

ENCROACHMENT LICENSE AGREEMENT

THIS ENCROACHMENT LICENSE AGREEMENT ("Agreement") is made and entered into at Erie, Colorado this ____ day of _____, 20____, by and between the TOWN OF ERIE, a Colorado municipal corporation ("Town") and KERR MCGEE GATHERING, LLC, a Colorado Limited Liability Company ("Owner").

RECITALS

A. Owner is the owner of **Mt. Evans Pipeline** Town of Erie, County of Weld, State of Colorado ("Owner's Property").

B. Town is the owner of the following real property situate in the County of Weld and State of Colorado, to wit: See Exhibit "A," attached hereto and incorporated herein by this reference ("Town's Property").

C. A portion of the Owner's improvements ("Improvements") used in connection with the **Mt. Evans Pipeline** ("Project") encroaches under, over, through, and on the Town's Property (the "Encroachment"), as shown on the attached Exhibit "B," and as legally described on the attached Exhibit "C," both of which are incorporated herein by reference.

D. The Town has agreed to grant to Owner a personal privilege to maintain the Encroachment described above under, over, through, and on the Town's Property, all in accordance with, and subject to the terms, conditions and limitations of, this Agreement.

1. Grant of License. The Town hereby grants to the Owner the personal privilege and permission to enter upon the Town's Property and to maintain the Encroachment described above under, over, through, and on the Town's Property subject, however, to the terms, conditions and limitations of this Agreement (the "License"). The License herein granted shall be subject to all existing utility easements, if any, located on or under the Town's Property.

2. Term. This Agreement and the License granted to Owner hereunder shall commence as of the date of this Agreement and shall continue until terminated pursuant to Paragraph 12 of this Agreement.

3. Consideration. The consideration to be paid by the Owner to the Town for the License and privilege granted by this Agreement shall be as follows:

a. A onetime payment of One Million Dollars (\$1,000,000.00), receipt of which is hereby acknowledged by the Town,

b. A payment of Two Hundred Fifty Thousand Dollars (\$250,000.00) as an annual fee for each year that an Improvement will be located on the Town's Property for any one calendar day. Payment of the Two Hundred Fifty Thousand Dollars (\$250,000.00) annual fee shall be due to the Town in advance on January 15th, and on the yearly anniversary of such date each year thereafter. The first \$250,000 payment shall be made by January 15th, 2019.

c. Other good and valuable consideration as herein provided.

4. No Interest In Land. Owner understands, acknowledges and agrees that neither the License nor this Agreement create an interest or estate in Owner's favor in the Town's Property. The Town retains legal possession of the full boundaries of Town's Property and the License and this Agreement merely grant to the Owner the personal privilege to maintain the Encroachment described above throughout the term of this Agreement.

Notwithstanding the expenditure of time, money or labor by the Owner on the Encroachment and the Improvements, the License and this Agreement shall in no event be construed to create an assignment coupled with an interest in favor of the Owner. Owner shall expend any time, money or labor at Owner's own risk and peril.

5. Limited Scope of License. The License granted to the Owner is limited in scope to the following permitted use or uses: various water lines, steel gas lines, and steel oil lanes as detailed on Exhibit "D". Owner shall not have

the right to expand the License, the Encroachment, Improvements, or Owner's use of the Town's Property or to alter or change the Owner's use of the Town's Property.

6. Record Drawings. No more than sixty (60) days after construction of the Improvements, Owner shall provide to the Town detailed Digital Record Drawings in conformance with the Town's Standards and Specifications for Town review and acceptance.

7. Improvement Monumentation. During construction, at all locations where the Improvements enter or exit the Town's Property, permanent at and above grade monumentation and marking shall be placed in a manner and at a location approved by the Town Engineer. Owner shall maintain all monumentation and marking in accordance with Paragraph 15 of this Agreement for as long as this License is in effect.

8. Improvement Mapping. Prior to the Town issuing a Right-of-Way or Public Improvement Permit for the construction of the Improvements, Owner shall provide detailed maps of the Improvement for the entirety of the Project within Town limits, regardless of whether it is located on the Town's Property.

9. Use of Licensed Premises By Others. Owner may permit Owner's employees, business invitees, contractors, tenants, subcontractors, lessees, agents, customers and others to use the portion of the Town's Property for which the License and this Agreement has been executed.

10. Transfer or Assignment of License. Neither the Agreement nor the License granted to Owner herein is transferable or assignable by Owner without the prior written consent of the Town, which consent shall not be unreasonably withheld, conditioned, or delayed. Such consent, if granted by the Town, shall be conditioned upon the transferee's or assignee's assumption, in writing in a form acceptable to Town, of all of Owner's obligations hereunder. Such transferee or assignee shall acquire nothing more than the personal privilege herein granted to Owner. Further, the rights of any transferee or assignee shall be subject to termination in accordance with the provisions of this Agreement.

11. Default. In the event either party materially defaults in the performance of any of the material covenants or agreements to be kept, done or performed by it under the terms of this Agreement, the non-defaulting party shall notify the defaulting party in writing of the nature of such default. Within fifteen (15) days following receipt of such notice the defaulting party shall correct such default; or, in the event of a default not capable of being corrected within fifteen (15) days, the defaulting party shall commence correcting the default within fifteen (15) days of receipt of notification thereof and thereafter correct the default with due diligence. If the defaulting party fails to correct the default as provided hereinabove, the non-defaulting party, without further notice, shall have the right to declare that the License and this Agreement are terminated pursuant to Paragraph 12 hereof effective upon such date as the non-defaulting party shall designate. The rights and remedies provided for herein may be exercised singly or in combination.

12. Termination. This Agreement and the License herein granted to Owner is fully terminable in accordance with the following terms and conditions:

a. Termination Upon Notice To Owner. This Agreement, and the License herein granted to Owner, may be terminated by Town, at the Town's sole discretion, without liability for breach of this Agreement by the giving of ninety (90) days' advance written notice to Owner. The notice provision established by this paragraph 12(a) shall conclusively be deemed to be reasonable.

b. Termination Upon Destruction Or Removal Of Improvements. In the event that Owner's Improvements which encroach onto the Town's Property are destroyed or are permanently removed, this Agreement, and the License herein granted to Owner, may be terminated by Town upon not less than thirty (30) days' advance written notice to Owner.

c. Termination Upon Default. This Agreement and the License herein granted to Owner may be terminated by either party upon the material default of the other party in the performance of the material covenants or agreements of this Agreement in accordance with the revisions of Paragraph 11 of this Agreement.

d. Recording Of Notice Of Termination. Upon termination of the License and this Agreement the Town may cause to be recorded with the Clerk and Recorder of Boulder/Weld County, Colorado a written Notice of Termination.

e. No Compensation To Owner. In the event of termination of the License and this Agreement for any reason, Owner shall not be entitled to receive a refund of any portion of the consideration paid for the License and this Agreement, nor shall Owner be compensated for any improvements which must be removed from the Town's Property.

13. Permanent Removal Of Encroachment Upon Termination. At such time as this Agreement and the License herein granted to Owner is terminated, upon the Town's written request, the Owner shall remove, at Owner's sole expense, any and all Encroachments owned or maintained by Owner on the Town's Property.

14. Insurance. Licensee shall obtain and maintain at all times during the term hereof, at Licensee's sole cost, a policy or policies of comprehensive general liability insurance with limits of coverage of not less than \$1,000,000 for injuries, damages or losses sustained by any one person in any one accident or event, and not less than \$1,000,000 for injuries, damages or losses incurred by two or more persons in any one accident or event. Notwithstanding anything contained herein to the contrary, Town may terminate this Agreement, and the License herein granted to Licensee, in accordance with the provisions of Paragraphs 11 and 12 of this Agreement, if Licensee fails to procure and maintain the insurance required by this Paragraph 14. Licensee shall obtain and maintain at all times during the term hereof, at Licensee's sole cost, comprehensive automobile liability insurance with single limits for bodily injury and property damage of not less than One Million Dollars (\$1,000,000) each occurrence and One Million Dollars (\$1,000,000) aggregate with respect to each of Licensee's owned, hired or non-owned vehicles assigned to or used in relation to the License granted herein. Licensee shall obtain and maintain at all times during the term hereof, at Licensee's sole cost, Licensee's pollution liability insurance (including Errors and Omissions) for losses caused by pollution conditions that arise from the operations of the Licensee pursuant to the License granted herein with per occurrence limits of not less than One Million Dollars (\$1,000,000) and general aggregate limits of not less than Two Million Dollars (\$2,000,000). If at any time while the Agreement is in effect, the limits of liability for local governments under the Colorado Governmental Immunity Act, Section 24-10-101, *et seq.*, C.R.S., are raised above the limits of liability provided hereinabove, Licensee's insurance requirement provided in this Paragraph 14 shall be increased accordingly. Notwithstanding anything stated in this Paragraph 14, Licensee shall be permitted to self-insure for any or all of the foregoing insurance requirements in this Paragraph 14. In the event Licensee self-insures for any insurance required herein, prior to the implementation of such self-insurance, Licensee shall provide to Town a statement of self-insured fund or a financial statement evidencing financial responsibility for such self-insurance.

15. Maintenance. During the term of this Agreement the Owner shall, at Owner's sole expense, maintain the Improvements which encroach onto the Town's Property in safe and good condition as solely determined by the Town.

16. Owner's Waiver Of Claims Against Town. As a part of the consideration paid by Owner for the License and this Agreement, Owner hereby waives any and all claims which Owner may or might hereafter have or acquire against Town for loss or damage to the Owner's Improvements which encroach onto the Town's Property arising from the use by the Town, or the public, of the Town's Property for any purpose.

17. Indemnification. Owner agrees to indemnify and hold harmless the Town, its officers, employees, insurers, and insurer, from and against all liability, claims, and demands, on account of injury, loss, or damage, including without limitation claims arising from bodily injury, sickness, disease, death, property loss or damage, or any other loss of any kind whatsoever, which arise out of or are in any manner connected with the use of the Town's Property pursuant to the License and this Agreement, if such injury, loss, or damage is caused in whole or in part by, or is

claimed to be caused in whole or in part by, the negligence of Owner, any contractor or subcontractor of the Owner, or any officer, employee, tenant, agent, customer, or representative of the Owner, or of any person permitted or allowed to use the Town's Property by Owner, or which arise out of any worker's compensation claim of any employee of the Owner or of any subcontractor of the Owner or of any tenant of Owner; except to the extent such liability, claim or demand arises through the negligence of Town, its officers, employees or agents. Owner agrees to investigate, handle, respond to, and to provide defense for and defend against any such liability, claims or demands at the sole expense of the Owner. Owner also agrees to bear all other costs and expenses related thereto, including court costs and attorney fees.

18. Mechanics' Liens. Owner shall not allow any mechanics' or similar liens to be filed against the Town's Property arising from any work done by Owner on the Town's Property, and Owner shall indemnify and hold Town harmless with respect thereto, including any attorney's fees incurred by Town in connection with any such lien or claim. If any mechanics' or other liens shall be created or filed against the Town's Property by reason of labor performed by, or materials furnished for, the Owner, the Owner shall, within ten (10) days thereafter, at the Owner's own cost and expense, cause such lien or liens to be satisfied and discharged of record together with any Notices Of Intention To File Mechanic's Lien that may have been filed. Failure to do so shall constitute a default hereunder for which the Town may terminate this Agreement in accordance with the provisions of Paragraphs 11 and 12 of this Agreement.

19. Notices. Any notice required or permitted under this Agreement shall be in writing and shall be sufficient if personally delivered or mailed by certified mail, return receipt requested, addressed to the following:

If To The Town:

Town Administrator
Town of Erie
P.O. Box 750
Erie, Colorado 80516

If To The Owner:

Anadarko
1099 18th St, Suite 1800
Denver, CO 80202

Notices mailed in accordance with the provisions of this Paragraph shall be deemed to have been given upon mailing. Notices personally delivered shall have been deemed to have been given upon delivery. Either party may change its address by giving notice thereof to the other party in the manner provided in this Paragraph 19.

20. Attorney's Fees. If any action is brought in a court of law by either party to this Agreement concerning the enforcement, interpretation or construction of this Agreement, the prevailing party, either at trial or upon appeal, shall be entitled to reasonable attorney's fees as well as costs, including expert witness's fees, incurred in the prosecution or defense of such action.

21. Waiver. The failure of either party to exercise any of its rights under this Agreement shall not be a waiver of those rights. A party waives only those rights specified in writing and signed by the party waiving its rights.

22. Governmental Immunity. The parties hereto understand and agree that Town is relying on, and does not waive or intend to waive by any provision of this Agreement, the monetary limitations or any other rights, immunities, and protections provided by the Colorado Governmental Immunity Act, Section 24-10-101, *et seq.*, C.R.S., as from time to time amended, or any other law or limitations otherwise available to Town, its officers, or its employees.

23. Entire Agreement. This Agreement constitutes the entire agreement and understanding between the parties hereto and supersedes any prior agreement or understanding relating to the subject matter of this Agreement. Any such prior agreement shall be deemed to be null and void and of no further effect.

24. Modification. This Agreement may be modified or amended only by a duly authorized written instrument executed by the parties hereto.

25. Paragraph Headings. Paragraph headings are inserted for convenience only and in no way limit or define the interpretation to be placed upon this Agreement.

26. Terminology. Wherever applicable, the pronouns in this Agreement designating the masculine or neuter shall equally apply to the feminine, neuter and masculine genders. Furthermore, wherever applicable within this Agreement, the singular shall include the plural, and the plural shall include the singular.

27. Authority Of Town. This Agreement is entered into pursuant to a Resolution of the Board of Trustees of the Town of Erie, Colorado adopted _____, 20____.

[signatures on following page]

IN WITNESS WHEREOF, the parties hereto have entered into this Encroachment License Agreement as of the day and year first set forth above.

TOWN:

TOWN OF ERIE,
a Colorado municipal corporation

By: _____
Tina Harris, Mayor

ATTEST:

By: _____
Jessica Koenig, Deputy Town Clerk

OWNER:

_____,
a Colorado _____

ATTEST:

By: _____
_____, (President) or (Manager and Member)

By: _____
_____, Secretary

STATE OF COLORADO)
_____) ss.
COUNTY OF _____)

The forgoing Encroachment License Agreement was subscribed and sworn to before me this ____ day of _____, 20____, by _____, (President) or (Manager and Member) and _____, Secretary, of _____.

