

## City of Beaumont

550 E. 6<sup>th</sup> Street Beaumont, CA 92223 (951) 769-8520 www.ci.beaumont.ca.us

Case No. P(0202)-0650	
Receipt No. 201143340	
Fee \$ 484.43 / \$3,000.00 Ins	P
Date Paid 2/18/21	1

### BOND EXONERATION APPLICATION

Bond	d Type: <b>▼</b> Performance ☐Maintenance ☐Final Monu	ument Inspection  Other:
1.	Contact's Name Michael Heishman	Phone 951.428.4414
2.	Contact's Address 1250 Corona Pointe Court Suite 600, C	Corona , CA 92879
		City/State/Zip
5.	Contact's E-mail michael.heishman@tripointehomes.com	
3.	Developer Name Tri Pointe Homes	Phone 951.428.4414
	(If corporation or partnership application must include names	of principal officers or partners)
4.	Developer Address 1250 Corona Pointe Court Suite 600,	
		City/St/Zip
5.	Description of Bonds (including Bond Number, Tranumber, and description of improvements covered)	act Map/Application number, Lot:
	Bond No. CMS331855 / Tr. 37298-1 / Atwell Testarlight Ave.	raffic Signal: Highland Springs &
6.	CERTIFICATION OF ACCURACY AND COME to the best of my knowledge the information in this and exhibits are true, complete, and correct.  Michael	application and all attached answers  Digitally signed by Michael
	Michael Heishman	Heishman Date: 2021.02.15 08:20:21
	Print Name and Sign – Contact Application	-08'00' Date
7.	Contractor shall indemnify, defend, and hold harmle employees and volunteers from and against any and costs (including without limitation costs and fees of of or in connection with contractor's performance o comply with any of its obligations for which this Bo for such loss or damage which was caused by the ac Michael	all liability, loss, damage, expense, litigation) of every nature arising out f work hereunder or its failure to and expertation is requested, except
	Michael Heishman	Date: 2021.02.15 08:20:32
	Print Name and Sign – Contact Applicant	-08'00' Date

- 8. Developer/Contractor has completed all the following items prior to requesting release or has included them in the application.
  - Remove and replace concrete and AC as needed where lifting.
  - Provide AC crack fill as needed. Crack fill/seal shall be hot asphaltic emulsion.
  - Provide Type II slurry coat for all road surfaces.
  - Restore/Verify pavement striping/markings.
  - Restore/Verify blue dots and signage as needed.
  - Clean and camera sewer. Provide report and video copy of camera survey.
  - Provide all final geotechnical reports.
  - Provide Engineers' certification for line and grade within Right-of-Way.
  - Provide Landscape Architects Certification as required.

Michael Heishman

Michael Heishman

Date: 2021.02.15

Print Name and Sign – Contact Applicant

Digitally signed by Michael Heishman

Date: 2021.02.15

08:21:51 -08'00'

Date

Basic Gov (Sales Force) #	-
File #	

### AGREEMENT TO PROVIDE SECURITY FOR IMPROVEMENTS FOR TRACT MAP OR PARCEL MAP OR PLOT PLAN

(Tract Map/Parcel Map/Plot Plan No. 37298-1)

,	THIS	SECU	RITY	<b>AGREEMENT</b>	is	made	by	and	between	CITY	OF	<b>BEAUMONT</b>
("CITY	")	and	Parde	ee Homes		_,	ì	Cal	ifornia			company
("DEVI	ELOP	ER").										

### RECITALS

- A. DEVELOPER has applied to the CITY for permission to develop certain real property, pursuant to Tract Map/Parcel Map/Plot Plan #<sub>TR37298-1</sub>, ("Map"). DEVELOPER has also asked the CITY to accept the dedication of the street or streets and other proposed public rights-of-way, parks and recreation facilities, and easements as depicted on the Map and to otherwise approve the Map so that it may be recorded as required by law; and Atwell-Traffic Signal:Highland Springs Ave & Starling Ave
- B. The CITY requires, as a condition precedent to the acceptance and approval of the Map and the dedication of the public rights-of-way and easements depicted thereon, that such rights-of-way be improved with (for example) grading, paving, curbs, gutters, sidewalks, street lights, stormdrains, sanitary sewers and appurtenances thereto, street name signs, survey monuments, electrical and telecommunications, water pipes, water mains, fire hydrants and appurtenances thereto, and landscaping, including any warranty work for all such improvements (collectively, "Improvements"); and
- C. The Improvements have not yet been constructed and completed and it is the purpose of this Security Agreement to set forth the terms and conditions by which the DEVELOPER shall guarantee that such Improvements shall be constructed and completed within the time set forth herein.

### **AGREEMENT**

NOW, THEREFORE, in consideration of the acceptance of the DEVELOPER's offer of dedication and the approval of the Map for filing and recording as provided and required by law, the CITY and the DEVELOPER hereby agree as follows:

- 1. <u>Provision of Improvements.</u> DEVELOPER shall provide, at the DEVELOPER's sole cost and expense, all necessary labor and materials to complete the construction of the Improvements depicted on the Map and described in the conditions of approval of the Map within one (1) year of the date of this Security Agreement.
- 2. <u>Inspection by the CITY.</u> The CITY shall inspect, at the DEVELOPER's sole cost and expense, all of the work, labor and materials performed and provided by the DEVELOPER in connection with the Improvements.

- 3. <u>Compliance with Plans and Specifications.</u> The Improvements shall be constructed and installed in strict accordance with the CITY-approved plans and specifications.
- 4. <u>Security for Performance</u>. Concurrently with the execution of this Security Agreement by DEVELOPER, DEVELOPER shall deliver to the CITY a performance bond issued by a corporate surety in substantially the form attached hereto as **Exhibit "A"**, in an amount that is not less than 100% of the total estimated cost of the Improvements and any warranty therefor. The performance bond shall be issued by an "admitted" corporate surety insurer authorized to do business in the State of California and the surety insurer shall have an A.M. Best rating of at least "A, XV". The surety insurer shall have assets exceeding its liabilities in the amount equal to or in excess of the amount of the bond, and the bond shall not be in excess of 10% of the surety insurer's assets. The security or bond shall also insure against any and all defects in the Improvements for a period of not less than one full year after the date of acceptance thereof by the CITY. The bond shall be duly executed and shall meet all the requirements of Section 995.660 of the California Code of Civil Procedure.
- 5. Security for Contractors, Subcontractors, Laborers and Materialmen. The DEVELOPER shall also provide a payment bond issued by a corporate surety for the security of laborers and materialmen, which bond or bonds shall be in substantially the form attached hereto as **Exhibit "B"** and made a part hereof. The amount of the bond(s) shall be no less than 100% of the total estimated amount needed to secure payment to the contractor, to the subcontractors, and to the persons furnishing labor, materials, or equipment to them for the Improvements. The laborers and materialmen bond shall be provided by an "admitted" corporate surety insurer authorized to transact surety insurance in the State of California with an A.M. Best rating of "A, XV", and with assets exceeding its liabilities in the amount equal to or in excess of the amount of the bond, and the bond shall not be in excess of 10% of the surety insurer's assets. The bond shall be duly executed and shall meet all the requirements of Section 995.660 of the California Code of Civil Procedure.
- General Liability and Worker's Compensation Insurance. The DEVELOPER shall, before commencing any work, obtain commercial general liability insurance (primary) of not less than \$2,000,000.00 per occurrence for all coverages and \$2,000,000.00 general aggregate. The CITY and its employees and agents shall be added as additional insureds. Coverage shall apply on a primary non-contributing basis in relation to any other insurance or self-insurance, primary or excess, available to the CITY or any employee or agent of the CITY. Coverage shall not be limited to the vicarious liability or supervisory role of any additional insured. Coverage shall contain no contractors' limitation endorsement. There shall be no endorsement or modification limiting the scope of coverage for liability arising from pollution, explosion, collapse, underground property damage or employment-related practices. insurance shall not prohibit the DEVELOPER, and its employees or agents, from waiving the right of subrogation prior to a loss. The DEVELOPER waives its right of subrogation against the CITY. Unless otherwise approved by the CITY, the DEVELOPER's insurance shall be written by insurers authorized to do business in the State of California and with a minimum A.M. Best rating of "A, XV." Self-insurance shall not be considered to comply with these insurance specifications. The DEVELOPER agrees to require all contractors, subcontractors and other parties hired for the Improvements to purchase and maintain insurance of the types specified

herein, naming as additional insureds all of the parties to this Security Agreement. The DEVELOPER shall, before commencing any work, obtain Worker's Compensation Insurance in an amount required by law and, failing to do so, the CITY may procure such insurance at the cost of the DEVELOPER.

- 7. <u>Comprehensive Commercial General and Automobile Liability Insurance</u>. The DEVELOPER, before commencing any work shall, at its own expense, maintain comprehensive commercial general and automobile liability insurance issued by a California-admitted surety company with an A.M. Best rating of no less than "A, XV" for \$2,000,000 per occurrence. Coverage shall be for the entire duration of the permitted activities. Such liability insurance policy shall name, by endorsement, the City as an additional insured.
- 8. <u>Indemnification.</u> Notwithstanding the provisions of Government Code, Section 66474.9 or any other statutes of similar import, and to the full extent permitted by law, the DEVELOPER shall defend, indemnify and hold harmless the CITY, its employees, agents, officials and attorneys, from and against any liability, claims, suits, actions, arbitration proceedings, administrative proceedings, regulatory proceedings, losses, expenses or costs of any kind or nature, whether actual, alleged or threatened, reasonable attorneys' fees, court costs, interest, expert witness fees and any other costs or expenses of any kind whatsoever, without restriction or limitation, incurred in relation to, as a consequence of, or arising out of or in any way attributable actually, allegedly or impliedly, in whole or in part, to the Map, the Improvements, this Agreement, or any matter related to the same; provided, however, that the indemnification to be provided by DEVELOPER to the CITY pursuant to the terms of this paragraph shall not be applicable where the aforementioned liability, claim, suit, action, etcetera, is the result of the sole negligence or sole willful misconduct of the CITY.
- 9. <u>Procedure for Release of Performance Bond Security.</u> The security furnished by the DEVELOPER shall be released in whole or in part in the following manner:
  - a. Security shall be released upon final completion and acceptance of the Improvements. If the security furnished by the DEVELOPER is a documentary evidence of security, such as a surety bond, the CITY shall release the documentary evidence and return the original to the Surety upon final completion and acceptance of the Improvements. In the event the CITY is unable to return the original documentary evidence to the Surety, the security shall be released by written notice sent by certified mail to the DEVELOPER and to the Surety within 30 days of the City's acceptance of the Improvements. The written notice shall contain a statement that the work for which security was furnished has been completed and accepted, a description of the Improvements, and the notarized signature of an authorized CITY official.
  - b. At such time as the DEVELOPER believes that the work for which the security was required is complete and makes payment of a partial exoneration fee of \$350 to the CITY, the DEVELOPER shall notify the CITY in writing of the completed work, including a list of work completed. Upon receipt of the written notice, the CITY shall have 45 days to review and comment or approve the completion of the Improvements. If the CITY does not agree that all work has been completed in accordance with the plans

and specifications for the Improvements, it shall supply a list of all remaining work to be completed.

- c. Within 45 days of receipt of the CITY's list of remaining work, the DEVELOPER may then provide cost estimates for all remaining work for review and approval by the CITY.
- d. Upon receipt of the cost estimates, the CITY shall then have 45 days to review, comment, and approve, modify or disapprove those cost estimates. The CITY shall not be required to engage in this process of partial release more than once between the start of work and the completion and acceptance of all work.
- e. The DEVELOPER shall complete the works of Improvement until all remaining items are accepted by the CITY. Upon completion of the Improvements, the DEVELOPER shall be notified in writing by the CITY within 45 days and, within 45 days of the date of the CITY's notice, the release of any remaining performance security shall be made within 60 days of the recording of the Notice of Completion.
- 10. Procedure for Release of Payment Bond Security. Security securing the payment to the contractor, his or her subcontractors and persons furnishing labor, materials or equipment may, after passage of the time within which mechanic's liens and stop notices are required to be recorded and after acceptance of the Improvements, be reduced by Surety to an amount equal to the total claimed by all claimants for whom mechanic's liens and stop notices have been recorded and notice thereof given in writing to the CITY, and if no claims have been recorded, the security may be released in full.
- 11. <u>Security for One-Year Warranty Period.</u> The release procedures described in paragraphs 9 and 10 above shall not apply to any required guarantee and warranty period nor to the amount of the performance bond security deemed necessary by the CITY for the guarantee and warranty period nor to costs and reasonable expenses and fees, including reasonable attorneys' fees.
- 12. <u>Binding Effect.</u> This Security Agreement shall be binding upon and shall inure to the benefit of the parties hereto, their legal representatives and their successors and assigns.
- 13. <u>Authority to Execute.</u> The DEVELOPER hereby warrants and represents to the CITY that the individual signing this Security Agreement on behalf of the DEVELOPER is vested with the unconditional authority to do so pursuant to, and in accordance with, all applicable legal requirements, and has the authority bind the DEVELOPER hereto.
- 14. <u>No Assignment.</u> The DEVELOPER may not assign this Security Agreement, or any part thereof, to another without the prior written consent of the CITY.
- 15. Attorneys' Fees. In the event of legal action to enforce or interpret this Agreement or any of its provisions, the prevailing party shall be entitled, in addition to any other form of relief, to recover its reasonable attorneys' fees and costs of suit.

16. <u>Execution in Counterparts.</u> This Agreement may be executed in counterparts, each of which shall be deemed an original, but which together shall constitute a single agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the dates listed below.

CITY OF BEAUMONT	
Ву	
Mayor	
Date	
DEVELOPER	
By SoffChart	
Jeff Chambers	
Date	
Title: <u>VP of Community Development</u>	_
Address: Pardee Homes	
1250 Corona Pointe Court,	
Suite 600	
Corona, CA 92879	

ce) #	Basic Gov (Sales 1
ile#	

### EXHIBIT "A"

1 - 2

Bond No: CMS331855 Premium: \$536.00

### PERFORMANCE BOND

WHEREAS, the City Council of the City of Beaumont, State of California, and
Pardee Homes (hereinafter designated as "Principal") have entered into
Agreement To Provide Security For Improvements For Tract Map Or Parcel Map Or Plot Plan,
dated , 20 , whereby Principal agrees to install and complete certain designated
public improvements itemized and described on Tract Map, Parcel Map or Plot Plan No. 37298-1
which is hereby incorporated herein and made a part hereof; and Atwell-Traffic Signal: Highland Springs Ave & Starlight Ave
WHEREAS, Principal is required under the terms of the said agreement to furnish a bond for the
faithful performance of said agreement.
NOW, THEREFORE, we, the Principal and RLI Insurance Company
as Surety, are held and firmly bound unto the City of Beaumont (hereinafter called "City"), in the penal
sum of One Hundred Thirty Three Thousand Nine Hundred* dollars (\$ 133,999.00 ) lawful money of the
United States, for the payment of which sum well and truly to be made, we bind ourselves, our heirs
successors, executors and administrators, jointly and severally, firmly by these presents.  *Ninety Nine & 00/100
The condition of this obligation is such that if the Principal, his or its heirs, executors,
administrators, successors or assigns, shall in all things stand to and abide by, and well and truly keep and
perform the covenants, conditions and provisions in the said agreement and any alteration thereof made as
therein provided, on his or their part to be kept and performed at the time and in the manner therein
specified, and in all respects according to their true intent and meaning, and shall indemnify and save
harmless the City, its officers, agents and employees as therein stipulated, then this obligation shall
become null and void; otherwise it shall be and remain in full force and effect.
As part of the obligation secured hereby and in addition to the face amount specified therefor,
there shall be included costs and reasonable expenses and fees, including reasonable attorney's fees,
incurred by the City in successfully enforcing such obligation, all to be taxed as costs and included in any
judgment therein rendered.
The Surety hereby stipulates and agrees that no change, extension of time, alteration or addition
to the terms of the agreement or to the work to be performed thereunder or the specifications
accompanying the same shall in any way affect its obligations on this bond, and it does hereby waive
notice of any such change, extension of time, alteration or addition to the terms of the agreement or to the
work or to the specifications.
IN WITNESS WHEREOF, this instrument has been duly executed by the Principal and Surety
above named, on <u>February 12</u> , 20 <u>20</u> .
PRINCIPAL: SURETY:
Pardee Homes RLI Insurance Company
By By
Cidly letterature VD Committee
Title JeffChambers, VP Community Development  Title Janina Monroe, Attorney-In-Fact

# ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

}
Brianne Davis, Notary Public
(Here insert name and title of the officer)  Janina Monroe
rfactory evidence to be the person(s) whose instrument and acknowledged to me that her/their authorized capacity(iex); and that by nent the person(s), or the entity upon behalf of the instrument.
Y under the laws of the State of California that rrect.
BRIANNE DAVIS Notary Public – California Orange County Commission # 2195215 My Comm. Expires May 1, 2021
otary Public Seal)
INSTRUCTIONS FOR COMPLETING THIS FORM  This form complies with current California statutes regarding notary wording and if needed, should be completed and attached to the document. Acknowedgents from other states may be completed for documents being sent to that state so long as the wording does not require the California notary to violate California notary law.
<ul> <li>State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.</li> </ul>
<ul> <li>Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.</li> </ul>
<ul> <li>The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).</li> <li>Print the name(s) of document signer(s) who personally appear at the time of</li> </ul>
notarization.  Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/shc/they, is /are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.  The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.  Signature of the notary public must match the signature on file with the office of the county clerk.  Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.

### **POWER OF ATTORNEY**

### RLI Insurance Company Contractors Bonding and Insurance Company

9025 N. Lindbergh Dr. Peoria, IL 61615 Phone: 800-645-2402

### Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That RLI Insurance Company and/or Contractors Bonding and Insurance Company, each an Illinois corporation, (separately and together, the "Company") do hereby make, constitute and appoint:			
Paul Boucher, Janina Monroe, Dennis Langer, Michelle Haase, Timothy Noonan, jointly or severally			
in the City of, State of California full power and authority hereby conferred, to sign, execute, acknowledge bonds and undertakings in an amount not to exceed (_\$25,000,000.00) for any single obligation.	e and deliver for and on its behalf as Surety, in general, any and all		
The acknowledgment and execution of such bond by the said Attorney in executed and acknowledged by the regularly elected officers of the Compa	Fact shall be as binding upon the Company as if such bond had been any.		
RLI Insurance Company and/or Contractors Bonding and Insurant following is a true and exact copy of a Resolution adopted by the Board of	nce Company, as applicable, have each further certified that the Directors of each such corporation, and is now in force, to-wit:		
"All bonds, policies, undertakings, Powers of Attorney or other obligati the Company by the President, Secretary, any Assistant Secretary, Treas of Directors may authorize. The President, any Vice President, Sec Attorneys in Fact or Agents who shall have authority to issue bonds, pol seal is not necessary for the validity of any bonds, policies, undertakings signature of any such officer and the corporate seal may be printed by factorized.	cretary, any Vice President, or by such other officers as the Board cretary, any Assistant Secretary, or the Treasurer may appoint licies or undertakings in the name of the Company. The corporate s, Powers of Attorney or other obligations of the corporation. The csimile."		
IN WITNESS WHEREOF, the RLI Insurance Company and/or Concaused these presents to be executed by its respective	tractors Bonding and Insurance Company, as applicable, have dent with its corporate seal affixed this 30th day of		
State of Illinois	By: Barton W. Davis  Nice President		
County of Peoria	CERTIFICATE		
On this 30th day of September, 2019, before me, a Notary Public, personally appeared Barton W. Davis, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as the aforesaid officer of the RLI Insurance Company and/or Contractors Bonding and Insurance Company and acknowledged said instrument to be the voluntary act and deed of said corporation.	I, the undersigned officer of RLI Insurance Company and/or Contractors Bonding and Insurance Company, do hereby certify that the attached Power of Attorney is in full force and effect and is irrevocable; and furthermore, that the Resolution of the Company as set forth in the Power of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the RLI Insurance Company and/or Contractors Bonding and Insurance Company this		
By: Motchen L. Johnigk Notary Public	Insurance Company and/or Contractors Bonding and Insurance Company this day of		
GRETCHEN L JOHNIGK PUBLIC FULLIC STATE OF My Commission Expires May 26, 2020	By: Jean M. Stephenson Corporate Secretary		

### California All-Purpose Certificate of Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	
County of Riverside	S.S.
On February 19, 2020 before me, Ana E. Chav	rez Perez, Notary Public Name of Notary Public, Title
personally appeared Jeff Cham	bers
	me of Signer (1)
who proved to me on the basis of satisfactory evidence is/are subscribed to the within instrument and acknown the same in his/her/their authorized capacity(ies), and instrument the person(s), or the entity upon behalf of vinstrument.  I certify under PENALTY OF PERJURY under the law of the State of California that the foregoing paragraph true and correct.  WITNESS my hand and official seal.  OPTIONAL INFORMAT Although the information in this section is not required by law, it could this acknowledgment to an unauthorized document and may prove use	ledged to me that he/she/they executed that by his/her/their signature(s) on the which the person(s) acted, executed the sis is  ANA E. CHAVEZ PEREZ NOTARY PUBLIC - CALIFORNIA SEMMISSION # 2286015 RIVERSIDE COUNTY My Comm. Exp. April 22 2023  Prevent fraudulent removal and reattachment of
Description of Attached Document	Additional Information
The preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
document titled/for the purpose of,	Proved to me on the basis of satisfactory evidence:  ☐ form(s) of identification ☐ credible witness(es)
containing pages, and dated	Notarial event is detailed in notary journal on:
The signer(s) capacity or authority is/are as:  Individual(s) Attorney-in-fact Corporate Officer(s)  Title(s)	Page # Entry #  Notary contact:  Other  Additional Signer  Signer(s) Thumbprints(s)
☐ Guardian/Conservator ☐ Partner - Limited/General ☐ Trustee(s) ☐ Other:	
representing:  Name(s) of Person(s) Entity(les) Signer is Representing	

Bond No: CMS331855 Premium: Included in the cost of the

performance bond.

