

Amendecl DEVELOPMENT PLAN APPROVAL PETITION

CITY OF BALLWIN

COUNTY OF ST. LOUIS STATE OF MISSOURI

FEE:	\$ 1,250.00
	nd
PAID:	<u> </u>
NUMBER:	ADP-25-0

TO THE BOARD OF ALDERMEN CITY OF BALLWIN

Type of Development Plan: Parking Lot

Code Section under which Petition is being filed: Article VII Section 14

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}

Now comes (print name of Petitioner SG MF Rockwood Investors LLC and states to the Board of Aldermen:

- 1. That he, she, it, they, has (have) the following legal interest in the tract of land and/or premises located within the corporate limits of Ballwin, Missouri, described in Section II of this petition.
 - A. State Legal Interest: Owner
 - B. Documentation of Legal Interest must accompany this petition.
- II. That the legal description of the property/premises, for which a subdivision plat is desired, is enclosed.
- III. That a survey or drawing of the property/premises, for which a development plan approval is requested, is enclosed, and said drawing is to a scale of 100 feet or less to the inch.
- IV. That the street address of said property is: 121 Steamboat Lane
- V. That the area (acres or square feet) of said property is: 7.61 acres
- VI. That the present zoning classification of said property is: <u>R-4</u>

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- VII. That the present use of said property is: Apartment complex.
- VIII. That the intended use of said property is: Apartment Complex
- IX. That the proposed development plan does not violate any private deed restrictions on said property.
- X. That all information provided herein is true and a statement of fact.

I, the Petitioner, do hereby request an Ordinance of the Board of Aldermen approving and granting the herein requested Development Plan Approval.

PETITIONER: SG MF Rockwood Investors LLC
AUTHORIZED SIGNATURE:
AUTHORIZED SIGNATURE (PRINTED): Joseph F. Mullen
ADDRESS: 3843 West Chester Pike
CITY/STATE/ZIP: Newtown Square, PA 19073
TELEPHONE NO:
E-MAIL: aholloway@equuspartners.com
I, (print name of Petitioner)

do hereby designate ____

as my agent for purposes of presenting this petition, negotiating with the City of Ballwin on all issues relative to this petition, and corresponding and communicating with representatives of the City of Ballwin relative to this petition.

AGENT'S SIGNATURE:
AGENT'S NAME (PRINTED):
ADDRESS:
CITY/STATE/ZIP:
TELEPHONE NO:
E-MAIL:
Subscribed and sworn before me this $2nd$ day of <u>April</u> , 20 <u>25</u> .

Notary Public

My Commission Expires

April 26,2027

Commonwealth of Pennsylvania - Notary Seal Mary E. Lord, Notary Public **Delaware County** My Commission Expires April 26, 2027 Commission Number 1205638



Petition Number:	ADP-25-01
Public Hearing Date:	May 5, 2025
Owner:	SG MF Rockwood Investors LLC
	3843 West Chester Pike, Newtown Square, PA 19073
Petitioner:	Same as above
Project Name:	Parking lot addition
Requested Action:	ADP-25-01 Amended Development Plan, submitted by SG MF
	Rockwood Investors LLC for a parking lot addition at 121
	Steamboat Lane.
	(per Appendix A, Article VII, Section 14)
Location:	121 Steamboat Lane
Existing Zoning:	R-4 Planned Multiple Dwelling District
Surrounding Zoning:	R-1 Single Family Dwelling District to the north
	MRD Manchester Road Revitalization District to the south
	R-2 Single Family Dwelling District and R-4 to the east
	R-2 to the west
Project Description:	Parking lot addition to serve the multi-family development on the
	property and the nursery, pre-kindergarten, day care/play school
	permitted under SUE-25-01, located at 265 Steamboat Lane.





Figure 1 - Aerial view of the site and surrounding properties.Source: St Louis County



Figure 2 - View of the development, looking north from the existing multi family parking lot

Ballwin Government Center #1 Government Ctr, Ballwin, Missouri 63011 (p) 636-227-9000 (f) 636-207-2320 (w) www.ballwin.mo.us



Project description:

The Petitioner is requesting approval of an Amended Final Development Plan for the addition of a 21-space parking lot at 121 Steamboat Lane (Lot 1). This parking lot is intended to serve both the existing multi-family development at that location and the pre-kindergarten/day care facility on the adjacent property at 265 Steamboat Lane (Lot 2), via a cross access easement agreement. The property is zoned R-4, Planned Multiple Dwelling District. Surrounding zoning includes R-1 (Single Family Residential) to the north, MRD (Manchester Road Revitalization District) to the south, R-2 (Single Family Dwelling District) and R-4 to the east, and R-2 to the west.

History:

- In 1968, Ordinance #659 approved the Final Development Plan for the Mark Twain Village multi-family development.
- In 1975, Ordinance #1203 authorized the operation of a KinderCare Day Care Center at 265 Steamboat Lane.
- The site has since been occupied by various childcare facilities, most recently Howard Park Early Childhood Center, which vacated in October 2023.
- In March of this year, Ordinance 25-04 was approved for a new tenant Caravel Autism Health, with the condition that "Applicant shall include and reserve on the amended final development plan a parking lot suitable for parking twenty-one (21) vehicles and cross access between Lot 1 and Lot 2. Said parking lot shall be constructed and completed before issuance of an occupancy permit."

Staff analysis:

Per city code, changes to a recorded Final Development Plan require an Amended Final Development Plan, subject to recommendation by the Planning & Zoning Commission, a public hearing, and approval by the Board of Aldermen, followed by recording with the St. Louis County Recorder of Deeds.

The proposed parking lot will be located on a portion of Lot 1 that has remained vacant since 2013. The site previously contained a concrete pad of approximately 6,300 square feet, which was removed, converting the area into green space. A previous proposal to construct tennis courts on the site was never completed.

The current plan satisfies the conditions outlined in Ordinance 25-04 and includes cross-access to Lot 2.



While a buffer is not required between residential zoning districts, staff requested and the Petitioner has agreed to install a dense landscape buffer along the northwest side of the parking lot to screen it from the adjacent single-family homes.

The Public Works Department has been consulted regarding this project. All standard erosion control measures will be implemented during construction. However, a land disturbance permit is only required if the area of disturbance is 10,000 square feet or more. Since the area proposed to be disturbed does not meet this threshold, a land disturbance permit is not required at this time.

Staff recommendation:

This Petition is for an Amended Development Plan for a parking lot addition to serve the multi family development at 121 Steamboat Lane, and the pre-kindergarten, day care/play school on the adjacent property at 265 Steamboat Lane. All requirements of Appendix A, Article VII, Section 14 outlining requirements for an Amended Development Plan have been met by this Petition. Therefore, staff recommends approval with the following conditions:

- 1. The cross access easement agreement, drafted by the Petitioner and included in this agenda, must be recorded as part of the Amended Development Plan.
- 2. A landscape buffer must be installed and maintained in healthy condition, along the northwest side of the parking lot, as shown on sheet 4 of the submitted plans.



<u>NEW</u>

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INVERT

TOP

WATER VALVE

HYDRAULIC GRADE LINE

NOT IN CONTRACT OVERDID ELECTRIC OVERHEAD TELEPHONE PEDESTRIAN TRAFFIC

LIGHT STANDARD MANHOLE NOW OR FORMERLY

LEGEND

SANITARY MANHOLE

STORM MANHOLE STORM INLET

FLARED END

WATER METER

WATER VALVE

GAS VALVE

MAIL BOX GUY WIRE SPOT ELEVATION

STREET SIGN

FIRE HYDRANT LIGHT STANDARD

UTILITY POLE
 YARD LIGHT

 OR

 ● OR

 ● OR

 ● OR

 ● OR

(A) SANITARY SEWER IDENTIFICATION NUMBER

 Storm sewer identification number
 5

 Parcel identification number
 3

ADDRESS NUMBER

GRADING LIMITS TREE LINE CONTOUR LINE

FENCE ELECTRIC LINE FIBER OPTIC CABLE

GAS LINE

TELEPHONE LINE

SANITARY SEWER MAIN

WATER LINE

HGL INV LS MH

N/F NIC OE OT PT

PL PR

PVC PVMT RCP

R/W, ROW STA T

TBA TBR

TBRR TC TCE TSCL TW TYP UE UIP UP UT WM

WV/

EXISTING

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AWV OR GV OR

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CITY OF BALLWIN ST. LOUIS COUNTY, MISSOURI

PARKING LOT EXTENSION #265 STEAMBOAT LANE PROJECT NUMBER: 1802-21-4



LOCATION MAP

SHEET INDEX

COVER SHEET SWPPP PLAN REMOVAL PLAN GRADING PLAN SITE PLAN CURB SITE PLAN PAVEMENT MARKING PLAN DETAILS. DETAILS AMENDED DEVELOPMENT PLAN PLAT 1

AMENDED DEVELOPMENT PLAN PLAT 2

UTILITIES

AMEREN UE AMEREN GE 1901 CHOUTEAU AVENUE P.O. BOX 66149 ST. LOUIS, MO 63166 314-554-2129

SPIRE GAS COMPANY 700 MARKET STREET ST. LOUIS, MO 63101 800-887-4173

MISSOURI AMERICAN WATER COMPANY 727 CRAIG ROAD CREVE COEUR, MO 63141 314-996-2302

AT&T 164 CRESTWOOD PLAZA ST. LOUIS, MO 63166-6149 314-963-3810

METROPOLITAN ST. LOUIS SEWER DISTRICT 2350 MARKET STREET ST. LOUIS, MO 63103-2555 314-768-6200

CHARTER COMMUNICATIONS 815 CHARTER COMMONS TOWN & COUNTRY, MO 63017 314-220-2174

GENERAL NOTES

ALL UTILITIES. EITHER SHOWN OR RELOCATED BY OTHERS (RESPECTIVE UTILITY COMPANY AFFECTED.

2. THE CONTRACTOR SHALL KEEP A AT ALL TIMES DURING CONSTRUCTION.

3. ALL DRIVEWAYS / PAVEMENT DAMA SHALL BE REPLACED AT THE CONTRA

CONCRETE DRIVEWAYS/PAVEMENT: FULL SLAB AND JOINT REMOVAL

- 4" OF 3" MINUS AGGREGATE BAS 2" OF 1" MINUS AGGREGATE BAS
- 6" NON-REINFORCED CONCRETE

ASPHALT DRIVEWAYS/PAVEMENT: 1. SAWCUT MINIMUM 3" DEEP.

- 4" OF 3" MINUS AGGREGATE BAS 2" OF 1" MINUS AGGREGATE BAS
- 6" TYPE "BP-1" ASPHALT CONCE
- REMOVE WASTE MATERIALS, INCL OWNER'S PROPERTY.

CONTRACTOR SHALL REPLACE AL 5 KIND, AT THE CONTRACTOR'S EXPENSE CONDITIONS, TREES, ETC.

6. CONTRACTOR SHALL PROVIDE TRA BY THE MANUAL ON UNIFORM TRAFFIC

7. UNLESS OTHERWISE NOTED ON TH CONSTRUCTION. CONTRACTOR SHALL M CLEAN MATERIAL, FINISH GRADE AND S WITH EXISTING GRADE, AREAS DISTURE THE CONTRACTOR'S EXPENSE, UNLESS

8. CONTRACTOR SHALL NOTIFY EACH WORK.

9. CONTRACTOR SHALL MAINTAIN TW

10. ALL ROAD AND SEWER CONSTRUCT HIGHWAYS AND TRAFFIC STANDARDS

INTERIM STORMWATER DRAINAGE BY THE ENGINEER. SILTATION CONTROL OPERATIONS AND UNTIL SUFFICIENT VE DEVICES SHALL BE REMOVED UPON CO

12. CONTRACTOR SHALL REMOVE AND CONSTRUCTION. UPON COMPLETION OF ENGINEER.

13. IF NECESSARY, PROVIDE ADEQUAT NON-SURFACED AREAS SHALL BE PRO CONSTRUCTION AND EMPLOYEE VEHICLE DRIVEWAY CONDITIONS

14. SAWCUTTING SHALL BE INCIDENTA CURB AND GUTTER.

15. FOR SLAB & CURB REPLACEMENT PAVEMENTS & CURBS WITH NEW CONC UNIT PRICE OF SLAB OR CURB REPLAC

CONTRACTOR IS RESPONSIBLE FO CERTIFICATIONS FROM BATCH PLANTS.

IF CONTRACTOR WILL NOT POUR PROVIDE & PLACE AGGREGATE BACKF CONTRACTOR IS ALSO RESPONSIBLE

18. CONTRACTOR SHALL APPLY HOT (INCIDENTAL TO COST OF ASPHALT).

ADJUSTMENT OF MSD MANHOL

IF THE MANHOLE IS TO BE RAISED: MANHOLES MAY BE RAISED USING COU ADJUSTMENT OF THE MANHOLE DOES BRICK). FOR MANHOLES WHICH WILL E STRUCTURE SHALL BE REMOVED AND STRUCTURE.

IF THE MANHOLE IS TO BE LOWERED: MANHOLES MAY BE LOWERED BY REMO SECTION BY SAWCUTTING THE EXISTING OR REMOVING THE PRECAST RISER SE

ABBREVIATIONS AREA INLET ASPH ASPHALT ADJUST TO GRADE BACK OF CURB ATG BC BM B0 BW CA CFS CI BENCHMARK BY OTHERS BOTTOM OF WALL CABLE TELEVISION CUBIC FEET PER SECOND CURB INLET CENTERLINE CLEANOUT CL CONC CONC CMP CPP DAI DCI DND DS DT CONCRETE CORRUGATED METAL PIPE CORRUGATED PLASTIC PIPE DOUBLE AREA INLET DOUBLE CURB INLET DOUBLE CURB INLET DO NOT DISTURB DOWNSPOUT DRAINTILE ELEV EOP ESMT EX FE FF FH ELEVATION EDGE OF PAVEMENT EASEMENT EXISTING FLARED END FINISHED FLOOR FIRE HYDRANT FL FO GI FLOWLINE FIBER OPTIC GRATE INLET

CALL BEFORE YOU DIG! 1-800-DIG-RITE

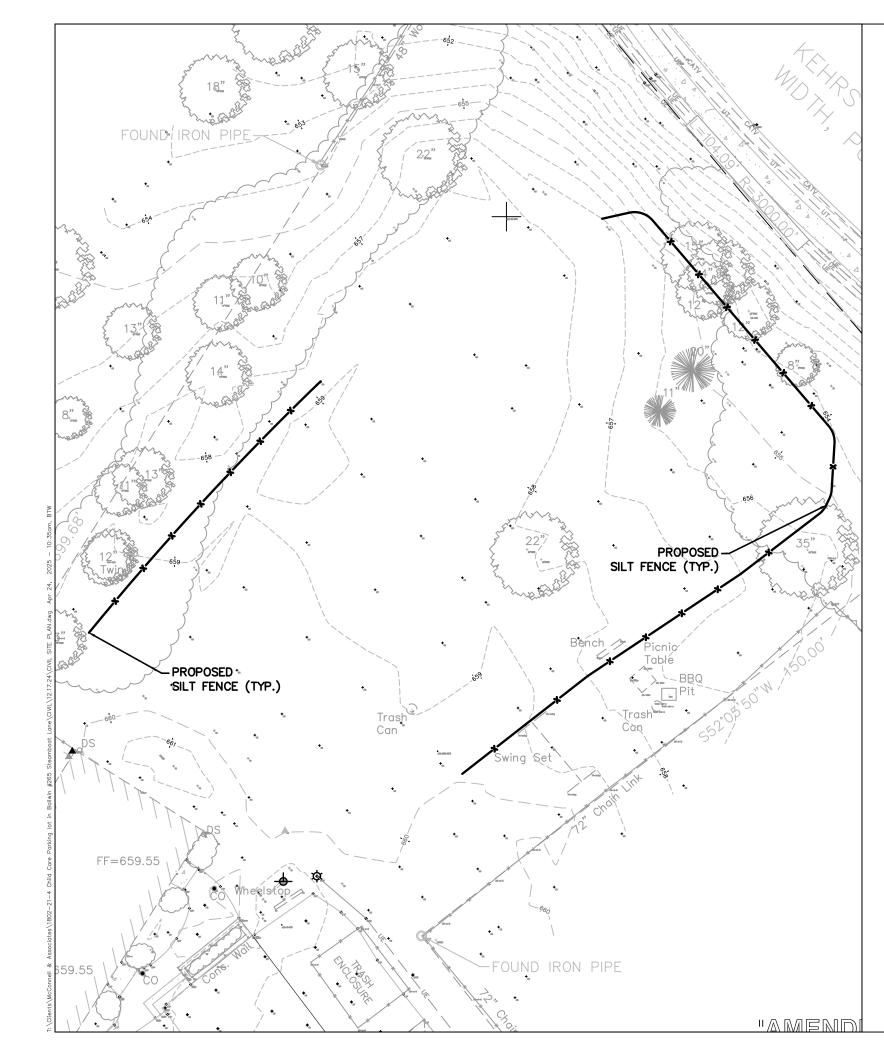
CALL "MISSOURI ONE CALL" TO HAVE LOCATIONS MARKED IN THE FIELD FOR UNDERGROUND LOCATES WITHIN THE RIGHT-OF-WAY. SUBSCRIBING UTILITIES REQUIRE 48 HOURS NOTICE PRIOR TO CONSTRUCTION

