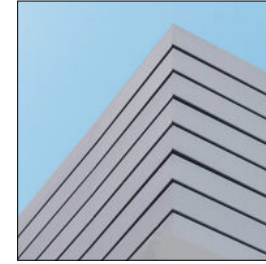
POLYCARBONATE WALL SYSTEM



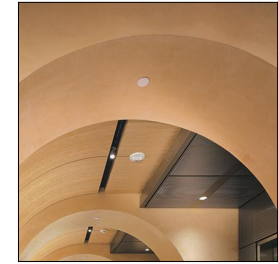
STORE FRONT SYSTEM



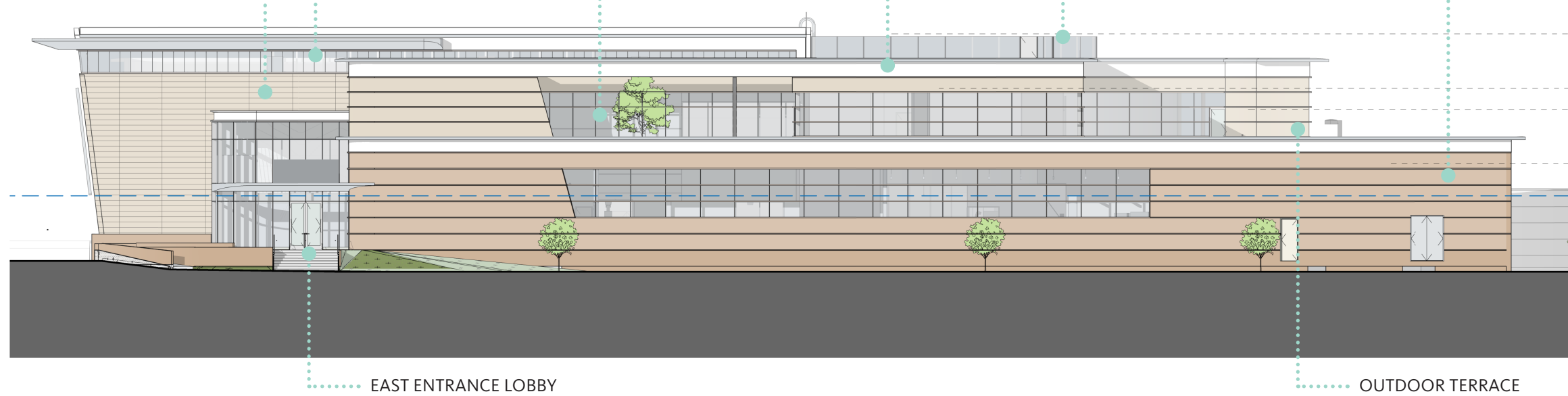
ARCHITECTURAL METAL PANEL



ROOF MECHANICAL SCREEN (10'-0"H)

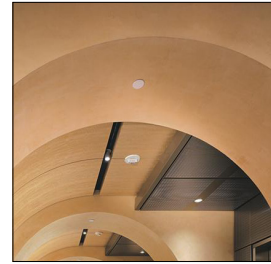


ARCHITECTURAL PLASTER CEMENT

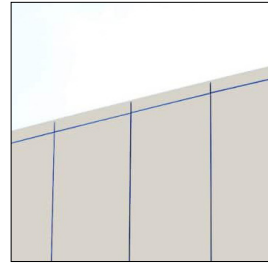


- COURT ROOF 143' - 0"
- T.O. PARAPET (LR) 138' - 6"
- LOWER ROOF 134' - 6"
- LOBBY ROOF 127' - 0"
- T.O. PARAPET (UL) 124' - 0"
- UPPER LEVEL 02 120' - 6"
- COURT LEVEL 01 103' - 0"
- ENTRY PLAZA 99' - 0"

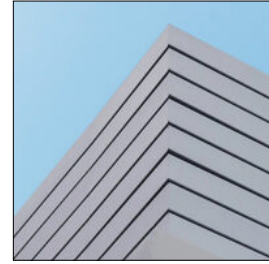
SOUTH ELEVATION | MATERIAL LOOK & FEEL



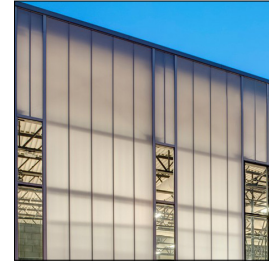
ARCHITECTURAL
PLASTER CEMENT



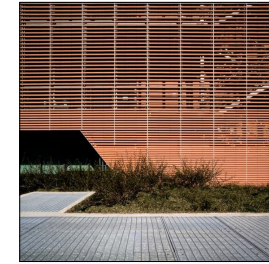
ARCHITECTURAL
METAL PANEL



ROOF MECHANICAL
SCREEN (10'-0"H)



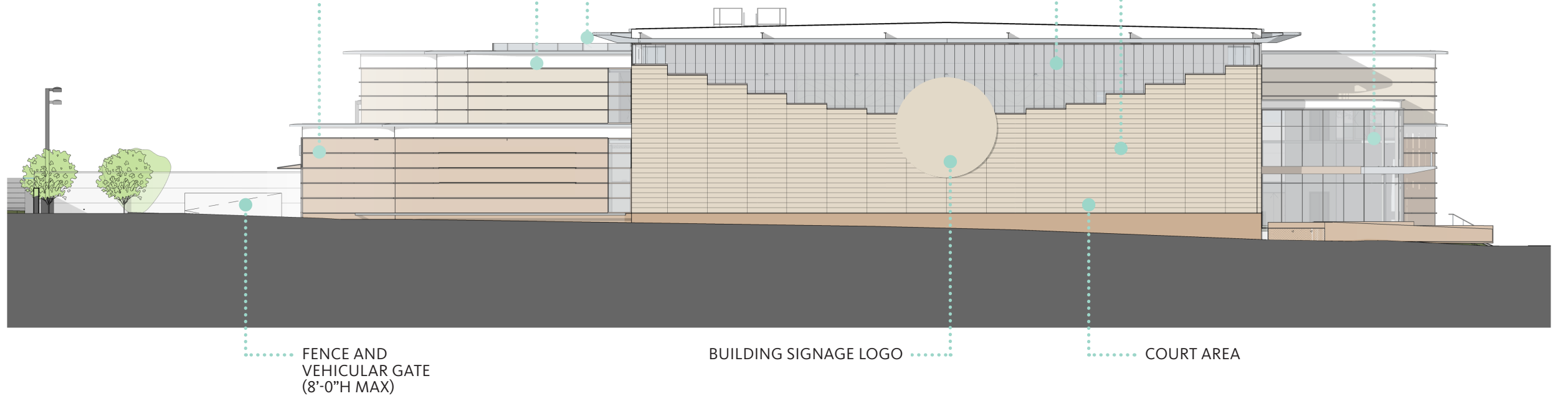
POLYCARBONATE
WALL SYSTEM



ARCHITECTURAL
METAL PANEL
(WOOD LOOK)



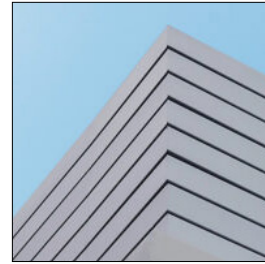
STORE FRONT SYSTEM



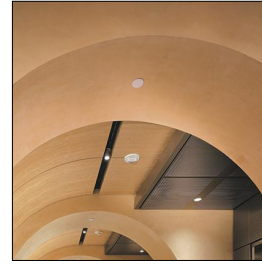
WEST ELEVATION | MATERIAL LOOK & FEEL



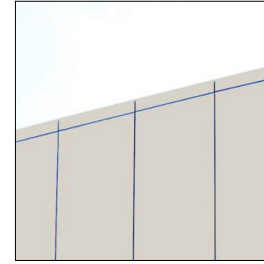
SITE FENCE ON TOP OF CONCRETE RETAINING WALL



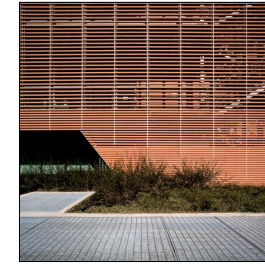
ROOF MECHANICAL SCREEN (10'-0"H)



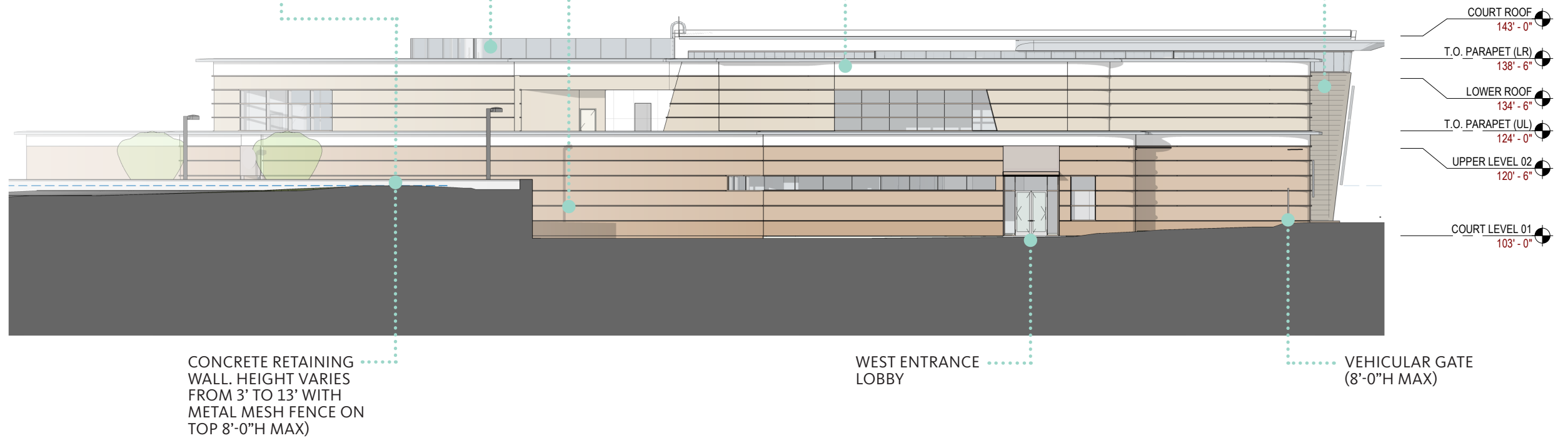
ARCHITECTURAL PLASTER CEMENT



ARCHITECTURAL METAL PANEL



ARCHITECTURAL METAL PANEL (WOOD LOOK)



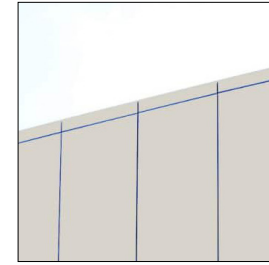
NORTH ELEVATION | MATERIAL LOOK & FEEL



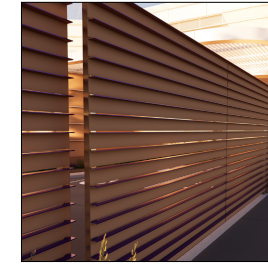
ROOF MECHANICAL SCREEN (10'-0"H)



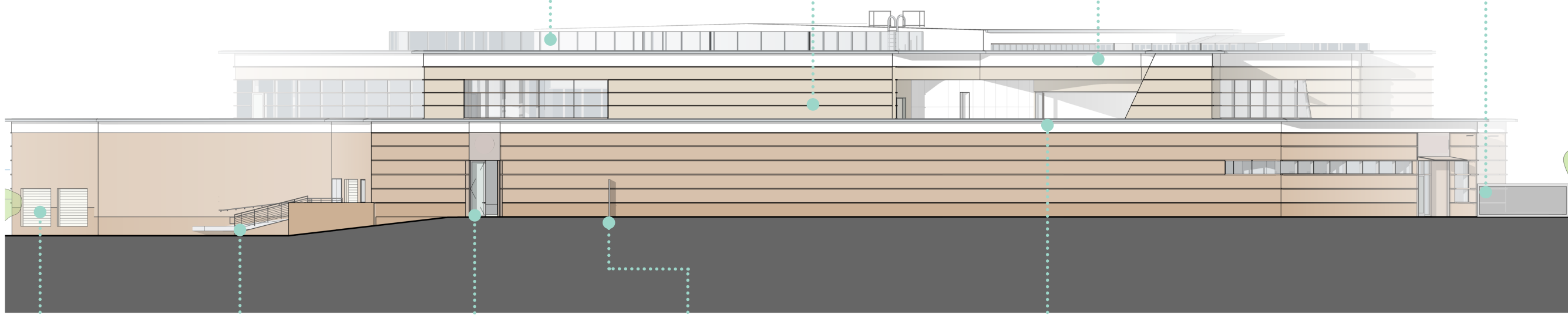
ARCHITECTURAL PLASTER CEMENT



ARCHITECTURAL METAL PANEL



VEHICULAR GATE AND SITE FENCE (8'-0"H)



TRASH ENCLOSURE (10'W X 8'H)

LOADING DOCK

NORTH ENTRANCE LOBBY

VEHICULAR GATE (8'-0"H MAX)

OUTDOOR POOL DECK

- COURT ROOF 143'-0"
- T.O. PARAPET (LR) 138'-6"
- LOWER ROOF 134'-6"
- T.O. PARAPET (UL) 124'-0"
- UPPER LEVEL 02 120'-6"
- COURT LEVEL 01 103'-0"
- ENTRY PLAZA 99'-0"

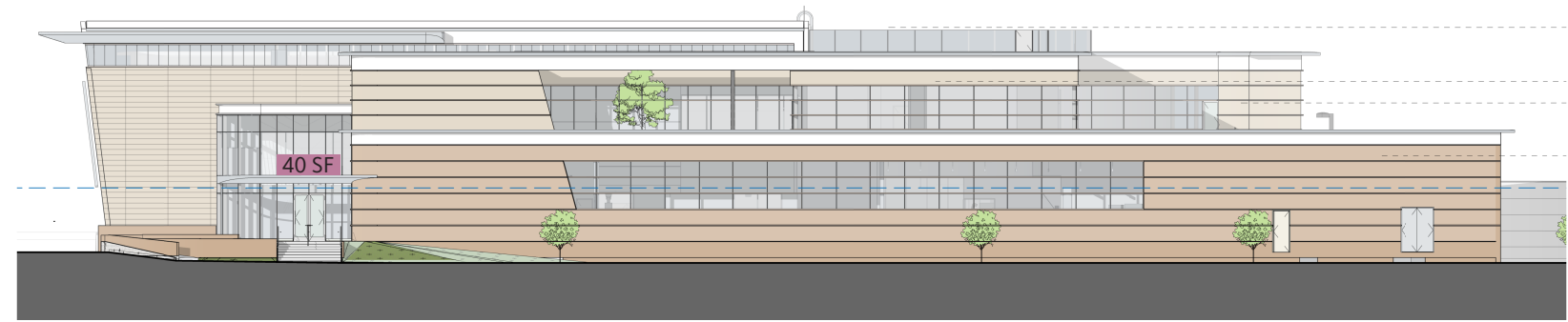
BUILDING SIGNAGE

LEGEND

● SIGNAGE AREA

EAST ELEVATION

Building facade area 9,040 SF
 Max allowable area (5%) 452 SF
 Signage area 452 SF
 Signage coverage 5%

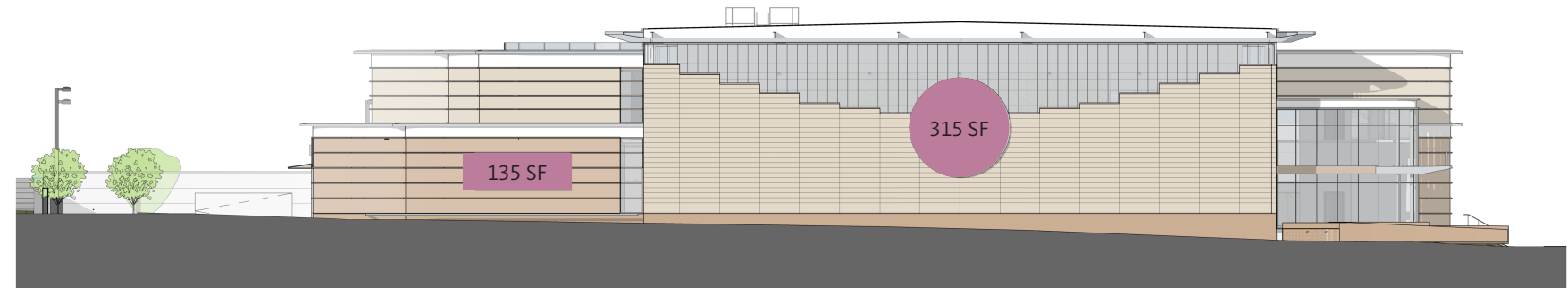


EAST ELEVATION

- COURT ROOF 143' - 0"
- T.O. PARAPET (LR) 138' - 6"
- LOWER ROOF 134' - 6"
- LOBBY ROOF 127' - 0"
- T.O. PARAPET (UL) 124' - 0"
- UPPER LEVEL 02 120' - 6"
- COURT LEVEL 01 103' - 0"
- ENTRY PLAZA 99' - 0"

SOUTH ELEVATION

Building facade area 9,000 SF
 Max allowable area (5%) 450 SF
 Signage area 450 SF
 Signage coverage 5%



SOUTH ELEVATION

- COURT ROOF 143' - 0"
- T.O. PARAPET (LR) 138' - 6"
- LOWER ROOF 134' - 6"
- LOBBY ROOF 127' - 0"
- T.O. PARAPET (UL) 124' - 0"
- UPPER LEVEL 02 120' - 6"
- COURT LEVEL 01 103' - 0"
- ENTRY PLAZA 99' - 0"

WEST ELEVATION

Building facade area 4,665 SF
 Max allowable area (5%) 234 SF
 Signage area 234 SF
 Signage coverage 5%

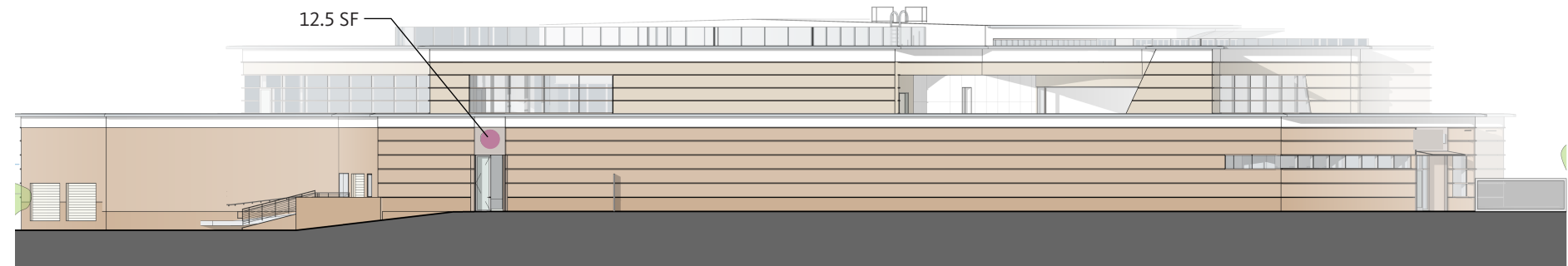


WEST ELEVATION

- COURT ROOF 143' - 0"
- T.O. PARAPET (LR) 138' - 6"
- LOWER ROOF 134' - 6"
- T.O. PARAPET (UL) 124' - 0"
- UPPER LEVEL 02 120' - 6"
- COURT LEVEL 01 103' - 0"

NORTH ELEVATION

Building facade area 7,650 SF
 Max allowable area (5%) 383 SF
 Signage area 383 SF
 Signage coverage 5%



NORTH ELEVATION

- COURT ROOF 143' - 0"
- T.O. PARAPET (LR) 138' - 6"
- LOWER ROOF 134' - 6"
- T.O. PARAPET (UL) 124' - 0"
- UPPER LEVEL 02 120' - 6"
- COURT LEVEL 01 103' - 0"
- ENTRY PLAZA 99' - 0"

BUILDING SIGNAGE

LEGEND

● SIGNAGE AREA

ROOF

Roof area	40,000 SF
Max allowable area (5%)	2,000 SF
Signage area	2,000 SF
Signage coverage	5%

NOTE: OIL EASEMENT AND ELEVATION OF OIL LINE PIPES ALONG ROSECRANS AVE RESTRICTS PLANTING DEPTH FOR SHADE TREES. REFER TO SURVEY AND CIVIL DRAWING FOR ADDITION EASEMENT INFORMATION





Date	Description
09/30/2025	CONSTRUCTION DOCUMENT PROGRESS

Seal / Signature

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
2500096
Description
SURVEY (FOR REFERENCE ONLY)

C1.00

ALTA/NSPS LAND TITLE SURVEY

LEGAL DESCRIPTION

(FIRST AMERICAN TITLE INSURANCE COMPANY, PRELIMINARY REPORT ORDER NO. NCS-986892A-LA2 UPDATED MARCH 11, 2025 AT 7:30 A.M.)
THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

THE SURFACE AND THAT PORTION OF THE SUBSURFACE WHICH LIES ABOVE A PLANE 450 FEET BELOW THE MEAN LOW WATER LEVEL OF THE PACIFIC OCEAN (AS SAID MEAN LOW WATER LEVEL IS ESTABLISHED BY U.S. COAST AND GEODETIC SURVEY BENCH MARKS ALONG THE SHORE LINE) OF THE FOLLOWING DESCRIBED PROPERTY SITUATED IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, TO WIT:

PARCEL 2 OF PARCEL MAP NO. 2341, IN THE CITY OF EL SEGUNDO, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS SHOWN ON THE MAP FILED IN BOOK 32, PAGE 99 OF PARCEL MAPS, IN SAID OFFICE OF THE COUNTY RECORDER.