### EXHIBIT "B"

### PAYMENT BOND

WHEREAS, the City Council of the City of Beaumont, State of California, and Pardee Homes (hereafter designated as "the Principal") have entered into	
Agreement To Provide Security For Improvements For Tract Map Or Parcel Map Or Plot Plan,	
dated, 20, whereby Principal agrees to install and complete certain designated	
public improvements itemized and described on Tract Map, Parcel Map or Plot Plan No. 37298-1	
which is hereby incorporated herein and made a part hereof; and Atural Tartie Oi 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*****
which is hereby incorporated herein and made a part hereof; and Atwell-Traffic Signal: Highland Springs A	4ve
& Starlight Ave	
WHEREAS, under the terms of the said agreement, the Principal is required before entering upon	
the performance of the work, to file a good and sufficient payment bond with the City of Beaumont to	
secure the claims to which reference is made in Section 8000, et seq., of the Civil Code of the State of	
California.	
NOW, THEREFORE, the Principal and the undersigned as corporate surety, are held firmly bound unto the City of Beaumont and all contractors, subcontractors, laborers, materialmen, and other persons employed in the performance of the said agreement and referred to at Section 8000, et seq., of the Civil Code in the sum of One Hundred Thirty Three Thousand * dollars (\$ 133,999.00 ), for materials furnished or labor thereon of any kind, or for amounts due under the Unemployment Insurance Act with respect to this work or labor, that the Surety will pay the same in an amount not exceeding the	
amount hereinabove set forth, and also in case suit is brought upon this bond, will pay in addition to the	
face amount thereof, costs and reasonable expenses and fees, including reasonable attorney's fees	
incurred by the City in successfully enforcing this obligation, to be awarded and fixed by the court, and to	
be taxed as costs and to be included in the judgment therein rendered.  *Nine Hundred Ninety Nine & 00/100	1
The state of the s	,
It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims under Section 8000, et seq., of the Civil Code, so as to give a right of action to them or their assigns in any suit brought upon this bond.	
Should the condition of this bond be fully performed, then this obligation shall become null and void, otherwise it shall be and remain in full force and effect.	
The Surety hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the agreement or the specifications accompanying the same shall in any manner affect its obligations on this bond, and it does hereby waive notice of any such change, extension, alteration, or addition.	
IN WITNESS WHEREOF, this instrument has been duly executed by the Principal and Surety above named, on February 12 , 2020 .	
DD D COD A 7	
PRINCIPAL: SURETY:	
Pardee Homes RI Insurance Company	
Pardee Homes RLI Insurance Company	
By Seff Chambe By Je D	
Title JeffCkambers, VP Community Development  Title Janina Monroe Attorney-In-Fact	
Title Janina Monroe, Attorney-In-Fact	

# ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	}
County of Orange	}
On before me,	Brianne Davis, Notary Public  (Here insert name and title of the officer)
personally appeared	Janina Monroe
name(s) is/axx subscribed to the within kx/she/kxxy executed the same in kx/s/h	factory evidence to be the person(s) whose instrument and acknowledged to me that er/their authorized capacity(iex); and that by sent the person(s), or the entity upon behalf of e instrument.
I certify under PENALTY OF PERJURY the foregoing paragraph is true and cor	under the laws of the State of California that rect.
WITNESS my hand and official seal.	BRIANNE DAVIS Notary Public — California Orange County Commission # 2195215 My Comm. Expires May 1, 2021
Notary Public Signature (No.	otary Public Seal)
ADDITIONAL OPTIONAL INFORMATI	ON INSTRUCTIONS FOR COMPLETING THIS FORM
DESCRIPTION OF THE ATTACHED DOCUMENT	This form complies with current California statutes regarding notary wording and, if needed, should be completed and attached to the document. Acknolwedgents from other states may be completed for documents being sent to that state so long as the wording does not require the California notary to violate California notary law.
(Title or description of attached document)	<ul> <li>State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.</li> </ul>
(Title or description of attached document continued)	<ul> <li>Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.</li> </ul>
Number of Pages Document Date	<ul> <li>The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).</li> <li>Print the name(s) of document signer(s) who personally appear at the time of</li> </ul>
CAPACITY CLAIMED BY THE SIGNER  ☐ Individual (s) ☐ Corporate Officer ☐ (Title) ☐ Partner(s) ☒ Attorney-in-Fact ☐ Trustee(s) ☐ Other	<ul> <li>Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/shc/they, is /are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.</li> <li>The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.</li> <li>Signature of the notary public must match the signature on file with the office of the county clerk.</li> <li>Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.</li> <li>Indicate title or type of attached document, number of pages and date.</li> </ul>
	<ul> <li>Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e. CEO, CFO, Secretary).</li> </ul>

· Securely attach this document to the signed document with a staple.

2015 Version www.NotaryClasses.com 800-873-9865

### **POWER OF ATTORNEY**

### RLI Insurance Company Contractors Bonding and Insurance Company

9025 N. Lindbergh Dr. Peoria, IL 61615 Phone: 800-645-2402

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That RLI Insurance Company and/or Contractors Bonding and Intogether, the "Company") do hereby make, constitute and appoint:	nsurance Company, each an Illinois corporation, (separately and	
Paul Boucher, Janina Monroe, Dennis Langer, Michelle Haase, Timothy Noonan, jointly or severally		
in the City of Irvine , State of California full power and authority hereby conferred, to sign, execute, acknowledge bonds and undertakings in an amount not to exceed (\$25,000,000.00 ) for any single obligation.	its true and lawful Agent(s) and Attorney(s) in Fact, with and deliver for and on its behalf as Surety, in general, any and all Twenty Five Million  Dollars	
The acknowledgment and execution of such bond by the said Attorney in executed and acknowledged by the regularly elected officers of the Compa	Fact shall be as binding upon the Company as if such bond had been any.	
RLI Insurance Company and/or Contractors Bonding and Insuran following is a true and exact copy of a Resolution adopted by the Board of	nce Company, as applicable, have each further certified that the Directors of each such corporation, and is now in force, to-wit:	
"All bonds, policies, undertakings, Powers of Attorney or other obligati the Company by the President, Secretary, any Assistant Secretary, Treas of Directors may authorize. The President, any Vice President, Sec Attorneys in Fact or Agents who shall have authority to issue bonds, pol seal is not necessary for the validity of any bonds, policies, undertakings signature of any such officer and the corporate seal may be printed by far	cretary, any Assistant Secretary, or the Treasurer may appoint icies or undertakings in the name of the Company. The corporate is Powers of Attorney or other obligations of the corporation. The	
IN WITNESS WHEREOF, the <b>RLI Insurance Company</b> and/or <b>Con</b> caused these presents to be executed by its respective Vice Presi	tractors Bonding and Insurance Company, as applicable, have dent with its corporate seal affixed this 30th day of	
State of Illinois	By: Barton W. Davis  Nice President	
County of Peoria	CERTIFICATE	
On this 30th day of September, 2019, before me, a Notary Public, personally appeared Barton W. Davis, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as the aforesaid officer of the RLI Insurance Company and/or Contractors Bonding and Insurance Company and acknowledged said instrument to be he voluntary act and deed of said corporation.	I, the undersigned officer of RLI Insurance Company and/or Contractors Bonding and Insurance Company, do hereby certify that the attached Power of Attorney is in full force and effect and is irrevocable; and furthermore, that the Resolution of the Company as set forth in the Power of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the RLI Insurance Company and/or Contractors Bonding and Insurance Company this day of	
By: Motchen L. Johnigk Notary Public	RLI Insurance Company Contractors Bonding and Insurance Company	
GRETCHEN L JOHNIGK PUBLIC "OFFICIAL SEAL" STATE OF ILLINOIS My Commission Expires May 26, 2020	By: Jean M. Stephenson Corporate Secretary	

### California All-Purpose Certificate of Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

	- in a second of the december.
State of California	
County of Riverside	s.s.
	,
On February 19, 2020 before me, Ana E. Cha	vez Perez, Notary Public
	Name of Notary Public, Title
personally appeared Jeff Char	
N	ame of Signer (1)
Name of Signer (2)	
who proved to me on the basis of satisfactory eviden is/are subscribed to the within instrument and acknow the same in his/her/their authorized capacity(ies), and instrument the person(s), or the entity upon behalf of instrument.	vledged to me that he/she/they executed that by his/her/their signature(s) on the
I certify under PENALTY OF PERJURY under the law of the State of California that the foregoing paragraph true and correct.	vs i is
WITNESS my hand and official seal.	
Signature of Notary Public	ANA E. CHAVEZ PEREZ NOTARY PUBLIC - CALIFORNIA COMMISSION # 2286015 RIVERSIDE COUNTY My Comm. Exp. April 22, 2023
Although the information in this section is not required by law, it could this acknowledgment to an unauthorized document and may prove us	d prevent fraudulent removal and reattachment of
Description of Attached Document	Additional Information
he preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
ocument titled/for the purpose of	Proved to me on the basis of satisfactory evidence:
•	form(s) of identification credible witness(es)
	1 15-10 15 17 17 17 17 17 17 17 17 17 17 17 17 17
ontaining pages, and dated	Notarial event is detailed in notary journal on:
he signer(s) capacity or authority is/are as:	Page # Entry #
☐ Individual(s) ☐ Attorney-in-fact	Notary contact:
☐ Corporate Officer(s)	Other
Title(s)	☐ Additional Signer ☐ Signer(s) Thumbprints(s)
Guardian/Conservator	
☐ Guardian/Conservator ☐ Partner - Limited/General ☐ Trustee(s) ☐ Other:	
epresenting:	
Name(s) of Person(s) Entity(les) Signer is Representing	

### CITY OF BANNING GENERAL NOTES:

- ALL WORK SHALL BE IN ACCORDANCE WITH THESE PLANS, THE CITY OF BANNING STANDARD PLANS, THE CONTRACT PROMISSION AND THE STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION (GREENBOOK). ALL REFERENCE SPECIFICATIONS AND STANDARDS SHALL BE THE LITEST EDITION UNLESS
- WHEN A TECHNICAL CONFLICT IS FOUND TO EXIST IN THE CONTRACT DOCUMENTS THAT CANNOT BE RESOLVED BY REFERENCE TO PRECEDENCE PROVISIONS IN THE "GREENBOOK," THE CONTRACTORS SHALL IMMEDIATELY REPORT SAID CONFLICT TO THE CITY ENGINEERS FOR RESOLUTION.
- ALL MATERIALS AND METHODS ARE SUBJECT TO THE APPROVAL OF THE CITY ENGINEER.
- ALC MATERIALS AND MELTIODOS AND SUBSCIPTO TO THE APPLICATION. OF THE CHI TRUMINEER.

  ONE STRUCTION PERMITS SHALL BE OBTAINED FROM THE CITY OF BANNING, ENGINEERING DEPARTMENT, PRIOR TO THE START OF ANY WORK, INSPECTION COORDINATION SHALL BE REQUESTED AT LEAST TWO WORKING MAY PRIOR TO THE START OF ANY WORK IN PUBLIC RIGHT-OF-WAY WITHIN THE CITY LIMITS. CALL (951) 922-3130 FOR AN INSPECTION REQUEST.
- THE CONTRACTOR SHALL CONFORM TO ALL CURRENT EDITION OF CA MUTCD TRAFFIC CONTROL POLICIES, METHODS AND PROCEDURES DESCRIBED IN STATE OF CALIFORNIA MANUAL OF TRAFFIC CONTROLS, LATEST NON-METRIC EDITION UNLESS OTHERWISE DIRECTED BY THE CITY ENGINEER.
- IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO MAINTAIN BARRICADES. DELINEATORS OR OTHER RAFFIC CONTROL DEVICES AT ALL TIMES
- TRAFFIC CONTROL DEVICES AT ALL TIMES.

  THE CONTROLOR SHALL DISTANA PERMIT TO PERFORM EXCAVATION OR TRENCH WORK FOR TRENCHES FIVE (5) FEET OR GREATER IN DEPTH FROM THE CALIFORNIA STATE DIVISION OF INDUSTRIAL SAFETY.

  THE WALLS AND FACES OF ALL EXCAVATIONS GREATER THAN FIVE (5) FEET IN DEPTH SHALL BE GUARDED BY SHORING, SLOPING OF THE GROUND OR OTHER PROPVED MEANS PURSUANT TO THE REQUIREMENTS OF THE DIVISION OF BROUSTRIAL SAFETY OF THE STATE OF CALIFORNIA. TRENCHES LESS THAN FIVE (5) FEET SHALL HAD BE CHARGED MARKET MED CONTROL FROM C ALSO BE GUARDED WHEN THE POTENTIAL EXISTS FOR GROUND MOVEMENT
- NO MATERIAL OR EQUIPMENT SHALL BE STORED IN THE PUBLIC RIGHT-OF-WAY WITHOUT OBTAINING A SEPARATE PERMIT FOR THAT PURPOSE
- SEPARATE PERMIT FULL THAI PURPUSE.

  THE LOCATIONS OF UTILITIES SHOWN HAVE BEEN DETERMINED FROM AVAILABLE INFORMATION; HOWEVER, IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO DETERMINE, IN THE FIELD, THE TRUE LOCATION AND LEEVATION OF ANY DESITING UTILITIES, AND TO DEVENDE PROPER PRECAUTION TO AUDIO DAMAGE THERETO. THE CONTRACTOR SHALL CONTACT UNDERGROUND SERVICE ALERT AT 1-800-277-2600 TWO WORKING DAYS
- THE CONTRACTOR SHALL COORDINATE CONSTRUCTION WITH ALL UTILITY COMPANIES INCLUDING, BUT NOT LIMITED TO, GAS, TELEPHONE, ELECTRIC, CABLE TELEVISION, LANDSCAPING, LANDSCAPE IRRIGATION, DOMESTIC WATER, RECLAIMED WATER, SEWER, STORM DRAIN, FLOOD CONTROL AND CALTRANS. ALL UTILITY COMPANIES SHALL BE GIVEN TWO WORKING DAYS' NOTICE PRIOR TO WORK AROUND THEIR FACILITIES.
- COMPARIES SYNCL SECULATION OF THE CONTROLLED FOR THE WORKER AND AUGUST HIS PROCESS.

  THE CONTRACTOR SHALL NOT OFFERSTE ANY FIRE HYDRANT OR WATER MAIN VALID HIS WITHOUT APPROPRIATE AGENCY AUTHORIZATION. CONTRACTOR SHALL COORDINATE WITH THE WATER DEPARTMENT, CITY OF BANNIN FOR VALVE OFFERSTION AND WATER REQUIREMENT.

- FOR VALVE OPERATION AND WATER REQUIREMENTS.

  CURVE DATA REFERS TO THE FACE OF CURB, UNLESS OTHERWISE NOTED.

  STATIONING REFERS TO THE CENTERLINE OF STREETS EXCEPT WHERE OTHERWISE NOTED.

  ADEQUATE CONSTRUCTION CONTROL STAKES SHALL BE SET BY THE ENGINEER TO ENABLE THE CONTRACTOR TO CONSTRUCT THE WORK TO THE PLAN GRADE. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PRESERVATION OF BENCHMARKS AND CONSTRUCTION CONTROL STAKING DURING CONSTRUCTION.
- THE CONTRACTOR SHALL NOT DISTURB EXISTING SURVEY MONUMENTS. MONUMENT TIES OR BENCHMARKS
- THE CONTRACTOR SHALL NOT DISTURE SOSTING SURVEY MODIUMENTS, MODIUMENT TIES OR BENCHMARKS WITHOUT PRIOR NOTIFICATION TO THE CITY ENIGNEER.
  REMOVAL AND REPLACEMENT OF EXISTING SURVEY CONTROL, INCLUDING SURVEY MONUMENTS, MONUMENT SHAD BENCHMARKS, SHALL BE DONE BY A REGISTERED OWNLE NIGNEER OR LICENSED LAND SURVEYOR.
  SURVEY MODIUMENTS THAT WILL BE DESTROYED AS A RESULT OF THIS CONSTRUCTION SHALL BE REPLACED.
  THE CONTRACTOR SHALL NOTIFY THE ENGINEER ONE WEEK PRIOR TO CONSTRUCTION SO THAT TIES TO MONUMENTS CAN BE ESTABLISHED FOR LATER REPLACEMENT OF THE MONUMENT.
- THE CONTRACTOR SHALL MAINTAIN ACCESS FOR LOCAL RESIDENTS AND BUSINESSES AT ALL TIMES. A MINIMUM TWELVE (12) FOOT LANE SHALL BE MAINTAINED AT ALL TIMES IN THE CONSTRUCTION AREA FOR RESIDENTS AND EMERGENCY VEHICLES.
- THE CONTRACTOR SHALL PROVIDE AND MAINTAIN AN EFFECTIVE MEANS OF DUST CONTROL, INCLUDING
- ALL GRADING OPERATIONS SHALL BE DISCONTINUED WHEN SUSTAINED WIND VELOCITIES EXCEED 25 MILES PER
- THE CONTRACTOR SHALL NOT CAUSE ANY EXCAVATED MATERIAL, MUD, SILT, OR DEBRIS TO BE DEPOSITED ONTO PUBLIC OR PRIVATE PROPERTY ADJACENT TO THE RIGHT-OF-WAY DURING CONSTRUCTION WITHOUT PRIOR WRITTEN APPROVAL
- NO TRENCH BACKFILL SHALL TAKE PLACE WITHOUT PRIOR APPROVAL OF THE CITY INSPECTOR. A GEOTECHNICAL ENGINEER SHALL CERTIFY ALL BACKFILL COMPACTION; FAILURE TO OBTAIN THE REQUIRED DENSITY SHALL REQUIRE REWORKING OF THAT PORTION OF THE WORK UNTIL THE SPECIFIED DENSITY IS
- CARE SHOULD BE TAKEN TO PREVENT GRADES, DITCHES, AND SWALES FROM UNDERMINING STREET IMPROVEMENTS. UPON INSPECTION OF THE SITE, THE CITY ENGINEER MAY REQUIRE TEMPORARY NON-ERODIBLE SWALES ENTERING OR LEAVING IMPROVEMENTS. THE FINAL LOCATION AND WIDTH OF DRIVEWAY APPROACH APRONS SHALL BE APPROVED AT THE TIME OF
- CONSTRUCTION AND SHALL CONFORM TO THE CITY OF BANNING STANDARD DETAILS.
- ALL EXPOSED CONCRETE SURFACES SHALL CONFORM IN GRADE, COLOR AND FINISH TO MATCH EXISTING
- OFFICIAL STATE CONTRACTOR SHALL STAMP AN "S" IN THE FACE OF THE CURB AT THE LOCATION OF THE SEWER LATERAL NO CONCRETE SHALL BE PLACED UNTIL THE FORMS AND REINFORCING STEEL HAVE BEEN PLACED, INSPECTED. ALL UNDERGROUND UTILITIES SHALL BE INSTALLED, TESTED AND APPROVED PRIOR TO PAVING OF STREETS.
- PAVEMENT STRUCTURAL SECTIONS SHOWN ARE MINIMUM AND SUBJECT TO REVISION AND APPROVAL OF THE CITY ENGINEER AS DETERMINED BY SOILS TESTS TAKEN AFTER COMPLETION OF ROUGH GRADING AND IN CONSIDERATION OF THE APPROPRIATE R-VALUE ACTUAL THICKNESS OF A.C. PAVEMENT AND/OR BASE COURSE MATERIAL FOR STRUCTURAL STREET SECTIONS
- ACTUAL THICKNESS OF A.C. PAVEMENT AND/OR BASE COURSE MATERIAL, FOR STRUCTURAL STREET SECTIONS SHALL BE RECOMMENDED BY A GEOTECHNICAL REPORT AND SUBMITTED TO THE CITY OF BANNING FOR APPROVAL UPON COMPLETION OF ROUGH GRADING. ALL MANHOLES, CLEANOUT FRAMES, COVERS AND VALVE BOXES SHALL BE RAISED TO FINISHED GRADE BY THE PAVING CONTRACTOR UPON COMPLETION OF PAVINGS AND PER THE CITY OF BANNINGS REQUIREMENTS. UPON COMPLETION OF CONSTRUCTION, CONTRACTOR SHALL RESTORE ALL SIGNING, STRIPING, BARRICADES, MANAGEMENT OF THE PROPERTY OF THE PROPERTY OF THE CITY OF THE CONTRACTOR SHALL RESTORE ALL SIGNING, STRIPING, BARRICADES,
- CONTRACTOR SHALL RELOCATE AND/OR REPLACE LANDSCAPING, SPRINKLERS AND SIDEWALKS AFFECTED BY THE CONSTRUCTION TO THE SATISFACTION OF THE CITY ENGINEER AS-BUILT DRAWINGS SHALL BE PROVIDED BY THE CONTRACTOR TO THE ENGINEER OF RECORD, WHO SHALL PROVIDE RECORD DRAWINGS TO THE CITY ENGINEER.
- AS-BUILT DYNAWINGS PHICK BY PROVIDED BY THE CUBTINGAL DIST OF THE ENGINEER OF RECURD, WHO SPALL PROVIDE RECORD DRAWINGS TO THE CITY ENGINEER. IF AND WHEN TRAFFIC LOOP DETECTIORS ARE DISTURBED, THEY SHALL BE REPLACED AS SOON AS POSSIBLE, PER THE CITY ENGINEER'S DIRECTION. STREET NAME AND DIRECTIONAL SIGNS SHALL MEET ALL CA MUTCD AND CITY REQUIREMENTS.

CITY OF BEAUMONT

REVIEWD BY: 1.C. Q & NS 1.17.20

811

AND OTHER TRAFFIC CONTROL DEVICES TO THE SATISFACTION OF THE CITY ENGINEER.

