

Purchasing Division

Invitation for Bid

IFB-4675-19-DH

2019 Sewer Line Replacement Project – Phase B

Responses Due:

August 7, 2019 prior to 2:30 pm

<u>Accepting Electronic Responses Only</u>

<u>Responses Only Submitted Through the Rocky Mountain E-Purchasing</u>

<u>System (RMEPS)</u>

https://www.rockymountainbidsystem.com/default.asp

(Purchasing Representative does not have access or control of the vendor side of RMEPS. If website or other problems arise during response submission, vendor <u>MUST</u> contact RMEPS to resolve issue prior to the response deadline. 800-835-4603)

Purchasing Representative:

Duane Hoff, Senior Buyer <u>duaneh@gicity.org</u> 970-244-1545

This document has been developed specifically to solicit competitive responses for this solicitation, and may not be the same as previous City of Grand Junction solicitations. All vendors are urged to thoroughly review this solicitation prior to responding. Submittal by **FAX**, **EMAIL or HARD COPY IS NOT ACCEPTABLE** for this solicitation.

Invitation for Bids

Table of Contents

Section 1 Instruction to Bidders

Section 2 General Contract Conditions

Section 3 Statement of Work

Section 4 Contractor's Bid Form

Price Proposal/Bid Schedule Form

Appendix A Project Submittal Form

Appendix B Project Special Provisions

Appendix C Geotechnical Soils Report

Appendix D CDPHE's Construction Dewatering Permit APPLICATION ONLY

(If necessary)

Construction Drawings Attached

1. Instructions to Bidders

1.1. Purpose: The City of Grand Junction is soliciting competitive bids from qualified and interested companies for all labor, equipment, and materials required 2019 South Downtown Water and Sanitary Sewer Replacement Project. All dimensions and scope of work should be verified by Contractors prior to submission of bids.

IFB Questions:

Duane Hoff, Senior Buyer duaneh@gjcity.org

The City would like to remind all Contractors, Sub-Contractors, Vendors, Suppliers, Manufacturers, Service Providers, etc. that (with the exception of Pre-Bid or Site Visit Meetings) all questions, inquiries, comments, or communication pertaining to any formal solicitation (whether process, specifications, scope, etc.) must be directed (in writing) to the Purchasing Agent assigned to the project, or Purchasing Division. Direct communication with the City assigned Project Managers/Engineers is not appropriate for public procurement, and may result in disqualification.

- 1.2. Mandatory Pre-Bid Meeting: Prospective bidders are required to attend a mandatory pre-bid meeting on July 26, 2019 at 10:00 am. Meeting location shall be in the City Council Auditorium, located at 250 North 5th Street, Grand Junction, CO. The purpose of this visit will be to inspect and to clarify the contents of this Invitation for Bids (IFB).
- **1.3. The Owner:** The Owner is the City of Grand Junction, Colorado and is referred to throughout this Solicitation. The term Owner means the Owner or his authorized representative.
- 1.4. Submission: <u>Each bid shall be submitted in electronic format only, and only</u> E-Purchasing through the Rocky Mountain website (https://www.rockymountainbidsystem.com/default.asp). This site offers both "free" and "paying" registration options that allow for full access of the Owner's documents and for electronic submission of proposals. (Note: "free" registration may take up to 24 hours to process. Please Plan accordingly.) Please view our "Electronic Vendor Registration Guide" at http://www.gicity.org/business-and-economic-development/bids/ for details. (Purchasing Representative does not have access or control of the vendor side of RMEPS. If website or other problems arise during response submission, vendor MUST contact RMEPS to resolve issue prior to the response deadline. **800-835-4603**)
- **1.5.** <u>Modification and Withdrawal of Bids Before Opening.</u> Bids may be modified or withdrawn by an appropriate document stating such, duly executed and submitted to the place where Bids are to be submitted at any time prior to Bid Opening.
- **1.6. Printed Form for Price Bid:** All Price Bids must be made upon the Price Bid Schedule attached, and should give the amounts both in words and in figures, and must be signed and acknowledged by the bidder.

The Offeror shall specify a unit price in figures for each pay item for which a quantity is given and shall provide the products (in numbers) of the respective unit prices and quantities in the Extended Amount column. The total Bid price shall be equal to the sum of all extended amount prices. When an item in the Price Bid Schedule provides a choice to be made by the Offeror, Offeror's choice shall be indicated in accordance with the specifications for that particular item and thereafter no further choice shall be permitted.

Where the unit of a pay item is lump sum, the lump sum amount shall be shown in the "extended amount" column and included in the summation of the total Bid.

All blank spaces in the Price Bid Schedule must be properly filled out.

Bids by corporations must be executed in the corporate name by the president or vice president or other corporate office accompanied by evidence of authority to sign. The corporate address and state of incorporation shall be shown below the signature.

Bids by partnerships must be executed in the partnership name and signed by a partner whose title must appear under the signature and the official address of the partnership must be shown below the signature.

All names must be typed or printed below the signature.

The Offeror's Bid shall contain an acknowledgement of receipt of all Addenda, the numbers of which shall be filled in on the Contractor's Bid Form.

The contact information to which communications regarding the Bid are to be directed must be shown

- **1.7. Exclusions:** No oral, telephonic, emailed, or facsimile bid will be considered
- **1.8. Contract Documents:** The complete IFB and bidder's response compose the Contract Documents. Copies of bid documents can be obtained from the City Purchasing website, http://www.gjcity.org/business-and-economic-development/bids/.
- **1.9. Additional Documents:** The July 2010 edition of the "City Standard Contract Documents for Capital Improvements Construction", Plans, Specifications and other Bid Documents are available for review or download on the Public Works & Planning/Engineering page at www.gjcity.org. Electronic copies may be obtained on a CD format at the Department of Public Works and Planning at City Hall.
- **1.10. Definitions and Terms:** See Article I, Section 3 of the General Contract Conditions in the *Standard Contract Documents for Capital Improvements Construction*.
- 1.11. Examination of Specifications: Bidders shall thoroughly examine and be familiar with the project Statement of Work. The failure or omission of any Offeror to receive or examine any form, addendum, or other document shall in no way relieve any Offeror from any obligation with respect to his bid. The submission of a bid shall be taken as evidence of compliance with this section. Prior to submitting a bid, each Offeror shall, at a minimum:

- a. Examine the *Contract Documents* thoroughly;
- b. Visit the site to familiarize themselves with local conditions that may in any manner affect cost, progress, or performance of the Work;
- c. Become familiar with federal, state, and local laws, ordinances, rules, and regulations that may in any manner affect cost, progress or performance of the Work;
- d. Study and carefully correlate Bidder's observations with the *Contract Documents*, and:
- e. Notify the Engineer of all conflicts, errors, ambiguities or discrepancies in or among the *Contract Documents*

On request, the Owner will provide each Offeror access to the site to conduct such investigations and tests as each Bidder deems necessary for submission of a Bid. It shall be the Offeror's responsibility to make or obtain any additional examinations, investigations, explorations, tests and studies and obtain any additional information and data which pertain to the physical conditions (including without limitation, surface, subsurface and underground utilities) at or contiguous to the site or otherwise which may affect cost, progress or performance of the work and which the Offeror deems necessary to determine its Bid for performing the work in accordance with the time, price and other terms and conditions of the Contract Documents. Location of any excavation or boring made by Offeror shall be subject to prior approval of Owner and applicable agencies. Offeror shall fill all holes, restore all pavements to match the existing structural section and shall clean up and restore the site to its former condition upon completion of such exploration. The Owner reserves the right to require the Offeror to execute an access agreement with the Owner prior to accessing the site.

The lands upon which the Work is to be performed, rights of way, and access thereto, and other lands designated for use by Contractor in performing the Work, are identified on the Drawings.

Information and data reflected in the *Contract Documents* with respect to underground utilities at or contiguous to the site are based upon information and data furnished to the Owner and the Engineer by the owners of such underground utilities or others, and the Owner does not assume responsibility for the accuracy or completeness thereof, unless it is expressly provided otherwise in the *Contract Documents*.

By submission of a Bid, the Offeror shall be conclusively presumed to represent that the Offeror has complied with every requirement of these Instructions to Bidders, that the *Contract Documents* are not ambiguous and are sufficient in scope and detail to indicate and convey understanding of all terms and conditions for performance of the Work.

- **1.12.** Questions Regarding Statement of Work: Any information relative to interpretation of Scope of Work or specifications shall be requested of the Purchasing Representative, in writing, in ample time prior to the response time.
- 1.13. Addenda & Interpretations: If it becomes necessary to revise any part of this solicitation, a written addendum will be posted electronically on the City's website at http://www.gjcity.org/business-and-economic-development/bids/. The Owner is not bound by any oral representations, clarifications, or changes made in the written specifications by Owner, unless such clarification or change is provided in written addendum form from the City Purchasing Representative.
- **1.14. Taxes:** The Owner is exempt from State retail and Federal tax. The bid price must be net, exclusive of taxes.
- **1.15. Sales and Use Taxes:** The Contractor and all Subcontractors are required to obtain exemption certificates from the Colorado Department of Revenue for sales and use taxes in accordance with the provisions of the General Contract Conditions. Bids shall reflect this method of accounting for sales and use taxes on materials, fixtures and equipment.
- **1.16. Offers Binding 60 Days:** Unless additional time is required by the Owner, or otherwise specified, all formal offers submitted shall be binding for sixty (60) calendar days following opening date, unless the Bidder, upon request of the Purchasing Representative, agrees to an extension.
- 1.17. Collusion Clause: Each bidder by submitting a bid certifies that it is not party to any collusive action or any action that may be in violation of the Sherman Antitrust Act. Any and all bids shall be rejected if there is evidence or reason for believing that collusion exists among bidders. The Owner may, or may not, accept future bids for the same services or commodities from participants in such collusion.
- **1.18. Disqualification of Bidders:** A Bid will not be accepted from, nor shall a Contract be awarded to, any person, firm, or corporation that is in arrears to the Owner, upon debt or contract, or that has defaulted, as surety or otherwise, upon any obligation to the Owner, or that is deemed irresponsible or unreliable.

Bidders may be required to submit satisfactory evidence that they are responsible, have a practical knowledge of the project bid upon and that they have the necessary financial and other resources to complete the proposed Work.

Either of the following reasons, without limitation, shall be considered sufficient to disqualify a Bidder and Bid:

- a. More than one Bid is submitted for the same Work from an individual, firm, or corporation under the same or different name; and
- b. Evidence of collusion among Bidders. Any participant in such collusion shall not receive recognition as a Bidder for any future work of the Owner until such participant has been reinstated as a qualified bidder.

1.19. Public Disclosure Record: If the bidder has knowledge of their employee(s) or sub-contractors having an immediate family relationship with a City/County employee or elected official, the bidder must provide the Purchasing Representative with the name(s) of these individuals. These individuals are required to file an acceptable "Public Disclosure Record", a statement of financial interest, before conducting business with the City/County.

2. General Contract Conditions for Construction Projects

- 2.1. The Contract: This Invitation for Bid, submitted documents, and any negotiations, when properly accepted by the City/County, shall constitute a contract equally binding between the City/County and Contractor. The contract represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. The contract may be amended or modified with Change Orders, Field Orders, or Addendums.
- **2.2. The Work:** The term Work includes all labor necessary to produce the construction required by the Contract Documents, and all materials and equipment incorporated or to be incorporated in such construction.
- 2.3. Execution, Correlation, Intent, and Interpretations: The Contract Documents shall be signed in not less than triplicate by the Owner (City/County) and Contractor. City/County will provide the contract. By executing the contract, the Contractor represents that he/she has visited the site, familiarized himself with the local conditions under which the Work is to be performed, and correlated his observations with the requirements of the Contract Documents. The Contract Documents are complementary, and what is required by any one, shall be as binding as if required by all. The intention of the documents is to include all labor, materials, equipment and other items necessary for the proper execution and completion of the scope of work as defined in the technical specifications and drawings contained herein. All drawings, specifications and copies furnished by the City/County are, and shall remain, City/County property. They are not to be used on any other project, and with the exception of one contract set for each party to the contract, are to be returned to the owner on request at the completion of the work.
- 2.4. The Owner: The Owner is the City of Grand Junction, Colorado and is referred to throughout the Contract Documents. The term Owner means the Owner or his authorized representative. The Owner shall, at all times, have access to the work wherever it is in preparation and progress. The Contractor shall provide facilities for such access. The Owner will make periodic visits to the site to familiarize himself generally with the progress and quality of work and to determine, in general, if the work is proceeding in accordance with the contract documents. Based on such observations and the Contractor's Application for Payment, the Owner will determine the amounts owing to the Contractor and will issue Certificates for Payment in such amounts, as provided in the contract. The Owner will have authority to reject work which does not conform to the Contract documents. Whenever, in his reasonable opinion, he considers it necessary or advisable to insure the proper implementation of the intent of the Contract Documents, he will have authority to require the Contractor to stop the work or any portion, or to require special inspection or testing of the work, whether or not such work

can be then be fabricated, installed, or completed. The Owner will not be responsible for the acts or omissions of the Contractor, and sub-Contractor, or any of their agents or employees, or any other persons performing any of the work.

- 2.5. Contractor: The Contractor is the person or organization identified as such in the Agreement and is referred to throughout the Contract Documents. The term Contractor means the Contractor or his authorized representative. The Contractor shall carefully study and compare the General Contract Conditions of the Contract, Specification and Drawings, Scope of Work, Addenda and Modifications and shall at once report to the Owner any error, inconsistency or omission he may discover. Contractor shall not be liable to the Owner for any damage resulting from such errors, inconsistencies or omissions. The Contractor shall not commence work without clarifying Drawings, Specifications, or Interpretations.
- **2.6. Sub-Contractors:** A sub-contractor is a person or organization who has a direct contract with the Contractor to perform any of the work at the site. The term sub-contractor is referred to throughout the contract documents and means a sub-contractor or his authorized representative.
- 2.7. Award of Sub-Contractors & Other Contracts for Portions of the Work: Contractor shall submit with their bid response to the Owner, in writing for acceptance, a list of the names of the sub-contractors or other persons or organizations proposed for such portions of the work as may be designated in the proposal requirements, or, if none is so designated, the names of the sub-contractors proposed for the principal portions of the work. Prior to the award of the contract, the Owner shall notify the successful Contractor in writing if, after due investigation, has reasonable objection to any person or organization on such list. If, prior to the award of the contract, the Owner has a reasonable and substantial objection to any person or organization on such list, and refuses in writing to accept such person or organization, the successful Contractor may, prior to the award, withdraw their proposal without forfeiture of proposal security. If the successful Contractor submits an acceptable substitute with an increase in the proposed price to cover the difference in cost occasioned by the substitution, the Owner may, at their discretion, accept the increased proposal or may disqualify the Contractor. If, after the award, the Owner refuses to accept any person or organization on such list, the Contractor shall submit an acceptable substitute and the contract sum shall be increased or decreased by the difference in cost occasioned by such substitution and an appropriate Change Order shall be issued. However, no increase in the contract sum shall be allowed for any such substitution unless the Contractor has acted promptly and responsively in submitting a name with respect thereto prior to the award.
- 2.8. Quantities of Work and Unit Price: Materials or quantities stated as unit price items in the Bid are supplied only to give an indication of the general scope of the Work, and are as such, estimates only. The Owner does not expressly or by implication agree that the actual amount of Work or material will correspond therewith, and reserves the right after award to increase or decrease the quantity of any unit item of the Work without a change in the unit price except as set forth in Article VIII, Section 70 of the General Contract Conditions. The City also reserves the right to make changes in the Work (including the right to delete any bid item in its entirety or add additional bid items) as set forth in Article VIII, Sections 69 through 71 of the General Contract Conditions.

- 2.9. **Substitutions:** The materials, products and equipment described in the Solicitation Documents shall be regarded as establishing a standard of required performance. function, dimension, appearance, or quality to be met by any proposed substitution. No substitution will be considered prior to receipt of Bids unless the Offeror submits a written request for approval to the City Purchasing Division at least ten (10) days prior to the date for receipt of Bids. Such requests for approval shall include the name of the material or equipment for which substitution is sought and a complete description of the proposed substitution including drawings, performance and test data, and other information necessary for evaluation, including samples if requested. The Offeror shall set forth changes in other materials, equipment, or other portions of the Work including changes of the work of other contracts, which incorporation of the proposed substitution would require to be included. The Owner's decision of approval or disapproval of a proposed substitution shall be final. If the Owner approves a proposed substitution before receipt of Bids, such approval will be set forth in an Addendum. Offerors shall not rely upon approvals made in any other manner.
- **2.10.** Supervision and Construction Procedures: The Contractor shall supervise and direct the work, using his best skill and attention. He shall be solely responsible for all construction means, methods, techniques, sequences and procedures and for coordinating all portions of the work under the contract.
- 2.11. Warranty: The Contractor warrants to the Owner that all materials and equipment furnished under this contract will be new unless otherwise specified, and that all work will be of good quality, free from faults and defects and in conformance with the Contract Documents. All work not so conforming to these standards may be considered defective. If required by Owner, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. If within ten (10) days after written notice to the Contractor requesting such repairs or replacement, the Contractor should neglect to make or undertake with due diligence to the same, the City may make such repairs or replacements. All indirect and direct costs of such correction or removal or replacement shall be at the Contractor's expense. The Contractor will also bear the expenses of making good all work of others destroyed or damaged by the correction, removal or replacement of his defective work.
- 2.12. Permits, Fees, & Notices: The Contractor shall secure and pay for all permits, governmental fees and licenses necessary for the proper execution and completion of the work. The Contractor shall give all notices and comply with all laws, ordinances, rules, regulations and orders of any public authority bearing on the performance of the work. If the Contractor observes that any of the Contract Documents are at variance in any respect, he shall promptly notify the Owner in writing, and any necessary changes shall be adjusted by approximate modification. If the Contractor performs any work knowing it to be contrary to such laws, ordinances, rules and regulations, and without such notice to the Owner, he shall assume full responsibility and shall bear all costs attributable.
- **2.13.** Responsibility for Those Performing the Work: The Contractor shall be responsible to the Owner for the acts and omissions of all his employees and all sub-contractors,

their agents and employees, and all other persons performing any of the work under a contract with the Contractor.

- **2.14. Use of the Site:** The Contractor shall confine operations at the site to areas permitted by law, ordinances, permits and the Contract Documents, and shall not unreasonably encumber the site with any materials or equipment.
- **2.15. Cleanup:** The Contractor at all times shall keep the premises free from accumulation of waste materials or rubbish caused by his operations. At the completion of work he shall remove all his waste materials and rubbish from and about the project, as well as all his tools, construction equipment, machinery and surplus materials.
- **2.16. Insurance:** The Contractor shall secure and maintain such insurance policies as will provide the coverage and contain other provisions specified in the General Contract Conditions, or as modified in the Special Contract Conditions.

The Contractor shall file a copy of the policies or Certificates of Insurance acceptable to the City with the Engineer within ten (10) Calendar Days after issuance of the Notice of Award. These Certificates of Insurance shall contain a provision that coverage afforded under the policies shall not be canceled unless at least thirty (30) Calendar Days prior written notice has been given to the City.

- 2.17. Indemnification: The Contractor shall defend, indemnify and save harmless the Owner, and all its officers, employees, insurers, and self-insurance pool, from and against all liability, suits, actions, or other claims of any character, name and description brought for or on account of any injuries or damages received or sustained by any person, persons, or property on account of any negligent act or fault of the Contractor, or of any Contractor's agent, employee, sub-contractor or supplier in the execution of, or performance under, any contract which may result from proposal award. Contractor shall pay any judgment with cost which may be obtained against the Owner growing out of such injury or damages.
- 2.18. Miscellaneous Conditions: Material Availability: Contractors must accept responsibility for verification of material availability, production schedules, and other pertinent data prior to submission of bid. It is the responsibility of the bidder to notify the Owner immediately if materials specified are discontinued, replaced, or not available for an extended period of time. OSHA Standards: All bidders agree and warrant that services performed in response to this invitation shall conform to the standards declared by the US Department of Labor under the Occupational Safety and Health Act of 1970 (OSHA). In the event the services do not conform to OSHA standards, the Owner may require the services to be redone at no additional expense to the Owner.
- 2.19. Time: Time is of the essence with respect to the time of completion of the Project and any other milestones or deadline which are part of the Contract. It will be necessary for each Bidder to satisfy the City of its ability to complete the Work within the Contract Time set forth in the Contract Documents. The Contract Time is the period of time allotted in the Contract Documents for completion of the work. The date of commencement of the work is the date established in a Notice to Proceed. If there is no Notice to Proceed, it shall be the date of the Contract or such other date as may be established therein, or as

- established as entered on the Bid Form. The Date of Substantial Completion of the work or designated portions thereof is the date certified by the Owner when construction is sufficiently complete, in accordance with the Contract Documents.
- **2.20. Progress & Completion:** The Contractor shall begin work on the date of commencement as defined in the Contract, and shall carry the work forward expeditiously with adequate forces and shall complete it within the contract time.
- 2.21. Payment & Completion: The Contract Sum is stated in the Contract and is the total amount payable by the Owner to the Contractor for the performance of the work under the Contract Documents. Upon receipt of written notice that the work is ready for final inspection and acceptance and upon receipt of application for payment, the Owner's Project Manager will promptly make such inspection and, when he finds the work acceptable under the Contract Documents and the Contract fully performed, the Owner shall make payment in the manner provided in the Contract Documents.
- 2.22. Bid Bond: Each Bid shall as a guaranty of good faith on the part of the Bidder be accompanied by a Bid Guaranty consisting of: a certified or cashier's check drawn on an approved national bank or trust company in the state of Colorado, and made payable without condition to the City; or a Bid Bond written by an approved corporate surety in favor of the City. The amount of the Bid Guaranty shall not be less than 5% of the total Bid amount. Once a Bid is accepted and a Contact is awarded, the apparent successful bidder has ten calendar days to enter into a contractor in the form prescribed and to furnish the bonds with a legally responsible and approved surety. Failure to do so will result I forfeiture of the Bid Guaranty to the City as Liquidated Damages.

Each bidder shall guaranty its total bid price for a period of sixty (60) Calendar Days from the date of the bid opening.

- 2.23. Performance & Payment Bonds: Contractor shall furnish a Performance and a Payment Bond, each in an amount at least equal to that specified for the contract amount as security for the faithful performance and payment of all Contractor's obligations under the Contract Documents. These bonds shall remain in effect for the duration of the Warranty Period (as specified in the Special Conditions). Contractor shall also furnish other bonds that may be required by the Special Conditions. All bonds shall be in the forms prescribed by the Contract Documents and be executed by such sureties as (1) are licensed to conduct business in the State of Colorado and (2) are named in the current list of "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" as published in Circular 570 (amended) by the Audit Staff, Bureau of Accounts, U.S. Treasury Department. All bonds singed by an agent must be accompanied by a certified copy of the Authority Act. If the surety on any bond furnished by the Contractor is declared bankrupt, or becomes insolvent, or its rights to do business in Colorado are terminated, or it ceases to meet the requirements of clauses (1) and (2) of this section, Contractor shall within five (5) days thereafter substitute another bond and surety, both of which shall be acceptable to the City.
- **2.24. Retention:** The Owner will deduct money from the partial payments in amounts considered necessary to protect the interest of the Owner and will retain this money until

after completion of the entire contract. The amount to be retained from partial payments will be five (5) percent of the value of the completed work, and not greater than five (5) percent of the amount of the Contract. When the retainage has reached five (5) percent of the amount of the Contract no further retainage will be made and this amount will be retained until such time as final payment is made.

- 2.25. Liquidated Damages for Failure to Enter Into Contract: CITY ONLY Should the Successful Bidder fail or refuse to enter into the Contract within ten Calendar Days from the issuance of the Notice of Award, the City shall be entitled to collect the amount of such Bidder's Bid Guaranty as Liquidated Damages, not as a penalty but in consideration of the mutual release by the City and the Successful Bidder of all claims arising from the City's issuance of the Notice of Award and the Successful Bidder's failure to enter into the Contract and the costs to award the Contract to any other Bidder, to re-advertise, or otherwise dispose of the Work as the City may determine best serves its interest.
- 2.26. Liquidated Damages for Failure to Meet Project Completion Schedule: CITY ONLY If the Contractor does not achieve Final Completion by the required date, whether by neglect, refusal or any other reason, the parties agree and stipulate that the Contractor shall pay liquidated damages to the City for each such day that final completion is late. As provided elsewhere, this provision does not apply for delays caused by the City. The date for Final Completion may be extended in writing by the Owner.

The Contractor agrees that as a part of the consideration for the City's awarding of this Contract liquidated damages in the daily amount of \$500.00 is reasonable and necessary to pay for the actual damages resulting from such delay. The parties agree that the real costs and injury to the City for such delay include hard to quantify items such as: additional engineering, inspection and oversight by the City and its agents; additional contract administration; inability to apply the efforts of those employees to the other work of the City; perceived inefficiency of the City; citizens having to deal with the construction and the Work, rather than having the benefit of a completed Work, on time; inconvenience to the public; loss of reputation and community standing for the City during times when such things are very important and very difficult to maintain.

The Contractor must complete the Work and achieve final completion included under the Bid Schedule in the number of consecutive calendar days after the City gives is written Notice to Proceed. When the Contractor considers the entire Work ready for its intended use, Contractor shall certify in writing that the Work is substantially complete. In addition to the Work being substantially complete, Final Completion date is the date by which the Contractor shall have fully completed all clean-up, and all items that were identified by the City in the inspection for final completion. Unless otherwise stated in the Special Conditions, for purposes of this liquidated damages clause, the Work shall not be finished and the Contract time shall continue to accrue until the City gives its written Final Acceptance.

If the Contractor shall fail to pay said liquidated damages promptly upon demand thereof after having failed to achieve Final Completion on time, the City shall first look to any retainage or other funds from which to pay said liquidated damages; if retainage or other liquid funds are not available to pay said liquidated damages amounts, the Surety on the Contractor's Performance Bond and Payment Bond shall pay such liquidated damages.

In addition, the City may withhold all, or any part of, such liquidated damages from any payment otherwise due the Contractor.

Liquidated damages as provided do not include any sums to reimburse the City for extra costs which the City may become obligated to pay on other contracts which were delayed or extended because of the Contractor's failure to complete the Work within the Contract Time. Should the City incur additional costs because of delays or extensions to other contracts resulting from the Contractor's failure of timely performance, the Contractor agrees to pay these costs that the City incurs because of the Contractor's delay, and these payments are separate from and in addition to any liquidated damages.

The Contractor agrees that the City may use its own forces or hire other parties to obtain Substantial or Final Completion of the work if the time of completion has elapsed and the Contractor is not diligently pursuing completion. In addition to the Liquidated Damages provided for, the Contractor agrees to reimburse the City for all expenses thus incurred.

- 2.27. Contingency/Force Account: Contingency/Force Account work will be authorized by the Owner's Project Manager and is defined as minor expenses to cover miscellaneous or unforeseen expenses related to the project. The expenses are not included in the Drawings, Specifications, or Scope of Work and are necessary to accomplish the scope of this contract. Contingency/Force Account Authorization will be directed by the Owner through an approved form. Contingency/Force Account funds are the property of the Owner and any Contingency/Force Account funds, not required for project completion, shall remain the property of the Owner. Contractor is not entitled to any Contingency/Force Account funds, that are not authorized by Owner or Owner's Project Manager.
- 2.28. Protection of Persons & Property: The Contractor shall comply with all applicable laws, ordinances, rules, regulations and orders of any public authority having jurisdiction for the safety of persons or property or to protect them from damage, injury or loss. Contractor shall erect and maintain, as required by existing safeguards for safety and protection, and all reasonable precautions, including posting danger signs or other warnings against hazards promulgating safety regulations and notifying owners and users of adjacent utilities. When or where any direct or indirect damage or injury is done to public or private property by or on account of any act, omission, neglect, or misconduct by the Contractor in the execution of the work, or in consequence of the non-execution thereof by the Contractor, he shall restore, at his own expense, such property to a condition similar or equal to that existing before such damage or injury was done, by repairing, rebuilding, or otherwise restoring as may be directed, or it shall make good such damage or injury in an acceptable manner.
- 2.29. Changes in the Work: The Owner, without invalidating the contract, may order changes in the work within the general scope of the contract consisting of additions, deletions or other revisions, the contract sum and the contract time being adjusted accordingly. All such changes in the work shall be authorized by Change Order and shall be executed under the applicable conditions of the contract documents. A Change Order is a written order to the Contractor signed by the Owner issued after the execution of the contract, authorizing a change in the work or an adjustment in the contract sum or the contract time. The contract sum and the contract time may be changed only by Change Order.