(Seal of Notary)

Notary Public
Address

My Commission expires:

EXHIBIT "A"

WCR 7 – Approximately 500' North of WCR 12

WCR 12 – Approximately 1000' East of WCR 7

WCR 10 - Approximately 1100' East of WCR 7

WCR 7 – Approximately 2300' North of Erie Parkway

WCR 7 – Approximately 60' North of Erie Parkway

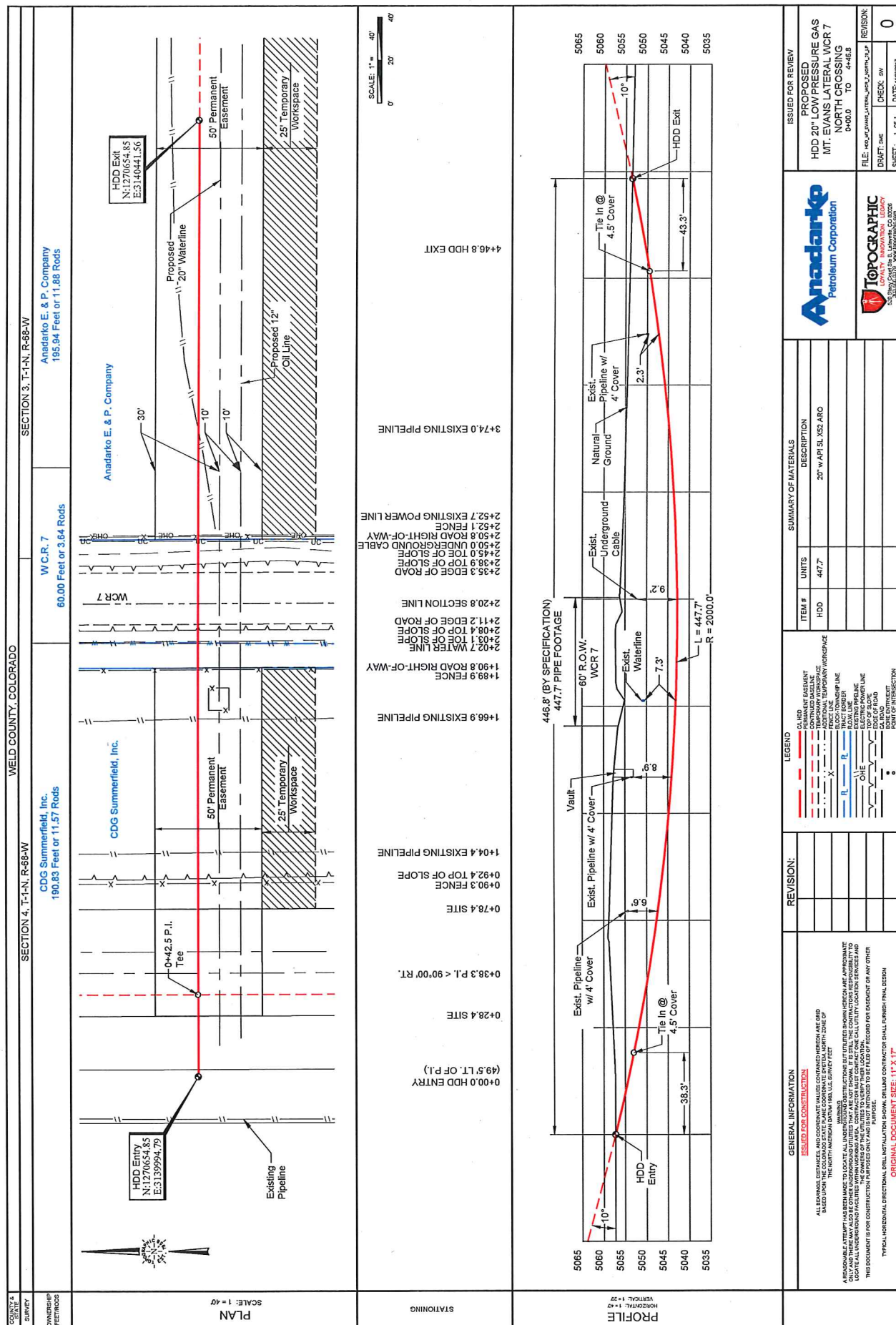
Erie Parkway – Approximately 2400' East of WCR 5

WCR 5 – Approximately 170' South of WCR 10

WCR 10 – Approximately 90 West of WCR 5

EXHIBIT "B"

WCR 7 – Approximately 500' North of WCR 12



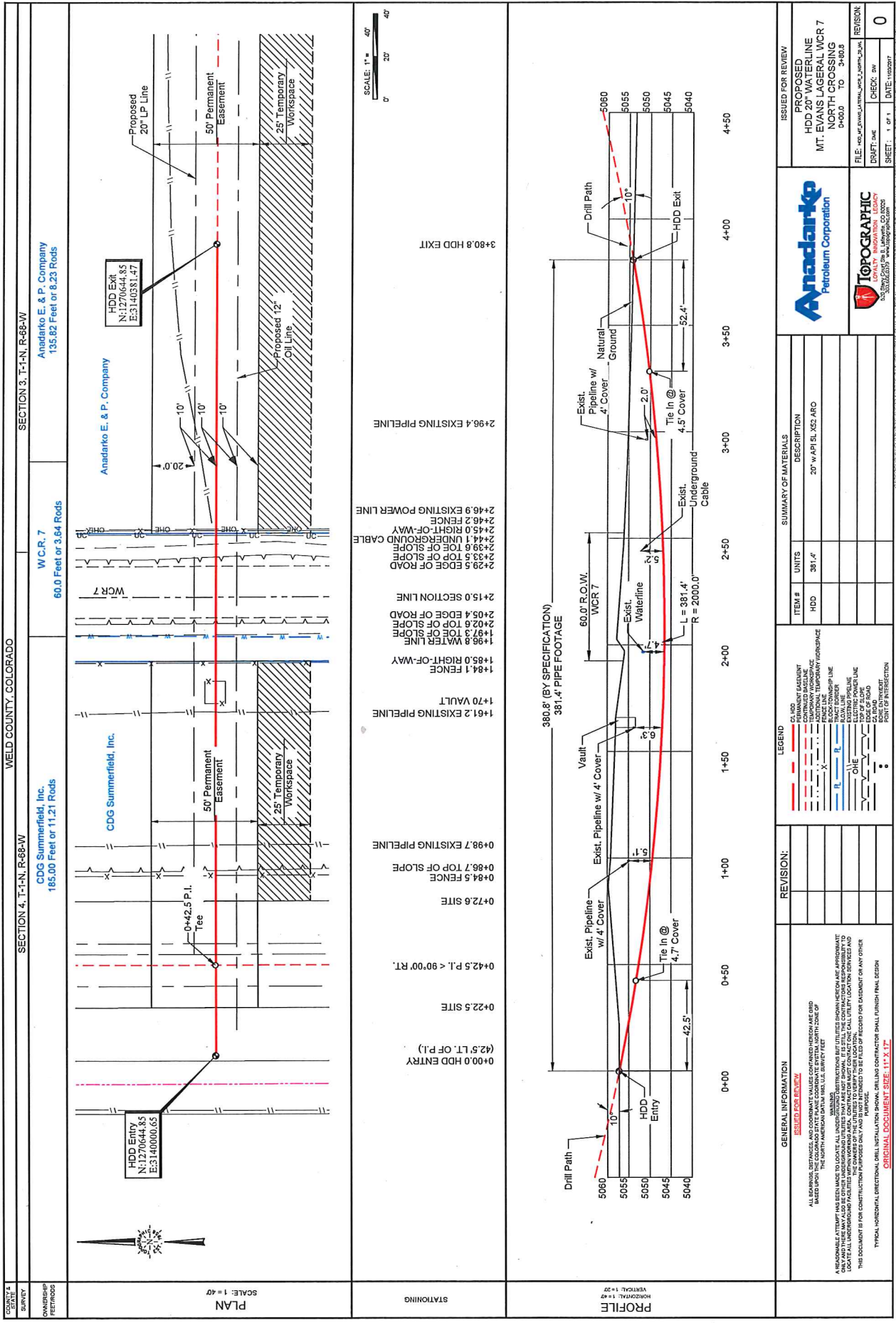
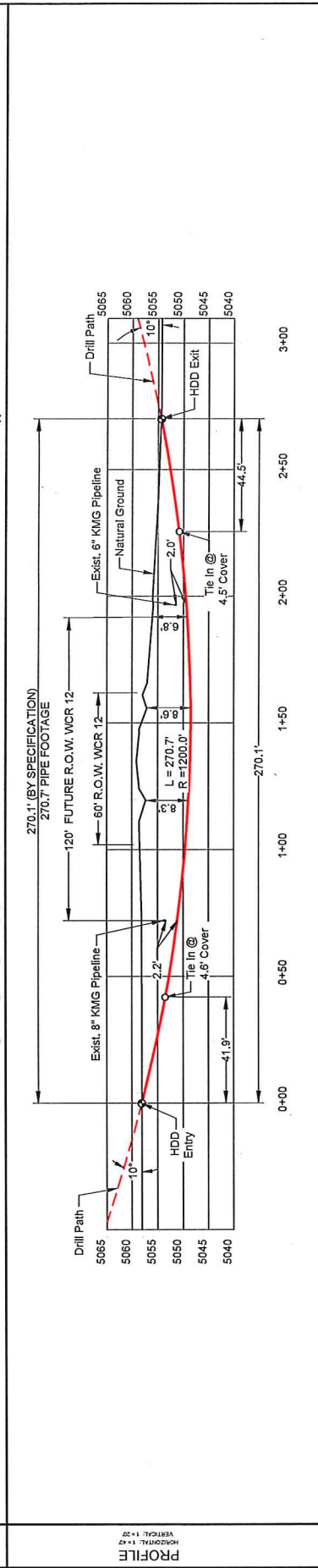
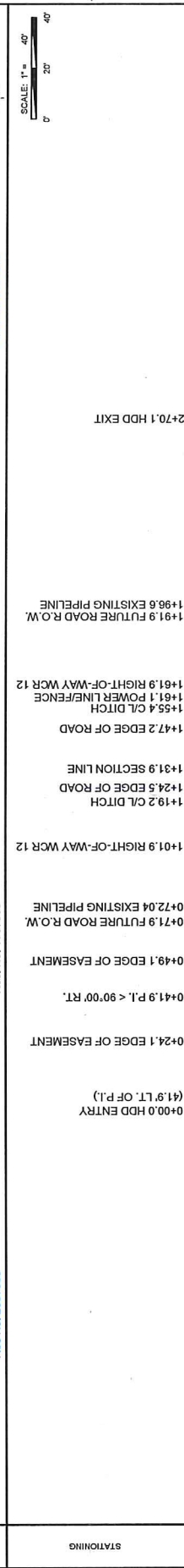
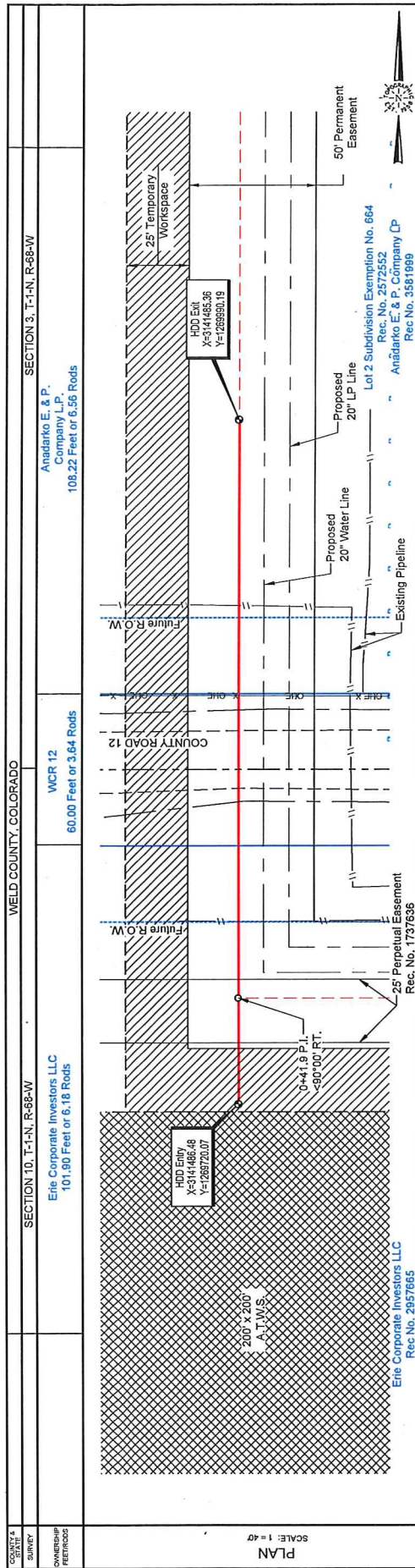
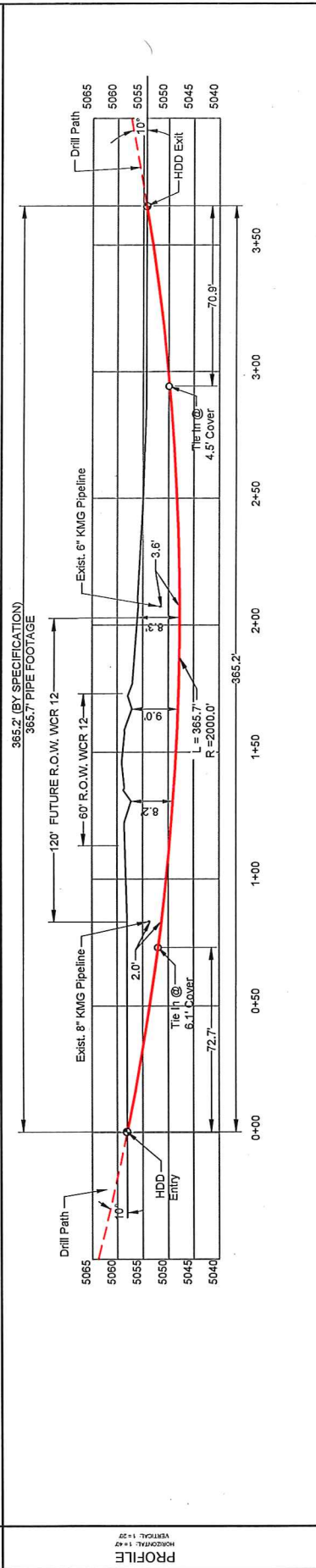
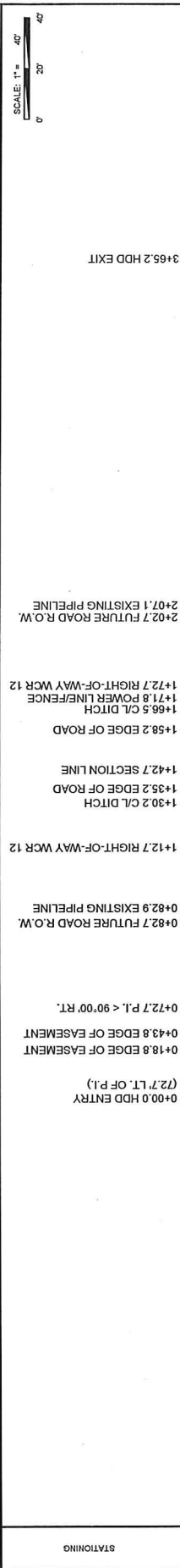
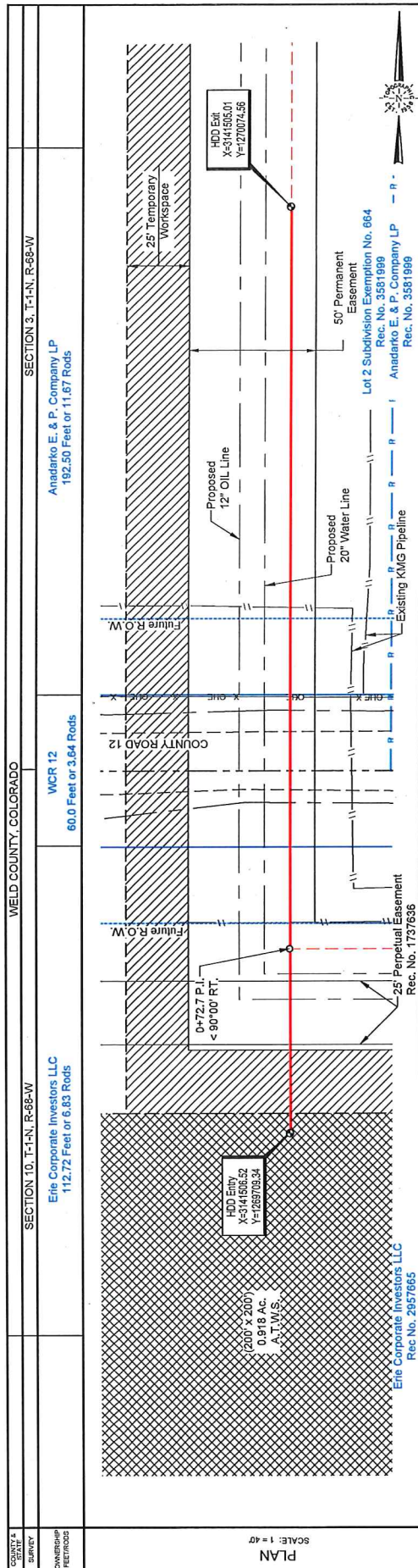