### IN THE CITY OF BANNING, STATE OF CALIFORNIA **TRACT NO. 37298-1, ATWELL** TRAFFIC SIGNAL **INSTALLATION AND MODIFICATION PLANS**

LEGAL DESCRIPTION

S.C.E. CORRIDOR

10

OAK VALLEY PARKWAY

(3)

(2)

STREET

LOTS 1-7, 10; AND PORTIONS OF LOTS 8, 9, 10, 18, & 19; OF TRACT MAP NO. 34330, FILED IN BOOK 429 OF MAPS, PAGES 84 THROUGH 103, INCLUSIVE, IN THE OFFICE OF THE COUNTY RECORDER OF RIVERSIDE COUNTY, CALIFORNIA.

**ABBREVIATIONS** 

HIGH POINT LOW POINT POINT OF INTERSECTION STORM DRAIN

SANITARY SEWER

MAXIMUM STATION TRAFFIC VARIES ASPHALT CEMENT CABLE TELEVISION ELECTRIC ELEVATION SIGNAL

NON-POTABLE WATER

POTABLE WATER

DELTA RADIUS

STA TRAF VAR A.C. CATV ELEC ELEV SIG O.C. <PT UDG

TR. 800, 37298-1

PA 4

### CITY OF BEAUMONT GENERAL NOTES:

- THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE CLEARING OF THE PROPOSED WORK AREA AND RELOCATION COSTS OF ALL EXISTING UTILITIES. THIS INCLUDES UNDERGROUNDING OF EXISTING OVERHEAD LINES ALONG THE PROJECT FRONTAGE AS REQUIRED BY THE CONDITIONS OF APPROVAL. PERMITTEE MUST INFORM CITY OF CONSTRUCTION SCHEDULE AT LEAST 48 HOURS PRIOR TO REGINNING OF CONSTRUCTION AT (951) 769-8520.
- ALL WORK SHALL CONFORM TO THE REQUIREMENTS OF THE STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION, GREENBOOK, LATEST EDITION AND THE RIVERSIDE COUNTY TRANSPORTATION DEPARTMENT IMPROVEMENT STANDARDS AND SPECIFICATIONS, "LATEST EDITION," COUNTY ORDINANCE NO. 461 AND SUBSEQUENT
- 3. ALL UNDERGROUND FACILITIES, WITH LATERALS, SHALL BE IN PLACE PRIOR TO PAVING THE STREET SECTION INCLUDING. BUT NOT LIMITED TO. THE FOLLOWING: SEWER, WATER, ELECTRIC, GAS AND STORM DRAI
- 4. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR OR DEVELOPER TO INSTALL AND MAINTAIN ALL CONSTRUCTION IT STAILS BET IRE RESPONSIBILITY OF THE CONTINUE FOR TO REVENUE AND THIS TAIL OF THE REPORT OF THE PROJECT LIMITS AND ITS SURROUNDINGS TO PROVIDE SAFE PASSAGE FOR THE TRAVELING PUBLIC AND WORKERS UNTIL THE FINAL COMPLETION AND ACCEPTANCE OF THE PROJECT BY THE TRAVEL ON THE TRAVEL CONTINUE PLAN MUST BE ESUBMITTED WITH A PROPONCE STREET PLAN FOR REVIEW TO THE PERMITS SECTION OR INSPECTION SECTION (FOR MAP CASES) PRIOR TO OBTAINING AN ENCROACHMENT PERMIT.
- 5. ANY PRIVATE DRAINAGE FACILITIES SHOWN ON THESE PLANS ARE FOR INFORMATION ONLY, BY SIGNING THESE IMPROVEMENT PLANS, NO REVIEW OR APPROVAL OF THESE PRIVATE FACILITIES ARE IMPLIED OR INTENDED BY CITY OF BEAUMONT PUBLIC WORKS DEPT.
- 6. THE DEVELOPER WILL INSTALL STREET NAME SIGNS CONFORMING TO R.C.T.D. STANDARD NO. 816.
- . ALL STREET SECTIONS ARE TENTATIVE. ADDITIONAL SOIL TESTS SHALL BE TAKEN AFTER ROUGH GRADING TO DETERMINE THE EXACT STREET SECTION REQUIREMENTS, USE R.C.T.D. STANDARD NO. 401 IF EXPANSIVE SOILS ARE ENCOUNTERED.
- 8. IT SHALL BE THE RESPONSIBILITY OF THE DEVELOPER TO NOTIFY THE ENGINEER TO INSTALL STREET CENTERLINE MONUMENTS AS REQUIRED BY RIVERSIDE COUNTY ORDINANCE NO. 461. IF CONSTRUCTION CENTERLINE DIFFERS, PROVIDE A TIE TO EXISTING CENTERLINE OF RIGHT-OF-WAY, PRIOR TO ROAD CONSTRUCTION, SURVEY MONUMENTS INCLUDING CENTERLINE MODULETTS, THE POINTS, PROPERTY FOR THE STATE JOINS HOLD LINES AND HE REPERTING SHILL AND CORRECT HEAD THE STATE OF THE STAT
- 9. ASPHALTIC EMULSION (FOG SEAL) SHALL BE APPLIED NOT LESS THAN FOURTEEN DAYS FOLLOWING PLACEMENT OF THE ASPHALT SURFACING. FOG SEAL AND PAINT BINDER SHALL BE APPLIED AT A RATE OF 0.05 AND 0.03 GALLON PER SQUARE YARD RESPECTIVELY, ASPHALTIC EMULSION SHALL CONFORM TO SECTIONS 37, 39 AND 94 OF THE STATE STANDARD
- 10. PRIME COAT IS REQUIRED PRIOR TO PAVING ALL GRADES IN EXCESS OF TEN PERCENT.
- 11. CONSTRUCTION PROJECTS DISTURBING MORE THAN ONE ACRE MUST OBTAIN A NATIONAL POLLUTANT DISCHARGE ELMINATION SYSTEM (MPDES PERMIT) OWNERS, DEVELOPERS ARE REQUIRED TO RILE A NOTICE OF RITENT (ADD WITH THE STATE, WARTER RESOURCES CONTROL GOANG (SWINGE), PEPERARE A STORM WATER POLLUTION PREVENTION PLAN (SWIPPP)
- 12. THE DEVELOPER SHALL BE RESPONSIBLE FOR THE INSTALLATION OF ADDITIONAL SIGNS AND MARKINGS NOT INCLUDED IN THE SIGNING AND STRIPING PLAN WITHIN THE PROJECT AREAS, OR ON ROADWAYS ADJACENT TO THE PROJECT BOUNDARIES, UPON THE REQUEST OF THE DIRECTOR OF PUBLIC WORKS OR HIS DESIGNEE TO IMPROVE TRAFFIC SAFETY
- 13. IT SHALL BE THE RESPONSIBILITY OF THE DEVELOPER/CONTRACTOR TO APPLY TO THE RIVERSIDE COUNTY FLOOD CONTROL (RCFC) FOR PERMITS WHEN ANY STORM DRAIN PIPE NEEDS TO BE CONNECTED WITH A RCFC FACILITY AND ADD PERMITEE #\_\_\_ON THE PLAN.

14. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR OR DEVELOPER TO APPLY TO THE CALIFORNIA DEPARTMENT OF SUNDANCE

- TRANSPORTATION (CALTRANS) FOR AN ENCROACHMENT PERMIT FOR ALL WORK PERFORMED WITHIN STATE
- CURB DEPRESSIONS AND DRIVEWAY APPROACHES WILL BE INSTALLED AND CONSTRUCTED ACCORDING TO COUNTY STANDARDS NO. 206 AND/OR 207, AS DIRECTED IN THE FIELD.
- 16. STREET LIGHTS SHALL BE INSTALLED IN ACCORDANCE WITH THE APPROVED STREET LIGHTING PLAN PER CITY OF
- 17. FOR ALL DRIVEWAY RECONSTRUCTION BEYOND RIGHT-OF-WAY, PROOF OF DRIVEWAY DWINER NOTIFICATION IS REQUIRED
- 18. INSTALL STREET TREES IN ACCORDANCE WITH ORDINANCE 461 AND THE COMPREHENSIVE LANDSCAPING GUIDELINES
- 19. THE DEVELOPER SHALL HAVE GEOTECHNICAL/SOILS ENGINEERING FIRM OBSERVE TRENCHING, BACKFILLING, & SOIL COMPACTION OF ALL UTILITY TRENCHES WITHIN ALL EASEMENTS & ROAD RIGHTS OF WAY. TWO SETS OF COMPACTION COMPACTION OF ALL UTILITY TRENCHES WITHIN ALL EASEMENTS & HOUD RIGHTS OF WAY. TWO SETS OF COMPACTION
  REPORTS CERTIFYING THAT WORKS WERE DONE TO CONPORMANCE TO STANDARDS & GEOTECHICAL REPORT SHALL BE
  STARLIGHT SUBMITTED AFTER EACH UTILITY TRENCH SE COMPACTED CERTIFIED. COMPACTION REPORT MIST BE SUBMITTED TO THE
  OPEN OF BUILD WRONGE AT LEAST TWO MIDDINGS DESCRIPTIONS GEORGEOFATE BASE WATERIALS AS DE AMEDIAN SET OF MACEDIAN TO THE DEPT, OF PUBLIC WORKS AT LEAST TWO WORKING DAYS REFORE AGGREGATE BASE MATERIALS ARE PLACED ONSITE
- 20. WDID NO.7 33C383910

### **DECLARATION OF ENGINEER OF RECORD:**

I HEREBY DECLARE THAT THE DESIGN OF THE IMPROVEMENTS AS SHOWN ON THESE PLANS COMPLIES WITH PROFESSIONAL ENGINEERING STANDARDS AND PRACTICES. AS THE ENGINEER IN RESPONSIBLE CHARGE OF DESIGN OF THESE IMPROVEMENTS. LASSUME FULL RESPONSIBLE CHARGE FOR SUCH DESIGN, LUNDERSTAND AND AKNOWLEDGE THAT THE PLAN CHECK OF THESE PLANS BY THE CITY OF REALIMONT AND BANNING IS A REVIEW FOR THE LIMITED THAT HE PLAN CHECK OF THESE PLANS COMPLY WITH CITY PROCEDURES, AND OTHER APPLICABLE CODES AND ORDINANCES. THE PLAN CHECK IS NOT A DETERMINATION OF THE TECHNICAL ADEQUACY OF THE DESIGN OF THE IMPROVEMENTS. SUCH PLAN CHECK DOES NOT, THEREFORE, RELIEVE ME OF MY RESPONSIBILITY.

AS THE ENGINEER OF RECORD, I AGREE TO DEFEND AND INDEMNIFY THE CITY OF BEAUMONT AND BAI OFFICERS, ITS AGENTS, AND ITS EMPLOYEES FROM ANY AND ALL LIABILTY, CLAIMS, DAMAGES, OR INJURIES TO ANY PERSON OR PROPERTY ARISING FROM NEGLIGENT ACTS, ERRORS OR OMMISSIONS OF THE ENGINEER OF RECORD, HIS





TRACT BOUNDARY STREET CENTERLINE DAYLIGHT LINE PROPOSED CURB & GUTTER **EXISTING CURB & GUTTER** LOT NUMBER

### BENCHMARK

LEGEND

2.1.1.2.2.2

100

(360)

SO

- 98

DW

- BCW

== DCSC ==

1.00%

協

 $\langle 7 \rangle$ 

HIGHEST SINGLE-FAMILY

PROPOSED STORM DRAIN

EXISTING STORM DRAIN

EXISTING SANITARY SEWER

PROPOSED STREET GRADE

EXISTING GAS LINE

STAMPED CONCRETE STREET MEDIAN FINISI

PROPOSED SANITARY SEWER

PROPOSED POTABLE WATER

PROPOSED NON-POTABLE WATER

TRAFFIC SIGNAL PLAN SHEET NUMBER

PLANNING AREA AVERAGE RIGHT OF WAY RETAINING WALL TOP OF CURB GRADE BREAK FLOWLINE BEGIN VERTICAL CURVE WIDDLE VERTICAL CURVE END VERTICAL CURVE VERTICAL CURVE VERTICAL CURVE

VERTICAL CURVE TANGENT RATE

**CATCH BASIN** 

EXISTING TOP OF BERM

CENTERLINE

STREET LIGHT

END OF CURVE

NORTHERLY SOUTHERLY EASTERLY WESTERLY WATERLINE

(6)

PA 98

STREET

STLI

FINISH SURFACE FINISH GRADE

BEGIN CURB RETURN

BEGINING OF CURVE

POINT OF REVERSE CURVE

SOUTHERN CALIFORNIA EDISON

END CURB RETURN

LEFT RIGHT

ELEVATIONS AS SHOWN HEREON ARE IN TERMS OF THE NATIONAL GEODETIC VERTICAL DATUM OF NAVD 88 BASED LOCALLY UPON THE FOLLOWING BENCH MARK: 3-1/4" STANDARD ALUMINUM MWD DISK, FLUSH, LOCATED IN BANNING, 0.6 MILES SOUTH ALONG HIGHLAND SPRINGS AVENUE FROM THE INTERSECTION OF HIGHLAND SPRINGS AVENUE AND THE SOUTHERN PACIFIC RAIL ROAD BRIDGE 17.5 FEET FAST OF THE BASIN AT THE TOP OF CURB, 0.5 FEET EAST OF FACE OF CURBS ELEVATION=2534.10

### OWNER/APPLICANT/DEVELOPER

PARDEE HOMES 1250 CORONA POINTE COURT, SUITE 600

### **BASIS OF BEARINGS**

THE BEARINGS FOR THIS SURVEY ARE BASED ON THE LINE BETWEEN STATIONS "TRA BEING NORTH 52" 49' 02.84" EAST.

### ASSESSORS PARCEL NUMBERS

408-120-001 THROUGH -005, -007 THROUGH -009 PORTIONS OF 408-120-006, -010, -012, -019, -020

### ENGINEER'S NOTE TO CONTRACTORS:

THE EXISTENCE AND LOCATION OF ANY UNDERGROUND UTILITY PIPES OR STRUCTURES SHOWN ON THESE PLANS WERE OBTAINED BY A SEARCH OF AVAILABLE RECORDS. THESE LOCATIONS ARE APPROXIMATE AND SHALL BE CONFIRMED IN FIELD BY THE CONTRACTOR, SO THAT ANY NECESSARY ADJUSTMENT CAN BE MADE IN ALIGNMENT AND/OR GRADE OF THE PROPOSED IMPROVEMENT. THE CONTRACTOR IS REQUIRED TO TAKE DUE PRECAUTIONARY MEASURES TO PROTECT ANY UTILITY LINES SHOWN AND ANY OTHER LINES NOT OF RECORD

> MMENDED FOR ACCEPTANCE BY GINEERING RESOURCES OF SOUTHERN CALIFORNIA, INC.

### SHEET INDEX

TITLE SHEET AND SHEET INDEX MAP 

HIGHLAND SPRINGS AVENUE AND SUNDANCE DRIVE

TRAFFIC SIGNAL MODIFICATION PLAN HIGHLAND SPRINGS AVENUE AND OAK VALLEY PARKWAY TRAFFIC SIGNAL PLAN

APEX STREET AT WILSON STREET

### WORK TO BE DONE:

THE IMPROVEMENTS CONSIST OF THE FOLLOWING WORK TO BE DONE ACCORDING TO THESE PLANS, AND THE SPECIFICATIONS AND STANDARD DRAWINGS NOTED HEREIN.

### STANDARD SPECIFICATIONS DESCRIPTION:

CITY OF BANNING "PUBLIC WORKS STANDARD DRAWINGS", DECEMBER 12, 2012. CITY OF BEAUMONT MUNICIPAL CODE AND STANDARD SPECIFICATIONS.

COUNTY OF RIVERSIDE TRANSPORTATION DEPARTMENT "ROAD IMPROVEMENT STANDARDS & SPECIFICATIONS", ORDINANCE NO. 461, AS AMENDED BY ORDINANCE NO. 461 10. FEFECTIVE

SPECIFICATIONS\*, ORDINANCE NO. 461, AS AMENICED BY ORDINANCE NO. 461 10, EFFECTIVE DECEMBER 20, 2007, FOR CITY OF BEALMONT.

4. CALIFORMA DEPARTMENT OF TRANSPORTATION "STANDARD PLANS", 2018 EDITION.

5. CALIFORMA DEPARTMENT OF TRANSPORTATION "STANDARD SPECIFICATIONS", 2015.

6. CALIFORMA DEPARTMENT OF TRANSPORTATION "CA MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES", 2014 EDITION, REVISION 4.

7. AMERICAN PUBLIC WORKS ASSOCIATION STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION ORGENIESPORTS. 2015. EDITION.

CONSTRUCTION (GREENBOOK), 2015 EDITION.

### **ENGINEER'S NOTES:**

CONTRACTOR AGREES THAT HE SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOB CONTINACTOR AGREES THAT HE SHALL ASSUME SOLE AND COMPILETE RESPONSIBILITY FOR JOB SITE CONDITIONS DURING THE COURSE OF CONSISTENDITION OF THIS PROJECT, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY. THAT THIS REQUIREMENT SHALL APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS, AND THAT THE CONTRACTOR SHALL DEFEND, NIDEMBITY AND HOLD THE OWNER AND THE ENGINEER HARMLESS FROM ANY ALL LIABILITY, REAL OR ALLEGED. IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING FOR LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE OWNER OR

THE EXISTENCE AND LOCATION OF ANY UNDERGROUND UTILITIES OF STRUCTURES SHOWN ON THE ENSTENCE AND LOCATION OF ANY UNDERGROUND UTILITIES OF STRUCTURES SHOWN ON THESE PLANS ARE OSTAINED BY A DILIGENT SEARCH OF AVAILABLE RECORDS, THE CONTRACTOR IS REQUIRED TO TAKE ALL PRECAUTIONARY MEASURES TO PROTECT THE UTILITIES SHOWN AND ANY OTHER LINES OF RETUCTURES NOT SHOWN ON THESE PLANS AND IS RESPONSIBLE FOR THE PROTECTION OF, ANY DAMAGE OF THESE LINES OR STRUCTURES. THE CONTRACTOR SHALL CALL UNDERGROUND SERVICE ALERT (JSA) AT 1-600-227-2600 AT LEAST TWO WORKING DAYS PRIOR DESCRIPTION OF THE PROPERTY OF THE PR

PROJECT No.