- 2.30. Claims for Additional Cost or Time: If the Contractor wishes to make a claim for an increase in the contract sum or an extension in the contract time, he shall give the Owner written notice thereof within a reasonable time after the occurrence of the event giving rise to such claim. This notice shall be given by the Contractor before proceeding to execute the work, except in an emergency endangering life or property in which case the Contractor shall precede in accordance with the regulations on safety. No such claim shall be valid unless so made. Any change in the contract sum or contract time resulting from such claim shall be authorized by Change Order.
- **2.31. Minor Changes in the Work:** The Owner shall have authority to order minor changes in the work not involving an adjustment in the contract sum or an extension of the contract time and not inconsistent with the intent of the contract documents.
- **2.32. Field Orders:** The Owner may issue written Field Orders which interpret the Contract Documents in accordance with the specifications, or which order minor changes in the work in accordance with the agreement, without change in the contract sum or time. The Contractor shall carry out such Field Orders promptly.
- Uncovering & Correction of Work: The Contractor shall promptly correct all work rejected by the Owner as defective or as failing to conform to the contract documents whether observed before or after substantial completion and whether or not fabricated installed or competed. The Contractor shall bear all costs of correcting such rejected work, including the cost of the Owner's additional services thereby made necessary. If within one (1) year after the date of completion or within such longer period of time as may be prescribed by law or by the terms of any applicable special guarantee required by the contract documents, any of the work found to be defective or not in accordance with the contract documents, the Contractor shall correct it promptly after receipt of a written notice from the Owner to do so unless the Owner has previously given the Contractor a written acceptance of such condition. The Owner shall give such notice promptly after discover of condition. All such defective or non-conforming work under the above paragraphs shall be removed from the site where necessary and the work shall be corrected to comply with the contract documents without cost to the Owner. The Contractor shall bear the cost of making good all work of separate Contractors destroyed or damaged by such removal or correction. If the Owner prefers to accept defective or non-conforming work, he may do so instead of requiring its removal and correction, in which case a Change Order will be issued to reflect an appropriate reduction in the payment or contract sum, or, if the amount is determined after final payment, it shall be paid by the Contractor.
- **2.30. Amendment:** No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting contract. All amendments to the contract shall be made in writing by the Owner.
- **2.31. Assignment:** The Contractor shall not sell, assign, transfer or convey any contract resulting from this IFB, in whole or in part, without the prior written approval from the Owner.

- **2.32. Compliance with Laws:** Bids must comply with all Federal, State, County and local laws governing or covering this type of service and the fulfillment of all ADA (Americans with Disabilities Act) requirements.
- **2.33. Confidentiality:** All information disclosed by the Owner to the Contractor for the purpose of the work to be done or information that comes to the attention of the Contractor during the course of performing such work is to be kept strictly confidential.
- **2.34. Conflict of Interest:** No public official and/or City/County employee shall have interest in any contract resulting from this IFB.
- **2.35. Contract Termination**: This contract shall remain in effect until any of the following occurs: (1) contract expires; (2) completion of services; (3) acceptance of services or, (4) for convenience terminated by either party with a written *Notice of Cancellation* stating therein the reasons for such cancellation and the effective date of cancellation.
- **2.36. Employment Discrimination:** During the performance of any services per agreement with the Owner, the Contractor, by submitting a Bid, agrees to the following conditions:
 - 2.36.1. The Contractor shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, age, handicap, or national origin except when such condition is a legitimate occupational qualification reasonably necessary for the normal operations of the Contractor. The Contractor agrees to post in conspicuous places, visible to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - 2.36.2. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, shall state that such Contractor is an Equal Opportunity Employer.
 - **2.36.3.** Notices, advertisements, and solicitations placed in accordance with federal law, rule, or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
- **2.37. Affirmative Action:** In executing a Contract with the City, the Contractor agrees to comply with Affirmative Action and Equal Employment Opportunity regulations presented in the General Contract Conditions.
- 2.38. Immigration Reform and Control Act of 1986 and Immigration Compliance: The Offeror certifies that it does not and will not during the performance of the contract employ illegal alien workers or otherwise violate the provisions of the Federal Immigration Reform and Control Act of 1986 and/or the immigration compliance requirements of State of Colorado C.R.S. § 8-17.5-101, et.seq. (House Bill 06-1343).
- **2.39. Ethics:** The Contractor shall not accept or offer gifts or anything of value nor enter into any business arrangement with any employee, official, or agent of the Owner.

- 2.40. Failure to Deliver: In the event of failure of the Contractor to deliver services in accordance with the contract terms and conditions, the Owner, after due oral or written notice, may procure the services from other sources and hold the Contractor responsible for any costs resulting in additional purchase and administrative services. This remedy shall be in addition to any other remedies that the Owner may have.
- **2.41. Failure to Enforce:** Failure by the Owner at any time to enforce the provisions of the contract shall not be construed as a waiver of any such provisions. Such failure to enforce shall not affect the validity of the contract or any part thereof or the right of the Owner to enforce any provision at any time in accordance with its terms.
- **2.42. Force Majeure:** The Contractor shall not be held responsible for failure to perform the duties and responsibilities imposed by the contract due to legal strikes, fires, riots, rebellions, and acts of God beyond the control of the Contractor, unless otherwise specified in the contract.
- 2.43. Independent Contractor: The Contractor shall be legally considered an Independent Contractor and neither the Contractor nor its employees shall, under any circumstances, be considered servants or agents of the Owner. The Owner shall be at no time legally responsible for any negligence or other wrongdoing by the Contractor, its servants, or agents. The Owner shall not withhold from the contract payments to the Contractor any federal or state unemployment taxes, federal or state income taxes, Social Security Tax or any other amounts for benefits to the Contractor. Further, the Owner shall not provide to the Contractor any insurance coverage or other benefits, including Workers' Compensation, normally provided by the Owner for its employees.
- 2.44. Nonconforming Terms and Conditions: A bid that includes terms and conditions that do not conform to the terms and conditions of this Invitation for Bid is subject to rejection as non-responsive. The Owner reserves the right to permit the Contractor to withdraw nonconforming terms and conditions from its bid prior to a determination by the Owner of non-responsiveness based on the submission of nonconforming terms and conditions.

Items for non-responsiveness may include, but not be limited to:

- a. Submission of the Bid on forms other than those supplied by the City;
- b. Alteration, interlineation, erasure, or partial detachment of any part of the forms which are supplied herein;
- Inclusion of unauthorized additions conditional or alternate Bids or irregularities of any kind which may tend to make the Bid incomplete, indefinite, or ambiguous as to its meaning;
- d. Failure to acknowledge receipt of any or all issued Addenda;
- e. Failure to provide a unit price or a lump sum price, as appropriate, for each pay item listed except in the case of authorized alternative pay items;

- f. Failure to list the names of Subcontractors used in the Bid preparation as may be required in the Solicitation Documents;
- g. Submission of a Bid that, in the opinion of the Owner, is unbalanced so that each item does not reasonably carry its own proportion of cost or which contains inadequate or unreasonable prices for any item;
- h. Tying of the Bid with any other bid or contract; and
- i. Failure to calculate Bid prices as described herein.

2.45. Evaluation of Bids and Offeors: The Owner reserves the right to:

- reject any and all Bids,
- waive any and all informalities,
- negotiate final terms with the Successful Bidder, and
- disregard any and all nonconforming, nonresponsive or conditional Bids.

Discrepancies between words and figures will be resolved in favor of words. Discrepancies between Unit Prices and Extended Prices will be resolved in favor of the Unit Prices. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum. The corrected extensions and totals will be shown in the tabulation of Bids.

The Owner may consider the qualifications and experience of Subcontractors and other persons and organizations (including those who are to furnish the principal items of material or equipment) proposed for those portions of the work as to which the identity of Subcontractors and other persons and organizations must be submitted. Operating costs, maintenance considerations performance data, and guarantees of materials and equipment may also be considered by the Owner.

The Owner will conduct such investigations as deemed necessary to assist in the evaluation of any Bid and to establish the responsibility, qualifications and financial ability of the Offeror, proposed Subcontractors and other persons and organizations to do the Work in accordance with the *Contract Documents* to the City's satisfaction within the Contract Time.

The Offeror shall furnish the Owner all information and data requested by the Owner to determine the ability of the Offeror to perform the Work. The Owner reserves the right to reject the Bid if the evidence submitted by, or investigation of such Offeror fails to satisfy the Owner that such Offeror is properly qualified to carry out the obligations of the Contract and to complete the Work contemplated therein.

By submitting a Bid, each Offeror authorizes the Owner to perform such investigation of the Offeror as the Owner deems necessary to establish the responsibility, qualifications and financial ability of the Offeror and, by its signature thereon, authorizes the Owner to obtain reference information concerning the Offeror and releases the party providing such information and the Owner from any and all liability to the Offeror as a result of such reference information so provided.

The Owner reserves the right to reject the Bid of any Offeror who does not pass any evaluation to the Owner's satisfaction.

If the Contract is to be awarded, it will be awarded to the Offeror who, by evaluation, the Owner determines will best meet the Owner's interests.

The Owner reserves the right to accept or reject the Work contained in any of the Price Bid Schedules or alternates, either in whole or in part.

2.46. Award of Contract: Unless otherwise indicated, a single award will be made for all the bid items in an individual bid schedule. In the event that the Work is contained in more than one Bid Schedule, the City may award Schedules individually or in combination. In the case of two Bid Schedules which are alternative to each other, only one of such alternative Schedules will be awarded. Within forty-five (45) Calendar Days of Bid Opening, the City will issue a Notice of Award to the Successful Bidder which will be accompanied by four (4) unsigned copies of the Contract and the Performance and Payment Bond forms. Within ten (10) Calendar Days thereafter, the Successful Bidder shall sign and deliver four (4) copies of the Contract, Performance Bond, Payment Bond and Certificates of Insurance to the City. Within ten (10) Calendar Days thereafter, the City will deliver two (2) fully executed counterparts of the Contract to the Contractor. No contract shall exist between the Successful Bidder and the City and the Successful Bidder shall have no rights at law or in equity until the Contract has been duly executed by the City.

The Successful Bidder's failure to sign and submit a Contract and other documents set forth in this Paragraph within the prescribed time shall be just cause of annulment of the award, and forfeiture of the Bid Guaranty. The award of Contract may then be made to the next qualified Bidder in the same manner as previously prescribed.

- **2.47. Ownership:** All plans, prints, designs, concepts, etc., shall become the property of the Owner.
- **2.48. Oral Statements:** No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in this document and/or resulting agreement. All modifications to this request and any agreement must be made in writing by the Owner.
- **2.49.** Patents/Copyrights: The Contractor agrees to protect the Owner from any claims involving infringements of patents and/or copyrights. In no event shall the Owner be liable to the Contractor for any/all suits arising on the grounds of patent(s)/copyright(s) infringement. Patent/copyright infringement shall null and void any agreement resulting from response to this IFB.
- **2.50. Remedies**: The Contractor and Owner agree that both parties have all rights, duties, and remedies available as stated in the Uniform Commercial Code.
- **2.51. Venue**: Any agreement as a result of responding to this IFB shall be deemed to have been made in, and shall be construed and interpreted in accordance with, the laws of the City of Grand Junction, Mesa County, Colorado.

- **2.52. Expenses:** Expenses incurred in preparation, submission and presentation of this IFB are the responsibility of the company and cannot be charged to the Owner.
- **2.53. Sovereign Immunity:** The Owner specifically reserves its right to sovereign immunity pursuant to Colorado State Law as a defense to any action arising in conjunction to this agreement.
- 2.54. Non-Appropriation of Funds: The contractual obligation of the Owner under this contract is contingent upon the availability of appropriated funds from this fiscal year budget as approved by the City Council or Board of County Commissioners from this fiscal year only. State of Colorado Statutes prohibit obligation of public funds beyond the fiscal year for which the budget was approved. Anticipated expenditures/obligations beyond the end of the current Owner's fiscal year budget shall be subject to budget approval. Any contract will be subject to and must contain a governmental non-appropriation of funds clause.
- 2.55. Cooperative Purchasing: Purchases as a result of this solicitation are primarily for the City/County. Other governmental entities may be extended the opportunity to utilize the resultant contract award with the agreement of the successful provider and the participating agencies. All participating entities will be required to abide by the specifications, terms, conditions and pricings established in this Bid. The quantities furnished in this bid document are for only the City/County. It does not include quantities for any other jurisdiction. The City or County will be responsible only for the award for its jurisdiction. Other participating entities will place their own awards on their respective Purchase Orders through their purchasing office or use their purchasing card for purchase/payment as authorized or agreed upon between the provider and the individual entity. The City/County accepts no liability for payment of orders placed by other participating jurisdictions that choose to piggy-back on our solicitation. Orders placed by participating jurisdictions under the terms of this solicitation will indicate their specific delivery and invoicing instructions.
- 2.56. Keep Jobs in Colorado Act: Contractor shall be responsible for ensuring compliance with Article 17 of Title 8, Colorado Revised Statutes requiring 80% Colorado labor to be employed on public works. Contractor shall, upon reasonable notice provided by the Owner, permit the Owner to inspect documentation of identification and residency required by C.R.S. §8-17-101(2)(a). If Contractor claims it is entitled to a waiver pursuant to C.R.S. §8-17-101(1), Contractor shall state that there is insufficient Colorado labor to perform the work such that compliance with Article 17 would create an undue burden that would substantially prevent a project from proceeding to completion, and shall include evidence demonstrating the insufficiency and undue burden in its response.

Unless expressly granted a waiver by the Owner pursuant to C.R.S. §8-17-101(1), Contractor shall be responsible for ensuring compliance with Article 17 of Title 8, Colorado Revised Statutes requiring 80% Colorado labor to be employed on public works. Contractor shall, upon reasonable notice provided by the Owner, permit the Owner to inspect documentation of identification and residency required by C.R.S. §8-17-101(2)(a).

- **2.56.1.** "Public project" is defined as:
 - (a) any construction, alteration, repair, demolition, or improvement of any land, building, structure, facility, road, highway, bridge, or other public improvement suitable for and intended for use in the promotion of the public health, welfare, or safety and any maintenance programs for the upkeep of such projects
 - (b) for which appropriate or expenditure of moneys may be reasonably expected to be \$500,000.00 or more in the aggregate for any fiscal year
 - (c) except any project that receives federal moneys.

3. Statement of Work

3.1. <u>GENERAL</u>: The City of Grand Junction is soliciting competitive bids from qualified and interested companies for all labor, equipment, and materials required for the 2019 Sanitary Sewer Replacement Project – Phase B. All dimensions and scope of work should be verified by Contractors prior to submission of bids.

NOTE: The descriptions of the pay items listed in the Price Bid Schedule for this Project may not agree with those listed in the Standard Specifications. Payment for all Work performed, as required in the Contract Documents, will be in accordance with the items and units listed in the Price Bid Schedule.

The performance of the Work for this Project shall conform to the General Contract conditions presented in the City of Grand Junction's Standard Contract Documents for Capital Improvements Construction, revised July 2010, except as specifically modified or supplemented herein or on the Construction Drawings.

3.2. PROJECT DESCRIPTION: The Project generally consists of: 6,723 L.F. of 8" SDR-35 PVC sewer pipe, 2,371 L.F. of 4" SDR-35 PVC sewer service pipe, 26 48" I.D. sanitary sewer manholes, 107 sewer service connections, installation of sewer fittings, restoration of disturbed areas including, gravel and asphalt road surfaces, driveways, and concrete replacement. Work will also include restoration of disturbed landscape areas.

3.3. SPECIAL CONDITIONS & PROVISIONS:

3.3.1 Mandatory Pre-Bid Meeting: Prospective bidders are required to attend a mandatory pre-bid meeting on July 26, 2019 at 10:00 am. Meeting location shall be in the City Council Auditorium, located at 250 North 5th Street, Grand Junction, CO. The purpose of this visit will be to inspect and to clarify the contents of this Invitation for Bids (IFB).

3.3.2 QUESTIONS REGUARDING SOLICIATION PROCESS/SCOPE OF WORK:

Duane Hoff, Senior Buyer City of Grand Junction duaneh@gicity.org 970-244-1545 **Project Manager:** The Project Manager for the Project is Lee Cooper, Project Engineer, who can be reached at (970) 256-4155. <u>During Construction</u>, all notices, letters, submittals, and other communications directed to the City shall be addressed and mailed or delivered to:

City of Grand Junction
Department of Public Works, Engineering
Attn: Lee Cooper, Project Manager
333 West Ave., Building C
Grand Junction, CO 81501

- **3.3.4** Affirmative Action: The Contractor is not required to submit a written Affirmative Action Program for the Project.
- **3.3.5** Pricing: Pricing shall be all inclusive to include but not be limited to: all labor, equipment, supplies, materials, freight (F.O.B. Destination Freight Pre-paid and Allowed to each site), travel, mobilization costs, fuel, set-up and take down costs, and full-time inspection costs, and all other costs related to the successful completion of the project.

The Owner shall not pay nor be liable for any other additional costs including but not limited to: taxes, shipping charges, insurance, interest, penalties, termination payments, attorney fees, liquidated damages, etc.

3.3.6 <u>Freight/Shipping:</u> All freight/shipping shall be F.O.B. Destination – Freight Pre-Paid and Allowed to the project site(s), Grand Junction, CO.

Contractor must meet all federal, state, and local rules, regulations, and requirements for providing such services.

- 3.3.7 <u>Contract:</u> A binding contract shall consist of: (1) the IFB and any amendments thereto, (2) the bidder's response (bid) to the IFB, (3) clarification of the bid, if any, and (4) the City's Purchasing Department's acceptance of the bid by "Notice of Award" or by "Purchase Order". All Exhibits and Attachments included In the IFB shall be incorporated into the contract by reference.
 - A. The contract expresses the complete agreement of the parties and, performance shall be governed solely by the specifications and requirements contained therein.
 - B. Any change to the contract, whether by modification and/or supplementation, must be accomplished by a formal contract amendment signed and approved by and between the duly authorized representative of the bidder and the City Purchasing Division or by a modified Purchase Order prior to the effective date of such modification. The bidder expressly and explicitly understands and agrees that no other method and/or no other document, including acts and oral communications by or from any person, shall be used or construed as an amendment or modification to the contract.

3.3.8 <u>Time of Completion:</u> The scheduled time of Completion for the Project is <u>187</u> Calendar Days from the starting date specified in the Notice to Proceed.

Completion is achieved when site cleanup and all punch list items (resulting from the final inspection) have been completed. Completion shall have the meaning set forth in Article I, Section 3 (Definitions and Terms) of the General Contract Conditions.

- **3.3.9** Working Days and Hours: The working days and hours shall be as stated in the General Contract Conditions, Section VI, or as mutually agreed upon in the preconstruction meeting.
- **3.3.10** <u>Licenses and Permits:</u> Contractor is responsible for obtaining all necessary licenses and permits required for Construction, at Contractors expense. See Section 2.12. Contractor shall supply to Owner all copies of finalized permits.
- **3.3.11** Permits: The following permits are required for the Project and will be obtained by the City at no cost to the Contractor:
 - None

The following permits are required for the Project and shall be obtained and paid for by the Contractor, with the costs included in the total bid price for the Project:

- Colorado Department of Public Health and Environment Dewatering Permit.
 (If necessary due to the presence of groundwater) For more information, contact the Colorado Dept. of Public Health and Environment: www.cdphe.state.co.us/wq/PermitsUnit/wqcdpmt.html Approximately 7 10 days is required for processing of the permit application. The Contractor should begin preparing the permit application immediately upon notice of award.
- **3.3.12** <u>City Furnished Materials:</u> The City will furnish the following materials for the Project:
 - Door-hangers (as necessary)
 - AutoCAD drawings for survey stake-out
 - Variable message boards for upcoming construction locations
- **3.3.13 Project Newsletters:** Project newsletter newsletters will not be required for this project. The City will handle notifying the public and residents of the project prior to construction starting. During construction, the City may require the help of the Contractor in handing out door hangers and notifying property owners/residents/tenants of the construction schedule.
- **3.3.14 Project Sign:** Project signs, if any, will be furnished and installed by the City.
- **3.3.15** Authorized Representatives of the City: Those authorized to represent the City shall include Purchasing Agent, Engineers, and Inspectors employed by the City, only.

- **3.3.16 <u>Stockpiling Materials and Equipment:</u>** All stockpiling/storage shall be in accordance with General Contract Condition Section 51.
- 3.3.17 <u>Traffic Control:</u> The Contractor shall provide and maintain traffic control in accordance with the approved Traffic Control Plan and the *Manual on Uniform Traffic Control Devices (MUTCD)*. The traffic control plans shall be presented to the Project Engineer at or prior to the pre-construction meeting for review and approval. The following requirements and limitations shall apply to the traffic control:

No personal driveway and/or access point to a property shall be left inaccessible at the end of each work day or over a weekend; and no construction equipment shall be parked in front of a driveway and/or access point during Contractor's non-working hours. When a driveway and/or access point has to be closed off due to construction activity, the Contractor shall provide advanced notification to the affected resident(s) at least two-days prior to closure and arrange an alternative access point to the property. Refer to General Contract Condition 26 – Maintenance of Access and Services.

Special conditions for traffic control:

- 1. All trenches shall be backfilled or protected at the end of each working day and access restored to all driveways. If trenches are left open at night, the trenches will be limited to 30 feet in length. The entire perimeter of the excavation shall be barricaded with construction equipment and/or temporary construction fence.
- 2. At all times during the project, the contractor must ensure access is available for the U.S. Postal Service, trash collection trucks, school buses, emergency vehicles, etc., per the General Contract Conditions.
- 3. The Contractor shall adhere to all traffic control requirements when working within City right-of-way.
- 4. Detours shall be provided when a section of road is closed to through traffic for sewer construction. Residents, employees, property owners shall have access to their respected properties during construction.
- **3.3.18** Clean-Up: The Contractor is responsible for cleaning up all loose materials that have been deposited or swept into gutters, and onto sidewalks and driveways as a result of sidewalk operations. The costs for all clean-up work shall be considered incidental and will not be paid for separately.
- 3.3.19 Quality Control Testing: As part of the project, the Contractor shall provide Quality Control testing per Table 1 in the Quality Control (QC) and Quality Assurance (QA) section within the City of Grand Junction's Standard Specifications for Road and Bridge Construction, and Table 101 within the Standard Specifications for the Construction of Underground Utilities. Table 1 and Table 101 provide the testing frequencies.

The Contractor shall provide test frequencies for <u>Part-Time</u> inspection. The testing agency shall meet the minimum requirements as stated in the Standard Specifications section. A submittal of qualified personnel shall be submitted at or before the preconstruction meeting. This submittal shall include all certifications held by the tester assigned to the project. The following items will require QC testing:

- Backfill compaction (Compaction Tests) Backfill shall be placed in horizontal layers not to exceed <u>8-inches</u> in loose lift thickness. If the Project Engineer allows the native material to be used for trench backfill, completion of a Proctor analysis will be required by the QC testing agency on the native backfill material.
- Aggregate Base Course (Class 6) (Compaction Tests) (If necessary, completion of a Proctor analysis will be required by the QC testing agency)
- Hot Bituminous Pavement (Density Tests)
- Concrete (Compressive Tests)

Method of Measurement:

Testing for QC will not be measured, but will be paid for on a Lump Sum basis.

Basis of Payment:

<u>Pay Item</u>

Quality Control Testing

<u>Pay Unit</u>

Lump Sum

A report shall be generated by the testing firm that documents all tests including any re-tests results or failed tests. Included in the test reports shall be station locations of each test and the test results. All test results shall be presented to the Project Engineer prior to final payment and/or final acceptance of the project.

The City will perform and/or contract the Quality Assurance (QA) testing for this project.

- **3.3.20** Schedule of Submittals: Contractor shall deliver these submittals at least two days prior to the pre-construction meeting:
 - Traffic Control Plans
 - Construction Schedule
 - Hourly rate table for labor & equipment to be used on this project
 - Means and Methods for sewer installation on 31 Road due to the depth of the sewer line and the groundwater present nearby.
 - Sewer Pipe SDR-35 PVC
 - Sewer Fittings (Wyes, elbows, clean-outs, etc.)
 - Manholes
 - Ring & Covers (Castings MH-310-24 CI)
 - Bedding Gradation, Type A
 - Imported Trench Backfill gradation (Class 3)
 - Granular Stabilization Material (Type B)
 - Base Course Gradation & Proctor Curve (Class 6)

- **3.3.21 Uranium Mill Tailings:** If mill tailings are encountered, the Contractor will be required to remove the tailings from the trench and haul the millings to the mill tailings disposal site at City Shops located at 333 West Ave. Consult with Project Engineer prior to removing and hauling to disposal site.
- **3.3.22** Fugitive Petroleum or Other Contamination: It is anticipated that soil contamination from fugitive petroleum or other contaminants will not be encountered with the Project.
- **3.3.23** Excess Material: All excess materials shall be disposed in accordance with General Contract Condition Section 50.
- 3.3.24 Existing Utilities and Structures: The location of existing utilities and structures shown on the Plans are approximate. Not all underground utilities were potholed. It is the responsibility of the Contractor to locate and protect all structures and utilities in accordance with General Contract Condition Section 37. The Contractor and the City shall coordinate with the utility companies any necessary relocation of utilities and schedule work accordingly. Conflicts between water and gas lines and/or storm drain pipe may be encountered. At such conflicts, the Contractor shall relocate the waterlines and/or work with Xcel Energy on the relocation of gas line(s). Payment for waterline relocations will be paid for using the Minor Contract Revision line item assigned to the Project.

If the Contractor discovers a conflict with an existing utility (either horizontal or vertical), the Contractor shall contact the Project Engineer and the utility owner immediately to assist in resolving the conflict.

- **3.3.25** <u>Incidental Items:</u> Any item of work not specifically identified or paid for directly, but which is necessary for the satisfactory completion of any paid items of work, will be considered as incidental to those items, and will be included in the cost of those items.
- 3.3.26 Existing Concrete Sidewalks, Pans, Fillets, Curbs and Gutters: The existing sidewalks, pans, fillets, curb and gutter are in good serviceable condition. In most instances the installation of new sewer lines and waterlines will be adjacent to existing concrete. The Contractor will need to protect all concrete adjacent to construction. If the concrete is damaged during construction the Contractor will be responsible for its replacement at no cost to the City. The Contractor, the City Project Inspector, and/or the Project Engineer will walk and record any concrete that is deemed to be damaged before construction has started.
- 3.3.27 <u>ACI Concrete and Flatwork Finisher and Technician:</u> Hand finishing concrete will be permitted only when performed under the direct supervision of a craftsman holding the following certificate: ACI Concrete Flatwork Finisher and Technician (ACICFFT) or other Flatwork Finisher certification program approved by the City's Public Works Director.
- **3.3.28** Confined Space Entry: The Contractor is responsible for providing any and all confined space entry safety equipment; including, but not limited to: air testing equipment, fresh air blowers, tripods, harnesses, and SCBA equipment. The

Contractor's air monitoring devices shall be calibrated and certified. The cost for all confined space entry equipment shall be incidental to the project cost, and will not be paid for separately.

- **3.3.29** <u>Construction Dewatering:</u> All construction dewatering must meet the requirements specified in the CDPHE Dewatering Permit. Construction dewatering will be considered incidental and will not be measured and paid for separately.
- **3.3.30** <u>Temporary Steel Plating:</u> If the Contractor chooses to use steel plates to protect an open trench section, the cost for supplying and securely placing the steel plates will not be paid for separately, but shall be included in the work.
- 3.3.31 Payment for Damage to Private Property beyond Easement Limits/ROW Limits: Easement and Right-of-Way (ROW) lines are indicated on the Construction Plans. Any and all damage to improvements outside of easements and ROW, and/or outside the Construction Limit lines shall be repaired at the Contractor's expense. There will be no additional payment made for restoration of sod, landscaping, gravel, concrete or asphalt driveways, irrigation systems, decorative borders, fences, etc. beyond the property line or the construction easements as shown on the plan set.
- **3.3.32** Interruption of Utilities and Services: The Contractor shall notify all property owners affected by the interruption of utilities and other services caused by his operation. Such notice shall be given at least 24 hours prior to the interruption. Notice shall be given for, but not limited to the interruption of domestic water, sanitary sewer, trash pickup, mail delivery and changes in access to the property.
- **Project Location Work Schedule:** The City would like for this Project to start on Elm Ave. first and finish on 31 Road. After Elm Ave. is complete, the order of completing sewer replacement on Court Road, Sandra Ave, and Formay Ave. is up to the Contractor. Completion of 31 Road sewer is suggested to be completed in late fall and winter after the irrigation season is complete and the water levels in Lewis Wash and the groundwater levels are lower.
- 3.3.34 <u>Construction Surveying & "As-Built" Drawings:</u> In addition to Items I and II in the General Contract Conditions, Section 54, As-Built record information will be provided to, and approved by City staff prior to Final Acceptance of the Project. Information to be provided must be in electronic format (e.g. AutoCAD and/or survey files) along with a PDF set of As-Built drawings. As-Built electronic files must contain information suitable for the City to maintain Utility records to the standards set forth in the new Colorado 811 One Call/Subsurface Utility Law (effective August 8, 2018) and standards as described in the American Society of Civil Engineers (ASCE) Standard Guidelines for the Collection and Depiction of Existing Subsurface Utility Data (ASCE 38-02).