BEFORE YOU DIG

PROPOSED PARKING LOT

- PROPERTY LINE PROPOSED POLYVINYL CHLORIDE PIPE PAVEMENT REINFORCED CONCRETE PIPE RIGHT OF WAY STATION
- TO BE ABANDONED TO BE REMOVED TO BE REMOVED & REPLACED TOP OF CURB TEMPORARY CONSTRUCTION EASEMENT TEMPORARY SLOPE & CONSTRUCTION LICENSE TOP OF WALL TYPICAL UNDERGROUND ELECTRIC USE IN PLACE UTILITY POLE UNDERGROUND TELEPHONE WATER METER

CAPITAL PARTNERS, LTD.	REVISIONS
NOT SHOWN, IN DIRECT CONFLICT WITH THIS CONSTRUCTION SHALL BE JTILITY COMPANY). CONTRACTOR SHALL COORDINATE THE WORK WITH EACH LL ADJACENT PAVEMENTS CLEAN AND FREE OF MUD, ROCK, AND DEBRIS GED BY THIS CONSTRUCTION IN EXCESS OF THAT INDICATED ON THE PLANS CTOR'S EXPENSE AS FOLLOWS: AND REPLACEMENT. E E E E E E E E E E E E E E E E E E E	#265 STEAMBOAT LANE PARKING LOT ADDITION NUUS CAPITAL PARTNERS, LTD Y OF BALLWIN, MISSOURI 63011
L MAILBOXES, BUSHES, FENCES, ETC. DAMAGED BY THIS CONSTRUCTION, IN E. PROVIDE PROTECTION NECESSARY TO PREVENT DAMAGE TO EXISTING AFFIC CONTROL IN THE FORM OF FLAGMEN, BARRICADES, ETC. AS REQUIRED : CONTROL DEVICES. HE PLANS, CONTRACTOR TO SOD ALL GRASS AREAS DISTURBED BY THIS IAINTAIN SOD FOR A 30 DAY PERIOD FROM LAY DOWN. BACKFILL WITH SOD BEHIND NEW CURBS WITHIN 7 DAYS. PROVIDE SMOOTH TRANSITION BED OUTSIDE OF DESIGNATED GRADING/SOD LIMITS SHALL BE REPAIRED AT APPROVED BY THE ENGINEER. H AFFECTED PROPERTY OWNER A MINIMUM OF 48 HOURS PRIOR TO ANY WO-WAY TRAFFIC, WHEN APPLICABLE. CTION TO BE IN ACCORDANCE WITH ST. LOUIS COUNTY DEPARTMENT OF MSD AND MODOT STANDARDS.	HIMAS P. WEIS PROFESSIONAL ENGINEER
CONTROL (SILTATION CONTROL, SILTATION BASINS, ETC.) MAY BE REQUIRED DEVICES SHALL BE MAINTAINED BY THE CONTRACTOR DURING GRADING SEGTATION OF RE-VEGETATION. STOCKPILE ALL EXISTING SIGNS IN CONFLICT WITH THE NEW THE PROJECT THEY SHALL BE REINSTALLED AS DIRECTED BY THE TE OFF-STREET PARKING FOR CONSTRUCTION EMPLOYEES. PARKING ON DIBITED IN ORDER TO ELIMINATE THE CONDITION WHEREBY MUD FROM ES IS TRACKED ONTO THE PAVEMENT CAUSING HAZARDOUS ROADWAY AND AL TO THE UNIT COST FOR THE REMOVED AND REPLACED PAVEMENT OR TRETE PRIOR TO MILLING & OVERLAY, & SHALL INCLUDE THIS COST IN THE CEMENTS.	Weis Design Grou Elisville, MO 63021 Business Park Drive www.weisdesigngroup.com
R MATERIAL TESTING & PROVIDING MATERIAL TICKETS, MIX DESIGNS, & NEW CURBING AT DRIVEWAYS ON THE SAME DAY AS "TEAROUT", HE SHALL LL FOR TEMPORARY USE OF DRIVEWAY AT NO ADDITIONAL COST TO OWNER. OR REMOVING ANY AND ALL "TEMPORARY" AGGREGATE. RUBBERIZED EDGE SEALANT AT ALL NEW GUTTER LINE EDGES OF ASPHALT LE TO GRADE URSES OF BRICK OR APPROVED GRADE RING(S), PROVIDED THE TOTAL NOT EXCEED 12-INCHES (INCLUDING EXISTING RINGS OR COURSES OF XCEED THE MAXIMUM OF 12-INCHES, THE TRANSITION SECTION OF THE THE BOTTOM SECTION RAISED USING THE SAME MATERIAL AS THE EXISTING DVING THE TRANSITION SECTION, AND LOWERING THE EXISTING BOTTOM S CAST-IN-PLACE CONCRETE, REMOVING THE REQUIRED COURSES OF BRICK, CTION AS APPROPRIATE.	CHECKED BTW CHECKED BTW STREET SHEET NO.
	OF 11 WDG #1802-21-4



SEDIMENTATION - EROSION CONTROL

INLET PROTECTION SYSTEM

<u>description:</u> This work shall consist of furnishing, installing, maintaining and disposing of the inlet protection system as a means of controlling sheet flow erosion, as shown on the plans or designated by the engineer.

WHILE IT WILL BE INSTALLED ON. FILL POUCH WITH AGGREGATE TO ½ FULL THAT WILL KEEP UNIT IN PLACE DURING A RAIN EVENT AND CREATE A SEAL BETWEEN THE INLET PROTECTION SYSTEM AND THE SURFACE OF THE STREET. CENTER THE UNIT AGAINST CURB OR MEDIAN INLET OPENING SO THAT THE CURB SIDE OF THE UNIT CREATES A SEAL WITH THE CURB OR MEDIAN BARRIER AND INLET STRUCTURE. THERE WILL BE APPROXIMATELY TWELVE (12) INCHES OF THE INLET ROTECTION UNIT OVERHANGING ON EACH SIDE OF THE OPENING.

NOTE: STRAW BALES ARE NOT ALLOWED.

SOIL EROSION

MATERIALS:

GRASS: GRASS SHALL BE QUICK GROWING SPECIES (SUCH AS RYE GRASS, ITALIAN RYE GRASS OR CEREAL GRASSES) SUITABLE TO THE AREA, PROVIDING A TEMPORARY COVER WHICH WILL NOT LATER COMPETE WITH THE GRASSES SOWN LATER FOR PERMANENT COVER.

EROSION CONTROL FABRICS_SHOULD BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S RECOMMENDATIONS.

OTHER MATERIALS AS SPECIFIED BY ENGINEER

THE ENGINEER MAY INCREASE OR DECREASE THE AMOUNT OF SURFACE AREA OF ERODIBLE EARTH MATERIAL TO BE EXPOSED AT ONE TIME BY CLEARING AND GRUBBING, EXCAVATION, BORROW AND FILL OPERATIONS AS DETERMINED BY HIS ANALYSIS OF PROJECT CONDITIONS.

AUTHORITY OF THE ENGINEER: THE ENGINEER HAS THE AUTHORITY TO LIMIT THE SURFACE AREA OF ERODIBLE EARTH MATERIAL EXPOSED BY CLEARING AND GRUBBING, THE SURFACE AREA OF ERODIBLE EARTH MATERIAL EXPOSED BY EXCAVATION, BORROW AND FILL OPERATIONS, AND TO DIRECT THE CONTRACTOR TO PROVIDE IMMEDIATE, PERMANENT OR TEMPORARY POLLUTION CONTROL MEASURERS TO AREAS OF WATER IMPOUNDMENT. SUCH WORK MAY INVOLVE THE CONSTRUCTION OF TEMPORARY BELORMS, DIKES, DAMS, SEDIMENT BASINS AND SLOPE DRAINS, AND USE OF TEMPORARY MULTES, MATS, SEEDING OR OTHER CONTROL DEVICES OR METHODS AS NECESSARY TO CONTROL EROSION. CUT SLOPES SHALL BE SEEDED AND MULCHED AS THE EXCAVATION PROCEEDS TO THE EXTENT CONSIDERED DESIRABLE AND PRACTICABLE.

RIGHT-OF-WAY EXCEED 70 000 M5 (750,000 SQ. FT.) WITHOUT PRIOR APPROVAL BY THE ENGINEER.

CONSTRUCTION REQUIREMENTS: THE CONTRACTOR WILL BE REQUIRED TO INCORPORATE ALL PERMANENT EROSION CONTROL FEATURES INTO THE PROJECT AT THE EARLIEST PRACTICABLE TIME AS OUTLINE IN HIS ACCEPTED SCHEDULE. TEMPORARY POLLUTION CONTROL MEASURES WILL BE USED TO CORRECT CONDITIONS THAT DEVELOP DURING CONSTRUCTION THAT WERE NOT FORSESEABLE DURING THE DESIGN STACES; THAT ARE NEEDED PROR TO INSTALLIMENT OF PERMANENT POLLUTION CONTROL FEATURES; OR THAT AREA NEEDED TEMPORARILY TO CONTROL EROSION THAT DEVELOPS DURING NORMAL CONSTRUCTION PRACTICES, BUT IS NOT ANENT CONTROL FEATURES ON THE PROJECT.

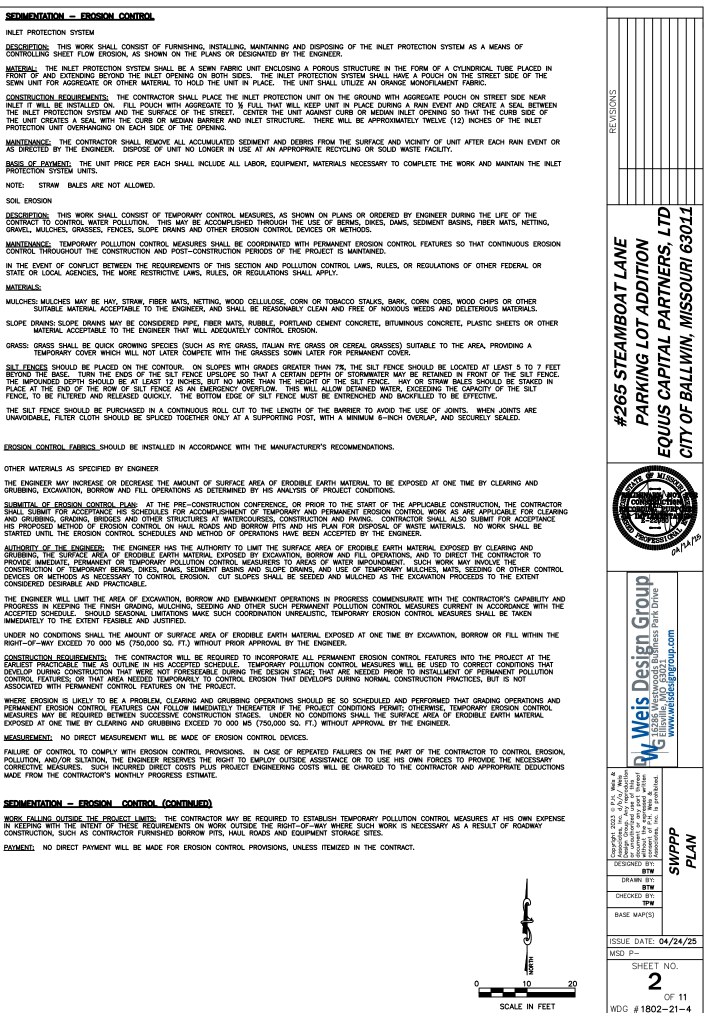
WHERE EROSION IS LIKELY TO BE A PROBLEM, CLEARING AND GRUBBING OPERATIONS SHOULD BE SO SCHEDULED AND PERFORMED THAT GRADING OPERATIONS AND PERMANENT EROSION CONTROL FEATURES CAN FOLLOW IMMEDIATELY THEREAFER IF THE PROJECT CONDITIONS PERMIT; OTHERWISE, TEMPORARY EROSION CONTROL MEASURES MAY BE REQUIRED BETWEEN SUCCESSIVE CONSTRUCTION STAGES. UNDER NO CONDITIONS SHALL THE SURFACE AREA OF ERODIBLE EARTH MATERIAL EXPOSED AT ONE TIME BY CLEARING AND GRUBBING EXCEED 70 000 M5 (750,000 SQ. FT.) WITHOUT APPROVAL BY THE ENGINEER.

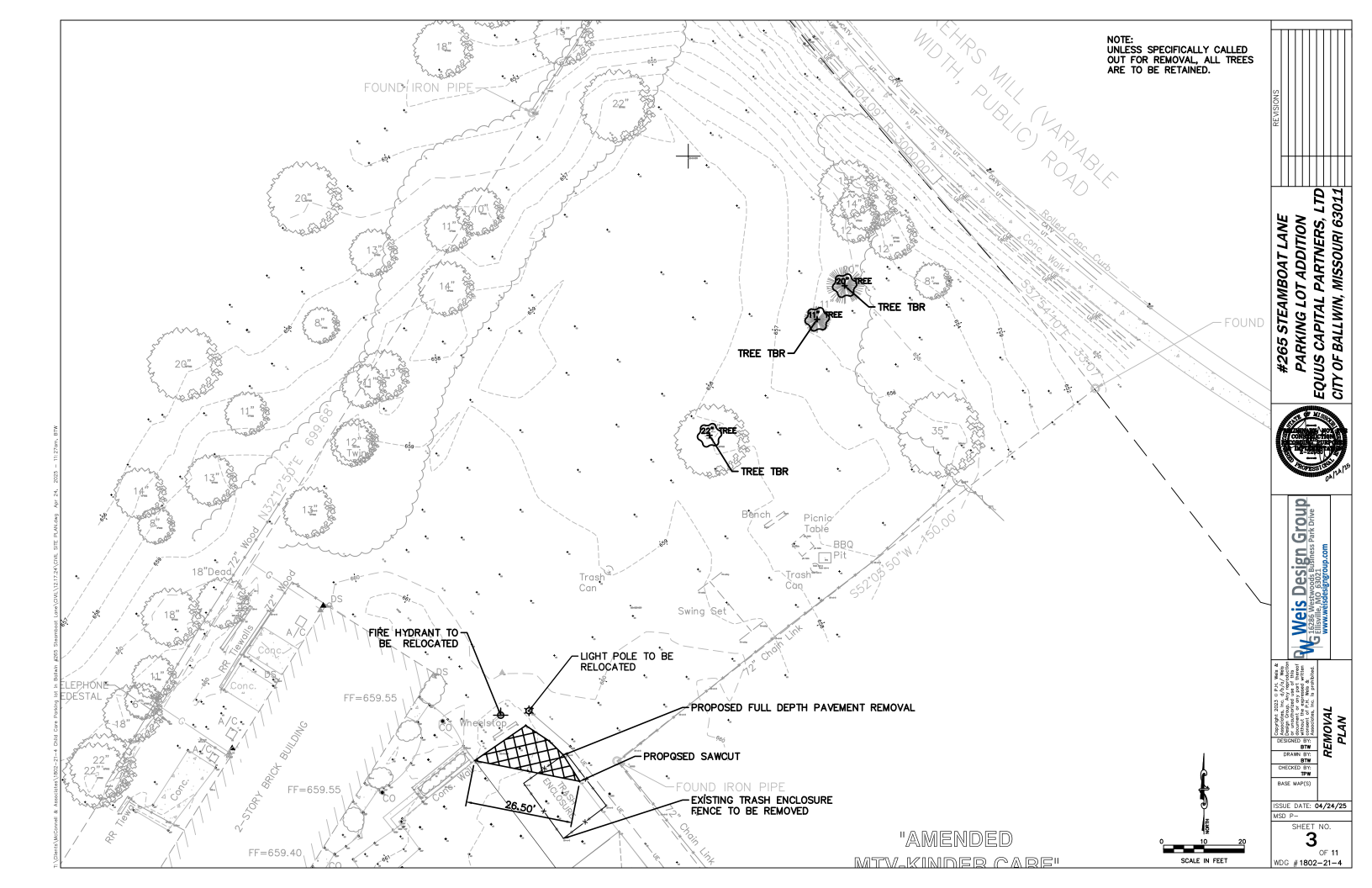
MEASUREMENT: NO DIRECT MEASUREMENT WILL BE MADE OF EROSION CONTROL DEVICES.