TOGETHER WITH THAT PORTION OF PARCEL 1 OF PARCEL MAP NO. 2341, AS SHOWN ON THE MAP FILED IN BOOK 32, PAGE 99 OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER, LYING EASTERLY OF THE FOLLOWING DESCRIBED LINE:

BEGINNING AT THE WESTERLY CORNER OF SAID PARCEL 1; THENCE ALONG THE SOUTHERLY LINE OF SAID PARCEL, SOUTH 89° 57' 34" EAST, 281.05 FEET TO THE TRUE POINT OF BEGINNING; THENCE NORTH 00° 02' 26" EAST, 183.15 FEET TO THE NORTHWESTERLY LINE OF SAID PARCEL 1;

EXCEPTING ALL OIL, GAS, ASPHALTUM AND OTHER HYDROCARBON SUBSTANCES AND OTHER MINERALS, WHETHER SIMILAR TO THOSE HEREIN SPECIFIED OR NOT, WITHIN OR THAT MAY BE PRODUCED FROM SAID LAND; PROVIDED, HOWEVER, THAT THE SURFACE OF SAID LAND SHALL NEVER BE USED FOR THE EXPLORATION, DEVELOPMENT, EXTRACTION, REMOVAL OR STORAGE OF SAID OIL, GAS, ASPHALTUM, AND OTHER HYDROCARBON SUBSTANCES AND OTHER MINERALS; AND FURTHER PROVIDED NO INSTALLATION CONSTRUCTED THEREIN SHALL BE DISTURBED IN ANY MANNER IN EXTRACTING SAID RESERVED MINERALS, AS RESERVED IN DEED FROM STANDARD OIL COMPANY OF CALIFORNIA, RECORDED DECEMBER 20, 1960, AS INSTRUMENT NO. 1622, IN BOOK D-1069, PAGE 898, OFFICIAL RECORDS.

SAID LAND IS ALSO SHOWN AS PARCEL 2 OF LIA NO. 13-04 OF THAT CERTIFICATE OF COMPLIANCE LOT LINE ADJUSTMENT RECORDED DECEMBER 30, 2013 AS INSTRUMENT NO. 20131816582 OF OFFICIAL RECORDS.

FOR CONVEYANCING PURPOSES ONLY: APN 4138-015-064

EXCEPTIONS

(FIRST AMERICAN TITLE INSURANCE COMPANY, PRELIMINARY REPORT ORDER NO. NCS-986892A-LA2 UPDATED MARCH 11, 2025 AT 7:30 A.M.)
1. EASEMENT FOR PIPE LINE AND INCIDENTAL PURPOSES, RECORDED MARCH 21, 1958 AS BOOK D-50, PAGE 224 OF OFFICIAL RECORDS.

IN FAVOR OF: FOUR CORNERS PIPE LINE COMPANY, A DELAWARE CORPORATION
AFFECTS: AS DESCRIBED THEREIN

2. AN EASEMENT FOR ELECTRIC TRANSMISSION LINES AND INCIDENTAL PURPOSES, RECORDED MAY 07, 1958 AS BOOK D-33, PAGE 487 OF OFFICIAL RECORDS.

IN FAVOR OF: SOUTHERN CALIFORNIA EDISON COMPANY, A CORPORATION
AFFECTS: AS DESCRIBED THEREIN

3. THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED "ABANDONMENT AGREEMENT" RECORDED OCTOBER 05, 2005 AS INSTRUMENT NO. 05-2396460 OF OFFICIAL RECORDS. (EASEMENT HAS BEEN CEASED AND ABANDONED PER INSTRUMENT NO. 05-2396460)

4. THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED "DEVELOPMENT AGREEMENT" RECORDED DECEMBER 11, 2019 AS INSTRUMENT NO. 20191380759 OF OFFICIAL RECORDS. (NOT PLOTTABLE; BLANKET IN NATURE; AFFECTS SUBJECT PROPERTY)

POSSIBLE ENCROACHMENTS	
(A)	BFP APPEARS TO ENCRACH INTO PL.
(B)	CLF APPEARS TO ENCRACH INTO PL.
(C)	CLF APPEARS TO ENCRACH INTO PL.
(D)	CLF APPEARS TO ENCRACH INTO PL.
(E)	BOLLARD APPEARS TO ENCRACH INTO PL.
(F)	CLF APPEARS TO ENCRACH INTO PL.

EXCEPTIONS

(FIRST AMERICAN TITLE INSURANCE COMPANY, PRELIMINARY REPORT ORDER NO. NCS-986892A-LA2 UPDATED MARCH 11, 2025 AT 7:30 A.M.)
13. COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS RESERVED IN A DOCUMENT GRANTED TO: UTAH CONSTRUCTION & MINING CO., A DELAWARE CORPORATION PURPOSE: PIPELINES RECORDED: DECEMBER 20, 1960, AS INSTRUMENT NO. 1622, IN BOOK D-1069, PAGE 898, OFFICIAL RECORDS

AFFECTS: PORTIONS OF THE HEREIN DESCRIBED LAND, THE EXACT LOCATION OF WHICH CAN BE DETERMINED BY EXAMINATION OF THE ABOVE-MENTIONED INSTRUMENT, WHICH CONTAINS A COMPLETE LEGAL DESCRIPTION OF THE AFFECTED PORTIONS OF SAID LAND.

REFERENCE IS MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

A "QUITCLAIM OF POLE LINE RIGHT OF WAY", RELATIVE TO THE ABOVE EASEMENT RECORDED ON DECEMBER 27, 1968, AS INSTRUMENT NO. 3384, OFFICIAL RECORDS. AS AFFECTED BY AN AMENDMENT RECORDED DECEMBER 27, 2019 AS INSTRUMENT NO. 20191450972, OFFICIAL RECORDS.

14. COVENANTS, CONDITIONS AND RESTRICTIONS AS SET FORTH IN THE DOCUMENT RECORDED: JULY 05, 1968, AS INSTRUMENT NO. 387, OFFICIAL RECORDS. (NOT A SURVEY MATTER. AFFECTS SUBJECT PROPERTY)

15. AN EASEMENT FOR PIPE LINE AND INCIDENTAL PURPOSES, RECORDED DECEMBER 27, 1958 AS INSTRUMENT NO. 3386 OF OFFICIAL RECORDS.

IN FAVOR OF: STANDARD OIL COMPANY OF CALIFORNIA, A CORPORATION AND STANDARD GASOLINE COMPANY, A CORPORATION

AFFECTS: AS DESCRIBED THEREIN

16. COVENANTS, CONDITIONS AND RESTRICTIONS AS SET FORTH IN THE DOCUMENT RECORDED: APRIL 02, 1985, AS INSTRUMENT NO. 85-360262, OFFICIAL RECORDS.

IN FAVOR OF: SOUTHERN CALIFORNIA EDISON COMPANY, A CORPORATION

AFFECTS: AS DESCRIBED THEREIN

17. AN EASEMENT FOR PUBLIC UTILITIES AND INCIDENTAL PURPOSES, RECORDED NOVEMBER 23, 1988 AS INSTRUMENT NO. 88-188564 OF OFFICIAL RECORDS.

IN FAVOR OF: SOUTHERN CALIFORNIA EDISON COMPANY, A CORPORATION

AFFECTS: AS DESCRIBED THEREIN

18. COVENANTS, CONDITIONS, RESTRICTIONS AND EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT GRANTED TO: CONTINENTAL DEVELOPMENT CORPORATION PURPOSE: LANDSCAPING AND HARDSCAPING RECORDED: SEPTEMBER 16, 1996, AS INSTRUMENT NO. 96-1516215, OFFICIAL RECORDS

AFFECTS: PORTIONS OF THE HEREIN DESCRIBED LAND, THE EXACT LOCATION OF WHICH CAN BE DETERMINED BY EXAMINATION OF THE ABOVE-MENTIONED INSTRUMENT, WHICH CONTAINS A COMPLETE LEGAL DESCRIPTION OF THE AFFECTED PORTIONS OF SAID LAND.

REFERENCE IS MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

19. THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED "ABANDONMENT AGREEMENT" RECORDED OCTOBER 05, 2005 AS INSTRUMENT NO. 05-2396460 OF OFFICIAL RECORDS. (EASEMENT HAS BEEN CEASED AND ABANDONED PER INSTRUMENT NO. 05-2396460)

20. THE TERMS AND PROVISIONS CONTAINED IN THE DOCUMENT ENTITLED "DEVELOPMENT AGREEMENT" RECORDED DECEMBER 11, 2019 AS INSTRUMENT NO. 20191380759 OF OFFICIAL RECORDS. (NOT PLOTTABLE; BLANKET IN NATURE; AFFECTS SUBJECT PROPERTY)

SURVEYOR'S NOTES

NO OBSERVABLE EVIDENCE OF RECENT EARTH MOVING WORK OR BUILDING CONSTRUCTION.
NO OBSERVABLE EVIDENCE OF SIDEWALK CONSTRUCTION.
NO OBSERVABLE EVIDENCE OF CEMETERY OR BURIAL GROUNDS ON SITE PROPERTY.
NO OBSERVABLE EVIDENCE OF SITE USE AS A SOLID WASTE DUMP, SUMP, OR SANITARY LANDFILL.
NO OBSERVABLE EVIDENCE OF STREAMS OR TRAILS ON SUBJECT PROPERTY.
THERE WERE NOT ANY DEMARCATIONS OF WETLAND AREAS ON THE SUBJECT PROPERTY AT THE TIME OF THE SURVEY.
NO BUILDINGS EXISTING ON THE SURVEYED PROPERTY.
THE SUBJECT PROPERTY IS CONTIGUOUS WITHOUT ANY GAPS, CORES, OR OVERLAPS.
THERE ARE NOT ANY PLOTTABLE OFFSITE EASEMENTS OR SERVITUDES, UNLESS PLOTTED HEREON.
CLIENT DID NOT PROVIDE A ZONING REPORT FOR OUR USE AND REVIEW.

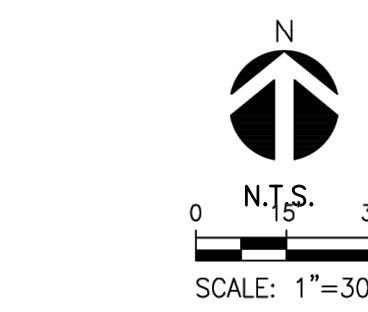
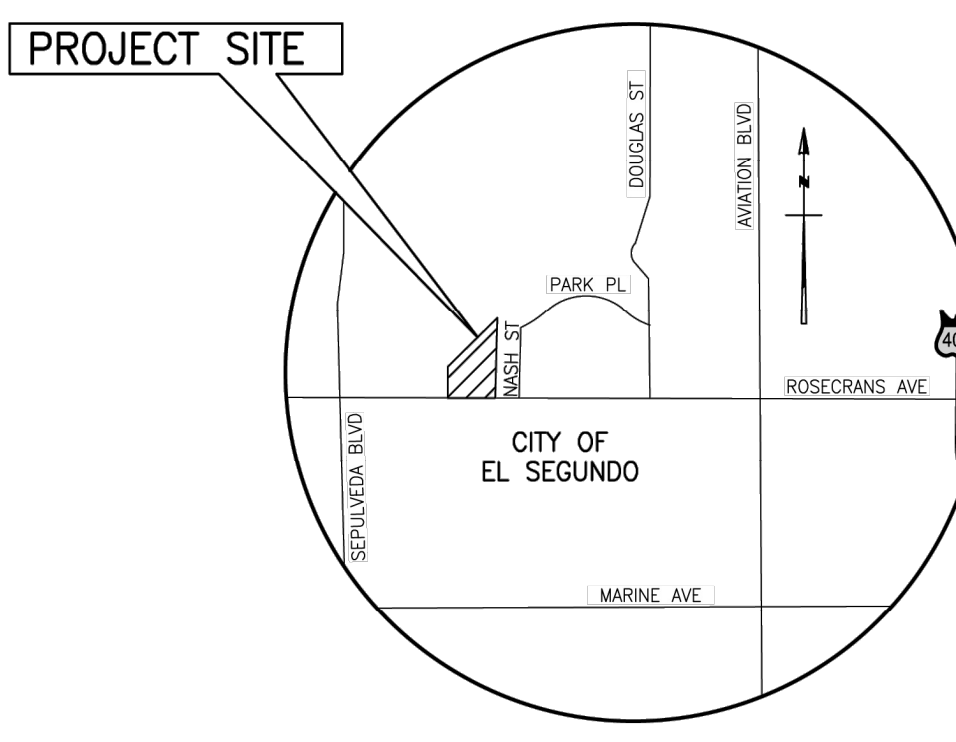
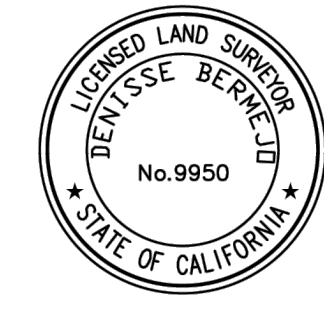
SURVEYOR'S CERTIFICATE

TO (I) ROSECRANS-SEPUVEDA PARTNERS 4, LLC, A DELAWARE LIMITED LIABILITY COMPANY, AND/OR ITS SUCCESSORS OR ASSIGNS, (II) DLA PAPER LLP (US), (III) FIRST AMERICAN TITLE INSURANCE COMPANY, AND (IV) LA RE DEVELOPMENT HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY:

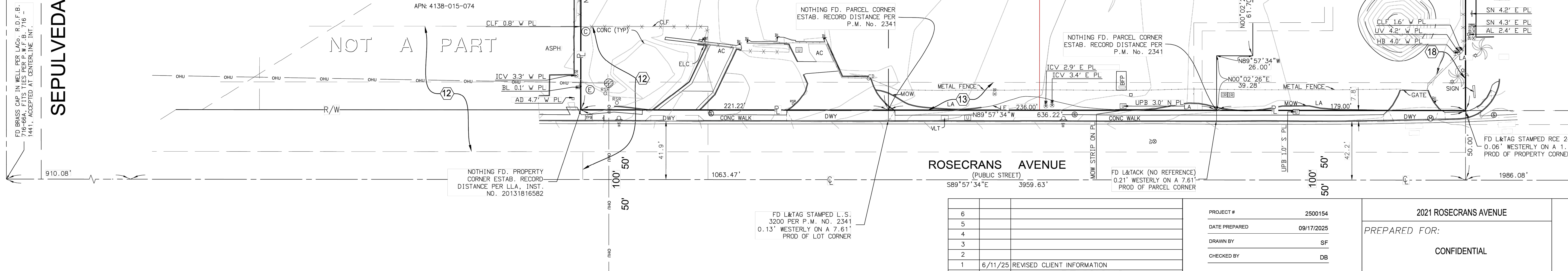
THIS IS TO CERTIFY THAT THIS MAP OR PLAT AND THE SURVEY ON WHICH IT IS BASED WERE MADE IN ACCORDANCE WITH THE 2021 MINIMUM STANDARD DETAIL REQUIREMENTS FOR ALTA/NSPS LAND TITLE SURVEYS, JOINTLY ESTABLISHED AND ADOPTED BY ALTA AND NSPS, AND INCLUDES ITEMS 2, 3, 4, 6(A), 8, 13, 14, 16, 17, AND 19 OF TABLE A THEREOF. THE FIELD WORK WAS COMPLETED ON MARCH 11, 2025.

PREPARED UNDER THE DIRECTION OF:

D. Denise Bernese
DENISE BERNESE, PLS 9950
denise.bernese@kpff.com



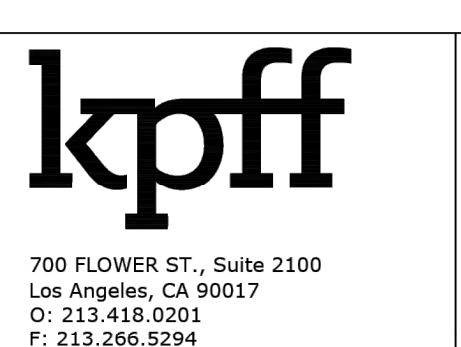
SEPULVEDA BLVD.



NO.	DATE	REVISIONS
8		
6		
5		
4		
3		
2		
1	6/11/25	REVISED CLIENT INFORMATION

PROJECT #	2500154
DATE PREPARED	09/17/2025
DRAWN BY	SF
CHECKED BY	DB

2021 ROSECRANS AVENUE
PREPARED FOR:
CONFIDENTIAL



SHEET 1 OF 2

FOR REFERENCE ONLY

APPENDIX - A

PROFESSIONAL BASKETBALL TEAM HQ - SITE SURVEY - AUGUST 2025

CONFIDENTIAL TRAINING FACILITY

2011 ROSECRANS AVE.
EL SEGUNDO, CA. 90245

05.5301.000

SITE PLAN REVIEW REFERENCE PLANS
OCTOBER 2, 2025

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Civil Engineer
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KLEMENCIC
ASSOCIATES**
Structural + Civil Engineers
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Seattle, WA 98101
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MEP Engineers
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Los Angeles, CA 90017
Tel 310.842.8700

WJHW
A PMV COMPANY
Wrightson, Johnson, Haddon & Williams, Inc.
AVIT Consultant
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Carrollton, TX 75006
Tel 972.934.3700

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Fire Life Safety Consultant
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Tel 781.878.3500

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Food Service Design
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Spring Hill, FL 34609
Tel 813.505.1312

HLB
Horton Lees Brogden Lighting Design
Architectural Lighting
8580 Washington Blvd
Culver City, CA 90232
Tel 310.837.0929

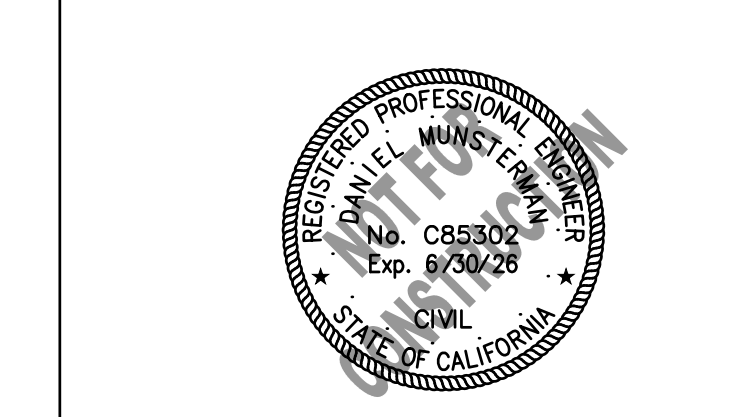
AQUATIC
DESIGN GROUP
Aquatic Group
Pool Consultant
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**Thornton
Tomasetti**
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LOS ANGELES
Blitz
Interior Design
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Tel 310.343.5856

Date	Description
09/30/2025	CONSTRUCTION DOCUMENT PROGRESS

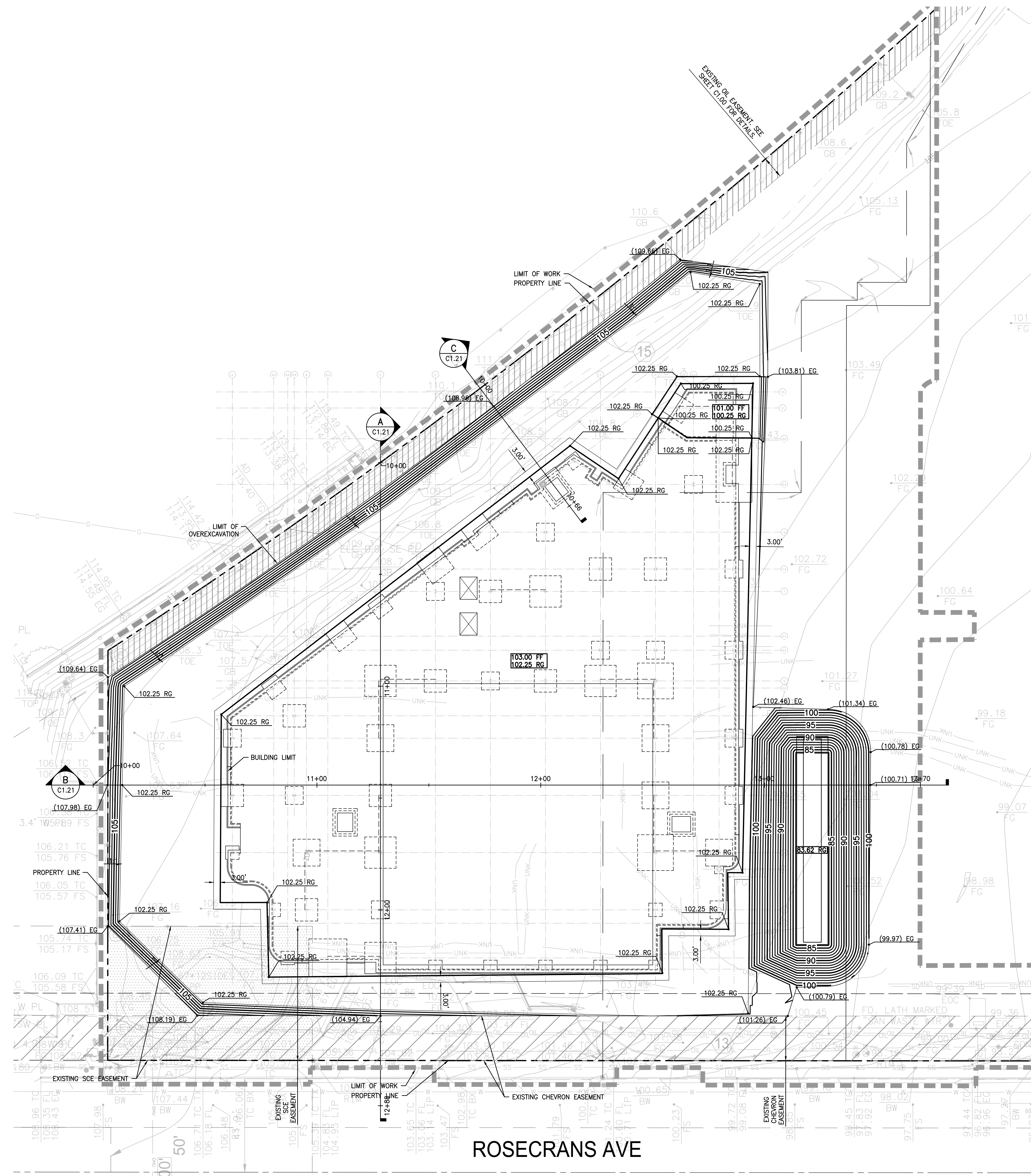


Seal / Signature

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Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
2500096
Description
ROUGH GRADE PLAN

C1.20



April 1, 2025
File No. 22641
Page 10

Fill materials were encountered during exploration of the project site to depths ranging between 2½ and 5 feet below the existing grade. However, deeper fill materials should be expected at the site, as it is our understanding that old utilities and foundation elements corresponding to the previous development have been removed and backfilled. The existing fill is not suitable for support of new foundations or slabs-on-grade but may be reused for the construction of a compacted fill pad. Groundwater was not encountered to a depth of 60 feet below the existing grade.

The proposed performance facility structure may be supported by conventional foundations. Conventional foundations to support the at-grade portion of the structure may bear in a newly placed compacted fill pad. If the structure will include a partial subterranean parking level, it is recommended that the conventional foundations supporting this subterranean structure bear in the native alluvial soils expected at the subterranean subgrade.

