

Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
352					
GLENN GRAHAM	275730	07/15/98	947-352-5000	\$ 85.11	JUL 13-19, EXP REIMB, TASK FORCE
JOE BAXTER	275770	07/09/98	947-352-5000	5.95	JUN 28-JUL 2, EXP REIMB, TASK FORCE
GARY HASTON	275704	07/13/98	947-352-5000	170.26	APR 9, EXP REIMB, TASK FORCE
Total 352				\$ 261.32	
947-CARADA TASK FORCE 98-99					
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-1100	\$ 2,554.75	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-2010	195.43	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-2020	199.02	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-2030	5.00	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-2050	127.74	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
FAYETTE COUNTY AUDITOR	275261	07/07/98	947-947-2060	5.11	JUN 98, SALARY & FRINGES, R.P. BLIESE, TASK
STARLET HARP	275475	07/23/98	947-947-3000	2,150.00	RENT FOR TASK FORCE 12/1/97 TO 11/30/98
GTE WIRELESS	275592	07/16/98	947-947-3000	84.75	JUL 98, 217-7721, TASK FORCE
GTE WIRELESS	275593	07/16/98	947-947-3000	6.63	JUL 98, 217-0370, TASK FORCE
EDDIE MATTHEWS	275728	07/09/98	947-947-4231	38.82	JUN 28-JUL 2, EXP REIMB, TASK FORCE
JOE BAXTER	275770	07/09/98	947-947-4231	64.96	JUN 28-JUL 2, EXP REIMB, TASK FORCE
RETLAW GREENE	275708	07/09/98	947-947-4231	113.84	JUN 28-JUL 2, EXP REIMB, TASK FORCE
Total 947-CARADA TASK FORCE 98-99				\$ 5,546.85	
Total Fund Expenditures				\$ 5,807.37	
Less Fund Discounts				0.00	
Less Fund Credits				0.00	
Cash Required 947-CARADA TASK FORCE 98-99				\$ 5,807.37	

Vendor.....	Invoice Id	Inv Date	Account Number	Expense Amount	Description.....
					Approved 7-28-98..
					John C. Doerfler
TOTAL Cash Required, ALL FUNDS				\$ 5,209,067.03	

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AGENDA ITEM # 4 July 28, 1998

Consider noting in minutes any off right-of-way work on any county road done by Road and Bridge Unified System.

Moved: Judge Doerfler
Seconded: Commissioner Boatright
Motion: To note in minutes;
City of Cedar Park for road cut for 8" water main detour on El Salido Parkway in Anderson Mill and
The City of Granger for bore for 4" sewer line in a 6" sleeve on County Road 366 (Alligator Road).
Vote: Motion carried 5 - 0

< Clerk copy here >

WILLIAMSON COUNTY URS
Utility Requests - 07/28/98

Precinct I

Precinct II

A. The City of Cedar Park

1. El Salido Parkway in Anderson Mill - Road cut for 8" water main, detour(see attached traffic control plan)

Precinct III

Precinct IV

A. The City of Granger

1. CR 355 (Alligator Rd.) - Bore for 4" sewer line in a 6" sleeve

*noted 7-28-98
John C. Daerfler*

ATTN: ~~Tom Buckley~~
GLEN B

7-27-98

VOL 0099 PAGE 134

NOTICE OF PROPOSED INSTALLATION

UTILITY LINE ON WILLIAMSON COUNTY RIGHT-OF-WAY

TO: Williamson County Unified Road System
1900 Georgetown Inner Loop, Suite B
Georgetown, Texas 78626

DATE: 7-21-98Formal notice is hereby given that THE CITY OF CEDAR PARK, TEXASCompany proposes to place a FORCE MAIN (8" DIA.)line within the right-of-way of EL SALIDO PARKWAY (PARKWAY)
as follows: (give location, length, general design, etc.)

FROM A MANHOLE AT THE INTERSECTION OF ASTER PASS,
APPROXIMATELY 192 FEET TO THE INTERSECTION
OF EL SALIDO PARKWAY WITH THE ELEMENTARY
SCHOOL DRIVEWAY. (SEE ATTACHED SKETCH)

The line will be constructed and maintained on the road right-of-way as directed by the Williamson County Unified Road System in accordance with governing laws.

Our firm further understands that the County considers proper traffic control measures as those complying with applicable portions of the Texas Manual of Traffic Control Devices required for adoption by the "Transportation Code" (V.C.T.A. CH.251)

The location and description of the proposed line and appurtenances is more fully shown by 1 copies of drawings attached to this notice.

Construction of this line is proposed to begin on or after the 21 day of JULY 1998*

APPROVAL

This application is hereby approved subject to the following understandings and restrictions.

It is expressly understood that the said County Commissioners' Court does not imply hereby to grant any right, claim, title or easement in or upon this County Road; and it is further understood that in the future, should Williamson County, for any reason, need to work, improve, relocate, widen, increase, add to, decrease, or in any manner change the structure of this road or right-of-way, this line, if affected, will be moved at the direction of the Williamson County Engineer or County Commissioner. This installation work shall not damage any part of the roadway and adequate provisions shall be made to cause a minimum of inconvenience to traffic and adjacent property owners.