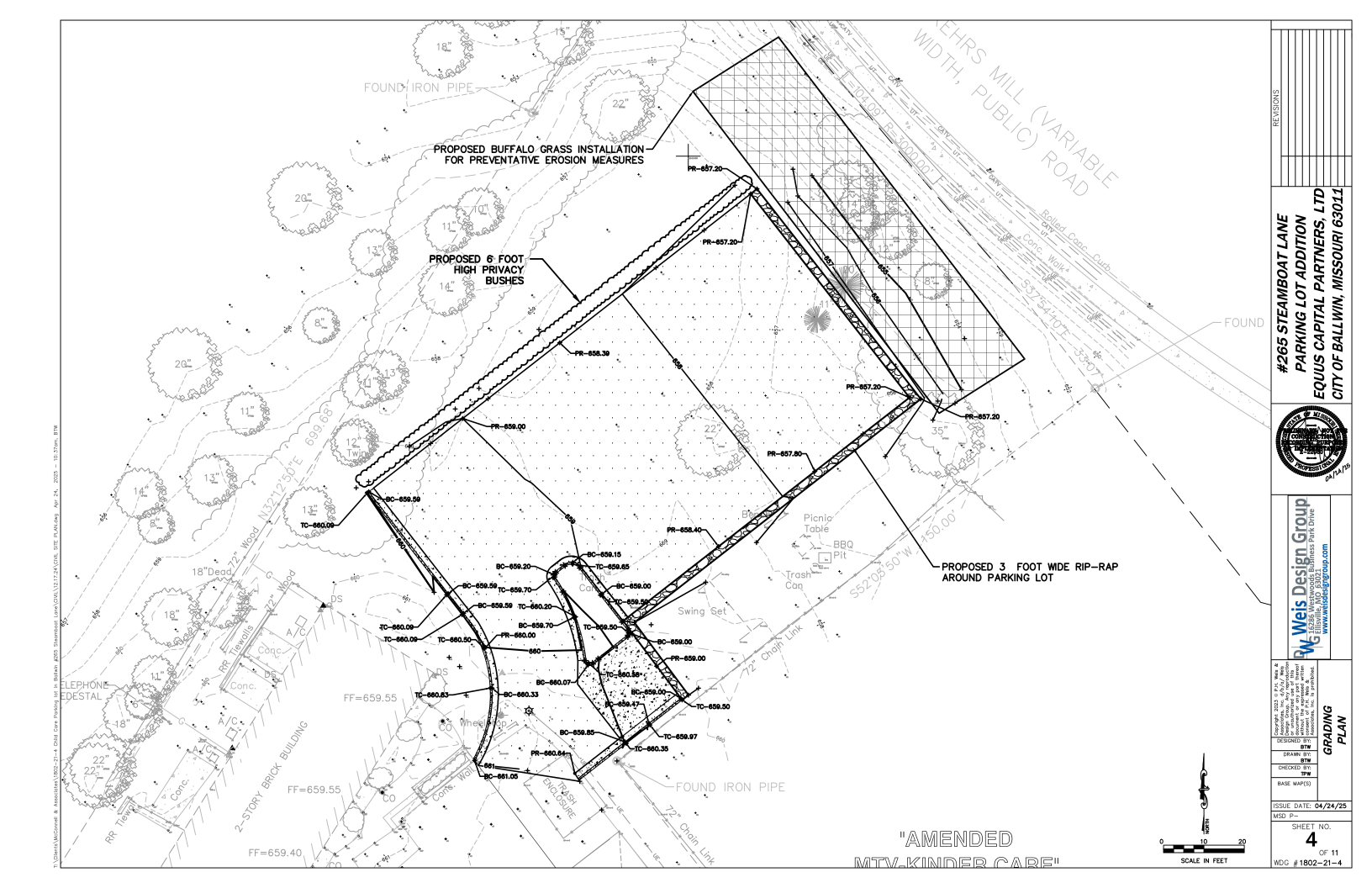
POLLITION, AND/OR SILTATION, THE ENGINEER RESERVES THE RIGHT TO EMPLOY OUTSIDE ASSISTANCE OR TO USE HIS OWN FORCES TO PROVIDE THE DECESSARY CORRECTIVE MEASURES. SUCH INCURRED DIRECT COSTS PLUS PROJECT ENGINEERING COSTS WILL BE CHARGED TO THE CONTRACTOR AND APPROPRIATE DEDUCTIONS MADE FROM THE CONTRACTOR'S MONTHLY PROGRESS ESTIMATE.

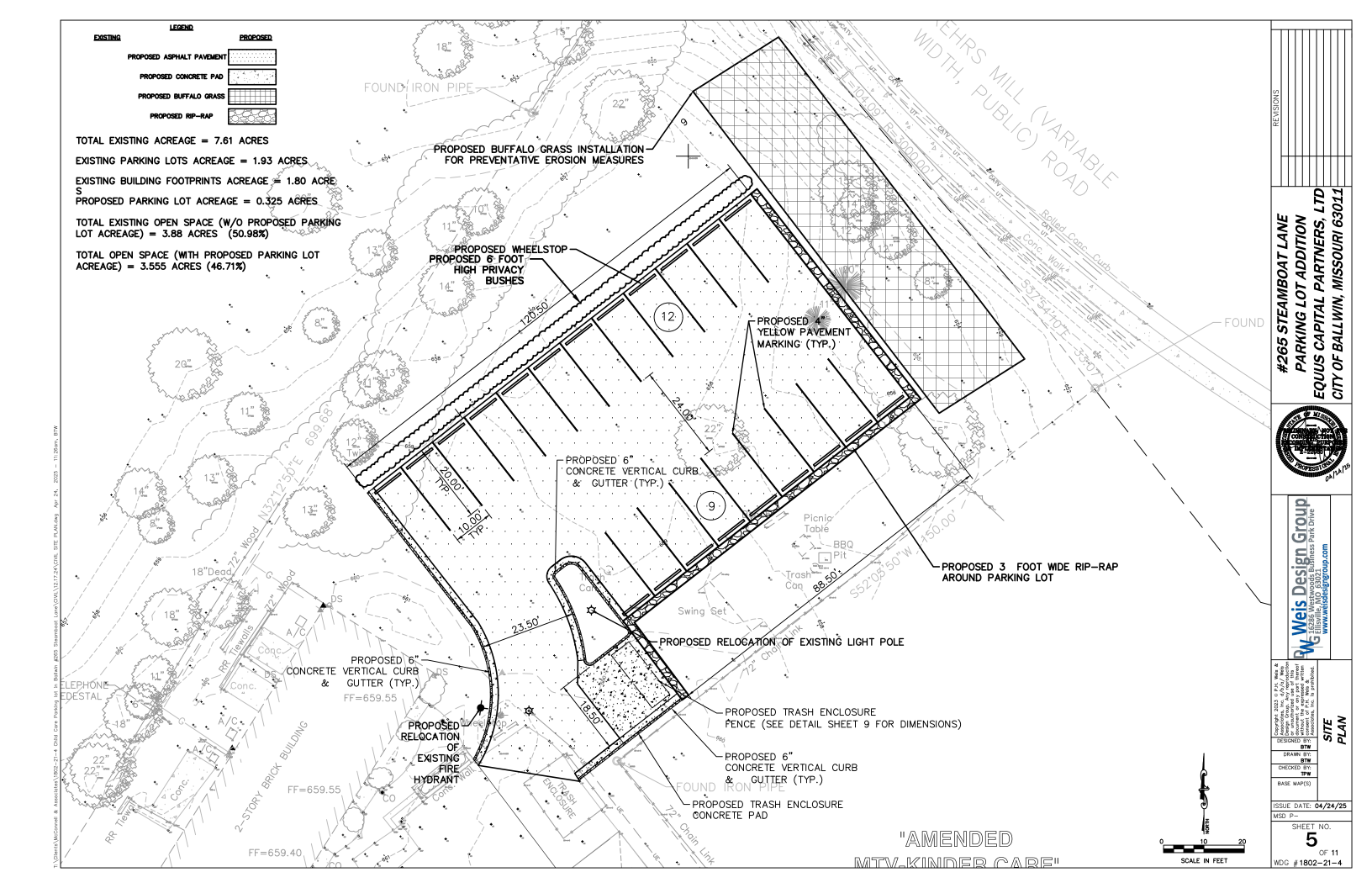
SEDIMENTATION - EROSION CONTROL (CONTINUED)

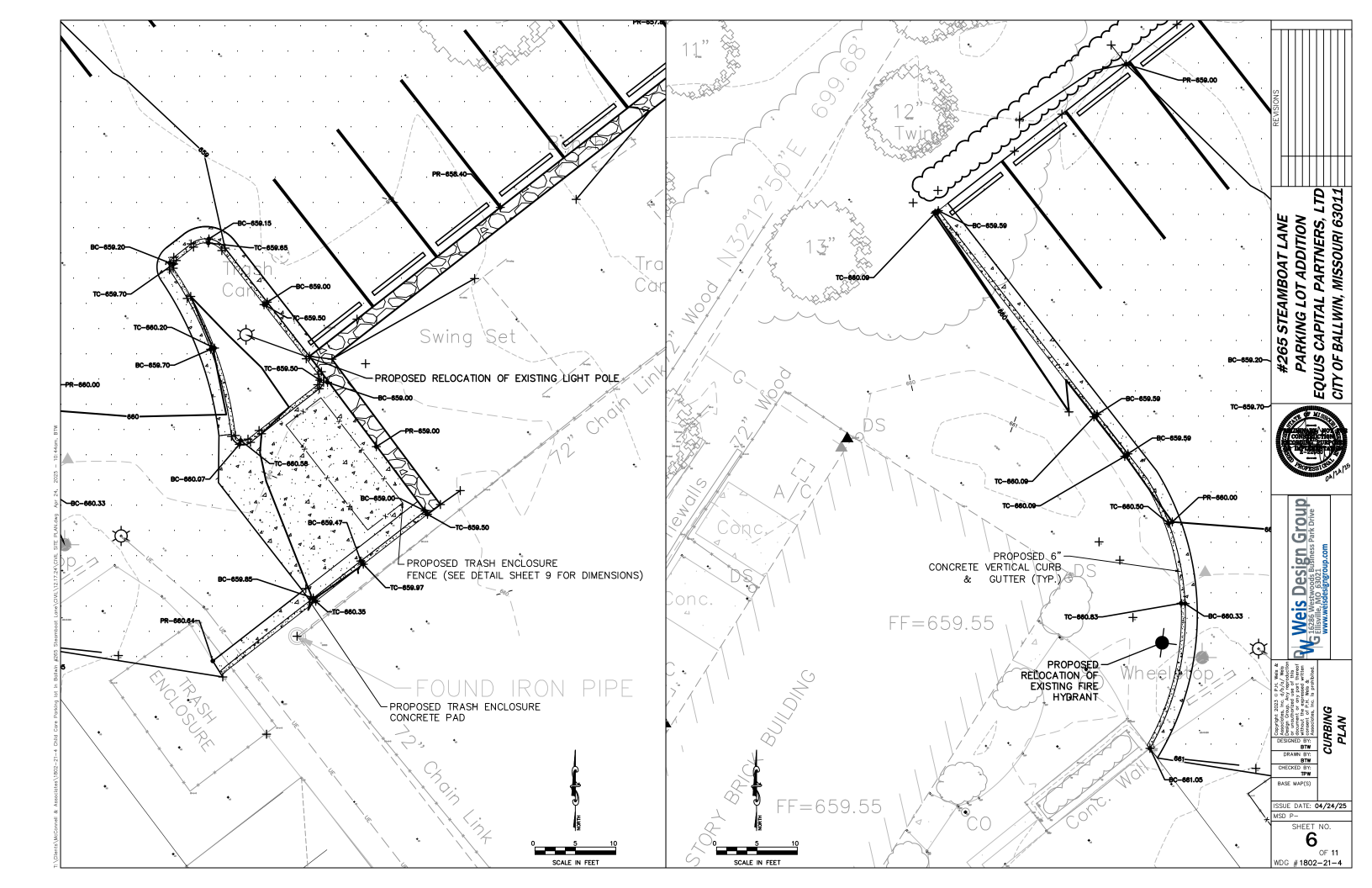
PAYMENT: NO DIRECT PAYMENT WILL BE MADE FOR EROSION CONTROL PROVISIONS, UNLESS ITEMIZED IN THE CONTRACT.

