DEVELOPMENT AGREEMENT

THIS DEVELOPMENT AGREEMENT ("Agreement"), dated this ___ of __, 2025, is made by and amongst 901 N Federal Owner, LLC; 450 NE 9th Owner, LLC; 550 NE 9th Owner, LLC; AIMCO OP GP, LLC; and AIMCO OP L.P., and each of their parents, subsidiaries, affiliates, successors, and assigns, (collectively, the "Developer") and the City of Fort Lauderdale, Florida, a Florida municipal corporation, (the "City"). The Developer and the City are collectively the "Parties".

Background:

A. The Developer hereby represents and warrants it is the owner of Property in the City of Fort Lauderdale as identified as:

"Parcel I"

Address: 901 N Federal Highway

Folio Number: 504203120010

"Parcel II"

Address: 550 NE 9th Street

Folio Number: 494234061890 (formerly 494234061890; 494234061690; and

494234061840)

"Parcel III"

Location: 450 NE 9th Street

Folio Number: 494234360011 (formerly 494234360011; and 494234360010)

Parcels I, Π and III are collectively known as the "<u>Property</u>". The legal descriptions for the Property are provided as <u>Exhibit A</u>.

B. Subject to the Unified Land Development Regulations ("ULDR") expiration deadlines, and other requirements, the Property is currently allocated and approved for the following uses:

<u>Parcel I</u>

Case Number: PLN-SITE-19120001 as amended by: UDP-S2301

Location: 901 N Federal Highway Folio Number: 504203120010

Project Description:

797 residential units; 168 hotel rooms;

138,749 square feet of retail and office space; and

24,245 square feet of retail space.

Parcel II

Case Number: PLN-SITE-19120002: amended by: UDP-A22052

Location: 550 NE 9th Street Folio Number:494234061890

Project Description:

214 residential units; and

4,770 square feet of restaurant space.

Parcel III

Case Number: PLN-SITE-19120003

Location: 450 NE 9th Street Folio Number: 494234360011

Zoning District: Regional Activity Center - Urban Village (RAC-UV)

Project Description:

135 residential units;

15,601 square feet of retail and studio space; and

4,770 square feet of restaurant space.

The Parcel I, Parcel II and Parcel III Approved Site Plans are Exhibit B.

- C. The intent and purpose of this Development Agreement is to provide for a mechanism to develop the Property and the public realm in an orderly, complementary and consistent fashion. The three parcels that comprise the Property; and the local streets that bisect the Property warrant a long-term plan to permit the multiple separate aspects of the Property to be developed in a consistent manner is beneficial, specifically allowing for the complementary development of the following aspects:
 - The public realm improvements as shown in an Approved Site Plan as defined and discussed herein;
 - The on-site and right-of-way improvements which incorporate improvements to NE 9th Street; Flagler Drive; NE 5th Avenue and Federal Highway. Additionally, the integrated construction improvements to the pedestrian realm around the Property incorporating the Laudertrail Project;
 - The ability to prioritize construction of neighborhood serving uses on both the north and south sides of NE 9th Street as part of the initial construction; and
 - Provide a mechanism for the interim activation of the Property while different phases are under construction, including activation of Parcels I, II & III with neighborhood serving uses complementary to Flagler Village and MASS district activity.
- D. Florida Local Government Development Agreement Act, Sections 163.3220-163.3243, Florida Statutes, authorizes local governments to enter into development agreements

with developers to encourage a stronger long-term commitment to the comprehensive and capital facilities planning, to ensure the provision of adequate public facilities for development, to encourage the efficient use of resources, to reduce the economic cost of development and to provide certainty to developers and municipalities in the approval of development and assurances that they may proceed in accordance with the existing laws and policies, subject to the conditions of such development agreements; and

- E. Development agreements strengthen the public planning process, encourage sound capital improvement planning and financing and coordination with permitting agencies, assist in assuring that there are adequate capital facilities for development and encourage private participation in comprehensive planning; and
- F. The term of this Development Agreement shall be ten (10) years with a one (1) time extension of five (5) years subject to the evaluation of annual reporting pursuant to Section 163.3235 Florida Statutes (2025).