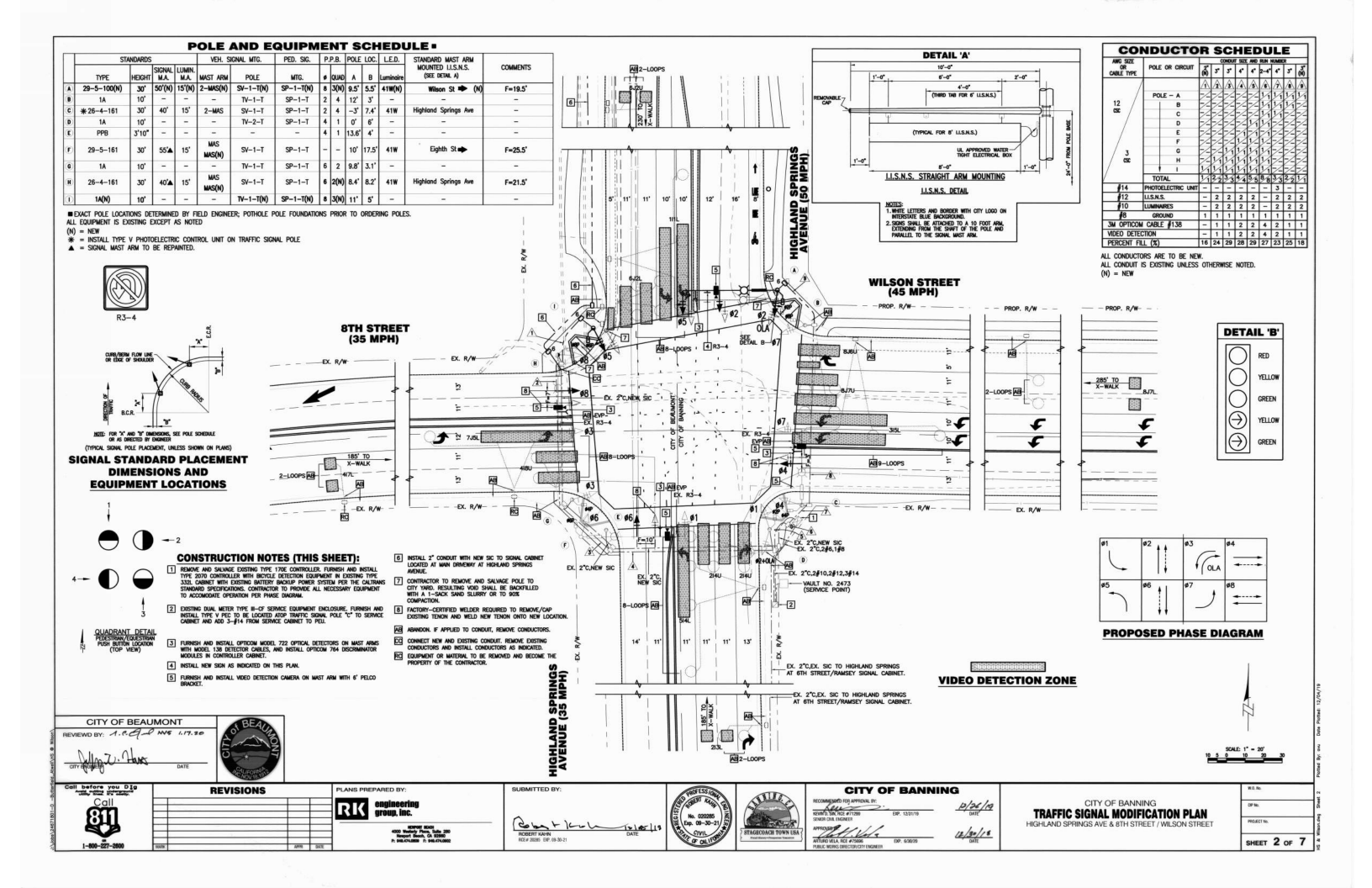
SHEET 1 OF 7

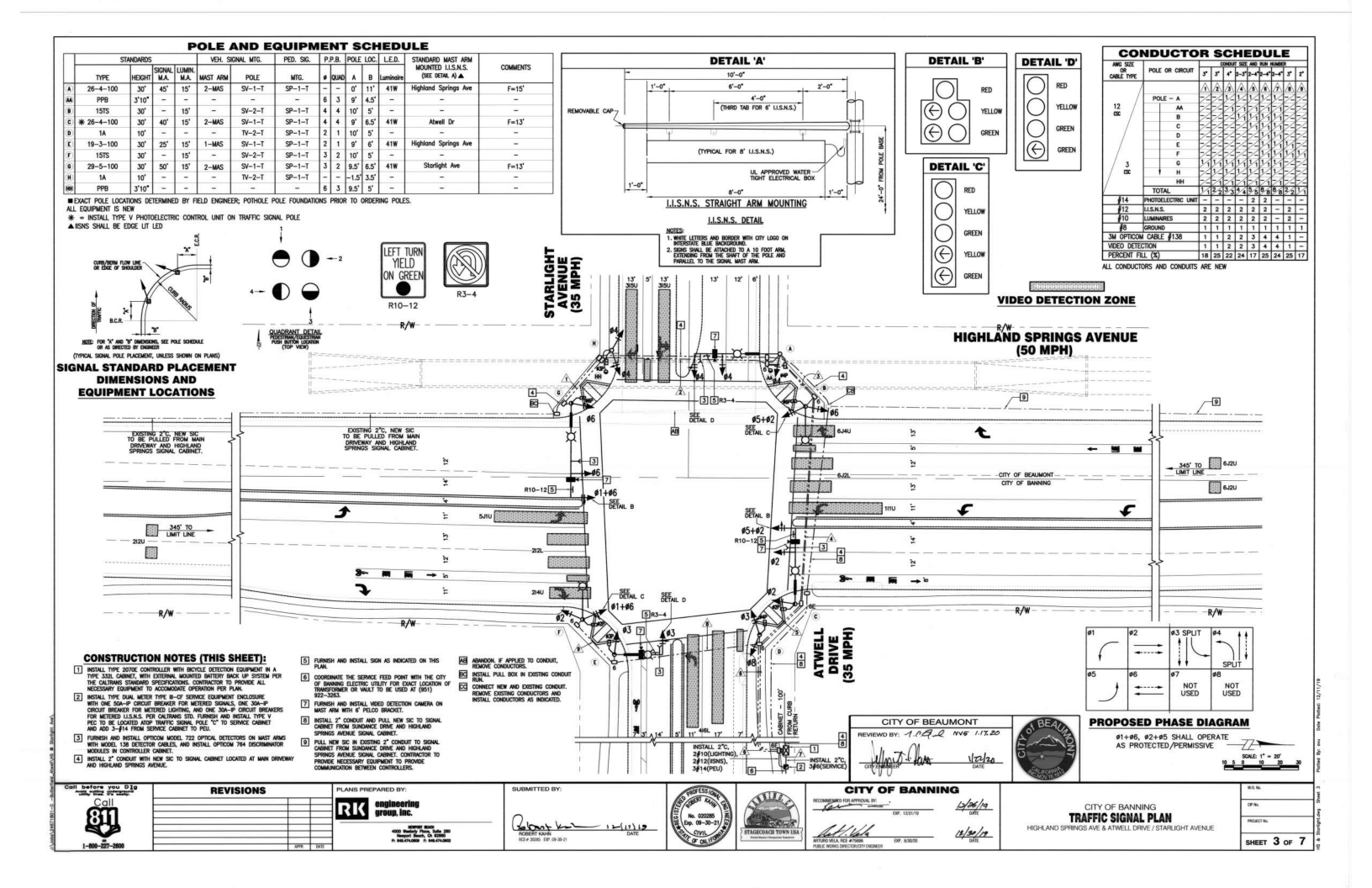
REVISIONS PLANS PREPARED BY SUBMITTED BY CITY OF BANNING TRAFFIC SIGNAL PLANS TRACT NO. 37298-1, ATWELL TITLE SHEET ROBERT KAHN 12/11/19 HIGHLAND SPRINGS AVENUE 12/30/18 RCE# 20285 EXP. 09-30-21 SHEET INDEX MAP

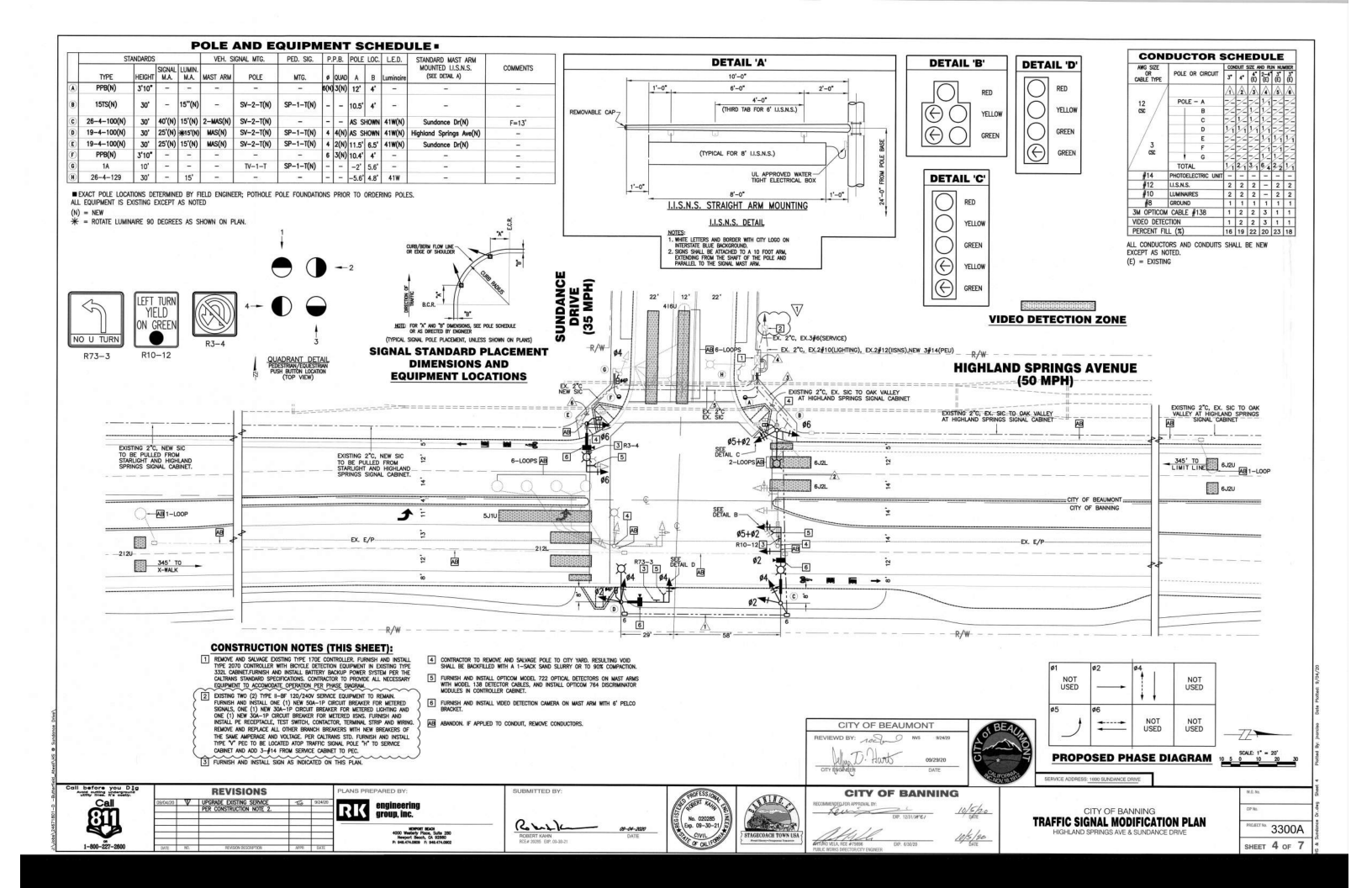
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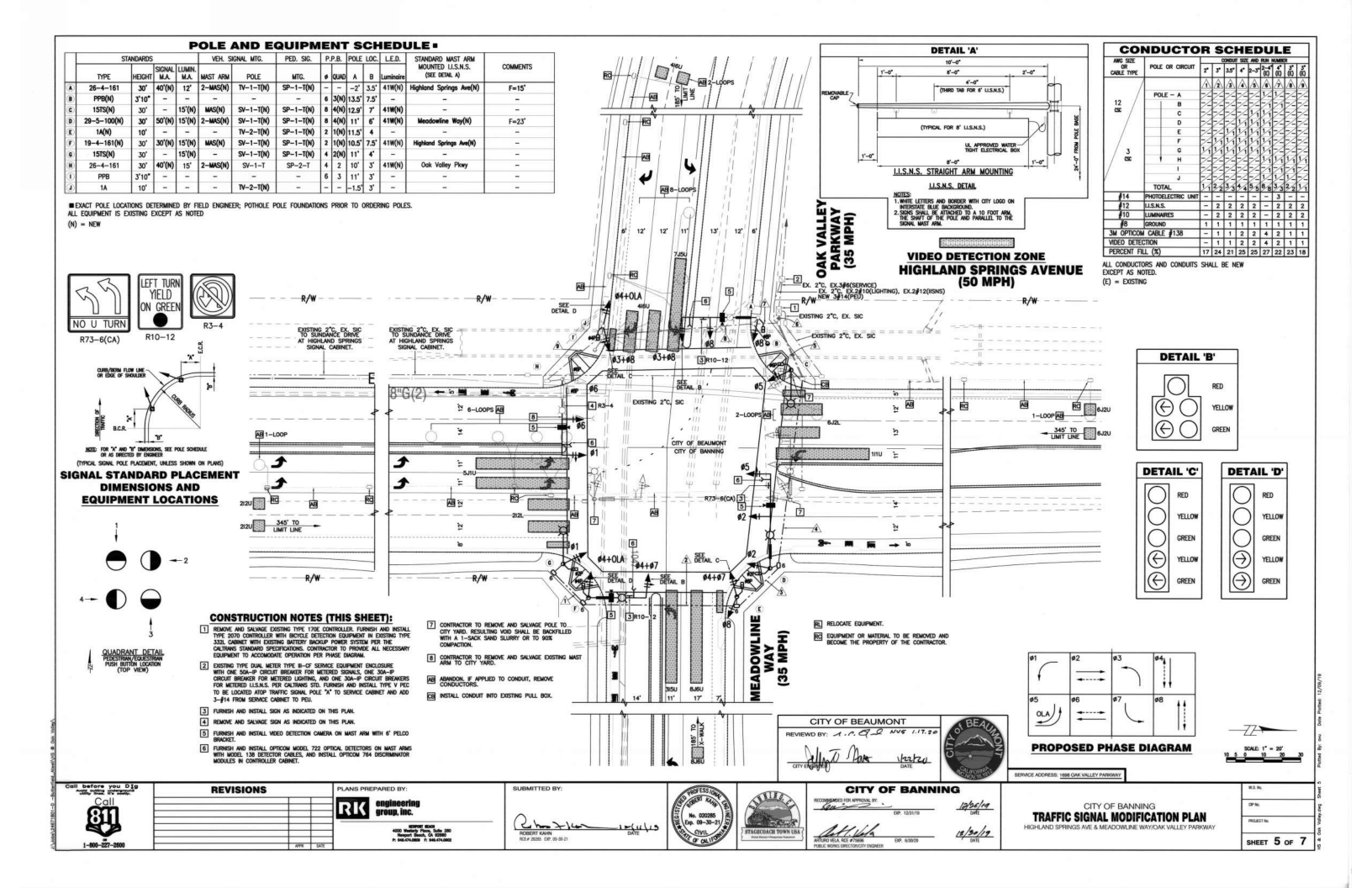
PA 17 LOT 1

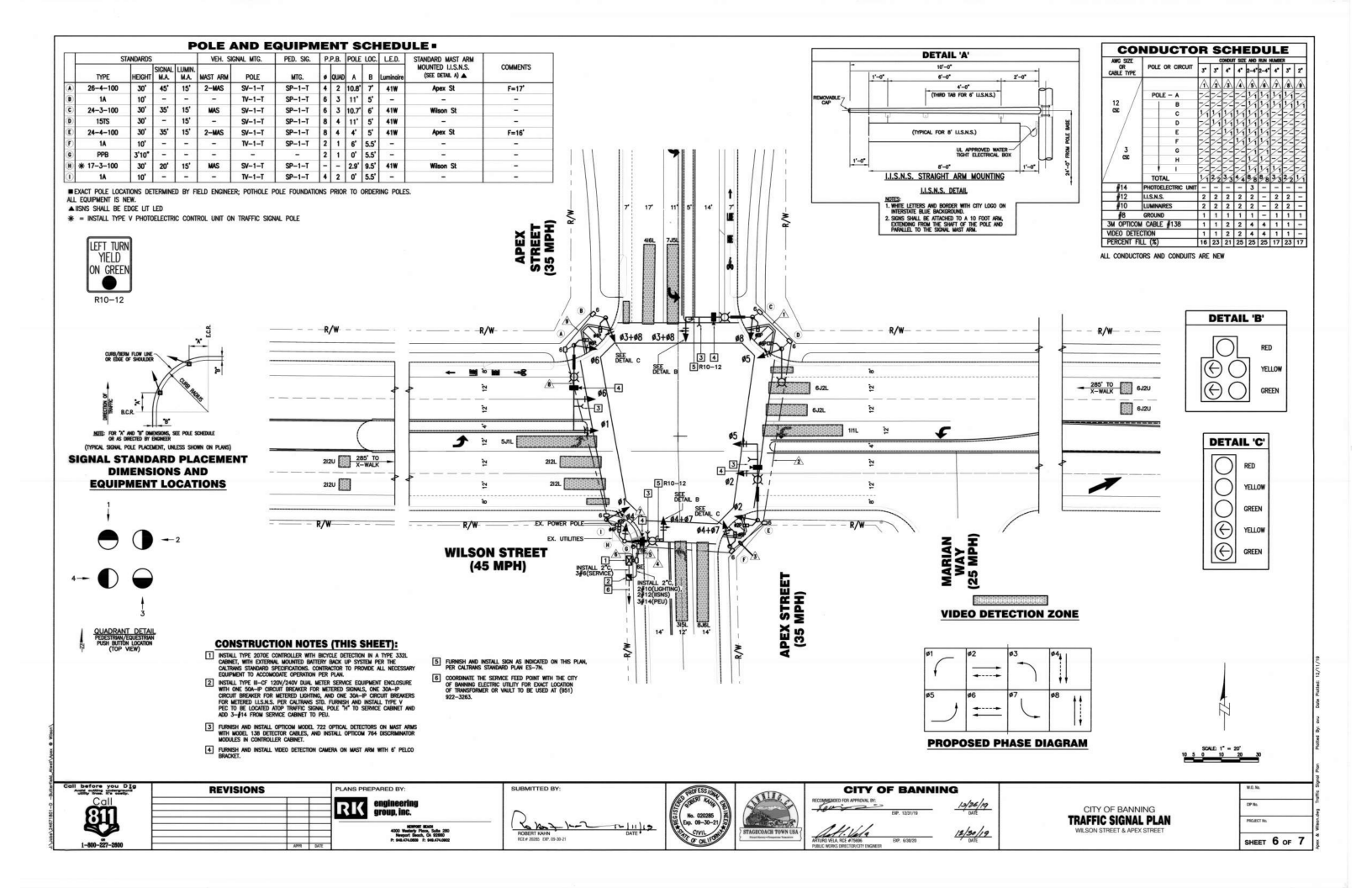












LESUCHIPTION:

All new installations and modifications to traffic signals and highway lighting shall conform to the state of conformation (Caffornia) Standard Specifications and Standard Plans (Install warship), the state of Caffornia Department of the State of Caffornia Department of Caffornia Standard Specifications and Standard Plans (Install warship), the latest CA-MITCD (Caffornia Manual on Uniform Traffic Control Devices), County of Riverside Ordinace 461 and these Special Provisions.

ITEMS Special Foreign and Caffornia Standard Plans (Install warship), the signal standard or controller pedestal and shall be ordinated in the standard by a 3/16 in signal standard or controller pedestal and shall be ordinated in the standard by a 3/16 in signal standard or controller pedestal and shall be ordinated in the standard by a 3/16 in signal standard or controller pedestal and shall be ordinated in the standard by a 3/16 in signal standard or controller pedestal and shall be ordinated in the standard or controller pedestal and shall be ordinated in the standard or controller pedestal and shall be ordinated or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a signal standard or controller pedestal and shall be ordinated as a sig

### B. EQUIPMENT LIST AND DRAWINGS:

The Contractor shall furnish a maintenance manual for all controller units, auxiliary equipment and vehicle detector sensor units, control units and amplifiers. The maintenance manual or operation manual may be combined into one manual. The maintenance manual or combined maintenance and operation manual shall be submitted at the time the controllers are deliver for testing or, if ordered by the Engineer, previous to purchase. The maintenance manual sh include, but need not be limited to, the following items:

ut need not be limited to, the following items:

a) Specifications

b) Design characteristics
c) General operation theory
d) Function of all controls
e) Troubleshooting procedure (diagnostic routine)
f) Block circuit diagram
g) Geographical layout of components
b) Schematic diagrams
i) List of replaceable component parts with stock numbers

The Contractor is required to submit to the Engineer "as-built" prints prior to the City's accepting the installations. The prints shall indicate in red all deviations from the contract plans, such as location of poies, pull boxes and runs, depths of conduit, number of conductors and other appurhenant work for future reference.

The Contractor shall also furnish cabinet inventory sheets. These sheets shall include serial and model numbers of all equipment contained in the cabinet.

### C. FOUNDATIONS:

Portland cement concrete shall contain not less than 470 pounds of cement per cubic yard, except concrete for reinforced pile foundations, which shall contain not less than 564 pounds of cement per cubic yard.

### D. STANDARDS, STEEL PEDESTALS AND POSTS:

Where the Standard Plans refer to the side tenon detail at the end of the signal most arm, the applicable tip tenon detail may be substituted.

The traffic signal poles shall not be installed prior to the installation of the traffic signal controller.

The signs and sign mounting hardware as shown on Detail "U" of Standard Plan ES-7N shall be installed at the locations shown on the plans.

Conduits shall be Type 3, Schedule 80 Polyvinyl Chloride (PVC).

Conduits shall be installed via jacking or drilling per Section 86-2.05C, "Installation," of the Standard Specifications.

After conductors have been installed, the ends of conduits terminating in pull boxes and controller cabinets shall be sealed with an approved type of sealing compound.

### F. PULL BOXES:

ses for suspension of ballast's will not be required.

All pull boxes shall be #5, unless otherwise noted.

Pull boxes installed in unimproved area shall be marked with a Type L marker and be traffic bearing.

### G. LUMINAIRES:

Luminaires shall be L.E.D. with type-III distribution.

### H. L.E.D. DRIVER:

### I. CONDUCTORS AND WIRING:

Grounding jumper shall be attached by a 3/16 inch or larger brass bolt in the signal standard or controller pedestal and shall be run to the conduit, ground rod or bonding wire in adjacent pull box.

Grounding jumper shall be visible after cap has been poured on foundation Equipment grounding conductors will not be required in conduit containing loop lead-in cables only.

The twelfth paragraph in Section 86-2.11, "Service," of the Standard Specifications is amended to read:

"The Controctor will orrange with the serving utility to complete service connections for both temporary and permanent installations. The Controctor shall pay all costs and fees required by the utility. The City will provide Controctor with address for service cobinet.

Conduit runs between service locations and electrical circuits shall not be placed until the service locations have been verified by the serving utility.

### L. VEHICLE SIGNAL FACES AND SIGNAL HEADS: All lamps for traffic signal units shall be furnished by the Contractor and must conform to the latest Califoras signal lamp specifications. Lanses shall be Light Emitting Diade (ED), unless otherwise noted.

Signal section housings shall be metal type.

All vehicle indications shall be 12" diameter and shall have back plates, unless otherwise noted.

### M. PEDESTRIAN SIGNALS:

Pedestrian Signal Mounting Assemblies and Pedestrian Signal Housings shall be made from the same manufacturer and the section assemblies shall be uniform in appearance and alignment.

Pedestrian signals shall be provided with a polycarbonate egg crate or Z-crate screen. Z-crate screen.

Pedestrian signals shall be equipped with light emitting diode countdown pedestrian module.

### N. DETECTION:

ITERIS VersiCam video detection camera shall be used per this project. Detection camera shall be installed on most arm.

The Bottery Back-Up System BBS to be installed shall be consistent with the Riverside County specifications for battery back-up systems, dated February 26, 2008.

This specification establishes the minimum requirements for a complete emergency bottery back-up system (BBS) for use with Light Emitting Diode (LED) Traffic Signal Modules. The BBS shall include but, not be limited to the following: inverter/charger, power transfer relay, botteries, a separate manually operated non-electronic bypass switch (See Figure 1 – BBS Block Biogram) and oil necessary hardware and interconnect vertice. The District Signal System (Vertica and Pedestrian Traffic) in the event of a power failure or interruption.

The BBS shall be capable of providing power for full run-time operation for on "LED-only" intersection (all colors; red, yellow, green and pedestrion heads) or floating mode operation for an intersection using Red LEDs.

The BBS shall be designed for outdoor applications, in accordance with the Transportation Electrical Equipment Specifications (TEES), defined August 16, 2002, Chapter 1, Section 8

Unless specified otherwise, the Battery Backup system Batteries shall be external to the controller cabinet, as specified under Section 2.3 "External Battery Cabinet Option" herein.