EXHIBIT "B"

WCR 12 – Approximately 1000' East of WCR 7

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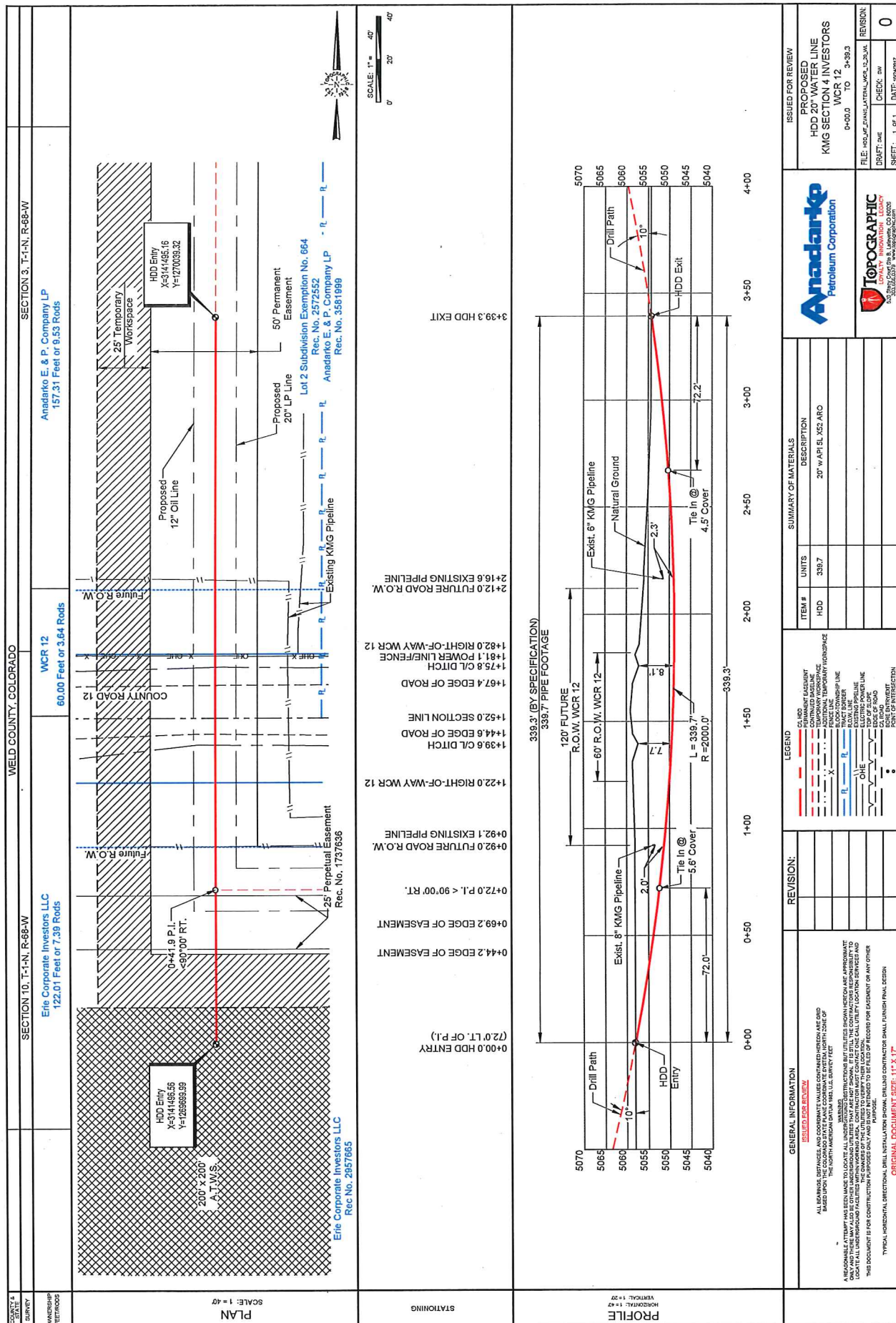
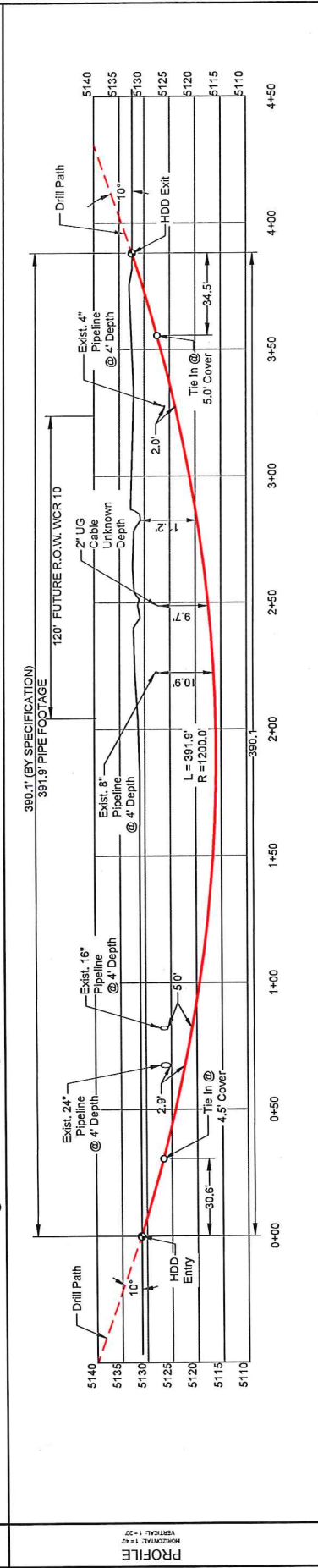
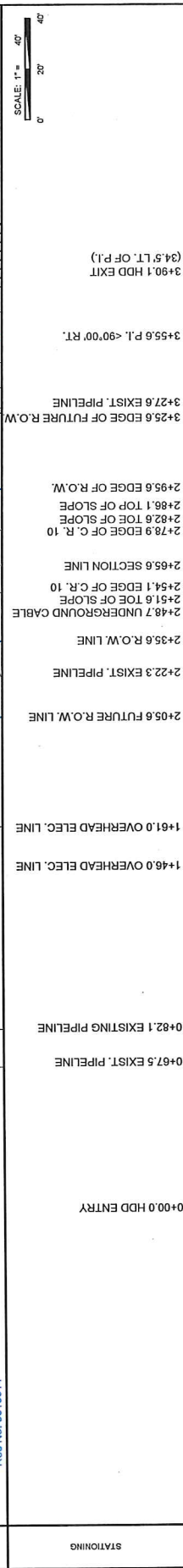
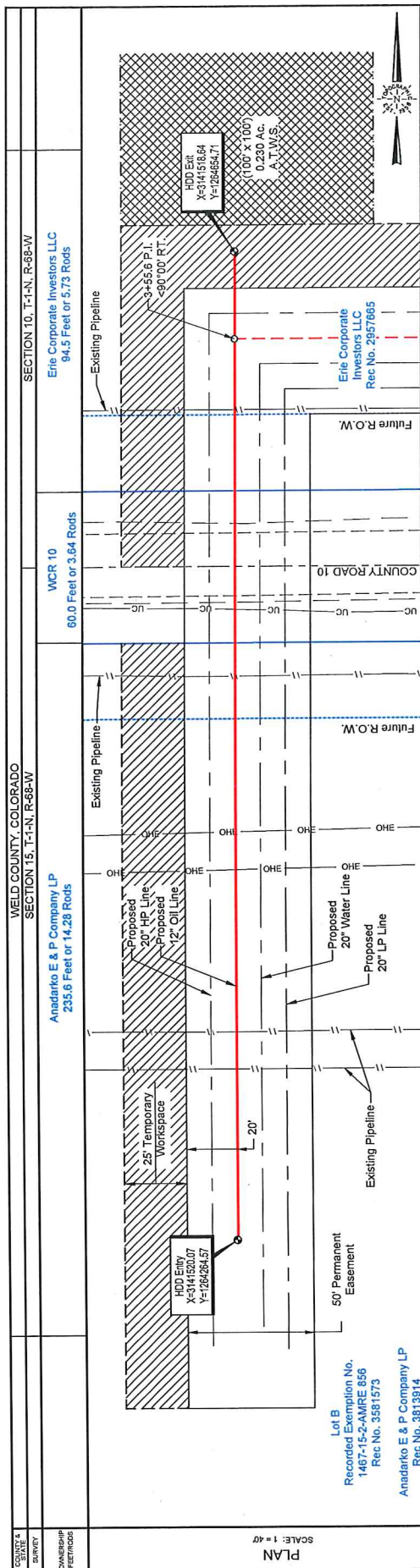


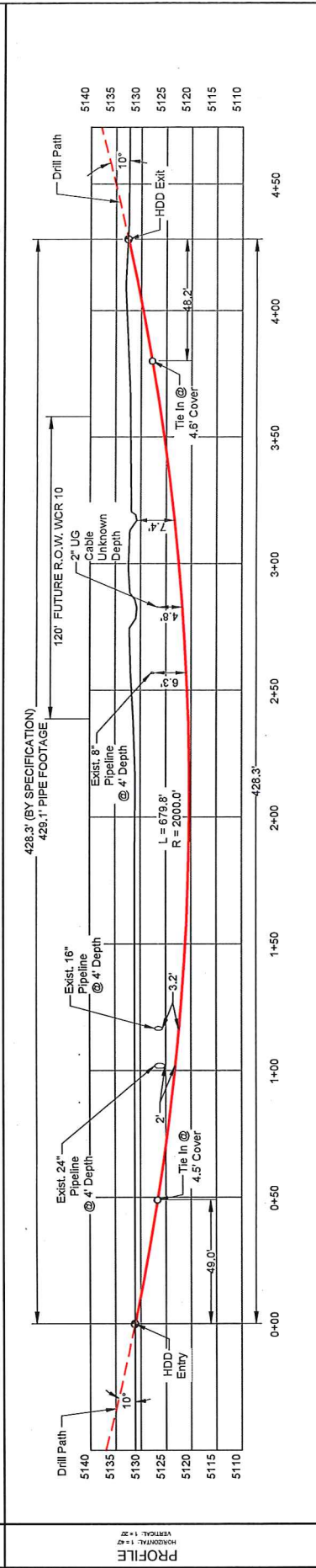
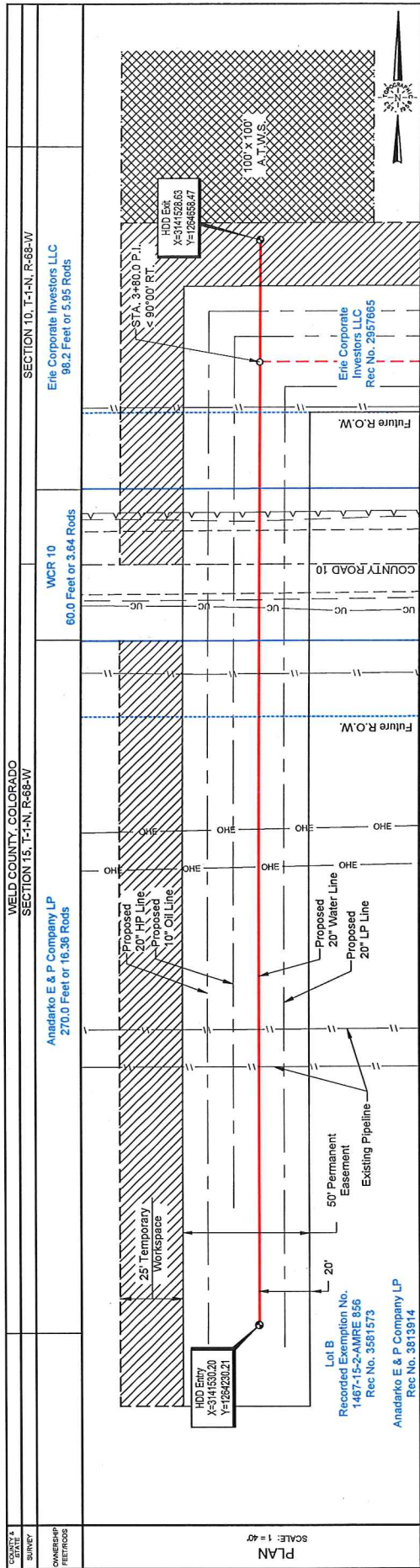
EXHIBIT "B"

