Terrebonne Parish Consolidated Government

TPCG Decorative Street Light-Permanent Repairs

Addendum #1



Purpose: Addendum #2

Subject: TPCG Hurricane Ida Recovery Today's Date: 12/01/2022

## Addendum #2

This Addendum forms part of the Bid Documents and modifies and clarifies the original Bidding/Proposal Documents for the project as noted below. Acknowledge receipt of this Addendum in the space provided on the Proposal Form. Failure to do so may subject the Bidder to disqualification. Bidder is responsible to disseminate this Addendum to all subcontractors concerned.

# Specification & Contract Document Revisions

1. Specifications.

Remove **Table of Contents** from Request for Bid Document and **REPLACE with Attachment A.** 

Remove Part V: General Provisions section 5.27.1 and 5.27.2 from Request for Bid Document and REPLACE with Attachment B.

Remove Part V: General Provisions section 5.39 Contract Work Hours and Safety Standards Act from Request for Bid Document and REPLACE with Attachment C.

ADD New Attachment D with sections 5.40, 5.41, 5.42, 5.43, 5.44, 5.45, and 5.46 to the end of Part V: General Provisions section 5.39 in Request for Bid Document.

Remove Louisiana Uniform Public Work Bid Form from Request for Bid Document and REPLACE with Attachment E.

2. Construction Drawings (Attachment F).

Remove Sheet T1.0 of the Original Construction Drawings and **REPLACE with Revised Sheet T1.0.** 

Remove Sheet G1.3 of the Original Construction Drawings and **REPLACE with Revised Sheet G1.3.** 

Remove Sheet E2.1 of the Original Construction Drawings and **REPLACE with Revised Sheet E2.1**.

**ADD New Sheet E2.24** 

**ADD New Sheet E2.25** 

Terrebonne Parish Consolidated Government TPCG Decorative Street Light- Permanent Repairs				
Adden	d u m # 1			
	ADD New Sheet E2.26			
	ADD New Sheet E2.27			
	ADD New Sheet E2.28			
	ADD New Sheet E2.29			
	ADD New Sheet E2.30			
	Remove Sheet E3.3 of the Original Construction Drawings and REPLACE with Revised Sheet E3.3.			
Clarifications	N/A			
Questions	N/A			

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Terrebonne Parish Consolidated
Government
TPCG Decorative Street Light-
Permanent Repairs
Addendum #1
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Attachment "B" – Sample Contract Agreement
Attachment "C" – Table of Contents – Technical Documents
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#### 5.27.1 Termination of the Contract for Cause

The Owner shall submit a written notice to the Contractor and Surety which justifies placement of the Contractor in default if:

- 1. The Work is not begun within the time specified in the Notice to Proceed.
- 2. The Work is performed with insufficient workmen, equipment, or materials to assure prompt completion.
- 3. The Contractor performs unsuitable, neglected, or rejected work, refuses to remove materials.
- 4. The Work is discontinued.
- 5. The Work is not completed within the Contract Time or time extension.
- 6. Work is not resumed within a reasonable time after receiving a notice to continue.
- 7. The contractor becomes insolvent or is declared bankrupt or commits any act of bankruptcy or insolvency.
- 8. The Contractor allows any final judgment to stand unsatisfied for a period of ten (10) days.
- 9. The Contractor makes an assignment for the benefit of creditors.
- 10. The Work is not performed in an acceptable manner.

If the Contractor or Surety does not remedy all conditions cited in the written notice within ten (10) days after receiving such a notice, the Contractor is placed into default, the Owner may obtain the necessary labor, materials, and equipment.

Enter into a new Contract in order to complete the Work. All costs incurred by the Owner for completing the Work under the new Contract will be deducted from the payment due the Contractor. If the expense exceeds the sum payable under the Contract, the Contractor and Surety shall be liable to pay the Owner the difference.

#### 5.27.2 Termination of the Contract for Convenience

Owner may, at any time, terminate this Contract or any portion thereof, for Owner's convenience, upon providing written notice to the Contractor. In such case, Contractor shall be paid for all work completed through the date notice was provided (less payments already received) and reasonable demobilization and restocking charges incurred, and reasonable overhead and profit based upon industry standards on the work performed. In no event shall the Contractor be entitled to payment of overhead and profit on work not performed. In the event it is determined that the Contractor was wrongfully terminated for cause, such termination shall be automatically converted to a termination for convenience under and payment made as provided under this Section.

#### 5.39 Clean Air Act

"Clean Air Act" – The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 *et seq.* 

The contractor agrees to report each violation to Terrebonne Parish Consolidated Government and understands and agrees that Terrebonne Parish Consolidated Government will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency (FEMA), and the appropriate Environmental Protection Agency Regional Office.

The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with federal assistance provided by FEMA.

"Federal Water Pollution Control Act" – The contractor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the federal Water Pollution Control Act, as amended, 33 U.S.C. § 1251 *et seq.* 

The contractor agrees to report each violation to Terrebonne Parish Consolidated Government and understands and agrees that Terrebonne Parish Consolidated Government will, in turn, report each violation as required to assure notification to the Federal Emergency Management Agency (FEMA), and the appropriate Environmental Protection Agency Regional Office.

The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with federal assistance provided by FEMA."

#### **5.40** Equal Employment Opportunity

The regulation at 41 C.F.R. § 60-1.4(b) requires, except as otherwise provided or exempted in 41 C.F.R. Part 60, the insertion of the following contract clause: "During the performance of this contract, the contractor agrees as follows:

1. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:

Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- 2. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- 3. The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information.
- 4. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 5. The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

- 6. The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- 7. In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- 8. The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance:

*Provided*, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work: *Provided*, that if the applicant so participating is a state or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and federally assisted construction contracts pursuant to the Executive Order and will carry out

such sanctions and penalties for violation of the equal opportunity clause as may be imposed upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive Order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings."

#### **5.41** Byrd Anti-Lobbying Act 31 U.S.C. § 1352 (as amended)

If applicable, contractors must sign and submit the following certification to the NFE with each bid or offer exceeding \$100,000. Each tier certifies to the tier above that it will not and has not used federally appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-federal funds that takes place in connection with obtaining any federal award. Such disclosures are forwarded from tier to tier up to the recipient who in turn will forward the certification(s) to the federal awarding agency'.

44 C.F.R. Part 18 – Certification Regarding Lobbying must be signed and included with the contract documents.

#### APPENDIX 'A', 44 C.F.R. PART 18 - CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

The undersigned certifies, to the best of his or her knowledge and belief, that:

No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, Title 31, U.S.C. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure."

"The Contractor,	, certifies
or affirms the truthfulness and accuracy of each statement of disclosure, if any. In addition, the Contractor understands and of 31 U.S.C. Chap. 38, Administrative Remedies for False Clato this certification and disclosure, if any.	agrees that the provisions
Signature of Contractor's Authorized Official	Date
Name and Title of Contractor's Authorized Official	

#### 5.42 Debarment and Suspension Act

This contract is a covered transaction for purposes of 2 C.F.R. Part 180 and 2 C.F.R. Part 3000. As such, the contractor is required to verify that none of the contractor's principals (defined at 2 C.F.R. § 180.995) or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).

The contractor must comply with 2 C.F.R. Part 180, subpart C and 2C.F.R. Part 3000, subpart C, and must include a requirement to comply with these regulations in any lower tier—covered transaction it enters into.

This certification is a material representation of fact relied upon by Terrebonne Parish Consolidated Government. If it is later determined that the contractor did not comply with 2 C.F.R. Part 180, subpart C and 2 C.F.R. Part 3000, subpart C, in addition to remedies available Terrebonne Parish Consolidated Government, the federal government may pursue available remedies, including but not limited to suspension and/or debarment.

The bidder or proposer agrees to comply with the requirements of 2 C.F.R. Part 180, subpart C and 2 C.F.R. Part 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions."

#### 5.43 Procurement of Recovered Materials

"In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA-designated items unless the product cannot be acquired—

Competitively within a timeframe providing for compliance with the contract performance schedule; Meeting contract performance requirements; or at a reasonable price.

Information about this requirement, along with the list of EPA-designated items, is available at EPA's Comprehensive Procurement Guidelines webpage: https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program.

The Contractor also agrees to comply with all other applicable requirements of Section 6002 of the Solid Waste Disposal Act."

#### 5.44 Contract Work Hours and Safety Standards Act

- 1. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- 2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (b)(1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (b)(1) of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (b)(1) of this section.
- 3. Withholding for unpaid wages and liquidated damages. Terrebonne Parish Consolidated Government shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (b)(2) of this section.
- 4. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (b)(1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (b)(1) through (4) of this section."
- 5. The contractor or subcontractor shall maintain payrolls and basic payroll records during the course of the work and shall preserve them for a period of three years from the completion of the contract for all laborers and mechanics, including guards and watchmen, working on the contract. Such records shall contain the name and address of each such employee, social security number, correct classifications, hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid.

Records to be maintained under this provision shall be made available by the contractor or subcontractor for inspection, copying, or transcription by authorized representatives of the Department of Homeland Security, the Federal Emergency Management Agency, and the Department of Labor, and the contractor or subcontractor will permit such representatives to interview employees during working hours on the job."