APPROVED BY WILLIAMSON COUNTY COMMISSIONERS' COURT

BY: Arg. Beyen
COUNTY ROAD ADMINISTRATORDATE: 7/24/98Firm: CITY OF CEDAR PARK, TEXAS

Authorized Signature

SAM ROBERTS, P.E. PUBLIC WORKS Dir

Printed Name

Address: 600 N. BELL BLVD.CEDAR PARK, TEXAS78613Phone: (512) 258-4121

30

Fax: (512) 258-6083

* AS SOON AS APPROVED

Pet. 2

7-22-98

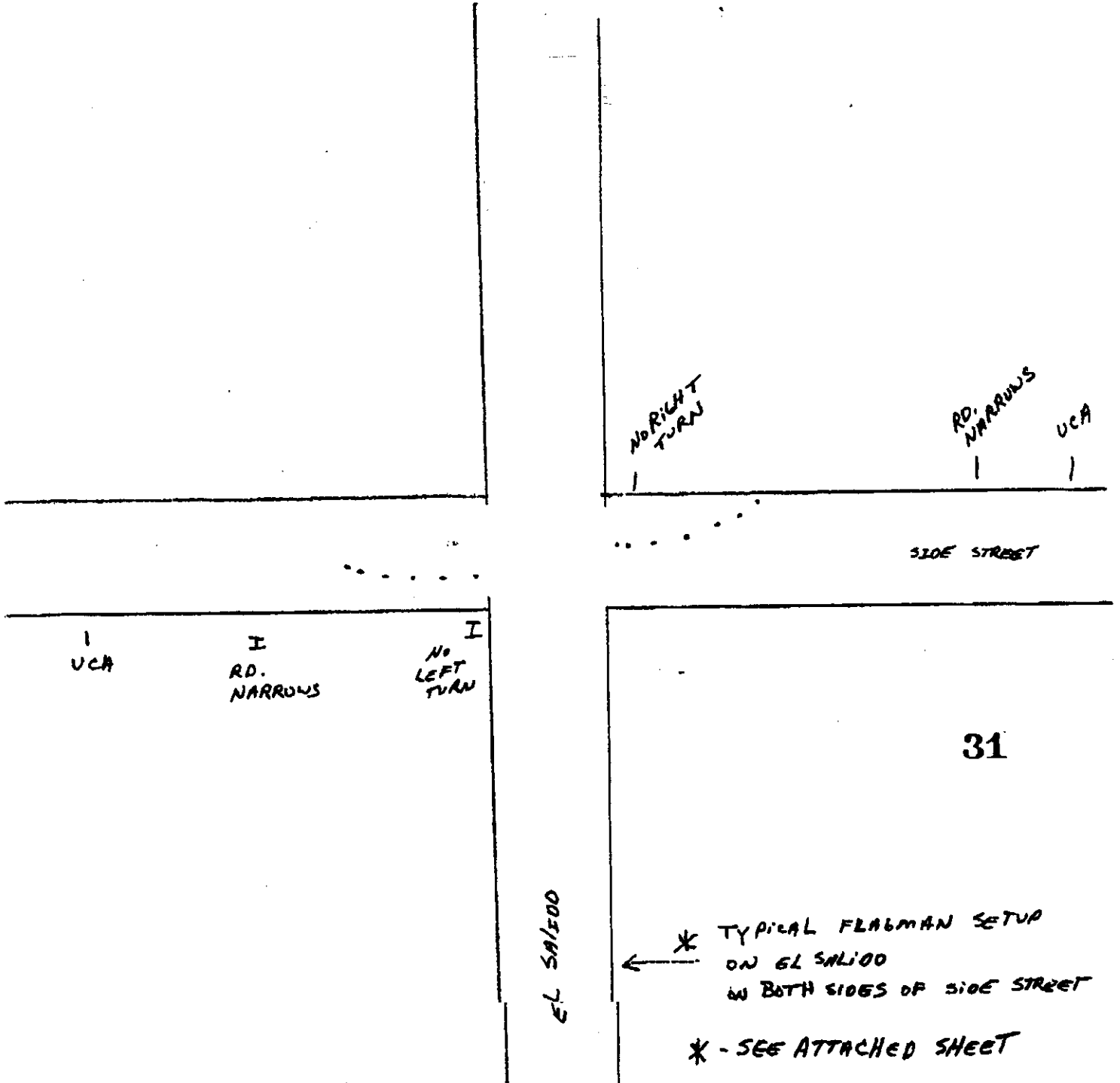
cut + restore

R.J.

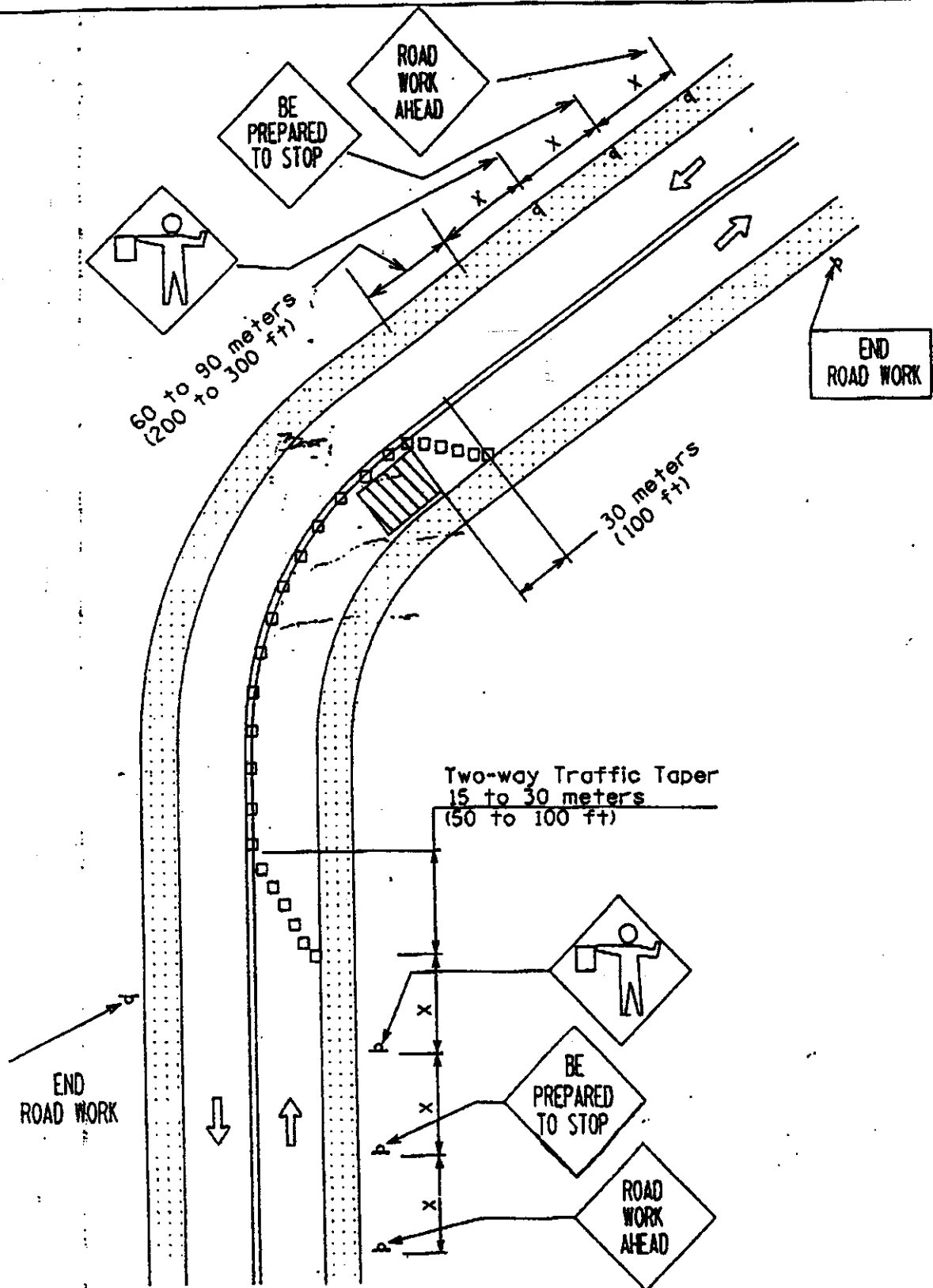
ATTN: GLEN B.