WCR 10 - Approximately 1100' East of WCR 7

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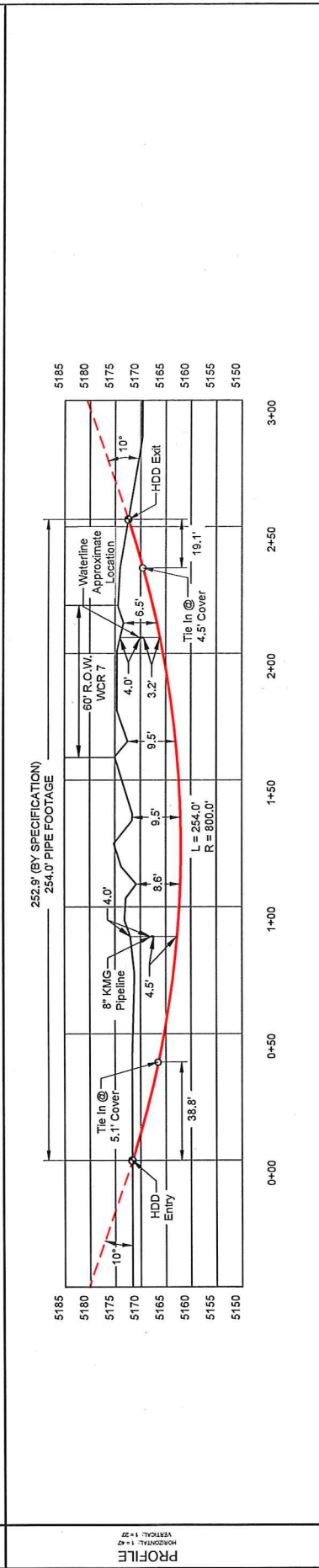
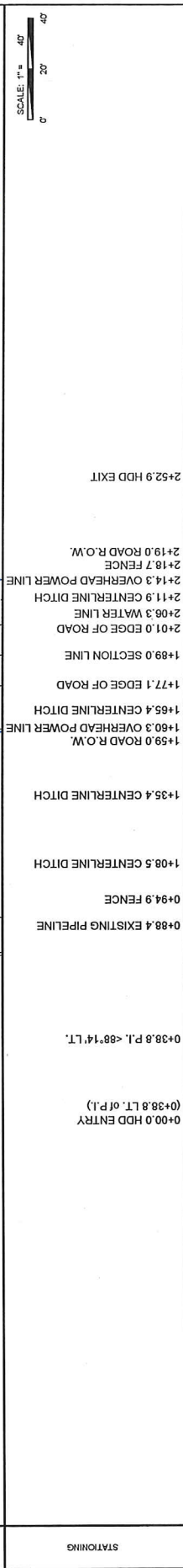
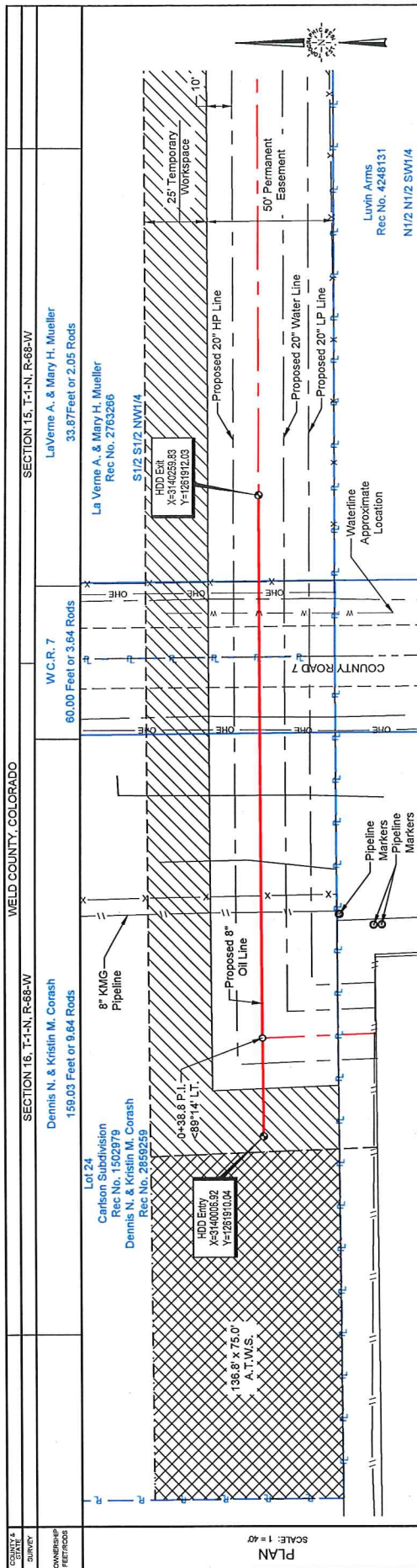
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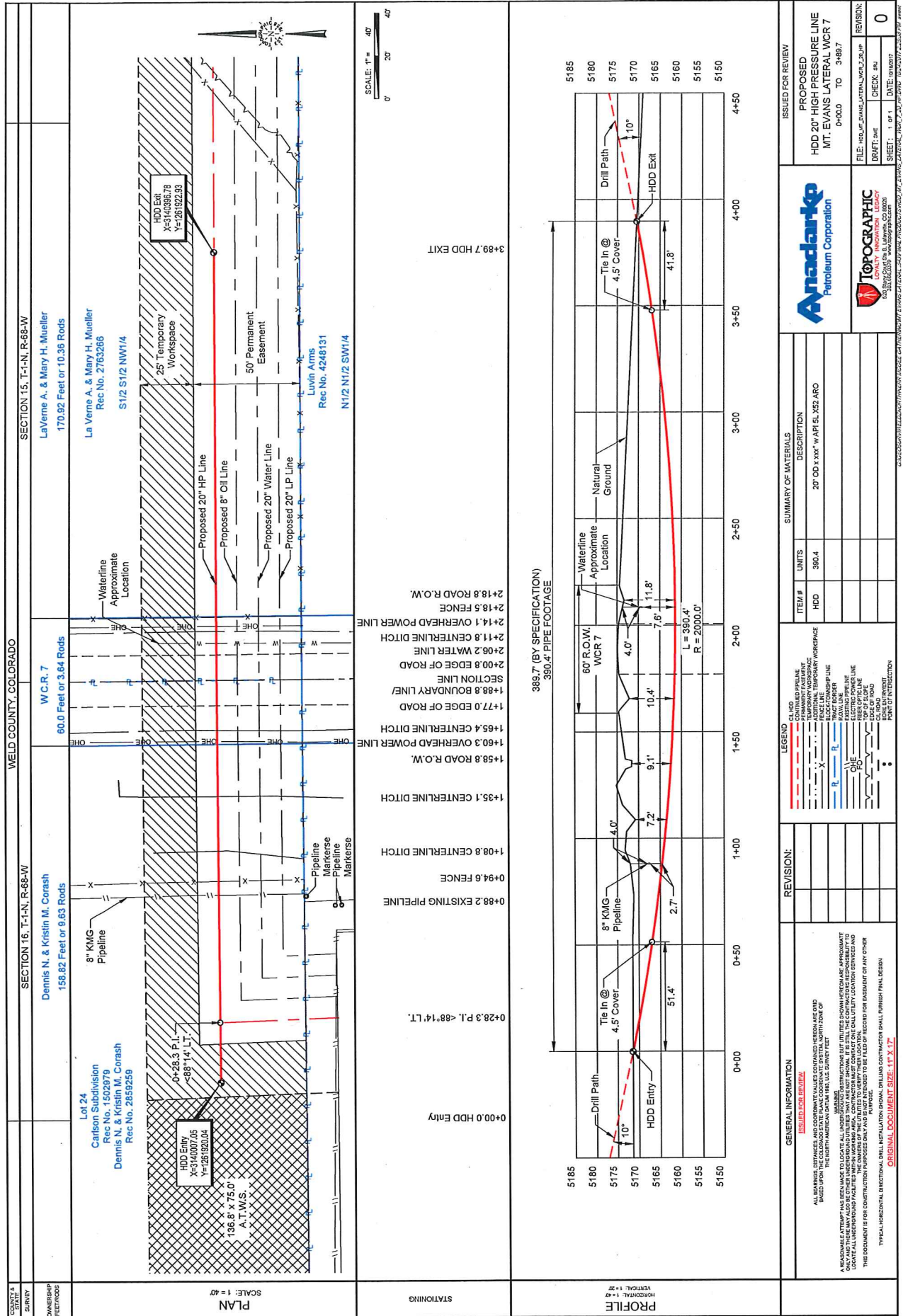
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REVISION FOR REVIEW				CALL UTILITY LINE PERMANENT EASEMENT ADDITIONAL TYPICAL WORKSPACE BLOCK TOWNSHIP LINE FLOW LINE FLOW LINE ELECTRIC POWER LINE TOP OF SLOPE TOP OF SLOPE CO. ROAD POINT OF INTERSECTION		ITEM # UNITS DESCRIPTION HDD 429.1 30" WAPI 5L X52 ARO		PROPOSED HDD 20" WATER LINE MT. EVANS LATERAL WCR 10 0+0.0 TO 4+38.3	
ALL BEARINGS, DISTANCES, AND COORDINATE VALUES CONTAINED HEREIN ARE BASED BASED UPON THE NORTH AMERICAN DATUM 1983, U.S. SURVEY FOOT								Anadarko Petroleum Corporation	
A REASONABLE ATTEMPT HAS BEEN MADE TO LOCATE ALL UNDERGROUND UTILITIES SHOWN HEREIN ARE APPROPRIATE BASED UPON THE INFORMATION PROVIDED BY THE CONTRACTOR. THE CONTRACTOR MUST CONTACT THE CALL UTILITY LOCATION SERVICES AND LOCATE ALL UNDERGROUND FACILITIES WITHIN WORKING AREA. CONTRACTOR MUST CONTACT ONE CALL UTILITY LOCATION SERVICES AND OBTAIN ALL NECESSARY INFORMATION PRIOR TO CONSTRUCTION. THIS DOCUMENT IS FOR CONSTRUCTION PURPOSES ONLY AND IS NOT TO BE USED TO RECORD FOR EASEMENT OR ANY OTHER PURPOSE.								TOPOGRAPHIC LOCALITY ASSOCIATION, LLC 505 WEST 10TH ST. SUITE 100, DENVER, CO 80202 TEL: 303.733.1111 FAX: 303.733.1112	
TYPICAL HORIZONTAL DISTANCE: 100' (SEE PLAN). DRILLING CONTRACTOR SHALL FURNISH FINAL DESIGN		ORIGINAL DOCUMENT SIZE: 11" X 17"						REVISION: FILE: HDS-UT-20WATER-LATERAL-MACK-10-20-WAL DRAFT: ASK CHECK: 2W SHEET: 1 OF 1 DATE: 10/20/2020	

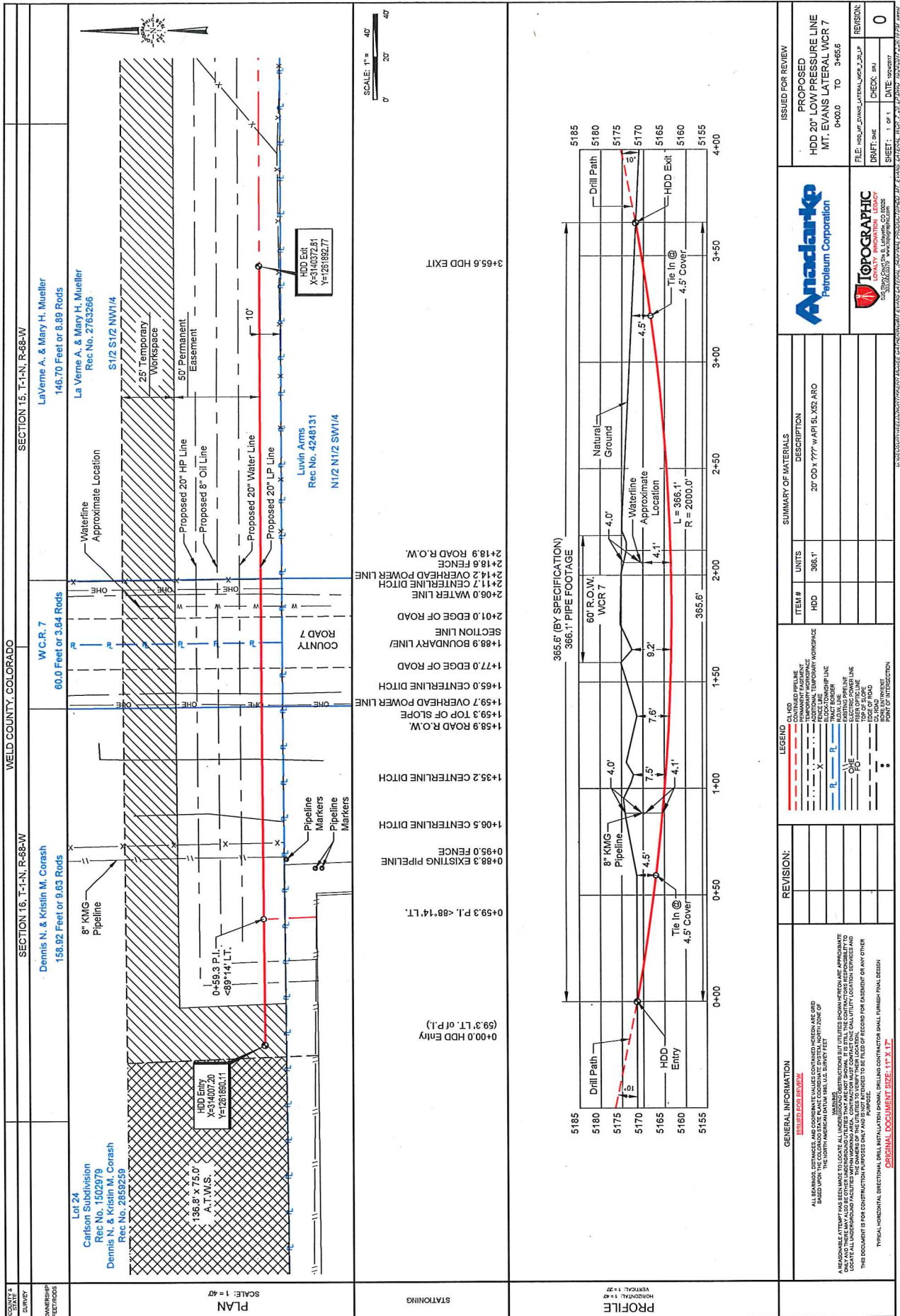
EXHIBIT "B"

WCR 7 – Approximately 2300' North of Erie Parkway

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OFFICIAL :	DATE :
TO: LOS ANGELES INTERNATIONAL AIRPORT	DATE: 10/10/2017