NOW THEREFORE, in consideration of the mutual terms, covenants and conditions contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is mutually agreed as follows:

- <u>Recitals.</u> The foregoing Background information is true, correct and incorporated herein by reference. All Exhibits to this Development Agreement are deemed a part hereof.
- 2. <u>Purpose</u>. This Agreement will allow the Developer to phase construction of the Project, allowing for coordination of the private and public improvements. The Agreement will allow the Developer to transfer density, trips, and uses between the parcels, and subdivide, convey, and finance the Property and any future Property created over time. Further, phasing the Project will lessen the burden of construction on the surrounding neighborhood.
- 3. Permitted Development on the Property. The City acknowledges and agrees that the Property currently has a Downtown Regional Activity Center ("D-RAC") Land Use Designation; is in the Regional Activity Center Urban Village ("RAC-UV") zoning district; and Near Downtown Character Area pursuant to the City's Comprehensive Plan and Unified Land Development Regulations ("ULDR"). The RAC-UV permits the following uses: commercial recreation; food and beverage sales; lodging; residential uses; retail sales, public purpose facilities; and wholesale service and office facilities. RAC-UV does not provide a maximum density restriction.
- Dwelling Units. The Approved Projects have been allocated 1,146 residential dwelling units allocated across Parcels I, II, and III.
- 5. <u>Site Plan Compliance</u>. The City approved the Approved Site Plans in accordance with the City's Comprehensive Plan and ULDR. The City determined that the Approved Site Plans are consistent with the City's D-RAC Land Use Designation, the RAC-UV zoning district for the Near Downtown Character Area as defined by the City's Comprehensive Plan and

the ULDR.

- 6. Site Plan Amendments. The Approved Site Plans may be amended in accordance with the ULDR and shall be consistent with the City's D-RAC Land Use Designation, the RAC-UV zoning district for the Near Downtown Character Area, as defined by the City's Comprehensive Plan and the ULDR. Amended Site Plans shall be processed consistent with the ULDR. Amended Site Plans for Parcel II and Parcel III shall not void the underlying allocated and vested development rights pursuant to PLN-SITE-19120002, as amended by UDP-A22052, and PLN-SITE-19120003, respectively. For the avoidance of doubt site plans and amended site plans shall expire in accordance with expiration timeframes provided by the ULDRs.
- 7. <u>Public Facilities</u>. The City agrees the Property which encompasses the Approved Site Plans is vested for adequate public facilities including water, sewer, solid waste, stormwater, and park facilities to serve the Project. The Project, as may be amended, will connect to the City's water, wastewater, and sewer systems. Site Plan Amendments will be evaluated by the City for any additional capacity for compliance with adequacy requirements as outlined in the ULDR.
- 8. <u>Trip Generation.</u> The City agrees the Property which encompasses the Approved Site Plans is vested for the number of traffic trips associated with the Project as approved. Site Plan Amendments will be evaluated by the City for any additional traffic impacts based on requested or amended development uses to which mitigation measures may be required. The Approved Site Plans are vested for a total of 10,439 trips based on ITE, Trip Generation Model, 11th Edition.
- Uses. The City agrees the Property which encompasses the Approved Site Plans are allocated uses and intensity as approved, as outlined in Section B of this agreement, for as long as the Approved Site Plans remain valid.
- 10. <u>Reallocation</u>. Uses, densities, and intensities may be relocated within the Property subject to the Project site plans being amended in accordance with the ULDR.
- 11. <u>Community Benefits</u>. Developer agrees to provide the community benefits as listed in **Exhibit C** as part of Parcel I, prior to Future Phase construction on Parcel II.
- 12. <u>Project Phasing</u>. The Approved Site Plans for Parcel I, Parcel II, and Parcel III, and any Amended Site Plans approved by the City on the Property are collectively known as the "**Project**". Subject to the ULDR prescribed site plan approval deadlines, the Project may be phased as follows and as depicted in **Exhibit D**, **Phasing Plan**. All phases shall ensure on-site and off-site improvements are completed to meet adequacy requirements as required per the Approved Site Plans, including water and wastewater infrastructure, required parking, and life safety. Streetscapes shall be constructed as depicted in **Exhibit E**, **Street Sections**.
 - 12.1 Parcel 1: The City agrees construction on Parcel I as Phase 1 includes:

- Construction phasing pursuant to the Approved Site Plan for Parcel 1.
- b. Construction includes all site improvements including the portions of streetscapes for Federal Highway, Sunrise Boulevard, NE 5th Avenue, Flagler Drive, and NE 9th Street including the approved Laudertrail segment and sense of place elements.
- 12.2. <u>Parcel II:</u> The City agrees construction on Parcel II as Phase 1 and Future Phases includes:
 - a. Construction phasing pursuant to the Approved or Amended Site Plan for Parcel II as Phase 1.
 - b. Construction of the site improvements including the portions of streetscapes for NE 5th Avenue, NE 9th Street, and NE 5th Terrace pursuant to the Approved or Amended Site Plan for Parcel II. Any buildings proposed as Phase 1 and any future building footprint shall be indicated on the Approved or Amended Site Plan for Parcel II.
- 12.3. <u>Parcel III</u>: The City agrees construction on Parcel III as Phase 1 and Future Phases includes:
 - a. Construction phasing pursuant to the Approved or Amended Site Plan for Parcel III as Phase 1.
 - b. Construction includes the site improvements including the portions of streetscapes for NE 4th Avenue, NE 9th Street, and NE 5th Terrace pursuant to the Approved or Amended Site Plan for Parcel III. Any buildings proposed as Phase 1 and any future building footprint shall be indicated on the Approved or Amended Site Plan for Parcel III.
- 13. <u>Site Plan Review.</u> The City agrees that Section 47-13.20.D.8 of the ULDR provides that an amendment and/or modification to a development approved on or before November 5, 2020, will be reviewed pursuant to the regulations in effect at the time the approved development application was submitted. If Developer adds additional land to the site plan amendments beyond the boundary of the original approval, the entire new site plan application will be reviewed pursuant to the regulations in effect at time of said new application.
- 14. <u>Pedestrian Safety</u>. The Developer shall implement the pedestrian safety measures required as part of the Approved or Amended Site Plans to enhance safe pedestrian crossings on NE 9th Street. Such measures may include pedestrian flashing beacons, artistic painted crosswalks, and signage.