#### **Prohibition on Contracting for Covered Telecommunications Equipment or Services**

- (a) Definitions. As used in this clause, the terms backhaul; covered foreign country; covered telecommunications equipment or services; interconnection arrangements; roaming; substantial or essential component; and telecommunications equipment or services have the meaning as defined in FEMA Policy 405-143-1, Prohibitions on Expending FEMA Award Funds for Covered Telecommunications Equipment or Services (Interim), as used in this clause—
- (b) Prohibitions.
  - (1) Section 889(b) of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232, and 2 C.F.R. § 200.216 prohibit the head of an executive agency on or after Aug.13, 2020, from obligating or expending grant, cooperative agreement, loan, or loan guarantee funds on certain telecommunications products or from certain entities for national security reasons.
  - (2) Unless an exception in paragraph (c) of this clause applies, the contractor and its subcontractors may not use grant, cooperative agreement, loan, or loan guarantee funds from the Federal Emergency Management Agency to:
    - (i) Procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
    - (ii) Enter into, extend, or renew a contract to procure or obtain any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology of any system;
    - (iii) Enter into, extend, or renew contracts with entities that use covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system; or
    - (iv) Provide, as part of its performance of this contract, subcontract, or other contractual instrument, any equipment, system, or service that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

#### (c) Exceptions.

- (1) This clause does not prohibit contractors from providing—
  - (i) A service that connects to the facilities of a third-party, such as backhaul, roamin, or interconnection arrangements; or
  - (ii) Telecommunications equipment that cannot route or redirect user data traffic or permit visibility into any user data or packets that such equipment transmits or otherwise handles.
- (2) By necessary implication and regulation, the prohibitions also do not apply to:
  - (i) Covered telecommunications equipment or services that:
    - i. Are not used as a substantial or essential component of any system;
       and
    - ii.Are *not used* as critical technology of any system.
  - (ii) Other telecommunications equipment or services that are not considered covered telecommunications equipment or services.
- (d) Reporting requirement.
  - (1) In the event the contractor identifies covered telecommunications equipment or services used as a substantial or essential component of any system, or as critical technology as part of any system, during contract performance, or the contractor is notified of such by a subcontractor at any tier or by any other source, the contractor

- shall report the information in paragraph (d)(2) of this clause to the recipient or subrecipient, unless elsewhere in this contract are established procedures for reporting the information.
- (2) The Contractor shall report the following information pursuant to paragraph (d)(1) of this clause:
  - (i) Within one business day from the date of such identification or notification: The contract number; the order number(s), if applicable; supplier name; supplier unique entity identifier (if known); supplier Commercial and Government Entity (CAGE) code (if known); brand; model number (original equipment manufacturer number, manufacturer part number, or wholesaler number); item description; and any readily available information about mitigation actions undertaken or recommended.
  - (ii) Within 10 business days of submitting the information in paragraph (d)(2)(i) of this clause: Any further available information about mitigation actions undertaken or recommended. In addition, the contractor shall describe the efforts it undertook to prevent use or submission of covered telecommunications equipment or services, and any additional efforts that will be incorporated to prevent future use or submission of covered telecommunications equipment or services.
- (e) Subcontracts. The Contractor shall insert the substance of this clause, including this paragraph (e), in all subcontracts and other contractual instruments.

#### **Domestic Preferences for Procurements**

As appropriate, and to the extent consistent with law, the contractor should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States. This includes, but is not limited to iron, aluminum, steel, cement, and other manufactured products.

For purposes of this clause:

- Produced in the United States means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.
- Manufactured products mean items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber."

#### **Access to Records**

- "The Contractor agrees to provide South Louisiana Electric Cooperative Association, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- The Contractor agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.

In compliance with section 1225 of the Disaster Recovery Reform Act of 2018, South Louisiana Electric Cooperative Association and the Contractor acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.

#### Changes

To be allowable under a FEMA grant or cooperative agreement award, the cost of any contract change, modification, amendment, addendum, change order, or constructive change must be necessary, allocable, within the scope of the grant or cooperative agreement, reasonable for the scope of work, and otherwise allowable.

#### DHS Seal, Logo, and Flags

The contractor shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval. The contractor shall include this provision in any subcontracts.

## Compliance with Federal Law, Regulations, and Executive Orders and Acknowledgement of Federal Funding

This is an acknowledgement that FEMA financial assistance will be used to fund all or a portion of the contract. The contractor will comply with all applicable federal law, regulations, executive orders, FEMA policies, procedures, and directives.

#### No Obligation by Federal Government

The federal government is not a party to this contract and is not subject to any obligations or liabilities to the non-federal entity, contractor, or any other party pertaining to any matter resulting from the contract.

#### Program Fraud and False or Fraudulent Statements or Related Acts

The contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

#### **Affirmative Socioeconomic Steps**

If subcontracts are to be let, the prime contractor is required to take all necessary steps identified in 2 C.F.R. § 200.321(b)(1)-(5) to ensure that small and minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

#### **Copyright and Data Rights**

License and Delivery of Works Subject to Copyright and Data Rights – The Contractor grants to the (insert name of the non-federal entity), a paid-up, royalty-free, nonexclusive, irrevocable, worldwide license in data first produced in the performance of this contract to reproduce, publish, or otherwise use, including

prepare derivative works, distribute copies to the public, and perform publicly and display publicly such data. For data required by the contract but not first produced in the performance of this contract, the Contractor will identify such data and grant to South Louisiana Electric Cooperative Association or acquires on its behalf a license of the same scope as for data first produced in the performance of this contract. Data, as used herein, shall include any work subject to copyright under 17 U.S.C. § 102, for example, any written reports or literary works, software and/or source code, music, choreography, pictures or images, graphics, sculptures, videos, motion pictures or other audiovisual works, sound and/or video recordings, and architectural works. Upon or before the completion of this contract, the Contractor will deliver to South Louisiana Electric Cooperative Association data first produced in the performance of this contract and data required by the contract but not first produced in the performance of this contract in formats acceptable by the South Louisiana Electric Cooperative Association. If subcontracts are to be let, the prime contractor is required to take all necessary steps identified in 2 C.F.R. § 200.321(b)(1)-(5) to ensure that small and minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

#### 5.46 Performance and Payment Bond

#### PERFORMANCE/PAYMENT BOND

In order to insure the faithful performance of each and every condition, stipulation and requirement of the Contract and to indemnify and save harmless the Owner from any and all damages, either directly or indirectly arising out of any failure to perform same, the successful Bidder to whom the Contract is awarded, shall furnish a Performance/Payment Bond in an amount of at least equal to one hundred percent (100%) of the Contract Price. The Contract shall not be in force or binding upon the Owner until such satisfactory Bonds has been provided. The Surety Company shall be approved by the Owner and the cost of the Bonds shall be paid for by the Contractor unless otherwise stipulated.

#### QUALIFICATIONS OF SURETY COMPANIES

In order to be acceptable to the Owner, a surety company issuing one hundred percent (100%) Performance/Payment Bonds, called for in these Specifications, shall meet and comply with the following minimum standards:

- A. Surety must be currently licensed to do business in the State of Louisiana and shall comply with the provisions of Louisiana State Law.
- B. No Surety Company will be accepted as a bondsman who has no permanent agent or representative in the State upon whom notices referred to in these Specifications may be served. Services of said notice on said agent or representative in the State shall be equal to service of notice on the President of the Surety Company, or such other officer as may be concerned.

C.To be acceptable as Surety on a Contract with the Parish of Terrebonne, the company must hold Certificate of Authority from the United States Treasury Department as acceptable surety on Federal Bonds. This provision does not limit penal sum of bonds which surety companies may execute. Net retention, however, cannot exceed underwriting limitation placed on surety by Treasury Department and excess risk must be protected by Certificate of Re-Insurance or Co-Insurance furnished to Owner within forty-five (45) days of date of execution of Contract.

- D. Surety bond shall be written by a surety or insurance company currently on the U.S. Department of the Treasury Financial Management Service list of approved bonding companies which is published annually in the Federal Register, or by a Louisiana domiciled insurance company with at least an A- rating in the latest printing of the A.M. Best's Key Rating Guide, and a Class 8 or better General Policy Holders Rating all in accordance to the latest A.M. Best Company Rating, to write individual bonds up to ten percent (10%) of policy-holder's surplus as shown in the A.M. Best's Key Rating Guide.
- E. No surety or insurance company shall write a bond which is in excess of the amount indicated as approved by the U.S. Department of the Treasury Financial Management Service list or by a Louisiana domiciled insurance company with an A- rating by A.M. Best, up to a limit of ten percent (10%) of policyholder's surplus as shown by A.M. Best in the State of Louisiana.
- F. Surety shall have been in business and have a record of successful continuous operations for at least five (5) years.
- G. Attorneys-in-fact who sign Performance/Payment Bonds must file with such bond a certified copy of their power of attorney to sign such bond.
- H. Agents of surety companies must list their name, address, and telephone number on all bonds.
- I. Bonds shall be countersigned by a person who is contracted with the surety company as an agent, who is licensed as an insurance agent in Louisiana, and who resides in the State of Louisiana.
- J. The life of the bonds shall extend twelve (12) months beyond the date of final payment and shall contain a waiver of alteration to the terms of the Contract, extensions of time, and/or forbearance on the part of the Owner, all to assure prompt removal and replacement of all defective

- material, equipment, components thereof, workmanship, etc. and to assure payment of any damage to property of Owner or others as a result of such defective materials, equipment, workmanship, etc.
- K. Should the Contractor's Surety, even though approved and accepted by the Owner, subsequently remove its agency or representative from the State or become insolvent, bankrupt, or otherwise fail, the Contractor shall furnish a new Bond in another company approved by the Owner, at no cost to the Owner. The new Bond shall be executed under the same terms and conditions as the original Bond.
- L. The Contractor's bondsman shall obligate himself to all the terms and covenants of these Specifications and of contracts covering the Work executed hereunder. The Owner reserves the right to do extra Work or make changes by altering, adding to or deducting from the Work under the conditions and in the manner herein before described without notice to the Contractor's surety and without in any manner affecting the liability of bondsman or releasing him from any of his obligations hereunder.
- M. The Bond shall also secure for the Owner the faithful performance of the Contract in strict accordance with Drawings and Specifications. It shall protect the Owner against all lien laws of the State and shall provide for payment of reasonable attorney's fees for enforcement of Contract and institution or concursus proceedings, if such proceedings become necessary. Likewise, it shall provide for all additional expenses of the Architect or Engineer occurring through failure of the Contractor to perform.
- N. The surety of the Contractor shall be and does hereby declare and acknowledge himself by acceptance to be bound to the Owner as a guarantor, jointly and in solido with the Contractor, for fulfillment of terms as set forth in these Specifications.