For the creation of a uniform compacted fill pad to support the at-grade portion of the structure, all existing fill materials and upper alluvial soils should be removed and recompacted to a minimum depth of 5 feet below the proposed grade, or of 3 feet below the bottom of the proposed foundations, whichever is deeper. In addition, the compacted fill should extend horizontally a minimum of 3 feet beyond the edge of foundations, or for a distance equal to the depth of fill below the foundation, whichever is greater.

Excavations on the order of 5 to 18 feet in depth may be anticipated for the recommended removal and recompaction, and for construction of the potential subterranean parking level. These depths include the depth of foundation elements. The "Temporary Excavations" section of this report provides recommendations to maintain a stable excavation during construction.

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www.geotec.com

April 1, 2025
File No. 22641
Page 26

by the evaporation of water. The white powder usually consists of soluble salts such as gypsum, calcite, or common salt. Efflorescence is common to retaining walls and does not affect their strength or integrity.

It is recommended that retaining walls be waterproofed. Waterproofing design and inspection of its installation is not the responsibility of the geotechnical engineer. A qualified waterproofing consultant should be retained in order to recommend a product or method which would provide protection to below grade walls.

Retaining Wall Backfill

Any required backfill should be mechanically compacted in layers not more than 8 inches thick, to at least 90 percent relative compaction, obtainable by the most recent revision of ASTM D 1557 method of compaction. Flooding should not be permitted. Compaction within 5 feet, measured horizontally, behind a retaining structure should be achieved by use of light weight, hand operated compaction equipment.

Proper compaction of the backfill will be necessary to reduce settlement of overlying walks and paving. Some settlement of required backfill should be anticipated, and any utilities supported therein should be designed to accept differential settlement.

TEMPORARY EXCAVATIONS

It is anticipated that excavations between 5 and 18 feet in vertical height may be required for the proposed grading, and construction of the potential partial subterranean parking garage. The excavations are expected to expose fill and dense native soils, which are suitable for vertical excavations up to 5 feet where not surcharged by adjacent traffic or structures.

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April 1, 2025
File No. 22641
Page 27

Where temporary excavations will be surcharged by a driveway or a property line, these excavations may be performed with the aid of slot-cuts to a maximum height of 6 feet. The slot cutting methodology is discussed in a following section. Slot-cut excavations exceeding a height of 6 feet, or temporary excavations which will be surcharged by an adjacent structure should be shored.

Where sufficient space is available, temporary uncharged embankments could be sloped back without shoring. Excavations over 5 feet in height may be excavated at a uniform 1:1 (h:v) slope gradient in its entirety to a maximum height of 20 feet. A uniform sloped excavation does not have a vertical component.

Where sloped embankments are utilized, the tops of the slopes should be barricaded to prevent vehicles and storage loads near the top of the slope. If the temporary construction embankments are to be maintained during the rainy season, berms are suggested along the tops of the slopes where necessary to prevent runoff water from entering the excavation and eroding the slope faces. The soils exposed in the cut slopes should be inspected during excavation by personnel from this office so that modifications of the slopes can be made if variations in the soil conditions occur.

It is critical that the soils exposed in the cut slopes are observed by a representative of this office during excavation so that modifications of the slopes can be made if variations in the earth material conditions occur. All excavations should be stabilized within 30 days of initial excavation. Water should not be allowed to pond on top of the excavation or to flow towards it.

Slot Cutting

In order to maintain a stable excavation, the slot cutting method may be utilized where temporary excavations will temporarily undermine a property line or a driveway. The "A-B-C" slot-cutting procedure is recommended.

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LEGEND:

- TOP TOE
- GRADE SLOPE (HORIZONTAL:VERTICAL)
- PROPERTY LINE
- EASEMENT LINE
- SOUTHERN CALIFORNIA EDISON EASEMENT
- CHEVRON EASEMENT
- OIL EASEMENT

ESTIMATED EARTHWORK QUANTITIES

CUT:	2,000 CUBIC YARDS
FILL:	100 CUBIC YARDS
OVEREX & RECOMPACT:	24,000 CUBIC YARDS
NET IMPORT CUT:	1,900 CUBIC YARDS

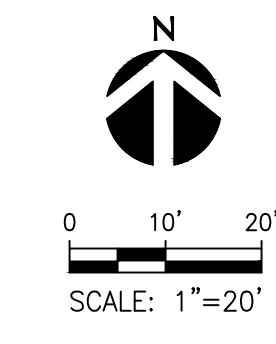
- NOTES:**
- THE ESTIMATED QUANTITIES PROVIDED ABOVE ARE TO BE USED FOR JURISDICTIONAL PLAN CHECKING AND PERMITTING PURPOSES ONLY.
 - ESTIMATED EARTHWORK ABOVE IS BASED ON DESIGN FINISH GRADES TO EXISTING GRADES AND/OR CONTOURS AS PROVIDED ON THE BASE SURVEY. THE ESTIMATED EARTHWORK DOES NOT ACCOUNT FOR THE THICKNESS OF PAVEMENTS, FOUNDATIONS AND SLABS ON GRADE, FOOTINGS, CLEARING AND GRUBBING, OVER EXCAVATION AND RECOMPACTION, AND CONSTRUCTION MEANS AND METHODS.
 - THE ESTIMATED EARTHWORK QUANTITIES INCLUDE SHRINKAGE (15%) AND/OR EXPANSION (30%) FACTORS DUE TO COMPACTION OR OVER EXCAVATION QUANTITIES.
 - THE CONTRACTOR SHALL CALCULATE THEIR OWN EARTHWORK QUANTITIES NECESSARY FOR THEIR BID AND WORK.
 - ESTIMATED EARTHWORK QUANTITIES ABOVE ASSUME THAT ALL ONSITE MATERIALS ARE SUITABLE FOR BACKFILLING; HOWEVER, ACTUAL EXISTING ONSITE MATERIALS AND IMPORTED MATERIALS MUST FIRST BE APPROVED BY THE GEOTECHNICAL ENGINEER PRIOR TO INSTALLATION, REMOVAL, OR REPLACEMENT.

- ROUGH GRADING NOTES:**
- ROUGH GRADE ELEVATION = 102.25
BUILDING FF = 103
- 5" BUILDING SLAB PER STRUCTURAL PLANS
- 4" LAYER OF DRY GRANULAR MATERIAL
 - ROUGH GRADE ELEVATION = 100.25
BUILDING FF = 101
- 5" BUILDING SLAB PER STRUCTURAL PLANS
- 4" LAYER OF DRY GRANULAR MATERIAL

NOTE:
PER GEOTECHNICAL REPORT, ALL EXISTING FILL MATERIALS AND UPPER ALLUVIAL SOLIDS SHOULD BE REMOVED AND RECOMPACTED TO A MINIMUM DEPTH OF 5 FEET BELOW THE PROPOSED GRADE, OR 3' BELOW THE BOTTOM OF THE PROPOSED FOUNDATION, WHICHEVER IS DEEPER. IN ADDITION, THE COMPACTED FILL SHOULD EXTEND HORIZONTALLY A MINIMUM OF 3 FEET BEYOND THE EDGE OF FOUNDATIONS, OR FOR A DISTANCE EQUAL TO THE DEPTH OF FILL BELOW THE FOUNDATION, WHICHEVER IS GREATER.

NOTE:
GRADING WORK WITHIN EASEMENT LIMITS MAY REQUIRE REVIEW AND APPROVAL BY EASEMENT OWNER. CONTRACTOR MAY CONSIDER SHORING AS AN OPTION TO REDUCE FOOTPRINT OF GRADING WORK TO AVOID WORKING WITHIN EASEMENTS.

NOTE:
ROUGH GRADE ELEVATION IS BASED ON PROPOSED 5" STRUCTURAL SLAB ABOVE 4" GRAVEL LAYER PER GEOTECHNICAL RECOMMENDATION.
ADDITIONAL EXCAVATION BELOW FOOTINGS WILL BE REQUIRED PER GEOTECHNICAL REPORT RECOMMENDATIONS.



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me engineers

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Thornton Tomasetti

Thornton Tomasetti
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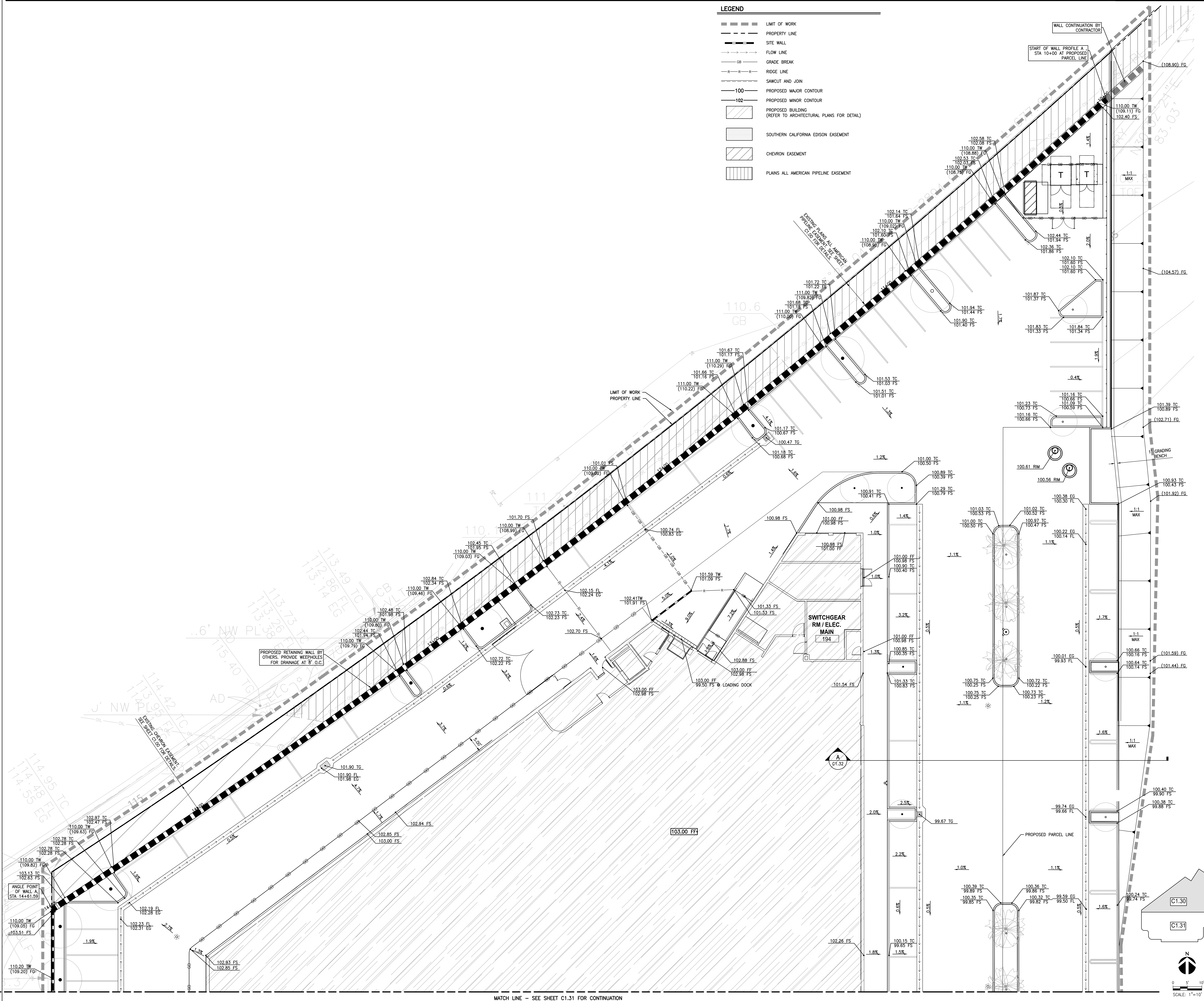
BUEHLER

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Tel: 323.538.2363

blitz

Blitz
6537 Washington Blvd
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Tel: 310.345.8556

- LEGEND**
- LIMIT OF WORK
 - - - PROPERTY LINE
 - SITE WALL
 - FLOW LINE
 - GB GRADE BREAK
 - R—R— RIDGE LINE
 - SAWCUT AND JOIN
 - 100 PROPOSED MAJOR CONTOUR
 - 102 PROPOSED MINOR CONTOUR
 - ▨ PROPOSED BUILDING (REFER TO ARCHITECTURAL PLANS FOR DETAIL)
 - ▨ SOUTHERN CALIFORNIA EDISON EASEMENT
 - ▨ CHEVRON EASEMENT
 - ▨ PLANS ALL AMERICAN PIPELINE EASEMENT



Date	Description
10/28/2025	ISSUE FOR PLAN CHECK



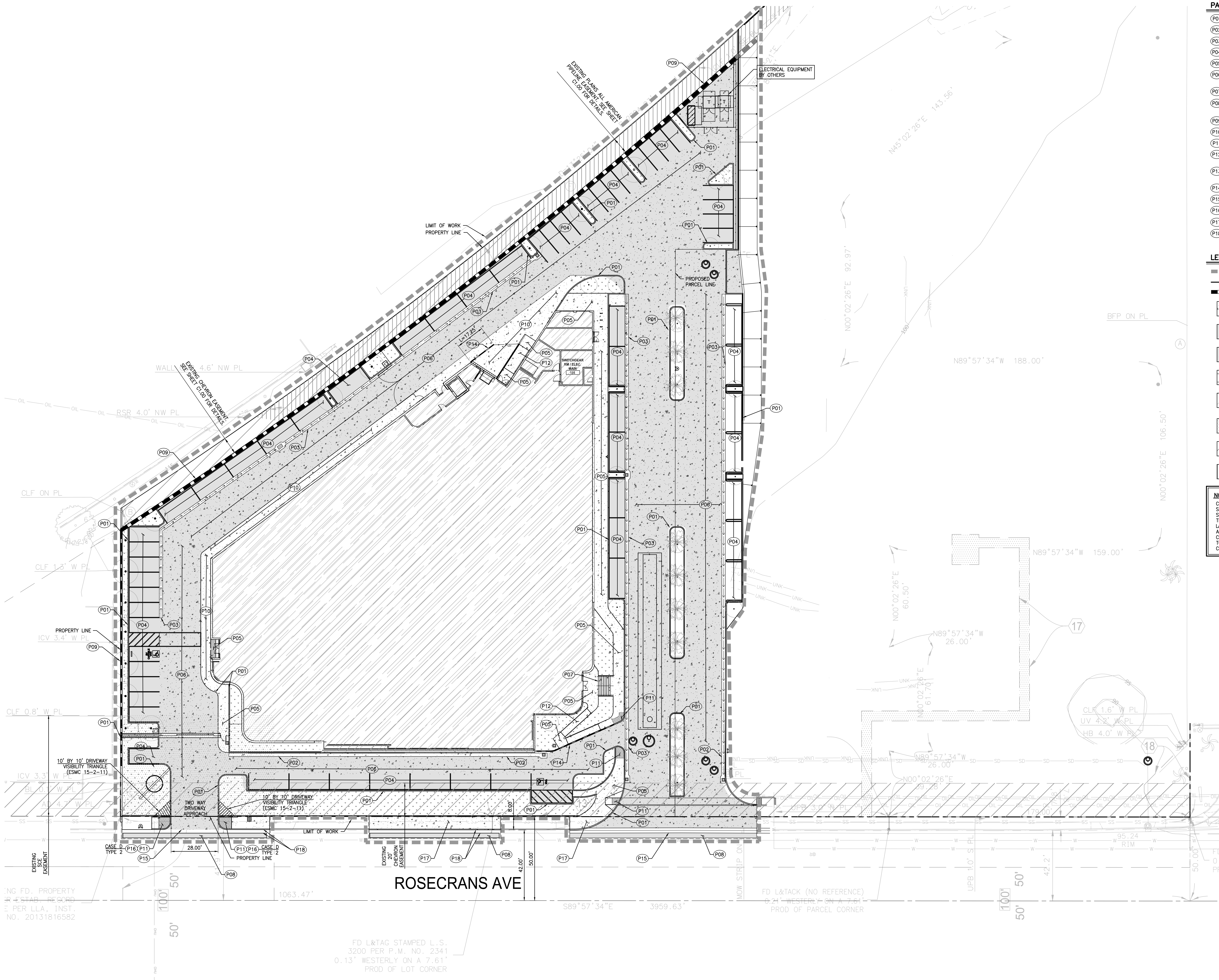
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NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
2500096
Description
GRADING AND DRAINAGE PLAN

C1.30

MATCH LINE - SEE SHEET C1.31 FOR CONTINUATION



- PAVING CONSTRUCTION NOTES**
- (P01) CONCRETE CURB PER DETAIL 1, SHEET C5.00.
 - (P02) CONCRETE CURB AND GUTTER PER DETAIL 2, SHEET C5.00.
 - (P03) CONCRETE VALLEY GUTTER PER DETAIL 3, SHEET C5.00.
 - (P04) ASPHALT CONCRETE PAVEMENT PER DETAIL 4, SHEET C5.00.
 - (P05) CONCRETE PAVEMENT PER DETAIL 5, SHEET C5.00.
 - (P06) HEAVY TRUCK TRAFFIC ASPHALT CONCRETE PAVEMENT PER DETAIL 4, SHEET C5.00.
 - (P07) CONCRETE STAIRS PER DETAIL 7, SHEET C5.00.
 - (P08) SLOT CUT AND REPLACE ASPHALT CONCRETE PAVEMENT 6\"/>

- LEGEND**
- LIMIT OF WORK
 - - - - - PROPERTY LINE
 - ▬▬▬ RETAINING WALL
 - [Pattern] CONCRETE PAVING (REFER TO SHEET C5.00 FOR DETAILS)
 - [Pattern] ASPHALT - VEHICULAR PARKING (REFER TO SHEET C5.00 FOR DETAILS)
 - [Pattern] ASPHALT - HEAVY TRUCK (REFER TO SHEET C5.00 FOR DETAILS)
 - [Pattern] PLANTER AREA/LANDSCAPE (REFER TO LANDSCAPING PLANS FOR DETAILS)
 - [Pattern] PROPOSED BUILDING (REFER TO ARCHITECTURAL PLANS FOR DETAILS)
 - [Pattern] SOUTHERN CALIFORNIA EDISON EASEMENT
 - [Pattern] CHEVRON EASEMENT
 - [Pattern] PLAINS ALL AMERICAN PIPELINE EASEMENT

NOTE TO CONTRACTOR/CONSTRUCTION SURVEYOR:
 CONSTRUCTION STAKING FOR IMPROVEMENTS SHOWN ON THESE PLANS SHALL BE PERFORMED BY A LICENSED LAND SURVEYOR. CONSTRUCTION STAKING SURVEYOR SHALL BE RESPONSIBLE FOR COORDINATION OF THESE PLANS WITH SOURCE DRAWINGS PREPARED BY ARCHITECT, LANDSCAPE ARCHITECT, STRUCTURAL ENGINEER, MEP CONSULTANT AND ANY OTHER DISCIPLINE PRIOR TO START OF STAKING AND CONSTRUCTION. ANY DISCREPANCIES THAT OCCUR SHALL BE BROUGHT TO THE ATTENTION OF THE ARCHITECT PRIOR TO THE START OF CONSTRUCTION SO THAT A CLARIFICATION CAN BE ISSUED.

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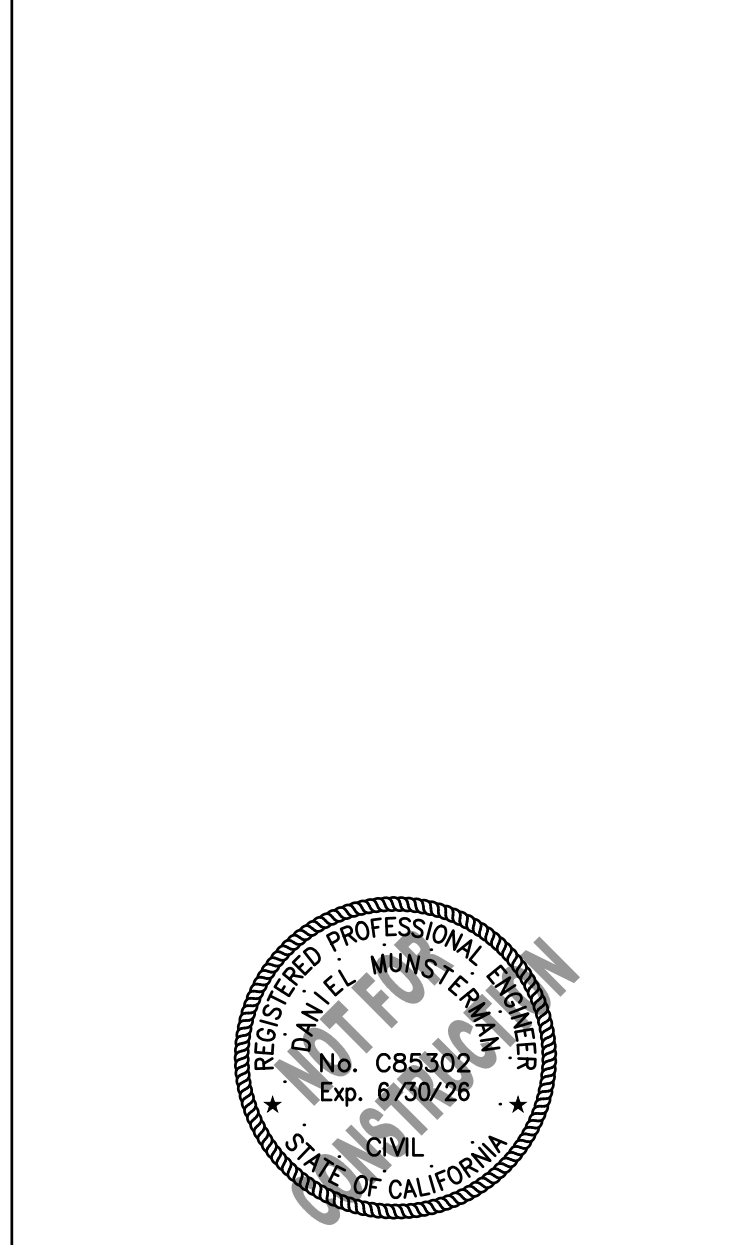
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 Tel: 310.345.8556

Date	Description
10/28/2025	ISSUE FOR PLAN CHECK



Seal / Signature

NOT FOR CONSTRUCTION

Project Name
 CONFIDENTIAL TRAINING FACILITY
 Project Number
 2500096
 Description
 PAVING PLAN

C1.50

0 10' 20'
 SCALE: 1"=20'

ING FD. PROPERTY
 RECORD
 PER LLA, INST.
 NO. 20131816582

FD L&TAG STAMPED L.S.
 3200 PER P.W. NO. 2341
 0.13' WESTERLY ON A 7.61'
 PROD OF LOT CORNER

Gensler

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United States
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Fax: 213.327.3601

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**me
engineers**

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ASSOCIATES
A KIMLEY-HORN COMPANY

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Culver City, CA 90232
Tel: 310.345.8859

KEYNOTES LEGEND	
KEY	KEYNOTE TEXT
101	(N) RAMP PER CIVIL
102	(N) CURB PER CIVIL
103	(E) CURB TO KEEP IN PLACE
104	(N) ASPHALT DRIVEWAY PER CIVIL
105	(N) PARKING STRIPPING. SEE PARKING DRAWING
108	(N) RETAINING WALL WITH GUARDRAIL. SEE ARCH. CIVIL AND STRUCTURAL DRAWING
110	(E) PAVING TO REMAIN
112	(N) PLANTING MEDIANS
118	FENCE PER ARCH
122	(N) CROSSWALK PER CIVIL
123	(N) WALL PER ARCH

PAVING LEGEND	
KEY	DESCRIPTION
P-101A	CIP CONCRETE PAVING TYPE A
P-101B	CIP CONCRETE PAVING TYPE B
P-104	CIP CONCRETE STAIR
P-105	CIP CONCRETE RAMP

WALL LEGEND	
KEY	DESCRIPTION
W-101	CIP CONCRETE WALL W/ PLASTER FINISH
W-102B	GFRC PLANTER

RAILING LEGEND	
KEY	DESCRIPTION
R-101	CUSTOM HANDRAIL

FENCE LEGEND	
KEY	DESCRIPTION
F-101	CUSTOM FENCE

GATE LEGEND	
KEY	DESCRIPTION
G-101	VEHICULAR SLIDING GATE
G-102	PEDESTRIAN GATE
G-103	VEHICULAR SWING GATE

SITE FURNISHING LEGEND	
KEY	DESCRIPTION
SF-101	PREFAB POT TYPE A
SF-301	BIKE RACK

NOTE:
REFER TO L2.00 FOR HARDSCAPE SCHEDULE FOR FURTHER INFORMATION - TYPICAL FOR ALL LEGENDS.