### P. INTERNALLY ILLUMINATED STREET NAME SIGNS: Internally Murninated Street Name Signs (I.I.S.N.S.) shall be double-faced Edge-Lit L.E.D. with photo-electric control.

Sign legends shall be translucent white on blue with 12-inch upper case and 9-inch k case letters. Minimum copy size for the legend shall be Series C with Series D or E being used whenever mesoge length permits.

Details of color, style, borders and spacing shall conform to the standard established by the County of Riverside.

The sign fixture shall be designed and constructed to prevent deformation or failure when subjected to 100 mph wind loads, as set forth in the ARSHTO publication, Standard Specifications for Structural Supports of Highway Signs, Luminaries, and Traffic Signals, and amendments thereto. The sign panels shall not deform or worp under a 100 mph wind loading. A certificate of Compliance conforming to the provisions in Section 6-1.07, Certificates of Compliance, shall be submitted by the manufacturer with each lot of internal

The signs shall be attached to a 10-foot arm extending from shaft of the pole above and parallel to the signal most arm. Each 10-foot arm shall have 3 mounting tabe weided to 1t. The tabs shall be spaced to allow installation of either an eight foot or tan foot sign. A set bolt shall be used to assure the most arm will not change position of the trial state of the state of the shall be used to assure the most arm will not change position of the trial state of the shall be used to assure the most arm will not change position of the shall be used to assure the most arm will not change position of the shall be used to assure the most arm will not change position of the shall be used to assure the most arm will not change position.

### Q. EMERGENCY VEHICLE PRE-EMPTION:

The pre-emption system shall be able to identify certain designated vehicles as high priority (emergency types such as fire, police, etc.) and low priority (transit types) via a transmitted optical signal and process for activation of the appropriate phase green or hold a displayed phase green. Pre-set codes in the systems processor (phase selector) shall recognize each whicle s priority and its class (fire, bus, etc.). The system shall operate on a first come, fire served basis except that high priority vehicles shall take precedence over low priority vehicles.

A complete intersection vehicle gre-emption system shall be installed at the intersections as indicated on the contract plan(s) and shall consist of optical detectors (signal receivers) mounted on the indicated signal poles mest arm (the exact position to be determined in the field); an encoded phase selector within the controller cobinet to activate the phase green; and all cobinet and field wiring to provide an operating system.

The optical detector shall be housed in a weather proof high impact non-corrosive fabricated material; mounting hardware shall also be non-corrosive. Said detector shall incorporate a built—in terminal strip for wire connections.

The optical detector shall have an adjustable responsive range up to 2,500 feet from a discrete optical light source; said discrete light source shall be identified for the proper pre-amption. Operating ambient temperature range shall be —30°C to +50°C. To achieve optimum operation, the appropriate detector to raceive the required optical inputs and electrical outputs (to phase selector) shall be as recommended by the manufacturer.

The phase selector unit provided shall be for either the Model 170E controller or a N.E.M.A. controller as indicated on the plan(s). Installation shall not cause cabinet modification or disrupt normal traffic signal operation unless a valid transmittal is received from an optical detector. The phase selector shall be a two channel device and provide the following functions and refeutures:

- Functions

  Only one priority control output (phase green) shall be active at a time.

  High priority signals shall override low priority signals in the same channel or from

  The unit shall have three (3) levels of discriminating the signal.

  All valid signals shall be logged and stored in non-volatile memory, data shall be maintained when power is removed. The following information shall be stored:

  (a) Class

  (b) Code

  (c) Priority

  (d) Direction

  (d) Direction

  (i) If vehicle passed through intersection

- Factures

  A port (RS 232 interface) for remote communication via modern.

  A test evilch for each channel.

  A pilot light and call status indicator lights.

  Error diagnostic capabilities.

The detector cable shall be a shielded, 3-conductor 20 gage cable with a drain wire and shall conform to the detector and selector manufacturer's recommendation.

### R. MODEL 2070E CONTROLLER ASSEMBLIES:

Furnishing, transporting, installing and wiring of traffic signal controller assemblies, including labor, equipment, materials and incidentals, shall be considered as included in the lump sum price polid for traffic signal and lighting, and no additional compensation shall be allowed therefore. The controller unit, Model 2070E, and its cabinet, Model 332L, shall be in accordance with the provisions of Section No. 86 "Signals, Lighting and Electrical Systems" of the latest edition of the State of California Standard Specifications and these Special Provisions.

Furnishing and installing the required controller assemblies shall be in accordance with the current edition of the State of California Standard Plans, Standard Specifications, the construction plans and the special provisions and these

All Model 2070E controllers supplied shall have dual Asynchronous Communication interface Adaptor (ACIA) capability. Dual ACIA's shall be integral to the controller unit. Horizontol printed—circuit board controllers will not be accepted.

The complete control system, including the Model 332L cabinet, shall conform to current State of California, Business and Transportation Agency, Department of Transportation, "Transportation Electrical Equipment Specifications" (TEES) and "Traffic Signal Control Equipment Specifications"

The above referenced document is available from the State of California, Department of Transportation, Sacramento, for a fee.

The cabinet features shall include push—buttons for manual actuation of all vehicular and p phases. The buttons shall be rack-mounted. The cabinet shall also be provided with a fluor amp for interfor lighting and a pull out drawer assembly. Door lock shall be Corbin No. 2.

An aluminum shelf with integral compartment shall be provided as the next unit installed below the 2070C Local Controller, on all 332L Cabinets. The storage compartment shall have telescoping drawer guides for full extension. The compartment top shall have on non-slip plastic laminate permanently attached. The non-slip laminate SHALL NOT be attached with silicon adhesive.

Each Type 2070 controller assembly consisting of a Model 2070E controller unit shall be furnished with completely wired Model 332L Controller cobinet, Model 222 inductive loop detector sensor units, Model 242 isolators, and Model 210 ECL or equivalent conflict monitor. Conflict monitor shall be capable of monitoring green, amber and red indications. 6x1226 Saud Internal Modern, Model 204 flasher, units, and other equipment required to provide a complete control system shall be furnished. The Model 322 cobinet shall incorporate a Power Distribution Assembly No. 2 (PDA2L) power distribution assembly. Program 2033 software shall be furnished and installed in each controller unit supplied.

A twelve position interconnect terminal strip shall be provided for termination of the interconnect cable for communication lines.

One C2P modern interconnect harness with a six foot cable shall be wired to the interconnect terminal strip. (Local intersection controller to interconnect terminal strip).

In the cabinet in which the Field Moster is installed, an additional C2P modern interconnect harness with a six foot cable shall be wired to the interconnect terminal strip (Field Moster controller to interconnect terminal strip). An additional Model 400 modern shall be furnished for the Field Moster controller.

Load switch switching circuits shall each be contained in a replacement module (cube type) sealed in epoxy and rated at 15 amperes load (25 amperes triac). Plin 11 on all load switch sockets shall be wired to AC. Output indicators shall be installed on all load switches.

The switching circuit for the flasher unit shall be contained in a replacement module (cube type) sealed in epoxy. The unit shall be rated for 15 amperes load (25 amperes triac).

The Model 332L cabinet shall be equipped with a thermostatically controlled electric fan with ball or roller bearings. A capacity rating of at least 100 cubic feet per minute is required.

Cabinet finish (interior and exterior) shall be anodic coating.

Two (2) complete manuals and four (4) complete cabinet wiring diagrams for each furnished controller assembly shall be supplied in accordance with the above referenced April of 1978 Specifications. The cabinet wiring diagram shall include a reduced schematic drawing (aox. 5.5\*x5.5\*) of the project intersection, which shall include the following, information, at a minimum.

The Model 2070E controller and controller cabinet shall be manufactured and furnished by the same manufacturer, and shall form a complete functional controller system capable of providing the traffic signal operation specified. All traffic control equipment to be furnished shall be currently acceptable to CALTRANS. Laboratory, Sacramento, CA, and shall currently be listed on the Department of Transportation Quality Production List (QPL).

CITY OF BEAUMONT

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REVIEWD BY: 1.C.& NUS 1.17.20 on Holley 7. Am 1/20/20



REVISIONS

PLANS PREPARED BY

RK engineering group, inc.

HEMPORT BEACH 4000 Westerly Place, Suite 280 Newport Beach, CA 92660 P: 948.474.0809 F: 948.474.0801

SUBMITTED BY:

No. 020285 Exp. 09-30-21 CIVIL









CITY OF BANNING

**SPECIAL PROVISIONS** 

PROJECT No.

SHEET 7 OF 7

### CITY OF BANNING GENERAL NOTES: ALL WORK SHALL BE IN ACCORDANCE WITH THESE PLANS. THE CITY OF BANNING STANDARD PLANS. THE CONTRACT PROVISIONS AND THE STANDARD SPECIFICATIONS FOR PURI IC WORKS CONSTRUCTION BY REFERENCE TO PRECEDENCE PROVISIONS IN THE 'GREENBOOK," THE CONTRACTORS SHALL IMMEDIATELY REPORT SAID CONFLICT TO THE CITY ENGINEERS FOR RESOLUTION. ALL MATERIALS AND METHODS ARE SUBJECT TO THE APPROVAL OF THE CITY ENGINEER. CONSTRUCTION PERMITS SHALL BE OBTAINED FROM THE CITY OF BANNING. ENGINEERING DEPARTMENT, PRIOR TO THE START OF ANY WORK. INSPECTION COORDINATION SHALL BE REQUESTED AT LEAST TWO WORKING TO THE START OF ANY WORK. INSPECTION COORDINATION SHALL BE REQUESTED AT LEAST TWO WORKING DAYS PRIKE TO THE START OF ANY WORK IN PUBLIC RIGHT-OF-WAY WITHIN THE CITY LIMITS. CALL (951) 922-3130 FOR AN INSPECTION REQUEST. THE CONTRACTOR SHALL CONFORM TO ALL CURRENT EDITION OF CA MUTCO TRAFFIC CONTROL POLICIES, METHODS AND PROCEDURES DESCRIBED IN STATE OF CALIFORNIA MANUAL OF TRAFFIC CONTROLS, LATEST NOM-METRIC EDITION DIVILESS OTHERWISE DIRECTED BY THE CITY ENGINEER. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO MAINTAIN BARRICADES, DELINEATORS OR OTHER TRAFFIC CONTROL DEVICES AT ALL TIMES. THE CONTRACTORS SHALL OBTAIN A PERMIT TO PERFORM EXCAVATION OR TRENCH WORK FOR TRENCHES FIVE THE CONTRACTORS SHALL OBTAIN A PERMIT TO PERFORM EXCAVATION OR TRENCH WORK FOR TRENCHES FIV (6) FEET OR REATER IN DEPTH FROM THE CALLPORNA STATE DIVISION OF MOUSTRIAL SAFETY. THE WALLS AND FACES OF ALL EXCAVATIONS GREATER THAN RIVE (5) FEET IN DEPTH SHALL BE GUARDED BY SHORING, SLOPING OF THE GROUND OR OTHER APPROVED MEANS PURSUANT TO THE REQUIREMENTS OF THE DIXISION OF NOISTRIAL SAFETY OF THE STATE OF CALIFORMA. TRENCHES LESS THAN FIVE (5) FEET SHALL ALSO BE GUARDED WHEN THE POTENTIAL EXISTS FOR GROUND MOVEMENT. NO MATERIAL OR EQUIPMENT SHALL BE STORED IN THE PUBLIC RIGHT-OF-WAY WITHOUT OBTAINING A SEPARATE PERMIT FOR THAT PURPOSE. THE LOCATIONS OF UTILITIES SHOWN HAVE BEEN DETERMINED FROM AVAILABLE INFORMATION: HOWEVER, IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR TO DETERMINE. IN THE FIELD. THE TRUE LOCATION AND ELEVATION OF ANY EXISTING LITHLITIES AND TO EXERCISE PROPER PRECAUTION TO AVOID DAMAGE THERET. THE CONTRACTOR SHALL CONTACT UNDERGROUND SERVICE ALERT AT 1-800-277-2600 TWO WORKING DAYS THE CONTRIGHTOR STALL COORTION OF THE CONTRICT COMPANIES SHALL BE GIVEN TWO WORKING DAYS' NOTICE PRIOR TO WORK AROUND THEIR FACILITIES. THE CONTRACTOR SHALL NOT OPERATE ANY FIRE HYDRANT OR WATER MAIN VALVES WITHOUT APPROPRIATE AGENCY AUTHORIZATION. CONTRACTOR SHALL COORDINATE WITH THE WATER DEPARTMENT, CITY OF BANNING FOR VALVE OPERATION AND WATER REQUIREMENTS FOR YALVE OPERATION AND WATER REQUIREMENTS. CURVE DATA REFERS TO THE FACE OF CUBB, UNLESS OTHERWISE NOTED. STATIONING REFERS TO THE CENTERLINE OF STREETS EXCEPT WHERE OTHERWISE NOTED. ADEQUATE CONSTRUCTION CONTROL STAKES SHALL BE SET BY THE REIGNEER TO ENABLE THE CONTRACTOR TO CONSTRUCT THE WORK TO THE PLAN GRADE. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PRESERVATION OF BENCHMARKS AND CONSTRUCTION CONTROL STAKING DURING CONSTRUCTION THE CONTRACTOR SHALL NOT DISTURB EXISTING SURVEY MONUMENTS, MONUMENT TIES OR BENCHMARKS WITHOUT PRIOR NOTIFICATION TO THE CITY ENGINEER. REMOVAL AND REPLACEMENT OF EXISTING SURVEY CONTROL. INCLUDING SURVEY MONUMENTS. MONUMENT TIES AND BENCHMARKS. SHALL BE DONE BY A REGISTERED CIVIL ENGINEER OR LICENSED LAND SURVEYOR. TIES AND BENCHMARKS, SHALL BE DONE BY A REGISTERED CML ENGINEER OR LICENSED LAND SURVEYOR. SURVEY MOMUNEATS THAT WILL BE DESTROYED AS A RESULT OF THIS CONSTRUCTION SHALL BE REPLACED. THE CONTRACTOR SHALL NOTIFY THE ENGINEER ONE WEEK PRIOR TO CONSTRUCTION SO THAT TIES TO MONUMENTS CAN BE ESTABLISHED FOR LATER REPLACEMENT OF THE MONUMENT. THE CONTRACTOR SHALL MAINTAIN ACCESS FOR LOCAL RESIDENTS AND BUSINESSES AT ALL TIMES. A MINIMUM TWELVE (12) FOOT LANE SHALL BE MAINTAINED AT ALL TIMES IN THE CONSTRUCTION AREA FOR RESIDENTS AND EMERGENCY VEHICLES. THE CONTRACTOR SHALL PROVIDE AND MAINTAIN AN EFFECTIVE MEANS OF DUST CONTROL, INCLUDING ADEQUATE WATERING AT ALL TIMES ALL GRADING OPERATIONS SHALL BE DISCONTINUED WHEN SUSTAINED WIND VELOCITIES EXCEED 25 MILES PER THE CONTRACTOR SHALL NOT CAUSE ANY EXCAVATED MATERIAL, MUD. SILT, OR DEBRIS TO BE DEPOSITED ONTO PUBLIC OR PRIVATE PROPERTY ADJACENT TO THE RIGHT-OF-WAY DURING CONSTRUCTION WITHOUT PRIOR NO TRENCH BACKFILL SHALL TAKE PLACE WITHOUT PRIOR APPROVAL OF THE CITY INSPECTOR. A GEOTECHNICAL ENGINEER SHALL CERTIFY ALL BACKFILL COMPACTION: FAILURE TO OBTAIN THE REQUIRED DENSITY SHALL REQUIRE REWORKING OF THAT PORTION OF THE WORK UNTIL THE SPECIFIED DENSITY IS CARE SHOULD BE TAKEN TO PREVENT GRADES. DITCHES, AND SWALES FROM LINDERMINING STREET CARE SHOULD BE TAKEN TO PREVENT GRADES, DITCHES, AND SWALES FROM UNDERMINING STREET MIPROVEMENTS, UPON INSPECTION OF THE SITE. THE CITY ENGINEER MAY REQUIRE TEMPORARY NON-ERODIBLE SWALES ENTERING OR LEAVING IMPROVEMENTS. THE FINAL LOCATION AND MIDTH OF DRIVEWAY APPROACH APRONS SHALL BE APPROVED AT THE TIME OF CONSTRUCTION AND SHALL DONFORM TO THE CITY OF BANNING STANDARD DETAILS. ALL EXPOSED CONCRETE SURFACES SHALL CONFORM IN GRADE, COLOR AND FINISH TO MATCH EXISTING CONFIDENCE. THE CONTRACTOR SHALL STAMP AN "S" IN THE FACE OF THE CURB AT THE LOCATION OF THE SEWER LATERAL NO CONCRETE SHALL BE PLACED UNTIL THE FORMS AND REINFORCING STEEL HAVE BEEN PLACED, INSPECTED

- ALL HINDERGROUND LITH ITIES SHALL BE INSTALLED. TESTED AND APPROVED PRIOR TO PAVING OF STREETS
- ALL UNDERGROUND UILIIES SHALL BE INSTALED, TESTED AND APPROVED PRIOR TO EVANUE OF STREETS.

  PAYMEMENT STRUCTURAL SECTIONS SHOWN ARE MINIMUM AND SUBJECT TO REVISION MAD APPROVAL OF THE
  CITY ENGINEER AS DETERMINED BY SOILS TESTS TAKEN AFTER COMPLETION OF ROUGH GRADING AND IN
  CONSIGERATION OF THE APPROPRIATE R-VALUE.

  ACTUAL THICKNESS OF A.C. PAVEMENT AND/OR BASE COURSE MATERIAL FOR STRUCTURAL STREET SECTIONS
- SHALL BE RECOMMENDED BY A GEOTECHNICAL REPORT AND SUBMITTED TO THE CITY OF BANNING FOR APPROVAL UPON COMPLETION OF ROUGH GRADING. ALL MANHOLES. CLEANOUT FRAMES. COVERS AND VALVE BOXES SHALL BE RAISED TO FINISHED GRADE BY THE
- PAVING CONTRACTOR UPON COMPLETION OF PAVING AND PER THE CITY OF BANNING'S REQUIREMENTS
- PAVING CONTRACTOR UPON COMPLETION OF PAVING AND PER THE CITY OF BANNINGS REQUIREMENTS. UPON COMPLETION OF CONSTRUCTION, CONTRACTOR SHALL RESTORE ALL SIGNING, STEPING, BARRICADES, AND OTHER TRAFFIC CONTROL DEVICES TO THE SATISFACTION OF THE CITY ENGINEER. CONTRACTOR SHALL RELOCATE AND/OR REPLACE LANDSCAPING, SPRINKLERS AND SIDEWALKS AFFECTED BY THE CONSTRUCTION TO THE SATISFACTION OF THE CITY FININEER. AS-BUILT DRAWINGS SHALL BE PROVIDED BY THE CONTRACTOR TO THE ENGINEER OF RECORD, WHO SHALL PROVIDED CORD DRAWINGS OF THE CONTRACTOR.
- PROVIDE RECORD DRAWINGS TO THE CITY ENGINEER. IF AND WHEN TRAFFIC LOOP DETECTORS ARE DISTURBED. THEY SHALL BE REPLACED AS SOON AS POSSIBLE.
- PER THE CITY ENGINEER'S DIRECTION.
- STREET NAME AND DIRECTIONAL SIGNS SHALL MEET ALL CA MUTCD AND CITY REQUIREMENTS.

CITY OF BEAUMONT

REVIEWD BY

### IN THE CITY OF BANNING, STATE OF CALIFORNIA **TRACT NO. 37298-1, ATWELL** TRAFFIC SIGNAL **INSTALLATION AND MODIFICATION PLANS**

# LEGAL DESCRIPTION S.C.E. CORRIDOR -60 G PARKWAY 14. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR OR DEVELOPER TO APPLY TO THE CALIFORMIA DEPARTMENT OF TRANSPORTATION (CALTRANS) FOR AN ENCROACHMENT PERMIT FOR ALL WORK PERFORMED WITHIN STATE SUNDANCE DRIVE . THE DEVELOPER SHALL HAVE GOT CENTIONAL STORING HIS MEDICAL PROPERTY OF THE MEDICAL SHALL BIG. AS COMPACTION OF ALL UTILITY TERNOHES WITHIN ALL EASEMENTS & ROAD RIGHTS OF WAY. TWO SETS OF COMPACTION REPORTS CERTIFYING THAT WORKS WERE DONE IN CONFORMANCE TO STANDARDS & GEOTECHNICAL REPORT SHALL BE STABLED TO THE DEPT. OF PUBLIC WORKS AT LEAST TWO WORKING DAYS BEFORE AGGREGATE BASE MATERIALS ARE PLACED ONSITE. AVENUE

LOTS 1-7, 10: AND PORTIONS OF LOTS 8, 9, 10, 18, & 19: OF TRACT MAP NO. 34330, FILED IN BOOK 429 OF MAPS, PAGES 84 THROUGH 103, INCLUSIVE, IN THE OFFICE OF THE COUNTY RECORDER OF RIVERSIDE COUNTY, CALIFORNIA. ABBREVIATIONS **LEGEND** HIGH POINT PLANNING AREA TRACT BOUNDARY PLANNING AREA AVERAGE RIGHT OF WAY RETAINING WALL TOP OF CURB GRADE BREAK FLOWLINE LOW POINT POINT OF INTERSECTION STREET CENTERLINE STORM DRAIN SIDEWALK SANITARY SEWER DAYLIGHT LINE POTABLE WATER NON-POTABLE WATER FLOWLINE
BEGIN VERTICAL CURVE
MIDDLE VERTICAL CURVE
END VERTICAL CURVE
VERTICAL CURVE
VERTICAL CURVE
TANGENT RATE
CATCH BASIN
LEFT
HIGHT
EXISTING
TOP OF BERM
FINISH SURFACE
FINISH GRADE PROPOSED CURB & GUTTER EXISTING CURB & GUTTER NUMBER 100 LOT NUMBER RADIUS LENGTH MINIMUM (360) MAXIMUM STATION TRAFFIC VARIES PROPOSED SANITARY SEWE ASPHALT CEMENT CABLE TELEVISION PROPOSED POTABLE WATER FINISH GRADE CENTERLINE PROPOSED NON-POTABLE WATER FLEVATION STREET BEGIN CURB RETURN SIGNAL ON CURVE EXISTING STORM DRAIN BCR ECR ST.LT.