VOL 0099 PAGE 135

TCP FOR AECD
ON EL SALIDO PKWY



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SEE STANDARD DETAIL SHEET 804-2G FOR DEVICE SPACING.

DESCRIPTION:

REV. DATE:

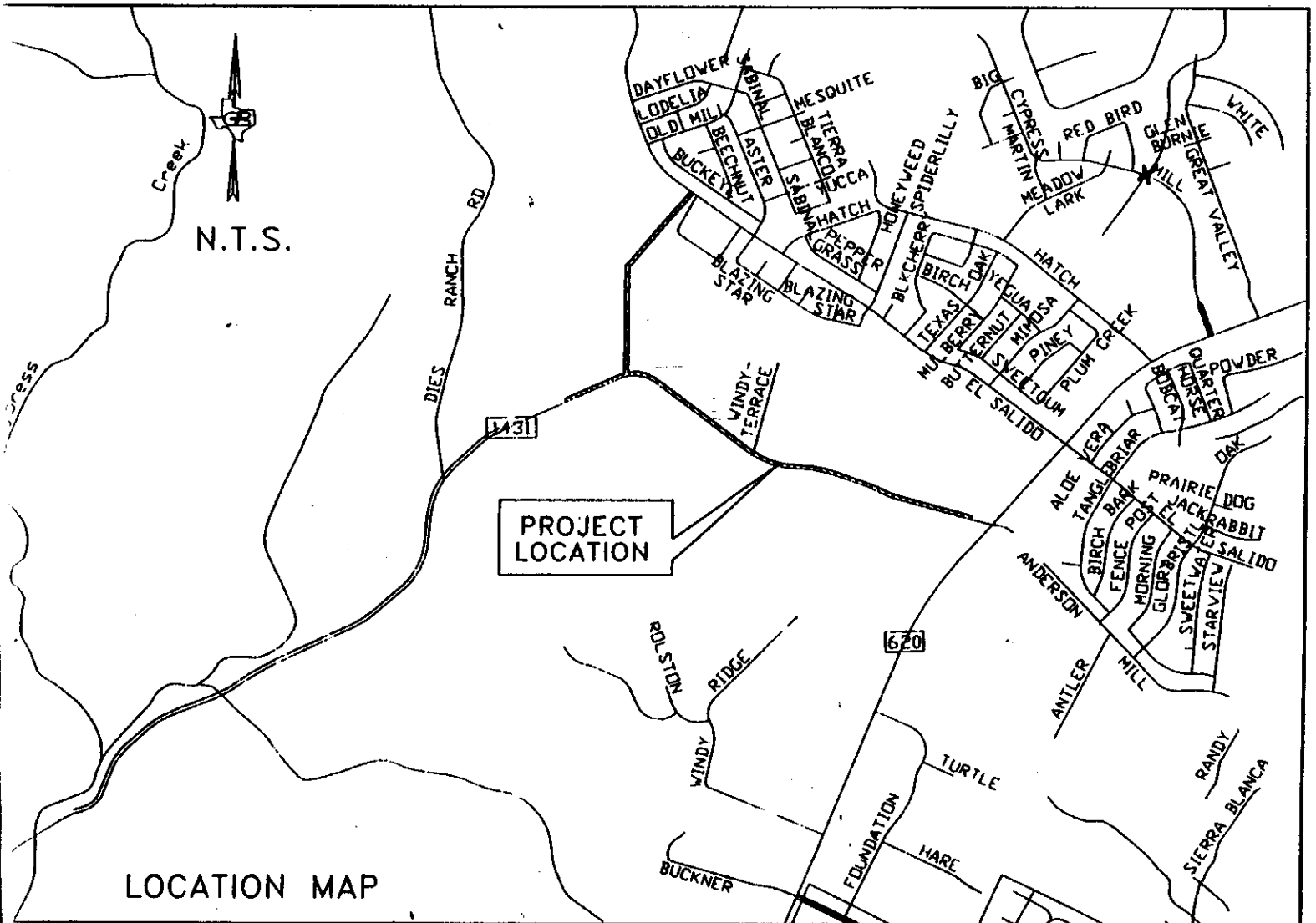
CITY OF AUSTIN
PUBLIC WORKS AND TRANSPORTATION DEPARTMENT

FLAGGER SETUP FOR 2 LANE ROADWAY

ADOPTED:
SCALE:
INITIAL:

STANDARD NO.
804-2B
1 OF 2

CONSTRUCTION PLANS FOR F.M. 2769 WASTEWATER COLLECTION SYSTEM



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CEDAR PARK CITY COUNCIL

DATE OF SUBMITTAL:

JUNE 3, 1998

MAYOR

GEORGE DENNY

MAYOR PRO-TEM

DENNIS KLEIN

COUNCILMEN

LOWELL MOORE
CYNTHIA LONG
JANET BARTLES
DENNIS KLEIN
COBY CAPUTO
BOB LEMON

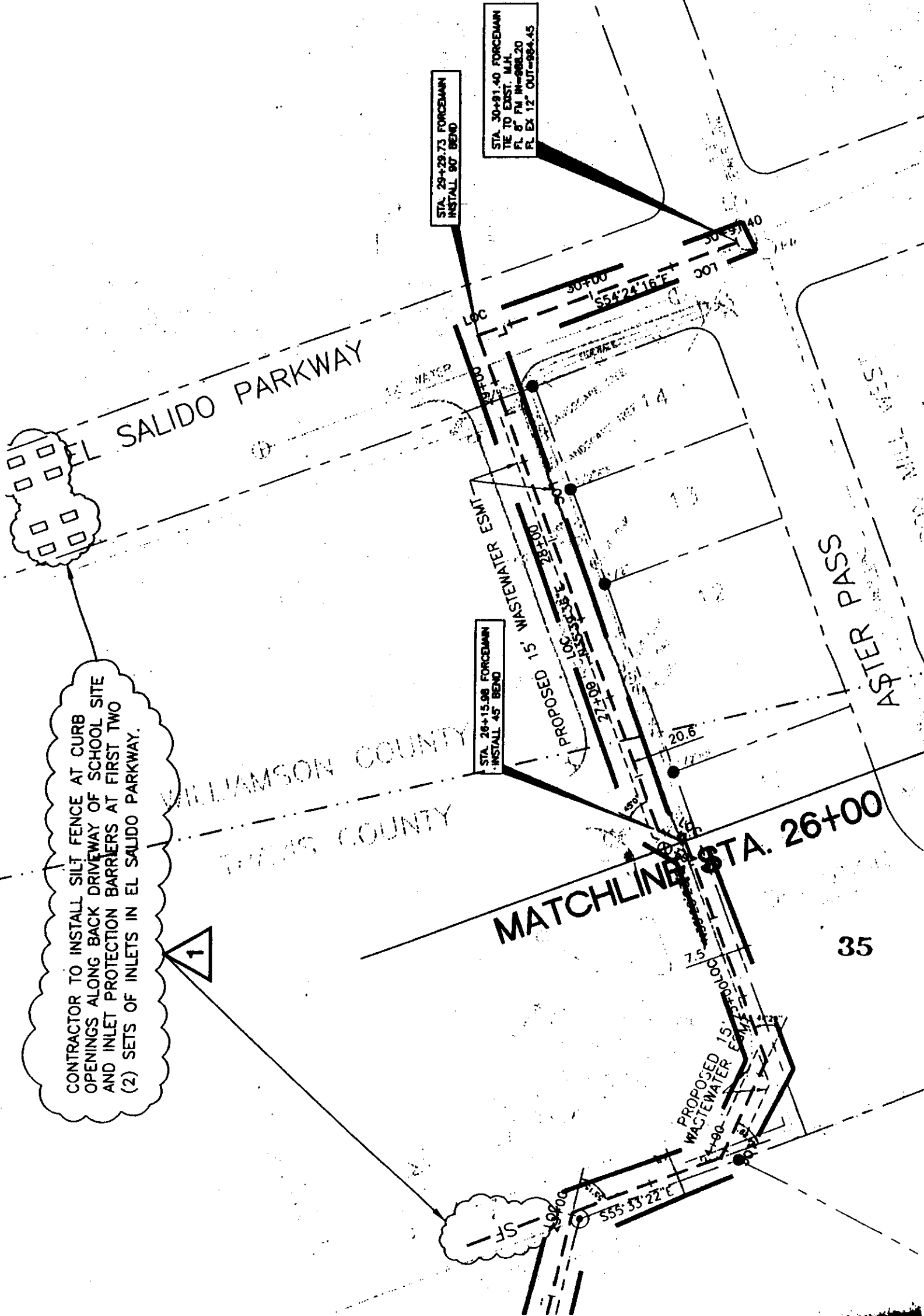
CITY MANAGER

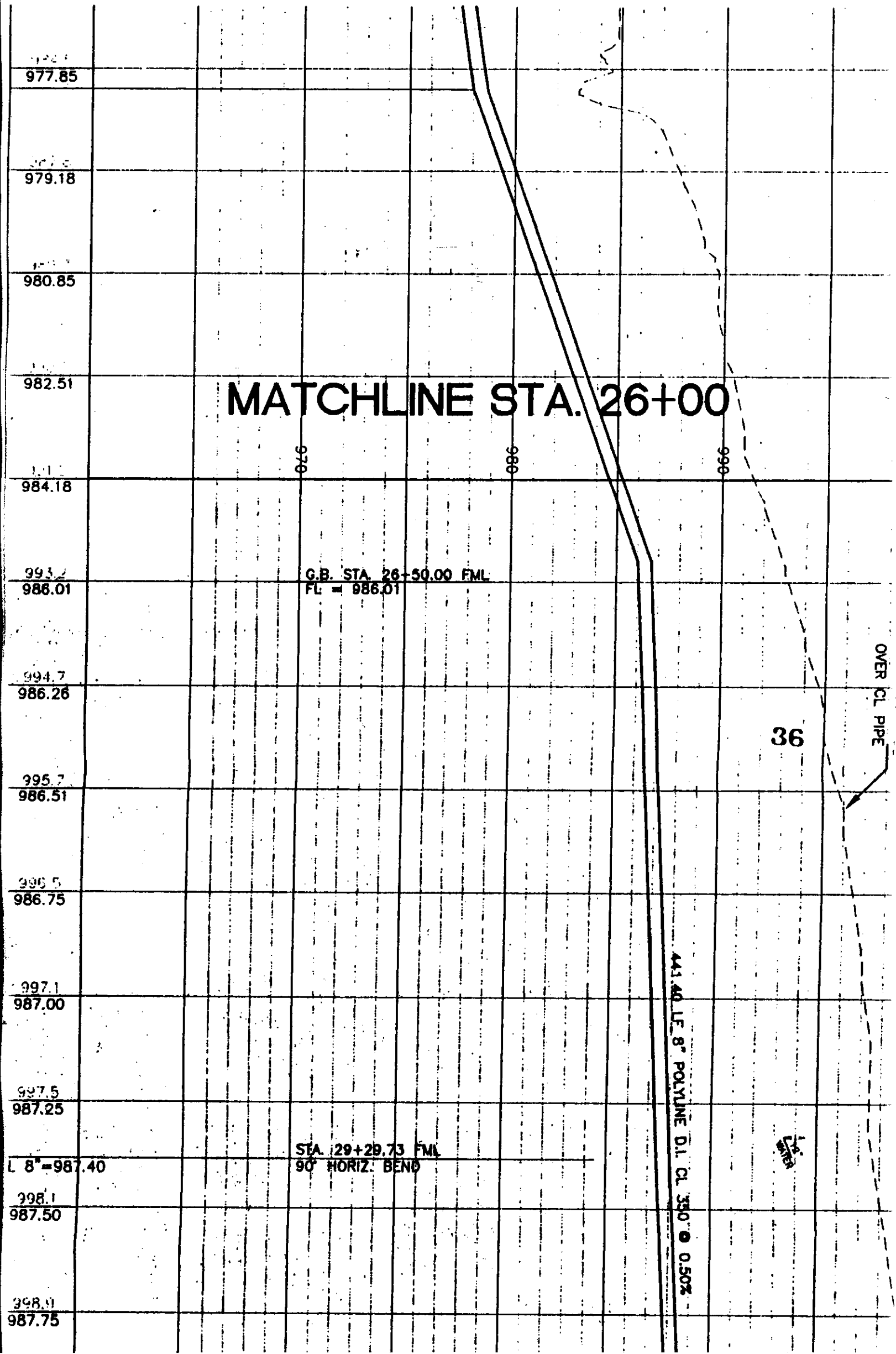
DON BIRKNER

LEGAL DESCRIPTION

OWNER:

CITY OF CEDAR PARK
600 N. BELL BLVD.
CEDAR PARK, TEXAS
(512) 258-4121





NOTICE OF PROPOSED INSTALLATION

VOL 0099 PAGE 141

UTILITY LINE ON WILLIAMSON COUNTY RIGHT-OF-WAY

Williamson County Unified Road System
1900 Georgetown Inner Loop, Suite 8
Georgetown, Texas 78626

DATE 7-7-98

Formal notice is hereby given that:

City of Granger

Company proposes to place a

4" Sewer Line in a 6" Sleeve

line within the right-of-way of CR 355 (Alligator Road)

as follows: (give location, length, general design, etc.)

See Drawing Attached

The line will be constructed and maintained on the road right-of-way as directed by the Williamson County Unified Road System in accordance with governing laws.

Our firm further understands that the County considers proper traffic control measures as those complying with applicable portions of the Texas Manual of Traffic Control Devices required for adoption by the "Transportation Code" (V.C.T.A. CH.251)

The location and description of the proposed line and appurtenances is more fully shown by _____ copies of drawings attached to this notice

Construction of this line is proposed to begin on or after the 10 day of July 19 98.

APPROVAL

This application is hereby approved subject to the following understandings and restrictions.

it is expressly understood that the said County Commissioners' Court does not imply hereby to grant any right, claim, title or easement in or upon this County Road; and it is further understood that in the future, should Williamson County, for any reason, need to work, improve, relocate, widen, increase, add to, decrease, or in any manner change the structure of this road or right-of-way, this line, if affected, will be moved at the direction of the Williamson County Engineer or County Commissioner. This installation work shall not damage any part of the roadway and adequate provisions shall be made to cause a minimum of inconvenience to traffic and adjacent property owners

APPROVED BY WILLIAMSON COUNTY COMMISSIONERS' COURT

COUNTY ROAD ADMINISTRATOR

DATE

7/24/98

Firm City of Granger

Dollie Hajda

Authorized Signature

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Dollie Hajda

Printed Name

Address: P.O. Box 367, 214 E. Davilla

Granger, TX 76530

Phone

512/859-2755

Fax

512/859-2871

Pd. 4

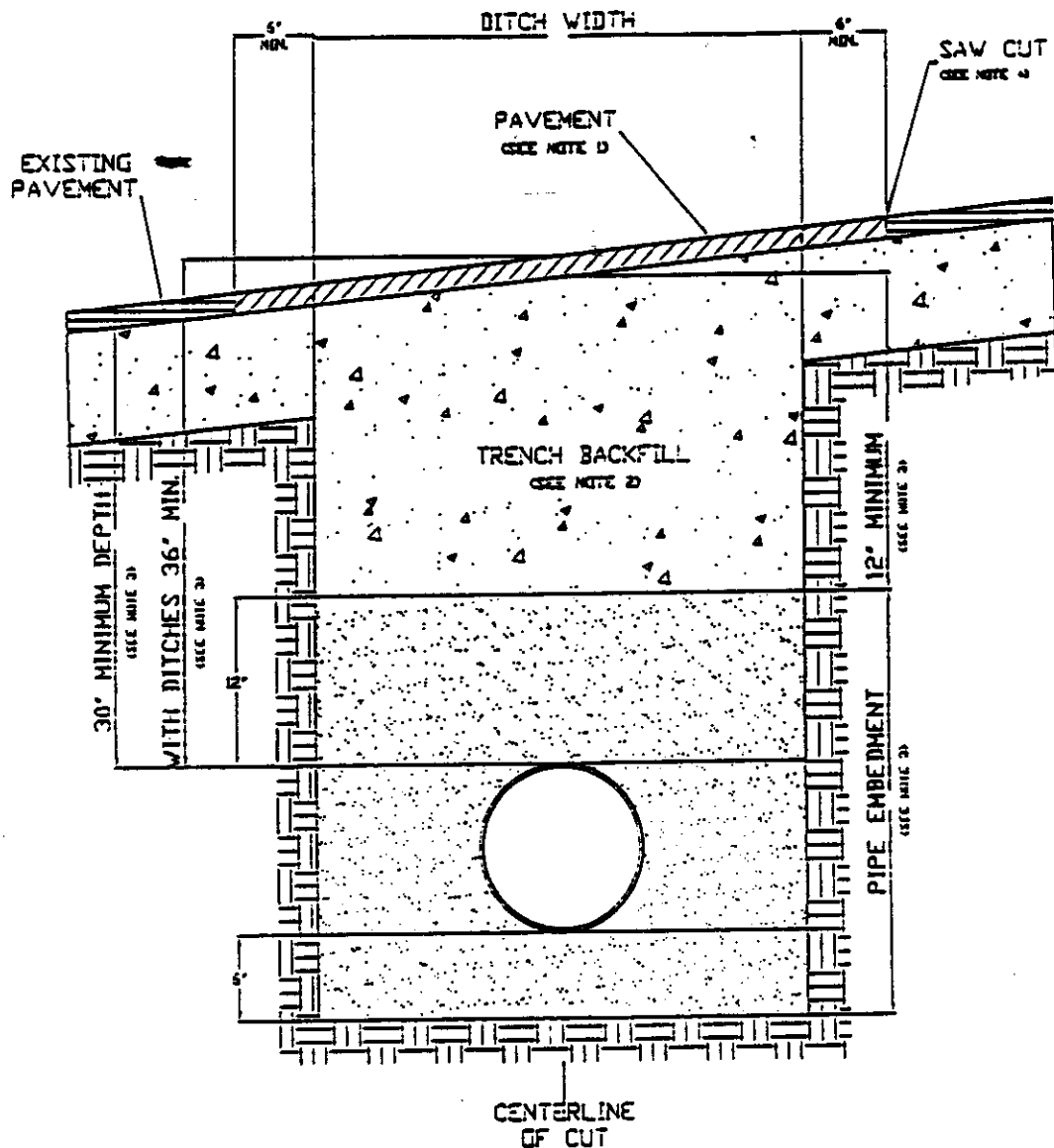
7-21-98

R.J.