Date	Description
05/23/2025	DD PROGRESS
08/05/2025	DESIGN DEVELOPMENT
09/30/2025	CONSTRUCTION DOCUMENT PROGRESS
10/28/2025	ISSUE FOR PLAN CHECK

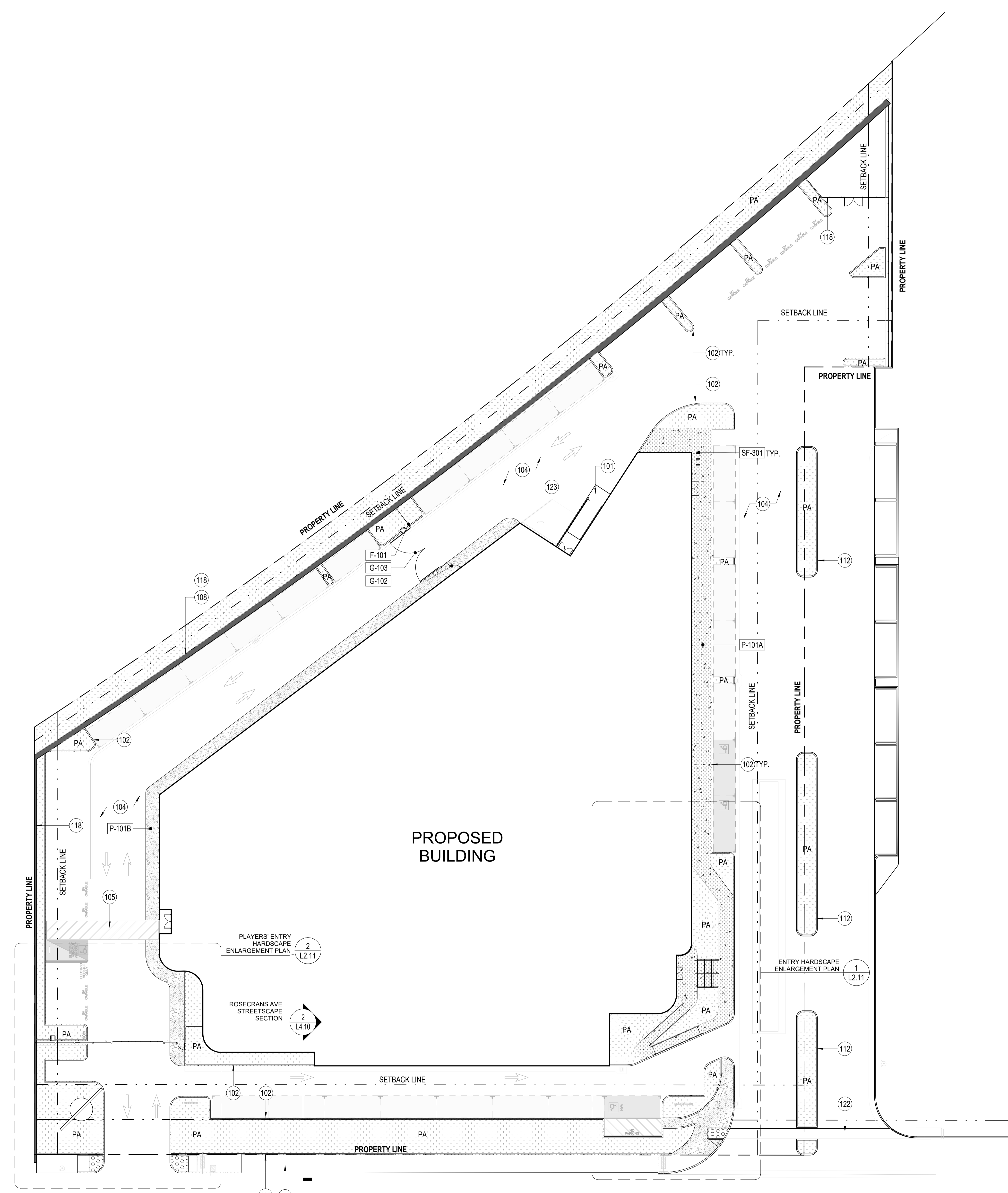
Seal / Signature

**NOT FOR
CONSTRUCTION**

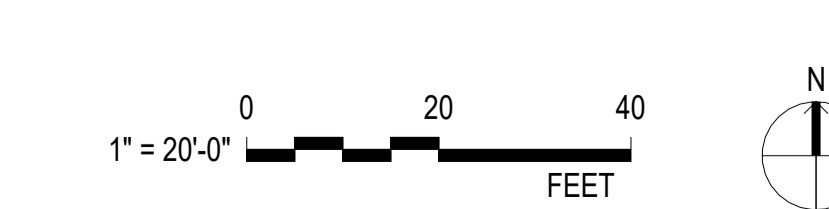
Project Name
**CONFIDENTIAL TRAINING
FACILITY**
Project Number
25042
Description
**GROUND FLOOR
HARDSCAPE PLAN**

Scale
1" = 20'-0"

L2.10



OVERALL HARDSCAPE PLAN
1
1" = 20'-0"



TRAINING FACILITY

EL SEGUNDO, CALIFORNIA

Gensler
500 South Figueroa Street
Los Angeles, California 90071
United States
Tel: 213.327.3600
Fax: 213.327.3601

kpff
KPF
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MAGNUSSON KLEINERTIC ASSOCIATES
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WJHW
A PMW COMPANY
Wrightson, Johnson, Haddon & Williams, Inc.
3423 Midcourt Rd., Suite 124
Canton, TX 75008
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S2O
S2O Consultants, Inc.
14307 Finbury Drive
Spring Hill, FL 34609
Tel: 813.505.1312

Aquatic Group
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Tel: xxx.xxx.xxxx

BUEHLER
Buehler
444 S. Flower Street
Suite 750
Los Angeles, CA 90071
Tel: 323.538.2363

Railings
R-101 CUSTOM HANDRAIL

05/23/25 DD PROGRESS

Seal / Signature

Project Name
CONFIDENTIAL TRAINING FACILITY

Project Number
25042

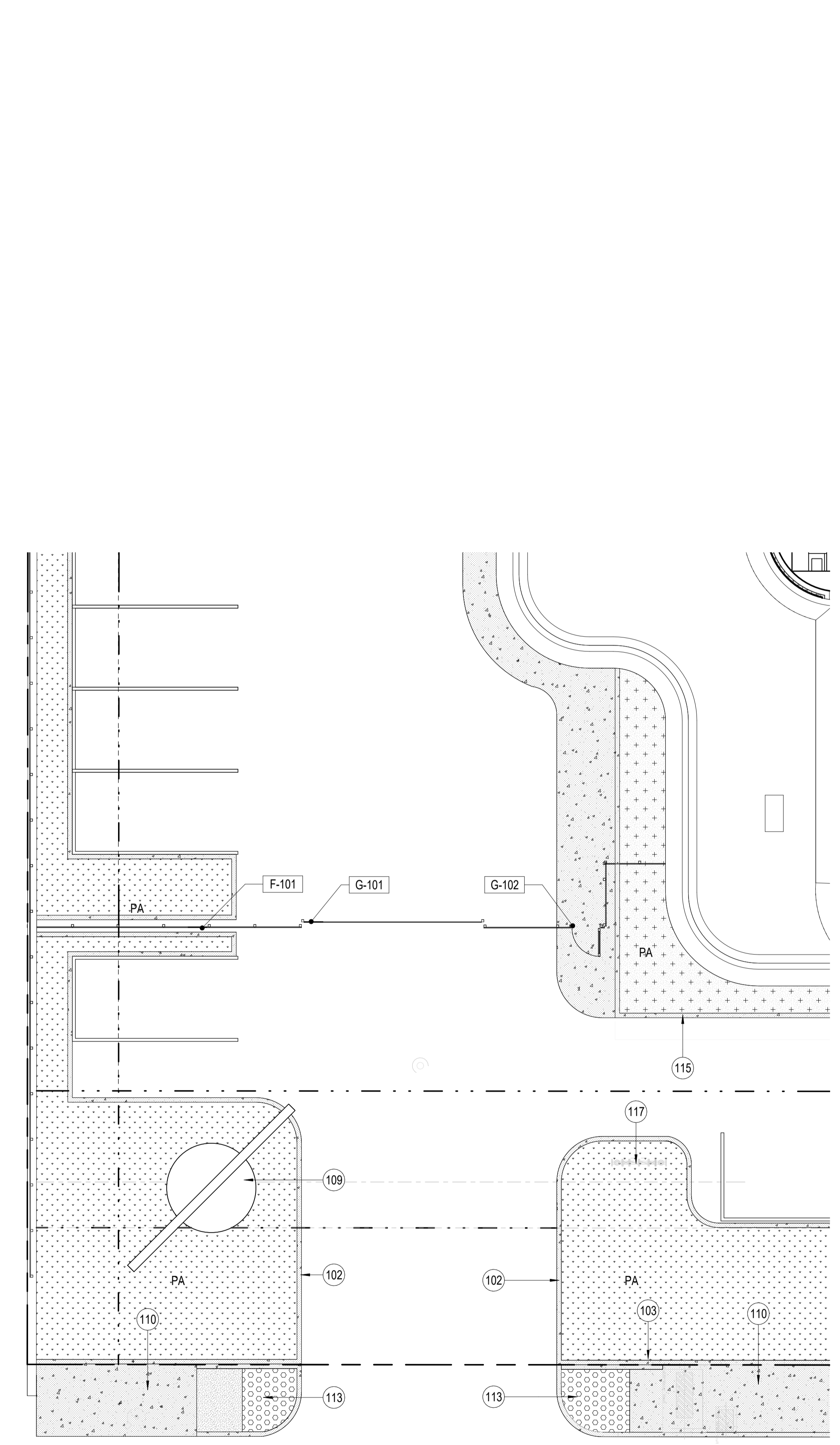
Description
GROUND FLOOR HARDSCAPE ENLARGEMENT PLAN

Scale
1/8" = 1'-0"

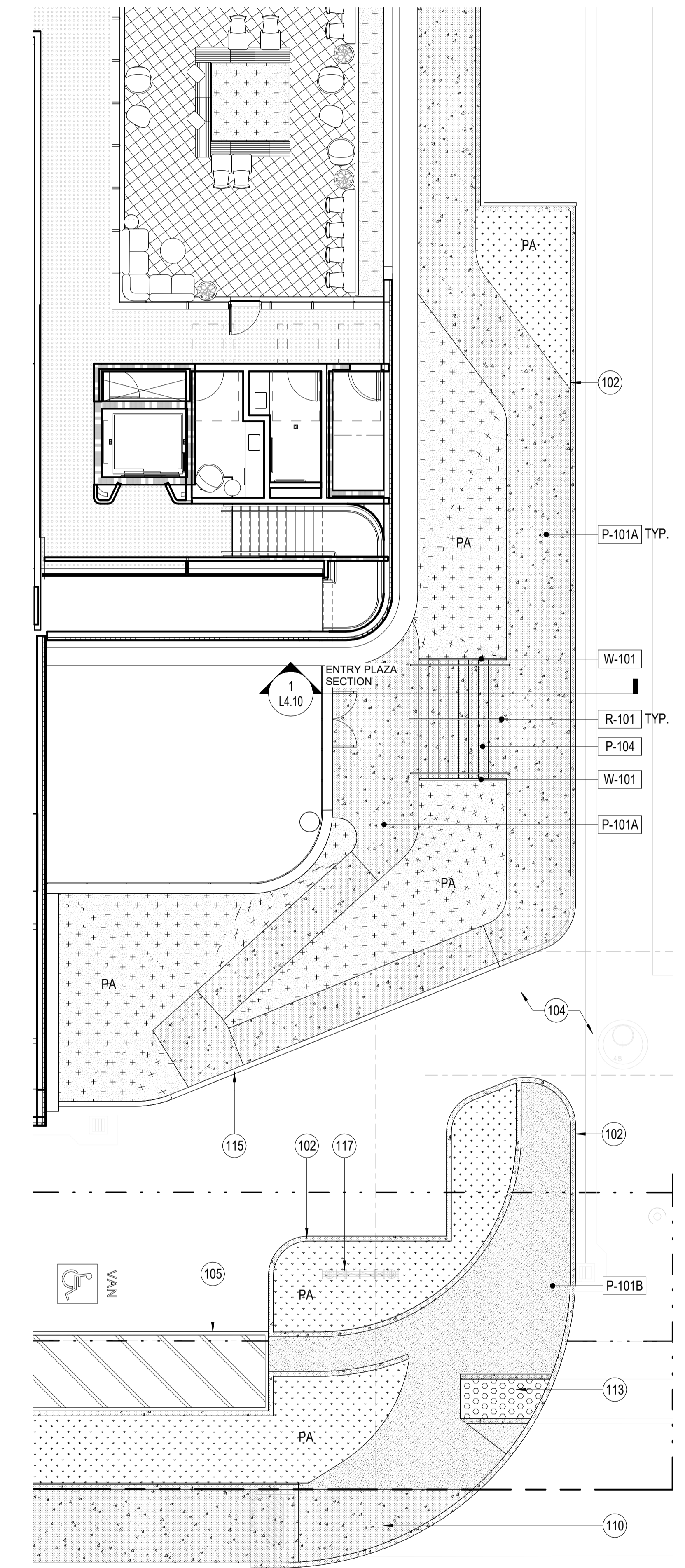
L2.11

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Page 224 of 237



HARDSCAPE ENLARGEMENT PLAN 2
1/8" = 1'-0"



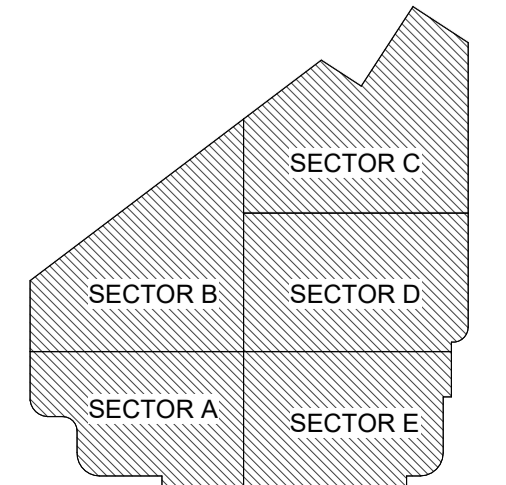
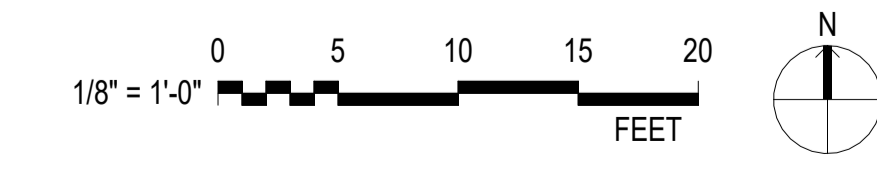
HARDSCAPE ENLARGEMENT PLAN 1
1/8" = 1'-0"

KEYNOTE	
KEY	KEYNOTE TEXT
101	(N) RAMP PER CIVIL
102	(N) CURB PER CIVIL
103	(E) CURB TO KEEP IN PLACE
104	(N) DRIVEWAY PER CIVIL
105	(N) PARKING STRIPING. SEE PARKING DWG
108	(N) RETAINING WALL WITH GUARDRAIL. SEE ARCH, CIVIL AND STRUCTURE DWG
109	(E) UTILITY POLE TO KEEP IN PLACE
110	(E) PAVING TO REMAIN
112	(N) PLANTING MEDIUMS. NOT IN SCOPE. SHOWN FOR REFERENCE
113	(N) DETECTABLE WARNING SURFACE PER CIVIL
115	(N) PLANTER WALL PER ARCH
117	(N) UTILITY PER CIVIL

PAVING LEGEND	
KEY	DESCRIPTION
P-101A	CIP CONCRETE PAVING TYPE A
P-101B	CIP CONCRETE PAVING TYPE B
P-102A	CONCRETE PAVER TYPE A
P-102B	CONCRETE PAVER TYPE B
P-103	WOOD DECKING
P-104	CIP CONCRETE STAIR
P-105	CONCRETE PAVER TYPE C

WALL LEGEND	
KEY	DESCRIPTION
W-101	CONCRETE WALL W/ PLASTER FINISH
W-102	GFRC PLANTER

RAILING LEGEND	
KEY	DESCRIPTION
R-101	CUSTOM HANDRAIL



NOT FOR CONSTRUCTION

Gensler
500 South Figueroa Street
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me engineers
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Tel: 310.842.8700

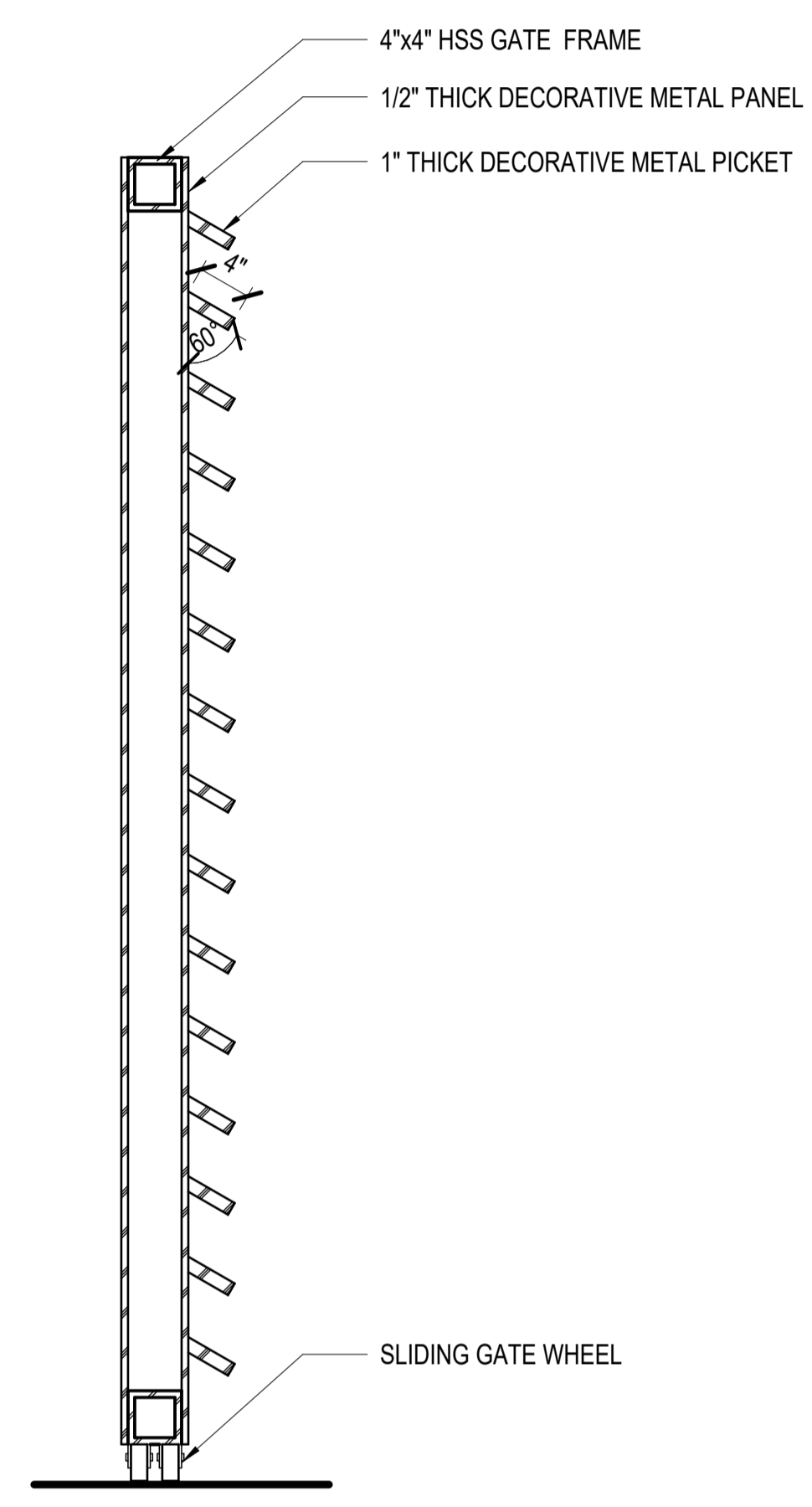
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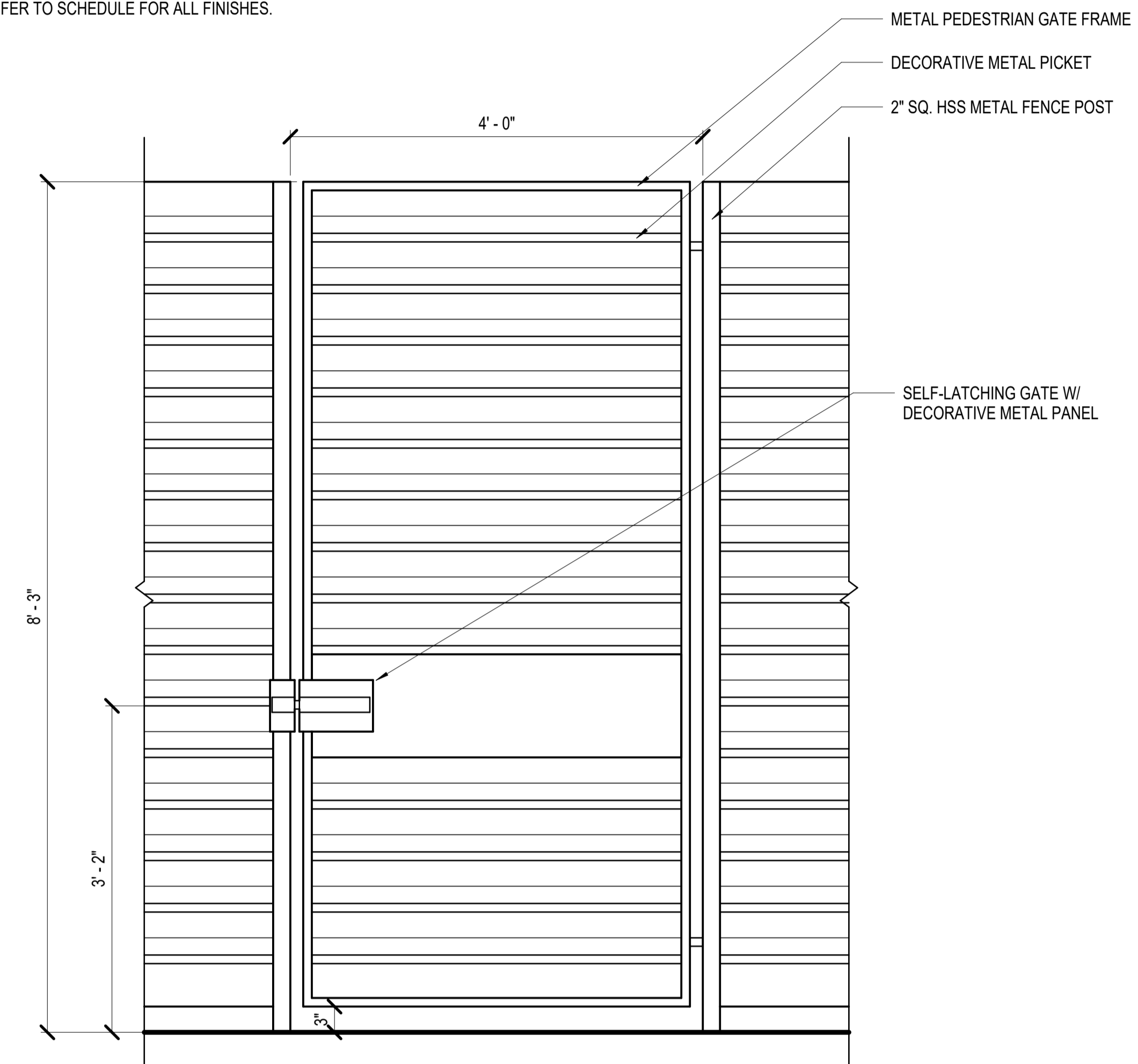
ME Engineers
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Los Angeles, CA 90017
Tel: 310.842.8700