Electronic information for As-Built records shall include, but is not limited to, verification of all horizontal and vertical changes in pipe alignments, elbows, tees, manholes, valves, control structures, service taps, service pipe (horizontal and vertical deflections to ROW line, meter pits, or clean-outs, whichever is closer), beginning and ending of slip-lined segments, tie-in or connection to existing

infrastructure, etc. Distance between As-Built data points along pipe alignment is dependent on the amount of deflection used to install the pipe in the field. There must be sufficient point data to create a plan and profile of all infrastructure accurate to within eighteen inches (18") of the physical structures anywhere along the project.

Sanitary Sewer Service Lines – The Contractor is responsible for providing to the City survey grade accuracy for As-Built locations for all sewer wye fittings, sewer service elbows, and sewer service clean-outs. The Contractor shall provide survey coordinates in the X,Y,Z dimensions for these fittings. The Contractor shall provide this survey information in electronic format (e.g. AutoCAD and/or survey files). The coordinates for this survey data shall be surveyed in the Mesa County Local System (MCLS). Accuracy on survey equipment shall be within 0.1 feet both vertically and horizontally. The Contractor will be required by the City to provide information on equipment being used and if the Contractor will be performing the as-built surveys or if a surveying subcontractor will be performing the as-built surveys.

The cost for all surveying the all fittings, both sewer and water, shall be incidental to the project cost, and will not be paid for separately.

- **3.3.35** Colorado Mesa University Contact: During sewer line replacement on Elm Ave., the primary CMU Contact is David Detwiler at 970-254-4357. The City will notify David of the Elm Ave. start date prior to the Contractor getting started.
- **3.4. SCOPE OF WORK:** The Project generally consists of: 6,723 L.F. of 8" SDR-35 PVC sewer pipe, 2,371 L.F. of 4" SDR-35 PVC sewer service pipe, 26 48" I.D. sanitary sewer manholes, 107 sewer service connections, installation of sewer fittings, restoration of disturbed areas including, gravel and asphalt road surfaces, driveways, and concrete replacement. Work will also include restoration of disturbed landscape areas.

3.5. Attachments:

- Appendix A: Project Submittal Form
 Appendix B: Project Special Provisions
 Appendix C: Geotechnical Soils Report
- Appendix D: CDPHE's Construction Dewatering Permit APPLICATION ONLY
- Construction Plans
- **3.6.** Contractor Bid Documents: For Contractor's convenience, the following is a list of forms/items to be submitted with the Contractor's bid response. However, should a form/item not be listed in this section, but required in the solicitation documents, it is the Contractor's responsibility to ensure all forms/items are submitted.
 - Contractor's Bid Form
 - Price Bid Schedule
 - Sub-Contractors Form

3.7. IFB TENTATIVE TIME SCHEDULE:

Invitation for Bids available: Mandatory Pre-Bid Meeting:

Inquiry deadline, no questions after this date:

Addendum Posted:

Submittal deadline for proposals (Bid Opening):

City Council Approval:

Notice of Award & Contract execution:

Bonding & Insurance Cert. due:

Preconstruction meeting: Work begins no later than:

Final Completion:

City Observed Holidays:

July 18, 2019

July 26, 2019

July 30, 2019

August 1, 2019

August 7, 2019

August 21, 2019

August 22, 2019

September 5, 2019

September 5, 2019 September 9, 2019

187 Calendar Days from

Notice to Proceed

Veteran's Day, Thanksgiving,

Day After Thanksgiving,

Christmas Day, New Year's

Day

4. Contractor's Bid Form

Bid Date:		
Project: IFB-4675-19-DH "2019 Se	ewer Line Replacement Project – Pl	hase B"
Bidding Company:		
Name of Authorized Agent:		
Email		
Telephone	Address	
City	State	Zip
Contract Conditions, Statement of Vof, and conditions affecting the propall work for the Project in accordance	Work, Specifications, and any and all posed work, hereby proposes to furnis nce with Contract Documents, within	ing examined the Instruction to Bidders, General Addenda thereto, having investigated the location h all labor, materials and supplies, and to perform the time set forth and at the prices stated below. Juired under the Contract Documents, of which this
connection to any person(s) provid	ing an offer for the same work, and t ons to Bidders, the Specifications, and	s offer is made in good faith without collusion or hat it is made in pursuance of, and subject to, all I all other Solicitation Documents, all of which have
The Contractor also agrees that if a date of Notification of Award. Subm be prepared to complete the project	nittal of this offer will be taken by the O	nce certificates within ten (10) working days of the wner as a binding covenant that the Contractor will
or technicalities and to reject any or	r all offers. It is further agreed that th	r deemed most favorable, to waive any formalities is offer may not be withdrawn for a period of sixty ised offers automatically establish a new thirty day
Prices in the bid proposal have not	knowingly been disclosed with anothe	r provider and will not be prior to award.
purpose of restricting competition. No attempt has been made nor will be competition. The individual signing this bid proposis legally responsible for the offer will Direct purchases by the City of Grant The undersigned certifies that no Fe City of Grand Junction payment term	pe to induce any other person or firm to osal certifies they are a legal agent of ith regard to supporting documentation of Junction are tax exempt from Colora ederal, State, County or Municipal tax ms shall be Net 30 days. percent of the net dollar will be	consultation, communication or agreement for the submit a bid proposal for the purpose of restricting the offeror, authorized to represent the offeror and and prices provided. ado Sales or Use Tax. Tax exempt No. 98-903544. will be added to the above quoted prices. offered to the Owner if the invoice is paid within
RECEIPT OF ADDENDA: the under and other Contract Documents.	ersigned Contractor acknowledges rec	ceipt of Addenda to the Solicitation, Specifications,
State number of Addenda r	received:	
It is the responsibility of the Bidder t	to ensure all Addenda have been rece	ived and acknowledged.
By signing below, the Undersigned	agree to comply with all terms and co	nditions contained herein.
Company:		
Authorized Signature:		
Title:		

Item No.	CDOT, City Ref.	Description	Quantity	Units	Ur	nit Price	Total Price
1	108.2	4" Sewer Pipe Service (SDR-35 PVC) (Includes cost of connection to the existing sewer service line)	2,371.	Lin. Ft.	\$	β	
2	108.2	6" Gravity Sewer Pipe (SDR-35 PVC) (Includes cost of connection to the existing sewer pipe and/or manhole) (Use MaxAdaptor Coupling for pipe connection or approved equal)	5.	Lin. Ft.	\$	β	
3	108.2	8" Gravity Sewer Pipe (SDR-35 PVC) (Includes cost of connection to the existing sewer pipe and/or manhole) (Use MaxAdaptor Coupling for pipe connection or approved equal)	6,723.	Lin. Ft.	\$	β	
4	108.2	Imported Trench Backfill (Class 3) (Includes haul and disposal of unsuitable excavated material) (Assumed material unit weight = 133 lbs/ft³)	11,100.	Ton	\$	β	
5	108.3	8" x 4" Sewer Service Tap (Full Body Wye w/ Street 45-deg.) (Includes full body wye, and all fittings required to align and connect into the existing sewer service pipe at the locations shown on the plans) (See City Std. Detail SS-06)	107.	Each	\$	β	
6	108.3	Install 2-way Sewer Service Cleanout and Ring and Cover (Castings Inc. CO-8030-Cl or Approved Equal) (Includes concrete collar in unpaved areas per City Std. Detail SS-07)	107.	Each	\$	δ	
7	108.3	End Cap/Plug (Size as shown on plans)	2.	Each	\$	Б	
8	108.3	Inside Drop System (8") by RELINER/ Duran, Inc. or Approved Equal (Includes all new 316 Stainless Steel fasteners, brackets, and bolts)	3.	Each	\$	 \$ <u></u>	
9	108.5	Sanitary Sewer Basic Manhole (48" I.D.) (Includes connection of adjacent sewer line, forming inverts and adjusting to final grade. (See City Std. Detail SS-02)	26.	Each	\$	β	
10	108.5	Manhole Barrel Section (D>5') (48" I.D.)	99.	Vert. Ft.	\$	\$ <u></u>	
11	108.5	Connect to Existing Manhole (8" pipe) (Core through manhole D2-302-056 in D 1/2 Road)	1.	Each	\$	β	

Item No.	CDOT, City Ref.	Description	Quantity	Units	Unit Price	e Total Price
12	108.7	Granular Stabilization Material (Type B) (Crushed Rock) (18" Thick Min.) (Includes haul and disposal of unsuitable excavated material) (Assumed Unit Weight = 138 lbs/ft³)	2,800.	Ton	β	\$
13	202	Abandon Pipe (Abandon pipe by plugging ends with concrete)	24.	Each	\$	\$
14	202	Abandon Manhole (Remove cone section, ring & cover, and fill remaining barrel sections with flow-fill material)	1.	Each	\$	δ
15	202	Removal of Existing Pipe (Size & type as shown on plans)	9,020.	Lin. Ft.	\$	\$
16	202	Removal of Asphalt Mat (Full Depth)	5,104.	Sq. Yd.	\$	\$
17	202	Removal of Asphalt Mat (Planing) (2" Thick for T-Top Section)	389.	Sq. Yd.	\$	\$
18	202	Removal of Concrete (Includes, but not limited to, curb, gutter, sidewalk, driveway, slabs, V-pans, curb ramps, intersection corners, aprons, landscape borders, and concrete walls)	101.	Sq. Yd.	\$	\$
19	202	Removal of Shrub	1.	Each	\$	β
20	202	Removal of Sod	441.	Sq. Ft.	\$	β
21	202	Removal of Manhole (Price to include plugging existing abandoned pipes, if any, and removal and disposal of concrete sections)	26.	Each	\$	\$
22	203	Disposal of Radioactive Material (Dispose at City Shops, 333 West Ave.) (If necessary)	50.	Cu. Yd.	β	\$
23	206	Structure Backfill (Flow-Fill) (If Necessary)	20.	Cu. Yd.	\$	β
24	208	Storm Drain Inlet Protection (Gravel Filter at Curb Inlet) (Includes Maintenance & Removal of Debris, & Removal of Inlet Protection)	7.	Each	β	\$
25	208	Concrete Washout Facility	1.	Lump Sum		\$

Item No.	CDOT, City Ref.	Description	Quantity	Units	Unit Price)	Total Price
26	210	Reset Landscape Ground Cover (Match in Kind) (Contractor shall remove ground cover and underlying weed barrier as needed and stockpile materials. Contractor shall reset these materials and provide additional materials as needed)	288.	Sq. Ft.	\$ 	β	
27	210	Reset Sprinkler System (Complete in Place) (Various Locations)	1.	Lump Sum		\$	
28	210	Reset Guardrail	70.	Lin. Ft.	\$ 	ß	
29	210	Reset Fence (All types)	40.	Lin. Ft.	\$ 	ß	
30	212	Re-Sod Area as Shown (Includes 6" Thick Imported Topsoil placed prior to sod placement)	441.	Sq. Ft.	\$ 	\$	
31	304	Aggregate Base Course (Class 6) (6" thick) (Shoulder Base)	410.	Sq. Yd.	\$ 	\$	
32	304	Aggregate Base Course (Class 6) (15" thick)	4,181.	Sq. Yd.	\$ 	ß	
33	401	Hot Bituminous Pavement (Patching) (2" Thick) (Grading SX, PG 64-22) (GYR.=75) (One 2" Top Mat) (T-Top)	2,250.	Sq. Yd.	\$ 	\$	
34	401	Hot Bituminous Pavement (Patching) (3 " Thick) (Grading SX, PG 64-22) (GYR.=75) (One 3" Lift Bottom Mat)	2,525.	Sq. Yd.	\$ 	\$	
35	401	Hot Bituminous Pavement (Patching) (4 " Thick) (Grading SX, PG 64-22) (GYR.=75) (2" Bottom Mat, 2" Top Mat)	2,800.	Sq. Yd.	\$ 	\$	
36	407	Emulsified Asphalt (Tack Coat)	900.	Gallon	\$ 	\$	
37	608	Concrete Drainage Pan (4' Wide) (Match in Kind)	8.	Sq. Yd.	\$ 	\$	
38	608	Monolithic Drive Over Curb, Gutter, and Sidewalk (Match Existing Width)	68.	Sq. Yd.	\$ 	β	
39	608	Monolithic Vertical Curb, Gutter, and Sidewalk (Match Existing Width)	10.	Sq. Yd.	\$ 	\$	
40	608	Concrete Curb and Gutter (2' Wide) (Match in Kind)	10.	Lin. Ft.	\$ 	\$	
41	608	Concrete Pavement (8" Thick) (CDOT Class D, 4500 psi Mix at 28-days)	15.	Sq. Yd.	\$ 	\$	

Item	CDOT,	Description	0 "	11. %		Heit Dei		Tatal Drian
No.	City Rei.	Description	Quantity	Units		Unit Pri	ce	Total Price
42	608	Bituminous Sidewalk (3" Thick)	7.	Sq. Yd.	\$		_ \$	
43	608	Cap Top Half of Sewer Pipe in Concrete per City Std. Detail GU-04 (20' long) (If necessary)	1.	Each	\$		\$	
44	608	Encase Sewer Pipe in Concrete per City Std. Detail GU-04 (20' long) (If necessary)	1.	Each	\$		\$	
45	620	Portable Sanitary Facility	1.	Each	\$		_ \$	
46	625	Construction Surveying (Includes As-Built Drawings)	1.	Lump Sum			\$	
47	626	Mobilization	1.	Lump Sum			\$	
48	630	Traffic Control Plan	1.	Lump Sum			ß	
49	630	Traffic Control (Complete in Place)	1.	Lump Sum			β	
50	630	Flagging	1,400.	Hour	\$		\$	
51	SC 3.3.18	Quality Control Testing	1.	Lump Sum			\$	
52	Pump	Bypass Sewage Pumping (At Contractors Discretion)	1.	Lump Sum			\$	
MCR		Minor Contract Revisions					\$	75,000.00
			Bio	d Amount:	:		\$	
	Bid Am	ount:						
							dol	ars
	Contra	ctor Name:					7	
	Contrac	ctor Address:					\dashv	
					_			
	Contra	ctor Phone #:						

Name & address of	Description of work	% of
Sub-Contractor	to be performed	<u>Contract</u>

The undersigned Bidder proposes to subcontract the following portion of Work:

The undersigned Bidder acknowledges the right of the City to reject any and all Bids submitted and to waive informalities and irregularities therein in the City's sole discretion.

By submission of the Bid, each Bidder certifies, and in the case of a joint Bid each party thereto certifies as to his own organization, that this Bid has been arrived at independently, without collusion, consultation, communication, or agreement as to any matter relating to this Bid with any other Bidder or with any competitor.

Appendix A

Project Submittal Form

PROJECT SUBMITTAL FORM

PROJECT: 2019 Sewer Line Replacement Project – Phase B

CONTRACTOR:

PROJECT ENGINEER: Lee Cooper

	Date	Resubmittal	Resubmittal	Date				
Description	Received	Requested	Received	Accepted				
CONSTRUCTION								
Pipe – Gravity Sewer Pipe (SDR-35 PVC)								
Imported Trench Backfill (Class 3)								
Granular Stabilization Material (Type B)								
Sewer Pipe Fittings – Wye Fittings, Elbows, Clean-outs								
48" I.D. Sewer Manhole and barrel sections								
Manhole Ring and Covers								
Reliner/Duran Inc. manhole drop system or approved equal								
Flow-Fill								
Pipe Bedding Gradation, Type A								
Aggregate Base Course, Class 6 (Include Proctor Curve Results)								
Contractor Means & Methods for 31 Road Sewer Installation								
Concrete Mix Design, Class D								
Hot Bituminous Pavement Mix Design (PG 64-22, SX, Gyr. = 75)								
Concrete Washout Structure								
Inlet Basin Protection								
Quality Control Testing Agency and Certifications								
Construction Schedule								
Traffic Control Plan(s)								
Labor and Equipment hourly rate table								
CDPHE Dewatering Permit (If Necessary)								

Appendix B

Project Special Provisions

CITY OF GRAND JUNCTION DEPARTMENT OF PUBLIC WORKS AND UTILITIES ENGINEERING DIVISION

2019 Sewer Line Replacement Project - Phase B

SPECIAL PROVISIONS

GENERAL:

The descriptions of the pay items listed in the Bid Schedule for this Project may not agree with those listed in the Standard Specifications. Payment for all Work performed, as required in the Contract Documents, will be in accordance with the items and units listed in the Bid Schedule.

STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION:

The *City of Grand Junction Standard Specifications for Road and Bridge Construction* are hereby modified or supplemented for this Project by the following modifications to *The Standard Specifications for Road and Bridge Construction*, State Department of Highways, Division of Highways, State of Colorado:

SP-1 SECTION 208 - EROSION CONTROL

Section 208 of the Standard Specifications is hereby revised for this project as follows:

Subsection 208.04 shall include the following:

If groundwater within the new water line trenches is encountered and requires dewatering, the dewatering pump shall have a filter sock attached to the end of the discharge hose. This will prevent sediment in the discharge water from entering into the City's storm drainage system. The contractor will be responsible for monitoring the levels of sediment within the filter sock and replacing the filter sock when it reaches 50% of its holding capacity. It will also be the responsibility of the contractor to obtain the Dewatering Permit from the Colorado Department of Public Health and Environment if necessary.

Any of the materials to be installed or used for the installation of the sewer line shall be stored within the construction area where the Contractor is working unless permission is granted to store materials elsewhere. Any glues and/or adhesives necessary shall be contained at all times within a spill proof and waterproof container when not being used.

All vehicle and equipment maintenance and fueling shall be performed in a designated area within the construction area that will not interfere with roadway traffic operations unless traffic control is provided. The fueling area shall exhibit Best Management Practices in order to minimize and/or eliminate the potential of fuel spillage. Any spillage of fuel onto the ground shall be immediately cleaned up and any contaminated soil disposed of properly at the Mesa County Landfill. Documentation of spills, leaks and overflows that result in the discharge of pollutants, including logging and reporting of the spill is required to the Water

Quality Control Division at their toll-free 24-hour environmental emergency spill reporting line – 1-877-518-5608.

The Contractor shall clear the site of all on-site waste daily, including scrap from construction materials.

Concrete trucks will be required to wash out in a portable concrete washout pool supplied by the Contractor or the concrete truck can wait to washout back at the concrete batching facility. The Contractor will be responsible for maintaining the washout pool. The washout pool shall be cleaned out and/or replaced when the washout pool reaches 50% of total capacity. The concrete washout pool needs to be dynamic and durable in its ability to be moved with the progress of construction.

The Contractor shall clear the site of all trash and litter daily. Portable toilets will be maintained (cleaned and emptied) by a local supplier.

SP-2 LIMIT TO CONSTRUCTION LENGTH

Addition to Contract:

Limit actual active construction zone to no more than 1,500 LF unless otherwise approved by the Project Engineer. Contractor must complete utility installation, backfill, performance testing, and paving operations within this zone prior to moving construction zone.

SP-3 SECTION 601 - STRUCTURAL CONCRETE

Section 601 of the Standard Specifications is hereby revised for this project as follows:

Delete subsection 601.02 from the City of Grand Junction Standard Specifications and replace with the following:

Concrete for construction of curbs, gutters, sidewalks, irrigation structures, curb ramps, driveway approaches, corner fillets, drainage pans, median cover, and trails shall be CDOT Class D concrete per the 2017 CDOT Standard Specifications for Road and Bridge Construction (Red Book).

Minimum field compressive strength: 4,500 psi at 28 days

• Air Content: 6% +/- 1.5%

• Maximum water cement ratio: 0.45

 Maximum slump at delivery shall be 4-inches. In the event that the concrete slump from the first truck of the day exceeds 5-inches the load will be rejected. Subsequent batches shall be adjusted so that the slump at delivery does not exceed 4-inches.

STANDARD SPECIFICATIONS FOR CONSTRUCTION OF WATER LINES, SANITARY SEWERS, STORM DRAINS, UNDERDRAINS AND IRRIGATION SYSTEMS

The City of Grand Junction Standard Specifications for Construction of Water Lines, Sanitary Sewers, Storm Drains, Underdrains and Irrigation Systems are hereby modified for this Project as follows:

SP-4 SECTION 102.11 - MANHOLES FOR SANITARY SEWER AND STORM DRAINS

Addition to Contract - Clarification:

Section 102.11 of the Standard Specifications shall include the following:

New straight through manholes as identified on the plan sheets are to have the pipe laid through the manhole providing a PVC invert through the manhole with no joints located within the manhole. Pipe shall be installed at the proposed grade through the manholes, the invert below the PVC pipe and the manhole bench shall be field poured around the pipe. The top of the pipe shall be removed a minimum distance of 3-feet to spring line for manhole access to the pipe for future maintenance. The pipe shall be cut providing clean neat lines.

SP-5 INSTALL NEW 8" INSIDE DROP SYSTEM BY RELINER/DURAN INC. OR EQUAL

Addition to Contract:

Project scope includes the installation of multiple internal drop systems by Reliner/Duran Inc. or approved equal by the Project Engineer. Ensure system is installed per manufacturer's instructions, and that all Fasteners, Pipe Brackets, and Bolts are 316 Stainless Steel.

Payment: Each (regardless of vertical length of drop)

SP-6 CORE THROUGH MH D2-302-056 (31 Road & D½ Road) AND MODIFY SEWER DROP

Addition to Contract:

No removal of this manhole is anticipated. Bypass pumping and/or flow through plugs may be utilized to control flow while completing manhole modifications.

The existing sewer pipe connection in this manhole that is being abandoned shall be repaired using high strength non-shrink grout on the interior and exterior of the manhole or a glued plastic plug. The proposed drop to be installed per City standards, and bottom of drop will connect to the manhole at the existing invert.

Payment: Lump Sum

SP-7 SECTION 103 - REMOVALS, EXCAVATION, BACKFILLING AND RESTORATION

Section 103 of the Standard Specifications is hereby revised for this project as follows:

Subsection 103.10, Cutoff Walls, shall include the following:

Payment for this work will not be measured or paid for separately and will be considered incidental to the installation of Gravity Sewer Pipe. Refer to Section 108.13 for list of Incidental Construction items.

Subsection 103.16, Earth Backfill Material, shall include the following:

Native material excavated on site shall be used for backfill on all pipelines and appurtenances above the bedding and haunching material unless the native material is too wet, soft, rocky or otherwise unsuitable for backfill as determined by the Engineer or their representative. In such case, imported trench backfill material, or other approved material, shall be used and paid for per ton of material supplied, placed and compacted. The Contractor will be required to salvage useable materials from the project excavations and mix the useable material with imported trench backfill prior to placing backfill in the trench. The contract price for "Imported Trench Backfill" shall include the disposal of the unsuitable material.

SP-8 CLEARING AND GRUBBING

Addition to Contract - Clarification:

Clearing and grubbing for this project shall be considered incidental to the cost of construction. Clearing and grubbing will not be paid for separately.

SP-9 SECTION 103.3 - REMOVAL OF STRUCTURES AND OBSTRUCTIONS

Addition to Contract:

Section 103.3 of the Standard Specifications shall include the following:

The contractor shall provide temporary security fencing at locations where fencing has been removed to facilitate construction. Temporary security fencing shall be in place whenever work activities are not ongoing near or through the fenced area and at the end of each working day. The temporary fencing shall be securely fastened to the existing fence with wire and/or zip-ties.

Measurement and Payment: Temporary security fencing shall not be measured or paid for separately but shall be incidental to the Reset Fence pay item.

SP-10 PROTECTION OF PROPERTY ADJACENT TO EASEMENTS

Addition to Contract - Clarification:

The contractor shall be responsible for protecting surface or other features located adjacent to and outside any easement procured for this project. This includes pavement, gravel, fencing, structures, etc. located outside easements. Damage as a result of construction activity to objects as described above shall be repaired and/or replaced at the Contractors expense and shall not be the responsibility of the City.

<u>SP-11 SECTION 105 – PIPELINE TESTING</u>

Delete **Section 105.2**. The City of Grand Junction will not require the new sanitary sewer main to be pressure or leakage tested.

All sanitary sewer mains shall be deflection tested using a Mandrel and will be closed captioned (CCTV) inspected prior to final acceptance.

Appendix C

Geotechnical Soils Report



2789 Riverside Parkway Grand Junction, Colorado 81501 Phone: 970-255-8005 Fax: 970-255-6818 Info@huddlestonberry.com

> March 12, 2019 Project#00208-0094

City of Grand Junction 333 West Avenue, Building C Grand Junction, Colorado 81501

Attention: Mr. Lee Cooper

Subject: Geotechnical Investigation

2019 Sewer Replacements Grand Junction, Colorado

Dear Mr. Cooper,

At your request, Huddleston-Berry Engineering and Testing, LLC (HBET) conducted a subsurface exploration for the 2019 Sewer Replacements project. The scope of work included conducting geotechnical borings at five locations in Grand Junction, Colorado. The boring locations are shown on the attached figures. In addition, typed boring logs are included in Appendix. A. The results of laboratory soil classification testing are included in Appendix B.

Boring B-1 was conducted on Sundra Avenue, between 29 and 29½ Roads. This boring encountered 4.0-inches of asphalt pavement above granular base course to a depth of 1.5 feet. Below the base course, brown, moist, medium stiff to very loose lean clay with layers of clayey sand extended to the bottom of the boring. Groundwater was not encountered in B-1 at the time of the investigation.

Boring B-2 was conducted on N. 1st Street, just south of Rood Avenue. This boring encountered 50-inches of asphalt pavement above brown, moist, stiff to soft lean clay with sand soils to the bottom of the boring. Groundwater was not encountered in B-2 at the time of the investigation.

Boring B-3 was conducted on the west side of a pond located in the Lakeside Subdivision. This boring encountered 1.0 foot of topsoil above gray, moist, soft to medium hard, moderately weathered shale bedrock to the bottom of the boring. Groundwater was not encountered in B-3 at the time of the investigation.

Boring B-4 was conducted on Formay Avenue, between 29 and 29½ Roads. This boring encountered 4.0-inches of asphalt pavement above brown, moist, medium stiff lean clay to the bottom of the boring. Groundwater was not encountered in B-4 at the time of the investigation.

Boring B-5 was conducted on Court Road, south of Walnut Avenue. This boring encountered 5.0-inches of asphalt pavement above granular base course to a depth of 1.0 foot. The base course was underlain by brown, moist, stiff to medium stiff sandy lean clay soils to the bottom of the boring. Groundwater was not encountered in B-5 at the time of the investigation.



The blow counts (N-values) of the native soils encountered in the borings ranged from 3 to 14 blows-perfoot. The moisture contents in the soils ranged from 6 to 22%. The N-values of the shale bedrock ranged from 34 to 40 blows-per-foot. The moisture content of the bedrock ranged from 11 to 12%.

We are pleased to be of service to your project. Please contact us if you have any questions or comments regarding the contents of this report.