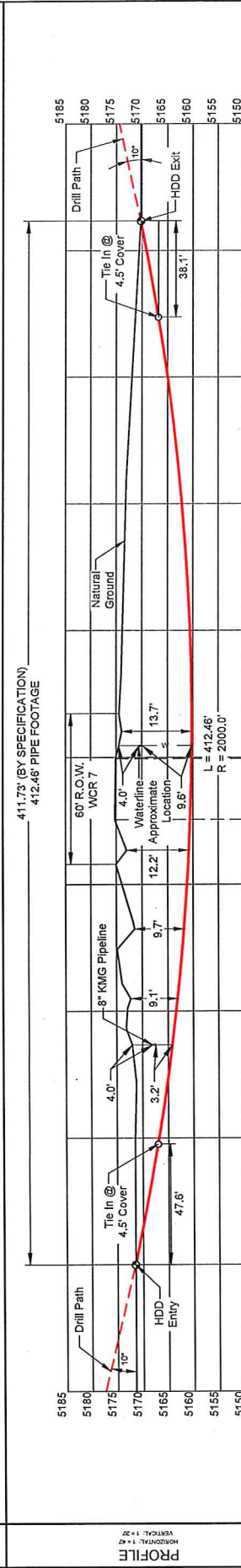
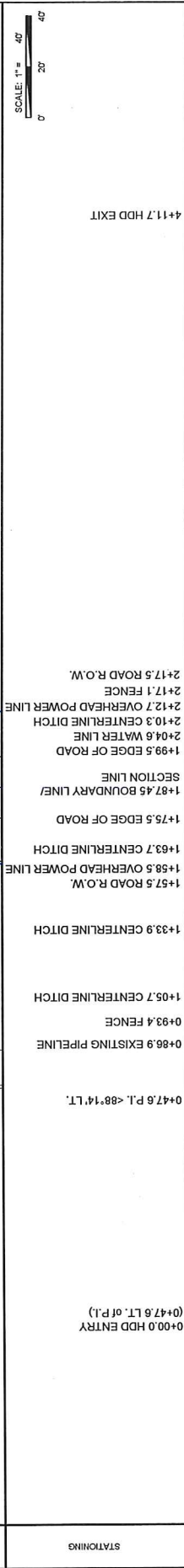
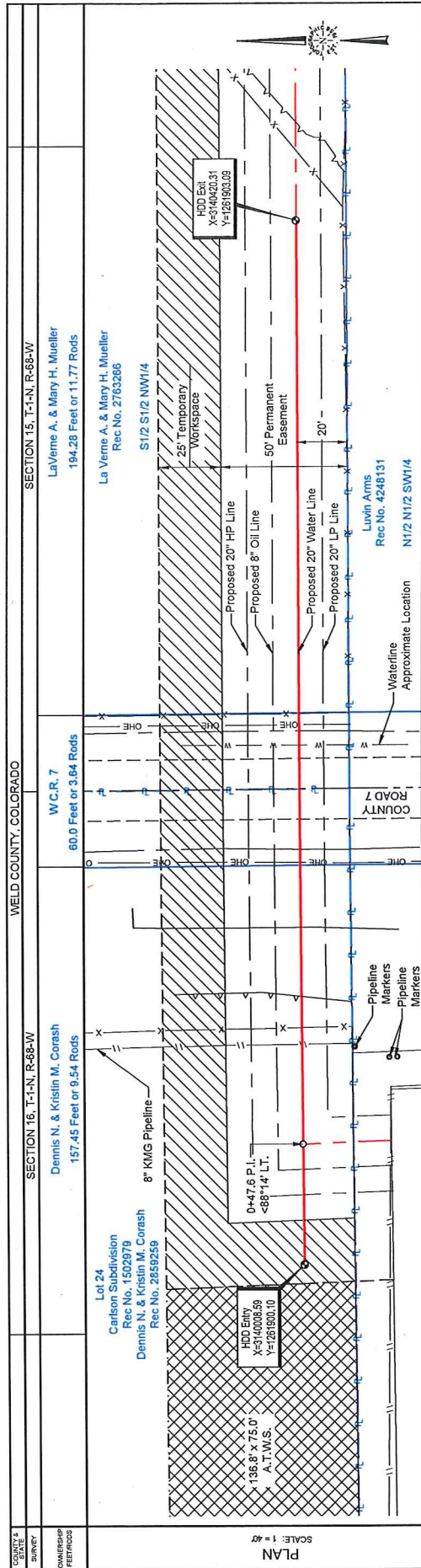
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EXHIBIT "B"

WCR 7 – Approximately 60' North of Erie Parkway

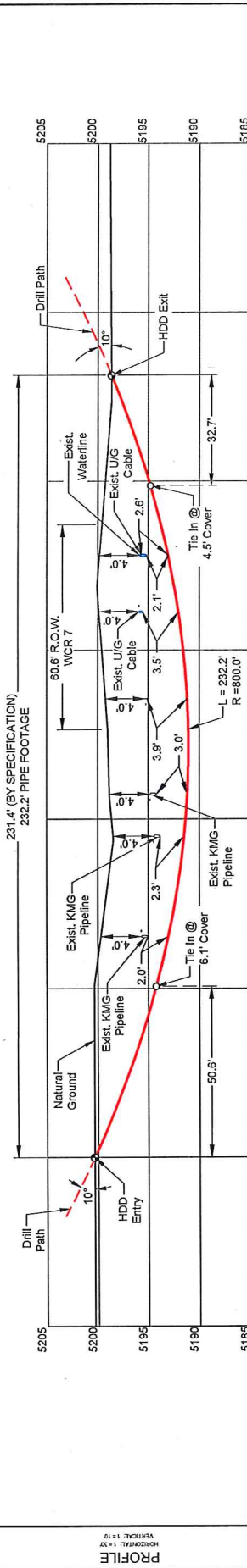
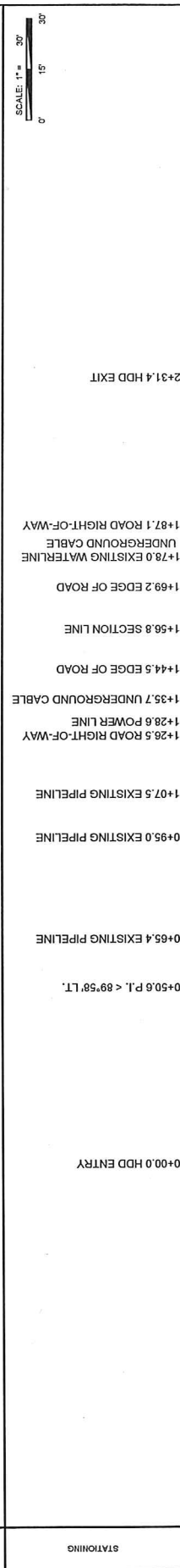
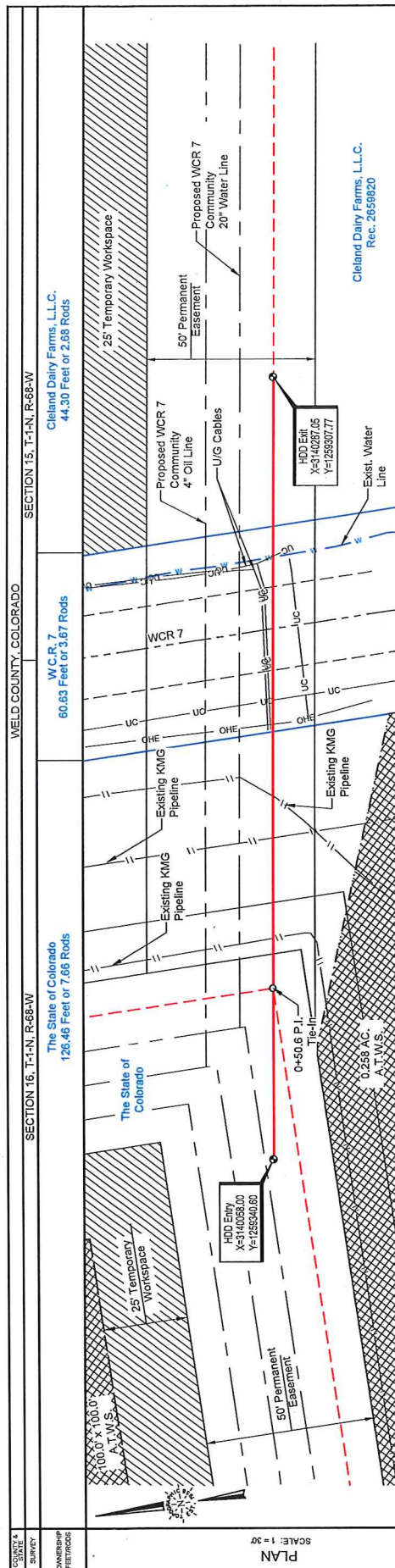
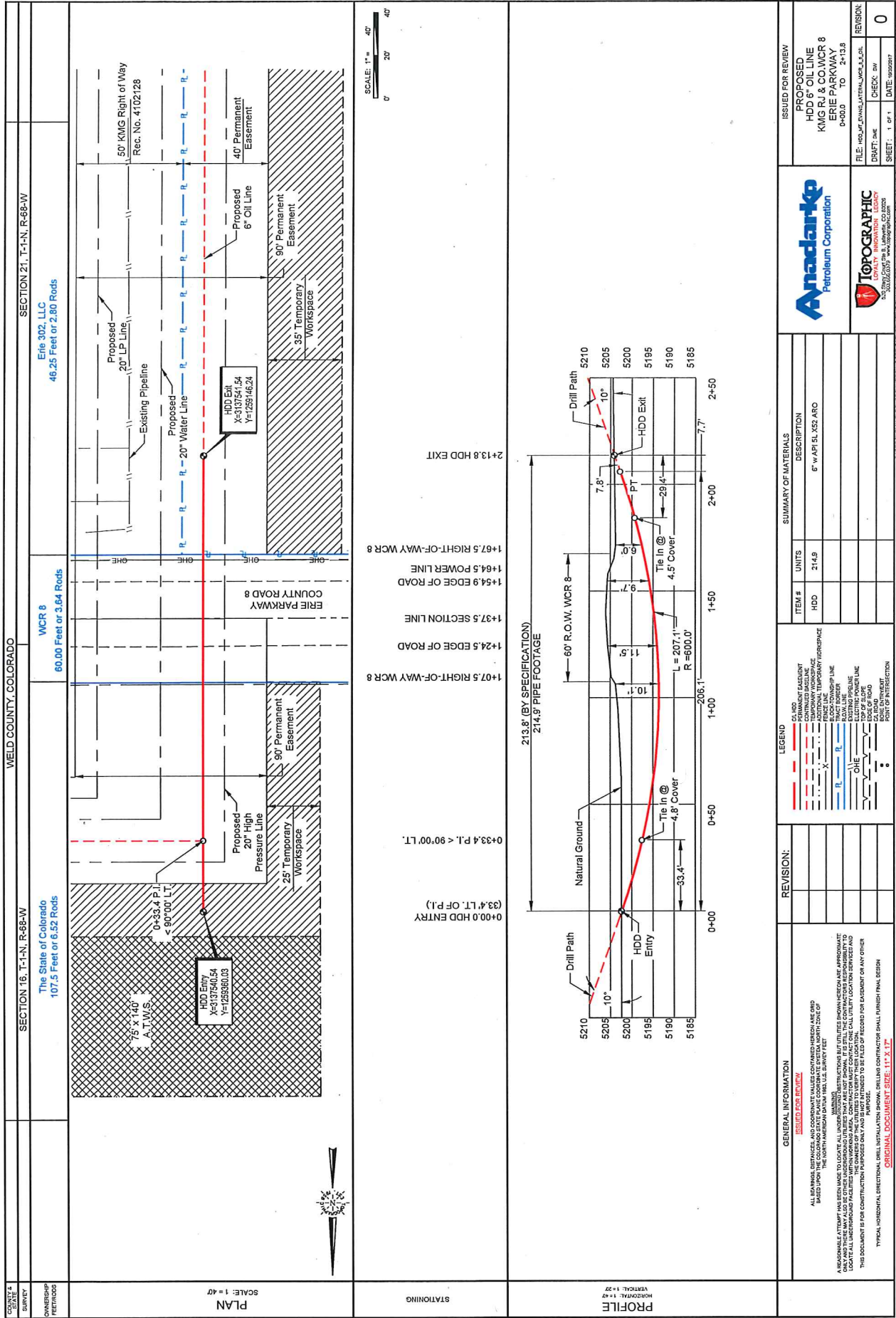
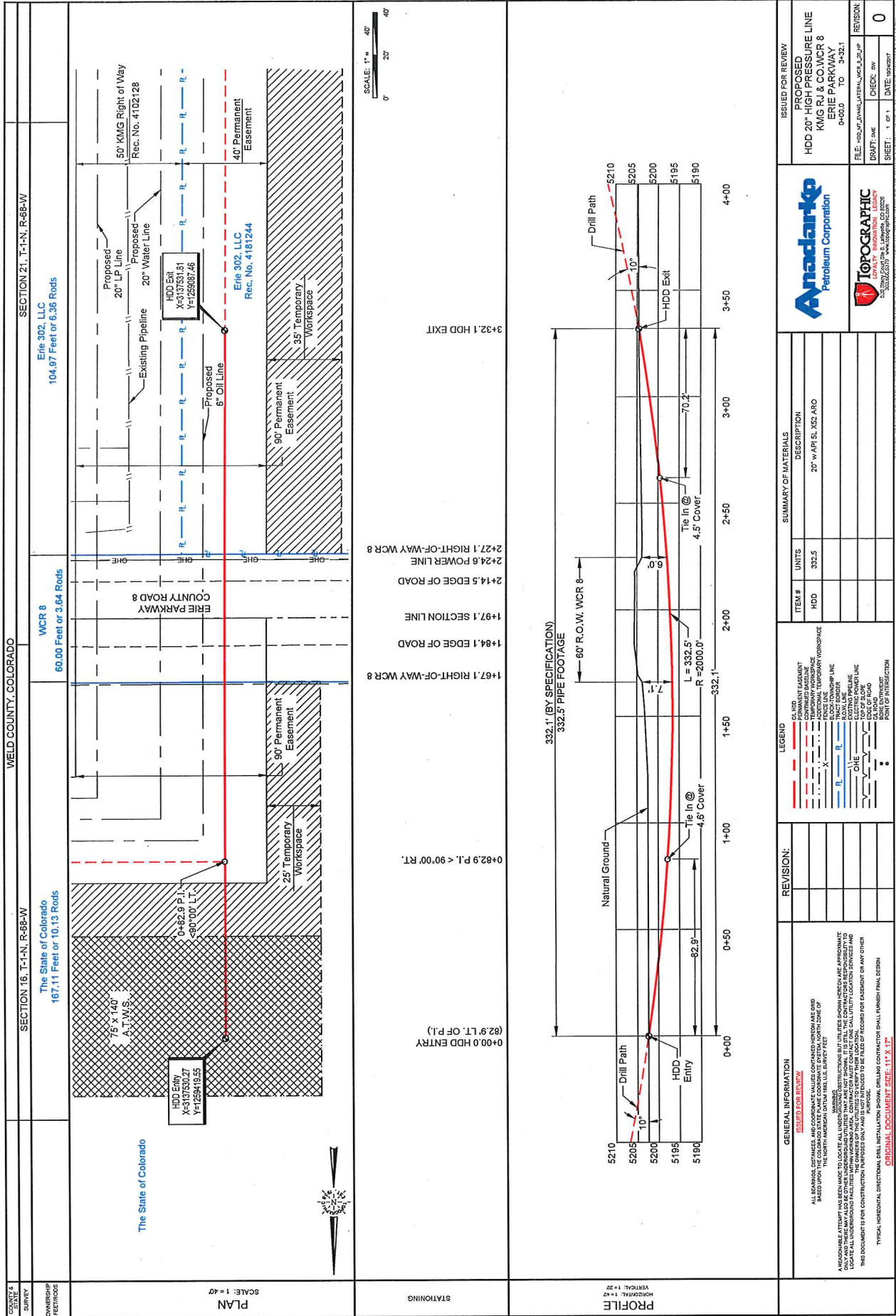
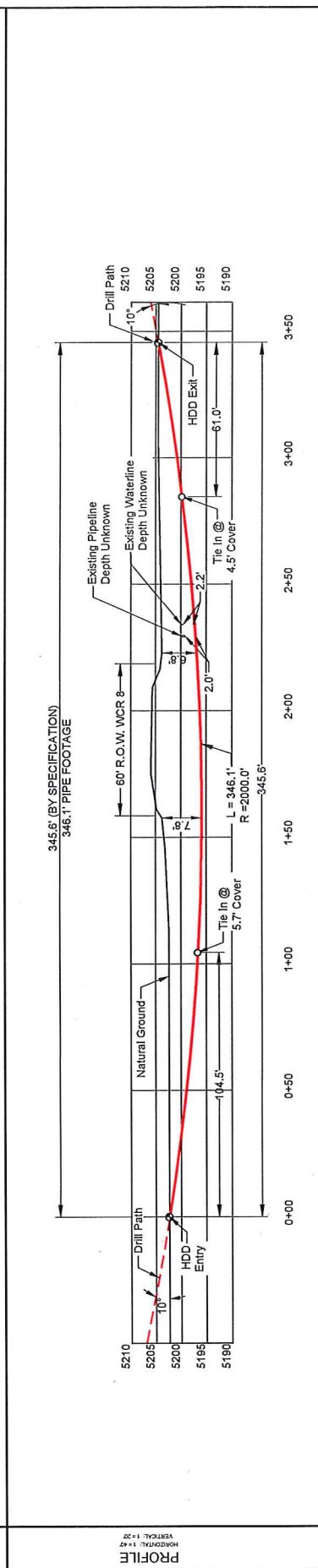
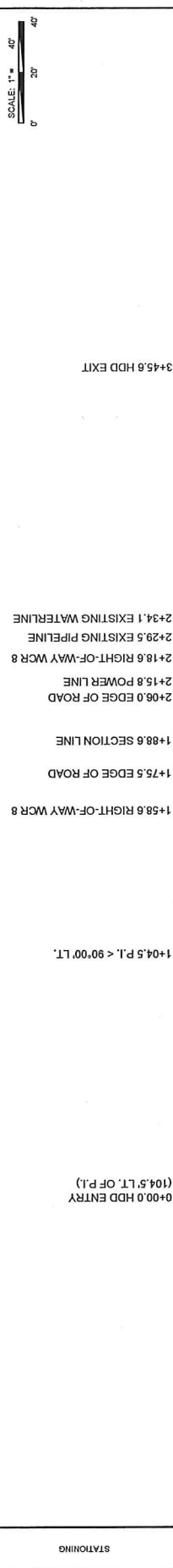
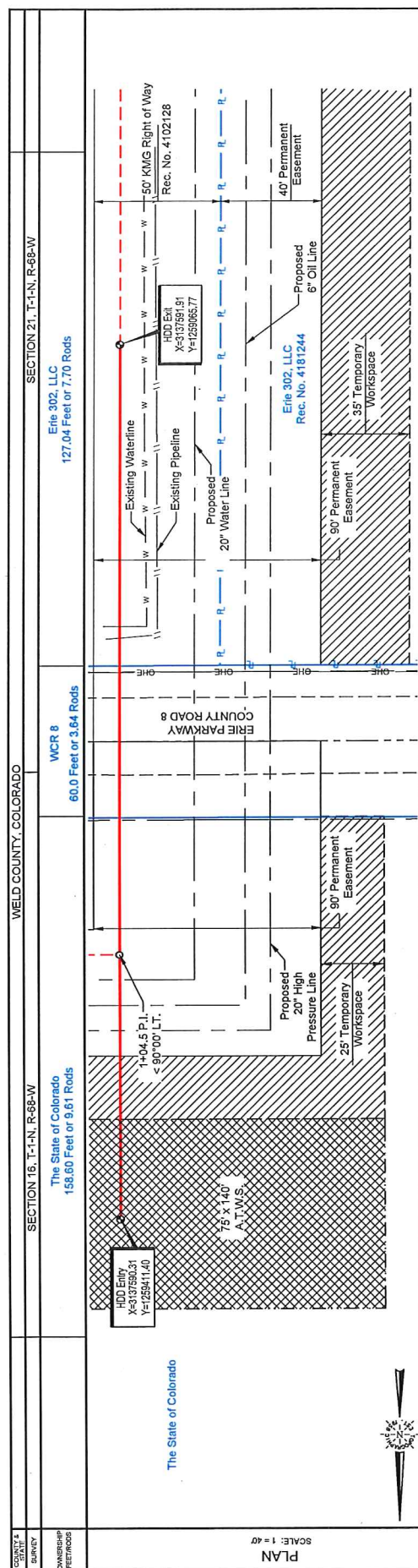
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EXHIBIT "B"