### Addendum #2 – Attachment E Louisiana Uniform Public Work Bid Form

#### LOUISIANA UNIFORM PUBLIC WORK BID FORM

TO: Terrebonne Parish
Consolidated Government
8026 Main Street, 7th Floor
Houma, Louisiana 70360

BID FOR: Terrebonne Parish Consolidated Government – Terrebonne Parish Decorative Streetlighting Repairs

The undersigned bidder hereby declares and represents that she/he: a) has carefully examined and understands the Bidding Documents, b) has not received, relied on, or based his bid on any verbal instructions contrary to the Bidding Documents or any addenda, c) has personally inspected and is familiar with the project site, and hereby proposes to provide all labor, materials, tools, appliances and facilities as required to perform, in a workmanlike manner, all work and services for the construction and completion of the referenced project, all in strict accordance with the Bidding Documents prepared by: YKH Consulting, LLC, 3701 Hessmer Ave., Metairie, Louisiana 70002, (504) 264-5111 and dated: November, 2022.

Bidders must acknowledge all addenda. The Bidder acknowledge	es receipt of the following ADDENDA: (En	ter the number the
Designer has assigned to each of the addenda that the Bidder is acknowled	edging)	
•		
<b>TOTAL BASE BID</b> : For all work required by the Bidding Do Bid" * but not alternates) the sum of:	ocuments (including any and all unit prices of	designated "Base
	Dollars (\$	)
<b>ALTERNATES:</b> For any and all work required by the Bidding designated as alternates in the unit price description.	Documents for Alternates including any and	all unit prices
Alternate No. 1 for the additional sum of:		
	Dollars (\$	)
Alternate No. 2 for the additional sum of:		
	Dollars (\$	)
Alternate No. 3 (Owner to provide description of alternate and state whether	add or deduct) for the lump sum of:	
<u>N/A</u>	Dollars (\$	<u>J/A</u> )
NAME OF BIDDER:		
ADDRESS OF BIDDER:		
LOUISIANA CONTRACTOR'S LICENSE NUMBER:		
NAME OF AUTHORIZED SIGNATORY OF BIDDER: _		
TITLE OF AUTHORIZED SIGNATORY OF BIDDER:		
SIGNATURE OF AUTHORIZED SIGNATORY OF BIDDE DATE:	R **:	
THE FOLLOWING ITEMS ARE TO BE INCLUDED.	WITH THE SURMISSION OF THIS	LOUISIANA

## THE FOLLOWING ITEMS ARE TO BE INCLUDED WITH THE SUBMISSION OF THIS LOUISIANA UNIFORM PUBLIC WORK BID FORM:

- \* The <u>Unit Price Form</u> shall be used if the contract includes unit prices. Otherwise it is not required and need not be included with the form. The number of unit prices that may be included is not limited and additional sheets may be included if needed.
- \*\* A CORPORATE RESOLUTION OR WRITTEN EVIDENCE of the authority of the person signing the bid for the public work as prescribed by LA R.S. 38:2212(B)(5).

**BID SECURITY** in the form of a bid bond, certified check or cashier's check as prescribed by LA R.S. 38:2218(A) attached to and made a part of this bid.

# LOUISIANA UNIFORM PUBLIC WORK BID FORM <u>UNIT PRICE FORM</u>

**TO:** Terrebonne Parish Consolidated Government

8026 Main Street, 7<sup>th</sup> Floor Houma, LA 70360 **BID FOR:** Terrebonne Parish Consolidated Government Terrebonne Parish Decorative Streetlighting Repairs

UNIT PRICES: Thi	is form shall be used for a	ny and all work required by	the Bidding Documents and described as unit price	es. Amounts shall be stated in figures and only in figures.	
DESCRIPTION:	⊠Base Bid or □Alt.# New Pedestrian Acorn Lighting Assembly				
	Unit price shall include all labor, equipment, and materials necessary for a complete replacement of a Pedestrian Lighting Assembly including but not limited to: furnishing and installing the pole with base, luminaire head with light engine, mounting accessories, hardware, pole wiring, fuses, pole terminal block, photocell, ground rods; the connection to lighting circuit; associated testing; the removal and disposal of existing lighting assembly.				
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
1	156	Each			
DESCRIPTION:	⊠Base Bid or □Alt.#	New Double-Head Pede	estrian Acorn Lighting Assembly		
	to: furnishing and instal	lling the pole with base, lumin		le-Head Pedestrian Lighting Assembly including but not limited ccessories, hardware, pole wiring, fuses, pole terminal block, sting lighting assembly.	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
2	10	Each			
	<u> </u>				
DESCRIPTION:	⊠Base Bid or □Alt.#	New Pedestrian Acorn Lu	uminaire Head		
	Unit price shall include all labor, equipment, and material, necessary for complete installation of new Pedestrian Luminaire Head on an existing pole including but not limited to: luminaire head, power supply/driver components, mounting supports/brackets, pole wiring, photocell, pole fuses; the connection to the existing lighting circuit including wiring and fittings; the removal and disposal of existing luminaire head, etc.				
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
3	64	Each			
DESCRIPTION:	☐ Base Bid or ☐ Alt.#	Re-finishing Existing Ped	lestrian Acorn Lighting Assembly		
	new paint including fill		erial, necessary to re-finish existing Pedestrian Lightin leaning, treating; priming and painting.	g Assembly including but not limited to: preparing surfaces for	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
4	121	Each			
DESCRIPTION:	☐ Base Bid or ☐ Alt.# New Concrete Foundation for Pedestrian Acorn Lighting Assembly				
	Unit price shall include all labor, equipment, and materials necessary for constructing concrete foundation for Pedestrian Lighting Assembly in-place of existing including but not limited: concrete, concrete steel reinforcement, formwork, anchor bolts; the modification of the existing underground/cast-in-place lighting circuit including wiring, conduit, and fittings; associated testing; the removal and disposal of existing concrete foundation.				
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
5	89	Each			
·		l	I .	1	

DESCRIPTION:	☐ Base Bid or ☐ Alt.# Repair of Existing Concrete Foundation for Pedestrian Acorn Lighting Assembly				
	Unit price shall include all labor, equipment, and materials necessary to allow for installation of new Pedestrian Lighting Assembly on existing concrete foundation including but not limited: the cutting, drilling, and repairing of existing concrete base; epoxy, anchor bolts, supplemental concrete, and steel reinforcement; the modification of the existing underground/cast-in-place lighting circuit including wiring, conduit, and fittings; associated testing; the removal and disposal of any existing materials.				
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
6	79	Each	UNITRICE	ONTITICE EXTENSION (Quantity times on trice)	
U	17	Eacii			
DECCRIPTION.	□ D D'1 □ A1//	, p : F::: D1::			
DESCRIPTION:			ian Acorn Lighting Assembly		
				and devices of Pedestrian Lighting Assembly including but not det testing; the removal and disposal of existing pole wiring.	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
7	21	Each	CHITIMEL	ONTITICE EXTENSION (Quantity times on trice)	
/	21	Eacii			
DESCRIPTION.	✓ D D:1 □ A14 +	M Ci1- A D1	I :- -4: A -1 (C4		
DESCRIPTION:			ay Lighting Assembly (St. Charles Street)	-1- A D d T :=lai Alaialia-la-di la-di	
				ngle-Arm Roadway Lighting Assembly with new including but not acket, mounting accessories, hardware, pole wiring, photocell, pole	
			cuit; associated testing; the removal and disposal of		
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
8	7	Each			
DESCRIPTION:	□ Base Bid or □ Alt.#	New Dual-Arm Roadway	y Lighting Assembly (St. Charles Street)		
Unit price shall include all labor, equipment, and materials necessary for a complete replacement of a Dual-Arm Roadway Lighting Assembly with ne				al-Arm Roadway Lighting Assembly with new including but not	
	limited to: furnishing and installing the pole with base, luminaire head with light engine, roadway dual-arm bracket, mounting accessories, hardware, pole wiring, photocell,				
	pole fuses, ground rods	the connection to the lighting	g circuit; associated testing; the removal and disposa	al of existing lighting assembly.	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
9	21	Each			
DESCRIPTION:	⊠ Base Bid or □ Alt.#	New Roadway Luminair	e Head		
	Unit price shall include all labor, equipment, and material, necessary for a complete installation of new Roadway Luminaire Head on an existing pole, including but not				
				wiring; the connection to the existing lighting circuit including	
DEE MA		removal and disposal of exist		VI UT PRIOR EVENINAL I	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
10	33	Each			
DESCRIPTION:	☐ Base Bid or ☐ Alt.# New Arm Bracket				
	Unit price shall include all labor, equipment, and material, necessary for a complete replacement of roadway single-arm bracket on existing pole including but not limited mounting hardware and fittings; the removal and disposal of existing roadway arm bracket.				
P.E. 110				VI UT PRIOR EVITERION :	
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
11	4	Each			
DESCRIPTION:	☐ Base Bid or ☐ Alt.# Re-finishing Existing Roadway Lighting Assembly				
	Unit price shall include all labor, equipment, and material, necessary to re-finish existing Roadway Lighting Assembly including but not limited to: preparing surfaces for				
DET 110	new paint including filling, chips/grooves, sanding, cleaning, treating; priming and painting.				
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)	
12	47	Each			