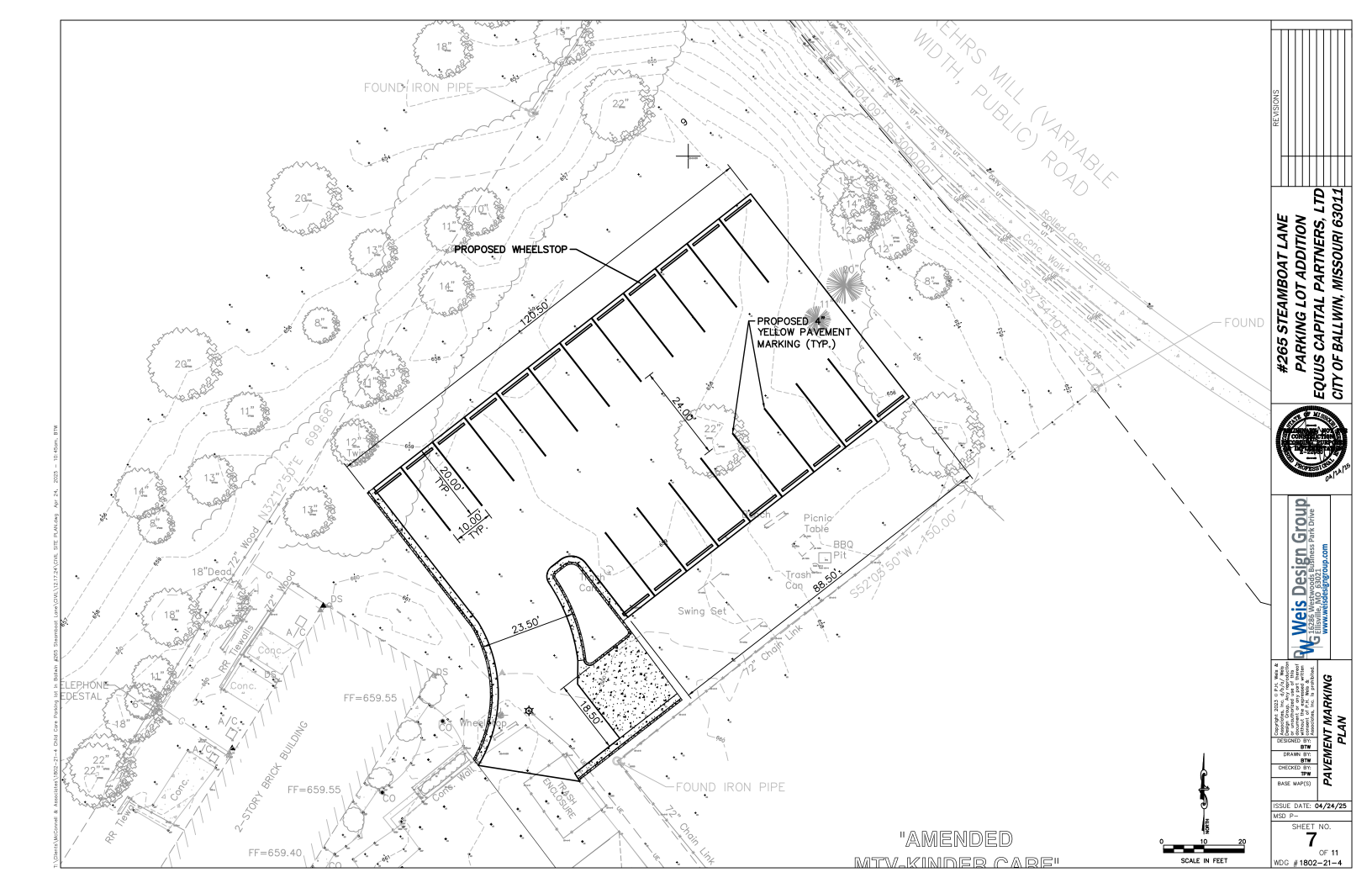


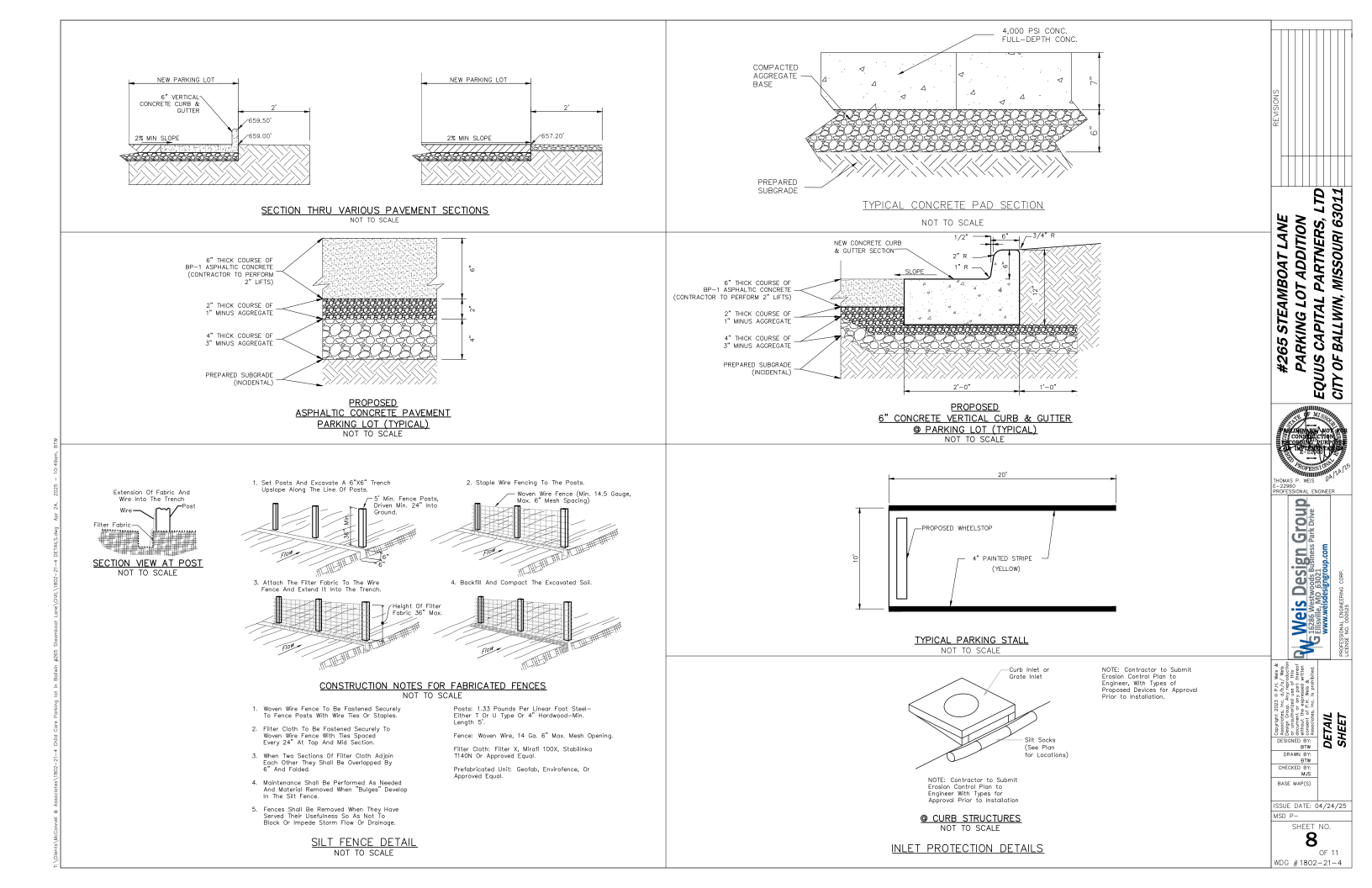


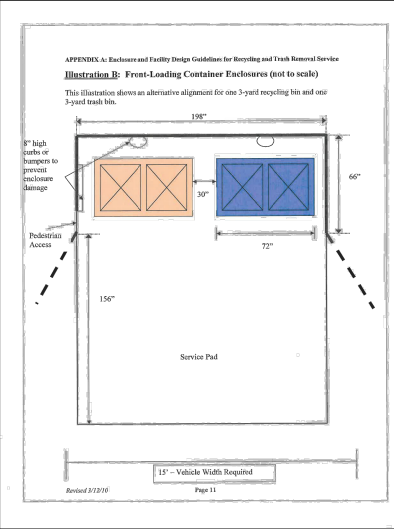




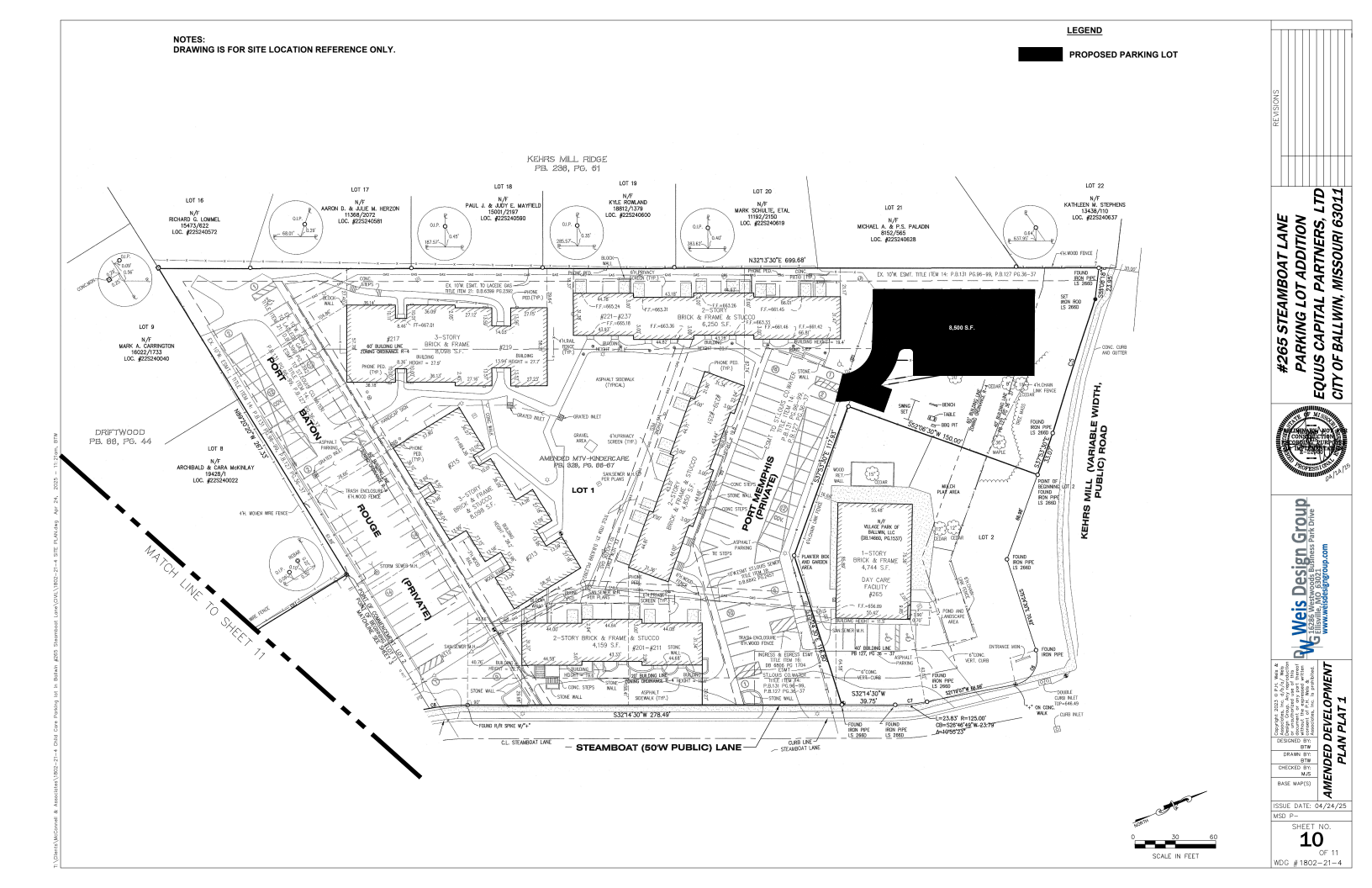


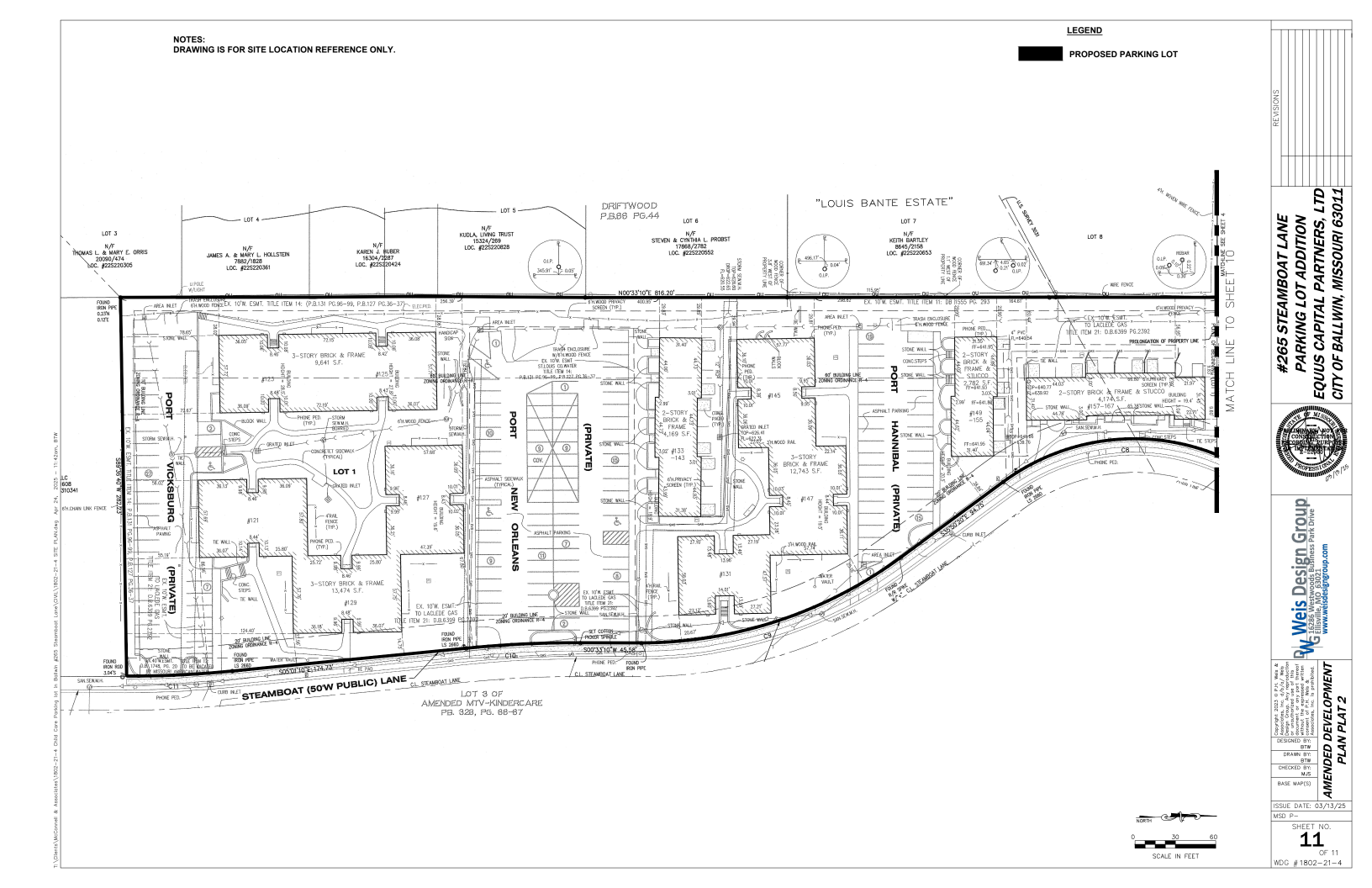












THENCE ALONG THE WEST LINE OF SAID LOT 4 THE FOLLOWING COURSES AND DISTANCES: SOUTH OO DEGREES 32 MINUTES 31 SECONDS WEST, 224.52 FEET; SOUTH 89 DEGREES 27 MINUTES 29 SECONDS EAST, 66.00 FEET; SOUTH 00 DEGREES 32 MINUTES 31 SECONDS WEST, 125.00 FEET;

THENCE ALONG SAID SOUTH LINE, SOUTH 89 DEGREES 20 MINUTES 20 SECONDS EAST, 258.28 FEET TO THE NORTHWEST CORNER OF AFOREMENTIONED LOT 4 OF THE AMENDED M T V - KINDERCARE;

THENCE ALONG SAID EAST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: NORTH OO DEGREES 33 MINUTES 10 SECONDS EAST, 98.66 FEET; ALONG A CURVE TO THE LEFT WITH A RADIUS OF 875.00 FEET, AN ARC LENGTH OF 85.10 FEET AND A CHORD BEARING NORTH 02 DEGREES 14 MINUTES 00 SECONDS WEST; NORTH 05 DEGREES 01 MINUTES 10 SECONDS WEST, 174.73 FEET; ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 825.00 FEET, AN ARC LENGTH OF 80.23 FEET AND A CHORD BEARING NORTH 02 DEGREES 14 MINUTES 00 SECONDS WEST; NORTH 00 DEGREES 33 MINUTES 10 SECONDS EAST, 45.58 FEET; ALONG A CURVE TO THE LEFT WITH A RADIUS OF 375.00 FEET, AN ARC LENGTH OF 238.18 FEET AND A CHORD BEARING NORTH 17 DEGREES 38 MINUTES 36 SECONDS WEST; NORTH 35 DEGREES 50 MINUTES 20 SECONDS WEST, 94.75 FEET; ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 115.00 FEET, AN ARC LENGTH OF 136.65 FEET AND A CHORD BEARING NORTH 01 DEGREES 47 MINUTES 58 SECONDS WEST; AND NORTH 32 DEGREES 14 MINUTES 30 SECONDS EAST, 0.77 FEET TO THE SOUTH LINE OF LUCERNE

COMMUNITY BANK, AS RECORDED IN DEED BOOK 6397 PAGE 1370 OF SAID RECORDER'S OFFICE; THENCE ALONG SAID NORTH LINE, SOUTH 89 DEGREES 36 MINUTES 40 SECONDS WEST, 317.30 FEET TO THE EAST RIGHT OF WAY LINE OF STEAMBOAT (50 FEET WIDE) LANE;

THENCE ALONG SAID WEST LINE, SOUTH 00 DEGREES 25 MINUTES 00 SECONDS WEST, 556.42 FEET TO THE NORTH LINE OF N/F MANCHESTER

BEGINNING AT THE SOUTHEAST CORNER OF LOT 4 OF AFOREMENTIONED AMENDED M T V - KINDERCARE, SAID POINT ALSO BEING ON THE WEST LINE OF DIXIE LEE HEIGHTS, AS RECORDED IN PLAT BOOK 51 PAGE 98 AND IN PLAT BOOK 152 PAGE 49 OF SAID RECORDER'S OFFICE;

A TRACT OF LAND BEING LOT 3 OF AMENDED M T V - KINDERCARE, A SUBDIVISION IN TOWNSHIP 45 NORTH, RANGE 4 EAST, ST. LOUIS COUNTY, MISSOURI, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 328, PAGES 66 AND 67 OF THE ST. LOUIS COUNTY, MISSOURI RECORDER'S OFFICE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

RECORD, IF ANY. LOT 3:

THENCE ALONG THE SOUTHWEST AND NORTHWEST LINES OF SAID LOT 2 THE FOLLOWING COURSES AND DISTANCES: NORTH 75 DEGREES 24 MINUTES 30 SECONDS WEST, A DISTANCE OF 116.80 FEET; NORTH 37 DEGREES 53 MINUTES 30 SECONDS WEST, A DISTANCE OF 117.93 FEET; AND NORTH 52 DEGREES 06 MINUTES 30 SECONDS EAST, A DISTANCE OF 150.00 FEET TO THE POINT OF BEGINNING; THE ABOVE DESCRIBED TRACT CONTAINS 0.689 ACRES AND IS SUBJECT TO ALL EASEMENTS, RESTRICTIONS, RESERVATIONS AND CONDITIONS OF

THENCE ALONG SAID WEST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: SOUTH 21 DEGREES 19 MINUTES 07 SECONDS WEST, A DISTANCE OF 66.99 FEET; ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 125.00 FEET, AN ARC LENGTH OF 23.83 FEET AND A CHORD BEARING SOUTH 26 DEGREES 46 MINUTES 49 SECONDS WEST; AND SOUTH 32 DEGREES 14 MINUTES 30 SECONDS WEST, A DISTANCE OF 39.75 FEET TO THE SOUTHERNMOST CORNER OF AFOREMENTIONED LOT 2;

THENCE CONTINUING ALONG SAID SOUTHWEST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: SOUTH 37 DEGREES 53 MINUTES 30 SECONDS EAST. A DISTANCE OF 66.98 FEET; SOUTH 75 DEGREES 24 MINUTES 30 SECONDS EAST, A DISTANCE OF 70.92 FEET; ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 20.00 FEET, AN ARC LENGTH OF 33.76 FEET AND A CHORD BEARING SOUTH 27 DEGREES 03 MINUTES 03

THENCE ALONG SAID SOUTHWEST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: SOUTH 51 DEGREES 08 MINUTES 18 SECONDS EAST, A DISTANCE OF 23.95 FEET; ALONG A CURVE TO THE LEFT WITH A RADIUS OF 3000.00 FEET. AN ARC LENGTH OF 104.09 FEET AND A CHORD BEARING SOUTH 40 DEGREES 04 MINUTES 07 SECONDS EAST: AND SOUTH 37 DEGREES 53 MINUTES 30 SECONDS EAST, A DISTANCE OF 33.07 FEET TO THE NORTHERNMOST CORNER OF AFOREMENTIONED LOT 2 OF AMENDED M T V - KINDERCARE AND THE POINT OF BEGINNING OF THE HEREINAFTER DESCRIBED TRACT OF LAND;

FEET TO THE SOUTHWEST RIGHT OF WAY LINE OF KEHRS MILL (VARIABLE WIDTH) ROAD;