END CURB RETURN

BEGINING OF CURVE

POINT OF REVERSE CURVE

SOUTHERN CALIFORNIA EDISON

STREET LIGHT

END OF CURVE

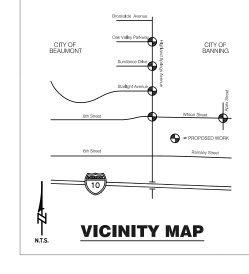
NORTHERLY

SOUTHERLY

EASTERLY WATERLINE

SCE

ANGLE POINT



### **BENCHMARK**

ELEVATIONS AS SHOWN HEREON ARE IN TERMS OF THE NATIONAL GEODETIC VERTICAL ELEVATIONS AS SHOWN PRECION ARE IN TERMS OF THE RATIONAL SEQUENT WENT TO DATIM OF NAVO 88 BASED LOCALLY JUPON THE POLLOWING BENCH MARKE 3-1/4" STANDARD ALUMINUM MWD DISK, FLUSH, LOCATED IN BANNING, 0.6 MILES SOUTH ALONG HIGHLAND SPRINGS AVENUE FROM THE INTERSECTION OF HIGHLAND SPRINGS AVENUE AND THE SOUTHERN PACIFIC RAILROAD BRIDGE, 17.5 FEET EAST OF THE CENTERLINE OF HIGHLAND SPRINGS AVENUE AT THE NORTHWEST CORNER OF CATCH BASIN AT THE TOP OF CURB, 0.5 FEET EAST OF FACE OF CURBS.

EXISTING SANITARY SEWER

EXISTING POTABLE WATER

PROPOSED STREET GRADE

TRAFFIC SIGNAL PLAN SHEET NUMBER

EXISTING GAS LINE

### OWNER/APPLICANT/DEVELOPER

--- EX.SS ---

\_\_\_\_ FY\_DW \_\_\_\_

1.00%

 $\langle 7 \rangle$ 

<del>-6-</del>

PARDEE HOMES 1250 CORONA POINTE COURT, SUITE 600 CORONA, CA 92879 CONTACT: MICHAEL HEISHMAN

### **BASIS OF BEARINGS**

THE BEARINGS FOR THIS SURVEY ARE BASED ON THE LINE BETWEEN STATIONS "TRAK" AND "MATH" (PORTIONS PER NATIONAL GEODETIC SURVEY, NAD 83, EPOCH 1995.5), AS SHOWN ON THE MAP FILED IN BOOK 102 PAGES 50 THROUGH 65 OF RECORDS OF SURVEY. IN THE OFFICE OF THE COUNTY RECORDER OF RIVERSIDE COUNTY, CALIFORNIA

### ASSESSORS PARCEL NUMBERS

408-120-001 THROUGH -005. -007 THROUGH -009 PORTIONS OF 408-120-006 -010 -012 -019 -020

### ENGINEER'S NOTE TO CONTRACTORS:

THE EXISTENCE AND LOCATION OF ANY UNDERGROUND UTILITY PIPES OR STRUCTURES THE EAST FUNCHMENT CONTROLLED BY A SEARCH OF AVAILABLE RECORDS, THESE SHOWN ON THESE PLANS WERE OBTAINED BY A SEARCH OF AVAILABLE RECORDS, THESE LOCATIONS ARE APPROXIMATE AND SHALL BE CONFIRMED IN FIELD BY THE CONTRACTOR; THAT ANY NECESSARY ADJUSTMENT CAN BE MADE IN AUGMENT AND/OR GRADE OF THE PROPOSED IMPROVEMENT, THE CONTRACTOR IS REQUIRED TO TAKE DUE PRECAUTIONARY MEASURES TO PROTECT ANY UTILITY LINES SHOWN AND ANY OTHER LINES NOT OF RECORD OR NOT SHOWN ON THESE PLANS.

> ECOMMENDED FOR ACCEPTANCE BY: TEVEN LATINO PE TE NGINEERING RESOURCES OF SOUTHERN CALIFORNIA, INC

### SHEET INDEX

TITLE SHEET AND SHEET INDEX MAP

TRAFFIC SIGNAL MODIFICATION PLAN HIGHLAND SPRINGS AVENUE AND 8TH STREET / WILSON STREET

HIGHLAND SPRINGS AVENUE AND STARLIGHT AVENUE SHEET 4 TRAFFIC SIGNAL MODIFICATION PLAN

HIGHLAND SPRINGS AVENUE AND SUNDANCE DRIVE

SHEET 5 TRAFFIC SIGNAL MODIFICATION PLAN

TRAFFIC SIGNAL MODIFICATION PLAN
HIGHLAND SPRINGS AVENUE AND OAK VALLEY PARKWAY
TRAFFIC SIGNAL PLAN
APEX STREET AT WILSON STREET

### WORK TO BE DONE:

THE IMPROVEMENTS CONSIST OF THE FOLLOWING WORK TO BE DONE ACCORDING TO THESE

### STANDARD SPECIFICATIONS DESCRIPTION:

- 1. CITY OF BANNING "PUBLIC WORKS STANDARD DRAWINGS", DECEMBER 12, 2012.
- 1. CITY OF BANNING "PUBLIC WORKS STANDARD DRAWNINGS", DECEMBER 12, 2012,
  2. CITY OF BEAUMONT MUNICIPAC, LODE AND STANDARD SPECIFICATIONS.
  3. COUNTY OF RIVERSIDE TRANSPORTATION DEPARTMENT "ROAD IMPROVEMENT STANDARDS &
  SPECIFICATIONS", DRININANCE NO. 461, AS AMENDED BY ORDINANCE NO. 461.0, EFFECTIVE
  DECEMBER 20, 2007, FOR CITY OF BEAUMONT.
  4. CALIFORNIA DEPARTMENT OF TRANSPORTATION "STANDARD PLANS", 2018 EDITION,
  5. CALIFORNIA DEPARTMENT OF TRANSPORTATION "STANDARD SPECIFICATIONS", 2015.

- 6. CALIFORNIA DEPARTMENT OF TRANSPORTATION "CA MANUAL ON UNIFORM TRAFFIC CONTROL
- DEVICES", 2014 EDITION, REVISION 4. 7. AMERICAN PUBLIC WORKS ASSOCIATION STANDARD SPECIFICATIONS FOR PUBLIC WORKS
- CONSTRUCTION (GREENBOOK), 2015 EDITION.

### **ENGINEER'S NOTES:**

CONTRACTOR AGREES THAT HE SHALL ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOB SITE CONDITIONS DURING THE COURSE OF CONSCTRUCTION OF THIS PROJECT, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY: THAT THIS REQUIREMENT SHALL APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS, AND THAT THE CONTRACTOR SHALL DEFEND. INDEMNIFY AND HOLD THE OWNER AND THE ENGINEER HARMLESS FROM ANY ALL LIABILITY REAL OR ALLEGED. IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING FOR LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE OWNER OR

THE EXISTENCE AND LOCATION OF ANY UNDERGROUND UTILITIES OF STRUCTURES SHOWN ON THESE PLANS ARE OBTAINED BY A DILICENT SEARCH OF AVAILABLE RECORDS. THE CONTRACTOR IS REQUIRED TO TAKE ALL PRECAUTIONARY MEASURES TO PROTECT THE UTILITIES SHOWN AND ANY OTHER LINES OR STRUCTURES NOT SHOWN ON THESE PLANS AND IS RESPONSIBLE FOR THE PROTECTION OF, ANY DAMAGE TO THESE LINES OR STRUCTURES, THE CONTRACTOR SHALL CALL UNDERGROUND SERVICE ALERT (USA) AT 1-800-227-2600 AT LEAST TWO WORKING DAYS PRIO TO EXCAVATION IN ORDER TO DETERMINE ACTUAL FIELD LOCATION OF EXISTING LITHTIES.

CITY ENGINEER DATED: 02/04/2021 Avoid cutting underground utility lines. It's costly. **REVISIONS** Call

**AS-BUILT** 

DECLARATION OF ENGINEER OF RECORD:

CITY OF BEAUMONT GENERAL NOTES

AT LEAST 48 HOURS PRIOR TO BEGINNING OF CONSTRUCTION AT (951) 769-8520

BEAUMONT PUBLIC WORKS DEPT.

BUT NOT LIMITED TO, THE FOLLOWING: SEWER, WATER, ELECTRIC, GAS AND STORM DRAIN.

6. THE DEVELOPER WILL INSTALL STREET NAME SIGNS CONFORMING TO R.C.T.D. STANDARD NO. 816.

THOSE POINTS PRIOR TO COMPLETION AND ACCEPTANCE OF THE IMPROVEMENTS

10. PRIME COAT IS REQUIRED PRIOR TO PAVING ALL GRADES IN EXCESS OF TEN PERCENT

ON THE ROADS UNDER THE JURISDICTION OF THE DEVELOPER.

STANDARDS NO. 206 AND/OR 207. AS DIRECTED IN THE FIELD.

(CHOOSE THREE SPECIES AND NAME THEM HERE).

20, WDID NO.7 33C383910

1. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE CLEARING OF THE PROPOSED WORK AREA AND RELOCATION COSTS

CONSTRUCTION, GREENBOOK, LATEST EDITION AND THE RIVERSIDE COUNTY TRANSPORTATION DEPARTMENT IMPROVEMENT STANDARDS AND SPECIFICATIONS, "LATEST EDITION," COUNTY ORDINANCE NO. 461 AND SUBSEQUENT

3. ALL UNDERGROUND FACILITIES, WITH LATERALS, SHALL BE IN PLACE PRIOR TO PAVING THE STREET SECTION INCLUDING,

4. IT SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR OR DEVELOPER TO INSTALL AND MAINTAIN ALL CONSTRUCTION.

5. ANY PRIVATE DRAINAGE FACILITIES SHOWN ON THESE PLANS ARE FOR INFORMATION ONLY, BY SIGNING THESE IMPROVEMENT PLANS, NO REVIEW OR APPROVAL OF THESE PRIVATE FACILITIES ARE IMPLIED OR INTENDED BY CITY OF

7. ALL STREET SECTIONS ARE TENTATIVE, ADDITIONAL SOIL TESTS SHALL BE TAKEN AFTER ROUGH GRADING TO DETERMINI

8. IT SHALL BE THE RESPONSIBILITY OF THE DEVELOPER TO NOTIFY THE ENGINEER TO INSTALL STREET CENTERLINE MONUMENTS AS REQUIRED BY RIVERSIBLE COUNTY ORDINANCE NO. 46.1. IF CONSTRUCTION CENTERLINE DIFFERENCE OF RESPONDED A THE TO EXISTING CENTERLINE OF RIGHT-OF-WAY, PRIDAT TO ROAD CONSTRUCTION, SURVEY MONUMENTS INCLUDING

CORNER RECORDS FILED WITH THE COUNTY SURVEYOR PURSUANT TO SECTION 8771 OF THE BUSINESS & PROFESSIONAL

ASPHALTIC EMULSION (FOG SEAL) SHALL BE APPLIED NOT LESS THAN FOURTEEN DAYS FOLLOWING PLACEMENT OF THE
ASPHALT SURFACING. FOG SEAL AND PAINT BINDER SHALL BE APPLIED AT A RATE OF 0.05 AND 0.03 GALLON PER SQUARE
YARD RESPECTIVELY. ASPHALTIC EMULSION SHALL CONFORM TO SECTIONS 37, 39 AND 94 OF THE STATE STANDARD

12. THE DEVELOPER SHALL BE RESPONSIBLE FOR THE INSTALLATION OF ADDITIONAL SIGNS AND MARKINGS NOT INCLUDED IN

CONTROL (RCFC) FOR PERMITS WHEN ANY STORM DRAIN PIPE NEEDS TO BE CONNECTED WITH A RCFC FACILITY AND ADD PERMITEE #\_\_\_\_ ON THE PLAN.

11 CONSTRUCTION PROJECTS DISTURBING MORE THAN ONE ACRE MUST ORTAIN A NATIONAL POLITITANT DISCHARGE ELIMINATION SYSTEM (NPDES PERMIT) OWNERS/DEVELOPERS ARE REQUIRED TO FILE A NOTICE OF INTERT (NO) WITH THE STATE WATER RESOURCES CONTROL BOARD (SWRCB), PREPARE A STORM WATER POLLUTION PREVENTION PLAN (SWPPP

THE SIGNING AND STRIPING PLAN WITHIN THE PROJECT AREAS, OR ON ROADWAYS ADJACENT TO THE PROJECT BOUNDARIES, UPON THE REQUEST OF THE DIRECTOR OF PUBLIC WORKS OR HIS DESIGNEE TO IMPROVE TRAFFIC SAFETY

13. IT SHALL BE THE RESPONSIBILITY OF THE DEVELOPER/CONTRACTOR TO APPLY TO THE RIVERSIDE COLINTY FLOOD

15. CURB DEPRESSIONS AND DRIVEWAY APPROACHES WILL BE INSTALLED AND CONSTRUCTED ACCORDING TO COUNTY

16. STREET LIGHTS SHALL BE INSTALLED IN ACCORDANCE WITH THE APPROVED STREET LIGHTING PLAN PER CITY OF

17. FOR ALL DRIVEWAY RECONSTRUCTION BEYOND RIGHT-OF-WAY, PROOF OF DRIVEWAY OWNER NOTIFICATION IS REQUIRED

18. INSTALL STREET TREES IN ACCORDANCE WITH ORDINANCE 461 AND THE COMPREHENSIVE LANDSCAPING GUIDELINES

19. THE DEVELOPER SHALL HAVE GEOTECHNICAL/SOILS ENGINEERING FIRM ORSERVE TRENCHING, RACKELLING, & SOIL

CODE SUBVEY POINTS DESTROYED DUBING CONSTRUCTION SHALL BE RESET, AND A SECOND CORNER RECORD FILED FOR

CENTERLINE MONUMENTS. TIE POINTS, PROPERTY CORNERS AND BENCH MARKS SHALL BE REFERENCED OUT AND

TI SHALL BE THE RESPONSIBILITY OF THE CONTINUOUS OF DEVELOPER TO INSTALL AND MAINTAIN ALL CONSTROYION, REGULATORY, GUIDE AND WARNING SIGNS WITHIN THE PROJECT LIMITS AND ITS SURROUNDINGS TO PROVIDE SAFE PASSAGE FOR THE TRAVELING PUBLIC AND WORKERS UNTIL THE FINAL COMPLETION AND ACCEPTANCE OF THE PROJECT BY THE CITY, A TRAFFIC CONTROL PLAN MUST BE SUBMITTED WITH APPROVED STREET PLAN FOR REVIEW TO THE PERMITS

OF ALL EXISTING UTILITIES. THIS INCLUDES UNDERGROUNDING OF EXISTING OVERHEAD LINES ALONG THE PROJECT FRONTAGE AS REQUIRED BY THE CONDITIONS OF APPROVAL. PERMITTEE MUST INFORM CITY OF CONSTRUCTION SCHEDULI

2 ALL WORK SHALL CONFORM TO THE REQUIREMENTS OF THE STANDARD SPECIFICATIONS FOR PUBLIC WORKS

I HEREBY DECLARE THAT THE DESIGN OF THE IMPROVEMENTS AS SHOWN ON THESE PLANS COMPLIES WITH PROFESSIONAL ENDINEERING STANDARDS AND PRACTICES. AS THE ENGINEER IN RESPONSIBLE CHARGE OF DESIGN OF THESE IMPROVEMENTS, I ASSUME PLUL RESPONSIBLE CHARGE FOR SUCH DESIGN, I UNIDERSTAND AND AKNOWLEDGE THAT THE PLAN CHECK OF THESE PLANS BY THE CITY OF BEAUMONT AND BANNING IS A REVIEW FOR THE LIMITED PURPOSE OF ENSURING THAT THE PLANS COMPLY WITH CITY PROCEDURES, AND OTHER APPLICABLE CODES AND ORDINANCES. THE PLAN CHECK IS NOT A DETERMINATION OF THE TECHNICAL ADEQUACY OF THE DESIGN OF THE IMPROVEMENTS, SUCH PLAN CHECK DOES NOT, THEREFORE, RELIEVE ME OF MY RESPONSIBILITY