received

7-15-98

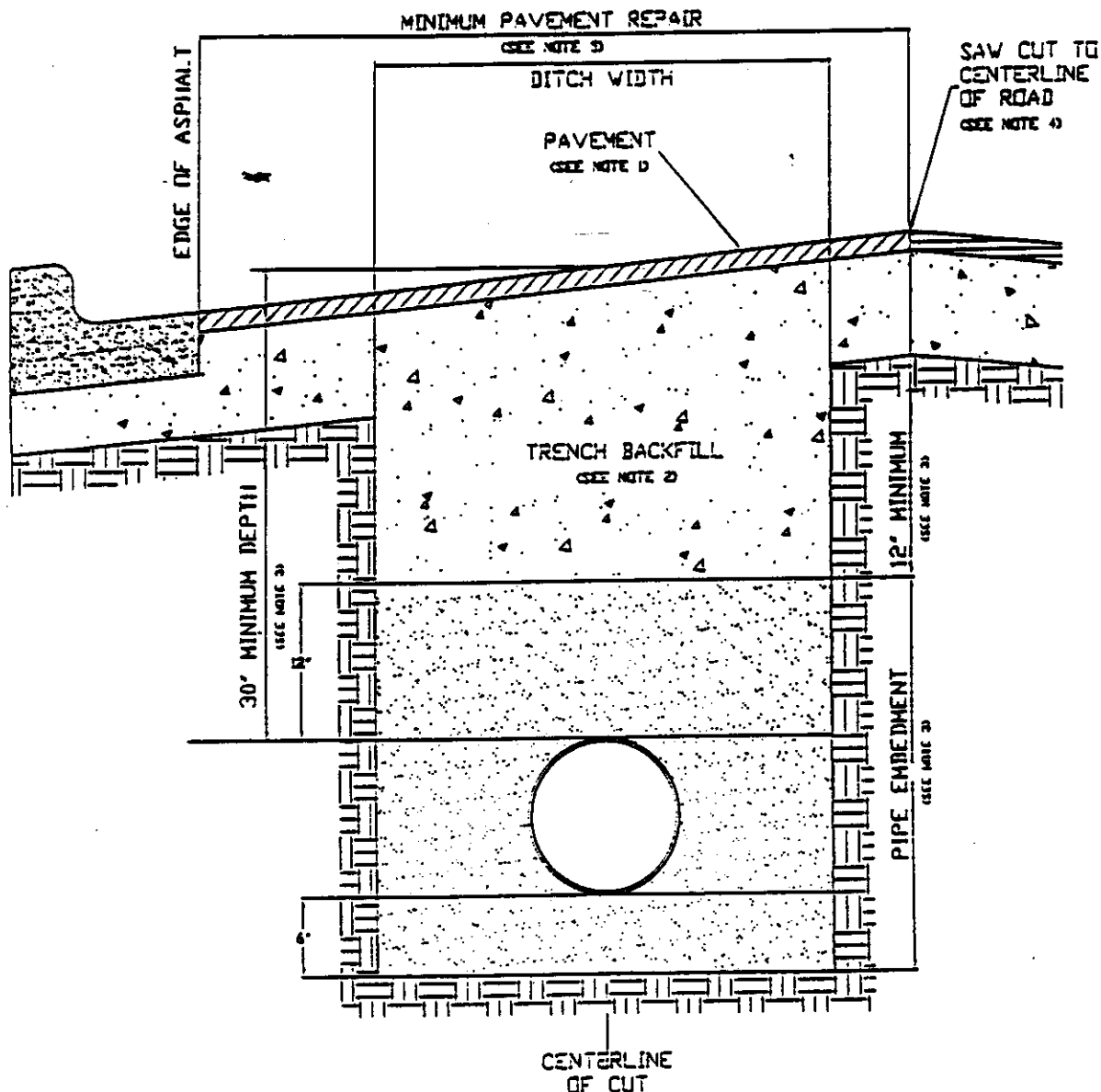
PERPENDICULAR UTILITY CUT DESIGN IN WILLIAMSON COUNTY R.O.W.