DESCRIPTION:	<ul> <li>☑ Base Bid or ☐ Alt.# New Concrete Foundation for Roadway Lighting Assembly (St. Charles Street)</li> <li>Unit price shall include all labor, equipment, and materials necessary for constructing concrete foundation for roadway lighting assembly in-place of existing including but not limited to: concrete, concrete steel reinforcement, formwork, anchor bolts; the modification of the existing underground/cast-in-place lighting circuit including wiring, conduit, and fittings; associated testing; the removal and disposal of existing concrete foundation.</li> </ul>			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
13	28	Each		
DESCRIPTION:	<ul> <li>☑ Base Bid or ☐ Alt.# New Pole Banner Arms</li> <li>Unit price shall include all labor, equipment, and materials necessary for a complete replacement of an existing set (two poles per set) of Pole Banner Arms with new including but not limited to: furnishing and installing the banner arms, mounting accessories and hardware; the removal and disposal of existing banner arms.</li> </ul>			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
14	37	Each		
DESCRIPTION:	☐ Base Bid or ☐ Alt.# Unit price shall include		d any other materials or labor not provided under the ot	her pay items.
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
15	1	Lump Sum		
DESCRIPTION:	□Base Bid or ☑Alt.# 1 New Pedestrian Acorn Lighting Assembly  Unit price shall include all labor, equipment, and materials necessary for a complete replacement of a Pedestrian Lighting Assembly including but not limited to: furnishing and installing the pole with base, luminaire head with light engine, mounting accessories, hardware, pole wiring, fuses, pole terminal block, photocell, ground rods; the connection to lighting circuit; associated testing; the removal and disposal of existing lighting assembly.			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A1	4	Each		12 7
DESCRIPTION:	Unit price shall include limited to: luminaire he	ead, power supply/driver comp	terial, necessary for complete installation of new Pedes	trian Luminaire Head on an existing pole including but not ocell, pole fuses; the connection to the existing lighting circuit
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A2	86	Each		
DESCRIPTION:	Unit price shall include but not limited: concret	e all labor, equipment, and mat te, concrete steel reinforcemen		or Pedestrian Lighting Assembly in-place of existing including ting underground/cast-in-place lighting circuit including wiring,
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A3	2	Each		1.5
	•	1		

DESCRIPTION:	☐ Base Bid or ☑ Alt.# 1 Repair of Existing Concrete Foundation for Pedestrian Acorn Lighting Assembly			
	Unit price shall include all labor, equipment, and materials necessary to allow for installation of new Pedestrian Lighting Assembly on existing concrete foundation including but not limited: the cutting, drilling, and repairing of existing concrete base; epoxy, anchor bolts, supplemental concrete, and steel reinforcement; the modification of the existing underground/cast-in-place lighting circuit including wiring, conduit, and fittings; associated testing; the removal and disposal of any existing materials.			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A4	2	Each		
DESCRIPTION:	☐ Base Bid or ☒ Alt.	# 2 New Roadway Luminai	re Head	
	Unit price shall include all labor, equipment, and material, necessary for a complete installation of new Roadway Luminaire Head on an existing pole, including but not limited to: luminaire head, power supply/driver components, mounting supports/brackets, photocell, pole wiring; the connection to the existing lighting circuit including wiring and fittings; the removal and disposal of existing luminaire head.			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A5	7	Each		
DESCRIPTION:	☐ Base Bid or ☐ Alt. # 2 LED retrofit of existing Roadway Luminaire Head			
	Unit price shall include all labor, equipment, and material, necessary for a complete retrofit of existing Roadway Luminaire Head with LED light engine, including but not limited to: LED lamp/retrofit kit, optics, lens, power supply/driver components, mounting hardware, pole wiring; the connections to the existing lighting circuits including wiring; the removal and disposal of existing lamp components.			
REF. NO.	QUANTITY:	UNIT OF MEASURE:	UNIT PRICE	UNIT PRICE EXTENSION (Quantity times Unit Price)
A6	15	Each		

Wording for "DESCRIPTION" is to be provided by the Owner. All quantities are estimated. The contractor will be paid based upon actual quantities as verified by the Owner.

Addendum #2 – Attachment F Construction Drawings

# TERREBONNE PARISH CONSOLIDATED GOVERNMENT

# DECORATIVE STREETLIGHTING REPAIRS

TERREBONNE PARISH, LA



# PROJECT DIRECTORY

OWNER TERREBONNE PARISH CONSOLIDATED GOVERNMENT

**ROYAL ENGINEERS & CONSULTANTS** 1501 RELIGIOUS ST NEW ORLEANS, LA 70130 T: (504) 283-9400

OWNER'S REPRESENTATIVE

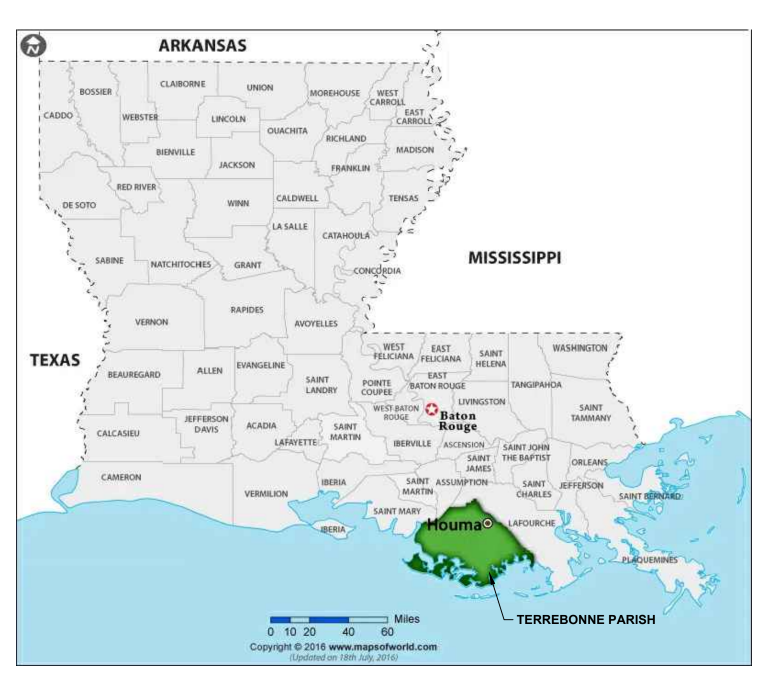
### **ENGINEER** YKH CONSULTING, LLC NEW ORLEANS, LA 70112

T:504.586.1725

# GENERAL INFORMATION

TYPE OF CONSTRUCTION: PEDESTRIAN AND ROADWAY LIGHTING PRIMARY APPLICABLE CODES: 2014 NFPA 70 NATIONAL ELECTRIC CODE SPECIFICATIONS FOR ROADS AND BRIDGES