THENCE ALONG THE NORTH LINE OF SAID DRIFTWOOD, NORTH 89 DEGREES 20 MINUTES 20 SECONDS WEST, A DISTANCE OF 267.33 FEET TO THE SOUTHEAST CORNER OF KEHRS MILL RIDGE, AS RECORDED IN PLAT BOOK 236 PAGE 51 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS; THENCE ALONG THE SOUTHEAST LINE OF SAID KEHRS MILL RIDGE, NORTH 32 DEGREES 13 MINUTES 30 SECONDS EAST, A DISTANCE OF 699.68

COMMENCING AT THE NORTHEAST CORNER OF LOT 8 OF DRIFTWOOD, A SUBDIVISION AS RECORDED IN PLAT BOOK 66, PAGE 44 OF SAID RECORDER'S OFFICE:

A TRACT OF LAND BEING LOT 2 OF AMENDED M T V - KINDERCARE, A SUBDIVISION IN TOWNSHIP 45 NORTH, RANGE 4 EAST, ST. LOUIS COUNTY, MISSOURI, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 328, PAGES 66 AND 67 OF THE ST. LOUIS COUNTY, MISSOURI RECORDER'S OFFICE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

LOT 2

AN ARC LENGTH OF 78.88 FEET AND A CHORD BEARING SOUTH 02 DEGREES 16 MINUTES 50 SECONDS EAST TO THE NORTHEAST CORNER OF N/F ALICE M. TUCKER, AS RECORDED IN DEED BOOK 6279, PAGE 2064 OF SAID RECORDER'S OFFICE:

WIDE) LANE: THENCE ALONG SAID WEST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: SOUTH 32 DEGREES 14 MINUTES 30 SECONDS WEST. A DISTANCE OF 278.49 FEET; ALONG A CURVE TO THE LEFT WITH A RADIUS OF 165.00 FEET, AN ARC LENGTH OF 196.06 FEET AND A CHORD BEARING SOUTH 01 DEGREES 47 MINUTES 58 SECONDS EAST: SOUTH 35 DEGREES 50 MINUTES 20 SECONDS EAST. A DISTANCE OF 94.75 FEE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 325.00 FEET. AN ARC LENGTH OF 206.42 FEET AND A CHORD BEARING SOUTH 17 DEGREES 38 MINUTES 36 SECONDS EAST; SOUTH 00 DEGREES 33 MINUTES 10 SECONDS WEST, A DISTANCE OF 45.58 FEET; ALONG A CURVE TO THE LEFT WITH A RADIUS OF 875.00 FEET, AN ARC LENGTH OF 85.09 FEET AND A CHORD BEARING SOUTH 02 DEGREES 14 MINUTES 00 SECONDS EAST SOUTH 05 DEGREES 01 MINUTES 10 SECONDS EAST. A DISTANCE OF 174.73 FEET: ALONG A CURVE TO THE LEFT WITH A RADIUS OF 825.00 FEET

THENCE ALONG THE NORTH LINE OF SAID TUCKER TRACT, SOUTH 89 DEGREES 36 MINUTES 40 SECONDS WEST, A DISTANCE OF 282.23 FEET TO

THENCE ALONG SAID EAST LINE, NORTH 00 DEGREES 33 MINUTES 10 SECONDS EAST. A DISTANCE OF 816,20 FEET TO THE POINT OF BEGINNING.

THE ABOVE DESCRIBED TRACT CONTAINS 7.607 ACRES AND IS SUBJECT TO ALL EASEMENTS, RESTRICTIONS, RESERVATIONS AND CONDITIONS OF

MINUTES 30 SECONDS WEST, A DISTANCE OF 150.00; SOUTH 37 DEGREES 53 MINUTES 30 SECONDS EAST, A DISTANCE OF 117.93 FEET; AND SOUTH 75 DEGREES 24 MINUTES 30 SECONDS EAST, A DISTANCE OF 116.80 FEET TO THE WEST RIGHT OF WAY LINE OF STEAMBOAT (50 FEET

THENCE ALONG THE NORTHWEST AND SOUTHWEST LINES OF SAID LOT 2 THE FOLLOWING COURSES AND DISTANCES: SOUTH 52 DEGREES 06

33.07 FEET TO THE NORTHERNMOST CORNER OF LOT 2 OF AFOREMENTIONED AMENDED M T V - KINDERCARE;

CHORD BEARING SOUTH 40 DEGREES 04 MINUTES 07 SECONDS EAST; AND SOUTH 37 DEGREES 53 MINUTES 30 SECONDS EAST, A DISTANCE OF

TITLE COMMITMENT

FIDELITY NATIONAL TITLE INSURANCE COMPANY FILE NO.: FL20131095 EFFECTIVE DATE: JUNE 18, 2013 SCHEDULE B, SECTION 2

ITEMS 1 - 10 NOT OF A SURVEY NATURE

- RECORDED IN BOOK 7932 PAGE 2004. AS SHOWN HEREON.
- WATER COMPANY
- NOT AFFECT SUBJECT TRACT.
- (PARCEL 1) AS SHOWN HEREON.

- HEREON.
- HEREON.

- 20. TERMS AND PROVISIONS OF AGREEMENT WITH ST. LOUIS COUNTY SEWER COMPANY AS TO TREATMENT AND DISPOSAL OF SANITARY SEWAGE, PLOTTABLE, AGREEMENT AFFECTS LOT 3.
- 21. EASEMENT GRANTED TO LACLEDE GAS COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6399 PAGE 2392. (LOTS 1 & 3) AS SHOWN
- HEREON.

- AS SHOWN HEREON.
- RELATED
- 16972 PAGE 2193. (LOT 3) NOT SURVEY RELATED

SEWER ASSESSMENTS, BY THE INSTRUMENT RECORDED IN BOOK 16936 PAGE 1230. (PARCEL 2) DOES NOT AFFECT SURVEYED TRACT. 29. EASEMENT GRANTED TO CHARTER COMMUNICATIONS ENTERTAINMENT I, LLC BY THE INSTRUMENT RECORDED IN BOOK 18775 PAGE 430.(PARCELS 1 & 2) EASEMENT NOT DEFINED, COVERS ENTIRE PROPERTY. ITEMS 30 THRU 39 ARE NOT SURVEY RELATED.

RECORD, IF ANY.

LAND DESCRIPTION PER TITLE PARCEL 1:

ON PROPERTY AS MORE FULLY SET FORTH THEREIN.

LAND DESCRIPTION - METES AND BOUNDS

OFFICE, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

THE EAST LINE OF AFOREMENTIONED DRIFTWOOD;

RECORD, IF ANY.

FEET TO THE SOUTHWEST RIGHT OF WAY LINE OF KEHRS MILL (VARIABLE WIDTH) ROAD;

SECONDS EAST TO THE WEST RIGHT OF WAY LINE OF STEAMBOAT (50 FEET WIDE) LANE;

CROSSING, AS RECORDED IN PLAT BOOK 306 PAGE 19 OF SAID RECORDER'S OFFICE;

COMMITMENT.

10T 1

OFFICE:

LOTS 1, 2 AND 3 OF AMENDED M T V-KINDER CARE, A SUBDIVISION IN ST. LOUIS COUNTY. MISSOURI. ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 328 PAGES 66 AND 67 OF THE ST. LOUIS COUNTY RECORDS.

PARCEL 2:

NON-EXCLUSIVE EASEMENT FOR THE PLACEMENT OF A SIGN EXECUTED BY TUCKER CHILDRENS LIMITED LIABILITY CO., FOR THE BENEFIT OF MARK TWAIN 2000, LLC, A MISSOURI LIMITED LIABILITY COMPANY AS ESTABLISHED BY EASEMENT AGREEMENT DATED AND RECORDED JUNE 22, 2000 IN BOOK 12591 PAGE 487, AND AMENDED BY INSTRUMENT RECORDED MARCH 12, 2003 IN BOOK 14660 PAGE 1529, BEING LOCATED AND DESCRIBED

THE FOLLOWING METES AND BOUND DESCRIPTIONS DESCRIBE THE SAME LOTS 1, 2 AND 3 AS REFERENCED IN SCHEDULE A OF THE TITLE

A TRACT OF LAND BEING LOT 1 OF AMENDED M T V - KINDERCARE, A SUBDIVISION IN TOWNSHIP 45 NORTH, RANGE 4 EAST, ST. LOUIS COUNTY,

MISSOURI, ACCORDING TO THE PLAT THEREOF RECORDED IN PLAT BOOK 328, PAGES 66 AND 67 OF THE ST. LOUIS COUNTY, MISSOURI RECORDER'S

BEGINNING AT THE NORTHEAST CORNER OF LOT 8 OF DRIFTWOOD, A SUBDIVISION AS RECORDED IN PLAT BOOK 66, PAGE 44 OF SAID RECORDER'S

THENCE ALONG THE NORTH LINE OF SAID DRIFTWOOD, NORTH 89 DEGREES 20 MINUTES 20 SECONDS WEST, A DISTANCE OF 267.33 FEET TO THE

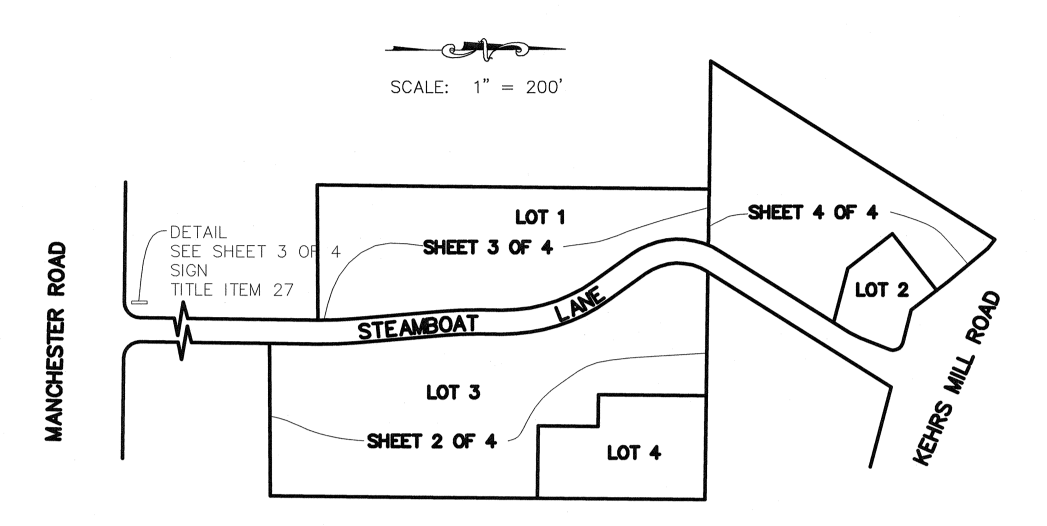
THENCE ALONG THE SOUTHEAST LINE OF SAID KEHRS MILL RIDGE, NORTH 32 DEGREES 13 MINUTES 30 SECONDS EAST, A DISTANCE OF 699.68

THENCE ALONG SAID SOUTHWEST RIGHT OF WAY LINE THE FOLLOWING COURSES AND DISTANCES: SOUTH 51 DEGREES 08 MINUTES 18 SECONDS

EAST. A DISTANCE OF 23.95 FEET: ALONG A CURVE TO THE LEFT WITH A RADIUS OF 3000.00 FEET, AN ARC LENGTH OF 104.09 FEET AND A

SOUTHEAST CORNER OF KEHRS MILL RIDGE, AS RECORDED IN PLAT BOOK 236 PAGE 51 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS;

A TRACT OF LAND BEING LOT 1 AND LOT 3 OF THE AMENDED MTV-KINDERCARE U.S. SURVEY 3031 AND SECTION 34 **TOWNSHIP 45 NORTH, RANGE 4 EAST** CITY OF BALLWIN, ST. LOUIS COUNTY, MISSOURI.



11. EASEMENT GRANTED TO UNION ELECTRIC COMPANY MISSOURI BY THE INSTRUMENT RECORDED IN BOOK 1555 PAGE 293. PARTIAL RELEASE

12. EASEMENT FOR WATER PIPES, ACCORDING TO INSTRUMENT RECORDED IN BOOK 1748 PAGE 20. (LOT 3) AS SHOWN HEREON, AFFECTS LOTS 1 & 3, HOWEVER EASEMENT DOES NOT APPEAR ON SUBSEQUENT PLATS OF MARK TWAIN VILLAGE, TO BE VACATED BY MISSOURI AMERICAN

13. EASEMENT TO SOUTHWESTERN BELL TELEPHONE COMPANY ACCORDING TO INSTRUMENT RECORDED IN BOOK 4171 PAGE 289. (LOT 3) DOES

14. BUILDING LINES AND EASEMENTS ACCORDING TO THE PLAT OF MARK TWAIN VILLAGE RECORDED IN PLAT BOOK 127 PAGES 36 AND 37 AND ACCORDING TO THE AMENDED PLAT OF MARK TWAIN VILLAGE RECORDED IN PLAT BOOK 131 PAGE 96 THROUGH 99; PLAT OF MTV/KINDER CARE RECORDED IN PLAT BOOK 300 PAGES 6 AND 7 AND PLAT OF MTV-KINDER CARE RECORDED IN PLAT BOOK 328 PAGES 66 AND 67.

15. TERMS AND PROVISIONS OF AGREEMENT WITH ST. LOUIS COUNTY SEWER CO., AS TO TREATMENT AND DISPOSAL OF SANITARY SEWAGE. TOGETHER WITH PROVISIONS FOR ANNUAL MAINTENANCE ASSESSMENTS THEREUNDER, ACCORDING TO INSTRUMENT RECORDED IN BOOK 6452 PAGE 798. (PARCEL 1) NOT PLOTTABLE, AGREEMENT AFFECTS LOTS 1, 2 & 3.

16. DECLARATION OF EASEMENT ACCORDING TO INSTRUMENT RECORDED IN BOOK 6806 PAGE 1704. (LOT 1 & 2) AS SHOWN HEREON. 17. EASEMENT GRANTED TO ST. LOUIS COUNTY SEWER COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6842 PAGE 2455. (LOT 3) AS SHOWN

18. EASEMENT GRANTED TO ST. LOUIS COUNTY SEWER COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6842 PAGE 2457. (LOT 1) AS SHOWN

19. EASEMENT GRANTED TO SOUTHWEST BELL TELEPHONE COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6410 PAGE 1547. (LOTS 1, 2 & 3) NOT PLOTTABLE, LOCATION CAN NOT BE DETERMINED FROM INSTRUMENT.

TOGETHER WITH PROVISIONS FOR ASSESSMENTS THEREUNDER ACCORDING TO INSTRUMENT RECORDED IN BOOK 6274 PAGE 709. (LOT 3) NOT

22. EASEMENT GRANTED TO LACLEDE GAS COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6447 PAGE 518. (LOT 3) AS SHOWN HEREON. 23. EASEMENT GRANTED TO UNION ELECTRIC COMPANY BY THE INSTRUMENT RECORDED IN BOOK 6403 PAGE 1883. (LOTS 1, 2 & 3) NOT PLOTTABLE. ADDITIONAL INFORMATION REQUIRED TO DETERMINE LOCATION

24. TERMS AND PROVISIONS OF EASEMENT AND ACCESS AGREEMENT ACCORDING TO INSTRUMENT RECORDED IN BOOK 8823 PAGE 1970. (LOT 1)

25. TERMS AND PROVISIONS OF LEASE FOR LAUNDRY AREAS TO ALLIED LAUNDRY EQUIPMENT CO., AND ALLIED/COIN-O-MATIC LAUNDRY EQUIPMENT CO., ACCORDING TO MEMORANDUM THEREOF RECORDED IN BOOK 8153 PAGE 2220. (AFFECTS LOT 3) NOT SURVEY

26. SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT DATED DECEMBER 6, 2005 BY AND BETWEEN COLUMBIA NATIONAL REAL ESTATE FINANCE, LLC, LENDER, AND ALLIED LAUNDRY EQUIPMENT, ACCORDING TO INSTRUMENT RECORDED DECEMBER 19, 2005 IN BOOK

27. TERMS AND PROVISIONS OF EASEMENT AGREEMENT RECORDED IN BOOK 12591 PAGE 487 AND AMENDED IN BOOK 14660 PAGE 1529. (PARCELS 1 & 2) NOTE: EASEMENT AGREEMENT DESCRIBES PROPERTY AS "THE SIGN", BUT EXHIBIT "C" SHOWS 2 SIGNS. NOT SURE WHICH SIGN IS "THE SIGN". OBSERVED SIGN AT THE NORTHWEST QUADRANT OF MANCHESTER ROAD AND STEAMBOAT LANE, AS SHOWN HEREON .. 28. TERMS AND PROVISIONS OF THE MAINTENANCE AGREEMENT WITH THE METROPOLITAN ST. LOUIS SEWER DISTRICT, INCLUDING A PROVISION FOR

ZONING REQUIREMENTS R-4 MULTIFAMILY:

ZONING REQUIREMENTS PER CITY OF BALLWIN, MISSOURI, FOR R-4 RESIDENTIAL ZONING OVERALL BUILDING HEIGHT LIMIT = 2 STORIES OR 35 FEET.

BUILDING LINES = 20' TO INTERIOR STREETS 60' TO EXTERIOR PROPERTY LINES BORDERING SINGLE FAMILY RESIDENTIAL.