Respectfully Submitted:

Huddleston-Berry Engineering and Testing, LLC



Michael A. Berry, P.E. Vice President of Engineering



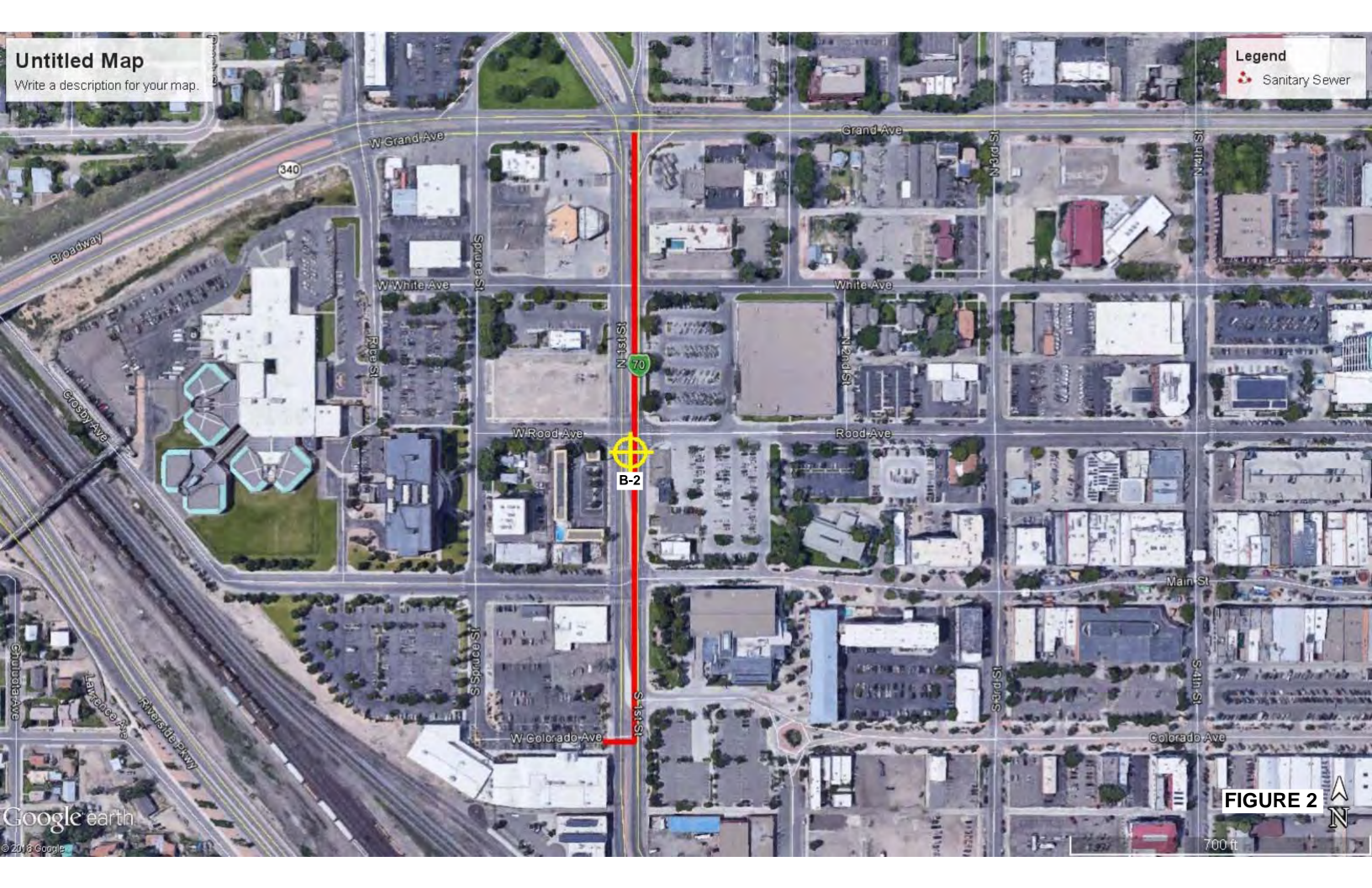








FIGURE 7
Site Plan

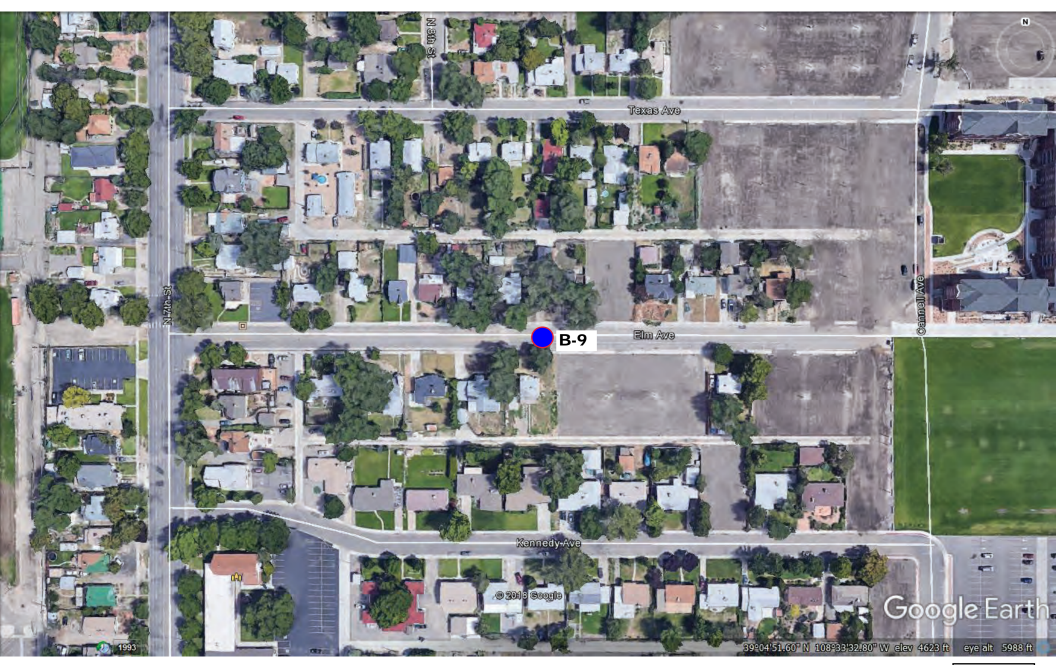


FIGURE 8 Site Plan

Huddleston-Berry Engineering & Testing, LLC **BORING NUMBER B-1** 640 White Avenue, Unit B PAGE 1 OF 1 Grand Junction, CO 81501 970-255-8005 970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO **DATE STARTED** <u>2/5/19</u> **COMPLETED** <u>2/5/19</u> GROUND ELEVATION HOLE SIZE 4-inches DRILLING CONTRACTOR S. McKracken **GROUND WATER LEVELS:** DRILLING METHOD Simco 2000 Truck Rig AT TIME OF DRILLING dry LOGGED BY SD CHECKED BY MAB AT END OF DRILLING dry NOTES AFTER DRILLING _---**ATTERBERG** FINES CONTENT (%) SAMPLE TYPE NUMBER POCKET PEN. (tsf) DRY UNIT WT. (pcf) MOISTURE CONTENT (%) LIMITS RECOVERY 9 (RQD) BLOW COUNTS (N VALUE) GRAPHIC LOG DEPTH (ft) PLASTICITY INDEX PLASTIC LIMIT LIQUID MATERIAL DESCRIPTION ASPAHLT Granular Base Course Lean CLAY (CL), with interbedded layers of Clayey SAND (sc), brown, moist, medium stiff to very loose SS 3-3-3 83 20 (6) SS 2-1-2 100 20 (3) GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 3/12/19 10.0 *** Lab Classified SS3 SS 2-2-3-2 67 22 32 19 13 94 (5) 15.0 Bottom of hole at 15.0 feet.

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005 970-255-8008 PROJECT NAME 2019 Sewer Line PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO DATE STARTED 2/5/19 COMPLETED 2/5/19 GROUND ELEVATION HOLE SIZE 4-inches DRILLING CONTRACTOR S. McKracken DRILLING METHOD Simco 2000 Truck Rig LOGGED BY SD CHECKED BY MAB AT END OF DRILLING dry NOTES ATTER DRILLING METHOD SIMCO ATTER ATTER DRILLING METHOD SIMCO ATTE

DKILL	LING IVIE	THOD Simo	J 2000 I	racking			~ '	I IIVIL OI	DIVILI	_ING _dry							—
LOGG	ED BY	SD		CHEC	CKED BY	MAB	 ΑT	END OF	DRILL	ING dry							
NOTE	s						 AF	TER DRI	LLING								
								TYPE ER	RY %	N TS UE)	PEN.	T WT.	JRE IT (%)	AT	TERBE LIMITS	}	NTENT
DEPTH (ft)	GRAPHIC LOG			MATERIA	L DESCR	IPTION		SAMPLE TYPE NUMBER	RECOVERY (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf)	DRY UNIT WT. (pcf)	MOISTURE CONTENT (%)	LIQUID	PLASTIC LIMIT	PLASTICITY INDEX	FINES CONTENT
0.0		ASPHALT														ш.	۳
- - - 2.5			with Sa	nd (CL), br	own, mois	st, stiff to soft		SS 1	89	5-4-5 (9)	_		19				
5.0 - -																	
7.5 - -		***Lab Clas	sified S\$	S2			<u> </u>	SS 2	100	2-1-2 (3)			18	26	16	10	
- 1 <u>0.0</u> - - -																	
- 12.5 -							Ā										
- - 15.0								SS 3	75	2-2-2-2 (4)			22				
				Bottom o	of hole at 1	15.0 feet.											

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005 970-255-6818

GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 3/12/19

BORING NUMBER B-3 PAGE 1 OF 1

		y of Grand Junction	PROJECT	NAME	2019	Sewer Line							
						Grand Junct)					
		TED _2/5/19							SIZE	4-inc	hes		
			GROUND										
DRILL	ING M	ETHOD Simco 2000 Truck Rig	AT	TIME OF	DRILI	_ING _dry							
LOGG	ED BY	SD CHECKED BY MAB	AT	END OF	DRILL	ING dry							
NOTE	s		AF	TER DRIL	LING								
DEPTH (ft)	GRAPHIC LOG	MATERIAL DESCRIPTION		SAMPLE TYPE NUMBER	RECOVERY % (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf)	DRY UNIT WT. (pcf)	MOISTURE CONTENT (%)	l	PLASTIC LIMIT		FINES CONTENT (%)
0.0	7 <u>1 1</u> 7. 7.71	Lean CLAY with Organics (TOPSOIL)											
 		SHALE, grey, moist, soft to medium hard, moderately weathered	 ed										
2.5				SS 1	100	17-23			11				
7.5			ļ	SS 2	100	17-17			12	45	22	23	
10.0		Bottom of hole at 14.0 feet.		SS 3	100	16-23			11				

Huddleston-Berry Engineering & Testing, LLC **BORING NUMBER B-4** 640 White Avenue, Unit B PAGE 1 OF 1 Grand Junction, CO 81501 970-255-8005 970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO **DATE STARTED** 2/5/19 **COMPLETED** 2/5/19 GROUND ELEVATION HOLE SIZE 4-inches DRILLING CONTRACTOR S. McKracken **GROUND WATER LEVELS:** DRILLING METHOD Simco 2000 Truck Rig AT TIME OF DRILLING dry LOGGED BY SD CHECKED BY MAB AT END OF DRILLING dry NOTES AFTER DRILLING _---**ATTERBERG** FINES CONTENT (%) SAMPLE TYPE NUMBER DRY UNIT WT. (pcf) POCKET PEN. (tsf) MOISTURE CONTENT (%) LIMITS RECOVERY 9 (RQD) BLOW COUNTS (N VALUE) GRAPHIC LOG DEPTH (ft) PLASTICITY INDEX PLASTIC LIMIT LIQUID MATERIAL DESCRIPTION **ASPHALT** Lean CLAY (CL), brown, moist, medium stiff SS 3-2-3 83 15 (5) SS 4-4-4 100 14 (8) GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 3/12/19 10.0 *** Lab Classified SS3 SS 4-3-3-4 100 12 93 14 31 19 3 (6) 15.0 Bottom of hole at 15.0 feet.

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005 970-255-6818

BORING NUMBER B-5 PAGE 1 OF 1

CLIEN	IT Cit	y of Grand Junction				Sewer Line							
		UMBER 00208-0094				Grand Junc			0175	4 : :	has		
		TED _2/5/19 COMPLETED _2/5/19 ONTRACTOR _S. McKracken						HOLE	SIZE	<u>4-Inc</u>	nes		
		ETHOD Simco 2000 Truck Rig				LING <u>dry</u>							
		/ SD CHECKED BY MAB				.ING dry							
		<u> </u>		TER DRI									
			-							AT	TERBE	RG	 -
O DEPTH	GRAPHIC LOG	MATERIAL DESCRIPTION		SAMPLE TYPE NUMBER	RECOVERY % (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf)	DRY UNIT WT. (pcf)	MOISTURE CONTENT (%)	LIQUID	PLASTIC LIMIT		FINES CONTENT (%)
	××××	ASPHALT											
		Granular Base Course											
		Sandy Lean CLAY (CL), brown, moist, stiff to medium stiff											
2.5				SS 1	89	7-7-4 (11)			6				
				/\		(,	-			_			
- 													
5.0													
 L _													
7.5				SS 2	100	6-7-7 (14)			9				
				/\		,	-						
10.0													
12.5													
		*** Lab Classified SS3					-						
 				₩ ss	96	6-5-4-3			10	27	19	8	68
 _15.0				3		(9)							
10.0	*////	Bottom of hole at 15.0 feet.											

Huddleston-Berry Engineering & Testing, LLC **BORING NUMBER B-7** 640 White Avenue, Unit B PAGE 1 OF 1 Grand Junction, CO 81501 970-255-8005 970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO **DATE STARTED** 5/29/19 **COMPLETED** 5/29/19 GROUND ELEVATION HOLE SIZE 4-inches DRILLING CONTRACTOR S. McKracken **GROUND WATER LEVELS:** $\sqrt{2}$ AT TIME OF DRILLING 11.5 ft DRILLING METHOD Simco 2000 Track Rig **TAT END OF DRILLING** 11.5 ft LOGGED BY SD CHECKED BY MAB AFTER DRILLING _---NOTES **ATTERBERG** FINES CONTENT (%) SAMPLE TYPE NUMBER POCKET PEN. (tsf) DRY UNIT WT. (pcf) MOISTURE CONTENT (%) LIMITS RECOVERY 9 (RQD) BLOW COUNTS (N VALUE) GRAPHIC LOG DEPTH (ft) PLASTICITY INDEX PLASTIC LIMIT LIQUID MATERIAL DESCRIPTION ASPHALT Pavement Granular BASE COURSE Lean CLAY with SAND to Lean CLAY (CL), brown, moist to wet, stiff to very soft *** Lab Classified SS1 15-10-8 SS 78 13 24 16 8 81 (18)SS 1-0-1 56 2 (1) 10 GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 6/12/19 *** Lab Classified SS3 SS 0-0-1-1 92 28 28 18 10 97 (1) SS 1-1-1-1 100 (2) Bottom of hole at 20.0 feet.

Huddleston-Berry Engineering & Testing, LLC **BORING NUMBER B-8** 640 White Avenue, Unit B PAGE 1 OF 1 Grand Junction, CO 81501 970-255-8005 970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO **DATE STARTED** <u>5/29/19</u> **COMPLETED** <u>5/29/19</u> GROUND ELEVATION HOLE SIZE 4-inches DRILLING CONTRACTOR S. McKracken **GROUND WATER LEVELS:** DRILLING METHOD Simco 2000 Track Rig AT TIME OF DRILLING dry LOGGED BY SD CHECKED BY MAB AT END OF DRILLING dry NOTES AFTER DRILLING _---**ATTERBERG** FINES CONTENT (%) SAMPLE TYPE NUMBER POCKET PEN. (tsf) DRY UNIT WT. (pcf) MOISTURE CONTENT (%) LIMITS RECOVERY 9 (RQD) BLOW COUNTS (N VALUE) GRAPHIC LOG DEPTH (ft) PLASTICITY INDEX PLASTIC LIMIT LIQUID MATERIAL DESCRIPTION **ASPHALT Pavement** Granular BASE COURSE Interbedded SILT (ML) and Lean CLAY (CL), brown, moist to very moist, medium stiff to soft *** Lab Classified SS1 SS 7-6-5 83 16 22 19 3 92 (11) SS 2-2-3 78 2 (5) 10 GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 6/12/19 *** Lab Classified SS3 SS 1-2-1-1 46 23 26 17 9 94 (3) SS 1-2-2-2 (4) **Soil in bottom of boring very moist; however, no standing water observed in borehole** Bottom of hole at 20.0 feet.

Huddleston-Berry Engineering & Testing, LLC **BORING NUMBER B-9** 640 White Avenue, Unit B PAGE 1 OF 1 Grand Junction, CO 81501 970-255-8005 970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO **DATE STARTED** 5/29/19 **COMPLETED** 5/29/19 GROUND ELEVATION **HOLE SIZE** 4-inches DRILLING CONTRACTOR S. McKracken **GROUND WATER LEVELS:** DRILLING METHOD Simco 2000 Track Rig AT TIME OF DRILLING dry LOGGED BY SD CHECKED BY MAB AT END OF DRILLING dry NOTES AFTER DRILLING _---**ATTERBERG** FINES CONTENT (%) SAMPLE TYPE NUMBER POCKET PEN. (tsf) DRY UNIT WT. (pcf) MOISTURE CONTENT (%) LIMITS RECOVERY 9 (RQD) BLOW COUNTS (N VALUE) GRAPHIC LOG DEPTH (ft) PLASTICITY INDEX PLASTIC LIMIT LIQUID MATERIAL DESCRIPTION ASPHALT Pavement Granular BASE COURSE Lean CLAY (CL), brown, moist, medium stiff *** Lab Classified SS1 SS 3-5-5 61 19 30 11 93 19 (10)SS 2-2-2 83 (4) GEOTECH BH COLUMNS 00208-0094 2019 SEWER.GPJ GINT US LAB.GDT 6/12/19 10.0 Sandy SILT (ML), brown, very moist, medium stiff 12.5 *** Lab Classified SS3 SS 1-2-2-2 67 NP NP 21 NP 54 3 (4) **Soil in bottom of boring very moist; however, no standing water observed in the borehole**

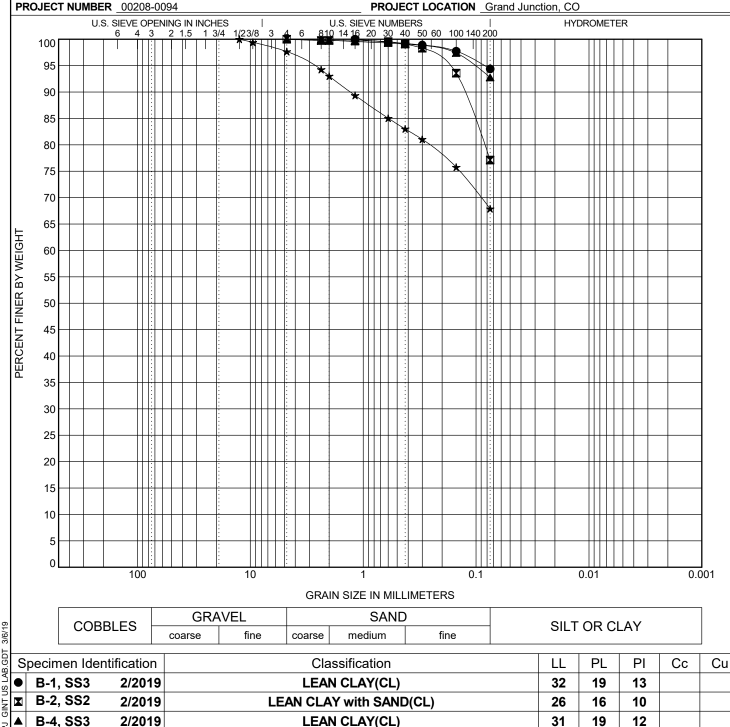
Bottom of hole at 15.0 feet.

15.0

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005 970-255-6818

GRAIN SIZE DISTRIBUTION

CLIENT City of Grand Junction PROJECT NAME 2019 Sewer Line



SANDY LEAN CLAY(CL)

D30

D10

%Gravel

0.0

0.0

0.0

2.3

27

%Sand

5.6

22.9

7.2

29.8

19

8

%Silt

94.4

77.1

92.8

67.9

%Clay

2019 SEWER.GPJ * ● B-1, SS3 \blacksquare *

B-5, SS3

B-2, SS2

B-4, SS3

B-5, SS3

Specimen Identification

2/2019

2/2019

2/2019

2/2019

2/2019

D100

1.18

4.75

4.75

12.5

D60

Huddleston-Berry Engineering & Testing, LLC

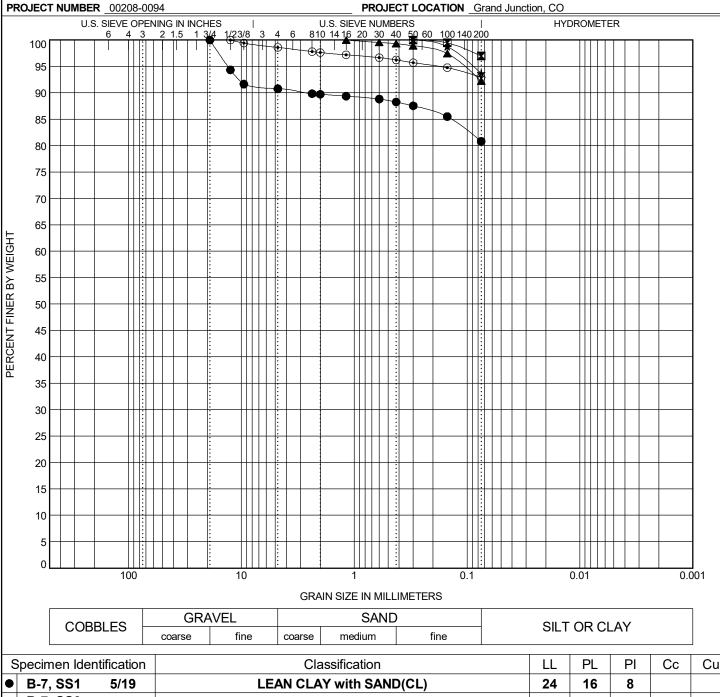
GRAIN SIZE DISTRIBUTION

CLIENT City of Grand Junction

970-255-8005 970-255-6818

640 White Avenue, Unit B Grand Junction, CO 81501

PROJECT NAME 2019 Sewer Line



20		COBBLES	GR/	AVEL		SAND)		CII T	OR C	1 AV		
61 /71 /0		COBBLES	coarse	fine	coarse	medium	fine)	SILI	OR C	LAT		
5	Specime	en Identification	1		Cla	assification			LL	PL	PI	Сс	Cu
- P	B-7, S	SS1 5/19		LE	AN CLA	Y with SANI	D(CL)		24	16	8		
	B-7, S	SS3 5/19			LEA	V CLAY(CL)			28	18	10		
2 A	B-8, 5	SS1 5/19			S	SILT(ML)			22	19	3		
> × (•)	B-8, S	SS3 5/19			LEA	V CLAY(CL)			26	17	9		
ğ O	B-9, S	SS1 5/19			LEA	V CLAY(CL)			30	19	11		
	Specime	en Identification	D100	D60)	D30	D10	%Gravel	%Sand	ł	%Silt	%(Clay
00200-0034	B-7, S	SS1 5/19	19					9.2	10.0		8	30.8	
	B-7, S	SS3 5/19	0.3					0.0	3.0		,	97.0	
i ▲	B-8, 5	SS1 5/19	1.18					0.0	7.8		9	92.2	
	B-8, S	SS3 5/19	0.3					0.0	6.3		,	93.7	
 ⊙	B-9, S	SS1 5/19	12.5					1.4	5.7			92.9	

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005

GRAIN SIZE DISTRIBUTION

970-255-6818 PROJECT NAME 2019 Sewer Line CLIENT City of Grand Junction PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO U.S. SIEVE NUMBERS | 810 14 16 20 30 40 50 60 100 140 200 U.S. SIEVE OPENING IN INCHES INCHES | 1 3/4 1/23/8 3 HYDROMETER 100 95 90 85 80 75 70 65 PERCENT FINER BY WEIGHT 60 55 50 45 40 35 30 25 20 15 10 5 0.01 0.001 GRAIN SIZE IN MILLIMETERS **GRAVEL** SAND **COBBLES** SILT OR CLAY

/19			COBBL	E	GRA	VEL		SAN	ID		ÇII T	OR C	. ^ _		
6/12/19			COBBL		coarse	fine	coarse	medium	fir	ne	SILT		LAI		
AB.GDT	S	pecime	n Identifi	ication			Cla	ssification			LL	PL	PI	Сс	Cu
US LA	•	B-9, S	SS3	5/19			SAND	Y SILT(MI	L)		NP	NP	NP		
GINT															
GPJ (
SEWER.															
		naaima	n Idontifi	ication	D100	Dec	,	D30	D10	0/ Crayol	0/ San	<u>, </u>	 %Silt	0//	Clay
2019			n Identifi		D100	D60		D30	D10	%Gravel	%Sand	1			Clay
000	•	B-9, S	SS3	5/19	4.75	0.09	6			0.0	46.4			53.6	
00208-0094															
IN SIZE															
GRAIN															

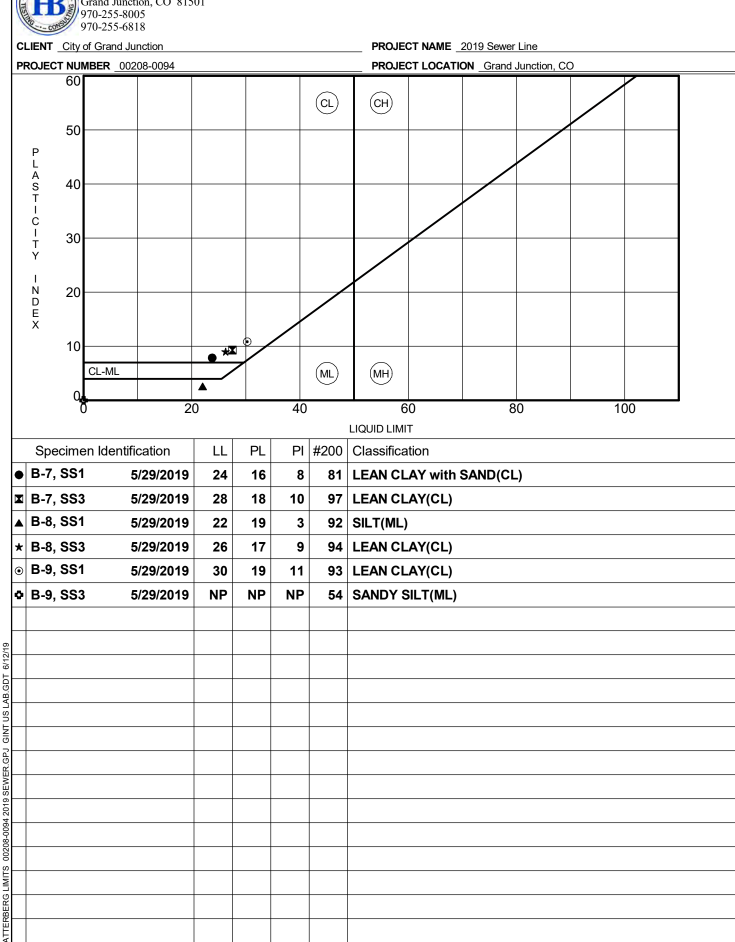
Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005

ATTERBERG LIMITS' RESULTS

970-255-8005 970-255-6818 **CLIENT** City of Grand Junction PROJECT NAME 2019 Sewer Line PROJECT NUMBER 00208-0094 PROJECT LOCATION Grand Junction, CO (CL)(CH) 50 L A S T 40 C I T 30 N D E X 20 10 CL-ML (ML)(MH)20 40 60 80 100 LIQUID LIMIT PI #200 Specimen Identification LL PLClassification ● B-1, SS3 2/2019 32 19 13 94 LEAN CLAY(CL) **▼** B-2, SS2 2/2019 26 16 10 LEAN CLAY with SAND(CL) B-3, SS2 2/2019 45 22 23 B-4, SS3 19 2/2019 31 12 93 LEAN CLAY(CL) ⊙ B-5, SS3 2/2019 27 19 8 **SANDY LEAN CLAY(CL)** 68 3/6/19 GINT US LAB.GDT 00208-0094 2019 SEWER.GPJ ATTERBERG LIMITS

Huddleston-Berry Engineering & Testing, LLC 640 White Avenue, Unit B Grand Junction, CO 81501 970-255-8005

ATTERBERG LIMITS' RESULTS



Appendix D

CDPHE Construction Dewatering Permit (Application Only)



Dedicated to protecting and improving the health and environment of the people of Colorado

Application for COLORADO DISCHARGE PERMIT SYSTEM (CDPS)
General Permits:

For Agency Use Only:
Permit Number Assigned
COG07
COG315
COG316

- Construction Dewatering (COG070000)
- Remediation Activities Discharging To Surface Water (COG315000), or
- Remediation Activities Discharging To Groundwater (COG316000)

Please print or type. Original signatures are required. Photo, faxed, pdf or email copies will not be accepted.

This combined permit application is designed to streamline the application process for the three types of discharge permits listed in Part A below, and includes an *Application Guidance Document* to help applicants complete the application and select the right permit coverage for their activity. Please note that one application is intended to cover one project and one type of permit. Where multiple projects or types of permits are required, please submit an appropriate number of permit applications.

The application must be submitted to the Water Quality Control Division at least 30 days (for Construction Dewatering) or 45 days (for Remediation) prior to the anticipated date of discharge, and must be considered complete by the division before the review and approval process begins. The division will notify the applicant if additional information is needed to complete the application. If more space is required to answer any question, please attach additional sheets to the application form. Applications must be submitted by mail or hand delivered to:

Colorado Department of Public Health and Environment Water Quality Control Division, WQCD-P-B2 4300 Cherry Creek Drive South Denver, Colorado 80246-1530

IMPORTANT: Please read the Application Guidance Document (Guidance) for this permit application prior to completing this application. The Guidance provides specific and important instructions required for completing this application correctly.

Reason for Application:	□ NEW CERT		
	□ RENEW CERT	EXISTING CERT #	

Applicant is:

Property Owner

Contractor/Operator

Application is for the following discharge permit (select <u>ONE</u>). See Guidance.

□ Construction Dewatering (COG070000)

A. PERMIT INFORMATION

- Remediation Activities Discharging to Surface Water (COG315000)
- Remediation Activities Discharging to Groundwater (COG316000)

Note: This application is designed for processing each of the three permit types listed above. The division may request additional characterization of the proposed discharge to ensure that the appropriate permit coverage is requested and the appropriate permit certification is issued. The division may deny or change the requested type of discharge permit after review of the submitted application and will notify the applicant of the changes. Coverage under the "Subterranean Dewatering or Well Development" General Permit COG6030000 is not available using this application form.