NOTES:
1. REFER TO STRUCTURAL DRAWINGS FOR FRAME ANCHORING AND ATTACHMENT.
2. REFER TO STRUCTURAL DRAWINGS FOR FOOTINGS AND REINFORCEMENT.
3. REFER TO SCHEDULE FOR ALL FINISHES.



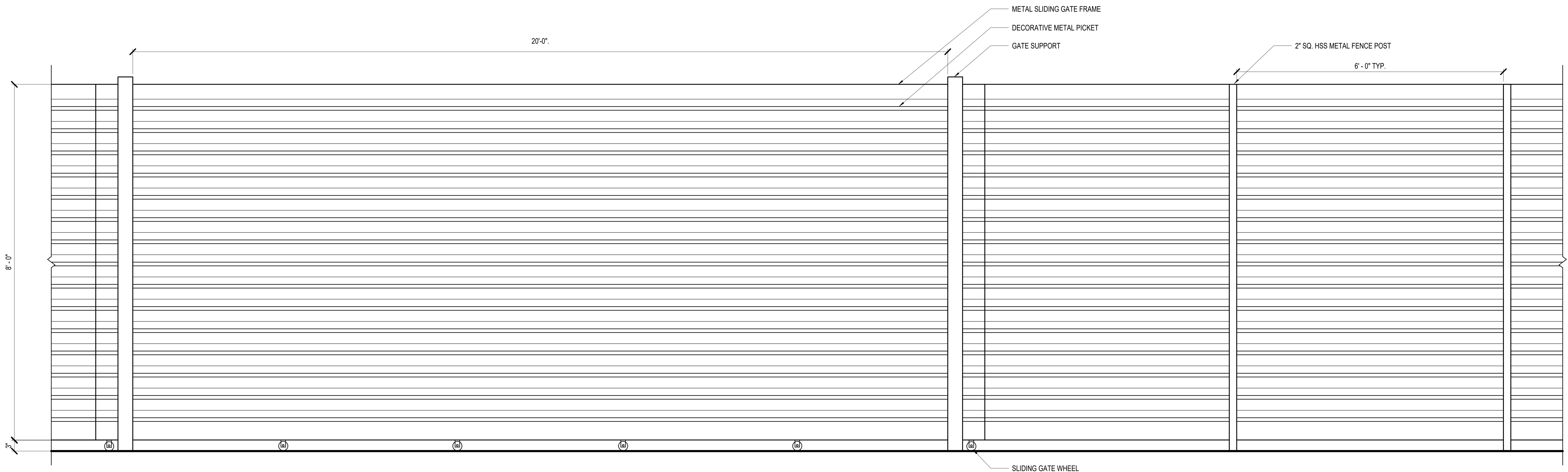
SLIDING GATES SECTION 3
1" = 1'-0"

NOTES:
1. REFER TO STRUCTURAL DRAWINGS FOR FRAME ANCHORING AND ATTACHMENT.
2. REFER TO STRUCTURAL DRAWINGS FOR FOOTINGS AND REINFORCEMENT.
3. REFER TO SCHEDULE FOR ALL FINISHES.

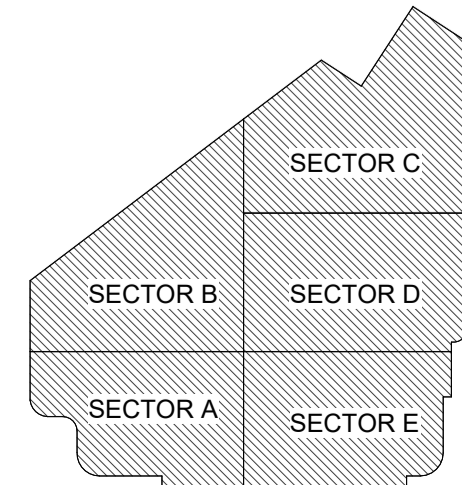


PEDESTRIAN GATES ELEVATION 2
1" = 1'-0"

NOTES:
1. REFER TO STRUCTURAL DRAWINGS FOR FRAME ANCHORING AND ATTACHMENT.
2. REFER TO STRUCTURAL DRAWINGS FOR FOOTINGS AND REINFORCEMENT.
3. REFER TO SCHEDULE FOR ALL FINISHES.



FENCE AND SLIDING GATES ELEVATION 1
1" = 1'-0"



Date	Description
05/23/25	DD PROGRESS

Seal / Signature

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
25042
Description
FENCES AND GATES DETAILS

Scale
1" = 1'-0"

L5.40

Date	Description
05/23/2025	DD PROGRESS
08/05/2025	DESIGN DEVELOPMENT
09/30/2025	CONSTRUCTION DOCUMENT PROGRESS
10/28/2025	ISSUE FOR PLAN CHECK

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
 Project Number
25042
 Description
GROUND FLOOR IRRIGATION PLAN

Scale
1" = 20'-0"

L6.10

NOTE A:
 POINT OF CONNECTION (POC) #1 SHALL BE A 1 1/2" DEDICATED DOMESTIC IRRIGATION ONLY WATER METER WITH A 1/2" SERVICE LINE. THE CONTRACTOR SHALL VERIFY THE ACTUAL LOCATION, WATER TYPE, METER SIZE AND WATER PRESSURE IN THE FIELD PRIOR TO STARTING WORK. MEASUREMENT OF THE STATIC (NO WATER MOVING) WATER PRESSURE IS ACCEPTABLE FOR POTABLE WATER SYSTEMS WHERE NO PUMP HAS BEEN INDICATED ON THESE PLANS. WHEN USING RECYCLED WATER, OR ON POTABLE WATER SYSTEMS REQUIRING A PUMP, ONLY THE MEASUREMENT OF DYNAMIC (WATER MOVING THROUGH THE METER) WATER PRESSURE SHALL BE ACCEPTABLE. THE DYNAMIC WATER PRESSURE SHALL BE MEASURED AT THE MAXIMUM SYSTEM DEMAND AS INDICATED BELOW. IF ANY OF THE POC INFORMATION SHOWN ON THESE DRAWINGS IS FOUND TO BE DIFFERENT THAN THE ACTUAL POC INFORMATION GATHERED IN THE FIELD, IMMEDIATELY NOTIFY THE LANDSCAPE ARCHITECT AND IRRIGATION CONSULTANT. SHOULD THE CONTRACTOR FAIL TO VERIFY THE POC INFORMATION AS SHOWN HEREIN, ANY CHARGES REQUIRED BY LOW PRESSURE OR VOLUME SHALL BE THE SOLE RESPONSIBILITY OF THE CONTRACTOR.

WATER PRESSURE AT POC: 80 PSI (STATIC)
 DESIGN WATER PRESSURE: 67 PSI
 MAXIMUM SYSTEM DEMAND: 14 GPM
 RESIDUAL WATER PRESSURE: 13 PSI

NOTE B:
 CONTROLLERS "A" SHALL BE OF THE BRAND, MODEL AND STATION SIZE AS INDICATED ON THE IRRIGATION MATERIALS LEGEND. THE CONTROLLER SHALL BE INSTALLED IN THE APPROXIMATE LOCATION SHOWN. THE CONTRACTOR SHALL COORDINATE THE REQUIRED ELECTRICAL POWER SUPPLY AT THIS LOCATION WITH THE OWNER'S AUTHORIZED REPRESENTATIVE. FINAL LOCATION OF CONTROLLER AND ELECTRICAL POINT OF CONNECTION SHALL BE CONFIRMED WITH OWNER'S AUTHORIZED REPRESENTATIVE PRIOR TO STARTING WORK.

NOTE C:
 THESE PLANS ARE DIAGRAMMATIC. THE MAINLINE AND RELATED IRRIGATION EQUIPMENT IS SHOWN WITHIN THE PAVING FOR CLARITY ONLY. THE ACTUAL LOCATION OF MAINLINE AND RELATED IRRIGATION EQUIPMENT SHALL BE WITHIN PLANTER AND A MINIMUM OF 18" OFF ADJACENT HARDSCAPE AND OTHER OBSTACLES, TYPICAL.

NOTE D:
 CONTRACTOR SHALL ADJUST ALL HEADS AS REQUIRED TO ACCOMMODATE ANY VERTICAL OBSTRUCTIONS THAT MAY OCCUR IN THE LANDSCAPE, INCLUDING BUT NOT LIMITED TO LIGHT POLES, FIRE HYDRANTS, TREES, ETC. WHEN A SLIGHT RELOCATION OF THE HEAD IS NOT SUFFICIENT TO CLEAR THE OBSTACLE, OR IF IT NEGATIVELY AFFECTS THE COVERAGE, AN ADDITIONAL HEAD SHALL BE INSTALLED TO PLACE ONE HEAD ON EITHER SIDE OF THE OBSTACLE. THE NOZZLES OF THESE TWO HEADS SHALL HAVE ARC PATTERNS THAT ADD UP TO THE ORIGINAL ARC PATTERN OF THE HEAD INDICATED ON THE PLANS. THE CONTRACTOR SHALL VERIFY ALL HEAD LAYOUT WITH OWNER'S AUTHORIZED REPRESENTATIVE PRIOR TO STARTING WORK.

NOTE E:
 THESE PLANS ARE DIAGRAMMATIC. TREE BUBBLERS AND LATERAL LINES ARE SHOWN WITHIN THE PAVING FOR CLARITY ONLY. THE ACTUAL LOCATIONS SHALL BE WITHIN THE PLANTER. THE TREE BUBBLERS SHALL BE ALIGNED WITH TREES AS SHOWN ON THE PLANTING PLANS, AND AS DIRECTED BY OWNER'S AUTHORIZED REPRESENTATIVE. THE CONTRACTOR SHALL CONFIRM ALL LAYOUT IN FIELD WITH OWNER'S AUTHORIZED REPRESENTATIVE PRIOR TO STARTING WORK.

NOTE F:
 LATERAL LINE PIPING WITHIN BUILDING SHALL BE A TYPE K COPPER AND IS SHOWN FOR CLARITY ONLY. ACTUAL DESIGN AND ROUTING SHALL BE COMPLETED BY PLUMBING ENGINEER AND INSTALLED BY PLUMBING CONTRACTOR. EACH SUB-OUT WITHIN EACH PLANTER SHALL HAVE A COPPER FEMALE ADAPTER FOR THE LANDSCAPE CONTRACTOR CONNECTION. ALL PIPING THROUGH BUILDING TO EXTERIOR AND THROUGH BUILDING TO UPPER FLOOR SHALL BE PROVIDED BY PLUMBER.

NOTE G:
 PRIOR TO START OF CONSTRUCTION THE CONTRACTOR SHALL SUBMIT TO THE OWNER AND LANDSCAPE ARCHITECT A SCALED SHOP DRAWING INDICATING THE PROPOSED LOCATIONS FOR THE IRRIGATION EQUIPMENT LISTED BELOW. THE SHOP DRAWING SHALL BE PREPARED TO THE SATISFACTION OF THE OWNER AND LANDSCAPE ARCHITECT. SHOP DRAWINGS MUST INCLUDE THE PROPOSED LOCATIONS FOR THE FOLLOWING ITEMS:

- POINT OF CONNECTION (INCLUDING WATER POC, BACK FLOW DEVICES, MASTER CONTROL VALVES, FLOW SENSORS, ETC.)
- ISOLATION VALVES
- AUTOMATIC CONTROL VALVES (INDICATE STATION NUMBER)
- QUICK COUPLING VALVES
- IRRIGATION CONTROLLER(S)
- RELATED EQUIPMENT (AS MAY BE DIRECTED).

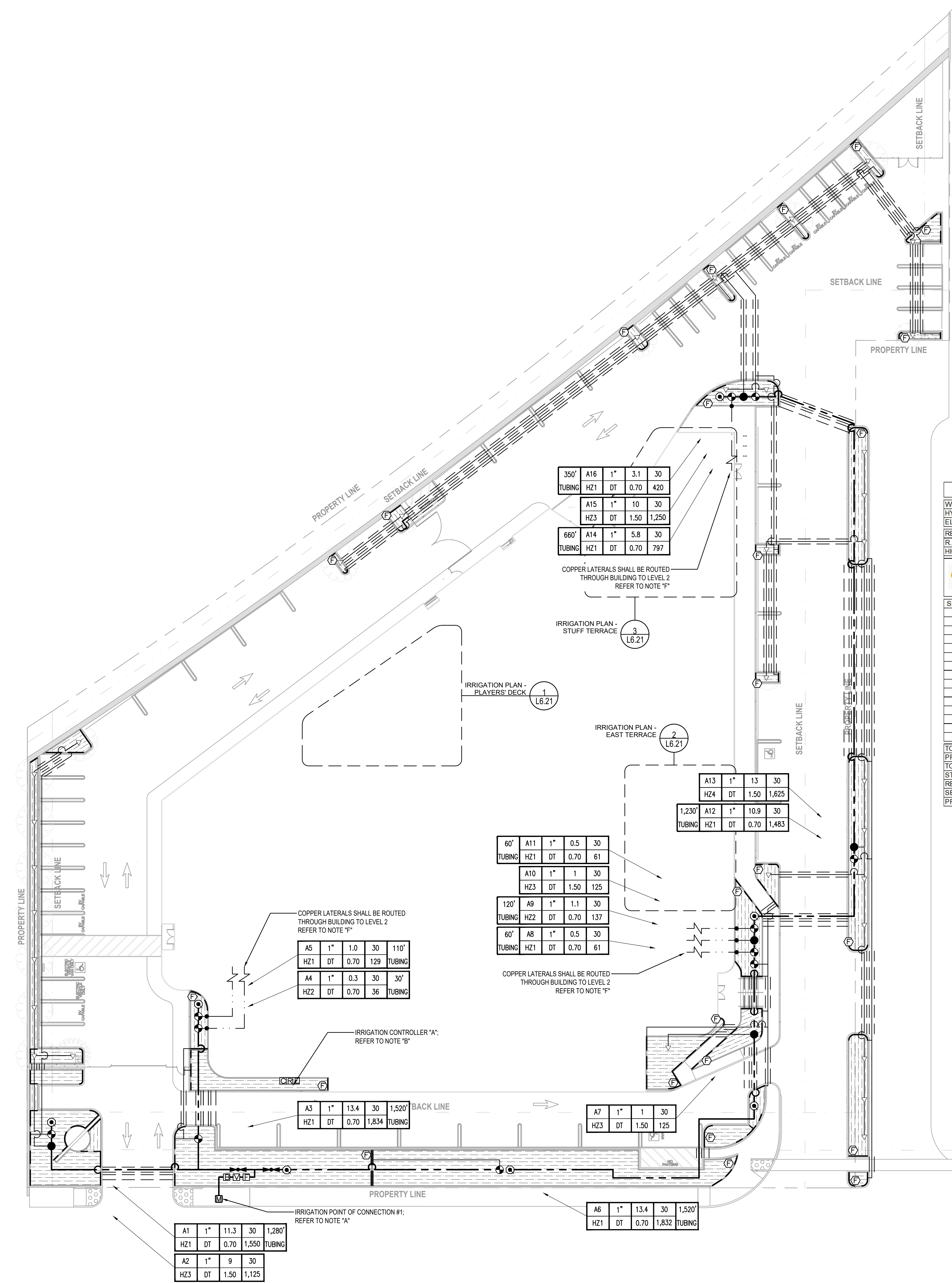
EACH PIECE OF AFOREMENTIONED EQUIPMENT SHALL HAVE ITS PROPOSED INSTALLED LOCATION SHOWN ON THE SHOP DRAWINGS. THE SYMBOL FOR EACH PRODUCT SHALL BE A SCALED REPRESENTATION OF THE FOOTPRINT OF THE EQUIPMENT OR THE VALVE BOX IN WHICH THE EQUIPMENT IS INSTALLED. CONTRACTOR SHALL INSTALL ALL VALVE BOXES AND RELATED EQUIPMENT PER THE OWNER APPROVED SHOP DRAWINGS. ONCE THE SHOP DRAWING LOCATIONS ARE APPROVED, THE LANDSCAPE ARCHITECT OR OWNER'S AUTHORIZED REPRESENTATIVE WILL ALLOW NO ADJUSTMENTS TO THE APPROVED VALVE BOX PLACEMENT WITHOUT PRIOR WRITTEN ACCEPTANCE. ANY IRRIGATION EQUIPMENT INSTALLED WITHOUT PRIOR APPROVAL WITH SHOP DRAWINGS WILL BE SUBJECT TO RELOCATION BASED ON DIRECTION BY THE LANDSCAPE ARCHITECT AT THE CONTRACTOR'S EXPENSE.

WATER PRESSURE LOSS CALCULATIONS

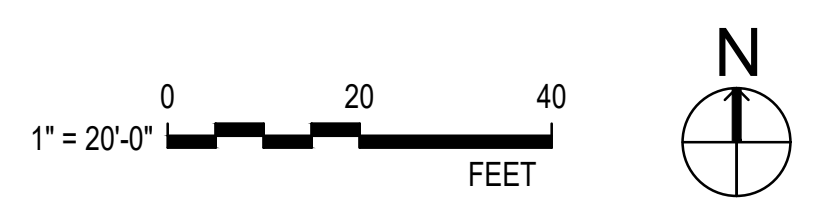
WATER METER NUMBER	1	WATER METER SIZE (inches)	1.50
HYDRAULIC GRADE LINE (FT)	0	WATER METER ELEVATION (FT)	0
ELEVATION DIFFERENCE (FT)	0	STATIC PRESSURE (PSI)	80.0
REMOTE CONTROL VALVE #	A16	REMOTE CONTROL VALVE SIZE (in)	1.00
R C V DEMAND (GPM)	3	TOTAL DEMAND (GPM)	14
HIGHEST HEAD SERVED (FT)	11	STATIC PRESSURE AT HIGHEST HEAD	75.2

PRESSURE LOSS CALCULATION IS PROVIDED FOR THIS PROJECT BY SWEENEY & ASSOCIATES, INC. UNAUTHORIZED USE BY ANY OTHER PERSON, COMPANY OR PROJECT IS FORBIDDEN WITHOUT WRITTEN PERMISSION.