NOTE: BUILDINGS CONSTRUCTED BEFORE THE CURRENT ZONING REQUIREMENTS ARE NOT REQUIRED TO COMPLY, PER THE CITY OF BALLWIN.

MIN. BLDG. SIZE (MULTI-FAMILY) = 2,000 SQ. FT.

AVERAGE NO. OF UNITS = 5 PER BUILDING

MINIMUM UNIT SIZE = 900 SQ. FT.

AVERAGE LIVING SPACE PER BUILDING = 1,200 SQ. FT.

SECTION 5. - HEIGHT REGULATIONS.

NO BUILDING SHALL EXCEED 35 FEET IN HEIGHT NOR CONTAIN MORE THAN TWO STORIES. EXCEPT HOWEVER, WHEN THE TRACT TO BE DEVELOPED, AS SET OUT IN THE PRELIMINARY SITE PLAN. ABUTS LAND WHICH IS NOT A RIGHT OF WAY FOR AN EXISTING PUBLIC STREET, IN WHICH CASE NO BUILDING MAY BE ERECTED ALONG THE TEN FOOT PERIMETER, DESCRIBED IN THE AREA REGULATIONS, WHICH EXCEEDS 12 FEET IN HEIGHT. A BUILDING MAY BE ERECTED ONE ADDITIONAL FOOT IN HEIGHT OVER 12 FEET FOR EACH FOOT BY WHICH THE BUILDING IS SET BACK FROM THE TEN FOOT PERIMETER, SUBJECT, HOWEVER, TO THE OVERALL 35 FOOT HEIGHT LIMITATION. (ORD. NO. 969, 7–10–72; ORD. NO. 1597, § I, 8–23–82)

SECTION 6. – AREA REGULATIONS.

- (1) NO BUILDING SHALL BE ERECTED NEARER THAN TEN FEET TO THE PERIMETER OF THE ENTIRE TRACT, AS SET OUT IN THE PRELIMINARY SITE PLAN; EXCEPT, HOWEVER, THAT NO BUILDING SHALL BE ERECTED NEARER THAN 60 FEET TO THE RIGHT OF WAY BOUNDARY OF ANY PUBLIC STREET NOR CLOSER THAN 60 FEET TO AN EXISTING SINGLE-FAMILY USE OR ZONING REQUIREMENT. BUILDING SETBACKS FROM INTERNAL STREETS SHALL BE A MINIMUM OF 20 FEET.
- (2) FOR THE PURPOSE OF INTERPRETING AND ENFORCING THE YARD REQUIREMENTS OF THIS ARTICLE. THE ENTIRE AREA INCLUDED WITHIN THE R-4 PLANNED MULTIPLE DWELLING DISTRICT SHALL BE CONSIDERED AS A SINGLE LOT; MORE THAN ONE BUILDING OR STRUCTURE MAY BE ERECTED THEREON, AND THE ONLY FRONT, REAR AND SIDE YARDS THAT NEED TO BE OBSERVED ARE THOSE PROVIDED FOR IN SUBSECTION (1) OF SECTION 6. (ORD. NO. 969, 7-10-72; ORD. NO. 1597, § I, 8-23-82; ORD. NO. 2433, § 1, 3-27-95)

SECTION 7. - INTENSITY OF USE.

THE TRACT OF LAND APPROVED BY THE BOARD OF ALDERMEN AS PLANNED MULTIPLE DWELLING DISTRICT SHALL CONTAIN NOT LESS THAN 2,000 SQUARE FEET OF AREA FOR EACH DWELLING UNIT. THE PETITIONER MAY REQUEST APPROVAL OF A PLAN WHICH INCLUDES FEWER UNITS THAN THE MAXIMUM NUMBER THAT WOULD BE ALLOWED, AND THE BOARD OF ALDERMEN MAY LIMIT THE NUMBER OF UNITS TO LESS THAN THE MAXIMUM NUMBER OF UNITS THAT WOULD BE ALLOWED BY THE 2,000-SQUARE-FOOT REQUIREMENT. IN ANY CASE, NO SINGLE BUILDING IN THE DEVELOPMENT SHALL HAVE MORE THAN SIX INDIVIDUAL UNITS, AND THE AVERAGE [NUMBER] OF UNITS FOR THE DEVELOPMENT SHALL BE NO MORE THAN FIVE UNITS PER BUILDING. NO SINGLE UNIT IN ANY BUILDING IN THE DEVELOPMENT SHALL BE SMALLER THAN 900 SQUARE FEET, AND ALL UNITS IN A SINGLE BUILDING SHALL AVERAGE A MINIMUM OF 1.200 SQUARE FEET OF USABLE LIVING AREA, EXCLUSIVE OF BASEMENT STORAGE AREAS. THE USE INTENSITY DESCRIBED ABOVE SHALL BE APPLIED BOTH ON A PER BUILDING BASIS AND A PER SITE PLAN OR DEVELOPMENT BASIS. (ORD. NO. 969, 7–10–72; ORD. NO. 1597, § I, 8–23–82)

SECTION 8. - PARKING REGULATIONS.

OFF-STREET PARKING SHALL BE PROVIDED AT THE RATE OF TWO ATTACHED, ENCLOSED GARAGES PER UNIT WITH SPACE IN THE DRIVEWAY FOR TWO ADDITIONAL VEHICLES.

POTEN	ITIAL	ENC	ROA	CHN	IENTS

- 1. SOUTH PROPERTY LINE, EAST OF STEAMBOAT LANE, OWNERSHIP OF FENCE NOT DETERMINED, POTENTIAL ENCROACHMENT OF VINYL FENCE, FROM 0.2' TO 0.9' ..
- 2. EAST RIGHT OF WAY OF STEAMBOAT LANE AND SOUTH PROPERTY LINE, STONE WALL EXTENDS INTO RIGHT OF WAY BY 10' AND EXTENDS INTO PROPERTY TO THE SOUTH, 10' SOUTH BY 12' EAST.
- SOUTH PROPERTY LINE, WEST OF STEAMBOAT LANE, OWNERSHIP OF FENCE NOT DETERMINED, POTENTIAL ENCROACHMENT AS 6' HIGH CHAIN LINK FENCE CROSSES SOUTH PROPERTY LINE, FROM 0.0' TO 3.8'.
- WEST PROPERTY LINE ADJACENT TO LOT 7 AND LOT 8 OF DRIFTWOOD, AS RECORDED IN PLAT BOOK 66, PAGE 44. POTENTIAL ENCROACHMENT OF WOOD FENCE AND WIRE FENCE, FROM 0.0' TO 3.8'.
- CONTINUATION OF WIRE FENCE ALONG THE NORTH LINE OF LOT 8 AND LOT 9 OF DRIFTWOOD, AS RECORDED IN PLAT BOOK 66, PAGE 4, FROM 0.0' TO 4.4'.
- 6. POTENTIAL ENCROACHMENT OF FENCE ON TO ADJACENT PROPERTY OWNERS OF LOTS 16 THROUGH 20 OF KEHRS MILL RIDGE, AS RECORDED IN PLAT BOOK 236, PAGE 51, FROM 6.4' TO 1.7'.
- 7. PUBLIC SIDEWALK PARALLEL TO STEAMBOAT LANE ENCROACHES ONTO LOT 2 AT THE INTERSECTION OF STEAMBOAT LANE AND KEHRS MILL ROAD, EXTENT OF ENCROACHMENT IS 2.8'.
- 8. POTENTIAL ENCROACHMENT OF STONEWALL ISLANDS OF PRIVATE DRIVES UPON THE PUBLIC RIGHT OF WAY OF STEAMBOAT LANE.
- 9. NORTH PROPERTY LINE, EAST OF STEAMBOAT LANE, 4' HIGH WIRE WOVEN FENCE CROSSES PROPERTY LINE, UNABLE TO DETERMINE OWNERSHIP OF FENCE, FROM 0.0' TO 0.7'.
- 10. BUILDING #166 A 6.8' ENCROACHMENT AND POOL 21' POTENTIAL ENCROACHMENT OF WATER LINE EASEMENT TITLE ITEM 12,
- 11. ENCROACHMENT OF 10' HIGH CHAIN LINK FENCE ALONG THE COMMON LINE OF LOT 3 AND LOT 4 UPON LOT 4 AMENDED MTV-KINDER CARE, RECORDED IN PLAT BOOK 328, PAGE 66-67, FROM 0.0' TO 1.1'.
- 12. ENCROACHMENT OF ASPHALT DRIVE AND CHAIN LINK FENCE ON TO LOT 4 OF AMENDED MTV-KINDER CARE, RECORDED IN PLAT BOOK 328, PAGE 66-67, LOCATED ON LOT 4. FROM THE SOUTHWEST CORNER OF LOT 4 ALONG THE WEST LINE OF LOT 4, FENCE ENCROACHES AT 70.8' AND DRIVE AT 81.7' TO 96.7' AND PROCEEDS TO CROSS LOT 4 AND EXITS LOT 4 ALONG THE SOUTH LINE OF LOT 4, FENCE AT 45.9' AND DRIVE AT 47.0' TO 59.0' FROM THE SOUTHWEST CORNER OF LOT 4.
- 13. POTENTIAL ENCROACHMENT OF FENCE ON TO ADJACENT PROPERTY OWNERS OF LOTS 14 THROUGH 20 OF DIXIE LEE HEIGHTS, AS RECORDED IN PLAT BOOK 51, PAGE 98 AND PLAT BOOK 152, PAGE 49, FROM 0.0' TO 1.9'.
- 14. BUILDING 217 PORT BATON ROUGE ENCROACHES UPON LACLEDE GAS EASEMENT. 3.8' AT BUILDING CORNER, TITLE ITEM 21.
- 15. BUILDING 201-211 PORT BATON ROUGE ENCROACHES UPON LACLEDE GAS EASEMENT, 3.8' AT BUILDING CORNER, TITLE ITEM 21 AND SEWER EASEMENT, 0.7' AT BUILDING CORNER, TITLE ITEM 18

GENERAL NOTES

- 1. BASIS OF BEARING: A BEARING OF NORTH OO DEGREES 25 MINUTES OO SECONDS EAST ALONG THE EAST LINE OF THE
- AMENDED PLAT OF MARK TWAIN VILLAGE, AS RECORDED IN PLAT BOOK 131, PAGES 96-99; THE EAST LINE OF AMENDED M T V - KINDER CARE, AS RECORDED IN PLAT BOOK 328 PAGES 66 & 67, THE WEST LINE OF DIXIE LEE HEIGHTS AS RECORDED IN PLAT BOOK 51 PAGE 98 AND PLAT BOOK 152 PAGE 49, OF THE ST. LOUIS COUNTY, MISSOURI RECORDS. 2. CORNER OF RECORD:
- AN OLD CONCRETE MONUMENT MARKING THE NORTHEAST CORNER OF LOT 4 OF AMENDED M T V -KINDER CARE, AS RECORDED IN PLAT BOOK 328, PAGES 66 & 67 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS. RECOVERED DECEMBER 2005
- 3. TRACT IS "URBAN" CLASS PROPERTY
- 4. AREA OF BOUNDARY LOT 1=331,377 SQ. FT. OR 7.607 ACRES LOT 2=30,015 SQ. FT. OR 0.689 ACRES LOT 3=267.519 SQ. FT. OR 6.141 ACRES TOTAL=628,911 SQ. FT OR 14.437 ACRES
- 5. SOURCES OF RECORD TITLE:
- GENERAL WARRANTY DEED TO VILLAGE PARK OF BALLWIN LLC, AS RECORDED IN DEED BOOK 14660 PAGE 1537 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS. GENERAL WARRANTY DEED TO LOVE MORTGAGE PROPERTIES, INC, AS RECORDED IN DEED BOOK 6640 PAGE 1148 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS.
- QUIT CLAIM DEED TO LOVE MORTGAGE PROPERTIES, INC, AS RECORDED IN DEED BOOK 6798 PAGE 1782 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS. QUIT CLAIM DEED TO BALLWIN PROPERTIES AND LOVE MORTGAGE PROPERTIES, INC, AS RECORDED IN DEED
- BOOK 6988 PAGE 1898 OF THE ST. LOUIS COUNTY, MISSOURI RECORDS.
- PROPERTY IS ACCESSED FROM STEAMBOAT (50 FOOT WIDE) LANE, A PUBLIC RIGHT OF WAY THROUGH DRIVES ON EACH SIDE OF STEAMBOAT LANE. NO ACCESS FROM KEHRS MILL ROAD.
- AS DETERMINED THROUGH GRAPHIC PLOTTING ONLY, SUBJECT TRACT FALLS IN ZONE X, AREA DETERMINED TO BE OUTSIDE OF THE 500-YEAR FLOOD PLAIN PER THE FEDERAL EMERGENCY M MANAGEMENT AGENCY FLOOD INSURANCE RATE MAP FOR ST. LOUIS COUNTY, MISSOURI AND I INCORPORATED AREAS, PANEL 256 OF 420, MAP NUMBER 29189C0256H, EFFECTIVE DATE OF A AUGUST 2, 1995.
- THE UNDERGROUND UTILITIES SHOWN HAVE BEEN LOCATED FROM FIELD SURVEY OBSERVATION AND AVAILABLE MAPS PROVIDED BY LACLEDE GAS, AMERICAN WATER AND THE METROPOLITAN ST. LOUIS SEWER DISTRICT. THE SURVEYOR HAS NOT PHYSICALLY LOCATED THE UNDERGROUNDUTILITIES. 9. THE STREET NAMES LISTED ARE AS SIGNED IN THE FIELD, NOT SHOWN ON RECORD INFORMATION.
- 10. THIS SURVEY IS AN UPDATE OF PREVIOUS PROJECTS 95-072, 00-051, AND 02-265, AS EXECUTED BY
- COLE AND ASSOCIATES, INC. 11. TOTAL NUMBER OF PARKING SPACES LOTS 1, 2 & 3 = 518 REGULAR PARKING SPACES = 502
- 12. NO OBSERVED EVIDENCE OF EARTH MOVING WORK, BUILDING CONSTRUCTION OR BUILDING ADDITION AT THE TIME OF THIS SURVEY.
- 13. NO OBSERVED EVIDENCE OF SITE USE AS A SOLID WASTE DUMP, SUMP OR SANITARY LANDFILL AT THE TIME OF THIS SURVEY.
- 14. PER NATIONAL WETLANDS INVENTORY MAP NO OBSERVED LOCATION OF WETLANDS.
- 15. NO CEMETERIES OBSERVED ON SUBJECT SITE.

HANDICAPPED PARKING SPACES = 16

- 16. NO OBSERVED PARTY WALLS WITH ADJACENT PROPERTY OWNERS.
- 17. NO OBSERVED ROAD IMPROVEMENTS OR RIGHT OF WAY WIDENING OF THE PUBLIC RIGHT OF WAY, KNOWN AS STEAMBOAT LANE AND THAT PORTION OF KEHRS MILL ROAD THAT FRONTS THE SUBJECT TRACT.
- 18. PER THE CITY OF BALLWIN, THE PROPERTY IS ZONED R-4 PLANNED MULTIPLE DWELLING DISTRICT. THE USE OF THE PROPERTY AS MULTI-FAMILY RENTAL APARTMENT COMPLEX IS A PERMITTED USE UNDER THE R-4 DISTRICT REGULATIONS AND THE USE OF THE PROPERTY AS A DAYCARE IS A USE ALLOWED BY SPECIAL USE EXCEPTION, PER ORDINANCE 02-31 ON JUNE 10, 2002.