COCOPHE

CONTACT INFORMATION

1.	Permittee Information				
	Organization Formal Nam	ne:			
	Permittee Name: the perspermit correspondences a				This person receives all
	Responsible Position (Title	2):			
	Currently Held By (Person)):			
	Telephone No:				
	Email address:				
	Mailing Address:				
	City:	State:	Zip:		
2.	discharge described b) In the case of a partr c) In the case of a sole	ations, by a responsible officer is responsible in the application originership, by a general paperoprietorship, by the poipal, state, or other permitted agent) to ding Discharge Monitoromation requested by	e corporate officer. For the overall operat nates. artner. proprietor. bublic facility, by either the person or position a ring Reports [DMR's], And the division. The division.	or the purposes ion of the facil er a principal eauthorized to s	s of this section, the ity from which the xecutive officer or ranking ign and certify reports , Compliance Schedule
	□ Same as 1) Permittee	, ,			
	Responsible Position (Title Currently Held By (Person) Telephone No: Email address: Organization: Mailing Address:):			
	City:	State:	Zip:		
	Per Regulation 61: All reg	orts required by perm	its, and other informat	tion requested	by the Division shall be

signed by the permittee or by a duly authorized representative of that person. A person is a duly authorized representative only if:

- a) The authorization is made in writing by the permittee
- b) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named individual or any individual occupying a named position)
- c) Submitted in writing to the Division



B. CONTACT INFORMATION (cont.)

3.	Site/Local Contact (contact fo Same as 1) Permittee	r questions relating to t	he facility & discharge auth	orized by this permit.)
	Responsible Position (Title): _			
	Currently Held By (Person):			
	Telephone No:			-
	Email address:			
	Organization:			
	Mailing Address:			
	City:			
4.		ge Required for Ground e 💢 Same as 3) S		5000 or COG316000
	*Note: Where the division determi	nes that coverage under the c	construction dewatering permit is	appropriate, an ORC is not required.
	Operator Number	Legal Name:		
	Telephone No:			
	Company:			
5.	Billing Contact	□ Same as 1) Permittee	e e	
	Responsible Position (Title): _	•		_
	Currently Held By (Person):			
	Telephone No:			
	Email address:			
	Organization:			
	Mailing Address:			
	City:			
6.	Other Contact Types (check be	low) Add pages if neces	ssary:	
	Responsible Position (Title): _		3	
	Currently Held By (Person):			
	Telephone No:			
	Email address:			
	Organization:			
	Mailing Address:			
	City:			
	 □ Environmental Conta □ Facility Inspection Co □ Consultant □ Compliance Contact □ Property Owner □ Other 	ontact	·	



Εo				
	cility or Project Name			
	reet Address (or cross streets) ₋			
	ty		ip Code	
	ounty			
ype	of Facility Ownership			
	□ City Government	·		•
	□ State Government	□ Mixed Ownership		
disch	onstruction project. If using the	location(s) are not kn	own, list the latitude	excavation resulting in the and longitude of the center point of the center point of construction
	Latitude _ Provide coordinates in de	cimal degrees to 6 dec	Longitude :imal places (e.g., 39	.703345°,-104.933567°)
	Horizontal Collection Method Reference Point:			Map - Map Scale Numbert/Facility Center/Centroid
	Horizontal Reference Datum	:		
anda	ard Industrial Classification (SI	C) Code(s) for this FA	CILITY (include up to	o 4. in order of importance)
			(
	2	3	4	
	2ving Water			
eceiv	ving Water			
eceiv PR(ving Water			
eceiv PR(1. <u>D</u>	ving Water DJECT DESCRIPTION Description of Activity:			
eceiv PR(ving Water DJECT DESCRIPTION Description of Activity:	ne project and dewater		
eceiv PR(.1. <u>D</u>	ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		
eceiv PR(1. <u>D</u>	ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		
PR(ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		
PRO	ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		
eceiv PR(1. <u>D</u>	ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		
eceiv PR(.1. <u>D</u>	ving Water DJECT DESCRIPTION Description of Activity: Provide a brief overview of the	ne project and dewater		

COG	6070	0000/COG315000/COG316000 Permit Application www.coloradowaterpermits.com
	c)	Will the project involve a temporary stream diversion (e.g. diversion channel, pump-around, piped diversion, coffer dam) to reroute water around the construction area? Yes * No
		*By checking yes, the applicant understands that temporary water diversions are not covered under the permit certification and may require coverage under a Clean Water Act Section 404 Permit. Only dewatering discharge outfalls associated with construction-related activities may be covered under the permit certification.
	d)	Will dewatering be conducted in areas that involve work on (e.g. replacing, repairing, making connections to, etc) <u>existing</u> sanitary sewer lines, conveyances, or vessels, or in proximity to septic disposal systems?
		□ Yes □ No
		If yes, is there the potential that sewage or septage could be in the effluent to be discharged? — Yes — No *
		*If no, you must provide a description of the control measures that will be implemented to prevent sewage or septage from entering the discharge (use the box below). The division may add effluent limits for E. coli and/or Total Coliform if the applicant does not demonstrate that adequate measures will be in place.
	D -	
		scription of Discharge:
	a)	Is the discharge to a ditch or storm sewer system? *If yes, the applicant must contact the owner of the ditch or storm sewer system prior to discharging to address any local ordinances and to determine if additional requirements will be imposed by the owner.
	b)	Is the discharge to an impoundment?
	C)	Discharge Frequency and Duration:
		Estimated discharge start date:
		Estimated discharge duration: Years Months Days
		 Upon completion of construction phase dewatering, will there be long-term subterranean dewatering at the site (e.g. foundation, footer, toe drains, etc)? □ Yes* □ No
		*If yes, note that construction phase dewatering and long-term subterranean dewatering cannot be covered under the same permit certification.
	d)	Provide a brief description of the Best Management Practices (BMPs) to be used in the box below.
Γ		
D.3	Dis	charge Outfalls (Limit 20 outfalls):
		Total number of defined outfalls requested:
		Total number of undefined outfalls requested: (construction dewatering only)
		• Complete Table 2a (for discharges to surface water) and/or 2b (for discharges to land with percolation to groundwater) to identify your defined and undefined outfall locations. Attach additional pages as necessary.

Page 5 of 10 revised 11-2017



Table 2a			face Water (Discharges that may reac yance such as a ditch or a storm sewe	
OUTFALL NUMBER ¹	NAME OF RECEIVING STREAM(S) (e.g., Cherry Creek, Boulder Creek, Arkansas River)	ESTIMATED MAXIMUM FLOW RATE ² (gpm)	DESCRIPTION OF DISCHARGE LOCATION ³ (e.g., Discharge enters storm sewer located at the corner of Speer and 8 th Ave. with flow to Cherry Creek)	LATITUDE/LONGITUDE OF EACH DISCHARGE OUTFALL
		Defined Discl	narges to Surface Water	
001-A				
002-A				
003-A				
004-A				
(A	Available for construction de	Undefined Disewatering only)	charges to Surface Water (Provide estimated lat/long only for u	ndefined outfalls)
001-AU				
002-AU				
003-AU				
004-AU				



I ldentify up to 20 defined or undefined outfalls (undefined for construction dewatering only). Use additional pages as necessary.

² For construction dewatering the maximum flow limit will be equal to twice the estimated maximum flow rate provided in the permit application. For groundwater remediation the 30-day average flow limit will be based on the design capacity of the treatment as provided in the permit application.

³ The discharge location is the point where effluent sampling will occur. This location must be at a point after treatment and before the effluent joins or is diluted by any other waste stream, body of water, or substance. If the discharge is to a ditch or storm sewer system, include the name of the ultimate receiving waters where the ditch or storm sewer discharges.

Table 2b - Requested Outfalls for Discharges to Land with the Potential to Percolate to Groundwater (These discharges do not have the potential to reach surface water either directly or through a conveyance.) ⁴							
OUTFALL NUMBER ¹	ESTIMATED MAXIMUM FLOW RATE ² (gpm)	DESCRIPTION OF DISCHARGE LOCATION ³ (e.g., Discharge to a field south of project site and East of I-25)	LATITUDE/LONGITUDE OF EACH DISCHARGE OUTFALL				
Defined Disc	charges to Land w	ith Potential Percolation to Groundwater					
G001-A							
G002-A							
G003-A							
G004-A							
		with Potential Percolation to Groundwater watering only) (Provide estimated lat/long only for undefined	outfalls)				
G001-AU							
G002-AU							
G003-AU							
G004-AU							

⁴ For discharges of uncontaminated groundwater to land, please review and consider the applicability of the **division's** *Low Risk Discharge Guidance: Discharges of Uncontaminated Groundwater to Land* before submitting a permit application to the division. This policy is available for download at https://www.colorado.gov/pacific/cdphe/clean-water-construction-compliance-assistance-and-quidance.



¹ Identify up to 20 defined or undefined outfalls (undefined for construction dewatering only). Use additional pages as necessary.

² For construction dewatering the maximum flow limit will be equal to twice the estimated maximum rate flow rate provided in the permit application. For groundwater remediation the 30-day average flow limit will be based on the design capacity of the treatment as provided in the permit application.

³ The discharge location is the point where effluent sampling will occur. This location must be at a point after treatment and <u>before</u> the effluent joins or is diluted by any other waste stream, body of water, or substance.

E. ADDITIONAL INFORMATION

F. 1 Nearby Sources of Potential Groundwater Contamination
--

a)	Has the proposed dewatering area been reviewed for possible groundwater contamination, such as plumes from leaking underground storage tanks (LUSTs), hazardous waste sites, or additional sources other than what is normally encountered at excavation and construction sites? Applicants are expected to exercise due diligence in evaluating their project sites prior to applying for a discharge permit.
	□ Yes □ No
b)	Is an open LUST located within one-half mile of the site?
	□ Yes* □ No
	*If yes, BTEX analytical data for a source water sample representative of the proposed discharge at the site must be included with the permit application. Failure to include this data may result in delays in processing the permit application until such data is submitted to the Division. See Guidance.
c)	Is a Superfund site or National Priorities List (NLP) site located within one mile of the site?
	□ Yes* □ No
	*If yes, analytical data for all parameters shown in Table 1 of this application (or an alternate list of constituents approved by the division) for a source water sample representative of the proposed discharge must be included with the permit application. Failure to include this data may result in delays in processing the permit application until such data is submitted to the Division. See Guidance.
d)	Is any other (non-LUST, non-Superfund, non-NPL site) known source of contamination, such as a Voluntary Cleanup (VCUP), Environmental Covenant, open RCRA Corrective Action site, or brownfields site located within one-half mile of the site?
	*If yes, analytical data for all parameters shown in Table 1 of this application (or an alternate list of constituents approved by the division) for a source water sample representative of the proposed discharge must be included with the permit application. Failure to include this data may result in delays in processing the permit application until such data is submitted to the Division. See Guidance.
e)	 If known sources of contamination are located near the site, provide an overview of the source and nature of contamination including: The nature of the contamination of the groundwater, alluvial water, stormwater, and/or surface water (the source water) for which treatment and/or remedial activities will occur, The primary industrial activities which resulted in the source water contamination, The source of the contamination (pipes, leaking underground storage tank, up gradient sources, etc.) or state "unknown."

	nated discharges (remediation r use at each identified outfa	n), provide a narrative description II.	of the type(s) of treatment
E.2 <u>Chemical Addit</u>	ion <u>s</u>		
		s to be used in the water or to treach chemical with the application.	at water prior to discharge. Include
CHEMICAL NAME	MANUFACTURER	PURPOSE	DOSAGE
E.3 Site Maps and S	chematics		
Are required ma	ps and schematics attached?	☐ Yes ☐ No-Application cannot be proc	essed without required maps
project/facili point(s)/outfa approximate	ty, the limits of the constructalls, and the location of poter location(s) where dewatering	must include a location map(s) that tion activity, the approximate locantial receiving water(s). If known, is to occur and the location of proaper that can be folded to 8 ½ x 1	tion of the requested discharge the map should also include the posed BMP(s) to be used. A north
E.4 Associated Perr	mits_		
1 1		t for Construction Activities? Y t Number: COR	
Does the applica	ant have a Clean Water Act Se	ection 404 Permit? YES N	O 🗆 PENDING



E.5 Water Rights

The State Engineers Office (SEO) has indicated that any discharge that does not return water directly to surface waters (i.e. land application, rapid infiltration basins, etc.) has the potential for material injury to a water right. As a result, the SEO needs to determine that material injury to a water right will not occur from such activities. To make this judgment, the SEO requests that a copy of all documentation demonstrating that the requirements of Colorado water law have been met, be submitted to their office for review. The submittal should be made as soon as possible to the following address:

Colorado Division of Water Resources • 1313 Sherman Street, Room 818 • Denver, Colorado 80203

Should there be any questions on the issue of water rights; the SEO can be contacted at (303) 866-3581. It is important to understand that any CDPS permit issued by the division does not constitute a water right. Issuance of a CDPS permit does not negate the need to also have the necessary water rights in place. It is also important to understand that even if the activity has an existing CDPS permit, there is no guarantee that the proper water rights are in place.

F. REQUIRED CERTIFICATION SIGNATURE [Reg 61.4(1)(h)]

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Signature (Legally Responsible Party (Page 2 item 1)		-
Date		
Name (printed)	Title	

This form <u>must be signed</u> by the permittee to be considered complete. Per Regulation 61, <u>in all cases</u>, it shall be signed as follows:

- a) In the case of corporations, by a responsible corporate officer. For the purposes of this section, the responsible corporate officer is responsible for the overall operation of the facility from which the discharge described in the application originates.
- b) In the case of a partnership, by a general partner.
- c) In the case of a sole proprietorship, by the proprietor.
- d) In the case of a municipal, state, or other public facility, by either a principal executive officer or ranking elected official.



ATTACHMENT 1 Please Submit the Laboratory Data Package for any Required Analysis with the Permit Application (See Important Table Notes)

	Required Wat	er Quality Data	
<u>Metals</u>	PQL (ug/I) ¹	<u>Metals</u>	PQL (ug/l) 1
Aluminum-Trec	15	Lead-PD	0.5
Antimony-Trec	2	Manganese-PD	2
Arsenic-Trec	1	Manganese-Diss	2
Arsenic-PD	1	Molybdenum-Trec	0.5
Barium-Trec	1	Nickel-Trec	1
Beryllium-Trec	2	Nickel-PD	1
Cadmium-Trec	0.5	Selenium-Trec	1
Cadmium-PD	0.5	Selenium-PD	1
Chromium III-Trec	20	Silver-Trec	0.5
Chromium III-PD	20	Silver-PD	0.5
Chromium VI-Diss	20	Thallium-Trec	0.5
Chromium-Trec	20	Thallium-PD	0.5
Copper-Trec	2	Uranium-PD	1
Copper-PD	2	Uranium-Trec	1
Iron-Trec	20	Zinc-Trec	10
Iron-Diss	20	Zinc-PD	10
Lead-Trec	0.5		
<u>Volatiles</u>	PQL (ug/I) ¹	<u>Volatiles</u>	PQL (ug/l) 1
acrolein	15	ethylbenzene	75
benzene	3	methyl bromide	5
bromoform	3	methyl chloride	4.5
carbon tetrachloride	3	1,1,2,2-tetrachloroethane	2
chlorobenzene	60	tetrachloroethylene	2.3
chlorodibromomethane	3	toluene	60
2-chloroethylvinyl ether	0.65 *	1,2-trans-dichloroethylene	0.5 *
chloroform	3	1,1,1-trichloroethane	5
1,2-dichlorethane	3	1,1,2-trichloroethane	2.0
1,1-dichlorethylene	5	trichloroethylene	2.3
1,2-dichlorpropane	2	vinyl chloride	3
1,3-dichlorpropylene	2 *	1,4-Dioxane	0.15 *
Semi-Volatile Organic Compounds	PQL (ug/I) ¹	Semi-Volatile Organic Compounds	PQL (ug/l) 1
acenaphthene	20	1,2-diphenylhydrazine (as azobenzene)	5 *
acenaphthylene	30	fluorene	20
anthracene	20	fluoranthene	25
benzidine	170	hexachlorobenzene	16
benzo(a)anthracene	12	hexachlorobutadiene	9
benzo(a)pyrene	20	hexachlorcyclopentadiene	50
benzo(b)fluoranthene	35	hexachloroethane	16
benzo(ghi)perylene	20	indeno(1,2,3-cd)pyrene	20
benzo(k)fluoranthene	25	isophorone	25
bis(2-chloroethyl)ether (or Dichloroethyl ether)	15	naphthalene	20
bis(2-chloroisopropyl)ether (or 2,2-dichloroisopropyl ether)	60	nitrobenzene	19
, , , , ,	25	N-nitrosodimethylamine	30

Semi-Volatile Organic Compounds	PQL (ug/I) 1	Semi-Volatile Organic Compounds	PQL (ug/I) 1
Butyl benzyl phthalate	25	N-nitrosodi-n-propylamine	30
2-chloronaphthalene	20	N-nitrosodiphenylamine	19
chrysene	18	pyrene	10
dibenzo(a,h)anthracene	20	1,2,4-trichlorobenzene	20
1,2-dichlorobenzene	2.5	2-chlorophenol	35
1,3-dichlorobenzene	2.5	2,4-dichlorophenol	30
1,4-dichlorobenzene	3.5	2,4,-dimethylphenol	30
3,3-dichlorobenzidine	18	4,6-dinitro-o-cresol	17
diethyl phthalate	20	2,4-dinitrophenol	100
dimethyl phthalate	20	4-nitrophenol	25
di-n-butyl phthalate	25	pentachorophenol	36
2,4-dinitrotoluene	17	phenol	15
2,6-dinitrotoluene	20	2,4,6-trichlorophenol	25
xylene	10 *	1,4-Dioxane	0.15 *

¹ PQLs are as listed **in the division's** *Practical Quantitation Limits Policy* (CW 6) unless noted otherwise.

Trec = Total Recoverable

PD = Potentially Dissolved

Diss = Dissolved

PQL = Practical Quantitation Limit

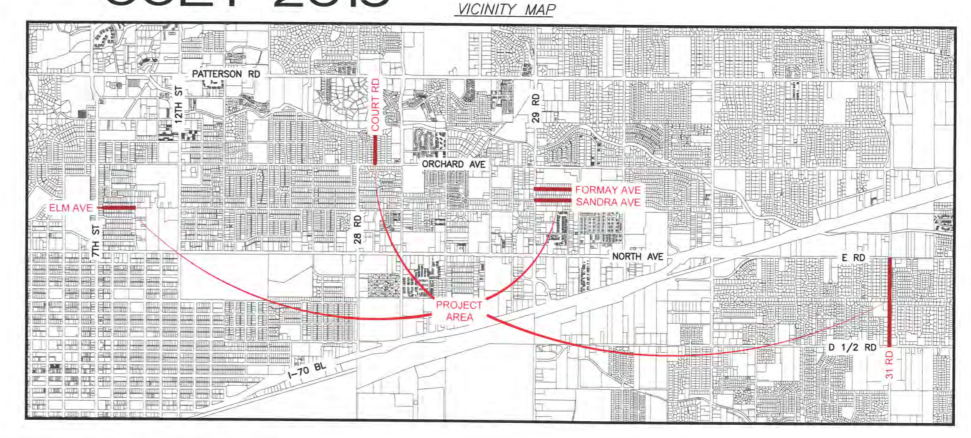
Important table notes:

- 1) Please refer to the permit application Guidance to determine whether analytical data is required with the permit application, and if so, what specific type of data is required.
- 2) Parameter names match the names as they appear in the general permit or, as italicized, as they appear in the division's *Practical Quantitation Limits Policy* (CW-6).
- 3) The division may require analytical data for additional parameters where the project site is located in close proximity to potential sources of contamination for parameters not included in this Attachment 1, including but not limited to pesticide, PCB, radionuclide contamination.
- 4) Applicants applying under the General Permit for Remediation Activities Discharging to Groundwater (COG316000) are encouraged to contact the division prior to sample collection to ensure that the correct metal speciation is included in the sample analysis.
- 5) For the permit application, all sampling should be performed according to specified methods in 40 CFR 136, methods approved by EPA pursuant to 40 CFR 136, or methods approved by the division, in the absence of a method specified in or approved pursuant to 40 CFR 136. In addition, the PQLs listed in Attachment 1 should be met unless otherwise approved by the division.

^{*} This is a recommended PQL based on EPA approved methods. The division's Practical Quantitation Limits Policy (CW 6) does not provide a 40 CFR 136 based PQL for this parameter.

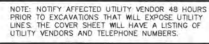
CITY OF GRAND JUNCTION 2019 PHASE B SEWER LINE JULY 2019

	Sheet List Table
Sheet Number	Sheet Title
1	COVER SHEET
2	STANDARD ABBREVIATIONS, LEGEND, SYMBOLS
3	SUMMARY OF APPROXIMATE QUANTITIES
4	PROJECT CONTROL MAP
5	COURT RD PLAN & PROFILE (1 OF 2)
6	COURT RD PLAN & PROFILE (2 OF 2)
7	FORMAY AVE PLAN & PROFILE (1 OF 3)
8	FORMAY AVE PLAN & PROFILE (2 OF 3)
9	FORMAY AVE PLAN & PROFILE (3 OF 3)
10	SANDRA AVE PLAN & PROFILE (1 OF 3)
11	SANDRA AVE PLAN & PROFILE (2 OF 3)
12	SANDRA AVE PLAN & PROFILE (3 OF 3)
13	ELM AVE PLAN & PROFILE (1 OF 3)
14	ELM AVE PLAN & PROFILE (2 OF 3)
15	ELM AVE PLAN & PROFILE (3 OF 3)
16	31 RD PLAN & PROFILE (1 OF 7)
17	31 RD PLAN & PROFILE (2 OF 7)
18	31 RD PLAN & PROFILE (3 OF 7)
19	31 RD PLAN & PROFILE (4 OF 7)
20	31 RD PLAN & PROFILE (5 OF 7)
21	31 RD PLAN & PROFILE (6 OF 7)
	31 RD PLAN & PROFILE (7 OF 7)
	31 RD CROSS-SECTIONS



			UTIL	ITIES AND AGENCIES	3			
AGENCY	NAME	POSITION	ROLE	MAILING ADDRESS	STREET ADDRESS	CITY, STATE	VOICE-WK	FAX
CITY OF GRAND JUNCTION	LEE COOPER	PROJECT ENGINEER	PROJECT ENGINEER	333 WEST AVE BLDG C	333 WEST AVE BLDG C	GRAND JCT., CO 81501		(970) 256-402
CITY OF GRAND JUNCTION	LEE COOPER	PROJECT ENGINEER	SANITARY SEWER	333 WEST AVE BLDG C	333 WEST AVE BLDG C	GRAND JCT., CO 81501	(970) 256-4155	(970) 256-4022
GRAND VALLEY IRRIGATION CO.	PHIL BERTRAND	MANAGER	IRRIGATION	688 26 RD	688 26 RD	GRAND JCT., CO 81506	(970) 242-2762	
SPECTRUM	JEFF VALDEZ	MANAGER	CABLE TV	2502 FORESIGHT CIRCLE	2502 FORESIGHT CIRCLE	GRAND JCT., CO 81504	(970) 245-8750	(970) 245-680
CENTURYLINK	CHRIS JOHNSON	ENGINEER	TELEPHONE	2524 BLICHMANN AVE	2524 BLICHMANN AVE	GRAND JCT., CO 81504	(970) 244-4311	(970) 240-4349
UTE WATER	JUSTIN BATES	SUPERVISOR	WATER	PO BOX 460	2190 H ¼ RD	GRAND JCT., CO 81502	(970) 242-7491	(970) 242-9189
XCEL	TILLMON MCSHOOLER	UNIT MANAGER	ELECTRIC	2538 BLICHMANN AVE	2538 BLICHMANN AVE	GRAND JCT., CO 81506	(970) 244-2664	(970) 244-2664
XCEL	SARAH BARRICAU	UNIT MANAGER	GAS	2538 BLICHMANN AVE	2538 BLICHMANN AVE	GRAND JCT., CO 81506	(970) 244-2656	(970) 244-265

Grand Junction



	DESCRIPTION	DATE
REVISION A		
REVISION A		
REVISION 🕸		
REVISION A		



J-U-B ENGINEERS, INC.







DESIGNED BY UTHORIZED FOR CONSTRUCTION ACCEPTED AS CONSTRUCTED

PROGRESS
 FINAL CONSTRUCTION DRAWINGS
 ASBUILT

RAWING STATUS:

OTHER J-U-B COMPANIES

SION A	DESCRIPTION DATE DRAWN BYKY	DATE 03/2019 DATE 06/2019 Grand I	unction (JUB) (2019 SEWER LINE PHASE B	REPLACEMENTS
W	WATER		UTILITY LINE (WATER) —— w——— 8" w——		
VPCC VPRC VPI VPT	VERTICAL POINT OF REVERSE CURVATURE VERTICAL POINT OF INTERSECTION VERTICAL POINT OF TANCENCY	LINE (RIGHT OF WAY)	UTILITY LINE (TELEPHONE)		∀ S
VC VCP VPC VPCC	VERTICAL CURVE VITRIFIED CLAY PIPE VERTICAL POINT OF CURVATURE VERTICAL POINT OF COMPOUND CURVATURE	(MONUMENT/SECTION) LINE (PROPERTY) — — — — — —	SEWER COMBINATION)	1 inch = 20 feet	
TV (TYP) UU	TELEVISION TYPICAL UNDERGROUND UTILITIES	LINE (MONUMENT/SECTION)	UTILITY LINE	(IN FEET)	W E
TAN TC TH	LENGTH OF TANGENT TOP OF CURB TEST HOLE	LINE (EASEMENT)	(STORM SEWER) UTILITY LINE (STORM SEWER, PERFORATED)	0 10 30 70	
STL STM T	STEEL STORM TELEPHONE	LINE (CONTROL)	UTILITY LINE (STORM SEWER) sp. 4° sp	bar scale: GRAPHIC SCALE	Ņ
SSRB SSUU STA	STANDARD SPECIFICATIONS FOR ROAD & BRIDGE CONSTRUCTION STANDARD SPECIFICATIONS FOR CONSTRUCTION OF UNDERGROUND UTILITIES STATION	LINE (CITY LIMITS) — CITY LIMITS	UTILITY LINE (SANITARY SEWER SERVICE) ————————————————————————————————————		NORTH ARROW:
SCH SF SL	SCHEDULE SILT FENCE SECTION LINE	LINE (CENTER OF	UTILITY LINE (SANITARY SEWER FORCE MAIN)		
SAN SC SCD	SANITARY SHORT CHORD STANDARD CONTRACT DOCUMENTS		UTILITY LINE (SANITARY SEWER) ← 8" SAN-		
RS RT S	SHORT RADIUS RIGHT SLOPE	HATCHING: INDICATES STAGING AREA + + + + + + + + + + + + + + + + + +	UTILITY LINE (OVERHEAD TELEPHONE) ————————————————————————————————————		
ROW RP RR	RIGHT OF WAY RADIUS POINT RAIL ROAD		(OVERHEAD POWER)	YARD LIGHT	\$
REQ'D RG RL	REQUIRED RESTRAINED GLANDS LONG RADIUS	HATCHING: INDICATES GRAVEL REMOVAL	VOLTAGE OVERHEAD POWER) UTILITY LINE	WATER HYDRANT WEIR	™
R RCP	RADIUS REINFORCED CONCRETE PIPE	[ppppppp]	UTILITY LINE (HIGH	VEGETATION (TREE) (CALIPER SIZE NOTED)	6*************************************
PRC PT PVC	PROPOSED POINT OF REVERSE CURVATURE POINT OF TANGENCY POLYVINYL CHLORIDE	HATCHING: INDICATE GROUND REMOVAL	UTILITY LINE (GAS)	VEGETATION (TREE STUMP)	Л
POC POT PR	POSITIO IRRIGATION PIPE POINT ON CURVE POINT ON TANGENT PROPOSED	ATLATLATIA	UTILITY LINE (FIBER OPTIC)F0	VEGETATION (HEDGE OR BUSH)	₩
PERF PI PIP	POLITEINITEM PERFORATED POINT OF INTERSECTION PLASTIC IRRIGATION PIPE	HATCHING: INDICATES CONCRETE REMOVAL	UTILITY LINE (ELECTRIC) ————————————————————————————————————	VALVE (IRRIGATION) VALVE (WATER)	⋈
PC PCC PE	OVERTICAL TELEPHONE POINT OF COMPOUND CURVATURE POLYETHYLENE	(TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT	UTILITY LINE (CABLE TV) TV—————————————————————————————————	VALVE (IRRIGATION)	us ⊠ irr
NTS OHP OHT	NOT TO SCALE OVERHEAD POWER OVERHEAD TELEPHONE	INDICATES ASPHALT REMOVAL	(THIS CASE A WATER LINE) —— w—(ABANDONED) 8" w——	UTILITY POLE	-0-
NOP NRCP NS	NO ONE PERSON NON-REINFORCED CONCRETE PIPE NEAR SIDE	HATCHING:	LITILITY LINE (ARANDON)	TRAFFIC SIGNAL POLE AND MAST ARM	
MW N/A NIC	MILL WRAP NOT APPLICABLE NOT IN CONTRACT	GUARD RAIL	TRAFFIC DETECTOR LOOP	TEST HOLE TRAFFIC PAINT MARKING	TH #1
MCSM MH MJ	MESA COUNTY SURVEY MONUMENT MANHOLE MECHANICAL JOINT	FENCE (WOVEN WIRE)	TOE OF SLOPE	SURVEY MONUMENT (TYPE NOTED)	● _{MCSM}
LS LT MB	SHORT ARC LEFT MAILBOX		CONTOUR LINES (SHOWN BETWEEN TOP & TOE)	SURVEY MONUMENT (CITY)	€ csm
LF LL	LINEAR FEET LONG ARC	FENCE (WOOD)	TOP OF SLOPE	STREET LIGHT	0-0
IRR L	IRRIGATION LENGTH OF ARC LONG CHORD	FENCE (TEMPORARY CONSTRUCTION)	STRIPING (DASHED YELLOW) — YELLOW —	SIGN OR POST (SIGN TYPE NOTED) SPRINKLER HEAD	+STOP ⊗
HBP HDPE INV	HOT BITUMINOUS PAVEMENT HIGH DENSITY POLYETHYLENE INVERT	FENCE (PLASTIC)	STRIPING (CONTINUOUS YELLOW)	REDUCER FITTING	•
GB GM GV	GRADE BREAK GAS METER GATE VALVE	FENCE (IRON)	VELLOW	PULL BOX	
FS FTG G	FAR SIDE FOOTING GAS		STRIPING (DASHED WHITE)	PEDESTAL (TV) PROPERTY PIN	Δ
FL FM F0	FLANGE FORCE MAIN FIBER OPTICS	FENCE (CHAIN LINK)	STRIPING (CONTINUOUS WHITE)	PEDESTAL (TELEPHONE)	Δ
FC FG FL	FACE OF CURB FINISHED GRADE FLOW_LINE	FENCE (BARBED WIRE)	RETAINING WALL 1' RETAINING WALL	METER (WATER)	0
EP EX FB	EDGE OF PAVEMENT EXISTING FULL BODY	EDGE OF PAVEMENT ##	 	METER (GAS)	GM O
EG EL	EDGE OF GUTTER ELEVATION	EDGE OF GRAVEL	RAIL ROAD	MANHOLE (WATER)	(W)
DI DWY E ECR	DUCTILE IRON DRIVEWAY ELECTRIC END CURB RETURN	EARTH DITCH	SHOWN THE SAME AS THEIR EXISTING COUNTERPART, BUT INDICATED BY BOLDER LINETYPE	MANHOLE (TELEPHONE) MANHOLE (TV)	① ⑩
CSP CU	CORRUGATED STEEL PIPE COPPER	CULVERT) 18" ROP	ALL PROPOSED FEATURES NOT SHOWN IN LEGEND WILL BE	MANHOLE (SANITARY/STORM)	0
COMB CONC CSM	COMBINATION (AS IN STORM SEWER AND SANITARY SEWER) CONCRETE CITY SURVEY MONUMENT	CONCRETE SIDEWALK 4'SW	INDICATE TYPE, SIZE, AND MATERIAL OF NEW MAIN)	MANHOLE (GAS)	6
ČL CMP CO	CLEAR CORRUGATED METAL PIPE CLEAN OUT	CONCRETE DITCH	PROPOSED "WET" UTILITIES (CONSTRUCTION NOTE WILL 8" PVC SANITARY SEWER	MANHOLE (ELECTRIC)	Ē
CI C,G,& SW ©	CAST IRON CURB, GUTTER & SIDEWALK CENTER LINE	& SIDEWALK "II" CONCRETE	PROPOSED CONCRETE SIDEWALK	MAILBOX	MB
CH CAP CDOT	CHORD CORRUGATED ALUMINUM PIPE COLORADO DEPARTMENT OF TRANSPORTATION	CONCRETE CURB,GUTTER,	CURB,GUTTER,& SIDEWALK	HEADGATE IRRIGATION PUMP	⊞
BOT BSWMP	BEGIN CURB RETURN BOTTOM BETTER STORM WATER MANAGEMENT PRACTICES	CONCRETE CURB AND GUTTER 2' CURB AND GUTTER W WIT	PROPOSED CONCRETE	GUY WIRE ANCHOR	\rightarrow
BF BOW BCR	BUTTERFLY VALVE BACK OF WALK	BUILDING	PROPOSED CONCRETE CURB AND GUTTER ###################################	FIRE HYDRANT	ф
ASTM AWWA BC	AMERICAN SOCIETY FOR TESTING MATERIALS AMERICAN WATER WORKS ASSOCIATION BACK OF CURB	SILT FENCE · SF SF SF SF SF SF		CLEAN OUT CURB STOP	4
AP ASB ASP	ANGLE POINT ANCHORED STRAW BALES ALUMINIZED STEEL PIPE	ANCHORED STRAW BALES · ASB ASB ASB ASB ASB ASB BSWMP	PIPE (SIPHON)	CATCH BASIN	Ⅲ
AASHTO ABC AC	AMERICAN ASSOCIATION OF STATE HIGHWAY & TRANSPORTATION OFFICIALS AGGREGATE BASE COURSE ASBESTOS CEMENT	DRAINAGE BASIN BOUNDARY ************************************	PIPE (IRRIGATION)	BORE HOLE	●BH /XX/
ABBRE'	<u>viations</u>	BSWMP	MATCH LINE SEE SHEET NO ?	BENCH MARK	A
		LEGEND		SYMBOLS	J. 902-F001638

J-U-B ENGINEERS, INC. OTHER J-U-B COMPANIES

		4" Gravity Sewer Pipe (SDR-35 PVC) (Includes		
		cost of connection to the existing sewer service		
1	108.2	line)	2371	Lin, Ft.
		6" Gravity Sewer Pipe (SDR-35 PVC) (Includes	j	
		cost of connection to the existing sewer pipe		
2	108.2	and/or manhole)	3	Lin. Ft.
		8" Gravity Sewer Pipe (SDR-35 PVC) (Includes		
		cost of connection to the existing sewer pipe		
3	108.2	and/or manhole)	6803	Lin. Ft.
		Imported Trench Backfill (Class 3) (Includes haul		
		and disposal of unsuitable excavated material)		
4	108.2	(Assumed material unit weight – 133 lbs/ft3)	11098	Ton
		8" X 4" Sewer Service Tap (Full Body Wye w/		
		Street 45-deg.) (Includes full body wye,		
		cleanout, and all fittings required to align and		
		connect into the existing sewer servipce pipe at		
		the locations shown on the plans) (See City Std.		
5	108.3	Detail SS-06)	107	Each
		Sewer Service Clean out Ring and Cover		
		(Castings Inc. CO-8030-CI or Approved Equal)		
		(Includes concrete collar in unpaved areas per		
6	108.3	City Std. Detail SS-07)	107	Each
	100.5	Connect to Existing Sewer Pipe with Max	10.	LULII
		Adapter PVC Repair Coupling (The Contract		
		Price for Sewer Pipe Shall Include the Cost of		
7		Connection to Existing Pipeline)	3	Each
- 8	108.3	End Cap/Plug (Size as Shown)	2	Each
	106.3	Sanitary Sewer Basic Manhole (48" I.D.)		Cali
		(Includes connection of adjacent sewer line,		
		Transfer to the second of the		
		forming inverts and adjusting to final grade)		
	400 5	(See City Std. Detail SS-02) (No steps required in	2.7	e t
9	108.5	sewer manholes)	27	Each
10	108.5	Manhole Barrel Section (D>5') (48" I.D.)	102	Lin. Ft.
		Granular Stabilization Material (Type B)		
		(Crushed Rock) (18" Thick Min.) (Includes haul		
		and disposal of unsuitable excavated material)		
11	108.7	(Assumed Unit Weight = 138 lbs/ft ³)	3623	Ton
		Abandon Pipe (Abandon pipe by plugging ends		
12	202	with concrete)	27	Each
		Abandon Manhole (Remove cone section, ring		
		& cover, and fill remaining barrel sections with		
13	202	flow-fill material)	1	Each
		Removal of Existing Pipe (Size & type as shown		
14	202	on plans)	9100	Lin. Ft.
15	202	Removal of Asphalt Mat (Full-Depth)	5156	Sq. Yd.
		Removal of Asphalt Mat (Planing) (2" Thick for T		
16	202	Top Section)	389	Sq. Yd.
		Removal of Concrete (Includes but not limited		
		to curb, gutter, sidewalk, driveway, slabs, V-pan,		
		curb ramps, intersection corners, aprons,		
17	202	landscape borders, and concrete walls.)	726	Sq. Ft.
18	202	Removal of Shrub	1	Each
19	202	Removal of Sod	441	Sq. Ft.
		Removal of Manhole. Contractor Shall Salvage		•
20	202	Ring and Cover and Deliver to City Shops.	27	Each
		Disposal of Radioactive Material (Dispose at		
21	203	City Shops, 333 West Ave.)	100	Cu. Yd.
		Structure Backfill (Flow-Fill) (Use at CDOT Right-		war 101
	1	The second of th		
		of Way road crossing and as required on the		

54 MCR	Pump	by City or Contractor) Minor Contract Revisions	1	Lump Su Lump Su
	l _	It as a little to the second of the second o		1
	1	Bypass Sewage Pumping (As Deemed Necessary		l
53	SC 3.3.18	Quality Control Testing	1	Lump Su
52	SP	be 316 Stainless Steel.	4	i
5.2	s n	Project Engineer. All Fasteners and Bolts Shall		Each
		Reliner/Duran Inc. Or Equal Approved by the		
31	34	Install New 8" Inside Drop System by		 ramb 20
51	SP	Sewer Drop	4	Lump Su
50	630	Flagging Core through MH D2-302-056 and Modify	700	Hour
		1 1	700	
49	630	Traffic Control (Complete in Place)		Lump Su
48	630	Traffic Control Plan		Lump Su
47	626	Mobilization (7%)		Lump Su
46	625	Drawings)	1	Lump Su
10	V20	Construction Surveying (Includes As-Built		
45	620	Portable Sanitary Facility	1	
44	608	Detail GU-04 (20' long) (If necessary)	1	Each
		Encase Sewer Pipe in Concrete per City Std.		
43	608	Std. Detail GU-04 (20' long) (If necessary)	1	Each
		Cap Top Half of Sewer Pipe in concrete per City		,
42	608	4500 PSI at 28 Days)	13	Sq. Yd.
		Concrete Pavement (8" Thick) (CDOT Class D,		
41	608	Width)	6	Lin. Ft.
		Concrete Curb and Gutter (Match Existing		,
40	608	Concrete Drainage Pan (4' Wide) (Match in Kind)	4	Sq. Yd.
39	608	(Match Existing Width)	6	Sq. Yd.
		Monolithic Vertical Curb, Gutter, and Sidewalk		
38	608	Sidewalk (Match Existing Width)	68	Sq. Yd.
		Monolithic Drive Over Curb, Gutter, and		
37	608	Bituminous Sidewalk (3" Thick)	7	
36	407	Emulsified Asphalt (Tack Coat)	900	
35	401	SX, PG 64-22) (Two 2" Lifts)	2709	Sq. Yd.
		Hot Bituminous Pavement (4" Thick) (Grading		-
34	401	Lift)	617	Sq. Yd.
		SX, Binder Grade PG 64-22, GYR=75) (One 3"		
		Hot Bituminous Pavement (3" Thick) (Grading		
33	401	Bottom Mat)	1830	Sq. Yd.
		SX, Binder Grade PG 64-22, GYR-75) (One 3" Lift		
		Hot Bituminous Pavement (3" Thick) (Grading		
32	401	Detail GU-03)	2219	Sq. Yd.
		(One 2" Top Mat) (T-Top Patch)(See City Std.		
		(Grading SX, Binder Grade PG 64-22, GYR=75)		
		Hot Bituminous Pavement (Patching) (2" Thick)		
31	304	Aggregate Base Course (Class 6) (15" thick)	4233	Sq. Yd.
30	304	(Shoulder Base)	410	' '
7.5		Aggregate Base Course (Class 6) (6" thick)		
29	212	Placement)	441	Sq. Ft.
		Imported Topsoil Placed Prior to Sod		
		Re Sod Area as Shown (Includes 6" Thick		
28	210	Reset Fence (All Types)	40	Lin. Ft.
27	210	Reset Guard Rail.	70	
26	210	(Complete In Place)(Various Locations)		Lump Su
		Reset/Repair Sprinkler Irrigation System.		
25	210	Ground Cover Material (Match Existing)	288	Sq. Ft.
24	208	Concrete Washout Facility	1	Lump Su
	200	Debris, & Removal of Inlet Protection)	7	Each
23	208	Bullion B. Burner, all of Julius Burner, add at	-	E l.
23	300	Curb Inlet) (Includes Maintenance & Removal of	-	F lv

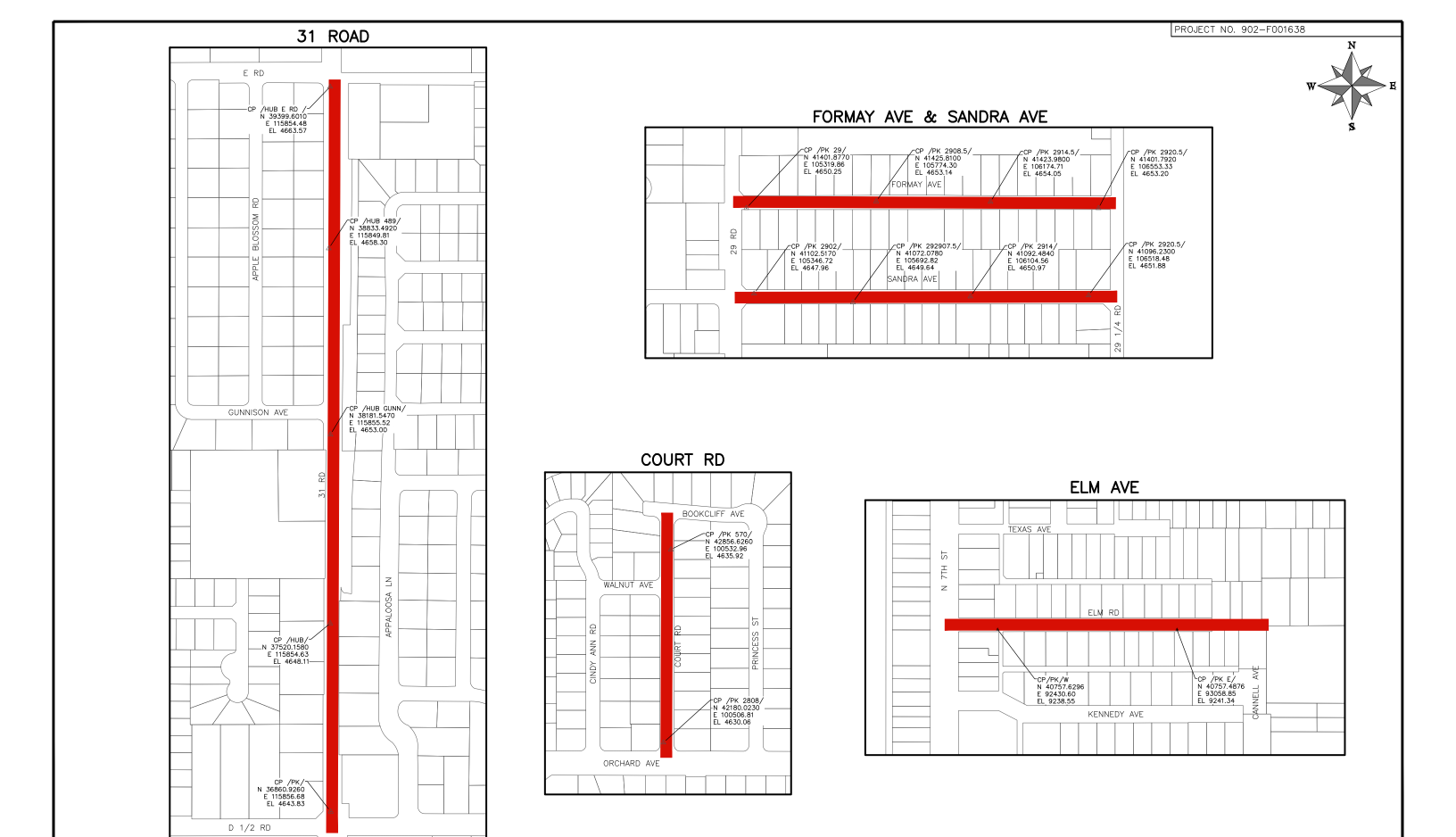
DESCRIPTION	DATE	DRAWN BY KY DATE 03/2019
REVISION 🛆REVISION 🖄	 	DESIGNED BY ES DATE 06/2019
REVISION 🕭		CHECKED BY BG DATE 06/2019
REVISION 📤	 	APPROVED BY BG DATE 06/2019