ARKANSAS



**VICINITY MAP** 

# INDEX OF DRAWINGS

<u>GENERAL</u>	
T0.1	TITLE SHEET
G1.0	LEGEND, ABB
G1 1	SPECIFICATIO

SEND, ABBREVIATIONS, SCHEDULES SPECIFICATIONS AND NOTES SPECIFICATIONS AND NOTES

OVERALL KEY PLAN

SOUTHERN ESTATES SITE PLAN MAIN STREET AND BOARDWALK SITE PLAN

SOUTHGATE ESTATES SITE PLAN

VERSAILLES DRIVE SITE PLAN JOSHUA DRIVE SITE PLAN

ACADIAN VILLA SITE PLAN

EAGLE LAKE ESTATES SITE PLAN

MANDALAY WOODS SITE PLAN

OAK RIDGE SITE PLAN

PALM GARDENS SITE PLAN

E2.13 SOUTHLAND WOODS SITE PLAN

SUGAR MILL OLD TOWNE SITE PLAN VILLAGE SQUARE SITE PLAN

WILLIAMSBURG SITE PLAN

WOODBURN ESTATES SITE PLAN

SUGAR MILL COURTYARD SITE PLAN E2.18

DOWNTOWN MARINA SITE PLAN

COURTHOUSE SQUARE SITE PLAN

E2.21 HILLCREST ESTATES SITE PLAN

ST. CHARLES STREET SITE PLAN - PART 1

ST. CHARLES STREET PHOTOMETRIC POINT MATRIX - PART 1

ST. CHARLES STREET SITE PLAN - PART 2

E2.23A ST. CHARLES STREET PHOTOMETRIC POINT MATRIX - PART 2

### **DETAILS**

E3.1	DETAILS
E3.2	DETAILS
E3.3	DETAILS
E3.4	DETAILS

onsulting

TIVE STREET LIGHTING REPAIRS PARISH DECORATIVE HURRICANE IDA REPA BONNE

2	ADDENDUM 2	12/01/22
NO.	DESCRIPTION	DATE

### TITLE SHEET

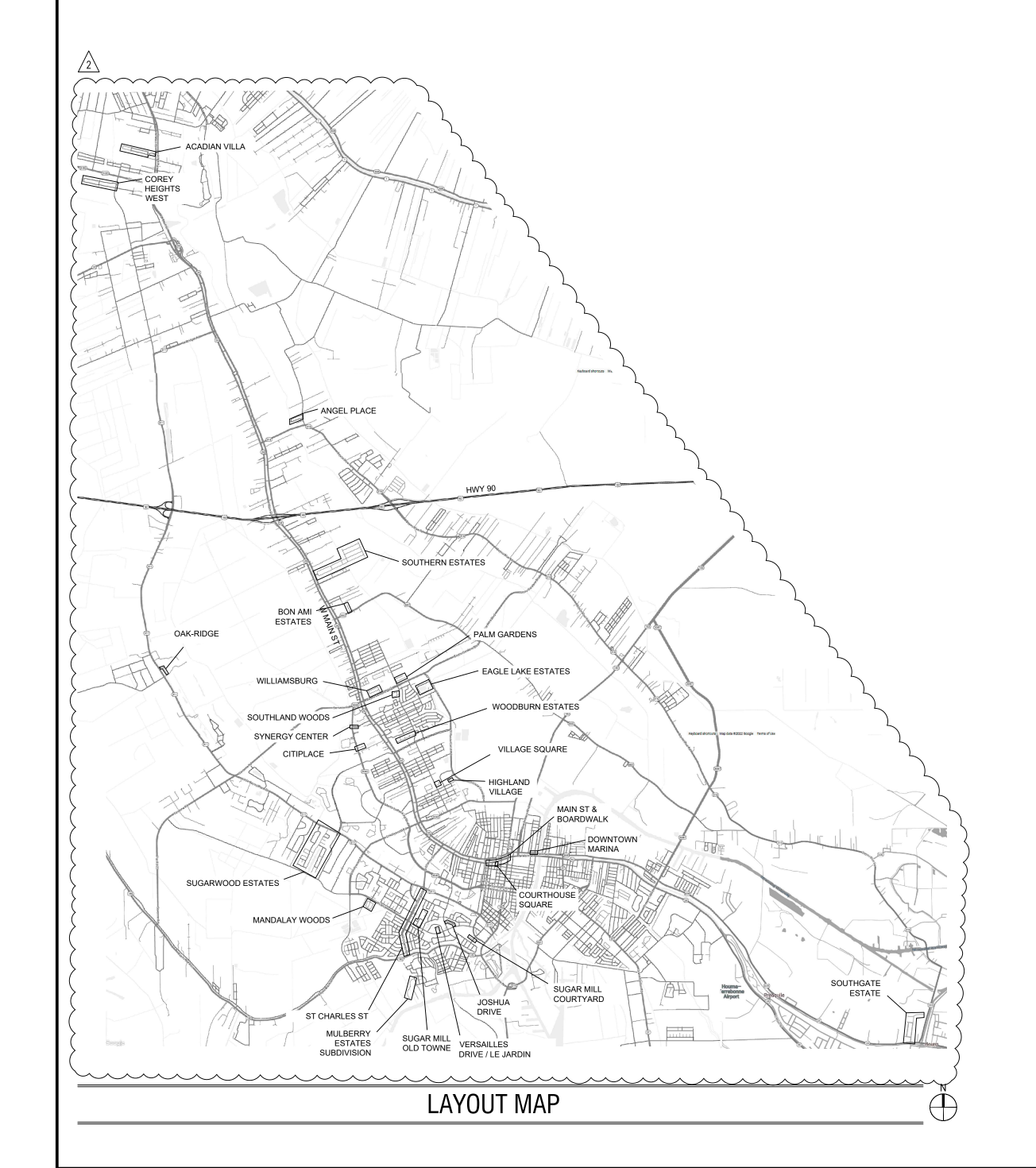
DRAWN BY: MR, JL DESIGNED BY: JL CHECKED BY: CH

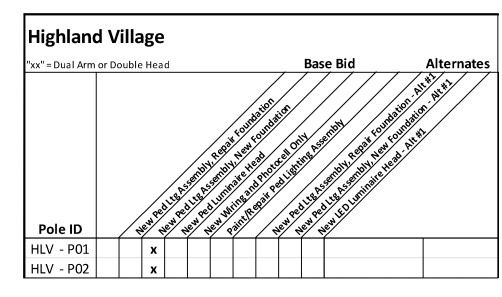
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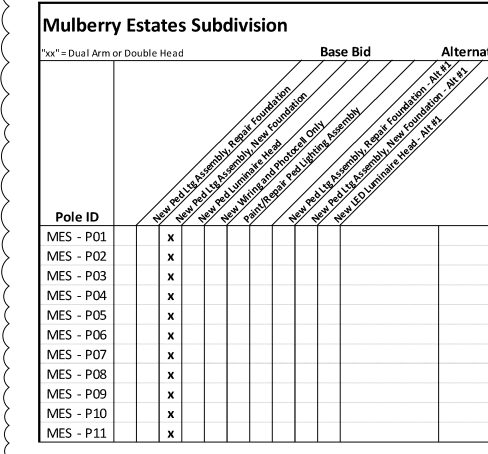
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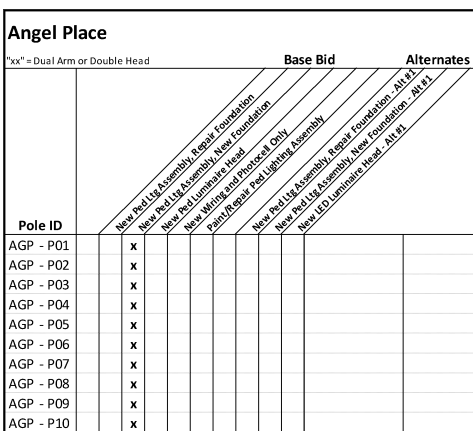
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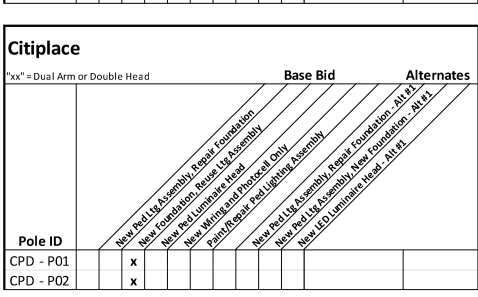
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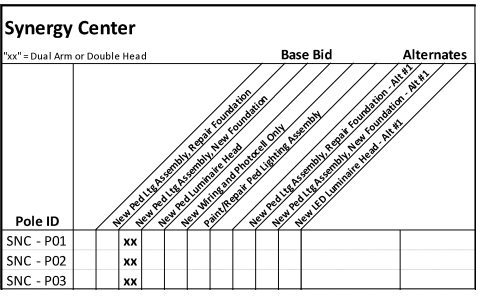


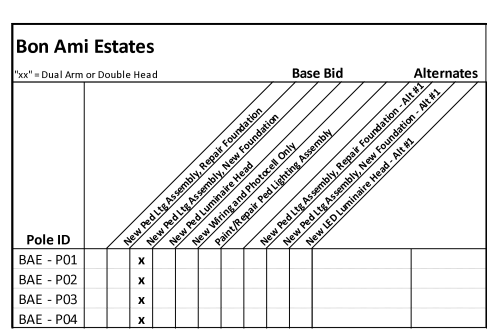










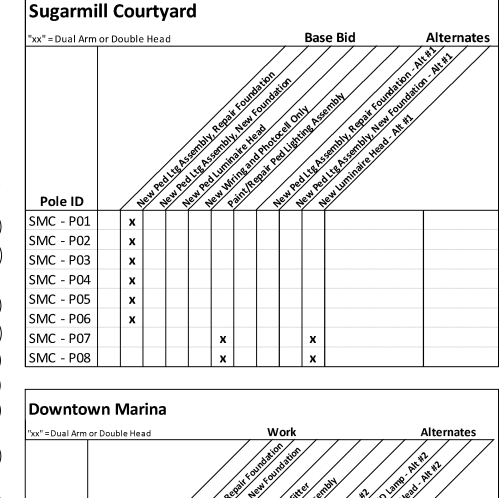


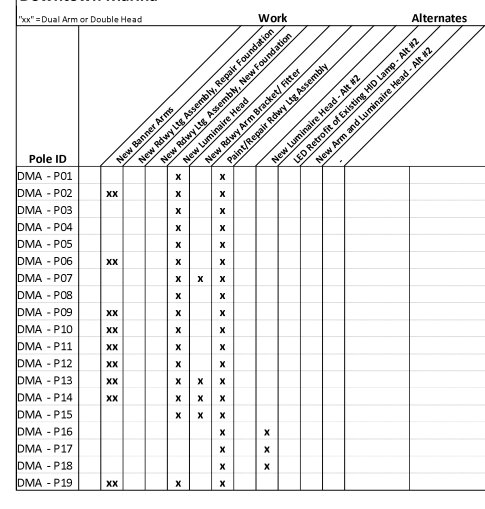
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VIL - P02	x									
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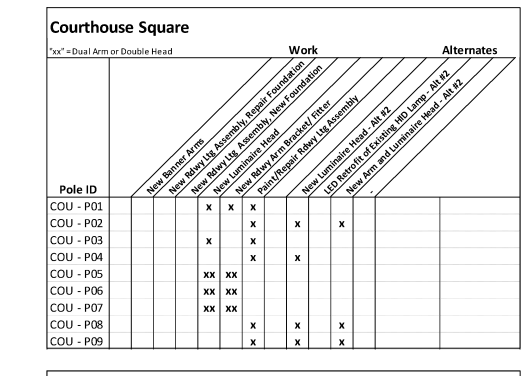
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WIL - P02	x	x			
WIL - P03	<b>x</b>	x			
WIL - P04	x	x			
WIL - P05	x	x			
WIL - P06	x	x			
WIL - P07	x	x			
WIL - P08	<b>                                </b>	x			