AS THE ENGINEER OF RECORD, LAGREE TO DEFEND AND INDEMNIFY THE CITY OF REALIMONT AND RANNING. ITS 

SIGNATURE: \_\_\_\_\_\_\_ DATE: \_\_\_\_\_11-26-19

PLANS PREPARED BY

STREET LICENSE NO: 20285 EXP: 09-30-21

Ro bush k

Exp. 09-30-2

02-04-2021

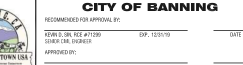
WILSON STREET





SHEET INDEX MAP

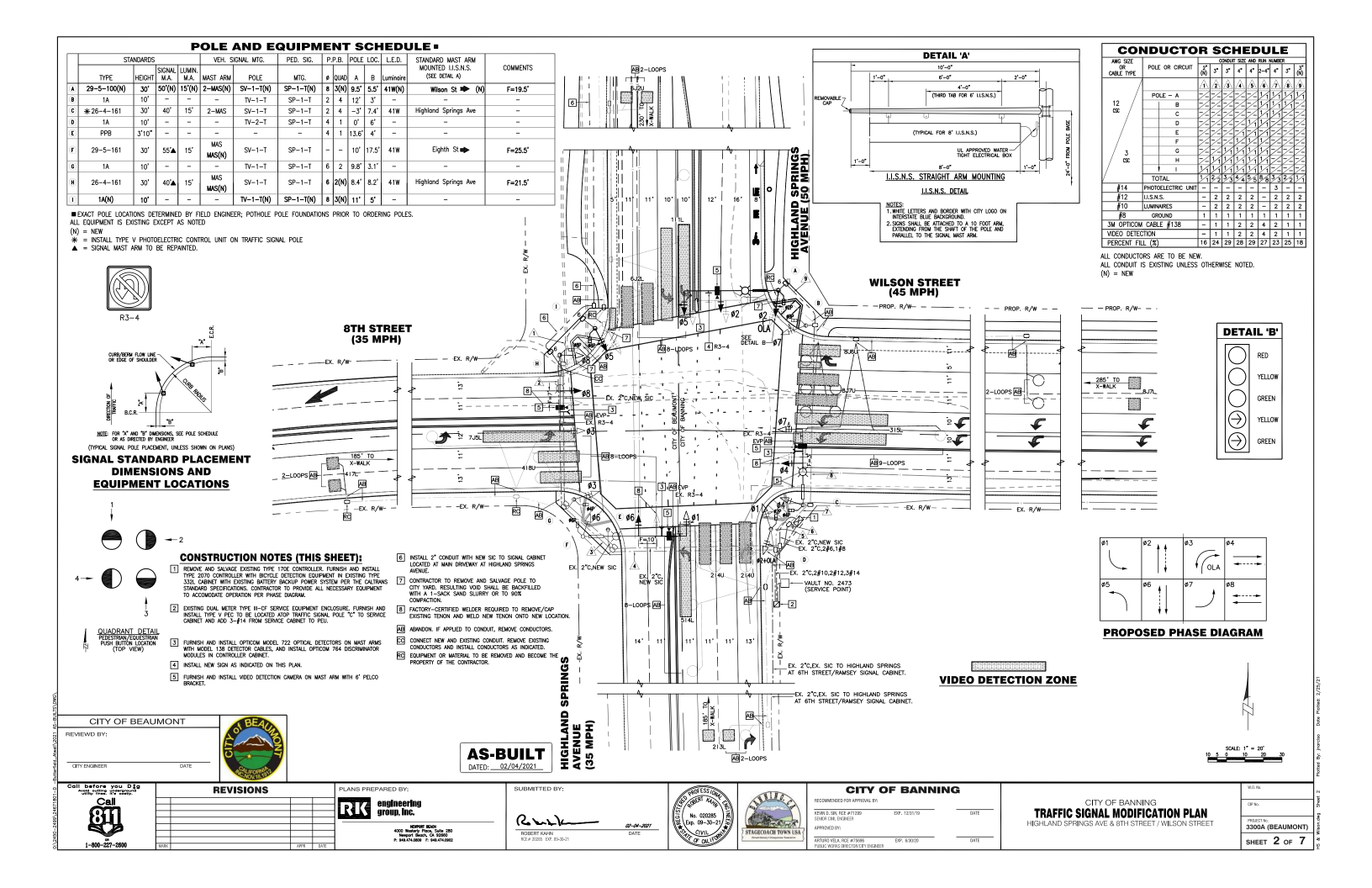
TR. NO. 37298-

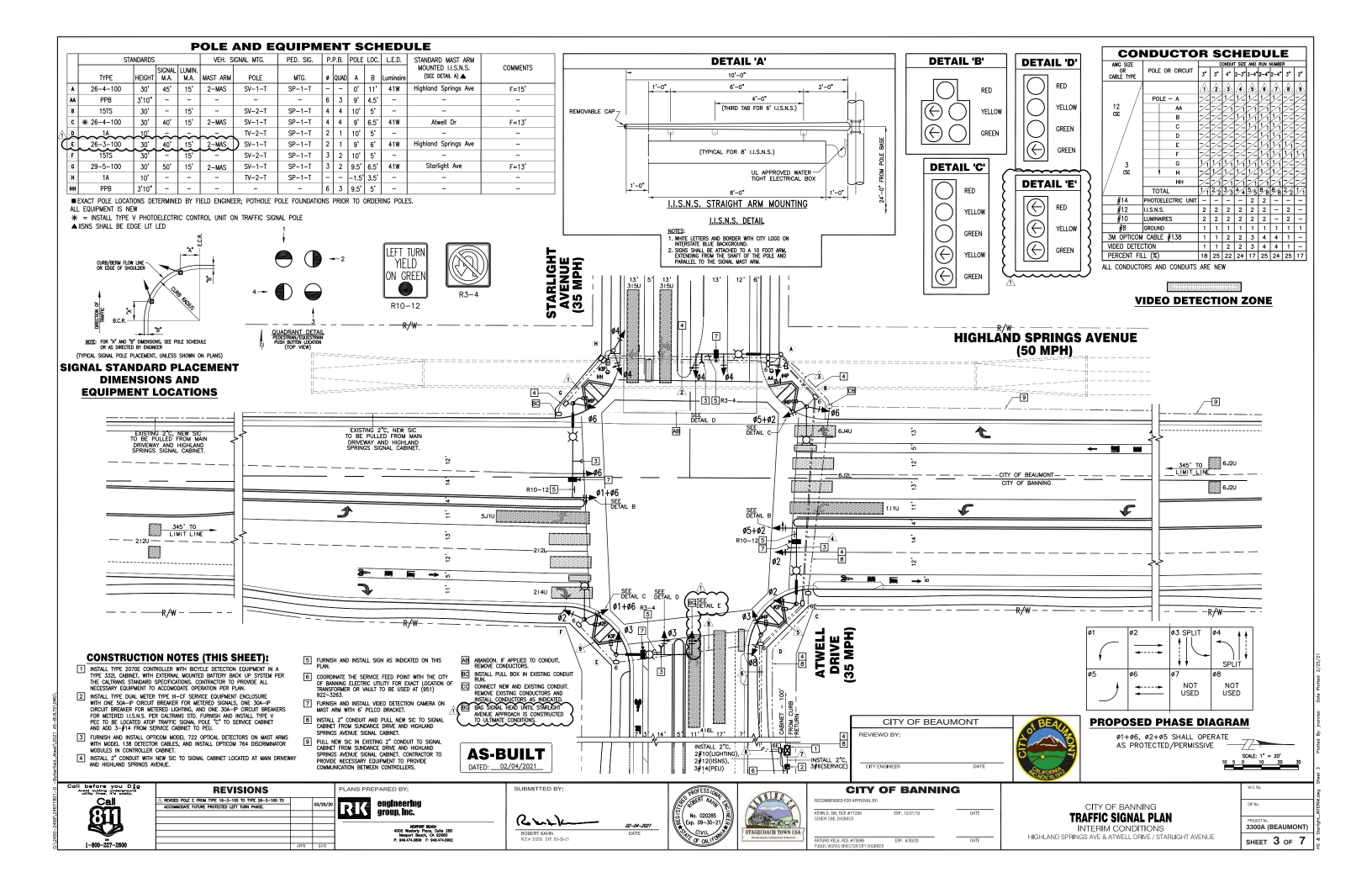


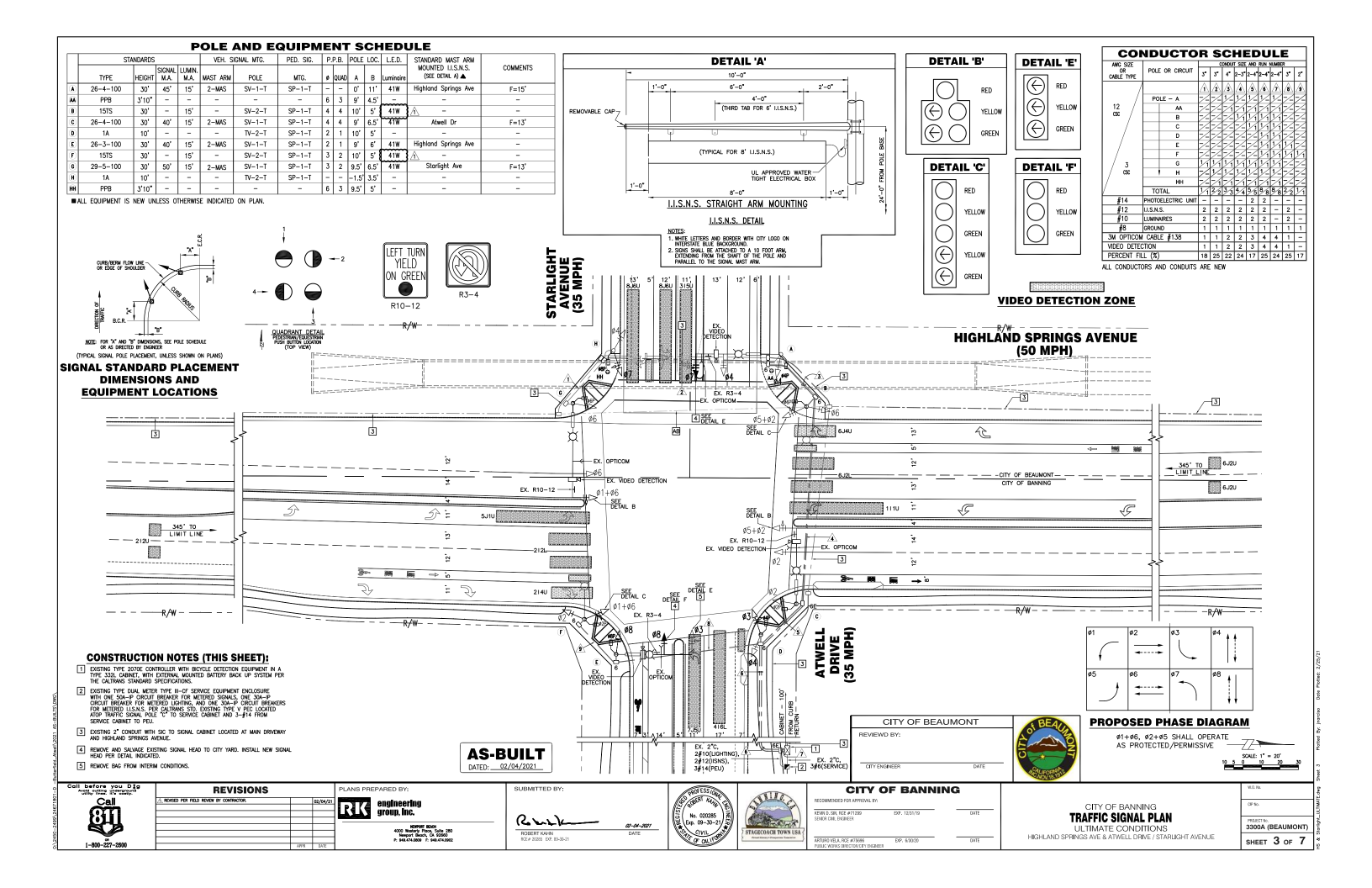
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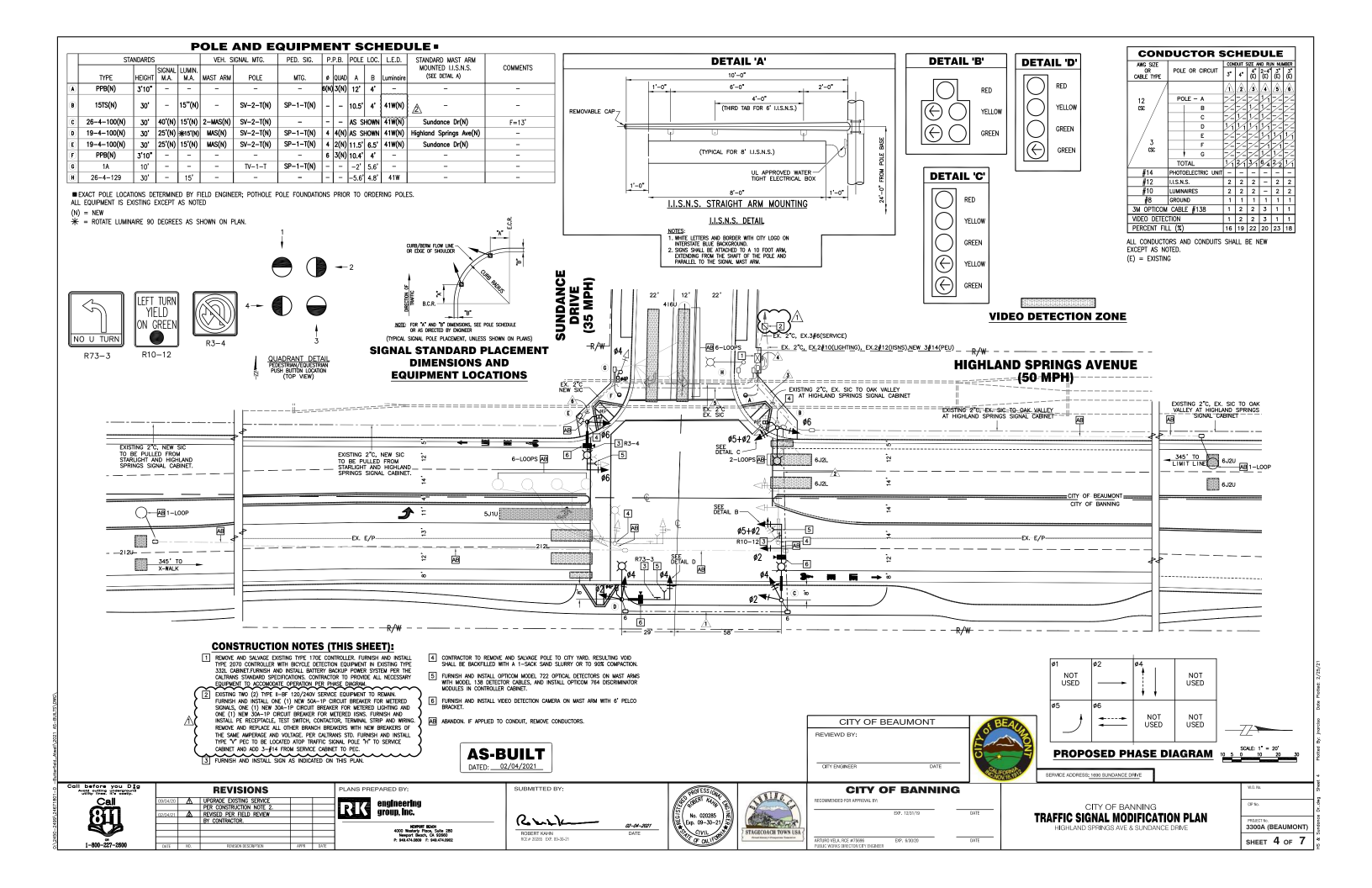
TRAFFIC SIGNAL PLANS TRACT NO. 37298-1, ATWELL TITLE SHEET **HIGHLAND SPRINGS AVENUE** SHEET INDEX MAP

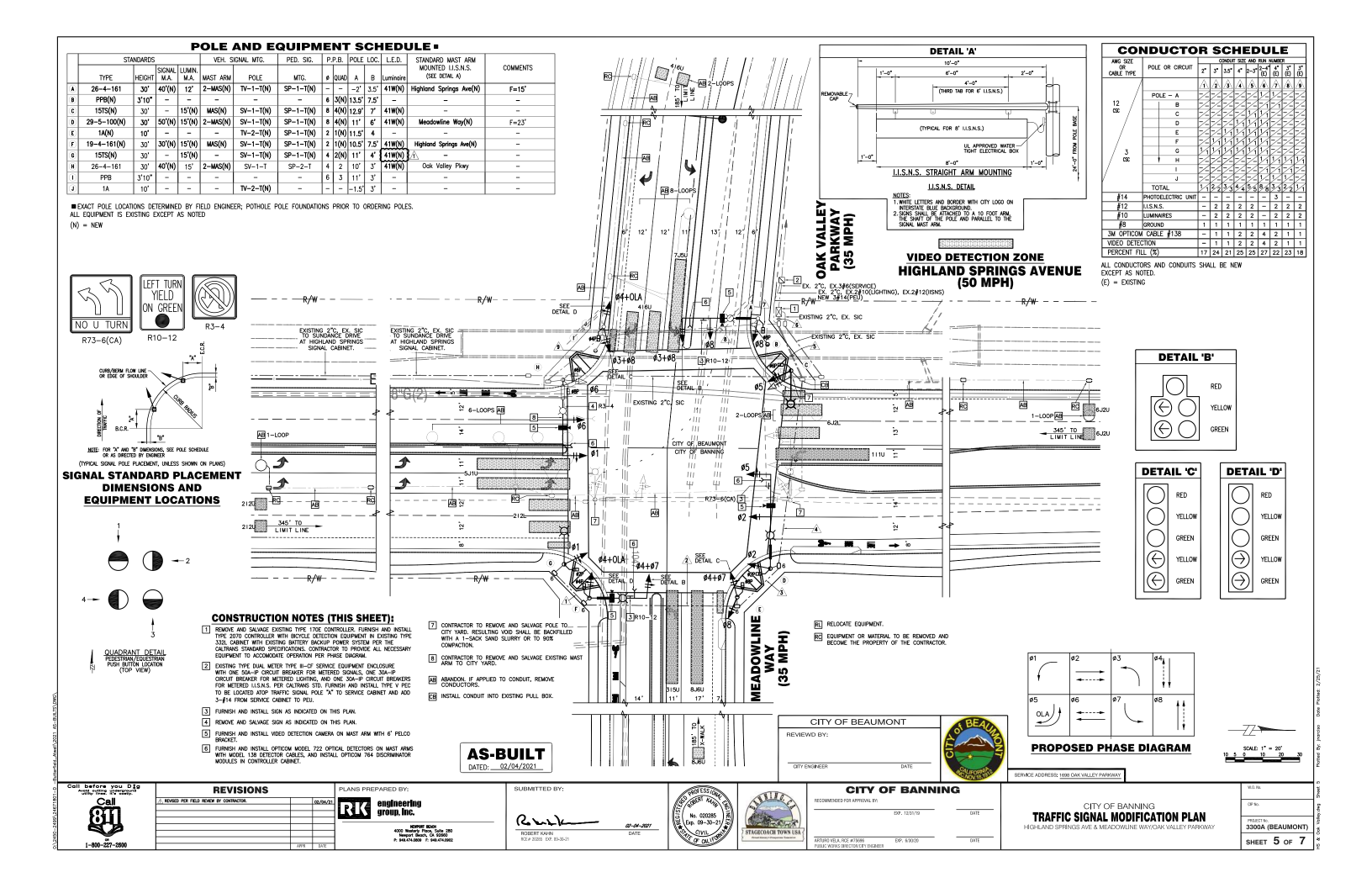
3300A (BEAUMONT) SHEET 1 OF 7











All new installations and modifications to traffic signals and highway lighting shall conform to the provisions in Section 86, Signals and Lighting, of the State of California Department of Transportation (California) Standard Specifications and Standard Plans (latest version), the latest CA-MICTO (California Manual on Uniform Traffic Control Devices), County of Riverside Ordinace 461 and these Special Provisions.

Traffic signal work is to be performed at the following location:

HIGHLAND SPRINGS AVENUE AT WILSON STREET HIGHLAND SPRINGS AVENUE AT STARLIGHT AVENUE HIGHLAND SPRINGS AVENUE AT OAK VALLEY PARKWAY

### B. EQUIPMENT LIST AND DRAWINGS:

The controller cabinet schematic wiring diagram and intersection sketch shall be combined into one drawing so that when the cabinet door is fully open, the drawing is oriented with the intersection.

The Contractor shall furnish a maintenance manual for all controller units, auxiliary equipment and vehicle detector sensor units, control units and amplifiers. The maintenance manual or appearation manual may be combined into one manual. The maintenance manual or combined maintenance and operation manual shall be submitted at the time the controllers are delivere for testing or, if ordered by the Engineer, previous to purchase. The maintenance manual sha include, but need not be limited to, the following items:

- (a) Specifications
  (b) Design characteristics
  (c) General operation theory
  (d) Function of all controls
  (e) Troubleshooting procedure (diagnostic routine)
  (f) Block circuit diagram
  (g) Seographical layout of components
  (h) Schematic diagrams
  (ii) Schematic diagrams

(i) List of replaceable component parts with stock numbers

The Contractor is required to submit to the Engineer 'as-built' prints prior to the City's accepting the installations. The prints shall indicate in red all deviations from the contract plans, such as location of poles, pull boxes and runs, depths of conduit, number of conductors and other appurtenant work for future reference.

The Contractor shall also furnish cabinet inventory sheets. These sheets shall include serial and model numbers of all equipment contained in the cabinet.

The Contractor shall create the initial signal settings and timings for the proposed traffic signal controller operation. A copy of the timing sheet shall be submitted to the City Engineer for approval prior to installation.

### C. FOUNDATIONS:

Portland cement concrete shall contain not less than 470 pounds of cement per cubic yard, except concrete for reinforced pile foundations, which shall contain not less than 564 pounds of cement per cubic yard.

### **D. STANDARDS, STEEL PEDESTALS AND POSTS:**

The traffic signal poles shall not be installed prior to the installation of the traffic signal controller.

The signs and sign mounting hardware as shown on Detail "U" of Standard Plan ES-7N shall be installed at the locations shown on the plans.

### E. CONDUIT:

Metallic type conduit shall not be used

Conduits shall be Type 3, Schedule 80 Polyvinyl Chloride (PVC).

Conduits shall be installed via jacking or drilling per Section 86-2.05C, "Installation," of the Standard Specifications.

After conductors have been installed, the ends of conduits terminating in pull boxes and controller cabinets shall be sealed with an approved type of sealing compound.

All conduit shall be 2", unless otherwise noted.

### F. PULL BOXES:

ses for suspension of ballast's will not be required.

All pull boxes shall be #5, unless otherwise noted.

Pull boxes installed in unimproved area shall be marked with a Type L marker and be traffic bearing.

### G. LUMINAIRES:

Luminaires shall be L.E.D. with type-III distribution.

### H. L.E.D. DRIVER:

L.E.D. driver for luminaires shall be mounted within luminaires housing.

### I. CONDUCTORS AND WIRING:

J. BONDING AND GROUTING: Grounding jumper shall be attached by a 3/16 inch or larger brass bolt in the signal standard or controller pedestal and shall be run to the conduit, ground rod or bonding wire in adjacent pull box.

Grounding jumper shall be visible after cap has been poured on foundation.

Equipment grounding conductors will not be required in conduit containing loop lead—in cables only.

The twelfth paragraph in Section 86–2.11, "Service," of the Standard Specifications is amended to read:

The Contractor will arrange with the serving utility to complete service connections for both temporary and permanent installations. The Contractor shall pay all costs and fees required by the utility. The City will provide Contractor with address for service cabinet.

Conduit runs between service locations and electrical circuits shall not be placed until the service locations have been verified by the serving utility.

### L. VEHICLE SIGNAL FACES AND SIGNAL HEADS:

All lamps for traffic signal units shall be furnished by the Contractor and must conform to the latest Collirons signal lamp specifications.

Lenses shall be Light Emitting Diode (LED), unless otherwise noted.

Signal section housings shall be metal type.

All vehicle indications shall be 12" diameter and shall have back plates, unless otherwise noted

### M. PEDESTRIAN SIGNALS:

Pedestrian Signal Mounting Assemblies and Pedestrian Signal Housings shall be made from the same manufacturer and the section assemblies shall be uniform in appearance and alignment.
Pedestrian signals shall be provided with a polycarbonate egg crate or

Pedestrian signals shall be equipped with light emitting diode countdown

### N. DETECTION:

ITERIS VersiCam video detection camera shall be used per this project.

Detection camera shall be installed on most arm.

### Where the Standard Plans refer to the side tenon detail at the end of the signal most arm, the applicable tip tenon detail may be substituted. O. BATTERY BACK-UP SYSTEM:

The Battery Back-Up System BBS to be installed shall be consistent with the Riverside County specifications for battery back-up systems, dated February 26, 2008.

This specification establishes the minimum requirements for a complete emergency battery back—up system (BBS) for use with Light Emitting Diode (LED) Traffic Signal Modules. The BBS shall include but, not be limited to the following: inverter/charger, power transfer relay, batteries, a separate manually operated non-electronic bypass switch (See Figure 1 – BBS Block Diagram) and all necessary hardware and interconnect wiring. The BBS shall provide reliable emergency power to a traffic signal system (vehicle and Pedestrian Traffic) in the event of a power failure or interruption.

The BBS shall be capable of providing power for full run-time operation for an "LED-only" intersection (all colors; red, yellow, green and pedestrian heads) or flashing mode operation for an intersection using Red LEDs.

The BBS shall be designed for outdoor applications, in accordance with the Transportation Electrical Equipment Specifications (IEES), dated August 16, 2002. Chapter 1, Section 8

requirements.

The BBS shall be listed on the Caltrans Acceptable Brands List (ABL).

The BBS for traffic signal shall have been installed and operational for a period of one year at an intersection in the United States. Unless specified otherwise, the Battery Backup system Batteries shall be external to the controller cabinet, as specified under Section 2.3 "External Battery Cabinet Option" herein

### P. INTERNALLY ILLUMINATED STREET NAME SIGNS:

Internally Illuminated Street Name Signs (I.I.S.N.S.) shall be double-faced Edge-Lit L.E.D. with photo-electric control.

Sign legends shall be translucent white on blue with 12-inch upper case and 9-inch lower case letters. Minimum copy size for the legend shall be Series C with Series D or E being used whenever message length permits.

Details of color, style, borders and spacing shall conform to the standard established by the County of Riverside.

"Periods" shall not be used on abbreviations. Full—size layouts for each legend shall be submitted to the Engineer for approval prior to fabrication.

The sign fixture shall be designed and constructed to prevent deformation or failure when subjected to 100 mph wind loads, as set forth in the ARSHTO publication, Standard Specifications for Structural Supports of Highway Signs, Lumianiers, and Traffic Signals, and amendments thereto. The sign panels shall not deform or worp under a 100 mph wind loading. A certificate of Compliance conforming to the provisions in Section 6-1.07,

The signs shall be attached to a 10-foot arm extending from shaft of the pole above and parallel to the signal mast arm. Each 10-foot arm shall have 3 mounting tabs welded to it. The tabs shall be spaced to allow installation of either an eight foot or ten foot sign. A set bolt shall be used to assure the mast arm will not change positio after it is installed and aligness.