19. LOCATOR NUMBERS: LOT 1 = 22S31 - 0422LOT 2 = 22S33 - 0846LOT 3 = 22S31 - 0495

SURVEYOR'S CERTIFICATION

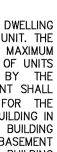
- TO: EQUUS CAPITAL PARTNERS, LTD FIDELITY NATIONAL TITLE INSURANCE COMPANY
- IP9 MF BALLWIN, LLC, A MISSOURI LIMITED LIABILITY COMPANY CBRE MULTIFAMILY CAPITAL, INC., A DELAWARE CORPORATION AND/OR FANNIE MAE, THEIR SUCCESSORS AND/OR ASSIGNS AS THEIR INTERESTS MAY APPEAR

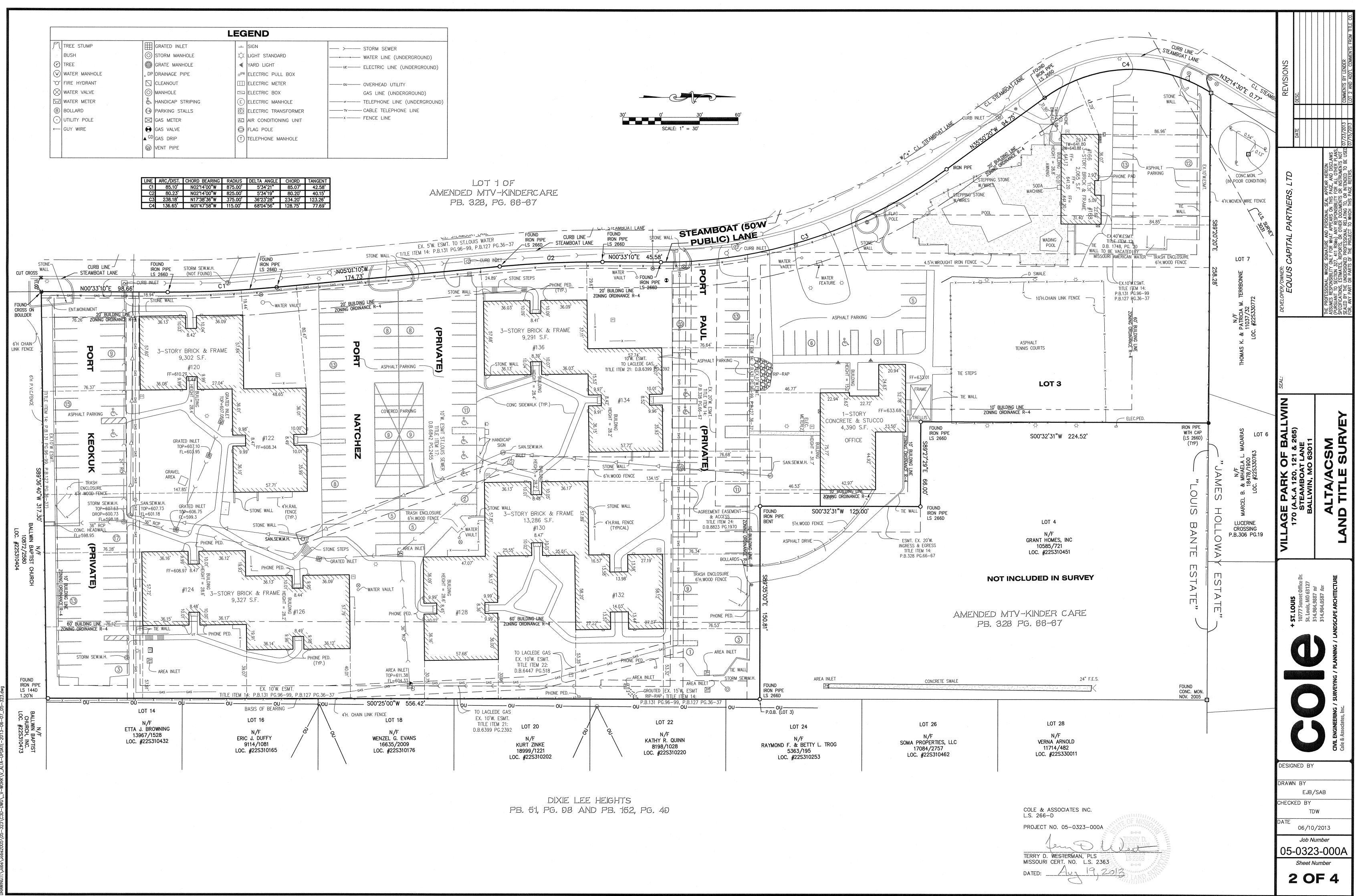
THIS IS TO CERTIFY THAT THIS MAP OR PLAT AND THE SURVEY ON WHICH IT IS BASED WERE MADE IN ACCORDANCE WITH THE 2011 MINIMUM STANDARD DETAIL REQUIREMENTS FOR ALTA/ACSM LAND TITLE SURVEYS, JOINTLY ESTABLISHED AND ADOPTED BY ALTA AND NSPS, AND INCLUDES ITEMS 1, 2, 3, 4, 6b, 7(a), 7(b1), 7(c) 8, 9, 10a 11(a), 11(b) 13, 14, 16, 17, 18, 19, 20a OF TABLE A THEREOF. THE FIELD WORK WAS COMPLETED ON JULY 12, 2013.

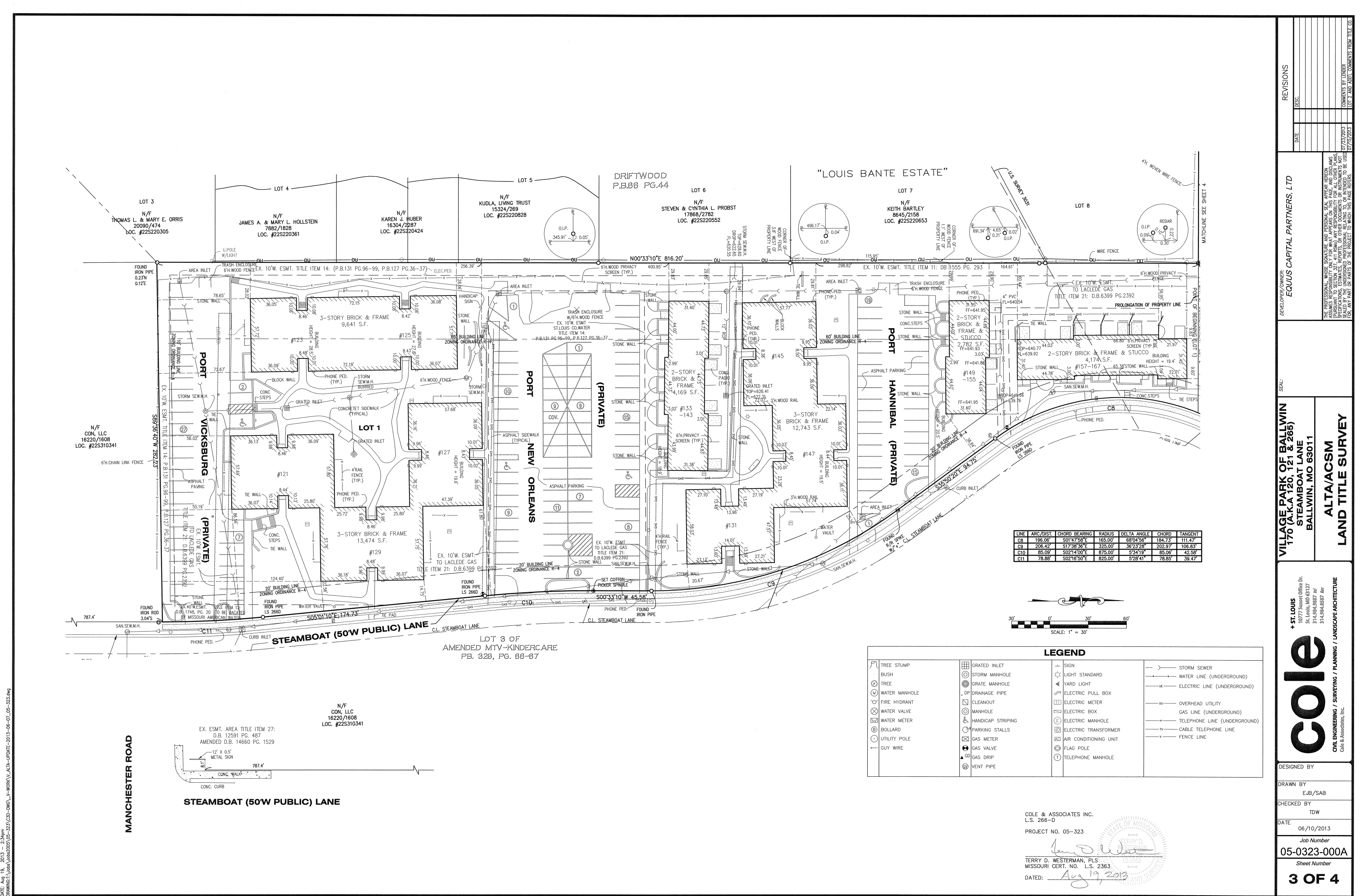
COLE AND ASSOCIATES INC.

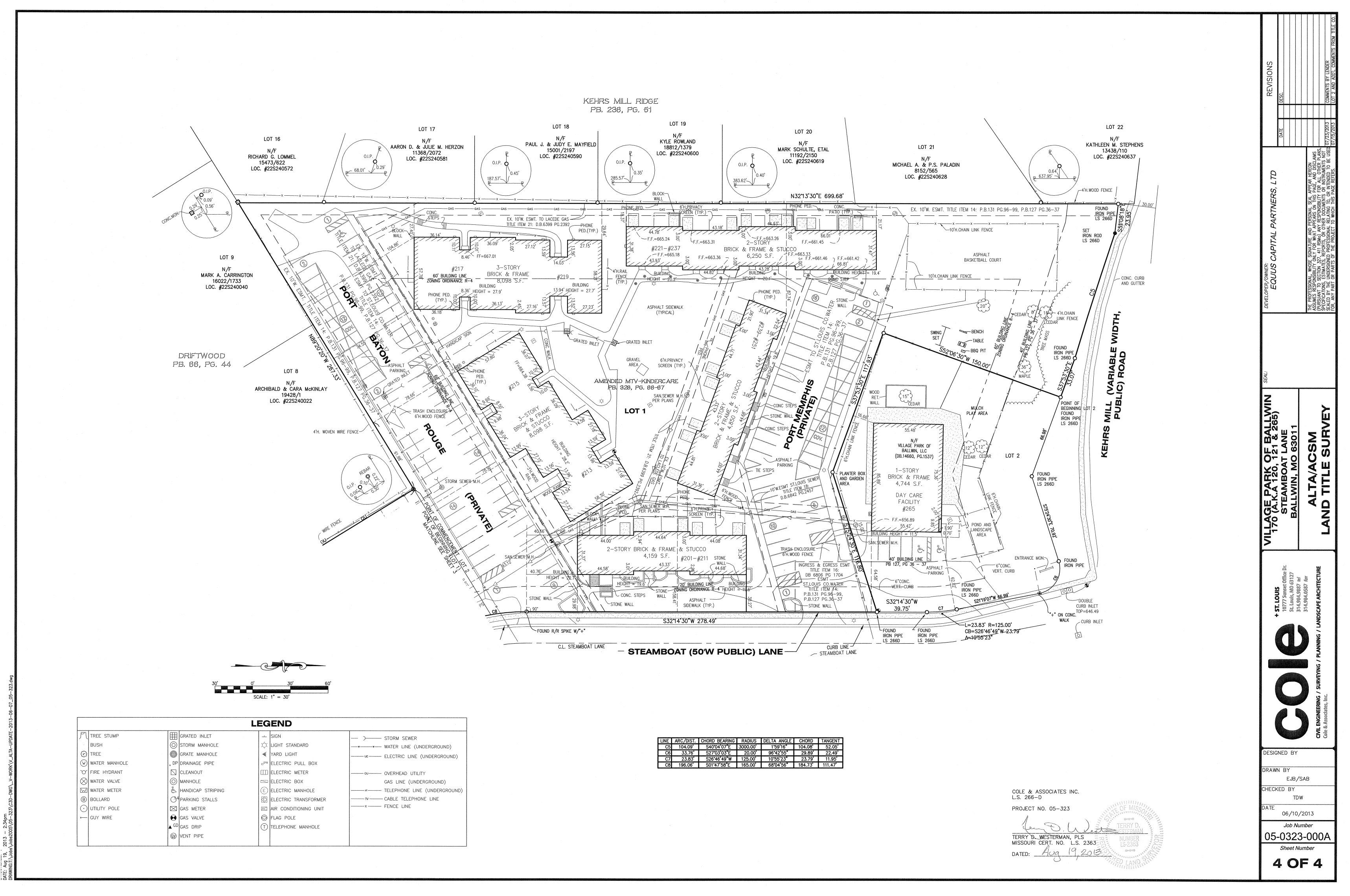
L.S. 266-D	
PROJECT NO. 05-0323-000A	TERRY D.
jen D.	Etelestere a
TERRY D. WESTERMAN, PLS MISSOURI CERT. NO. L.S. 2363	
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DATE OF PLAT OR MAP:	19,2013

REVISIONS	DATE DESC.						NS NS	DT TO	JSED 07/23/2013 COMMENTS BY LENDER	07/15/2013 LOT 2 AND ADD'L COMMENTS FROM TITLE CO.
DEVELOPER/OWNER: EQUUS CAPITAL PARTNERS, LTD						THE PROFESSIONAL, WHOSE SIGNATURE AND PERSONAL SEAL APPEAR HEREON	ASSUMES RESPONSIBILITY ONLY FOR WHAT APPEARS ON THIS PAGE, AND DISCLAIMS (DIDECTANT TO SECTION 227 411 DEMO) ANY DESEDONCIDITY FOR ALL OTHER DI ANG	PERCENCENTIAL SECTION 327, TH NAME ANT REPORTS OF OTHER DOCUMENTS OF INSTRUMENTS NOT	SEALED BY THE UNDERSIGNED PROFESSIONAL RELATING TO. OR INTENDED TO BE I	FOR, ANY PART OR PARTS OF THE PROJECT TO WHICH THIS PAGE REFERS.
LWIN SEAL:	·///									
RK OF BALLW		JAI LANE	MO 6301			A A A C C NA	IND OC			
VILLAGE PARK OF BALLWIN		SIEAMBUAI LANE	BALLWIN, MO 63011			AL TA/	Z IZ			
			St. Louis, MO 63127 BALLWIN.	314.984.9887 tel	314.924.0587 far					









LINE	ARC/DIST.	CHORD BEARING	RADIUS	DELTA ANGLE	CHORD	TANGENT
C5	104.09'	S40°04'07"E	3000.00'	1"59'16"	104.08'	52.05 '
C6	33.76'	S27°03'03"E	20.00'	96°42'55"	29.89'	22.49'
C7	23.83'	S26*46'49"W	125.00'	10*55'23"	23.79'	11.95'
C8	196.06'	S01°47'58"E	165.00'	68°04'56"	184.73'	111.47'

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

DECLARATION OF EASEMENT

THIS DECLARATION OF EASEMENT (the "Agreement") is made and entered into as of this ______ day of ______, 2025, by SG MF Rockwood Investors LLC, a Delaware limited liability company with an address at 3843 West Chester Pike, Newtown Square, PA 19073 (together with any successor in interest or permitted assignee "Declarant").

PRELIMINARY STATEMENT:

- A. Declarant is the owner of those certain parcels of real property located in St. Louis County Missouri, described on <u>Exhibit A</u> ("Lot 1") and <u>Exhibit B</u> ("Lot 2"). Lot 1 and Lot 2 are sometimes individually referred to herein as a "Lot" and collectively as "Lots";
- B. Declarant intends to declare, establish, and impose a perpetual, non-exclusive, access easement upon Lot 1 for the benefit of the owner of Lot 2, together with its successors and assigns, including, without limitation, any future fee simple owner of Lot 1 (the from time to time owner of Lot 1 is herein sometimes referred to as the "Lot 1 Owner") and their respective tenants, mortgagees, business invitees, guests, employees, agents and licensees and all other parties claiming by or through Lot 1 Owner (collectively, the "Lot 1 Parties").
- C. Declarant intends to declare, establish, and impose a perpetual, non-exclusive, access easement upon Lot 2 for the benefit of the owner of Lot 1, together with its successors and assigns, including, without limitation, any future fee simple owner of Lot 2 (the from time to time owner of Lot 2 is herein sometimes referred to as the "Lot 2 Owner" and the Lot 1 Owner and the Lot 2 Owner are sometimes referred to herein as an "Owner") and their respective tenants, mortgagees, business invitees, guests, employees, agents and licensees and all other parties claiming by or through Lot 2 Owner (collectively, the "Lot 2 Parties").

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:

1. Cross-Access Easement.

- a. Declarant hereby establishes and burdens Lot 1 for the benefit of and appurtenant to Lot 2, a perpetual, non-exclusive easement upon, over and across the drive aisles located on Lot 1 for the purposes of vehicular and pedestrian access between Lot 1 and Lot 2. Except for the rights, privileges, benefits and easement granted herein, the Declarant reserves unto itself and any Lot 1 Owner all rights of ownership and use to the portions of the easement area located on Lot 1, and nothing contained in this Agreement shall be deemed to be a gift or dedication of the easement area to the general public or for any public use or purpose whatsoever.
- b. Declarant hereby establishes and burdens Lot 2 for the benefit of and appurtenant to Lot 1, a perpetual, non-exclusive easement upon, over and across the drive aisles located on Lot 2 for the purposes of vehicular and pedestrian access between Lot 1 and Lot 2. Except for the rights, privileges, benefits and easement granted herein, the Declarant reserves unto itself and any Lot 2 Owner all rights of ownership and use to the portions of the easement area located on Lot 2, and nothing contained in this Agreement shall be deemed to be a gift or dedication of the easement area to the general public or for any public use or purpose whatsoever.
- 2. <u>Maintenance and Repair</u>. Each of the Lot 1 Owner and the Lot 2 Owner shall keep and maintain its Lot, including the easement areas thereon, in good condition and repair, at such Owner's sole cost and expense; provided, however, each Owner shall repair any damage to the other Owner's Lot caused by it or its employees, agents and contractors at such damaging Owner's sole cost and expense.
- 3. <u>Default</u>. In the event of a breach of this Agreement by either Owner, the non-breaching Owner shall deliver written notice of such breach to the breaching Owner, and the breaching Owner shall have thirty (30) days (or such longer period as may be reasonably required if it commences efforts within thirty (30) days and diligently, continuously and in good faith continues such efforts thereafter), within which to cure such breach, before such breach shall constitute a "Default" hereunder. In the event of a Default, the non-Defaulting Owner shall have the right to avail itself of all applicable remedies at law or in equity; provided, however, no Default shall entitle the non-Defaulting Owner to cancel, rescind or otherwise terminate this Agreement or the easement granted hereunder. In the event of litigation between the Owners, in addition to any other relief awarded, the prevailing Owner shall be entitled to judgment for reasonable attorneys' fees and out-of-pocket expenses therein incurred.
- 4. <u>Insurance</u>. Each Owner shall, at its sole expense, obtain and maintain in full force and effect at all times throughout the term of this Agreement and cause its contractor(s) to obtain and maintain in full force and effect: (i) general liability insurance against any and all liability for bodily injury to or death of a person or persons, and for damage to or

destruction of property, including, but not limited to, contractual liability coverage for the indemnity obligations under this Agreement, with commercially reasonable limits but at least a minimum combined single limit of \$1,000,000; (ii) standard "all-risk" property insurance, insuring each Lot, and persons claiming by or through either Owner which may be on either of their Lots against those risks normally encompassed in an "all-risk" policy, for the payment of full replacement cost in the event of a total destruction of such property; and (iii) workers' compensation or similar insurance covering all of their respective employees and offering statutory coverage and containing statutory limits and employers' liability insurance in a form and amount deemed reasonable in the exercise of prudent business judgment. Policies of insurance provided for herein shall name the other Owner as an additional insured and/or loss payee, and each Owner shall provide the other with certificates of such required insurance prior to or on the date first written above. Said certificates shall (a) be reasonably satisfactory in form and content to the other Owner; (b) evidence that the above insurance is in force; and (c) state that such policy or policies have been endorsed to provide that they will not be canceled or materially altered except after thirty (30) days' written notice to the other Owner. Such policies of insurance shall include, to the extent available, a mutual waiver of subrogation clause in form satisfactory to the Owners.