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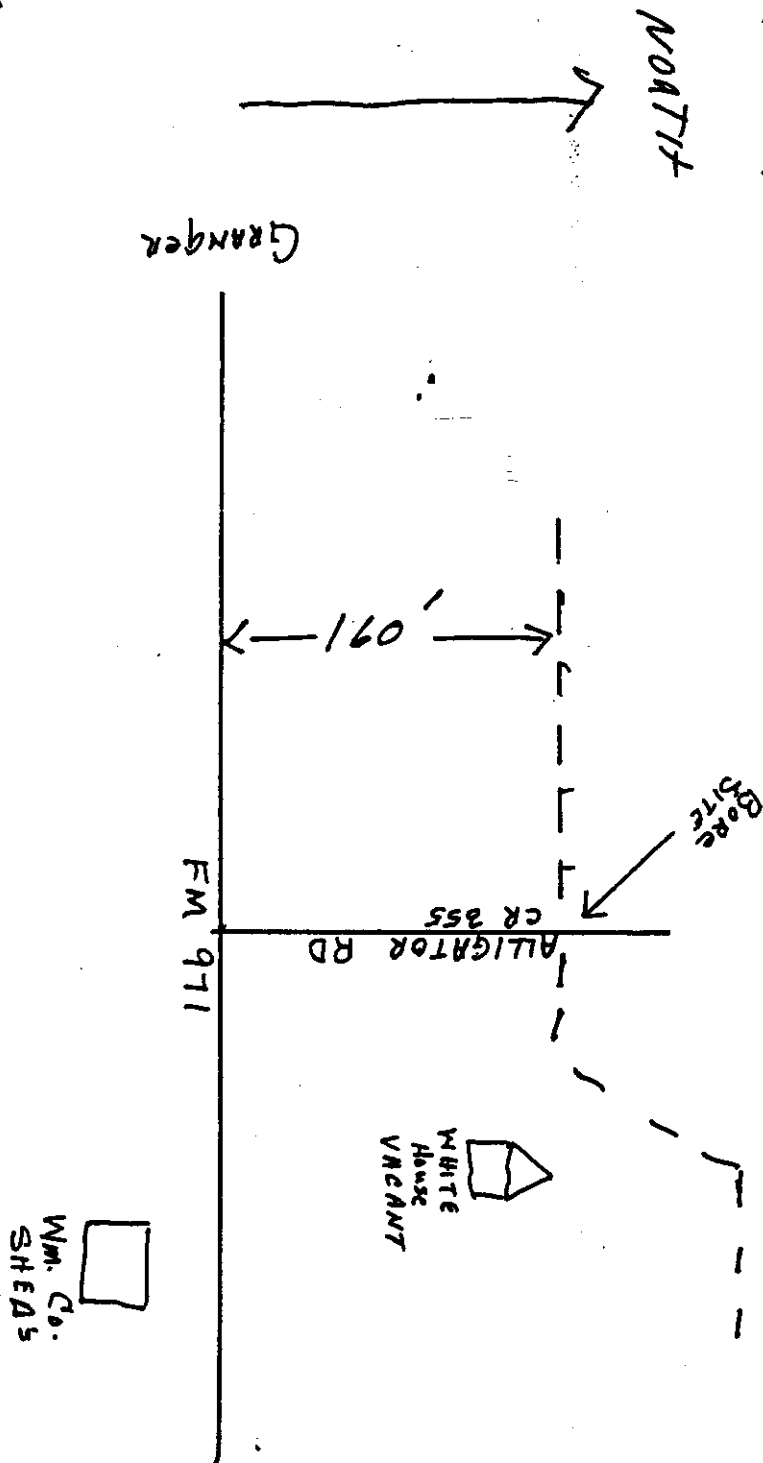
1. Hot mix asphalt 1 1/2" min. thickness. Roll in place to match existing surface, + or - 1/8" tolerance.
2. Trench backfill shall be flexible base, compacted to 95% optimum in 8" layers unless otherwise approved and specified. Flexible base to match existing base thickness or 8 inches, whichever is greater (specifications; TxDOT Item 247, Type A, Grade 2).
3. Pipe embedment (pipe envelope) size and materials shall be as specified elsewhere by utility company and/or its engineers. Pipe depth shall be as specified elsewhere provided that minimum depths are met.
4. Saw cut shall be made prior to ditch cut. If pavement is damaged during cut, a new saw cut shall be made beyond the damaged area and new pavement placed.
5. Where roadside ditches (bar ditches) are crossed by the utility pipe, minimum depth to the top of the pipe from centerline road elevation will be 36".
6. All pavement repair shall conform to Item 351 Repairing Existing Flexible Pavement Structure as found in the 1993 Texas Department of Transportation Standard Specifications for Construction of Highways, Streets and Bridges.

PARALLEL UTILITY CUT DESIGN IN WILLIAMSON COUNTY R.O.W.



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1. Hot mix asphalt to match existing HMAC thickness or 2" minimum, whichever is greater. Roll in place to match existing surface, + or - 1/8" tolerance.
2. Trench backfill shall be flexible base, compacted to 95% optimum in 8" layers unless otherwise approved and specified. Flexible base to match existing base thickness or 8", whichever is greater (Specifications: TxDOT Item 247, Type A, Grade 2).
3. Pipe embedment (pipe envelope) size and materials shall be as specified elsewhere by the utility company and/or its engineers. Pipe depth shall be as specified elsewhere provided that minimum depths are met.
4. Saw cut shall be made prior to ditch cut. If pavement is damaged during cut, a new saw cut shall be made beyond the damaged area and new pavement placed.
5. Damage beyond the centerline requires repair over entire roadway width.
6. All pavement repair shall conform to Item 351 Repairing Existing Flexible Pavement Structure as found in the 1993 Texas Department of Transportation Standard Specifications for Construction of Highways, Streets and Bridges.



AGENDA ITEM # 5

July 28, 1998

Discuss and take appropriate action on security patrols at Anderson Mill MUD.

The interlocal agreement presented for renewal is identical to the prior agreement per Shawn Newsom of the Sheriff's Department.

Moved: Commissioner Boatright

Seconded: Judge Doerfler

Motion: To approve interlocal agreement for security patrols at Anderson Mill Municipal Utility District.

Vote: Motion carried 5 - 0

< Clerk copy here >

INTERLOCAL AGREEMENT FOR SECURITY PATROLS

THE STATE OF TEXAS

COUNTY OF WILLIAMSON

This Interlocal Agreement for Security Patrols ("Agreement") is made and entered into by and between Williamson County, Texas (the "County") and Anderson Mill Municipal Utility District to set forth the terms and conditions under which the County will provide additional security patrols by the Williamson County Sheriff's Department of the property within the District.

RECITALS:

WHEREAS, the District is a political subdivision of the State of Texas with a majority of its area located within the County; and

WHEREAS, the County is a political subdivision of the State which provides, through the Department, law enforcement services within the geographic area encompassed by the County, including the District; and

WHEREAS, the District desires to obtain increased security patrols within the District for purposes of preventing or abating offenses against the rules of the District and the laws of the State, as permitted by Section 49.216 of the Texas Water Code; and

WHEREAS, the District and the County are empowered, under Chapter 791 of the government Code, the Texas Interlocal Cooperation Act (the "Cooperation Act"), to contract with each other for the performance of governmental functions, including police protection; and

WHEREAS, increased patrols by the Department would mutually benefit the parties, and serve to protect the public interest and the public health, safety, and welfare;

NOW, THEREFORE, know all men by these presents, that good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the District and the County agree as follows:

Section 1. Patrol Services. The County agrees to provide additional patrol services during high-risk periods, up to 90 hours per month. The time blocks and the number of patrols shall be determined by the Department and the Department shall notify the general manager of the District of the schedule. The Department and the District may amend the number of hours by the mutual written consent of the Department and the District. The deputy providing the services must, at a minimum, drive through the parking lot of the main office on El Salido during each patrol. During the walk-through, the deputy will monitor the facilities located in the Park for vandalism. A written report stating the date and time of each patrol and any incidents or other activities observed will be submitted monthly. This agreement will in no way relieve the County of its obligation to provide routine patrol services to property within the

District on the same basis as these services are provided to other property within the County. These services are in addition to, and not in lieu of, these routine services.