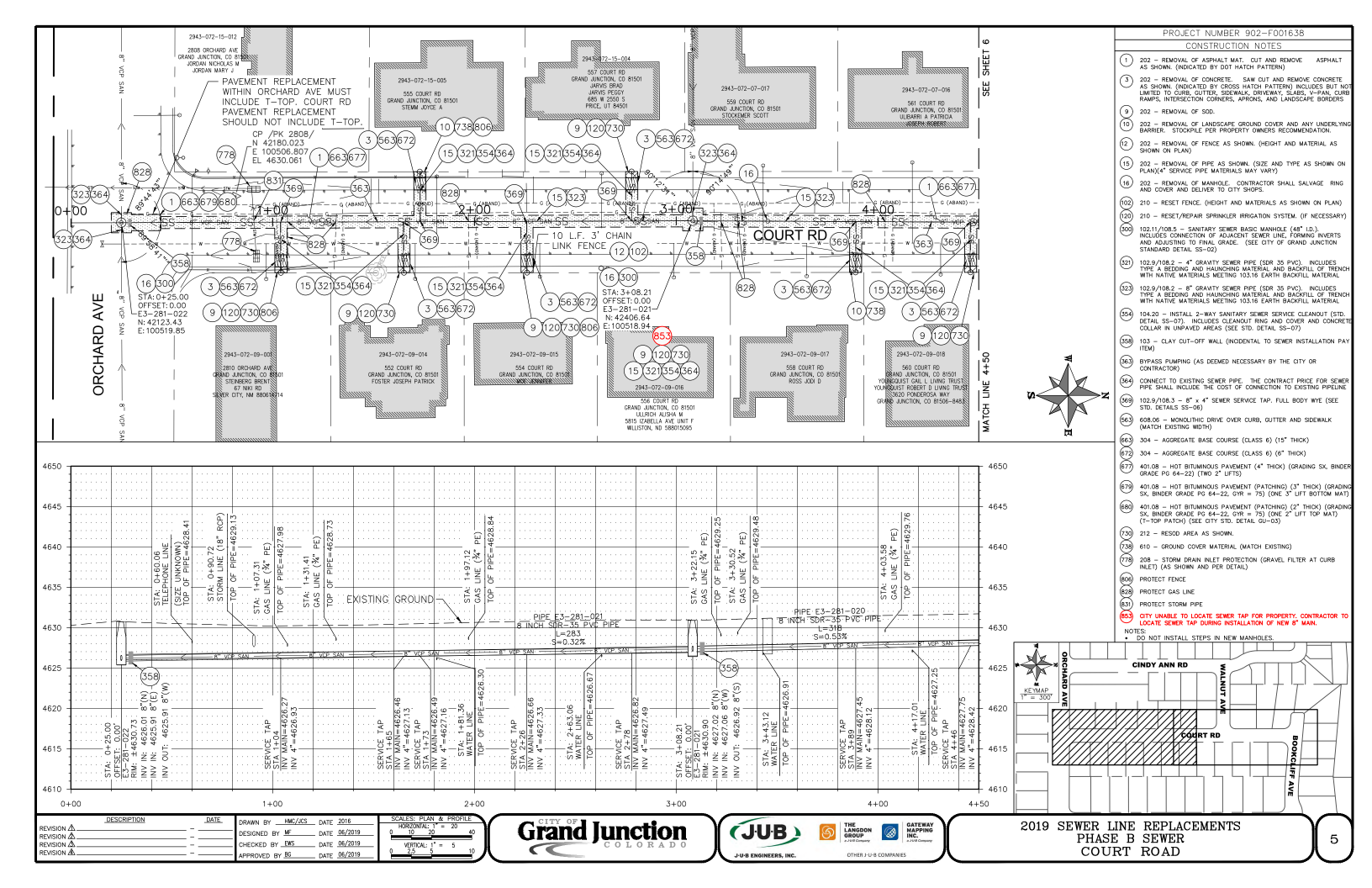


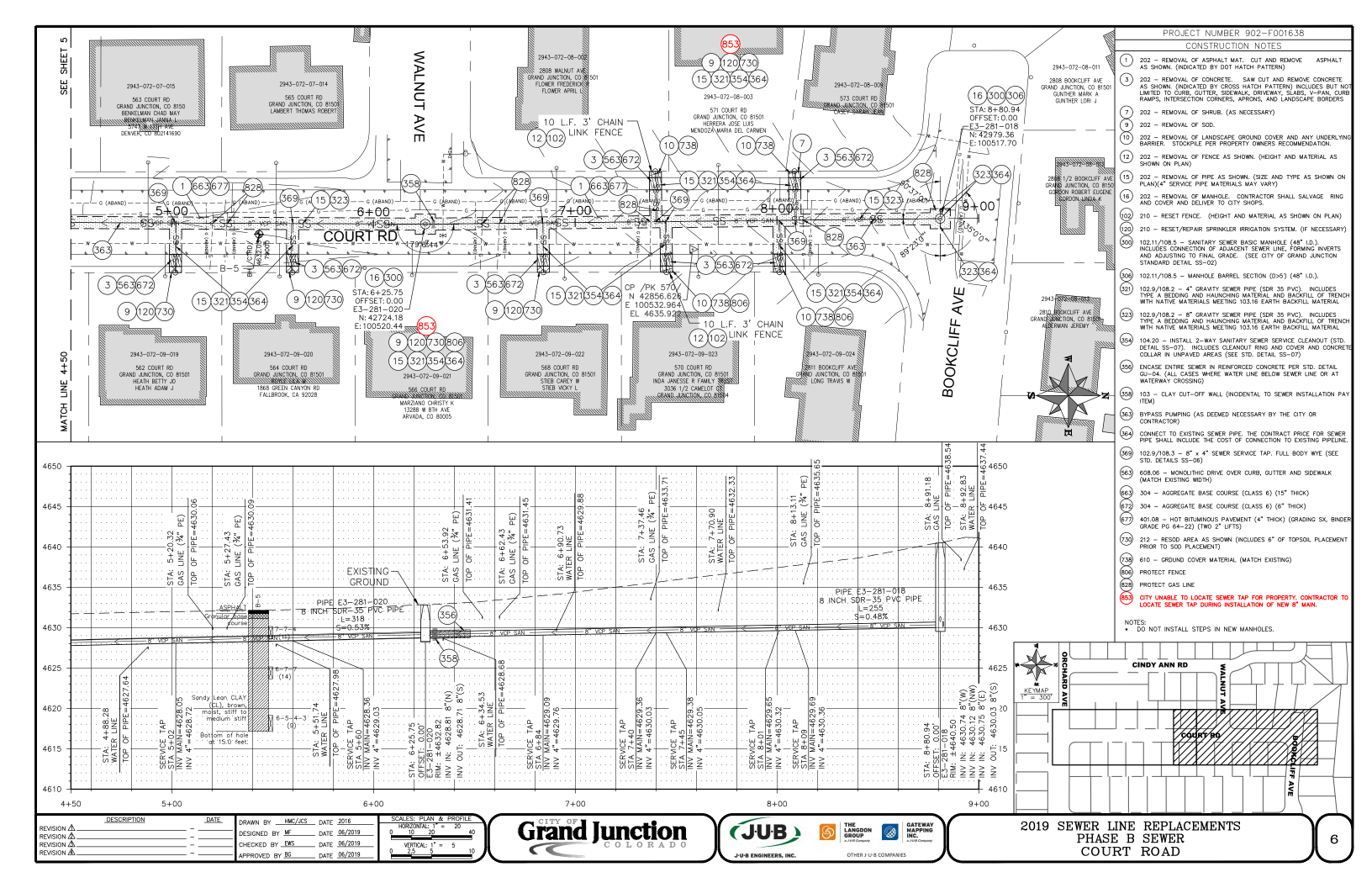


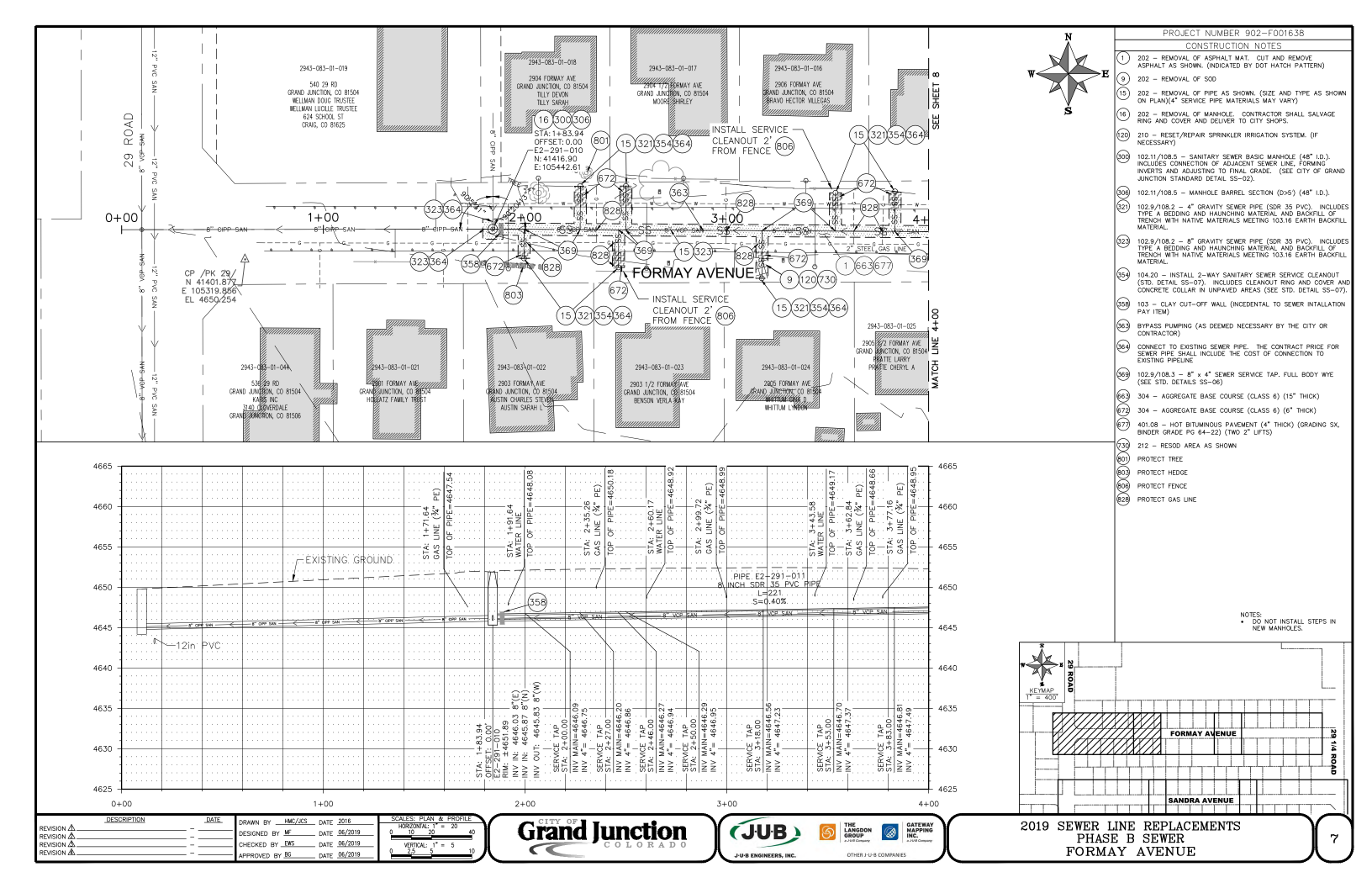


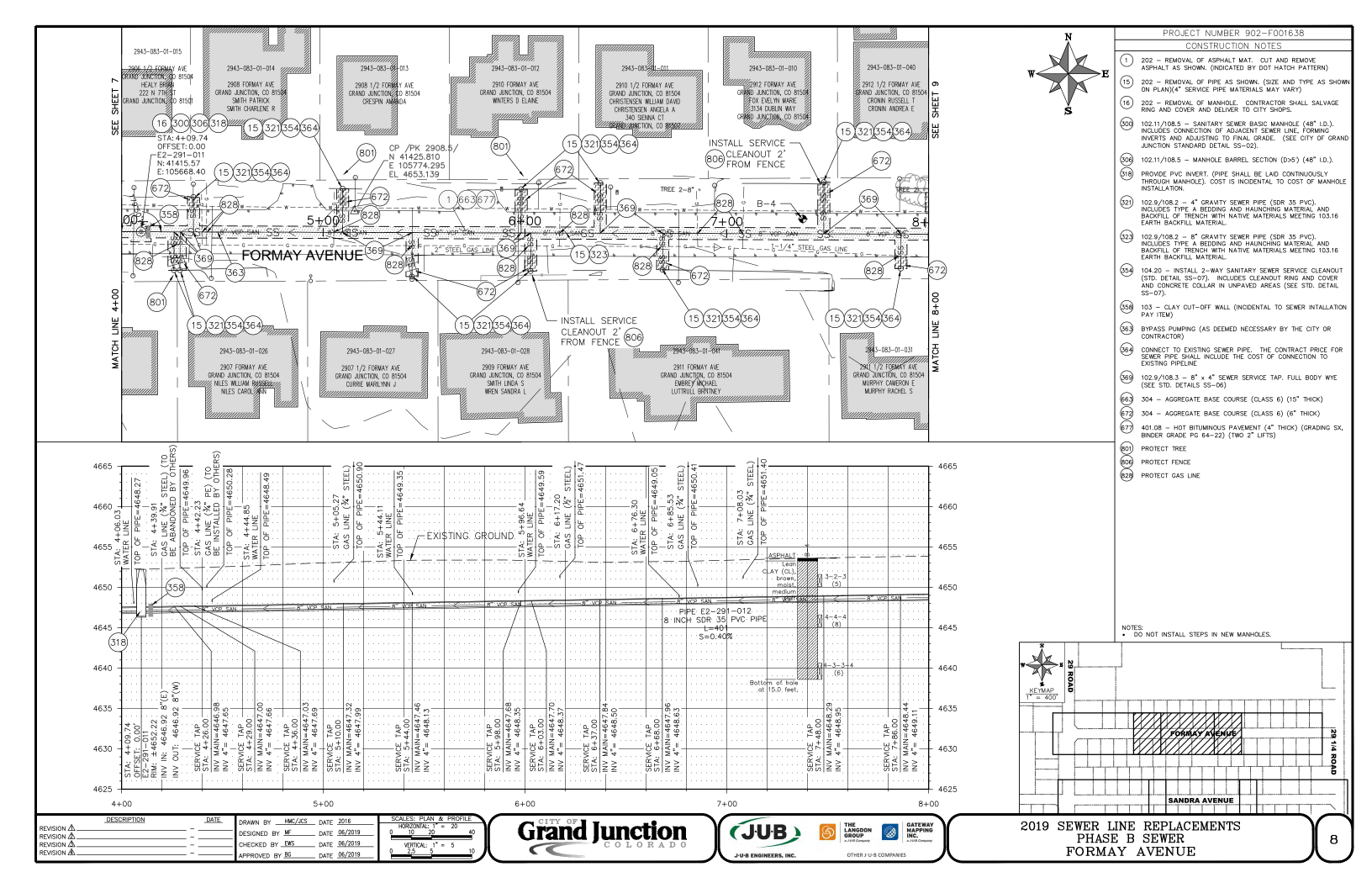


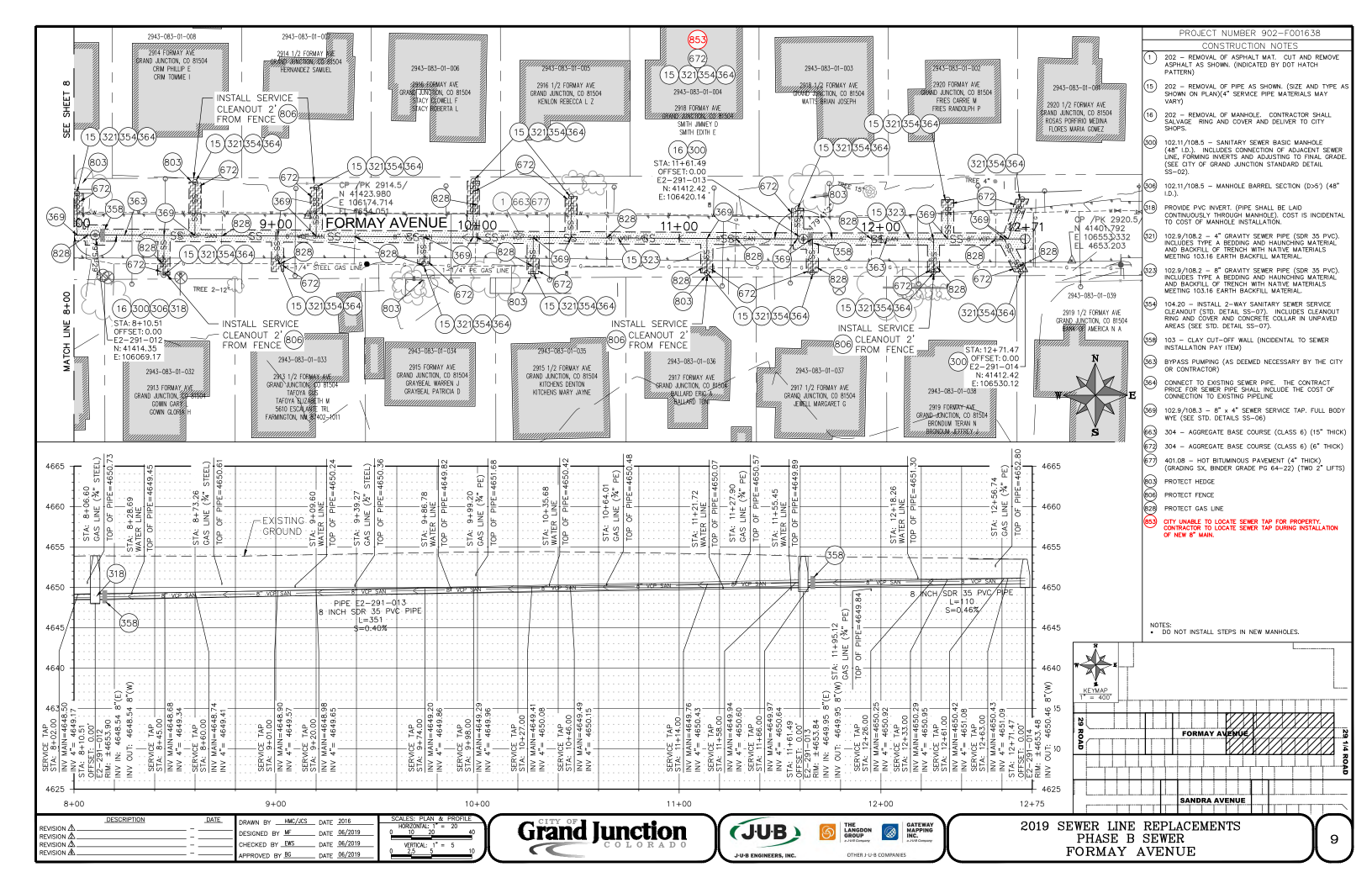


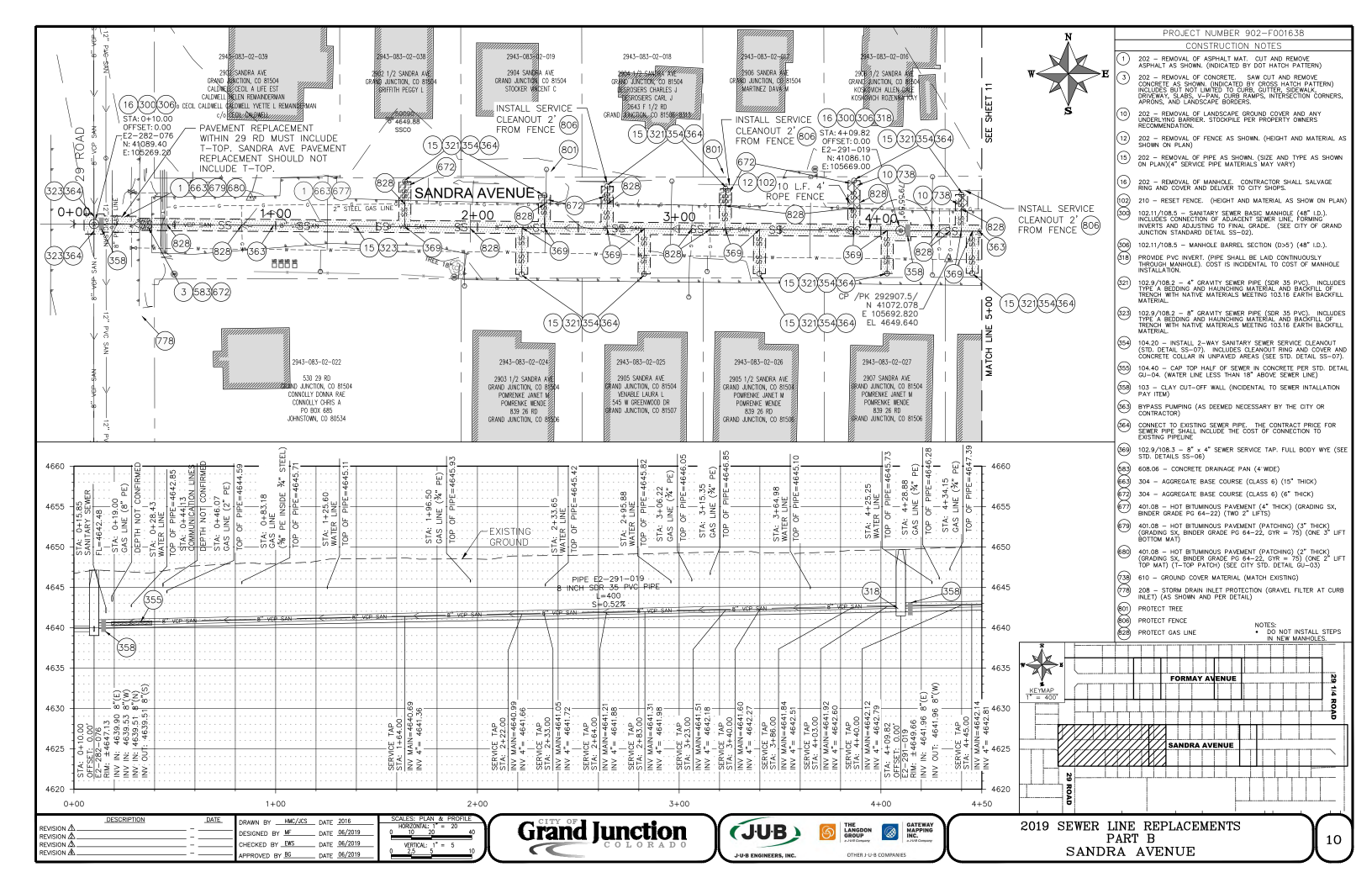


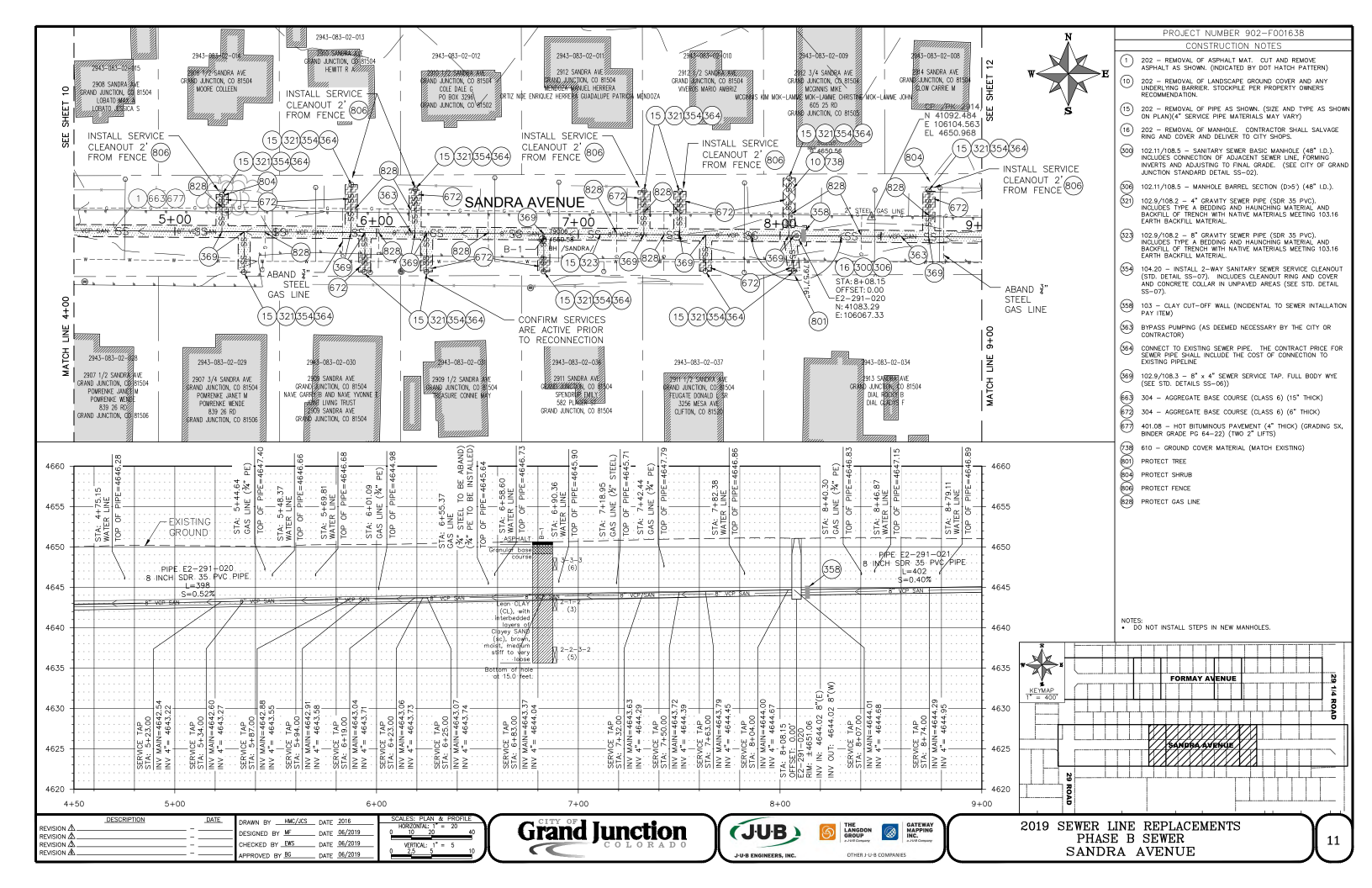


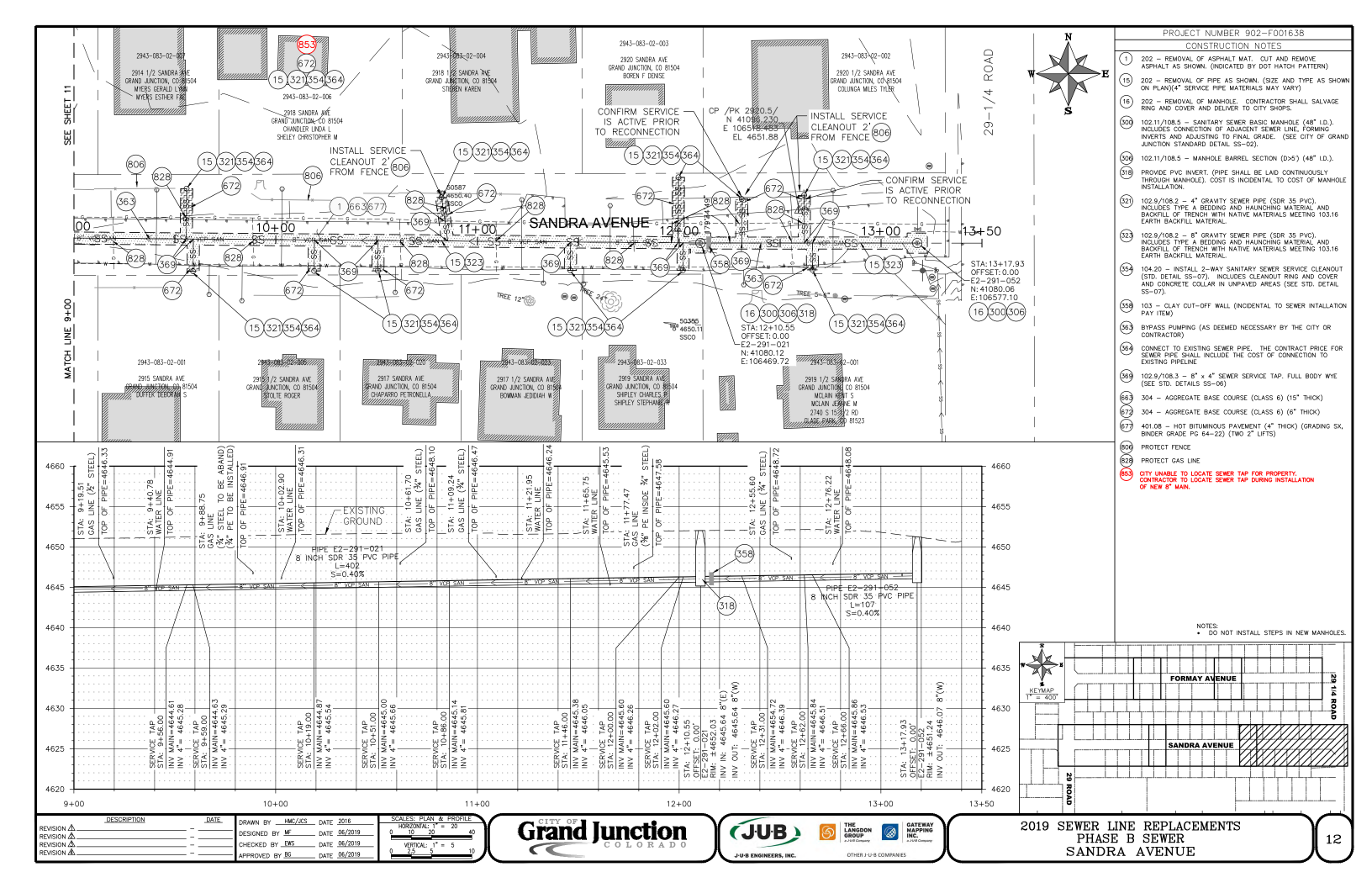


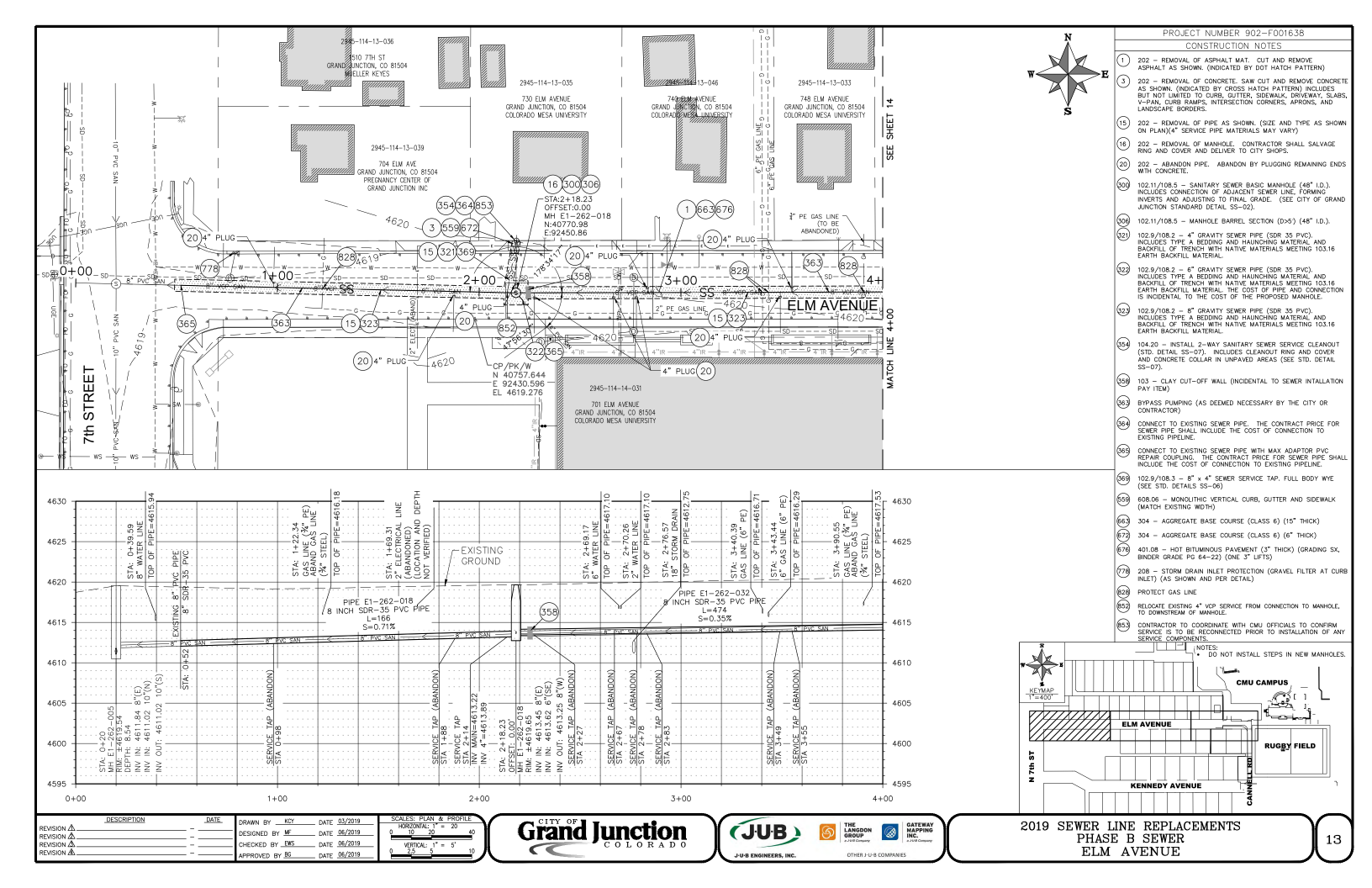


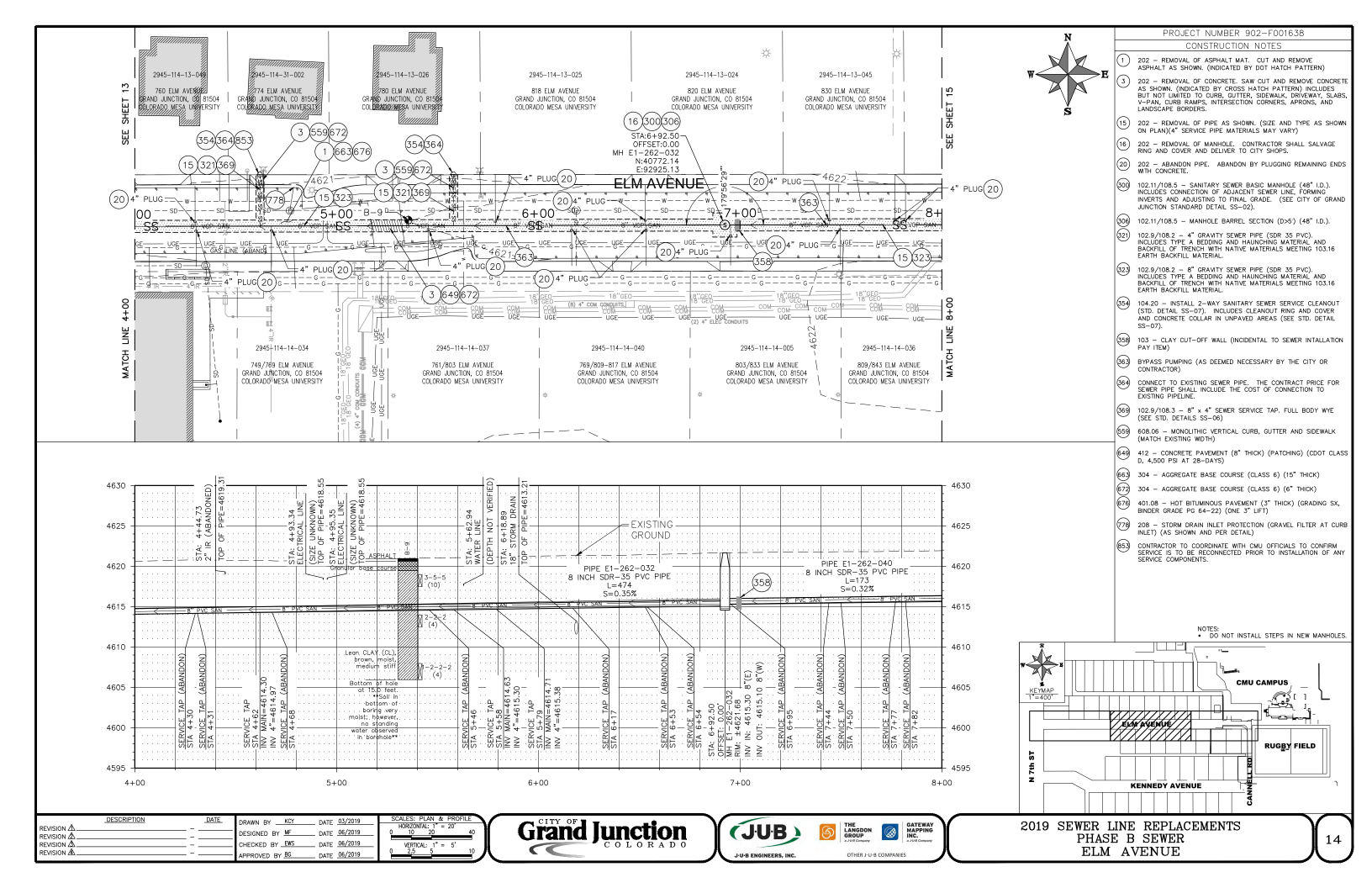


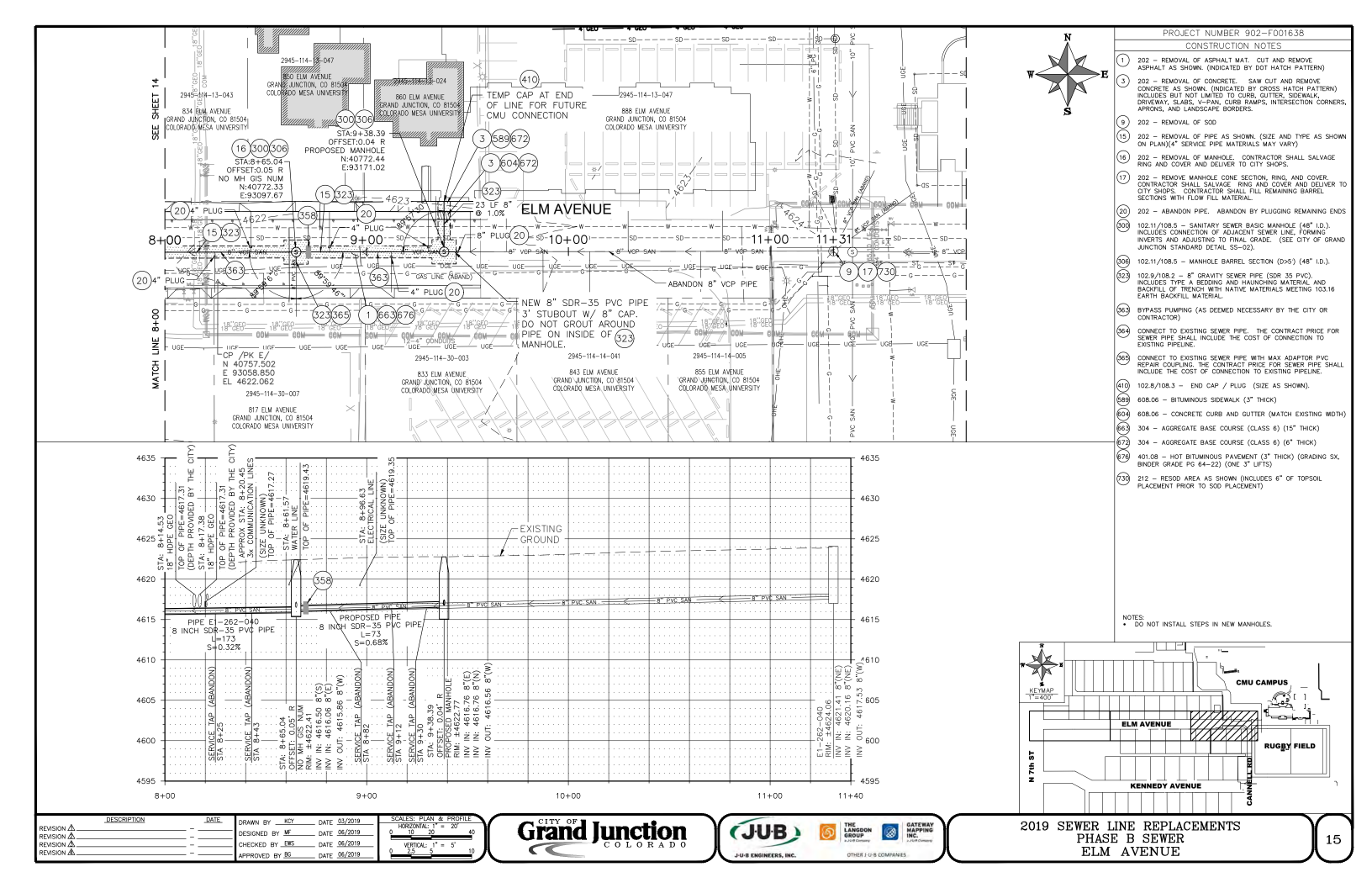


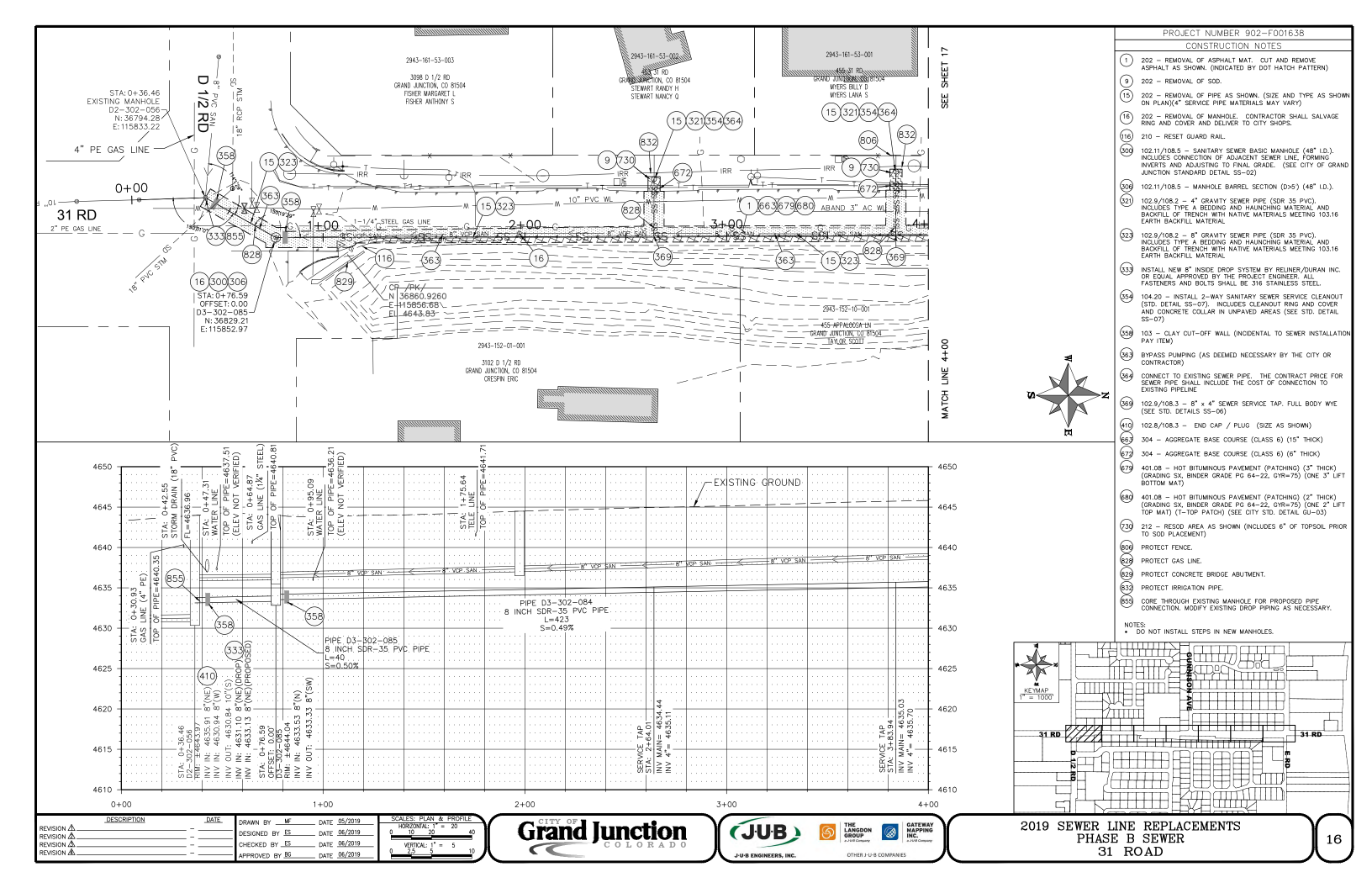