The mounting assembly shall be designed and constructed to prevent failure when subjected to 100 mph wind loads, as set forth in the ASTIAD publication, Standard Specifications for Structural Supports of Highway Signs, Luminories, and Tarffic Signals, and amendments

### Q. EMERGENCY VEHICLE PRE-EMPTION:

The pre-emption system shall be able to identify certain designated vehicles as high priority (emergency types such as fire, police, etc.) and low priority (transit types) via a transmitted optical signal and process for activation of the appropriate phase green or hold a disployed phase green. Pre-set codes in the systems processor (phase selector) shall recognize each whicle's priority and its class (fire, bus, etc.). The systems shall operate on a first come, fir served basis except that high priority vehicles shall take precedence over low priority vehicles

A complete intersection vehicle gre-emption system shall be installed at the intersections as indicated on the contract plan(s) and shall consist of optical delectors (signal receivers) mounted on the indicated signal poles mast arm (the exact position to be determined in the field), an encoded phase selector within the controller adolinet to activate the phase green; and all cabinet and field wings to provide an operating system.

The optical detector shall be housed in a weather proof high impact non-corrosive fabricated material; mounting hardware shall also be non-corrosive. Said detector shall incorporate a built—in terminal strip for wire connections.

The phase selector unit provided shall be for either the Model 170E controller or a NEMA-controller as indicated on the plan(s). Installation shall not cause cabinet modification or disrupt normal traffic signal operation unless a valid transmittal is received from an optical detector. The phase selector shall be a two channel device and provide the following functions and features:

### Functions

- Only one priority control output (phase green) shall be active at a time.
   High priority signals shall override low priority signals in the same channel or from channel to channel.
   The unit shall have three (3) levels of discriminating the signal.
- The unit shall have three (3) levels of discriminating the signal.

  All valid signals shall be logged and stored in non-volatile memory, data shall be maintained when power is removed. The following information shall be stored:

  (a) Class

  (b) Code

  (c) Priority

  (d) Direction

  (i) If vehicle passed through intersection

### Features - A port (RS 232 interface) for remote communication via modem.

- A pilot light and call status indicator lights.
   Error diagnostic capabilities.

The detector cable shall be a shielded, 3—conductor 20 gage cable with a drain wire and shall conform to the detector and selector manufacturer's recommendation.

### R. MODEL 2070E CONTROLLER ASSEMBLIES:

The controller unit, Model 2070E, and its cabinet, Model 332L, shall be in accordance with the provisions of Section No. 86 "Signals, Lighting and Electrical Systems" of the latest edition of the State of California Standard Specifications and these Special Provisions.

Furnishing and installing the required controller assemblies shall be in accordanc with the current edition of the State of California Standard Plans, Standard Specifications, the construction plans and the special provisions and these equipment specifications.

All Model 2070E controllers supplied shall have dual Asynchronous Communication Interface Adaptor (ACIA) capability. Dual ACIA's shall be integral to the controller unit. Horizontal printed-circuit board controllers will not be accepted.

The complete control system, including the Model 332L cabinet, shall conform to current State of California, Business and Transportation Agency, Department of Transportation, "Transportation Electrical Equipment Specifications" (TEES) and "Traffic Signal Control Equipment Specifications" (TSCES), including issued addenda

The above referenced document is available from the State of California, Department of Transportation, Sacramento, for a fee.

he cabinet features shall include push—buttons for manual actuation of all vehicular and pedestri hases. The buttons shall be rack—mounted. The cabinet shall also be provided with a fluorescent ymp for interior lighting and a pull out drawer assembly. Door lock shall be Corbin No. 2.

An aluminum shelf with integral compartment shall be provided as the next unit installed below the 2070E Local Controller, on all 332L Cobinets. The storage compartment shall have telescoping drawer guides for full extension. The compartment top shall have a non-slip plastic laminate permanently attached. The non-slip laminate SHALL NOT be attached with silicon adhesive.

Each Type 2070 controller assembly consisting of a Model 2070E controller unit shall be furnished with completely wired Model 332L Controller cobinet, Model 242 inductive loop detector sensor units, Model 242 isolators, and Model 210 ECL or equivalent conflict monitor. Conflict monitor shall be capable of monitoring green, amber and red indications. 6A 1220 Baud Internal Modern, Model 204 flasher, units, and other equipment required to provide a complete control system shall be furnished. The Model 332 cobinet shall incorporate a Power Distribution Assembly, No. 2 (PDA2L) power distribution assembly. Program 2033 software shall be furnished and installed in each controller unit supplied.

A twelve position interconnect terminal strip shall be provided for termination of the interconnect cable for communication lines.

One C2P modern interconnect harness with a six foot cable shall be wired to the interconnect terminal strip. (Local intersection controller to interconnect terminal strip).

In the cabinet in which the Field Master is installed, an additional C2P modern interconnect harness with a six foot cable shall be wired to the interconnect terminal strip (Field Master controller to interconnect terminal strip). An additional Model 400 modem shall be furnished for the Field Master

Load switch switching circuits shall each be contained in a replacement module (cube type) sealed in epoxy and rated at 15 amperes load (25 amperes triac). Pin 11 on all load switch sockets shall be wired to AC. Output indicators shall be installed on all load switches.

All load switch sockets shall have individual wire terminals; printed circuit boards will not be allowed.

The switching circuit for the flasher unit shall be contained in a replacement module (cube type) sealed in epoxy. The unit shall be rated for 15 amperes load (25 amperes triac).

The Model 332L cabinet shall be equipped with a thermostatically controlled electric fan with ball or roller bearings. A capacity rating of at least 100 cubic feet per minute is required.

Cabinet finish (interior and exterior) shall be anodic coating.

Two (2) complete manuals and four (4) complete cabinet wiring diagrams for each furnished controller assembly shall be supplied in accordance with the above referenced April of 1978 Specifications. The cabinet wiring diagram shall include a reduced schematic drawing (aox. 5.5\*x5.5") of the project intersection, which shall include the following, information, at a minimum:

1. Basic intersection geometry, including marked lanes and crosswalks, north arrow and

street names.

2. Poles.
3. Traffic signal heads with phase designations.
4. Pedestrian signal heads with phase designations.
5. Loop detectors with input file designations. The Model 2070E controller and controller cabinet shall be manufactured and furnished by the same manufacturer, and shall form a complete functional controller system capable of providing the traffic signal operation specified. All traffic control equipment to be furnished shall be currently acceptable to CALTRANS. Laboratory, Sacramento, CA, and shall currently be listed on the Department of Transportation Quality Production List (QPL).

The supplier shall perform operational and functional testing of the supplied controller assemblies and additional supplied equipment in accordance with the specifications of the State of California Department of Transportation.

The requirement for the operational and functional testing of the equipment shall be considered as included in the lump sum price paid for traffic signal and lighting, and no additional compensation shall be allowed therefore.

Furnishing, transporting, installing and wiring of traffic signal controller assemblies, including labor equipment, materials and incidentals, shall be considered as included in the lump sum price paid for traffic signal and lighting, and no additional compensation shall be allowed therefore.

CITY OF BEAUMONT REVIEWD BY: CITY ENGINEER

**AS-BUILT** DATED: 02/04/2021

SUBMITTED BY:

02-04-2021







**CITY OF BANNING** RECOMMENDED FOR APPROVAL BY: EXP 12/31/19 ARTURO VELA, RCE #75696 PUBLIC WORKS DIRECTOR/CITY ENGINEER EXP. 6/30/20

CITY OF BANNING

SPECIAL PROVISIONS

3300A (BEAUMONT) SHEET 7 OF 7

Call before you Dig Avoid outting underground utility lines. It's costly.

**REVISIONS** 1-800-227-260

PLANS PREPARED BY: engineering

group, Inc.

Robert ROBERT KAHN RCE# 20285 EXP. 09-30-21



 From:
 Jason Craghead

 To:
 Suzanne Foxworth

 Subject:
 PW2021-0650

**Date:** Monday, April 05, 2021 1:46:10 PM

Sue, there are no Punch List items at this time for Bond No: CMS331855 / Tr. 37298-1 Atwell Traffic Signal: Starlight & Highland Springs. Thanks and sorry to flood you with these all of a sudden.

### JASON CRAGHEAD

#ACITYELEVATED

Public Works Inspector
City of Beaumont
550 E. 6th Street, Beaumont, Ca 92223
Desk (951) 769-8520 Ext. 381
BeaumontCa.gov
Facebook | Twitter | Instagram | You tube

BOND NO.: CMS331855-M
PREMIUM: INCLUDED IN PERFORMANCE BOND

### MAINTENANCE BOND

WHEREAS, the City of Beaumont ("City"), a municipal corporation, and TRI POINTE HOMES IE-SD, INC. FORMERLY KNOWN AS PARDEE HOMES (hereinafter "Principal"), have entered into an agreement by which Principal agrees to install and complete certain designated public improvements and to guarantee and warrant the work for the period of one year following its completion and acceptance, which said agreement, dated\_\_\_\_\_\_\_\_\_, and identified as ATWELL TRAFFIC SIGNAL-HIGHLAND SPRINGS is hereby referred to and made a part hereof; and:

WHEREAS, Principal is required under the terms of the agreement to furnish a bond to guarantee and warrant the work for a period of one year following its completion and acceptance against any defective work or labor done, or defective materials furnished, to comply with the terms of the agreement.

NOW, THEREFORE, we, the Principal and RLI INSURANCE COMPANY ("Surety") admitted and duly authorized to transact business under the laws of the State of California as surety, are held and firmly bound unto the City of Beaumont as obligee, in the penal sum of THIRTY THOUSAND ONE HUNDRED FORTY dollars (\$30,149.78—) lawful money of the United States, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, successors, executors, and administrators, jointly and severally, firmly by these presents.

The condition of this obligation is such that if the above bounded Principal, his or its heirs, executors, administrators, successors or assigns, shall in all things stand to and abide by, provisions in the agreement and any alteration thereof made as therein provided, on his or its part to be kept and performed at the time and in the manner therein specified, and in all respects according to their true intent and meaning, and shall indemnify and save harmless the City of Beaumont, its officers, agents and employees, as therein stipulated, then this obligation shall become null and void; otherwise it shall be and remain in full force and effect.

As a condition precedent to the satisfactory completion of the agreement, the obligation of the Principal and surety under this bond shall remain in effect for a period of one (1) year after the completion and acceptance of the work. During that time, if the Principal or his or its heirs, executors, administrators, successors or assigns, fails to make full, complete and satisfactory repair and replacement or totally protect the City from any loss or damage made evident during that year which results from or is caused by either defective materials or faulty workmanship in the prosecution of the work, then the obligation shall remain in full force and effect. However, anything in this paragraph to the contrary notwithstanding, the obligation of the Surety shall continue so long as any obligation of the Principal remains.

As a part of the obligation secured hereby and in addition to the face amount specified therefor, there shall be included costs and reasonable expenses and fees, including reasonable attorney's fees, incurred by the City of Beaumont in successfully enforcing such obligation, all to be taxed as costs and included in any judgment rendered.

The Surety hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the agreement or to the work to be performed thereunder or the specifications accompanying the same shall in anywise affect its obligations under this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the agreement or to the work or to the specifications. The Surety waives all rights of subrogation against the City or any person employed by the City.

SIGNED AND SEALED THIS 10TH DAY OF	2021 5MAY <del>2020</del> .
HANCE COMP	
SEAL SEAL	(Seal)
RLI INSURANCE COMPANY	TRI POINTE HOMES IE-SD, INC. FORMERLY KNOWN AS PARDEE HOMES
SURETY	PRINCIPAL
By: Michelle Haase	By: Will CI
MICHELLE HAASE, ATTORNEY-IN-FACT	Michael C. Taylor, Division President
(Name)	(Name)
(Address)	(Title)
	(Address)
19800 MACARTHUR BLVD., SUITE 1250	1250 CORONA POINTE COURT, SUITE 600
IRVINE, CA 92612	By: CORONA, CA 92879
	(Name)
	(Title)
	(Address)
	L

ALL SIGNATURES MUST BE ACKNOWLEDGED BY A NOTARY PUBLIC

### California All-Purpose Certificate of Acknowledgment

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

document to which this certificate is attached, and not the truthfulne	cos, accuracy, or validity of that document.
State of California  County of Riverside	s.s.
On May 11, 2021 before me, Ana E. Chave	ez Perez, Notary Public Name of Notary Public, Title
personally appeared Michael C.	Taylor e of Signer (1)
who proved to me on the basis of satisfactory evidence is/are subscribed to the within instrument and acknowle the same in his/her/their authorized capacity(ies), and to instrument the person(s), or the entity upon behalf of winstrument.  I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is	edged to me that he/she/they executed that by his/her/their signature(s) on the hich the person(s) acted, executed the
true and correct.  WITNESS my hand and official seal.	***************************************
Signature of Notary Public OPTIONAL INFORMATION	ANA E. CHAVEZ PEREZ NOTARY PUBLIC - CALIFORNIA COMMISSION # 2286015 RIVERSIDE COUNTY My Comm. Exp. April 22, 2023
Although the information in this section is not required by law, it could p this acknowledgment to an unauthorized document and may prove use	
Description of Attached Document	Additional Information
The preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
document titled/for the purpose of,	Proved to me on the basis of satisfactory evidence:  [ form(s) of identification [ credible witness(es)
containing pages, and dated	Notarial event is detailed in notary journal on:
The signer(s) capacity or authority is/are as:  Individual(s)  Attorney-in-fact Corporate Officer(s)  Title(s)	Page # Entry #  Notary contact:  Other  Additional Signer  Signer(s) Thumbprints(s)
Guardian/Conservator Partner - Limited/General Trustee(s) Other:	
representing:  Name(s) of Person(s) Entity(ies) Signer is Representing	

ACKNOW LEB GMDS TACKNOW LEB GMDS TACKNOW LED GMDS TACKN

### WARRANTY / MAINTENANCE BOND

BOND NO. CMS331855-M PREMIUM is included in Performance Bond.

### KNOW ALL MEN BY THESE PRESENTS:

That, <u>Tri Pointe Homes IE-SD, Inc. formerly known as Pardee Homes</u>, as Principal and <u>RLI Insurance Company</u>, a corporation organized and existing under the laws of the State of <u>Illinois</u> and authorized to transact business in the State of <u>California</u> (hereinafter called "Surety"), as Surety, are held and firmly bound unto <u>City of Beaumont</u>.

as Obligee, hereinafter called Obligee, in the amount of <u>Thirty Thousand One Hundred Forty-Nine and 78/100</u> Dollars (\$30,149.78), for the payment of which, well and truly to be made, we bind ourselves, our heirs, administrators, executors, successors and assigns, jointly and severally, firmly by these presents.

Whereas, the above bounden Principal has entered into a certain written contract with the above named Obligee, providing for construction of certain subdivision improvements for <a href="Atwell Traffic Signal - Highland Springs Ave">Atwell Traffic Signal - Highland Springs Ave</a> and Starlight Ave in the City of Beaumont, State of California; and

WHEREAS, said work has been or will be completed by Principal.

NOW, THEREFORE, if said Principal shall promptly replace and repair any work proven to be defective because of faulty workmanship and/or material within a period of one (1) year from date of acceptance of the work by the Obligee, then this obligation to be void; Otherwise to remain in full force and effect.

Signed, Sealed and Dated this 10th day of May 2021.

Tri Pointe Homes IE-SD, Inc. formerly known as Pardee Homes

(Principal)

(Seal)

**RLI Insurance Company** 

(Surety)

Michelle Haase, Attorney-in-Fact

# ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	. }
County of Orange	}
	Janina Monroe, Notary Public  (Here insert name and title of the officer)
personally appeared	Michelle Haase
name(s) is/axx subscribed to the within kx/she/they executed the same in kis/h	factory evidence to be the person(s) whose instrument and acknowledged to me that ner/thoeir authorized capacity(ies), and that by nent the person(s), or the entity upon behalf of e instrument.
I certify under PENALTY OF PERJURY	Y under the laws of the State of California that
the foregoing paragraph is true and cor	JANINA MONROE Notary Public - California
WITNESS my hand and official seal.	Orange County Commission # 2244611 My Comm. Expires Jun 25, 2022
Notary Public Signature (No	otary Public Seal)
	DISTRICTIONS FOR COMPLETING THIS FORM
DESCRIPTION OF THE ATTACHED DOCUMENT	INSTRUCTIONS FOR COMPLETING THIS FORM This form complies with current California statutes regarding notary wording and, if needed, should be completed and attached to the document. Acknowledgents from other states may be completed for documents being sent to that state so long as the wording does not require the California notary to violate California notary law,
(Title or description of attached document)	<ul> <li>State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.</li> </ul>
(Title or description of attached document continued)	Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.
Number of Pages Document Date	<ul> <li>The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).</li> </ul>
CAPACITY CLAIMED BY THE SIGNER  ☐ Individual (s) ☐ Corporate Officer  ☐ (Title) ☐ Partner(s) ☑ Attorney-in-Fact ☐ Trustee(s)	<ul> <li>Print the name(s) of document signer(s) who personally appear at the time of notarization.</li> <li>Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they; is/are) or circling the correct forms. Failure to correctly indicate this information may lead to rejection of document recording.</li> <li>The notary seal impression must be clear and photographically reproducible. Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.</li> <li>Signature of the notary public must match the signature on file with the office of the county clerk.</li> <li>Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.</li> <li>Indicate title or type of attached document, number of pages and date.</li> </ul>
Other	Indicate the capacity claimed by the signer. If the claimed capacity is a corporate officer, indicate the title (i.e., CEO, CFO, Secretary).      Securely attach this document to the signed document with a staple.

### **POWER OF ATTORNEY**

### RLI Insurance Company Contractors Bonding and Insurance Company

9025 N. Lindbergh Dr. Peoria, IL 61615 Phone: 800-645-2402

### Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That RLI Insurance Company and/or Contractors Bonding and Insurance Company, each an Illinois corporation, (separately and together, the "Company") do hereby make, constitute and appoint:		
Paul Boucher, Janina Monroe, Dennis Langer, Michelle Haase, Timothy No Sarah Campbell, jointly or severally	onan, Adriana Valenzuela, Jennifer Ochs, Martha Barreras,	
in the City of Los Angeles , State of California full power and authority hereby conferred, to sign, execute, acknowledge bonds and undertakings in an amount not to exceed (\$25,000,000,000) for any single obligation.  The acknowledgment and execution of such bond by the said Attorney in F executed and acknowledged by the regularly elected officers of the Company	Twenty Five Million Dollars  Fact shall be as binding upon the Company as if such bond had been	
RLI Insurance Company and/or Contractors Bonding and Insurance following is a true and exact copy of a Resolution adopted by the Board of I		
"All bonds, policies, undertakings, Powers of Attorney or other obligation the Company by the President, Secretary, any Assistant Secretary, Treasure of Directors may authorize. The President, any Vice President, Secretary, Attorneys in Fact or Agents who shall have authority to issue bonds, policies are all is not necessary for the validity of any bonds, policies, undertakings, signature of any such officer and the corporate seal may be printed by factors.	arer, or any Vice President, or by such other officers as the Board retary, any Assistant Secretary, or the Treasurer may appoint cies or undertakings in the name of the Company. The corporate Powers of Attorney or other obligations of the corporation. The simile."	
IN WITNESS WHEREOF, the <b>RLI Insurance Company</b> and/or <b>Cont</b> caused these presents to be executed by its respective Vice Preside April,2021	dent with its corporate seal affixed this26th day of	
SEAL SEAL SEAL	By: Barton W. Davis  RLI Insurance Company Contractors Bonding and Insurance Company  W. W	
County of Peoria SS	CERTIFICATE	
On this26thday ofApril,2021 before me, a Notary Public, personally appearedBarton W. Davis, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as the aforesaid officer of the RLI Insurance Company and/or Contractors Bonding and Insurance Company and acknowledged said instrument to be the voluntary act and deed of said corporation.  By:	I, the undersigned officer of RLI Insurance Company and/or Contractors Bonding and Insurance Company, do hereby certify that the attached Power of Attorney is in full force and effect and is irrevocable; and furthermore, that the Resolution of the Company as set forth in the Power of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the RLI Insurance Company and/or Contractors Bonding and Insurance Company this 10th day of May 2021.  RLI Insurance Company Contractors Bonding and Insurance Company this 10th day of May 2021.	
CATHERINE D. GLOVER OFFICIAL SEAL PRINCE F PRINCE F PRINCE F My Commission Expires March 24, 2024	By: Jeffrey Dick. Corporate Secretary	

### **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

validity of that document.
State of California County of Riverside
On May 11, 2021 before me, Loretta Saginario-Ballou, Notary Public (insert name and title of the officer)
personally appeared
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  LORETTA SAGINARIO-BALLOU NOTARY PUBLIC - CALIFORNIA COMMISSION # 2345890 RIVERSIDE COUNTY
Signature Lyatta Sagmaro Ballov (Seal)



April 22, 2021

TriPoint Homes 1250 Corona Pointe Court, Suite 600 Corona, CA 92879 Attn: Rick Rush

RE: Bond No. CMS331855 / Tr. 37298-1 / Atwell Traffic Signal: Highland Springs &

Starlight Ave

Dear Rick,

The City of Beaumont has received your request in regards to a reduction of bonds in the above referenced tract. Upon receipt of a maintenance bond in the amount listed below, the city will return the original Performance bond 45 days after recordation and replace it with the maintenance bond to be in place for no less than one year. The amount is as follows:

Project Name	Maintenance Amount
Atwell Traffic Signal: Highland Springs & Starlight Ave.	\$30,149.78

If you wish to discuss this matter further please do not hesitate to contact me at (951) 769-8520 ext. 329

Thank you,

Suzanne Foxworth Public Works Technician