- 15. <u>Planned Development District</u>. The City agrees that the Developer may seek approval of a Planned Development District for the Project in order to more specifically coordinate, and sequence phased construction on Parcels I, II and III and the associated infrastructure improvements.
- 16. <u>Interim Uses</u>. The City agrees that Interim Uses may be permitted on portions of Parcels I; II; and III indicated for future buildings with uses consistent with the RAC-UV zoning district. Interim Uses that meet the criteria for outdoor event shall be subject to City Code of Ordinances, Article V. Interim Uses which exceed the criteria for outdoor events shall process a Site Plan Level I application consistent with ULDR, Section 47-12.10.5, Interim Use Approval.
- 17. <u>City's Obligations</u>. The City agrees to cooperate reasonably with the Developer in securing the permits necessary to complete the Project, as may be amended pursuant to this Agreement.
- 18. Ownership. the City agrees the Developer may separately divide, combine, or convey any portion of a "Multiple Parcel Building" created pursuant to Fla. Stat. Sec. 193.0237 to separate ownership without violating ULDR Section 47-24.5, as long as said parcels are compliant with ULDR use regulations, Florida Statutes, and other applicable regulations.
- 19. Successors and Assigns. This Development Agreement shall be binding upon the Parties and their successors and/or assigns. If the Developer transfers portions of the Property it shall assign its obligations under this Development Agreement as to such portion of the parcels and the Developer shall notify the City in writing within thirty (30) days of such assignment which notice shall include the name, address and name of the responsible individual of the successor developer. Upon an assignment of this Development Agreement and the assumption of Developer's obligations by said assignee, the Developer shall be deemed released from all rights, obligations and liabilities hereunder as to such part of the Property so transferred, and the assignee shall be deemed to have assumed all rights, obligations and liabilities hereunder and the term "Developer" as used herein, shall also thereafter refer to such assignee/grantee and the Developer shall be released of further obligations for that portion of the Property which were assigned to an assignee.
- 20. <u>Permitting Conditions</u>. The failure of this Development Agreement to address a particular permit, condition, term, or restriction existing at the time of execution of this Development Agreement shall not relieve the Parties of the necessity of complying with the law governing said permitting requirement, condition, term or restriction.
- 21. Effective Date and Duration. The effective date of this Agreement shall be the date upon which both parties have fully executed this Agreement as evidenced by the date written on the first page of this document ("Effective Date"). This Development Agreement shall remain in effect until the earlier completion of the development of the Project or ten (10) years after the Effective Date, unless otherwise extended consistent with Section D of this agreement or terminated as provided for herein.