Erie Parkway – Approximately 2400' East of WCR 5







<div>GENERAL INFORMATION</div> <div>ISSUED FOR REVIEW</div> <div>ALL BEARINGS, DISTANCES, AND COORDINATE VALUES OBTAINED HEREON ARE AS SHOWN UNLESS OTHERWISE NOTED.</div> <div>THE NORTH AMERICAN DATUM 1983 IS SERVICE FEET</div> <div>REASONABLE ATTEMPT HAS BEEN MADE TO LOCATE ALL UNDERGROUND UTILITIES SHOWN HEREON. CONTRACTOR SHALL VERIFY THE LOCATION AND DEPTH OF ALL UNDERGROUND UTILITIES WITHIN WORKING AREA. CONTRACTOR SHALL CONTACT THE CITY UTILITIES LOCATION SERVICE AND LOCATE ALL UNDERGROUND FACILITIES WITHIN WORKING AREA.</div> <div>THIS DOCUMENT IS FOR CONSTRUCTION PURPOSES ONLY AND IS NOT INTENDED TO BE FILED OR RECORDED FOR EASEMENT OR ANY OTHER PURPOSE.</div> <div>TYPICAL HORIZONTAL DIMENSIONS SHALL BE IN FEET UNLESS OTHERWISE NOTED.</div> <div>ORIGINAL DOCUMENT SIZE: 11" X 17"</div>	<div>REVISION:</div>	<div>LEGEND</div> <div>CL VOID</div> <div>PERMANENT EASEMENT</div> <div>TEMPORARY WORKSPACE</div> <div>POCKET LINE</div> <div>TRACT BOUNDARY</div> <div>TRACT CORNER</div> <div>EXISTING PIPELINE</div> <div>TOP OF SLOPE</div> <div>TOP OF ROAD</div> <div>CA ROAD</div> <div>POINT OF INTERSECTION</div>	<div>ITEM #</div> <div>HDD</div> <div>346.1</div>	<div>DESCRIPTION</div> <div>30" W API 5L X52 ARO</div>	<div>SUMMARY OF 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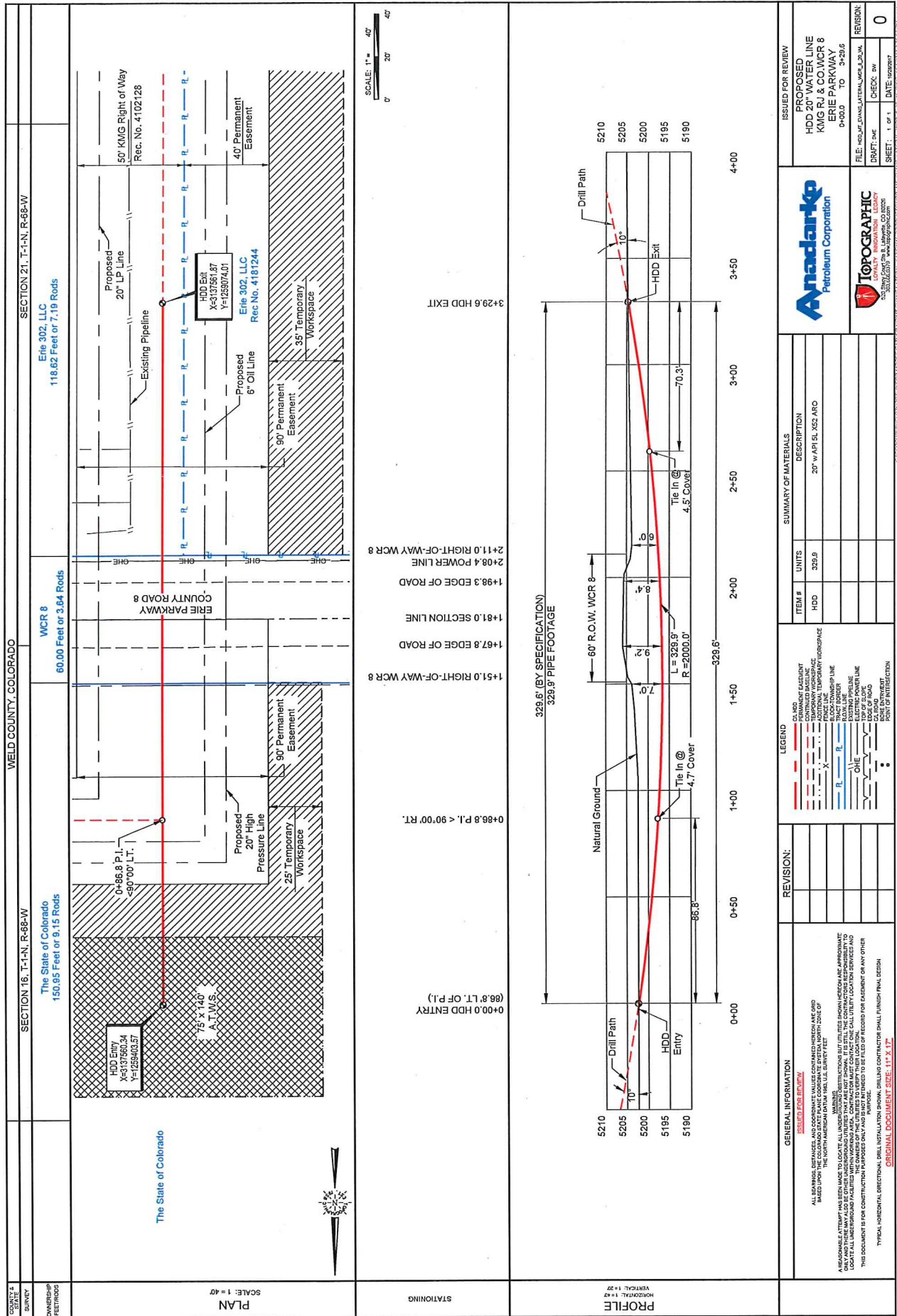
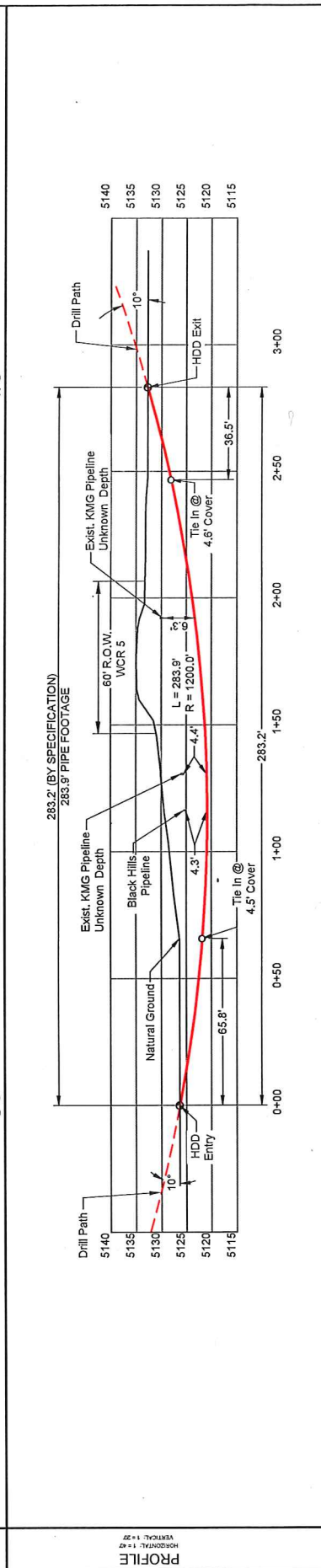
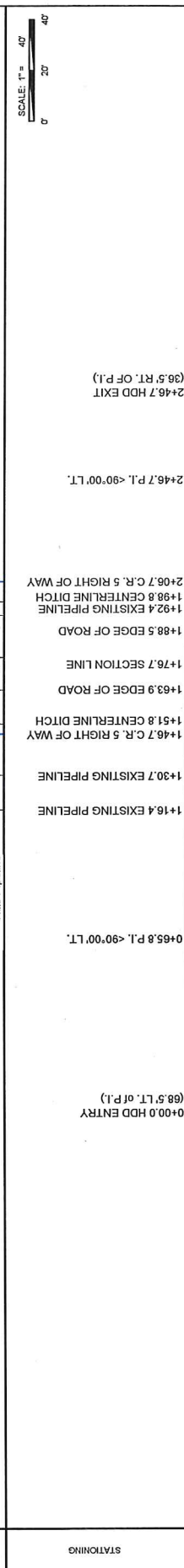
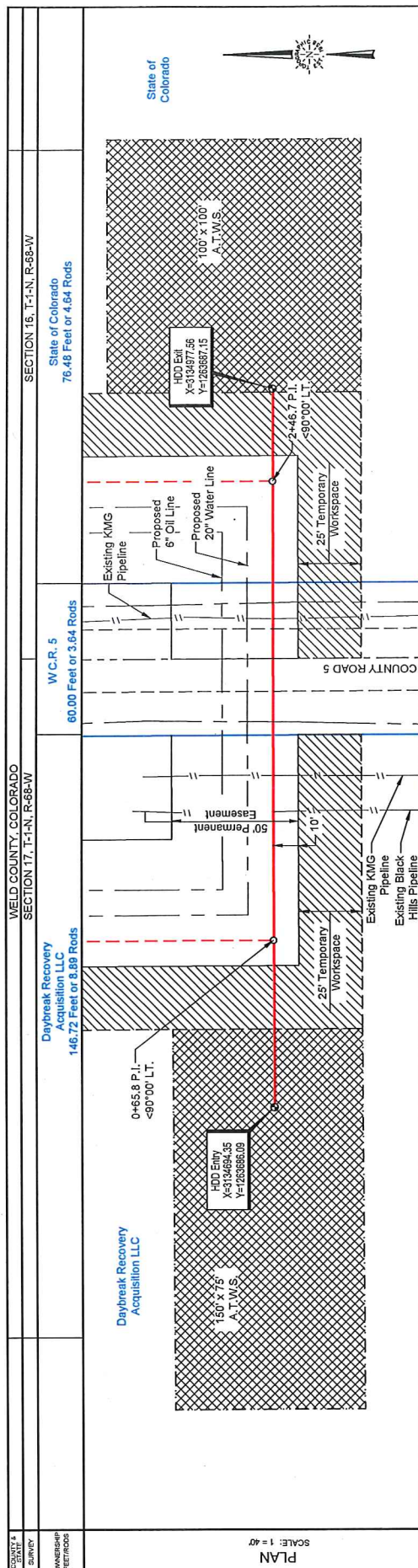


EXHIBIT "B"