5. Indemnification.

- a. Lot 1 Owner shall indemnify, defend, protect and hold Lot 2 Owner and the Lot 2 Parties harmless from and against any and all actual or potential claims, charges, demands, liens, actions, proceedings, lawsuits, liabilities, damages, losses, fines, penalties, judgments, awards, costs and expenses, including, without limitation, reasonable attorneys' fees and costs, that arise out of or are attributable to (i) any breach or default, or failure to perform, any covenants, terms, conditions, representations, warranties, obligations and/or indemnities under this Agreement made or to be performed by Lot 1 Owner, or (ii) the negligence or intentional misconduct of Parcl A Owner, its employees, agents, officials, contractors, tenants, subcontractors or invitees on or about Lot 2.
- b. Lot 2 Owner shall indemnify, defend, protect and hold Lot 1 Owner and the Lot 1 Parties harmless from and against any and all actual or potential claims, charges, demands, liens, actions, proceedings, lawsuits, liabilities, damages, losses, fines, penalties, judgments, awards, costs and expenses, including, without limitation, reasonable attorneys' fees and costs, that arise out of or are attributable to (i) any breach or default, or failure to perform, any covenants, terms, conditions, representations, warranties, obligations and/or indemnities of this Agreement made or to be performed by Lot 2 Owner or (ii) the negligence or intentional misconduct of Lot 2 Owner, its employees, agents, officials, contractors, subcontractors, tenants or invitees on or about Lot 1.
- 6. Miscellaneous.

- a. <u>Final Agreement</u>. This Agreement, together with all the Exhibits attached hereto and incorporated by reference herein, constitutes the entire undertaking with respect to the subject matter hereto, and supersedes any and all prior agreements, arrangements and understandings respecting such subject matter. Any subsequent amendment to this Agreement shall be valid only if executed in writing by the Lot 1 Owner and the Lot 2 Owner.
- b. <u>No Waiver</u>. No waiver of any condition, covenant, or agreement in this Agreement by either Owner hereto will imply or constitute a further waiver by said Owner of the same or any other condition, covenant or agreement. No waiver of any breach or obligation of a Owner by the other Owner shall be effective unless such waiver is made in a writing signed by said Owner.
- c. <u>Notices</u>. Any notice, request, demand, consent, approval, or other communication required or permitted under this Agreement will be written and will be deemed to have been given (1) when personally delivered, (2) when delivered by a recognized overnight courier service providing proof of delivery, (3) upon electronically verified transmission if made by telefacsimile or telecopy, or (4) on the third day after it is deposited in any depository regularly maintained by the United States postal service, postage prepaid, certified or registered mail, return receipt requested, addressed to the address of the applicable Owner as reflected in the St. Louis County Assessor's records.
- d. <u>Governing Law</u>. This Agreement shall be construed and interpreted according to the laws of the State of Missouri, without regard to its conflicts of law or choice of law rules.
- e. <u>Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall constitute an original.
- f. <u>Covenants to Run with Land</u>. All easements and covenants contained herein shall exist in perpetuity and shall run with the land (except as otherwise provided herein), and this Agreement shall be binding upon and inure to the benefit of the Owners and their heirs, successors and assigns.
- g. <u>Time of the Essence</u>. Time is of the essence with respect to the performance of this Agreement and each and every provision contained herein.

IN WITNESS WHEREOF, the Declarant has caused this Agreement to be executed and delivered as of the date first written above.

SG MF Rockwood Investors LLC, a Delaware limited liability company

By:	
Name:	
Title:	

 STATE OF ______)
)

 SS:
)

 COUNTY OF _____)
)

I, ______, a Notary Public in and for said County and State aforesaid, do hereby certify that ______ who is personally known to me to be the ______ of SG MF Rockwood Investors LLC, a Delaware limited liability company and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as ______ of said limited liability company, on behalf of said limited liability company, pursuant to authority given by the limited liability company as the free and voluntary act and deed of said limited liability company, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this _____ day of ______, 2025 A.D.

My Commission Expires:

Notary Public

EXHIBIT A

LEGAL DESCRIPTION OF LOT 1

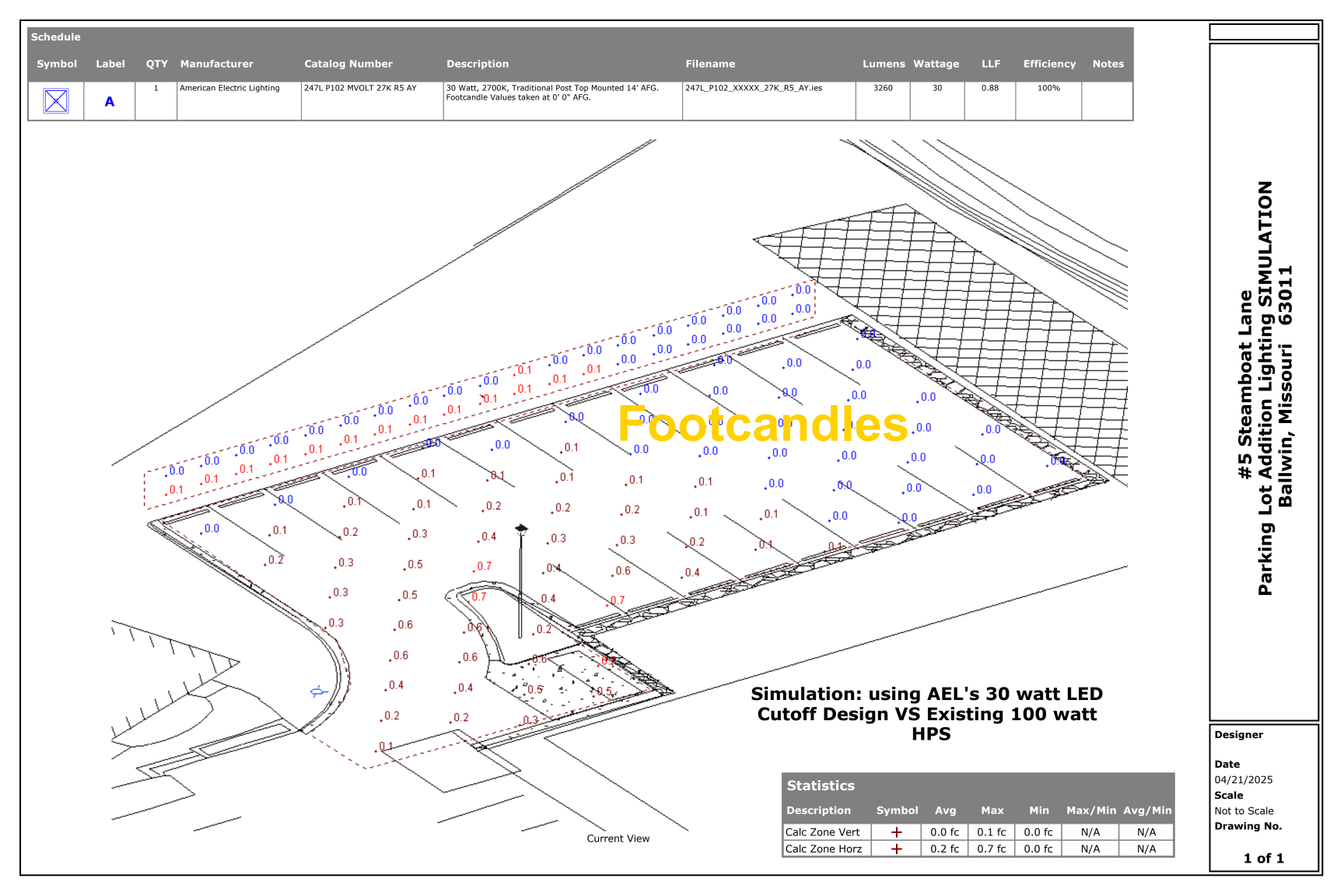
Lot 1 of the Amended M T V – Kinder Care subdivision, a subdivision in St. Louis County, Missouri according to the plat thereof recorded in Plat Book 328 pages 66 and 67 of the St. Louis County Records.

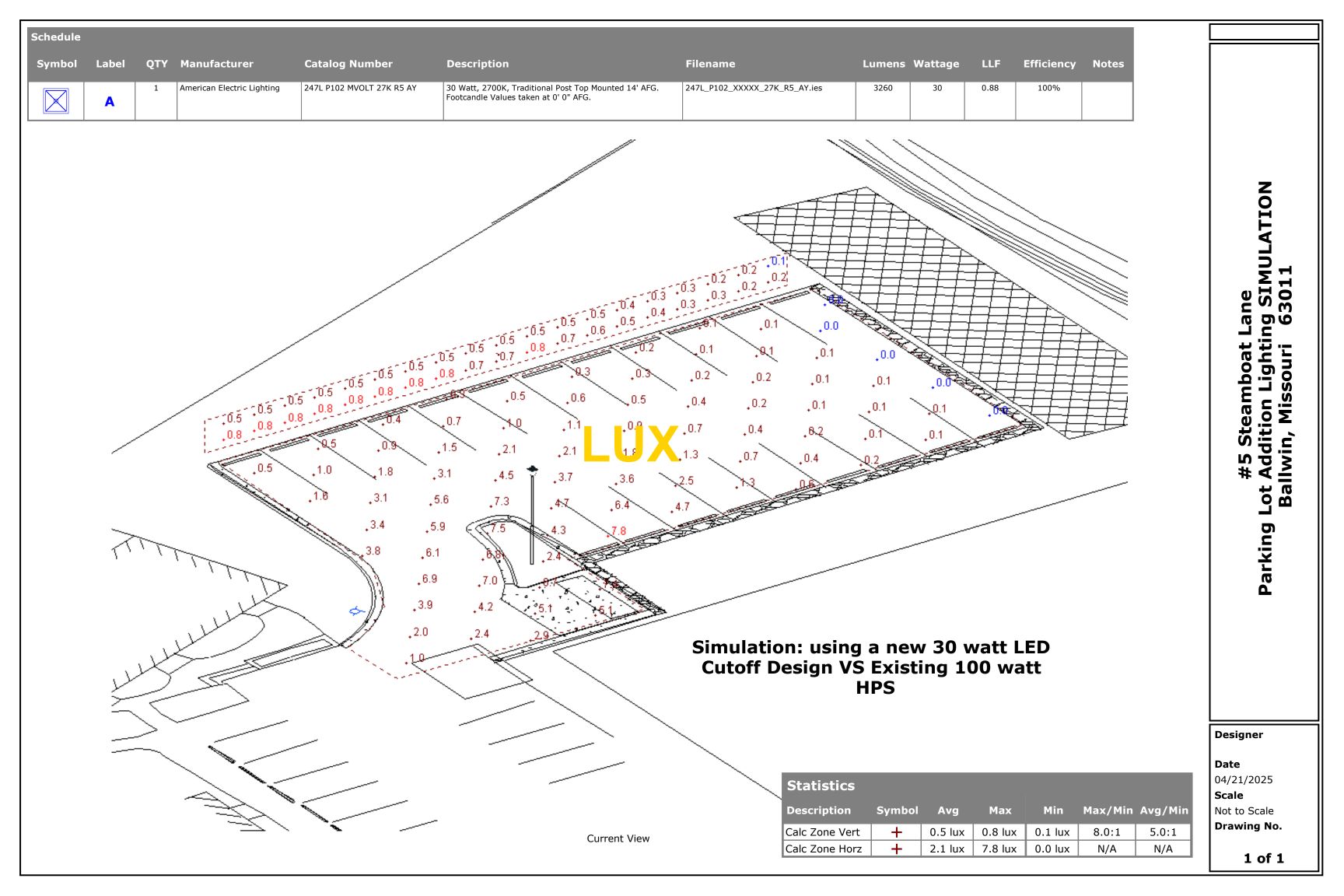
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EXHIBIT B

LEGAL DESCRIPTION OF LOT 2

Lot 2 of the Amended M T V - Kinder Care subdivision, a subdivision in St. Louis County, Missouri according to the plat thereof recorded in Plat Book 328 pages 66 and 67 of the St. Louis County Records.





ADP-25-01

THE METROPOLITAN ST. LOUIS SEWER DISTRICT



RULES AND REGULATIONS AND ENGINEERING DESIGN REQUIREMENTS FOR SANITARY SEWER AND STORMWATER DRAINAGE FACILITIES FEBRUARY 1, 2018

4.040.03 Waterway Alignment

The bridged waterway will be aligned to result in the least obstruction to stream flow, except that for natural streams consideration will be given to future realignment and improvement of the channel.

4.040.04 Erosion Protection

To preclude failure by scouring, abutment and pier footings will usually be placed either to a depth of not less than five (5) feet below the anticipated depth of scour, or on firm rock if such is encountered at a higher elevation. Large multispan structures crossing alluvial streams may require extensive pile foundations. To protect the channel, revetment on channel sides and/or bottom, consisting of concrete or grouted rock blanket should be placed as required. The governing authority should be contacted regarding their design requirements.

4.050 Outlet Erosion Protection

If outlet velocities exceed 5 fps, an appropriate erosion protection must be provided. Erosion protection may be required at outlets where velocities are less than 5 fps if soil conditions warrant.

For paved channels a cutoff wall will be required at the termini with appropriate protection. The cutoff wall shall extend a minimum depth of four (4) feet into the existing ground line.

4.060 General Performance Criteria for Stormwater Management for Development and Redevelopment Projects

4.060.01 When Required

- The requirements of stormwater quantity and quality management shall be evaluated for all projects submitted to the District for review and approval. Stormwater management facilities shall be provided and designed in accordance with the requirements of this section. If another local jurisdiction requires more stringent design standards, then they shall govern in that locale. A Stormwater Management Facilities (BMP) Operation and Maintenance Design Report and Plan, including specific continuing resources, procedures and schedules to be used, shall be submitted for approval. If required and approved, the Plan shall be included in a recorded Maintenance Agreement by reference.
- 2. Stormwater quality and quantity management requirements shall be evaluated, and specifically, will be required for projects including:
 - a. For MS4 Permit stormwater quality compliance (primarily in the separate storm sewer area); all new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than 1 acre that are part of a larger common parcel or project that is greater than one acre.
 - b. For stormwater quantity compliance; projects which have a differential runoff of 2 cfs or greater for the 15-year, 20-minute event (separate sewer areas) or for the 20-year, 20 minute event (combined sewer areas). The differential runoff is calculated by the Rational Method using PI factors. For areas tributary to downstream stormwater problems, an undeveloped existing condition shall be assumed for calculating differential runoff, unless directed otherwise by the District. Existence of downstream stormwater problems may require quantity management on the proposed site, even where less than 2 cfs differential is proposed.

Subsequent development or redevelopment of sites <u>without</u> prior stormwater detention shall provide detention or retention, when cumulative differential increase, since January 15, 2000, equals 2 cfs or greater. Projects <u>with</u> prior detention shall provide additional



PUBLIC HEARING

Notice is hereby given that on Monday, May 5, 2025 at 7:00 pm, a Public Hearing will be held by the Planning & Zoning Commission in the City Government Center Board Room at 1 Government Center, Ballwin, Missouri 63011. The Commission will consider the following Petition:

ADP-25-01 Amended Development Plan, submitted by SG MF Rockwood Investors LLC, for a proposed parking lot at 121 Steamboat Lane.

Additional information on this Petition is available at the City Government Center or by calling 636-227-2243