- 22. <u>Amendment</u>. This Development Agreement may only be amended by a written instrument executed by all Parties with mutual consent of the Parties.
- 23. Governing Local Laws and Policies. The City's laws and policies governing the development of the Property on the Effective Date shall govern the development of the Property for the duration of the Agreement. Except as provided herein, the City may apply subsequently adopted regulations and policies applicable to the Project only in accordance with Section 163.3233(2), Florida Statutes.
- 24. Notices. Every notice, demand, consent, approval or other document or instrument required or permitted to be given to any of the Parties to this Development Agreement shall be in writing and shall be delivered in person or sent by registered or certified mail, postage prepaid, return receipt requested, to such Parties' address set forth below its signature to this Development Agreement below (or such other address as any Party may designate from time to time in a written notice provided in compliance with this Development Agreement).
- 25. Preemption Pursuant to 163.3241 Florida Statutes. If state or federal laws are enacted after the execution of this Agreement which are applicable and preclude the Parties' compliance with the terms of this Agreement, then this Agreement shall be modified or revoked, in whole or part, as necessary to comply with the relevant state or federal laws.
- 26. Default. If either Developer or City defaults ("Defaulting Party") in its payment or performance obligations pursuant to 163.3235, Florida Statutes, or the terms of this Development Agreement, and the Defaulting Party fails to cure such default within thirty (30) days after receiving written notice of such default (the "Cure Period"), the other Party (as such, the "Non-Defaulting Party") may by providing written notice to the Defaulting Party following the expiration of any cure period at such Non-Defaulting Party's sole option (i) seek specific performance against the defaulting party; or (ii) terminate this Development Agreement; or (iii) seek all other available remedies at law or in equity against the defaulting party. Should the City or Developer elect to terminate the Development Agreement as provided in the preceding sentence, such termination shall not adversely affect any site plan, building permit, order, consent or the Project approvals on the Property as may be amended prior to the effective date of such termination. In addition of the foregoing remedies, in the event of default after applicable notice and expiration of any cure period, the City may withhold issuance of any development or building permits, orders, consents or approvals related to development of all or any phase or portion of the Project owned by Developer until the default is cured, which remedy shall be binding on Developer or any transferee or successor of the Developer Parties. Notwithstanding anything herein to the contrary, if such default is of the nature that it cannot be cured during the Cure Period and the Defaulting Party delivers notice to the Non-Defaulting Party advising that it has commenced to cure and continues in good faith to diligently and continuously cure and provides a reasonable deadline to complete the cure, then the Cure Period shall be extended until such deadline. The City shall not be liable for damages arising from a decision by a court of competent jurisdiction holding that any and all

provisions of this Development Agreement are invalid or unenforceable.

- 27. Specific Performance: Injunction. Each Defaulting Party acknowledges that the obligations it is assuming under this Development Agreement are of a special and unique value for the Non-Defaulting Party and, for that reason, among others, the Non-Defaulting Party will be irreparably damaged (and damages at law would be an inadequate remedy) if this Development Agreement is not specifically enforced. Therefore, in the event of a breach or threatened breach by any Party of any provision of this Development Agreement, in addition to all other rights or remedies, the non-breaching party shall be entitled to injunctive relief, and/or to a decree for specific performance of the provisions of this Development Agreement.
- 28. Force Majeure. It shall not constitute a default or a failure to cure if a default or failure to cure is caused by, or results from, any of the following: acts of God; acts of government, strikes, lock-outs, labor troubles resulting in the Governor of the State of Florida declaring a State of Emergency pursuant to Fla. Stat. Sec 252.36; accidental fire that could not have been prevented through the exercise of reasonable precautions; war; civil unrest; accidents that could not have been prevented through the exercise of reasonable precautions; pandemic; power fluctuations or outages exceeding the length of reasonable backup power; outages, delays, failure or degradation in telecommunications or ISP or ASP services provided by a third party; hostile attacks by a third party against computer systems or networks, public network or Internet congestion; mechanical defects not caused by the party's whose performance is prevented, hindered or delayed, or other similar events beyond the control of such Party (each, a "Force Majeure Event"). The Party whose performance is prevented, hindered or delayed by a Force Majeure Event shall immediately notify the other Party as quickly as practicable of the occurrence of the Force Majeure Event, and shall describe in reasonable detail the nature and estimated duration of the Force Majeure Event and such performance or obligation shall be excused for the time of such delay.
- 29. <u>Joinder and Consent</u>. As a condition precedent to this Development Agreement being effective and recorded in the Public Records of Broward County, the City shall review a title report on the Property and holder of any existing liens or mortgages on the Property shall execute a joinder and consent to the terms of this Development Agreement, in form and content acceptable to the City.
- 30. No Agency. Nothing herein shall be construed as establishing an agency relationship between the City and the Developer and neither Developer nor their successors, assigns, employees, agents, contractors, subsidiaries, divisions, affiliates or guests shall be deemed agents, instrumentalities, employees or contractors of the City for any purpose thereunder, and the City, its contractors, agents and employees shall not be deemed contractors, agents or employees of Developer or their subsidiaries, divisions, affiliates, successors and/or assigns.

[SIGNATURE PAGES TO FOLLOW]

IN WITNESS WHEREOF, the parties hereto, through their duly authorized representatives, have executed this Development Agreement to be effective as of the day and year first set forth above. City of Fort Lauderdale, a municipal Witnesses: corporation of the State of Florida Print Name: Dean J. Trantalis, Mayor By:__ Print Name: Rickelle Williams, City Manager Approved as to form and correctness: (CORPORATE SEAL) D'Wayne M. Spence, City Attorney Attest: Shaun N. Amarnani, Assistant City Attorney David Soloman, City Clerk STATE OF FLORIDA COUNTY OF BROWARD The foregoing instrument was acknowledged before me by means of \square physical presence or \square online notarization, this ____ day of _____, 2025, by DEAN J. TRANTALIS, Mayor of the City of Fort Lauderdale, a municipal corporation of Florida on behalf of the City of Fort Lauderdale. He is □ as identification and □ did or □ personally known to me or