"xx" = Dual Arm o	Double Head	Base Bid	Alternate						
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"xx" = Dual Arm or Double Head							_,	Base	Alternates	
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'xx" = Dual Arm or	Double	Head			Base Bid Alternate					
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PARISH DECORATIVE STREET LIGHTING HURRICANE IDA REPAIRS **TERREBONNE** 

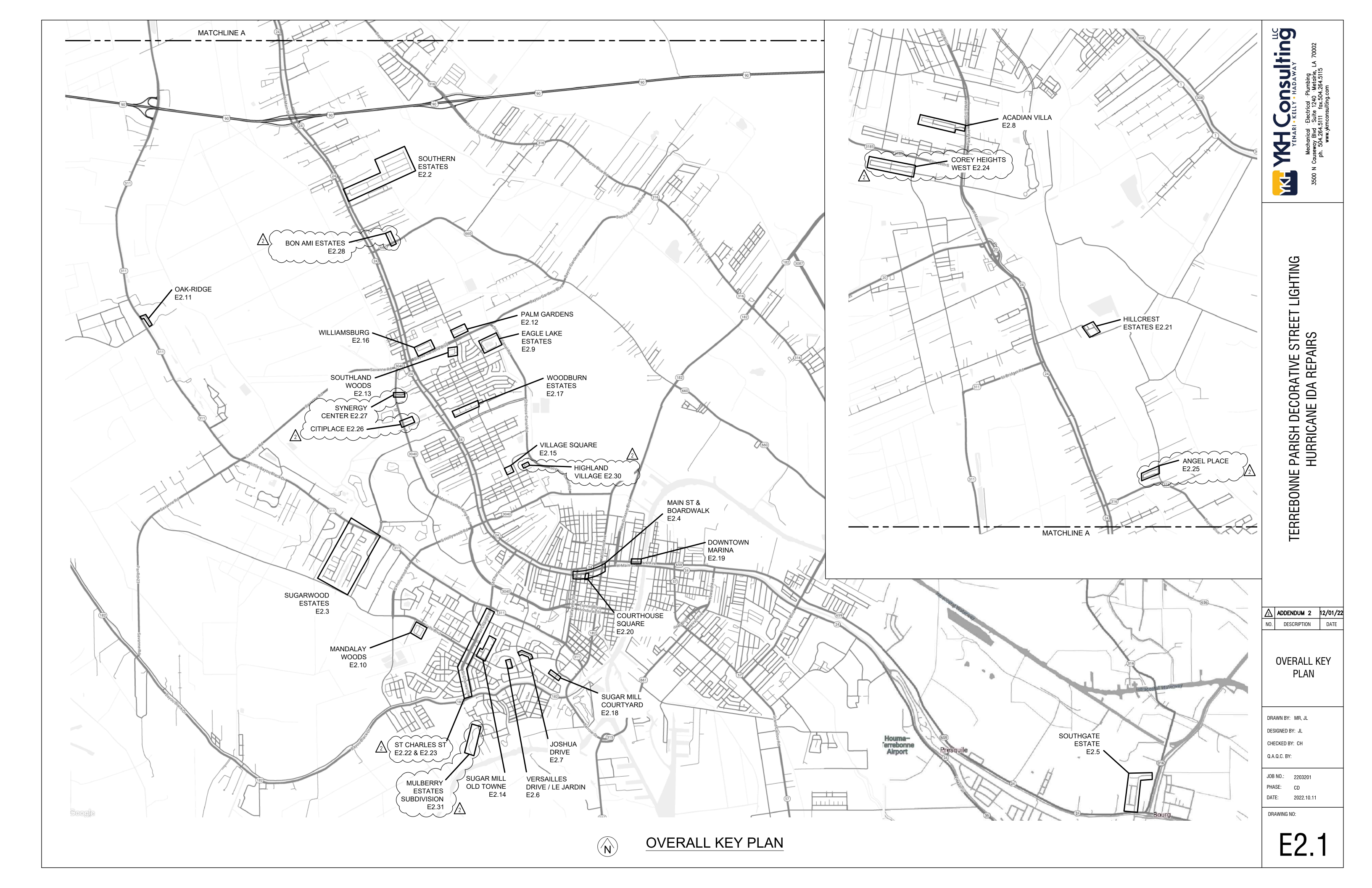
DESCRIPTION

> LIGHTING **ASSEMBLY** SCHEDULES

DRAWN BY: MR, JL DESIGNED BY: JL CHECKED BY: CH Q.A.Q.C. BY:

JOB NO.: 2203201 PHASE: CD DATE: 2022.10.11

DRAWING NO:



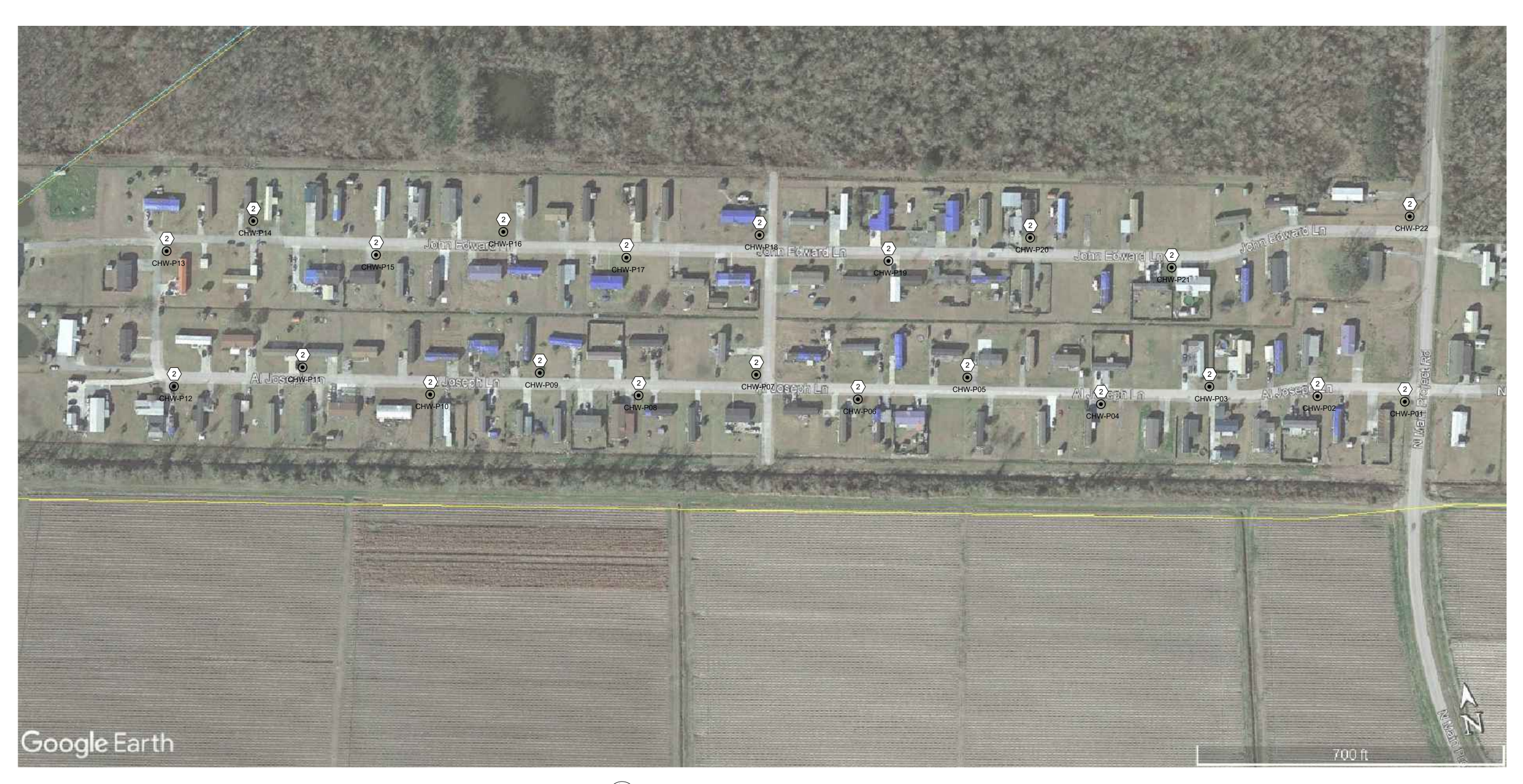
DESIGNED BY: JL

CHECKED BY: CH Q.A.Q.C. BY:

JOB NO.: 2203201 PHASE:

DATE: 2022.12.02

DRAWING NO:



COREY HEIGHTS WEST SITE PLAN

# SHEET REFERENCE NOTES

- REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO <u>3/E3.1</u>. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL <u>2/E3.1</u>
- REPLACE PEDESTRIAN LIGHTING ASSEMBLY REFER TO 3/E3.1. REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1
- REPLACE LUMINAIRE HEAD WITH NEW AND REPAIR FINISH OF POLE. REFER TO DETAIL  $\underline{1/\text{E3}.1}$
- 4 REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/63.1
- $\langle 5 \rangle$  REPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO <u>1/E3.1</u>
- $\frac{\text{ALTERNATE } \#1:}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO } \underline{3/\text{E3.1}}.}{\text{REPAIR CONCRETE FOUNDATION, REFER TO DETAIL } \underline{2/\text{E3.1}}}$
- $\frac{\text{ALTERNATE $\#1}}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO $3/E3.1}}.$  REPLACE CONCRETE FOUNDATION. REFER TO  $\frac{4/E3.1}{}$
- ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

DRAWN BY: MR, JL

DESIGNED BY: JL

CHECKED BY: CH

JOB NO.: 2203201

DATE: 2022.12.02

DRAWING NO:

Q.A.Q.C. BY:

PHASE:

REPLACE PEDESTRIAN LIGHTING ASSEMBLY REFER TO 3/E3.1. REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1

REPLACE LUMINAIRE HEAD WITH NEW AND REPAIR FINISH OF POLE. REFER TO DETAIL  $\underline{1/\text{E3}.1}$ 

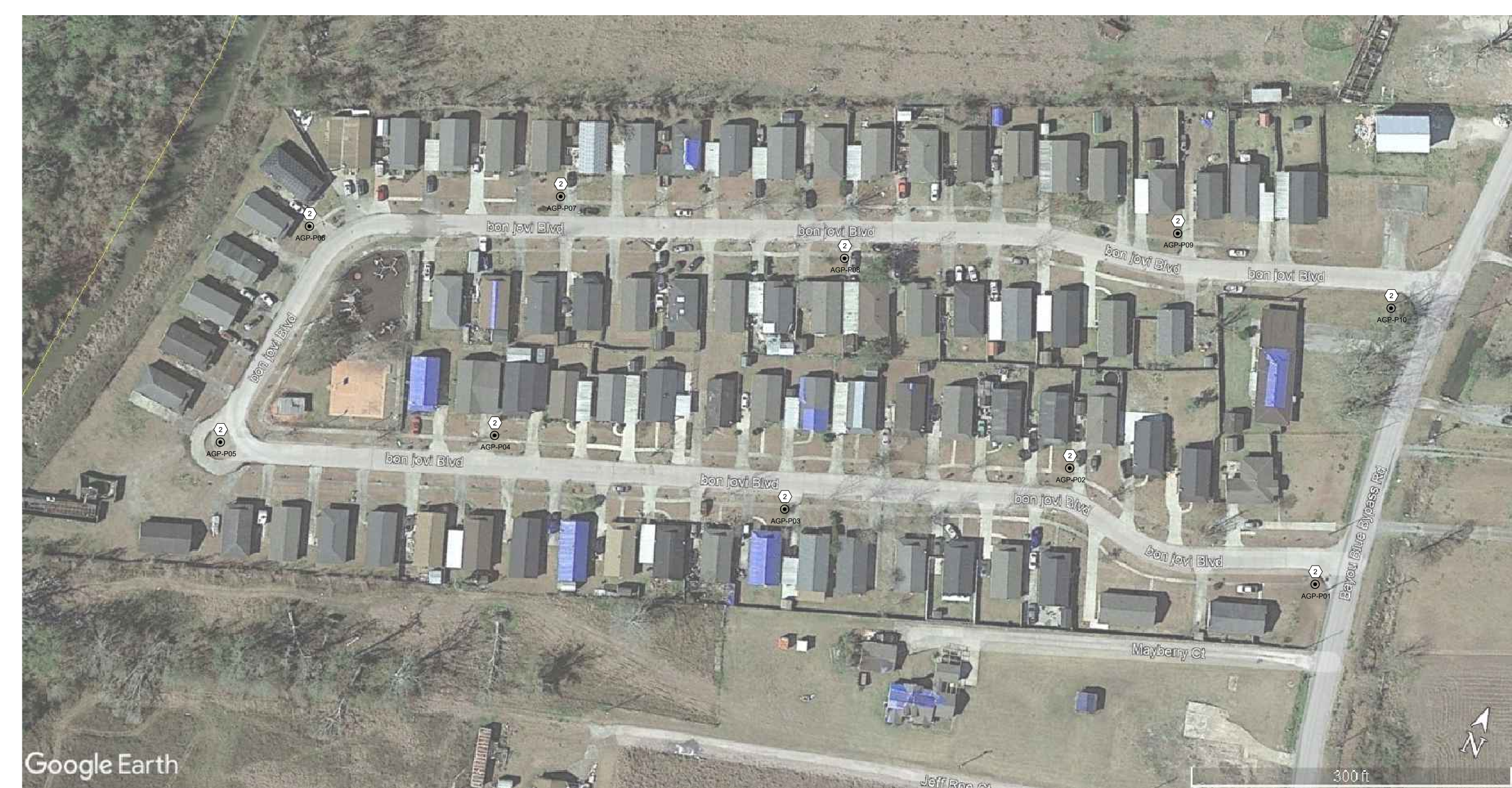
4 REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/63.1

 $\langle 5 \rangle$  REPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO <u>1/E3.1</u>

 $\frac{\text{ALTERNATE } \#1:}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO } \underline{3/\text{E3.1}}.}{\text{REPAIR CONCRETE FOUNDATION, REFER TO DETAIL } \underline{2/\text{E3.1}}}$ 

ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

 $\frac{\text{ALTERNATE $\#1}}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO $3/E3.1}}.$  REPLACE CONCRETE FOUNDATION. REFER TO  $\frac{4/E3.1}{}$ 



ANGEL PLACE SITE PLAN

DRAWN BY: MR, JL

DESIGNED BY: JL

CHECKED BY: CH

JOB NO.: 2203201

DATE: 2022.12.02

PHASE: CD

DRAWING NO:

Q.A.Q.C. BY:

REUSE PEDESTRIAN LIGHTING ASSEMBLY. REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1

REPLACE LUMINAIRE HEAD WITH NEW AND REPAIR FINISH OF POLE. REFER TO DETAIL  $\underline{1/\text{E3}.1}$ 

4 REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/E3.1

REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO <u>3/E3.1</u>. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL <u>2/E3.1</u>

 $\langle 5 \rangle$  REPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO <u>1/E3.1</u>

<u>ALTERNATE #1</u>: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO  $\underline{3/E3.1}$ . REPAIR CONCRETE FOUNDATION, REFER TO DETAIL  $\underline{2/E3.1}$ 

 $\frac{\text{ALTERNATE $\#1}}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO $3/83.1}}.$  REPLACE CONCRETE FOUNDATION. REFER TO  $\frac{4}{83.1}$ 

ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

CITIPLACE SITE PLAN

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DESIGNED BY: JL

CHECKED BY: CH

Q.A.Q.C. BY:

JOB NO.: 2203201 PHASE: DATE: 2022.12.02

DRAWING NO:



SYNERGY CENTER SITE PLAN

# SHEET REFERENCE NOTES

- REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO <u>3/E3.1</u>. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL <u>2/E3.1</u>
- REPLACE PEDESTRIAN LIGHTING ASSEMBLY REFER TO 3/E3.1. REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1
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- 4 REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/E3.1
- $\langle 5 \rangle$  REPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO <u>1/E3.1</u>
- ALTERNATE #1: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO 3/E3.1. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL 2/E3.1
- $\frac{\text{ALTERNATE $\#1$: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO $3/E3.1$.}{\text{REPLACE CONCRETE FOUNDATION. REFER TO $4/E3.1}}$
- ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

SHEET REFERENCE NOTES

REPLACE LUMINAIRE HEAD WITH NEW AND REPAIR FINISH OF POLE. REFER TO DETAIL  $\underline{1/\text{E3.1}}$ 

<u>ALTERNATE #1</u>: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO <u>3/E3.1</u>. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL <u>2/E3.1</u>

 $\frac{\text{ALTERNATE $\#1$: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO $3/E3.1$.}{\text{REPLACE CONCRETE FOUNDATION. REFER TO $4/E3.1}}$ 

ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO <u>3/E3.1</u>. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL <u>2/E3.1</u>

REPLACE PEDESTRIAN LIGHTING ASSEMBLY REFER TO  $\underline{3/E3.1}$ . REPLACE CONCRETE FOUNDATION. REFER TO  $\underline{4/E3.1}$ 

4 REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/E3.1

TEPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO 1/E3.1

DESIGNED BY: JL CHECKED BY: CH

Q.A.Q.C. BY:

JOB NO.: 2203201 PHASE:

DATE: 2022.12.02

DRAWING NO:



BON AMI ESTATES SITE PLAN

TERREE

SHEET REFERENCE NOTES

REPLACE LUMINAIRE HEAD WITH NEW AND REPAIR FINISH OF POLE. REFER TO DETAIL  $\underline{1/\text{E3}.1}$ 

 $\frac{\text{ALTERNATE } \#1:}{\text{REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO } \underline{3/\text{E3.1}}.}{\text{REPAIR CONCRETE FOUNDATION, REFER TO DETAIL } \underline{2/\text{E3.1}}}$ 

ALTERNATE #1: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO  $\underline{3/E3.1}$ . REPLACE CONCRETE FOUNDATION. REFER TO  $\underline{4/E3.1}$ 

ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

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REPLACE POLE WIRING AND PHOTOCELL. REFER TO 1/E3.1

 $\langle 5 \rangle$  REPAIR FINISH OF LIGHTING ASSEMBLY. REFER TO <u>1/E3.1</u>

CHECKED BY: CH

Q.A.Q.C. BY:

JOB NO.: 2203201 PHASE:

DATE: 2022.12.02

DRAWING NO:



HIGHLAND VILLAGE SITE PLAN

MULBERRY ESTATES SUBDIVISION SITE PLAN

ADDENDUM 2 12/01/22

NO. DESCRIPTION DATE

MULBERRY ESTATES SUBDIVISION

## SHEET REFERENCE NOTES

- REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO 3/E3.1. REPAIR CONCRETE FOUNDATION, REFER TO DETAIL 2/E3.1
- REPLACE PEDESTRIAN LIGHTING ASSEMBLY REFER TO 3/E3.1. REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1
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- ALTERNATE #1: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO 3/E3.1.