SIZE (inches)	DESCRIPTION	FLOW	#	LOSS
1.50	SERVICE LINE (50 FT OF TYPE K COPPER)	14	1	0.48 PSI
1.50	WATER METER (XXX TYPE)	14	2	0.40 PSI
1.50	BACKFLOW PREVENTER (RP TYPE)	14	3	12.00 PSI
1.50	FILTRATION (WYE FILTER)	14	4	0.30 PSI
1.50	PRESSURE REGULATOR (WALKING SOOHLR)	14	5	3.50 PSI
1.50	RFI ASSEMBLY PIPING (BRASS; W/ 4 ELLS)	14	6	0.57 PSI
1.00	MASTER CONTROL VALVE	14	7	1.53 PSI
1.00	FLOW SENSOR	14	8	1.00 PSI
1.50	ISOLATION VALVES (BALL TYPE)	14	9	1.00 PSI
1.50	650 FEET OF MAINLINE, CL 315 PVC	14	10	3.77 PSI
1.50	10 - 90 DEGREE ELBOWS	14	13	0.59 PSI
1.00	REMOTE CONTROL VALVE ASSEMBLY	3	14	3.00 PSI
10%	LATERAL LINE LOSSES	3	15	3.00 PSI
20%	FITTING LOSS (IN ADDITION TO ELBOWS SHOWN)	N/A	16	0.75 PSI
11.00	ELEVATION CHANGE (P.O.C. TO HIGHEST HEAD)	N/A	17	4.76 PSI
TOTAL SYSTEM PRESSURE LOSS (SUM OF #1 THRU #17)		18		37.0 PSI
PRESSURE REQUIRED AT HEAD (OPERATING PRESSURE)		19		30.0 PSI
TOTAL PRESSURE REQUIRED (SUM OF #18 AND #19)		20		67.0 PSI
STATIC WATER PRESSURE (FROM ABOVE)		21		80.0 PSI
RESIDUAL PRESSURE (SUBTRACT #20 FROM #21)		22		13.0 PSI
SET PNY OR WCY AT #20 PLUS 10 PSI		23		23.0 PSI
PRESSURE BOOST, IF REQUIRED (SET TO ACHIEVE 20 PSI RESIDUAL)		24		N/A PSI



OVERALL LANDSCAPE PLAN
 1" = 20'-0"



I HAVE COMPLIED WITH THE CRITERIA OF THE IRRIGATION GUIDELINES AND APPLIED THEM ACCORDINGLY FOR THE EFFICIENT USE OF WATER IN THE IRRIGATION DESIGN PLAN

811 sweeney + associates
 IRRIGATION DESIGN AND CONSULTING
 3810 10th Avenue, Suite 4
 Los Angeles, CA 90010
 Tel: 323.442.8888
 Fax: 323.442.8889

Gensler
500 South Figueroa Street
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United States
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Fax: 213.327.3601

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MAGNUSSON KLEMMENCIC ASSOCIATES
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△	Date	Description
	05/23/25	DD PROGRESS

Seal / Signature

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
25042
Description
2F PLANTING ENLARGEMENT PLAN

Scale
As indicated

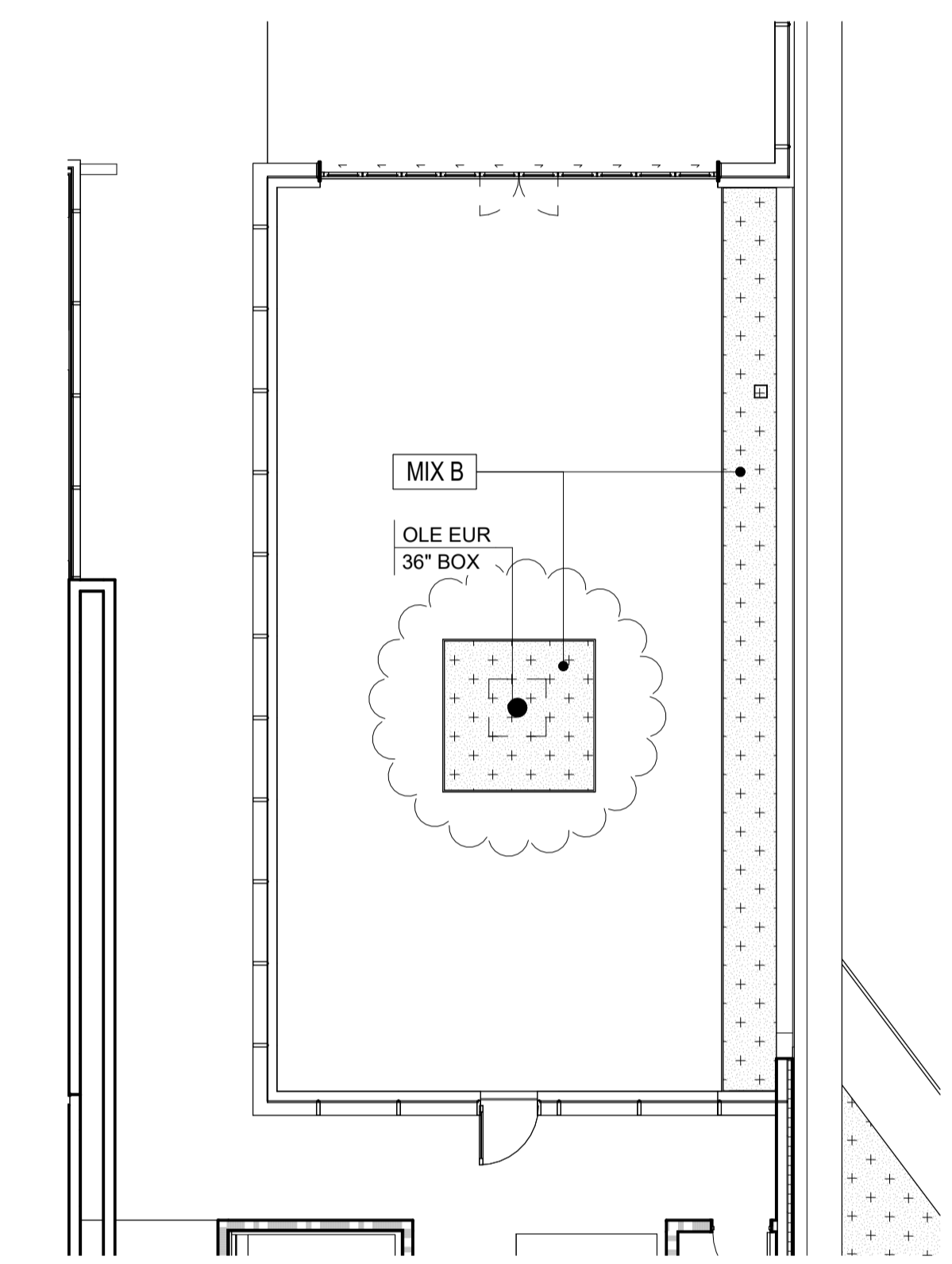
L7.21

TREE LEGEND

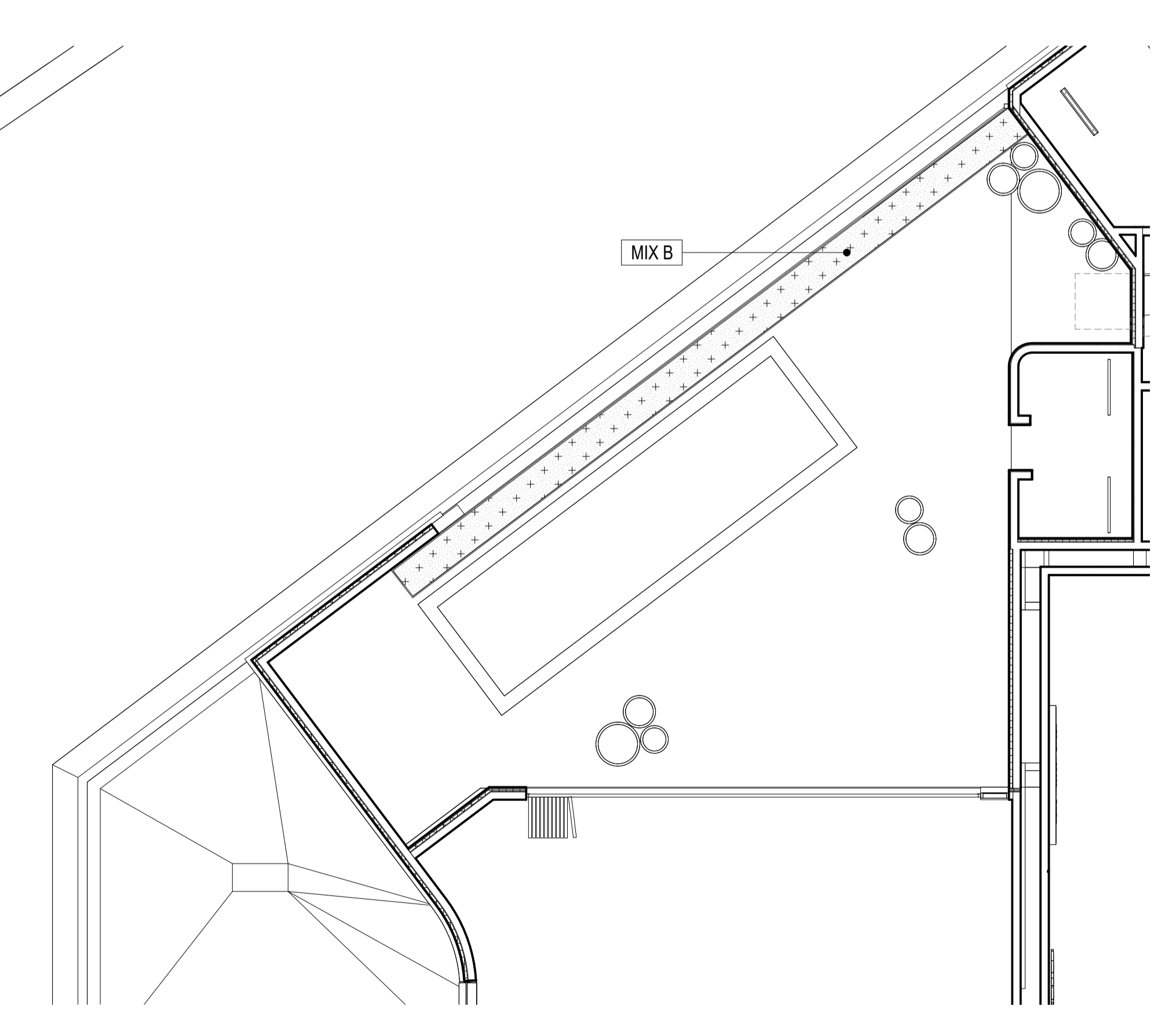
SYMBOL	KEY		SCIENTIFIC NAME	COMMON NAME
	GENUS	SPECIES		
	ARB	MAR	<i>Arbutus Marina'</i>	Strawberry Tree
	OLE	EUR	<i>Olea europaea</i>	Olive
	PAR	DES	<i>Parkinsonia x 'Desert Museum'</i>	Desert Museum Palo Verde
	TRI	ELE	<i>Tristania laurina 'Elegant'</i>	Water Gum
	WAS	ROB	<i>Washingtonia Robusta</i>	Mexican Fan Palm

SHRUB MIX LEGEND

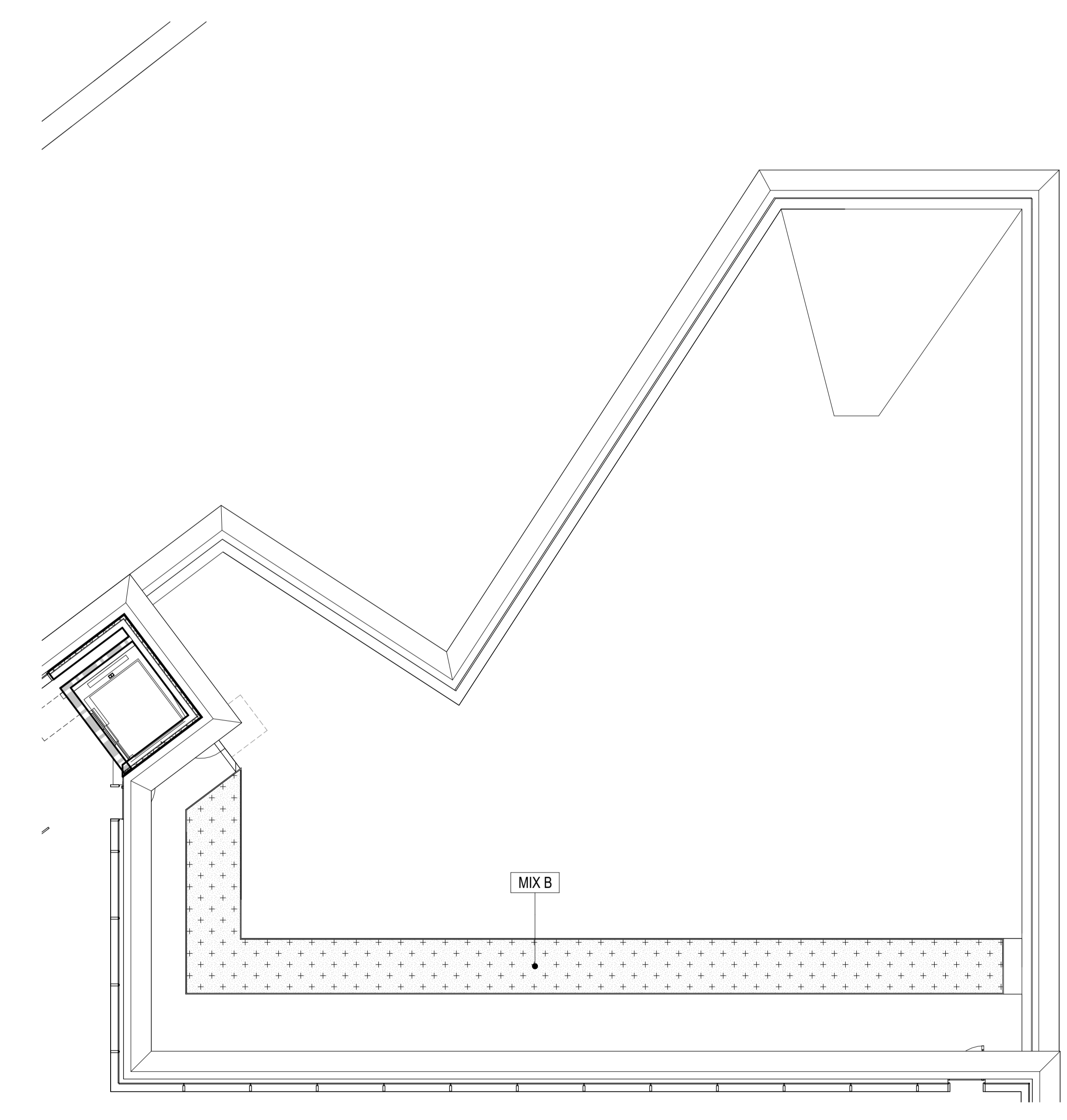
	MIX A <i>Grevilla 'Moonlight'</i> <i>Acacia theoplylla</i> <i>Lomandra longifolia 'Breeze'</i> <i>Lavandula x intermedia</i> <i>Hebe spp.</i> <i>Leucadendron 'Safari Sunset'</i> <i>Acacia 'Cousin Itt'</i> <i>Muhlenbergia capillaris</i> <i>Leymus condensatus 'Canyon Prince'</i> <i>Yucca pallida</i> <i>Yucca rostrata</i> <i>Yucca whipplei</i> <i>Cycas revoluta</i>
	MIX B <i>Lomandra longifolia 'Breeze'</i> <i>Strelitzia nicotai</i> <i>Woodwardia fimbriata</i> <i>Kalanchoe beharensis</i> <i>Chamaeceros humilis</i> <i>Howea forsteriana</i> <i>Acacia 'Cousin Itt'</i> <i>Acacia sellowiana</i> <i>Cyathea cooperi</i> <i>Monstera deliciosa</i> <i>Leucadendron 'Safari Sunset'</i> <i>Philodendron spp.</i>



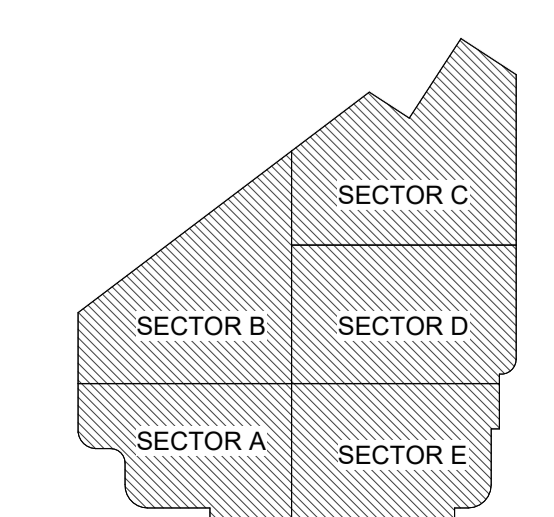
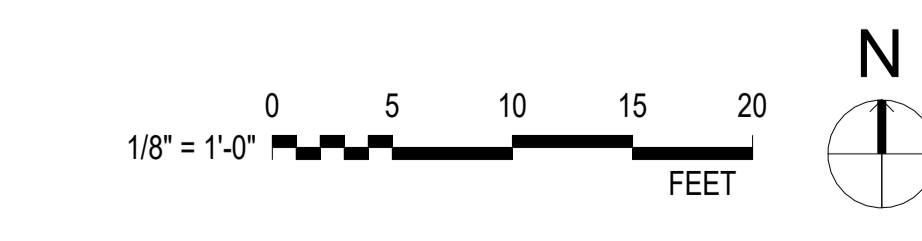
PLANTING PLAN - EAST TERRACE
1/8" = 1'-0"

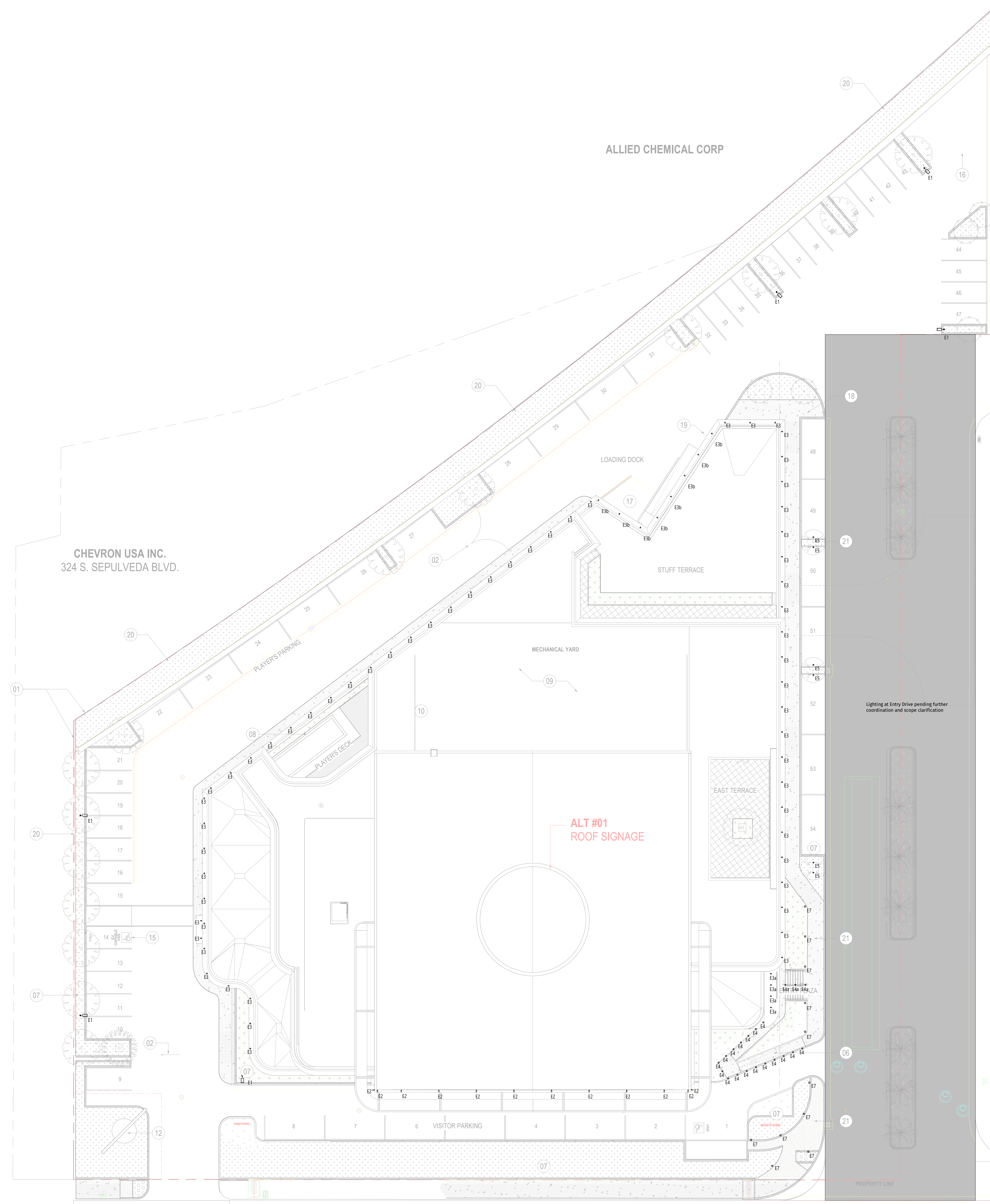


PLANTING PLAN - PLAYERS' DECK
1/8" = 1'-0"



PLANTING PLAN - STUFF TERRACE
1/8" = 1'-0"





ALLIED CHEMICAL CORP

CHEVRON USA INC.
324 S. SEPULVEDA BLVD.