has produced did not take an oath. (SEAL) Notary Public, State of Florida Name of Notary Typed, Printed or Stamped STATE OF FLORIDA COUNTY OF BROWARD The foregoing instrument was acknowledged before me this by means of \Box physical presence or \Box online notarization, this ____ day of _____, 2025, by RICKELLE WILLIAMS, City Manager of the City of Fort Lauderdale, a municipal corporation of Florida on behalf of the City of Fort Lauderdale. as identification and a did She is personally known to me or has produced or \(\pri \) did not take an oath. (SEAL) Notary Public, State of Florida Name of Notary Typed, Printed or Stamped [Signature page to Development Agreement continues on next page]

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Print Name: Doomay Palmo	Address:	4582 S. UlsterSt Svite 1450 Danver CO 80237
State of Florida: County of Paim beach		
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Notary Public, State of Florida Lisa Avedusia Name of Notary Typed, Printed or Stamped	Commission	/EDISIAN n# HH 523632 lay 10, 2028

	Developer:		
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State of Florida: County of Palm beach			
County of Palm beach			
County of			
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Lisa Avedisian		STARY AUGUS	LISA AVEDISIAN
Name of Notary Typed, Printed or Stamped		· PA	Commission # HH 523632
		a Cille o	Expires May 10, 2028

	Developer:		
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	liability/com	•	,
Print Name: SHARI JACOBSON Sheir JACOBSON	Ву:		vice President
Print Name: Dromaur Pourner	Address:	Suite Deni	- S. Ulsten St 1450 237
State of Florida : County of Palm brach			
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presence or propline notarization, this 10th day	of Octob	er	, 2025, by DEREK
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Lisa Aredisien		D	LISA AVEDISIAN Commission # HH 523632
Name of Notary Typed, Printed or Stamped		THE OF FLORE	Expires May 10, 2028

Print Name: SHARI JA CORSON	Developer: AIMCO OP GP, LLC, a foreign limited liability company By: Derek Ullian, Senior Vice President
Print Name: <u>Chamour Pourna</u>	Address: 4582 S. Ulster St Suite 1450 Densey CO BO237
State of Florida: County of palm beach	
or online notarization, this 16 day of Octor Senior Vice President of AIMCO OP GP, LLC	edged before me this by means of \square physical presence, 2025, by DEREK ULLIAN, the a foreign limited liability Company. He/She is \square as identification and \square did or
1 De	(SEAL)
Notary Public, State of Florida Lisa Addiscrete Name of Notary Typed, Printed or Stamped	* Commission # HH 523632 Expires May 10, 2028

	Developer: AIMCO OP L.P. a foreign limited partnership
Print Name: SHARLACOGSON	By:
Print Name: Doubour Poulmon	Address: 4587 S. UI, Le St Svile 1450 Denver (0 80237
State of Florida : County of Pain beach	
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an oath	(SEAL)
Notary Public, State of Florida Name of Notary Typed, Printed or Stamped	LISA AVEDISIAN Commission # HH 523632 Expires May 10, 2028