WCR 5 – Approximately 170' South of WCR 10

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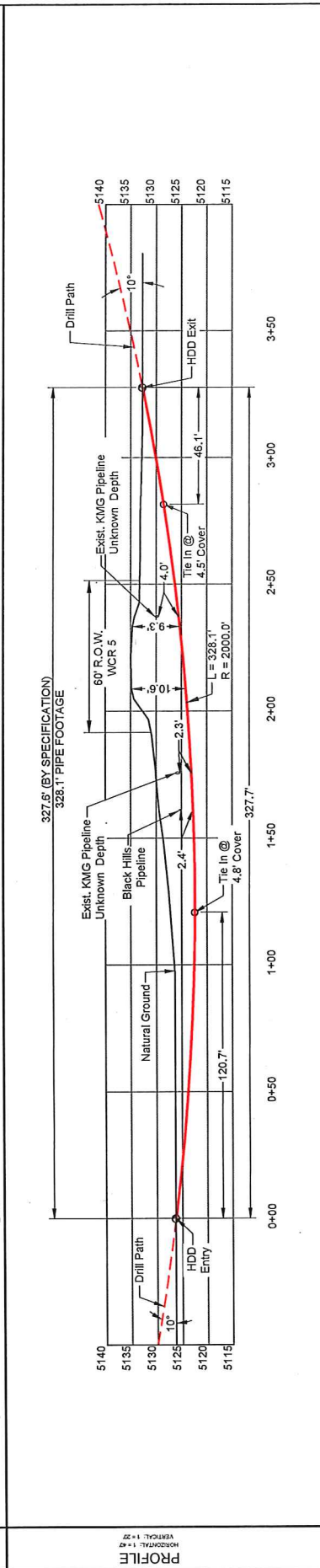
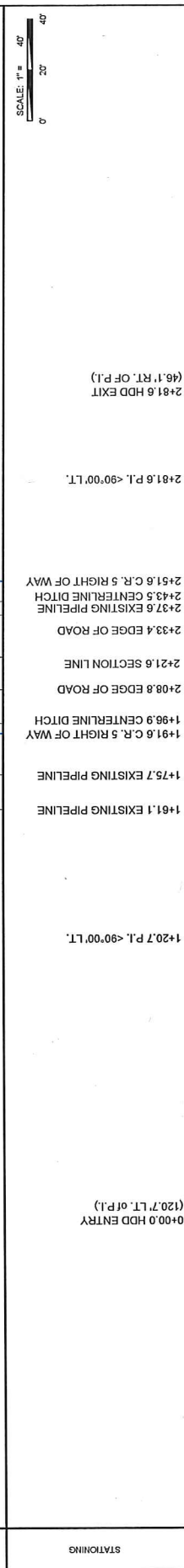
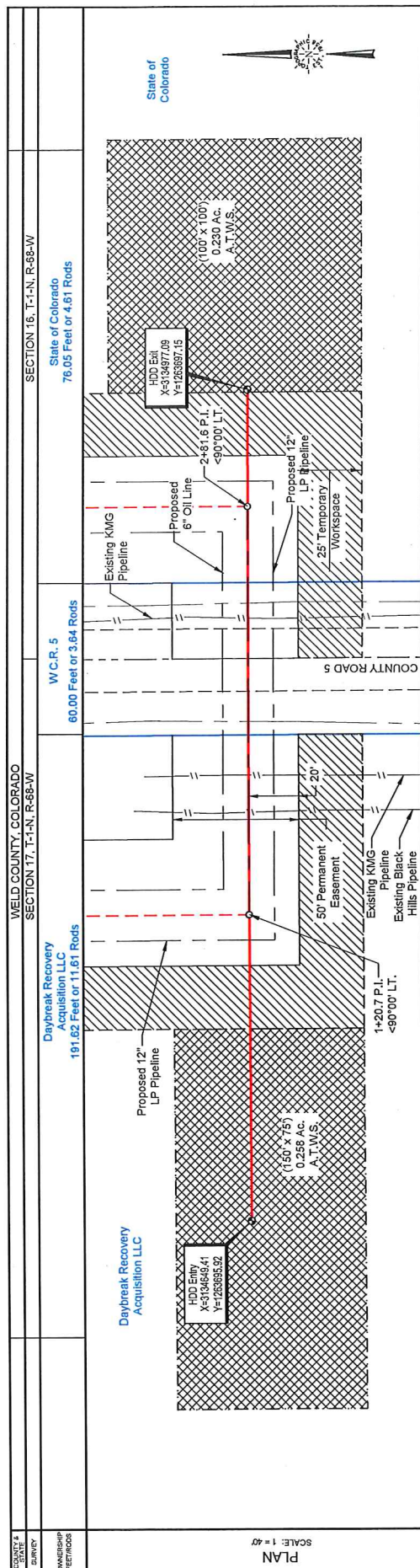
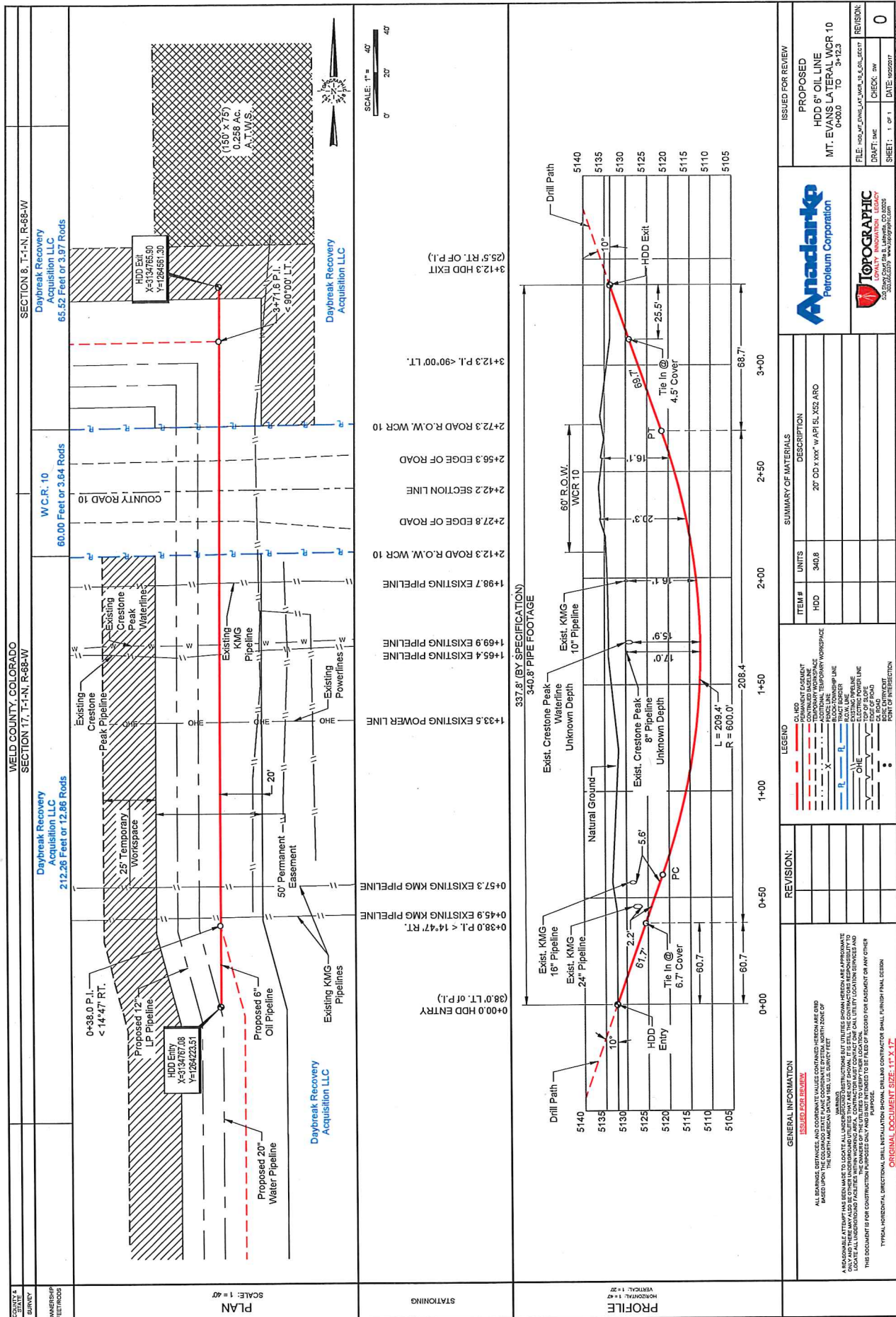
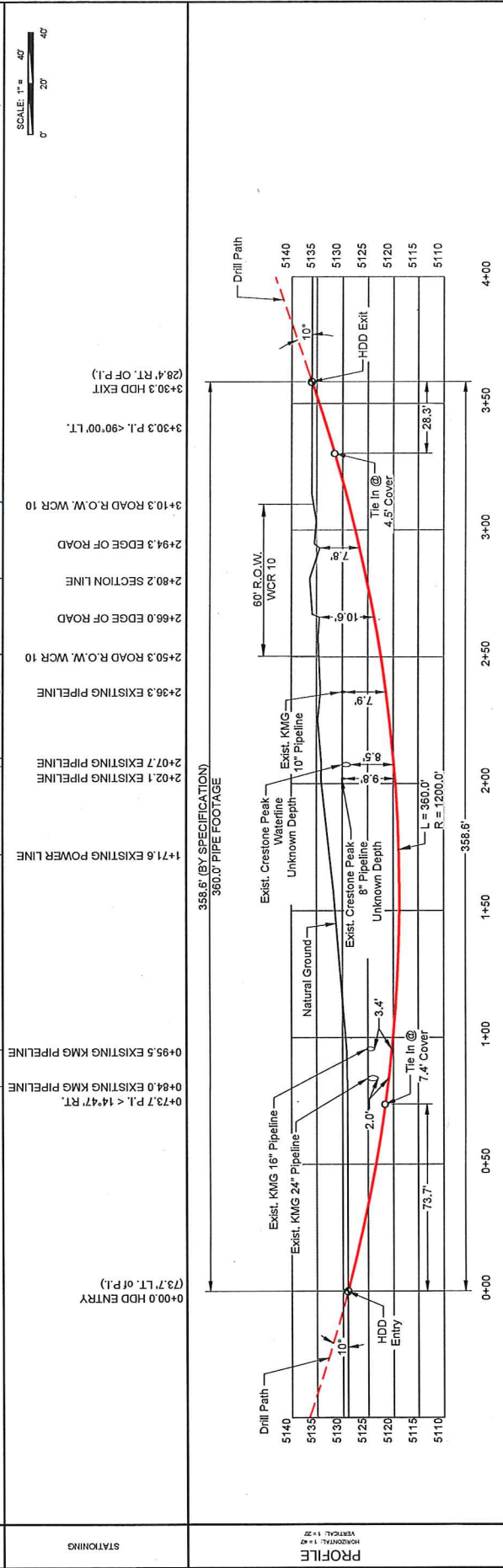
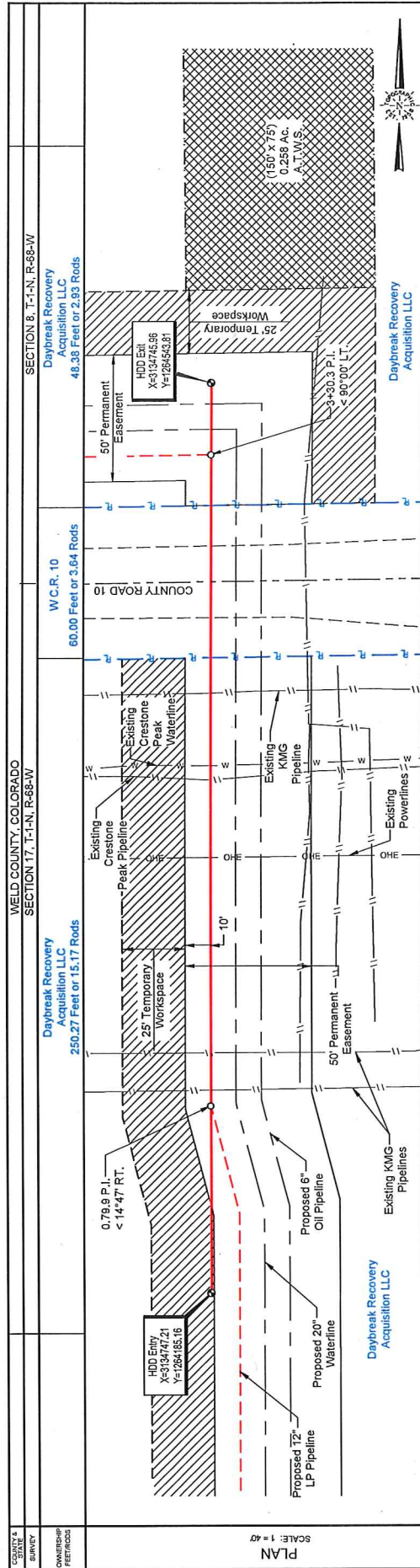
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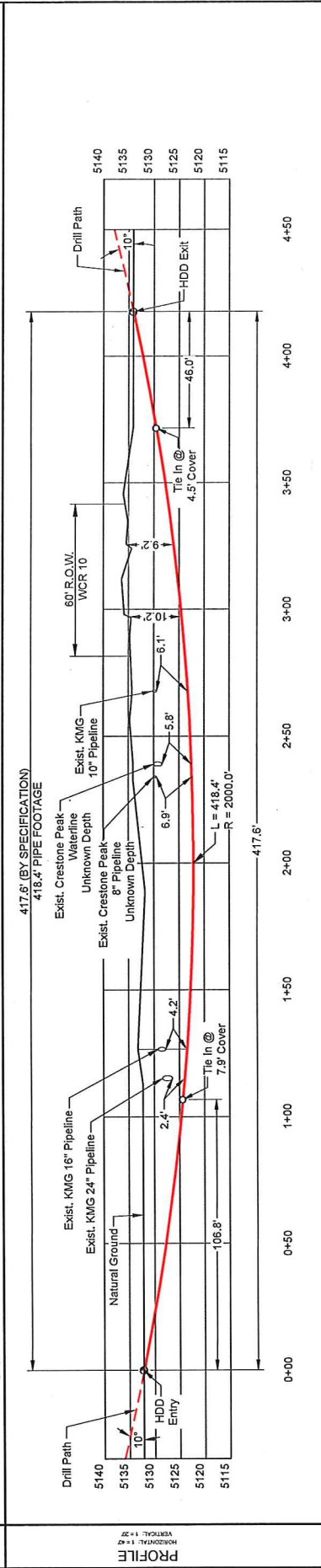
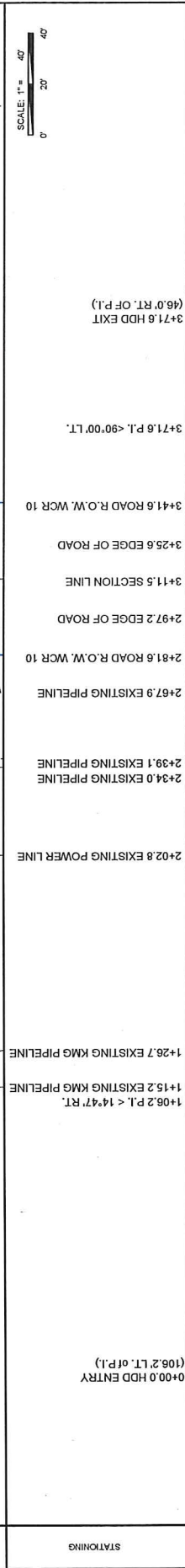
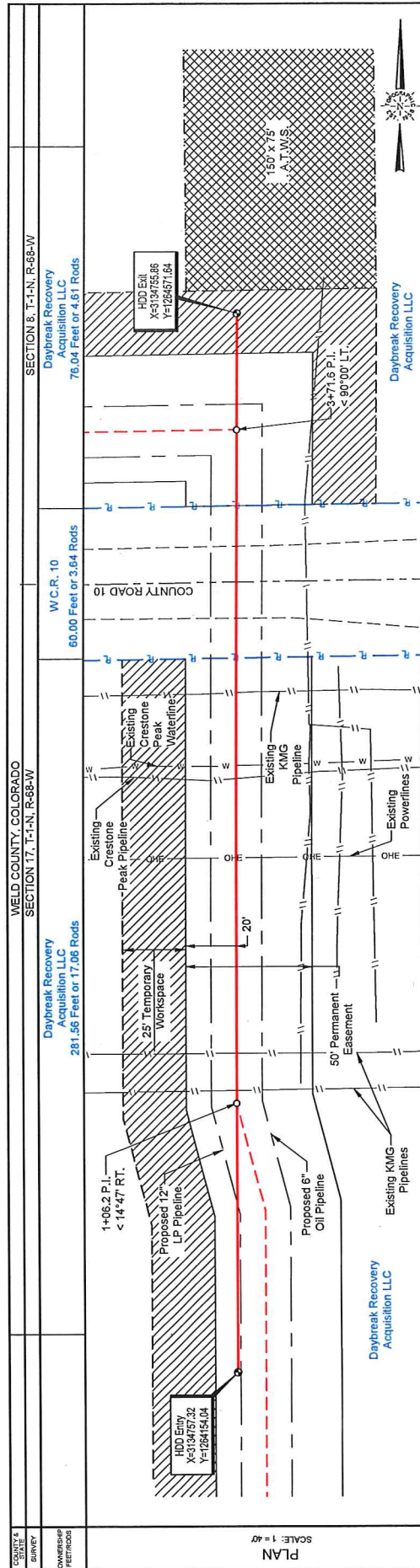
EXHIBIT "B"