ALT #01
ROOF SIGNAGE

ROSECRANS AVE
ROSECRANS AVENUE
(PUBLIC STREET)

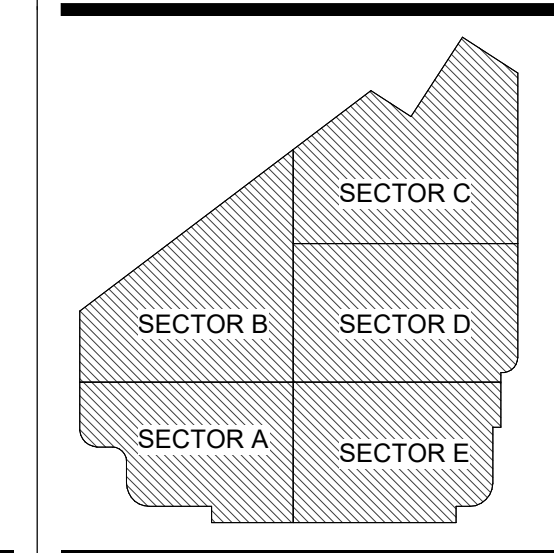
NOTE: OIL EASEMENT AND ELEVATION OF OIL LINE PIPES ALONG ROSECRANS AVE RESTRICTS PLANTING DEPTH FOR SHADE TREES. REFER TO SURVEY AND CIVIL DRAWING FOR ADDITIONAL EASEMENT INFORMATION

SHEET NOTES

GENERAL NOTES

LEGEND

KEY PLAN



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2011 ROSECRANS AVE., EL SEGUNDO, CA. 90245

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Tel: 310.343.6859

Date	Description

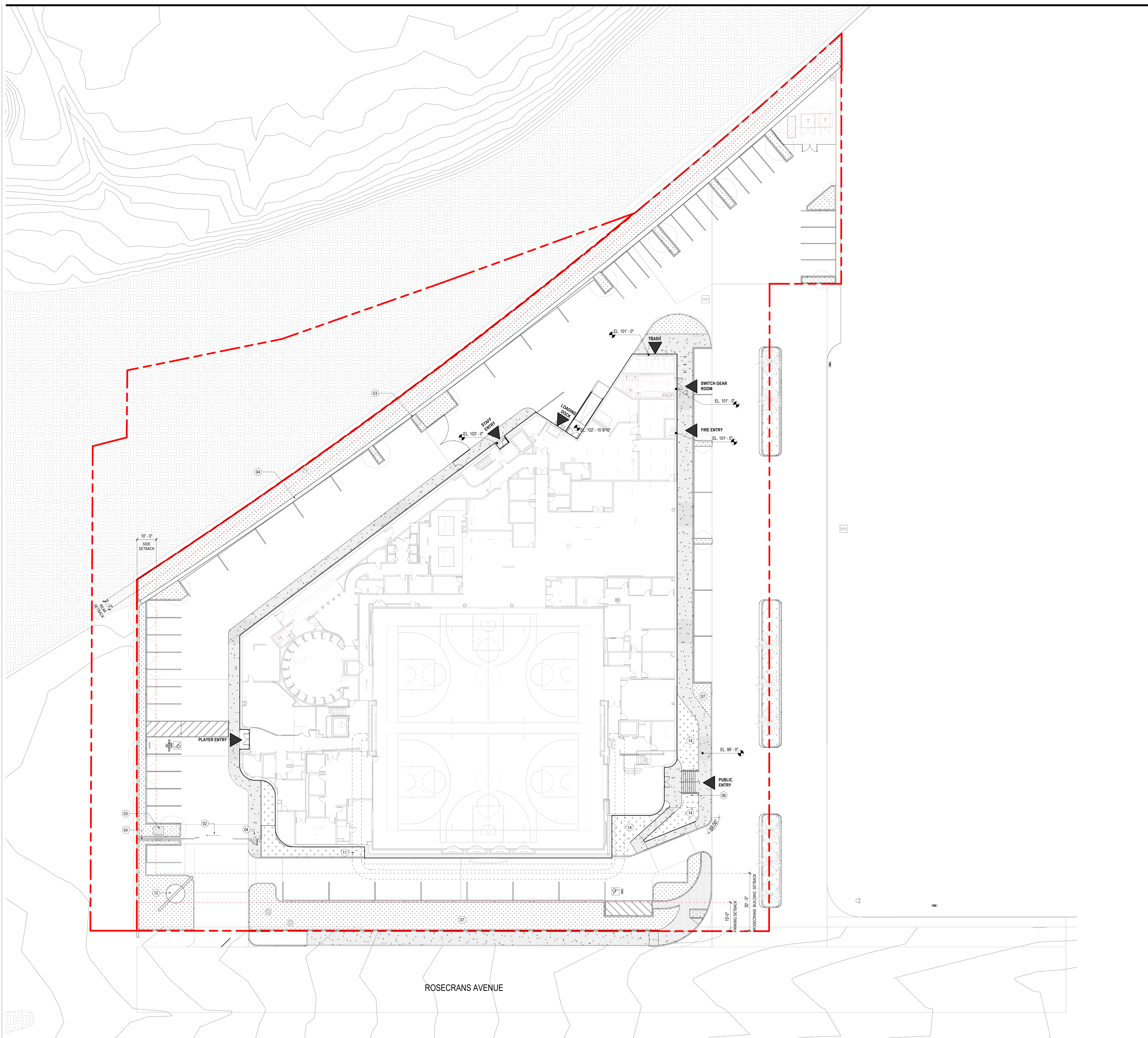
Seal / Signature

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
250086.00
Description
LIGHTING SITE PLAN

Scale
1/16" = 1'-0"

LT0.01



- SHEET NOTES**
- 02 AUTOMATIC VEHICULAR SLIDING GATE
 - 03 SLIDING GATE OPERATOR LOCATED ON TOP OF CONCRETE PAD ON SECURE SIDE OF FENCE LINE
 - 04 METAL FENCE; RE SHEET A0.20; RE: LANDSCAPE NARRATIVE
 - 06 ACCESSIBLE SITE RAMP; REFER TO LANDSCAPE DRAWINGS
 - 07 SITE PLANTING; REFER TO LANDSCAPE DRAWINGS
 - 11 LINE OF BUILDING CANOPY ABOVE
 - 12 EXISTING OVERHEAD SICE (SOUTHERN CALIFORNIA EDISON) TRANSMISSION TOWER
 - 14 RAISED PLANTER; RE: LANDSCAPE DRAWINGS

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- GENERAL NOTES**
1. REFER TO G1.02 FOR GENERAL NOTES, GRAPHIC SYMBOLS & ABBREVIATIONS.
 2. REFER TO G1.05 & G1.05 FOR ACCESSIBILITY REQUIREMENTS, CLEARANCES AND MOUNTING HEIGHTS.
 3. REFER TO A0.01 FOR SITE FENCING TYPES.
 4. REFER TO G0.99 FOR ALTERNATES SCHEDULE.

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Date	Description
05/23/2025	DESIGN DEVELOPMENT PROGRESS
08/05/2025	DESIGN DEVELOPMENT
09/30/2025	CONSTRUCTION DOCUMENTS PROGRESS

- LEGEND**
- PROPERTY LINE
 - LINE OF SETBACK
 - ▲ ENTRY
 - ▭ PROJECT BUILDING
 - ▨ NOT IN SCOPE
*AREA UNDER SEPERATE PERMIT
 - EL. XXX'X' SPOT ELEVATION

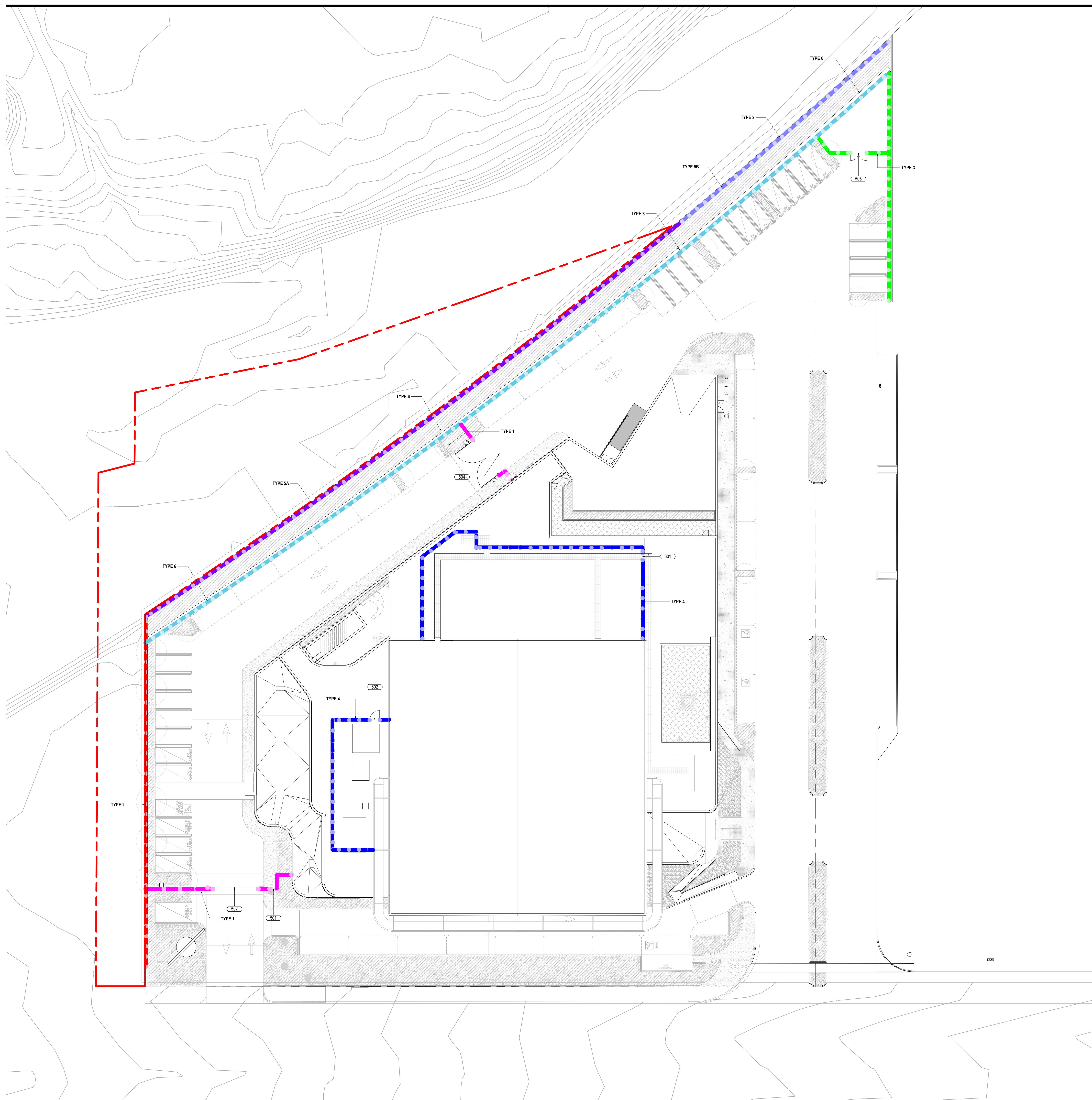
Seal / Signature

NOT FOR CONSTRUCTION

Project Name
 CONFIDENTIAL TRAINING FACILITY
 Project Number
 05.5301.000
 Description
 SITE PLAN

Scale
 As indicated
 Ref North

A0.10



GENERAL NOTES

1. SITE FENCES ARE UNDER SEPARATE REVIEW AND APPROVAL.
2. REFER TO SHEET G3.40 FOR FENCING TYPES.
3. REFER TO SHEET A0.20 FOR FENCING LOCATIONS.

LEGEND

- TYPE 1 (FN-01) 8' HIGH CUSTOM HORIZONTAL METAL FENCE
- TYPE 2 (FN-02) 8' HIGH METAL FENCE MOUNTED ON TOP OF RETAINING WALL. RE: CIVIL FOR WALL HEIGHT.
- TYPE 3 (FN-03) 8' HIGH METAL FENCE - ELECTRICAL EQUIPMENT ENCLOSURE
- TYPE 4 (FN-04) 8' HIGH METAL FENCE - ROOF MECHANICAL YARD AND EQUIPMENT ENCLOSURE
- TYPE 5A (FN-5A) EXISTING FENCE
- TYPE 5B (FN-5B) EXISTING FENCE
- TYPE 6 (FN-06) 4' HIGH GUARDRAIL FENCE - VERTICAL PICKETS, ON TOP OF PERMANENT SHOTCRETE RETAINING WALL

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Date	Description
10/28/2025	ISSUE FOR PLAN CHECK



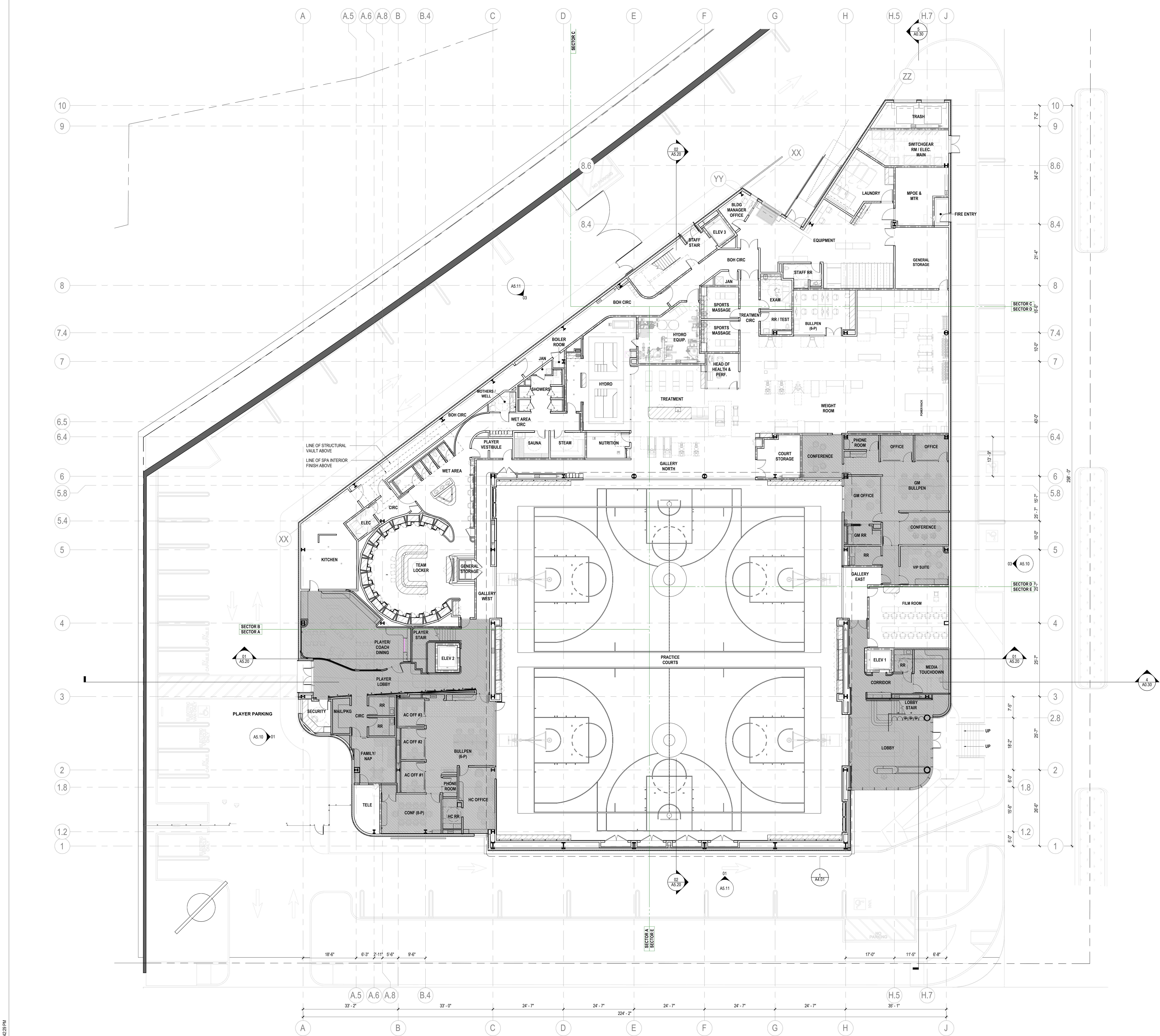
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NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
 Project Number
05.5301.000
 Description
SITE FENCING

Scale
 As indicated

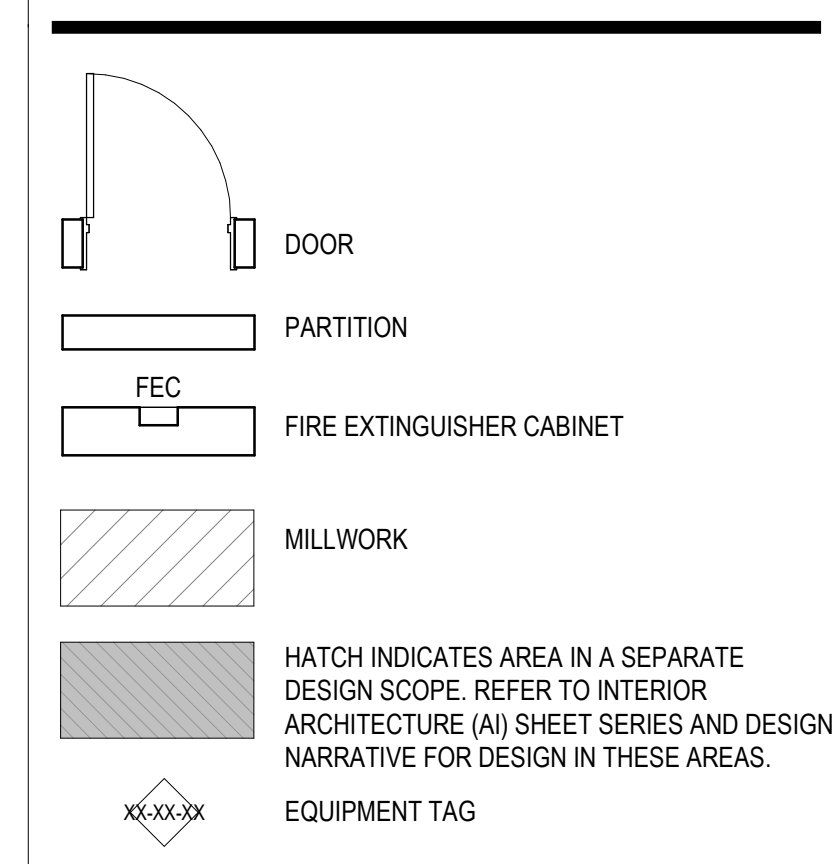
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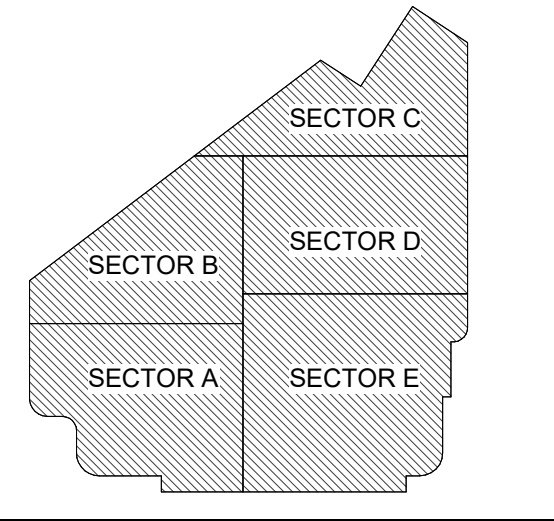
GENERAL NOTES

- REF. G1.02 FOR GENERAL NOTES, GRAPHIC SYMBOLS & ABBREVIATIONS. REF. G1.05 & G1.06 FOR ACCESSIBILITY REQUIREMENTS, CLEARANCES AND MOUNTING HEIGHTS. USE "S" TYPE "X" OR "B" THROUGHOUT U.O.N.
- PROVIDE EXTRA STUDS AS REQUIRED TO MOUNT ELECTRICAL OR MECHANICAL CONTROLS. INSURE STUDS REMAIN FLAMB. COMB OR SCREW ATTACH TO RUNNERS AS REQUIRED.
- ALL GLASS TO BE TEMPERED. ALL EXPOSED EDGES SHALL BE POLISHED.
- PROVIDE PAINTED/TAPED CHALK LAYOUT FOR REVIEW BY ARCHITECT PRIOR TO INSTALLATION OF TRACK AND STUDS. LAYOUT TO INCLUDE PARTITIONS, MILLWORK, SOFFITS, LIGHTS AND ALL SIGNIFICANT ARCHITECTURAL FEATURES. PROVIDE GREENBOARD AT PLUMBING WALL LOCATIONS. GC TO COORDINATE INSTALLATION OF ALL CABINETS, CARD READERS AND DEVICES AS INDICATED ON DWGS TO ENSURE PROPER WALL RECESS IS PROVIDED. ALL DEVICES INSTALLED IN EXISTING FIRE RATED PARTITIONS SHALL RECEIVE FIRE CALLED J-BOXES. GC TO MAINTAIN INTEGRITY OF EXISTING FIRE RATINGS WHERE OCCURS.
- PROVIDE SHEET METAL BLOCKING FOR ALL MILLWORK AND FURNITURE OVERHEADS. WRITTEN DIMENSIONS GOVERN. DO NOT SCALE DRAWINGS. WRITTEN DIMENSIONS GOVERN. ALL PARTITION LOCATIONS, DIMENSIONS AND TYPES, ALL DOOR AND WINDOW LOCATIONS SHALL BE AS SHOWN ON CONSTRUCTION PLAN. IN CASE OF CONFLICT NOTIFY ARCHITECT.
- GC TO SURVEY FIELD CONDITIONS AND VERIFY THAT WORK IS FEASIBLE AS SHOWN. VERIFY LOCATIONS OF FLOOR OUTLETS AND OTHER OUTLETS IN RELATION TO STRUCTURAL AND OTHER ELEMENTS.
- ALL PARTITIONS ARE DIMENSIONED FROM FINISH FACE TO FINISH FACE. UNO ALL DIMENSIONS MARKED CLEARLY OR "HOLD" SHALL BE MAINTAINED AND SHALL ALLOW FOR THICKNESS OF ALL FINISHES INCLUDING CARPET, STONE, TILE, FABRIC PANELS, MILLWORK, ETC.
- PROVIDE FIRE TREATED PLYWOOD BACKING AT SERVER CLOSET AS REQUIRED.
- FURNITURE SHOWN FOR REFERENCE ONLY.