Section 2. Compensation. For the additional patrol services provided by the County, the District agrees to pay, from current revenues, the lesser of (i) \$18 per hour, or (ii) one and one-half times the normal rate for patrol service per hour. The County authorizes and directs the District to pay all sums due and payable hereunder directly to the deputy providing additional patrol services to the District. The County will prepare and issue to each deputy a time sheet indicating: (a) the total hours of additional patrol services rendered by the deputy, and (b) the County's approval of the services, and forward these time sheets to the District for payment. The total amount payable by the District must not exceed \$1,700 per month unless the number of approved hours is modified by the District and the Department. The District, in paying for the governmental services rendered by the County through the Department, will make payments out of current revenues available to the District, as required by the cooperation Act. The District agrees to issue IRS forms 1099 to each deputy providing services, setting forth the total sum paid to the deputy for each calendar year in which services are performed.

Section 3. Performance of Patrol Services. Additional patrol services provided to the District under this Agreement will be provided by deputies employed by the Department, and the deputies will remain under the control and supervision of the County at all times. The deputies providing services under this Agreement will perform duties in the same manner as if providing patrol services within the District in the absence of this Agreement, and will remain County employees, entitled to the same benefits, and subject to the same restrictions as any other deputy; however, the direct hourly compensation be paid to the deputy will be paid as provided in Section 2. The deputies must wear their Sheriff's Department uniforms and equipment and utilize Sheriff's Department patrol cars while providing services under this Agreement. All equipment, uniforms, and insurance will be the sole responsibility of the County. All deputies providing services will be acting in the course and scope of their employment by the county at all times while engaged in the performance of the additional patrol services contemplated hereunder.

Section 4. Indemnity. The District will have no liability relating to any action taken by any deputy providing services under this Agreement. To the extent permitted by applicable law, the County will indemnify the District from any liability, claim or demand, including attorney's fees for the defense thereof, arising as the result of any act or failure to act by any deputy providing services under this Agreement.

Section 5. Notice. Any notice given hereunder must be in writing, and may be effected by personal delivery, or by certified mail, return receipt requested, at the address of the respective parties indicated below:

District:	Anderson Mill Municipal Utility District 11500 El Salido Parkway Austin, Tx. 78750
County:	Williamson County Sheriff's Department 508 South Rock Georgetown, Tx. 78626

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These addresses for notice may be changed by either party by delivering written notice of the change, in accordance with the requirements of this Section, to the other party.

Section 6. Term. The term of this agreement shall expire on July 31, 1999, unless sooner terminated by either party by giving written notice to the other party of 60 days. Provided, however, this agreement may be extended by the mutual agreement of the parties. 2003 SK

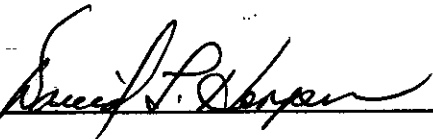
Section 7. General Provisions.

- a. Interlocal Cooperation. The District and the County agree to cooperate with each other, in good faith, at all times during the term hereof in order to effectuate the purposes and intent of this Agreement. Each party acknowledges and represents that this Agreement has been duly authorized by their respective governing body.
- b. Entire Agreement; Amendments. This Agreement contains the entire agreement between the parties respecting the subject matter, and supersedes all prior understandings and agreements between the parties. This Agreement may not be modified or amended except by written agreement duly executed by both parties.
- c. Interpretation. This Agreement has been entered into under the authority granted under the Cooperation Act. All terms and provisions are to be construed and interpreted consistently with that Act.
- d. Invalid Provisions. Any provision of this agreement that is determined by a court of competent jurisdiction to be invalid, illegal, or unenforceable will not be deemed to impair, invalidate, or nullify the remainder of this Agreement.
- e. Applicable Laws. This Agreement will be construed in accordance with the laws and constitution of the State of Texas. All obligations are performable in Williamson County, Texas, and venue for any action hereunder will be in Williamson County, Texas.

Executed on the date or dates indicated below, to be effective 7-28-98, 1998.

Date: July 16, 1998

ANDERSON MILL MUNICIPAL UTILITY
DISTRICT NO. 1

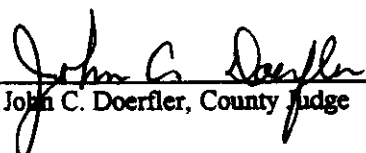
By: 

Board of Directors

ATTEST:

Date: 7-28-98

WILLIAMSON COUNTY, TEXAS

By: 
John C. Doerfler, County Judge

AGENDA ITEM # 6**July 28, 1998****Consider approving amended agreement for security patrols at Blockhouse MUD.**

Moved: Judge Doerfler

Seconded: Commissioner Heiligenstein

Motion: To approve amended agreement for security patrols at Blockhouse Municipal Utility District.

Vote: Motion carried 5 - 0

< Clerk, copy here >

AMENDED INTERLOCAL AGREEMENT FOR SECURITY PATROLS

THE STATE OF TEXAS §
 §
 COUNTY OF WILLIAMSON §

This Interlocal Agreement for Security Patrols ("Agreement") is made and entered into by and between Williamson County, Texas (the "County") and Block House Municipal Utility District (the "District"), to set forth the terms and conditions under which the County will provide additional security patrols by the Williamson County Sheriff's Department (the "Department") of the property within the District.

RECITALS:**46**

WHEREAS, the District is a political subdivision of the State of Texas situated within the County; and

WHEREAS, the County is a political subdivision of the State which provides, through the Department, law enforcement services within the geographic area encompassed by the County, including the District; and

WHEREAS, the District desires to obtain increased security patrols within the District for purposes of preventing or abating offenses against the rules of the District and the laws of the State, as permitted by Section 49.216 of the Texas Water Code; and

WHEREAS, the District and the County are empowered, under Chapter 791 of the Government Code, the Texas Interlocal Cooperation Act (the "Cooperation Act"), to contract with each other for the performance of governmental functions, including police protection; and

WHEREAS, increased patrols by the Department would mutually benefit the parties, and serve to protect the public interest and the public health, safety, and welfare;

NOW, THEREFORE, know all men by these presents, that good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the District and the County agree as follows:

Section 1. Patrol Services. The County agrees to provide additional patrol services in 2 hour blocks, during high-risk periods, 4 days per week. The time blocks and the number of patrols may be changed by mutual agreement of the parties. The deputy providing the services must, at a minimum, drive through the parking lot for Block House Park and walk through the Park, including the nature trails behind basketball court, during each patrol. During each walk-through, the deputy will monitor the restrooms located in the Park for vandalism. The deputy will also enforce the District's park curfew and park rules, including use restrictions and "no parking" regulations, and will monitor the condition of the street lighting and the traffic control and street signs within the District. The deputy will report any non-functioning street lights or missing signs to the District's