WCR 10 – Approximately 90 West of WCR 5



[illegible]

Abstract The purpose of this study was to determine the effect of a 12-week training program on the physical fitness of 10-year-old children. The study was conducted in a primary school in Istanbul, Turkey. The children were divided into two groups: a control group and an experimental group. The experimental group participated in a 12-week training program that included aerobic, strength, and flexibility exercises. The control group did not participate in any training program. Physical fitness was measured at the beginning and end of the 12-week period using a series of tests including a 100m sprint, a 400m sprint, a 1000m run, a 2000m run, a 5000m run, a 10000m run, a 20000m run, a 40000m run, a 80000m run, a 160000m run, a 320000m run, a 640000m run, a 1280000m run, a 2560000m run, a 5120000m run, a 10240000m run, a 20480000m run, a 40960000m run, a 81920000m run, a 163840000m run, a 327680000m run, a 655360000m run, a 1310720000m run, a 2621440000m run, a 5242880000m run, a 10485760000m run, a 20971520000m run, a 41943040000m run, a 83886080000m run, a 167772160000m run, a 335544320000m run, a 671088640000m run, a 1342177280000m run, a 2684354560000m run, a 5368709120000m run, a 10737418240000m run, a 21474836480000m run, a 42949672960000m run, a 85899345920000m run, a 171798691840000m run, a 343597383680000m run, a 687194767360000m run, a 1374389534720000m run, a 2748779069440000m run, a 5497558138880000m run, a 10995116277760000m run, a 21990232555520000m run, a 43980465111040000m run, a 87960930222080000m run, a 175921860444160000m run, a 351843720888320000m run, a 703687441776640000m run, a 1407374883553280000m run, a 2814749767106560000m run, a 5629499534213120000m run, a 11258999068426240000m run, a 22517998136852480000m run, a 45035996273704960000m run, a 90071992547409920000m run, a 180143985094819840000m run, a 360287970189639680000m run, a 720575940379279360000m run, a 1441151880758558720000m run, a 2882303761517117440000m run, a 5764607523034234880000m run, a 11529215046068469760000m run, a 23058430092136939520000m run, a 46116860184273879040000m run, a 92233720368547758080000m run, a 184467440737095516160000m run, a 368934881474191032320000m run, a 737869762948382064640000m run, a 1475739525896764129280000m run, a 2951479051793528258560000m run, a 5902958103587056517120000m run, a 11805916207174113034240000m run, a 23611832414348226068480000m run, a 47223664828696452136960000m run, a 94447329657392904273920000m run, a 188894659314785808547840000m run, a 377789318629571617095680000m run, a 755578637259143234191360000m run, a 1511157274518286468382720000m run, a 3022314549036572936765440000m run, a 6044629098073145873530880000m run, a 12089258196146291747061760000m run, a 24178516392292583494123520000m run, a 48357032784585166988247040000m run, a 96714065569170333976494080000m run, a 193428131138340667952988160000m run, a 386856262276681335905976320000m run, a 773712524553362671811952640000m run, a 1547425049106725343623905280000m run, a 3094850098213450687247810560000m run, a 6189700196426901374495621120000m run, a 12379400392853802748991242240000m run, a 24758800785707605497982484480000m run, a 49517601571415210995964968960000m run, a 99035203142830421991929937920000m run, a 198070406285660843983859875840000m run, a 396140812571321687967719751680000m run, a 792281625142643375935439503360000m run, a 1584563250285286751870879006720000m run, a 3169126500570573503741758013440000m run, a 6338253001141147007483516026880000m run, a 12676506002282294014967032053760000m run, a 25353012004564588029934064107520000m run, a 50706024009129176059868128215040000m run, a 101412048018258352119736256430080000m run, a 202824096036516704239472512860160000m run, a 405648192073033408478945025720320000m run, a 811296384146066816957890051440640000m run, a 1622592768292133633915780102881280000m run, a 3245185536584267267831560205762560000m run, a 6490371073168534535663120411525120000m run, a 12980742146337069071326240823050240000m run, a 25961484292674138142652481646100480000m run, a 51922968585348276285304963292200960000m run, a 103845937170696552570609926584401920000m run, a 207691874341393105141219853168803840000m run, a 415383748682786210282439706337607680000m run, a 830767497365572420564879412675215360000m run, a 1661534994731144841129758825350430720000m run, a 3323069989462289682259517650700861440000m run, a 6646139978924579364519035301401722880000m run, a 13292279957849158729038070602803445760000m run, a 26584559915698317458076141205606891520000m run, a 53169119831396634916152282411213783040000m run, a 106338239662793269832304564822427566080000m run, a 212676479325586539664609129644855132160000m run, a 425352958651173079329218259289710264320000m run, a 850705917302346158658436518579420528640000m run, a 1701411834604692317316873037158841057280000m run, a 3402823669209384634633746074317682114560000m run, a 6805647338418769269267492148635364229120000m run, a 13611294676837538538534984297270728458240000m run, a 27222589353675077077069968594541456916480000m run, a 54445178707350154154139937189082913832960000m run, a 1088903574147003083082



<p>GENERAL INFORMATION</p> <p>PROJECT TITLE: 20" DIAMETER WATER MAIN</p> <p>LOCATION: ALBUQUERQUE, NEW MEXICO</p> <p>DATE: 10/15/2023</p> <p>SCALE: 1" = 10'</p> <p>DESIGNED BY: JOHN D. HARRIS</p> <p>CHECKED BY: JOHN D. HARRIS</p> <p>APPROVED BY: JOHN D. HARRIS</p> <p>PROJECT NO.: 20" DIAMETER WATER MAIN</p> <p>DATE OF ISSUE: 10/15/2023</p> <p>REVISIONS:</p> <p>1. REVISION: 10/15/2023</p> <p>2. REVISION: 10/15/2023</p> <p>3. REVISION: 10/15/2023</p> <p>4. REVISION: 10/15/2023</p> <p>5. REVISION: 10/15/2023</p> <p>6. REVISION: 10/15/2023</p> <p>7. REVISION: 10/15/2023</p> <p>8. REVISION: 10/15/2023</p> <p>9. REVISION: 10/15/2023</p> <p>10. REVISION: 10/15/2023</p> <p>11. REVISION: 10/15/2023</p> <p>12. REVISION: 10/15/2023</p> <p>13. REVISION: 10/15/2023</p> <p>14. REVISION: 10/15/2023</p> <p>15. REVISION: 10/15/2023</p> <p>16. REVISION: 10/15/2023</p> <p>17. REVISION: 10/15/2023</p> <p>18. REVISION: 10/15/2023</p> <p>19. REVISION: 10/15/2023</p> <p>20. REVISION: 10/15/2023</p> <p>21. REVISION: 10/15/2023</p> <p>22. REVISION: 10/15/2023</p> <p>23. REVISION: 10/15/2023</p> <p>24. REVISION: 10/15/2023</p> <p>25. REVISION: 10/15/2023</p> <p>26. REVISION: 10/15/2023</p> <p>27. REVISION: 10/15/2023</p> <p>28. REVISION: 10/15/2023</p> <p>29. REVISION: 10/15/2023</p> <p>30. REVISION: 10/15/2023</p> <p>31. REVISION: 10/15/2023</p> <p>32. REVISION: 10/15/2023</p> <p>33. REVISION: 10/15/2023</p> <p>34. REVISION: 10/15/2023</p> <p>35. REVISION: 10/15/2023</p> <p>36. REVISION: 10/15/2023</p> <p>37. REVISION: 10/15/2023</p> <p>38. REVISION: 10/15/2023</p> <p>39. REVISION: 10/15/2023</p> <p>40. REVISION: 10/15/2023</p> <p>41. REVISION: 10/15/2023</p> <p>42. REVISION: 10/15/2023</p> <p>43. REVISION: 10/15/2023</p> <p>44. REVISION: 10/15/2023</p> <p>45. REVISION: 10/15/2023</p> <p>46. REVISION: 10/15/2023</p> <p>47. REVISION: 10/15/2023</p> <p>48. REVISION: 10/15/2023</p> <p>49. REVISION: 10/15/2023</p> <p>50. REVISION: 10/15/2023</p> <p>51. REVISION: 10/15/2023</p> <p>52. REVISION: 10/15/2023</p> <p>53. REVISION: 10/15/2023</p> <p>54. REVISION: 10/15/2023</p> <p>55. REVISION: 10/15/2023</p> <p>56. REVISION: 10/15/2023</p> <p>57. REVISION: 10/15/2023</p> <p>58. REVISION: 10/15/2023</p> <p>59. REVISION: 10/15/2023</p> <p>60. REVISION: 10/15/2023</p> <p>61. REVISION: 10/15/2023</p> <p>62. REVISION: 10/15/2023</p> <p>63. REVISION: 10/15/2023</p> <p>64. REVISION: 10/15/2023</p> <p>65. REVISION: 10/15/2023</p> <p>66. REVISION: 10/15/2023</p> <p>67. REVISION: 10/15/2023</p> <p>68. REVISION: 10/15/2023</p> <p>69. REVISION: 10/15/2023</p> <p>70. REVISION: 10/15/2023</p> <p>71. REVISION: 10/15/2023</p> <p>72. REVISION: 10/15/2023</p> <p>73. REVISION: 10/15/2023</p> <p>74. REVISION: 10/15/2023</p> <p>75. REVISION: 10/15/2023</p> <p>76. REVISION: 10/15/2023</p> <p>77. REVISION: 10/15/2023</p> <p>78. REVISION: 10/15/2023</p> <p>79. REVISION: 10/15/2023</p> <p>80. REVISION: 10/15/2023</p> <p>81. REVISION: 10/15/2023</p> <p>82. REVISION: 10/15/2023</p> <p>83. REVISION: 10/15/2023</p> <p>84. REVISION: 10/15/2023</p> <p>85. REVISION: 10/15/2023</p> <p>86. REVISION: 10/15/2023</p> <p>87. REVISION: 10/15/2023</p> <p>88. REVISION: 10/15/2023</p> <p>89. REVISION: 10/15/2023</p> <p>90. REVISION: 10/15/2023</p> <p>91. REVISION: 10/15/2023</p> <p>92. REVISION: 10/15/2023</p> <p>93. REVISION: 10/15/2023</p> <p>94. REVISION: 10/15/2023</p> <p>95. REVISION: 10/15/2023</p> <p>96. REVISION: 10/15/2023</p> <p>97. REVISION: 10/15/2023</p> <p>98. REVISION: 10/15/2023</p> <p>99. REVISION: 10/15/2023</p> <p>100. REVISION: 10/15/2023</p> <p>101. REVISION: 10/15/2023</p> <p>102. REVISION: 10/15/2023</p> <p>103. REVISION: 10/15/2023</p> <p>104. REVISION: 10/15/2023</p> <p>105. REVISION: 10/15/2023</p> <p>106. REVISION: 10/15/2023</p> <p>107. REVISION: 10/15/2023</p> <p>108. REVISION: 10/15/2023</p> <p>109. REVISION: 10/15/2023</p> <p>110. REVISION: 10/15/2023</p> <p>111. REVISION: 10/15/2023</p> <p>112. REVISION: 10/15/2023</p> <p>113. REVISION: 10/15/2023</p> <p>114. REVISION: 10/15/2023</p> <p>115. REVISION: 10/15/2023</p> <p>116. REVISION: 10/15/2023</p> <p>117. REVISION: 10/15/2023</p> <p>118. REVISION: 10/15/2023</p> <p>119. REVISION: 10/15/2023</p>	
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1. The first step is to identify the key components of the system. This involves understanding the hardware, software, and data involved. For example, in a web application, this might include the server, the database, and the user interface.

EXHIBIT "C"

(legal description of Encroachment)

(TO BE PROVIDED)

EXHIBIT "D"

List of Improvements:

WCR 7 – Approximately 500' North of WCR 12:

- 12" Steel Oil Pipeline
- 20" Steel LP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 12 – Approximately 1000' East of WCR 7:

- 12" Steel Oil Pipeline
- 20" Steel LP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 10 - Approximately 1100' East of WCR 7:

- 12" Steel Oil Pipeline
- 20" Steel LP Gas Pipeline
- 20" Steel HP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 7 – Approximately 2300' North of Erie Parkway:

- 8" Steel Oil Pipeline
- 20" Steel LP Gas Pipeline
- 20" Steel HP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 7 – Approximately 60' North of Erie Parkway:

- 4" Steel Oil Pipeline
- 6" Steel LP Gas Pipeline
- 20" HDPE Water Pipeline

Erie Parkway – Approximately 2400' East of WCR 5:

- 6" Steel Oil Pipeline
- 20" Steel LP Gas Pipeline
- 20" Steel HP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 5 – Approximately 170' South of WCR 10:

- 6" Steel Oil Pipeline
- 12" Steel LP Gas Pipeline
- 20" HDPE Water Pipeline

WCR 10 – Approximately 90 West of WCR 5:

- 6" Steel Oil Pipeline
- 12" Steel LP Gas Pipeline
- 20" HDPE Water Pipeline