LEGEND



KEY PLAN



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Date	Description
04/18/2025	ISSUE FOR SCHEMATIC DESIGN
05/23/2025	DESIGN DEVELOPMENT PROGRESS
08/05/2025	DESIGN DEVELOPMENT

Seal / Signature

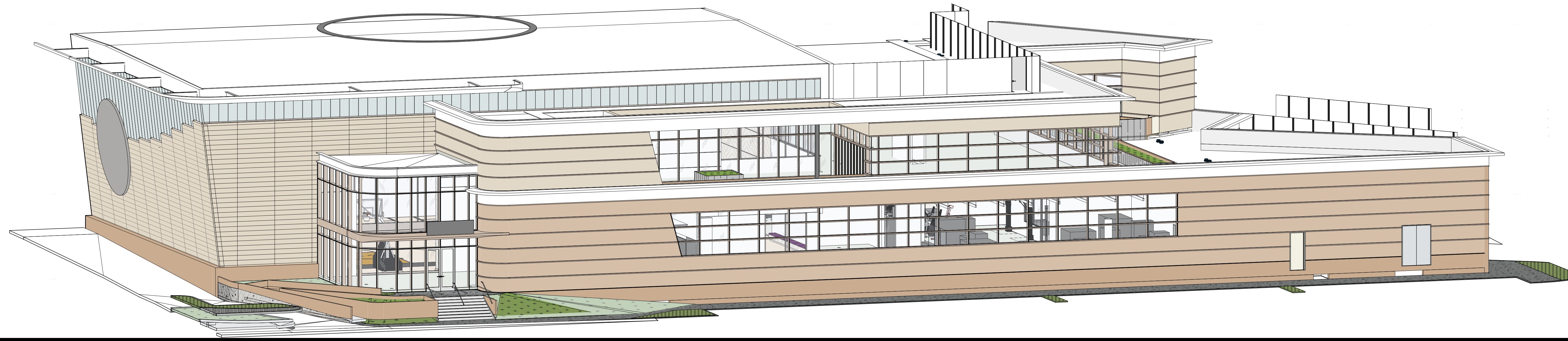
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Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
05.5301.000
Description
REFERENCE PLAN - COURT LEVEL 01

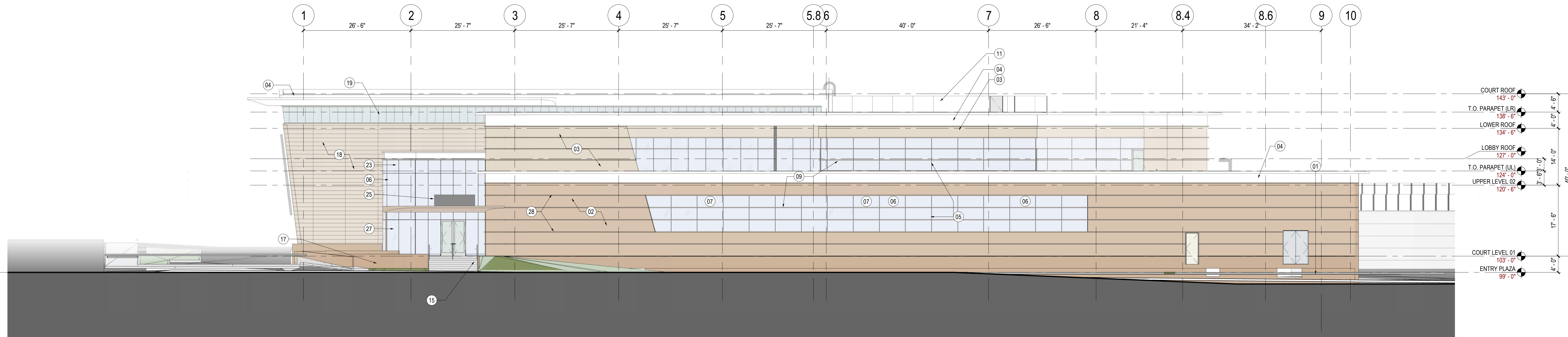
Scale
As indicated
Ref North

A1.01

01 REFERENCE PLAN - 01 COURT LEVEL
SCALE: 3/32" = 1'-0"



04 OVERALL EXTERIOR AXON - EAST
SCALE



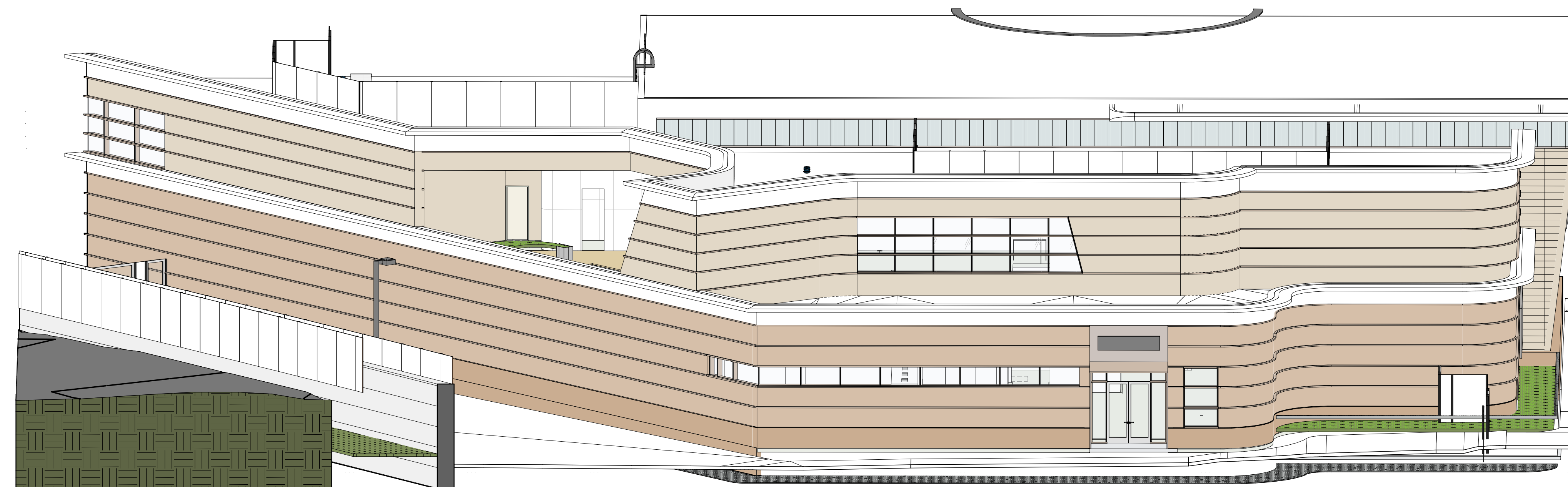
SHEET NOTES

- 01 CEMENT PLASTER WALL, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS COLOR 70% DARKER THAN VFC-8717H (GOURMET HONEY)
- 02 CEMENT PLASTER WALL, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS 45% DARKER THAN VFC-8717H (GOURMET HONEY)
- 03 CEMENT PLASTER WALL, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS DE6150 GOURMET HONEY LRV 58 (VFC-8717H)
- 04 ALUMINUM COMPOSITE PANEL, ALUCOBOND PLUS DRY REVEAL
- 05 VERTICAL CAPLESS WINDOW WALL SYSTEM WITH 2-1/2" X 1/2" CAPPED HORIZONTAL MULLIONS, HEAD AND SILL TO BE CAPLESS, CHAMPAGNE COLOR MULLIONS, LOW IRON IGU, VIRACON VNE24-63
- 06 CAPLESS CURTAIN WALL SYSTEM WITH LOW IRON IGU AND FRITTE, PRINT #2973, 30% COVERAGE, 1/8" LINES, MEDIUM GRAY, VIRACON VNE24-63
- 07 CAPLESS CURTAIN WALL SYSTEM WITH LOW IRON IGU AND FRITTE WITH SHADOW BOX, PRINT #2973, 30% COVERAGE, 1/8" LINES, MEDIUM GRAY, VIRACON VNE24-63
- 08 ALUMINUM MULLION EXTENSION
- 09 MECHANICAL SCREEN, MORIN MATRIX MK-6 PANEL
- 10 3-1/2" TALL RIBBON WINDOW WITH BUTT GLAZED LOW IRON GLAZING, VIRACON VNE24-63
- 11 CAST IN PLACE CONCRETE STAIRS WITH METAL HANDRAILS PAINTED WITH HIGH PERFORMANCE COATING
- 12 PLASTER WALL WITH CEMENT PLASTER FINISH, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS
- 13 FORMED METAL WALL PANEL, MANUFACTURER MORIN, PULSE SERIES P-1 PANEL, CINNABON CHERRY FINISH
- 14 POLYCARBONATE PANEL, MANUFACTURER DANPAL K12 SYSTEM
- 23 SHADOW BOX INSULATED GLAZING UNIT, VIRACON
- 25 METALLIC SIGNAGE ATTACHED TO CANOPY
- 27 CAPLESS CURTAIN WALL SYSTEM WITH LOW IRON IGU, VIRACON VNE24-63
- 28 ALUMINUM EXTRUSION

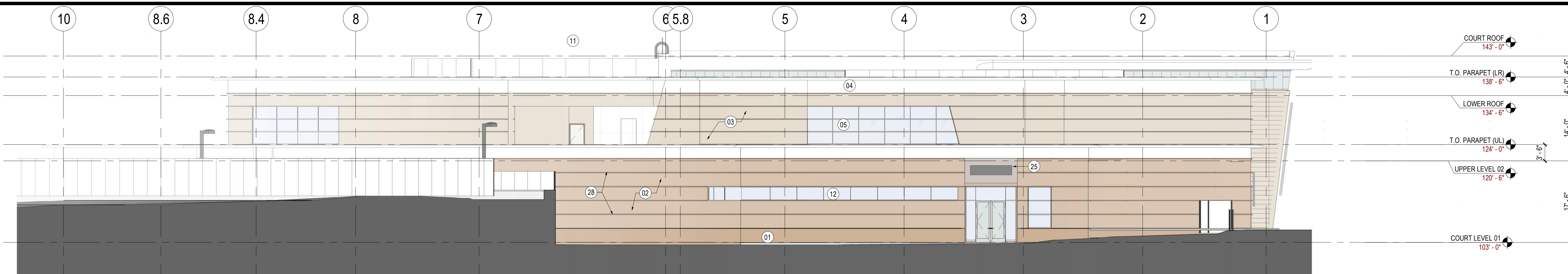
GENERAL NOTES

- 1. REFER TO SHEET 01.02 FOR GRAPHIC SYMBOLS, GENERAL NOTES AND ABBREVIATIONS.
- 2. PROVIDE CONTROL JOINTS (CJ) AS IDENTIFIED ON ELEVATION. REFER TO SPECS FOR ADDITIONAL CONTROL JOINT REQUIREMENTS.
- 3. ALL EXTERIOR AIR VENTS, LOUVERS TO BE PAINTED TO MATCH ADJACENT EXTERIOR GLAZING.
- 4. PROVIDE ANTI-GRAFFITI COATING ON ALL EXTERIOR WALLS AND DOORS OUTSIDE OF THE FENCE LINE. ANTI-GRAFFITI COATING TO BE TAKEN TO NEAREST JOINT LINE ABOVE 9'-0". REFER TO ELEVATIONS FOR JOINT LINE LOCATIONS.

03 EXTERIOR ELEVATION - EAST
SCALE 3/32" = 1'-0"



02 OVERALL EXTERIOR AXON - WEST
SCALE



LEGEND

- ALUMINUM COMPOSITE PANEL
- INSULATED GLAZING UNIT
- GEOLAM WALL PANEL / FIN
- CEMENT PLASTER WALL
- SHADOW BOX

01 EXTERIOR ELEVATION - WEST
SCALE 3/32" = 1'-0"

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04/18/2025	ISSUE FOR SCHEMATIC DESIGN
05/23/2025	DESIGN DEVELOPMENT PROGRESS
08/05/2025	DESIGN DEVELOPMENT
09/30/2025	CONSTRUCTION DOCUMENTS PROGRESS

Seal / Signature

NOT FOR CONSTRUCTION

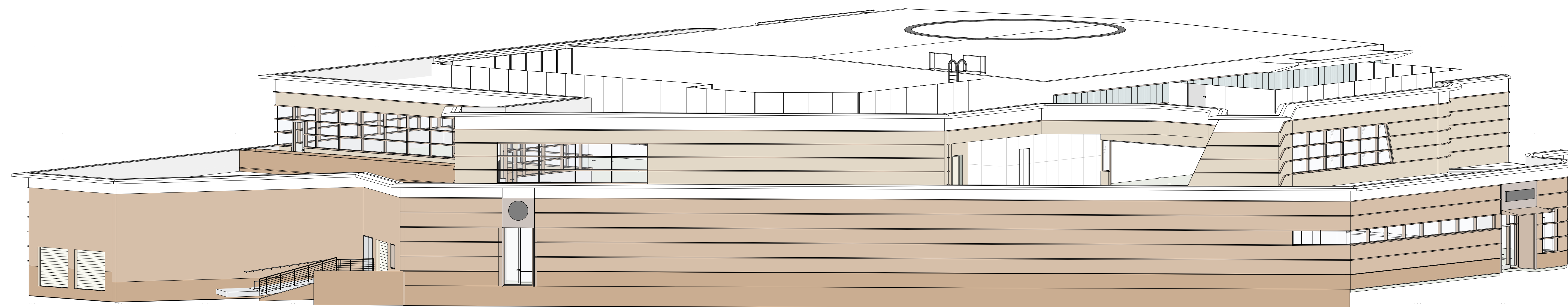
Project Name
CONFIDENTIAL TRAINING FACILITY

Project Number
05.5301.000

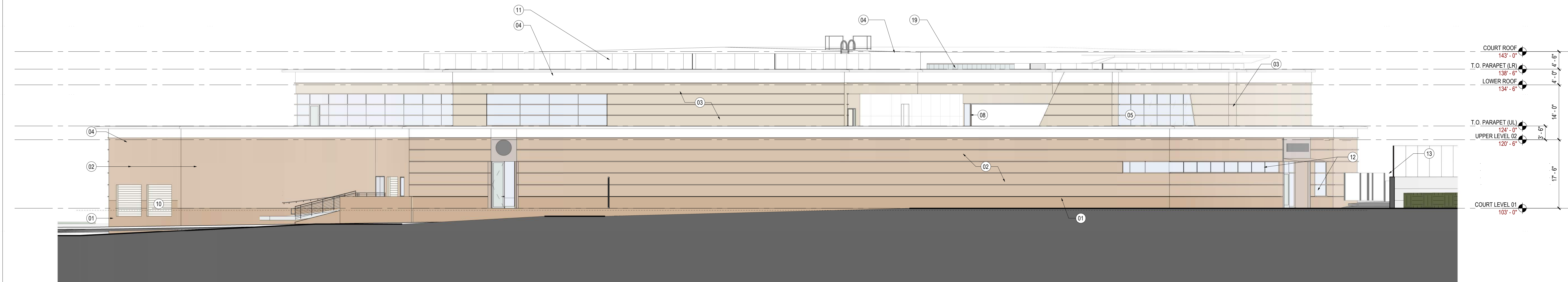
Description
ELEVATIONS - OVERALL EXTERIOR - WEST & EAST

Scale
As indicated

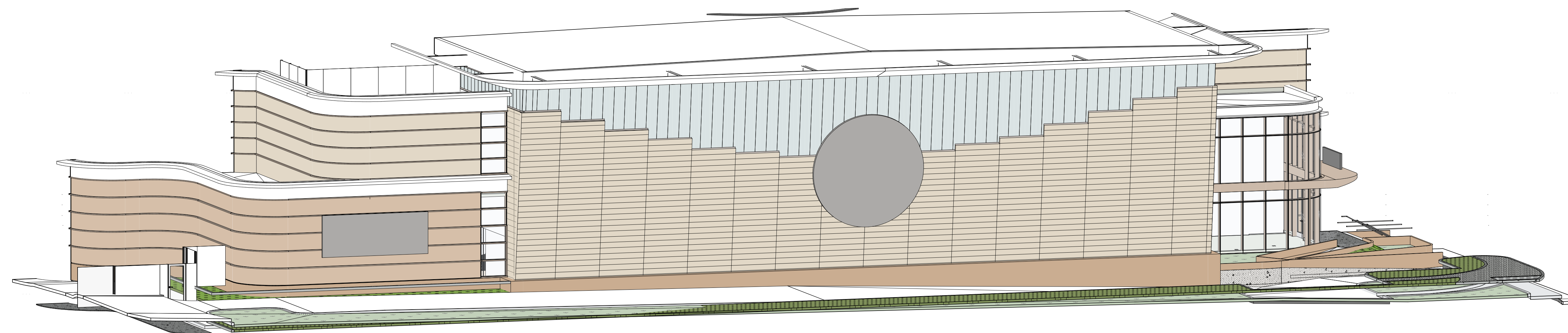
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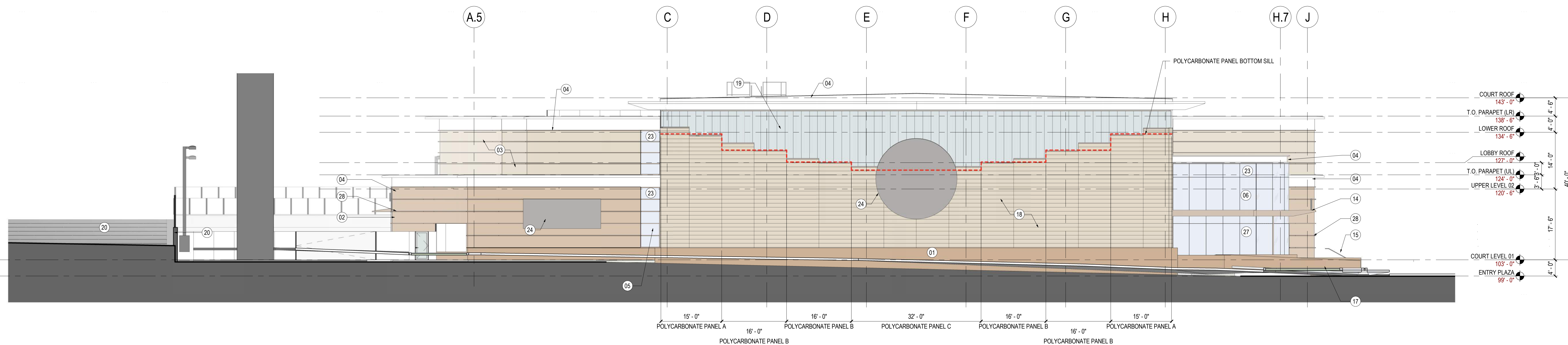
04 OVERALL EXTERIOR AXON - NORTH WEST
SCALE



03 EXTERIOR ELEVATION - NORTH WEST
SCALE 3/32" = 1'-0"



02 OVERALL EXTERIOR AXON - SOUTH
SCALE



01 EXTERIOR ELEVATION - SOUTH
SCALE 3/32" = 1'-0"

SHEET NOTES

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- 02 CEMENT PLASTER WALL, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS 45% DARKER THAN VFC-8717H (GOURMET HONEY)
- 03 CEMENT PLASTER WALL, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS DE6150 GOURMET HONEY LRV 58 (VFC-8717H)
- 04 ALUMINUM COMPOSITE PANEL, ALUCOBOND PLUS DRY REVEAL
- 05 VERTICAL CAPLESS WINDOW WALL SYSTEM WITH 2-1/2" X 1/2" CAPPED HORIZONTAL MULLIONS, HEAD AND SILL TO BE CAPLESS, CHAMPAGNE COLOR MULLIONS, LOW IRON IGLU, VIRACON VNE24-63
- 06 CAPLESS CURTAIN WALL SYSTEM WITH LOW IRON IGLU AND FRITTE, PRINT #2973, 30% COVERAGE, 1/8" LINES, MEDIUM GRAY, VIRACON VNE24-63
- 08 OPERABLE WALL SYSTEM, PANDA WINDOW AND DOORS, TS-60 SYSTEM
- 10 ROLL-UP DOOR
- 11 MECHANICAL SCREEN, MORIN MATRIX MX-6 PANEL
- 12 3'-0" TALL RIBBON WINDOW WITH BUTT GLAZED LOW IRON GLAZING, VIRACON VNE24-63
- 13 METAL FRAME AND WIRE MESH PERIMETER SITE FENCE
- 14 CANOPY WITH METAL SLATS, HSS TUBE FRAME CLAD WITH ALUMINUM COMPOSITE PANEL
- 15 CAST IN PLACE CONCRETE STAIRS WITH METAL HANDRAILS PAINTED WITH HIGH PERFORMANCE COATING
- 17 PLASTER WALL WITH CEMENT PLASTER FINISH, TEXTON TUSCANY, COLOR TO MATCH DUNN EDWARDS
- 18 FORMED METAL WALL PANEL, MANUFACTURER MORIN, PULSE SERIES P-1 PANEL, CINNAMON CHERRY FINISH
- 19 POLYCARBONATE PANEL, MANUFACTURER DANPAL K12 SYSTEM
- 20 CAST IN PLACE CONCRETE RETAINING WALL
- 23 SHADOW BOX INSULATED GLAZING UNIT, VIRACON
- 24 METALLIC SIGNAGE ATTACHED TO EXTERIOR WALL
- 27 CAPLESS CURTAIN WALL SYSTEM WITH LOW IRON IGLU, VIRACON VNE24-63
- 28 ALUMINUM EXTRUSION

GENERAL NOTES

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- 2. PROVIDE CONTROL JOINTS (CJ) AS IDENTIFIED ON ELEVATION. REFER TO SPECS FOR ADDITIONAL CONTROL JOINT REQUIREMENTS.
- 3. ALL EXTERIOR AIR VENTS, LOUVERS TO BE PAINTED TO MATCH ADJACENT EXTERIOR GLAZING.
- 4. PROVIDE ANTI-GRAFFITI COATING ON ALL EXTERIOR WALLS AND DOORS OUTSIDE OF THE FENCE LINE. ANTI-GRAFFITI COATING TO BE TAKEN TO NEAREST JOINT LINE ABOVE 9'-0". REFER TO ELEVATIONS FOR JOINT LINE LOCATIONS.

LEGEND

- ALUMINUM COMPOSITE PANEL
- INSULATED GLAZING UNIT
- GEOLAM WALL PANEL / FIN
- CEMENT PLASTER WALL
- SHADOW BOX

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600 Wilshire Blvd, Suite 1200
Los Angeles, CA 90017
Tel: 310.842.8700

WJHW

Wrightson, Johnson, Haddon & Williams, Inc.
3423 Midcourt Rd, Suite 124
Canton, TX 75006
Tel: 972.934.3700

HOWE ENGINEERS

Howe Engineers
141 Longwater Drive
Suite 110
Norwell, MA 02061
Tel: 781.878.3500

S2O

S2O Consultants, Inc.
14307 Finsbury Drive
Spring Hill, FL 34609
Tel: 813.505.1312

HLB

Horton Lees Brogden Lighting Design
8580 Washington Blvd.
Culver City, CA 90232
Tel: 310.537.0529

AQUATIC

Aquatic Group
2226 Farsday Avenue
Carlsbad, CA 92009
Tel: 800.938.0542

Thornton Tomasetti

Thornton Tomasetti
707 Wilshire Blvd, Suite 4450
Los Angeles, CA 90017
Tel: 213.330.7000

BUEHLER

Buehler
444 S. Flower Street
Suite 750
Los Angeles, CA 90071
Tel: 323.538.2363

blitz

Blitz
8537 Washington Blvd
Culver City, CA 90232
Tel: 310.343.8586

Date	Description
05/23/2025	DESIGN DEVELOPMENT PROGRESS
08/05/2025	DESIGN DEVELOPMENT
09/30/2025	CONSTRUCTION DOCUMENTS PROGRESS

Seal / Signature

NOT FOR CONSTRUCTION

Project Name
CONFIDENTIAL TRAINING FACILITY
Project Number
05.5301.000

Description
ELEVATIONS - OVERALL EXTERIOR - NORTH & SOUTH

Scale
As indicated

A5.11

APPENDIX - B

SITE PLAN REVIEW REFERENCE PLANS