  REPAIR CONCRETE FOUNDATION, REFER TO DETAIL 2/E3.1
- ALTERNATE #1: REPLACE PEDESTRIAN LIGHTING ASSEMBLY, REFER TO 3/E3.1.
  REPLACE CONCRETE FOUNDATION. REFER TO 4/E3.1
- A3 ALTERNATE #1: REPLACE LUMINAIRE HEAD WITH NEW. REFER TO DETAIL 1/E3.1

DRAWN BY: MR, JL

DESIGNED BY: JL

Q.A.Q.C. BY:

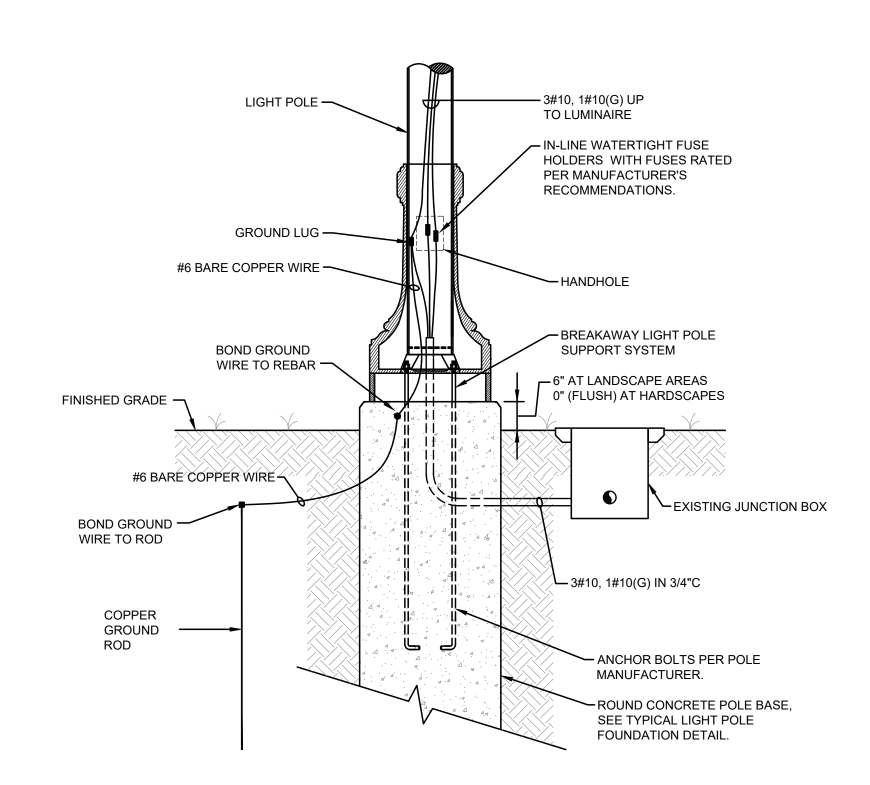
JOB NO.: 2203201

CHECKED BY: CH

PHASE: CD
DATE: 2022.12.02

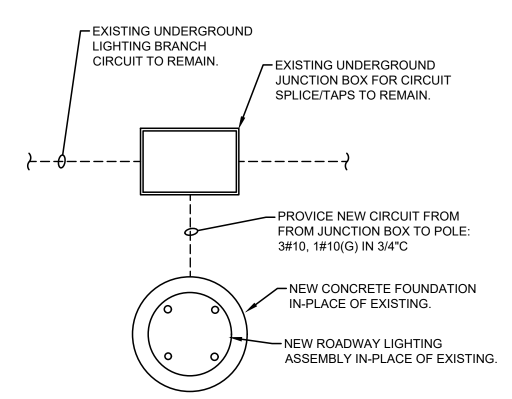
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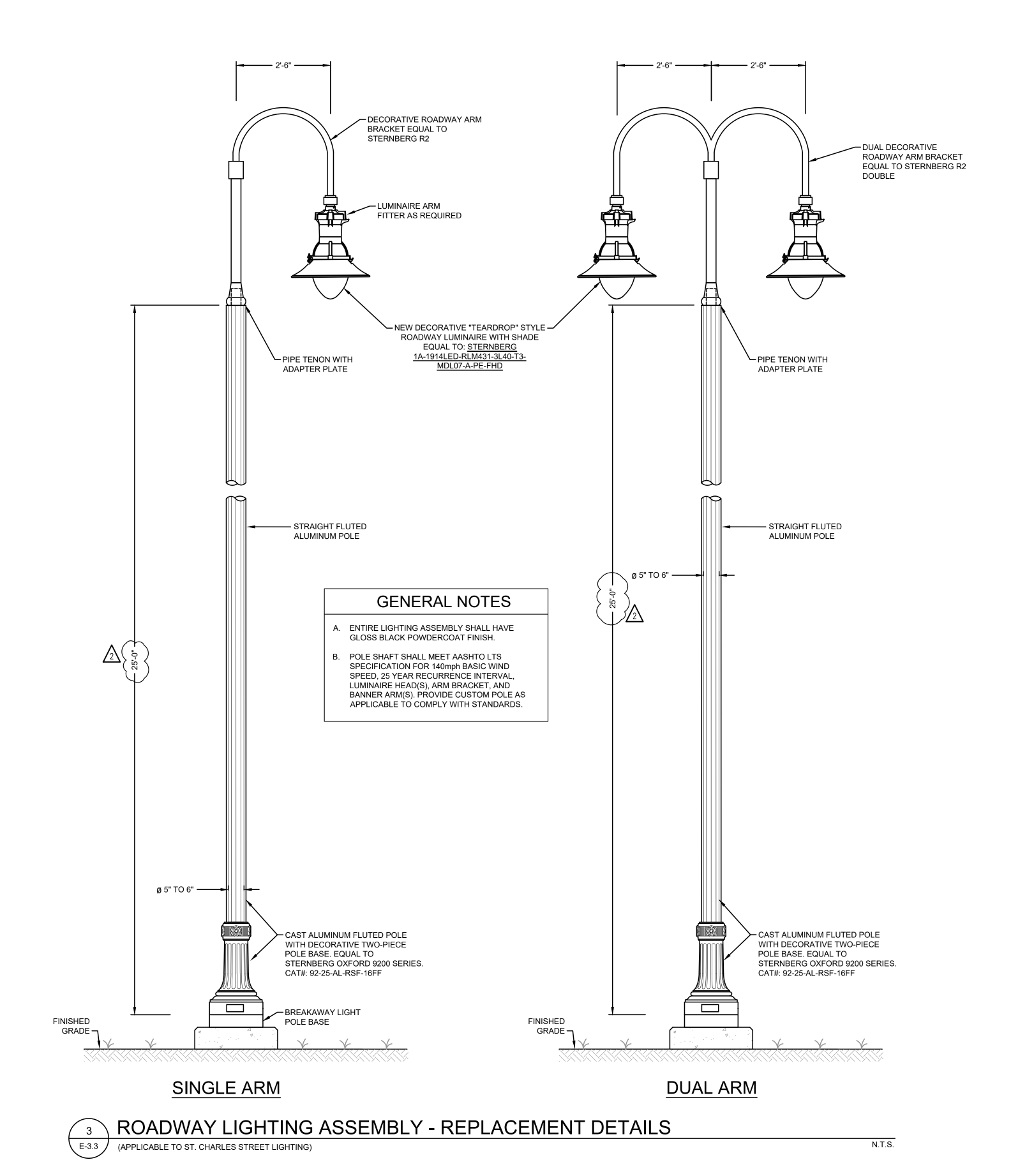


1 ROADWAY POLE BASE - REPLACEMENT DETAIL

N.T.S.



ST. CHARLES AVE - TYPICAL LIGHT POLE PLAN N.T.S.



AARI • KELLY • HADAWAY

ical · Electrical · Plumbing
Blvd · Suite 1240 · Metairie, LA 70002
264.5111 fax.504.264.5115

PARISH DECORATIVE STREET LIGHTING HURRICANE IDA REPAIRS

BONNE

TERRE

ADDENDUM 2 12/01/22

NO. DESCRIPTION DATE

**DETAILS** 

DRAWN BY: MR, JL

DESIGNED BY: JL

CHECKED BY: CH

JOB NO.: 2203201 PHASE: CD DATE: 2022.10.11

DRAWING NO:

Q.A.Q.C. BY:

E3.3