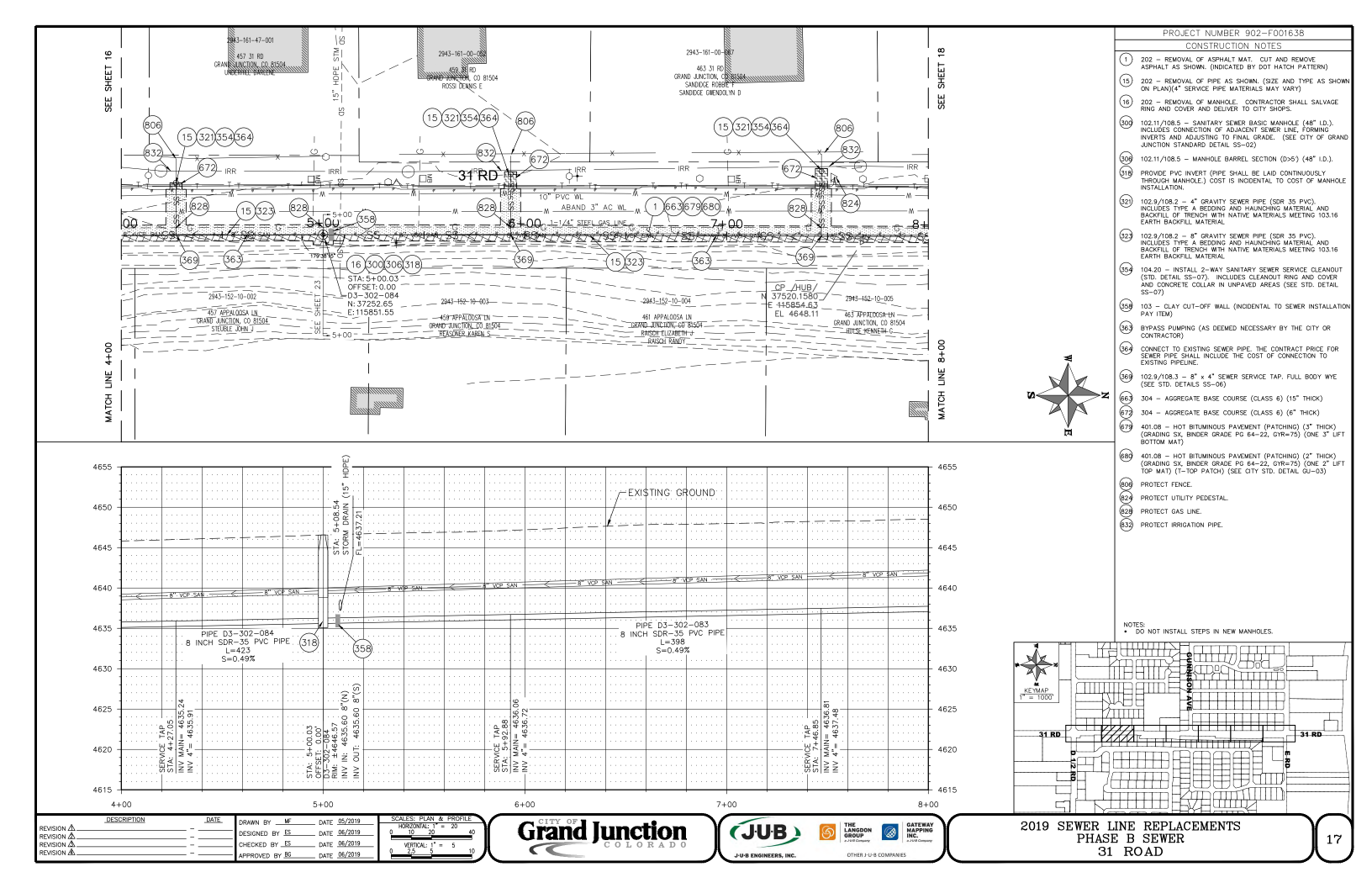


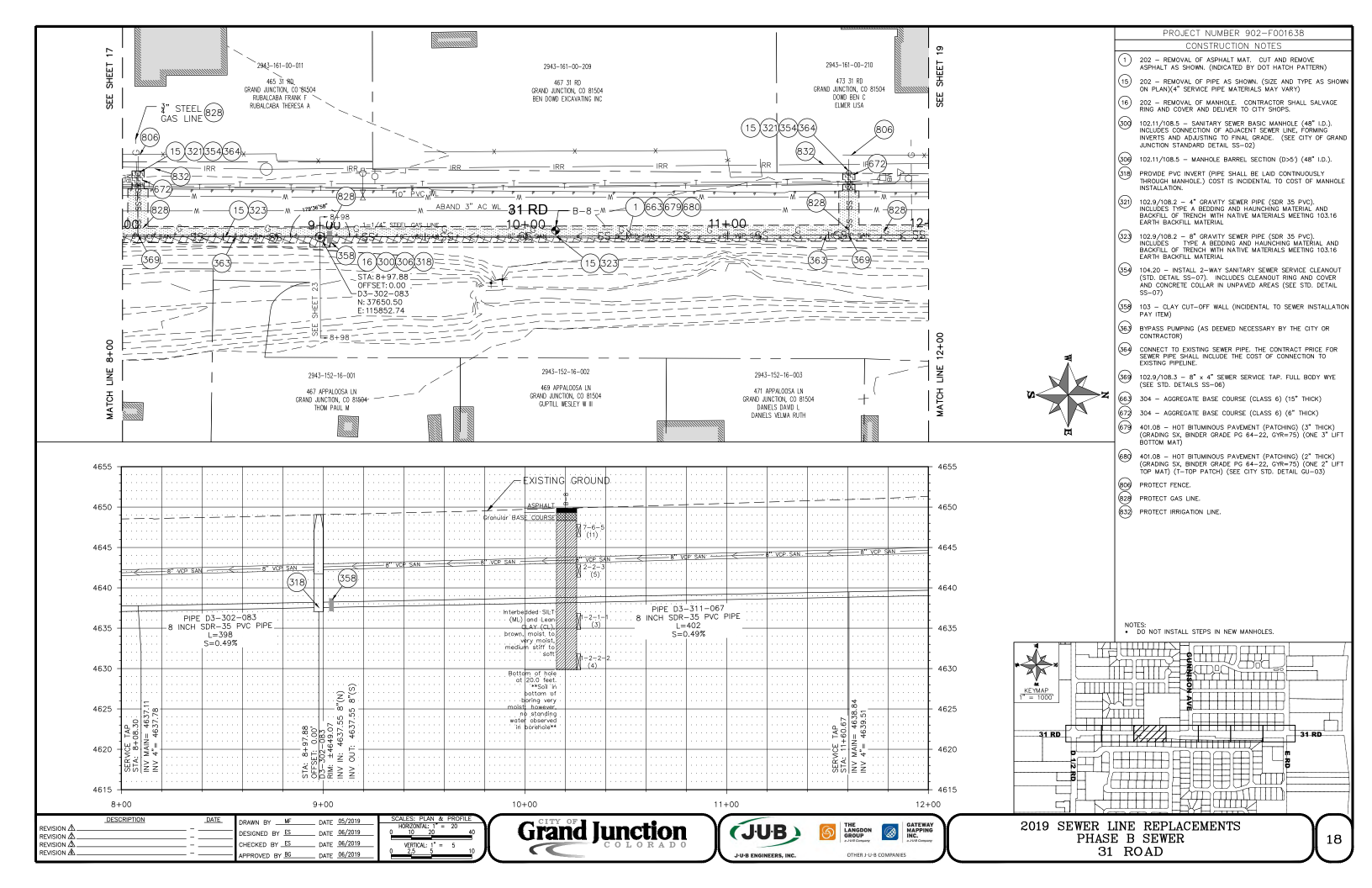


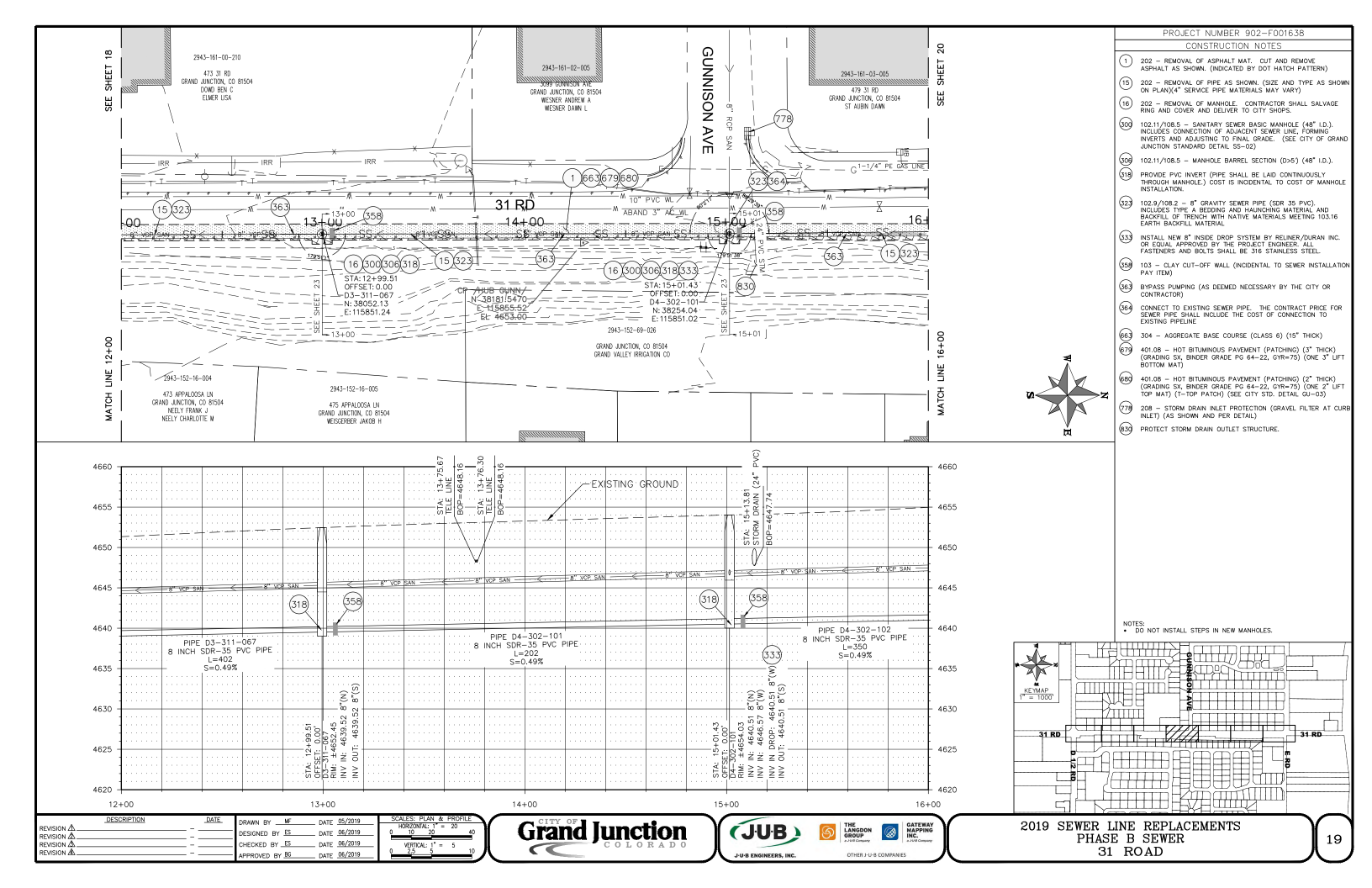


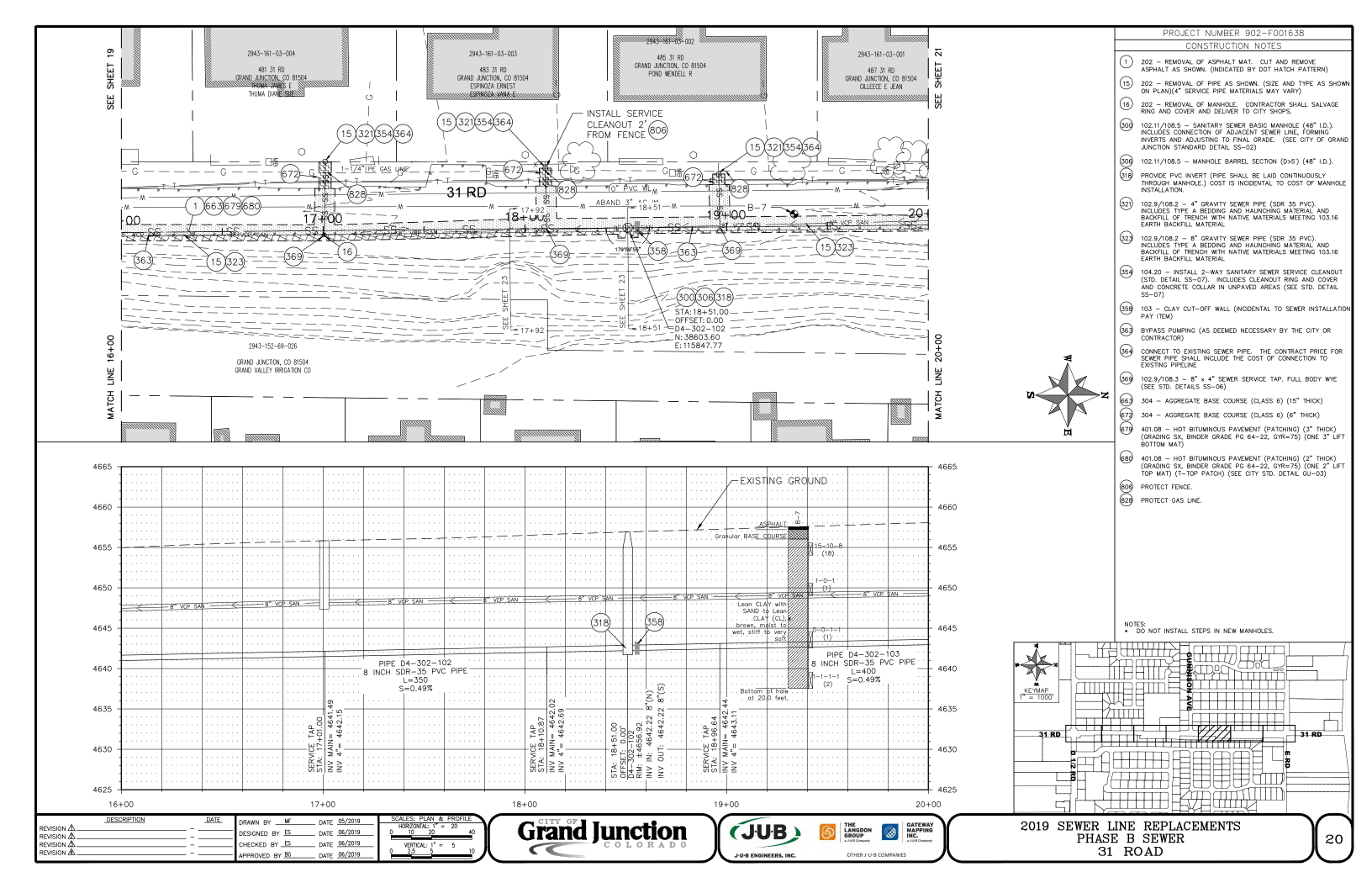


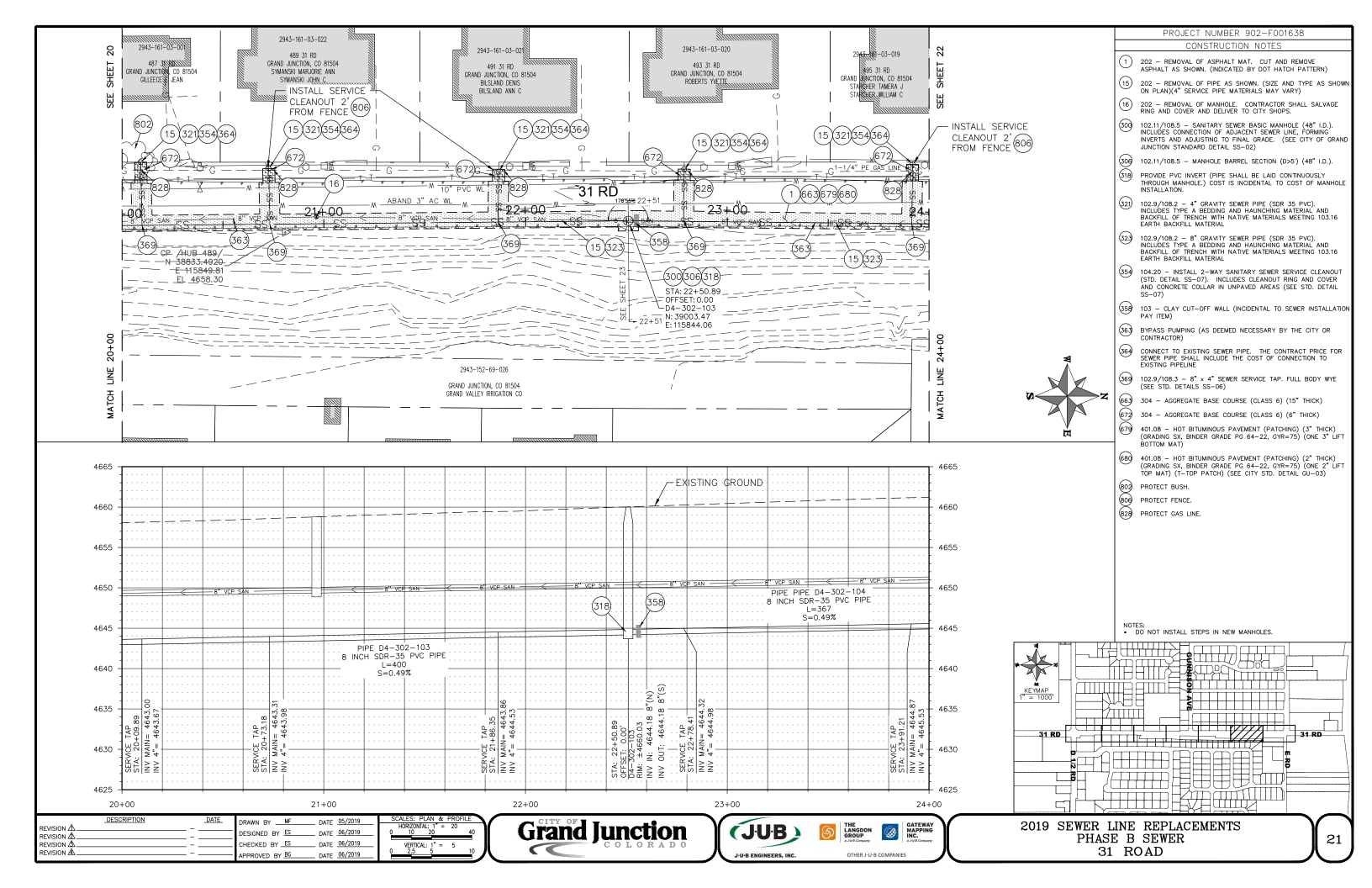


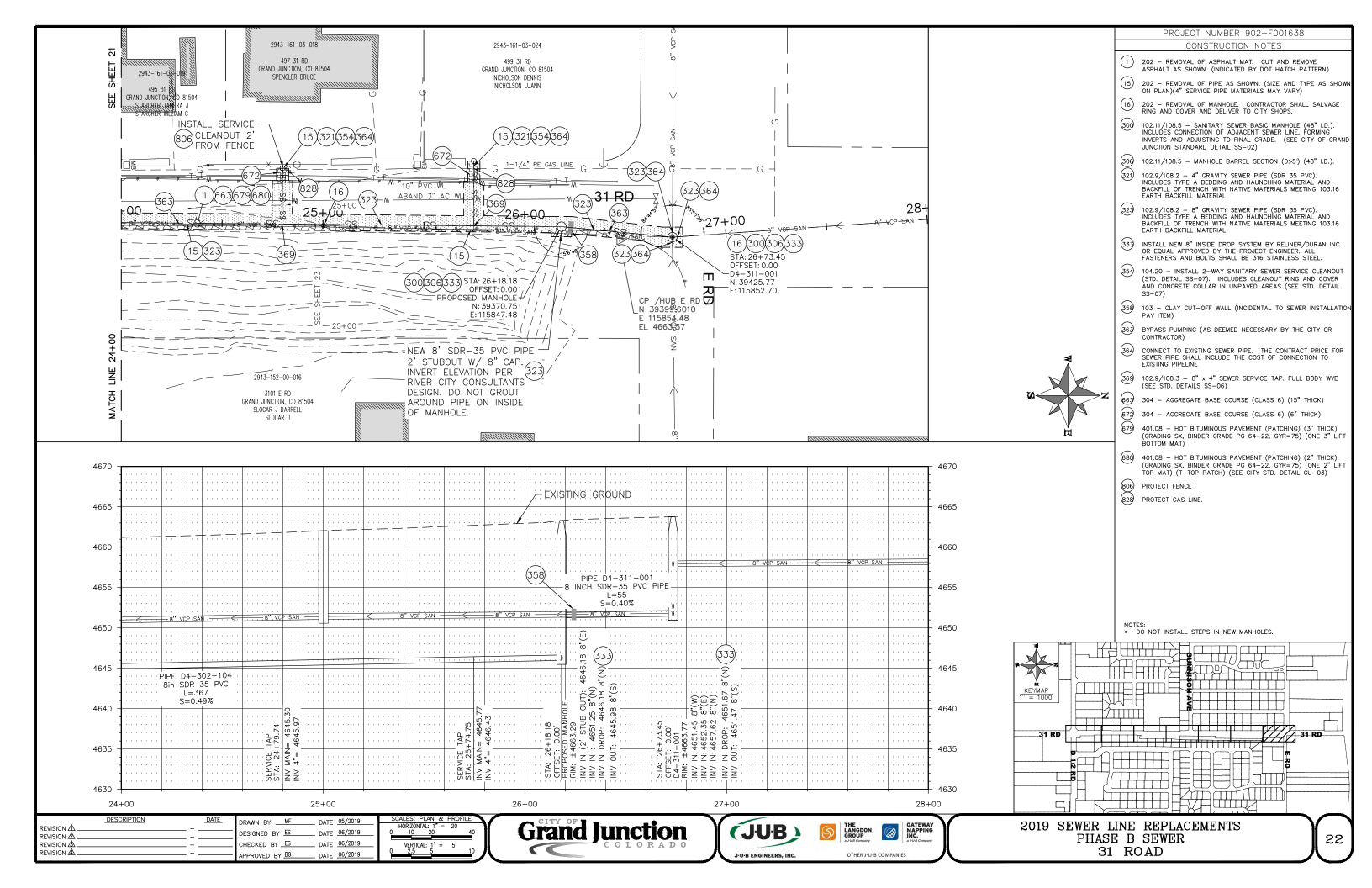


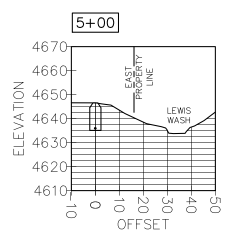


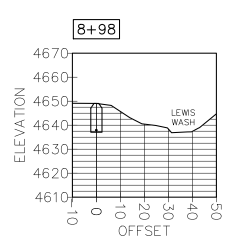


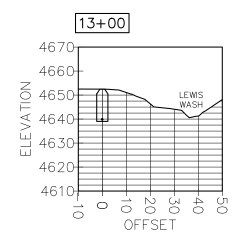


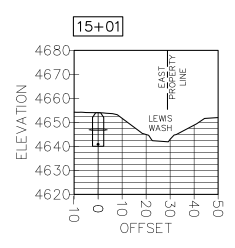












DATE <u>05/2019</u>

_ DATE <u>06/2019</u>

___ DATE <u>06/2019</u> ___ DATE <u>06/2019</u>