Exhibit "A" – Legal Descriptions

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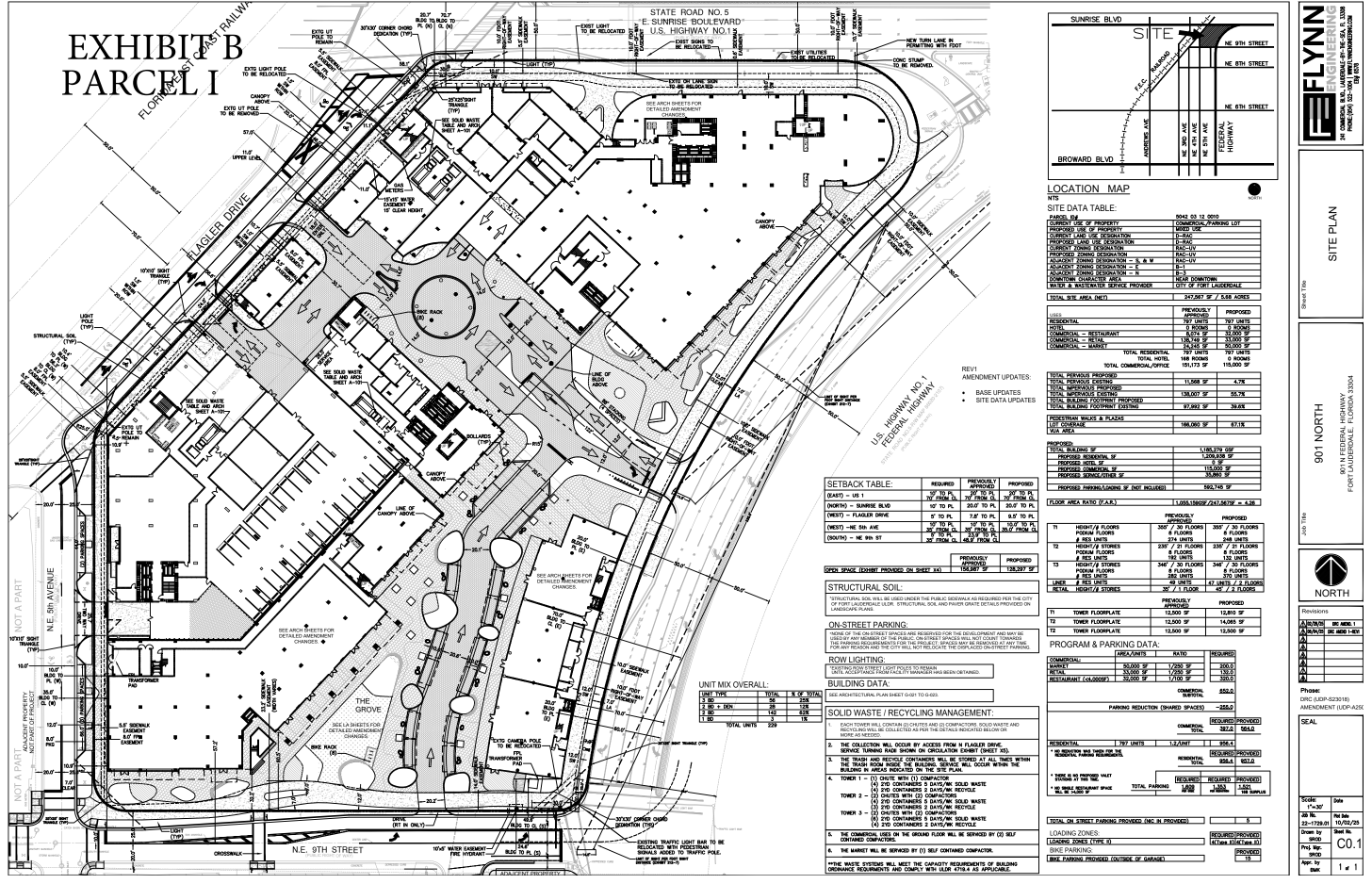
GREEN STAR PARK 33-11 B BLK A

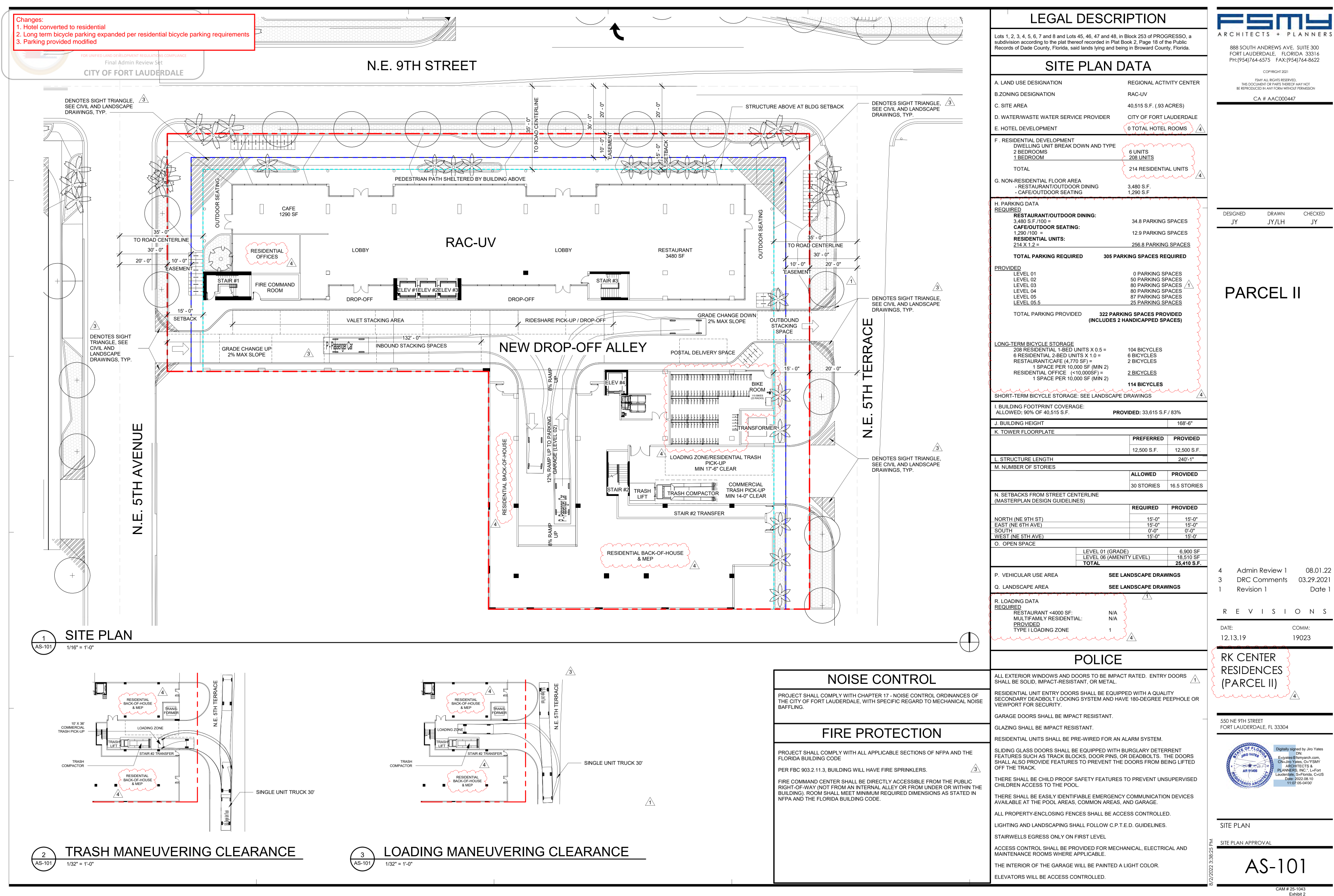
Parcel II:

PROGRESSO 2-18 D LOTS 1 THRU 8 & 35 THRU 48 BLK 253

Parcel III:

PROGRESSO RESUB OF BLK 254 72-2 B LOTS 1 THRU 11 & 41 THRU 48 BLK 254 LESS ST





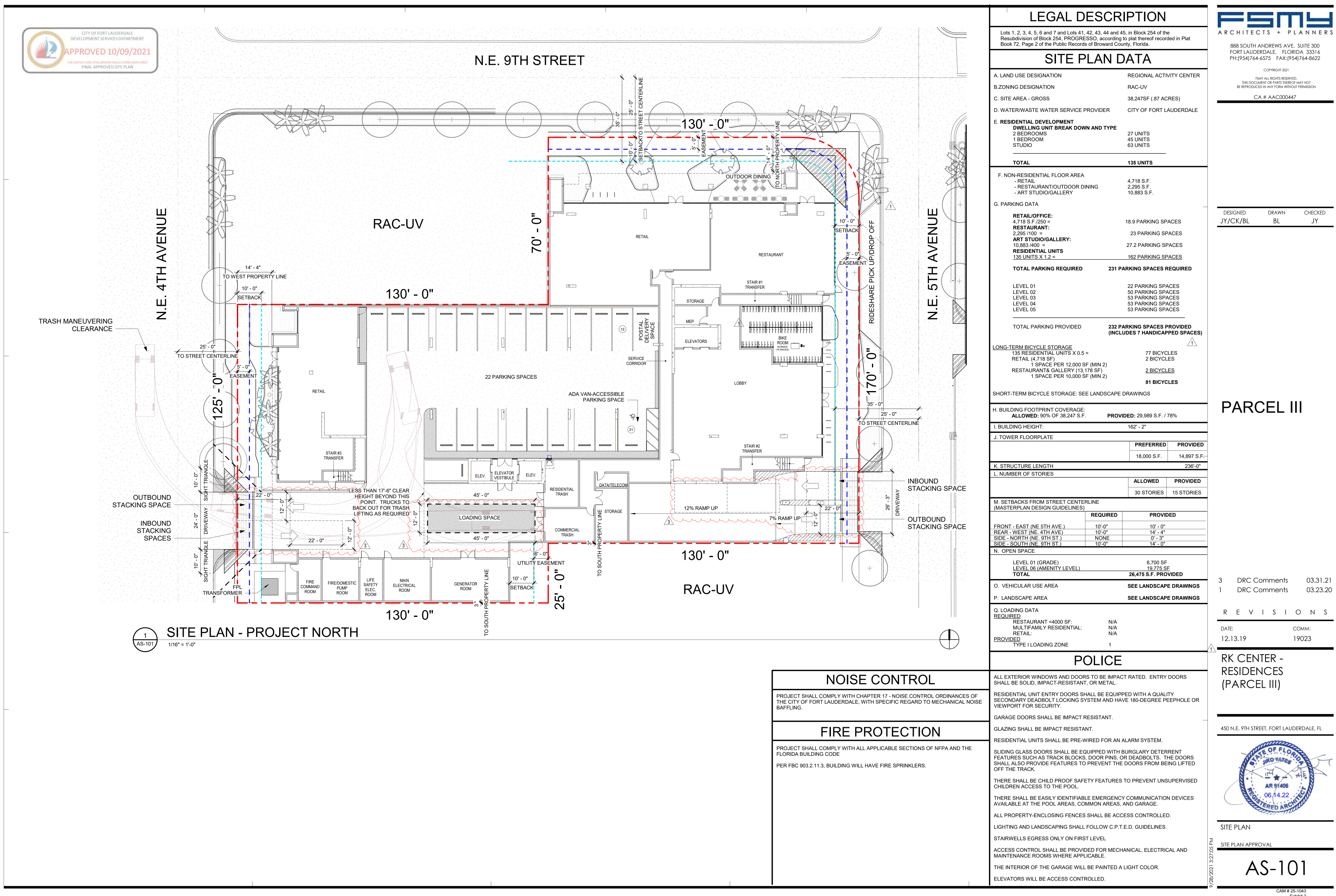


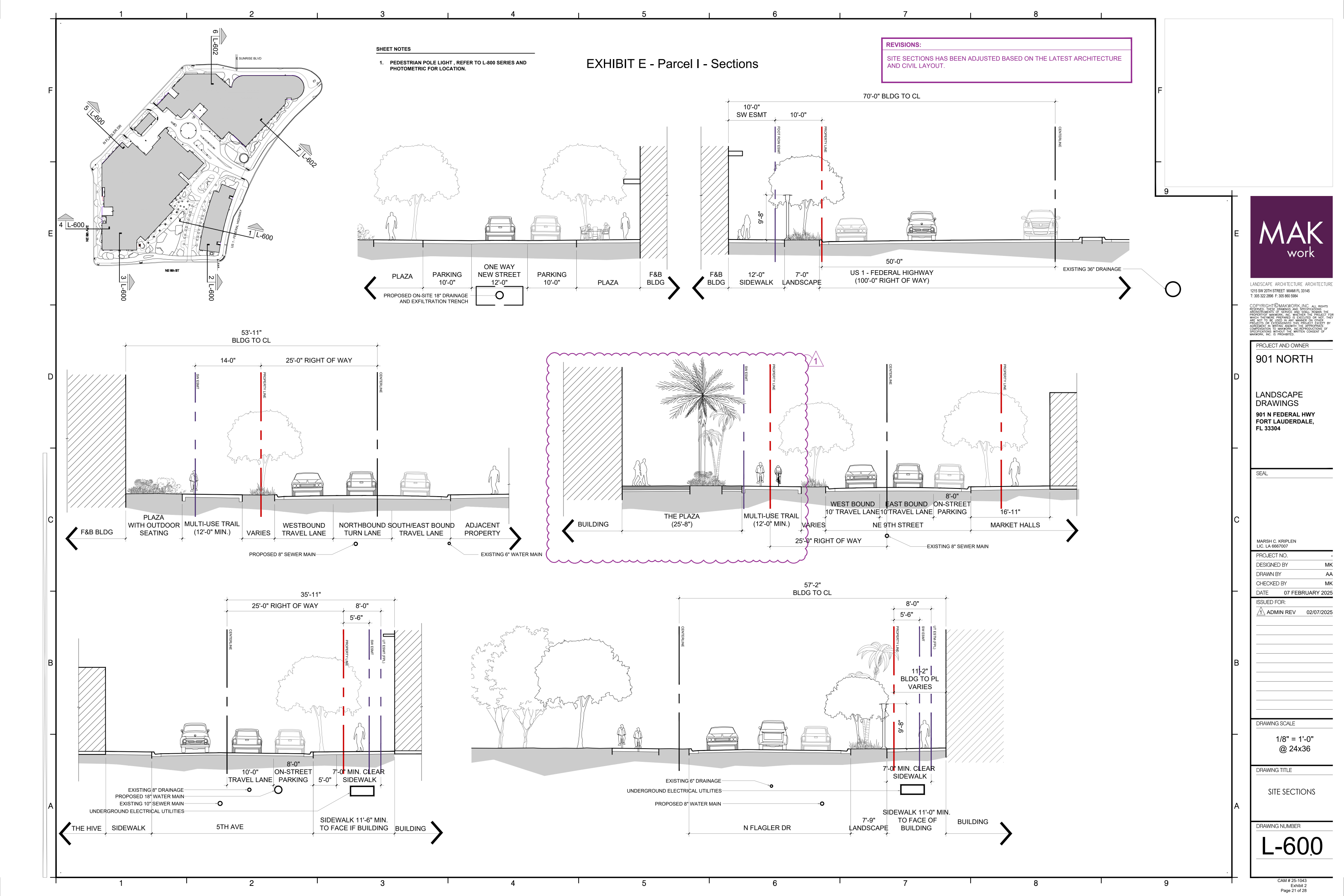
Exhibit 2 Page 18 of 28

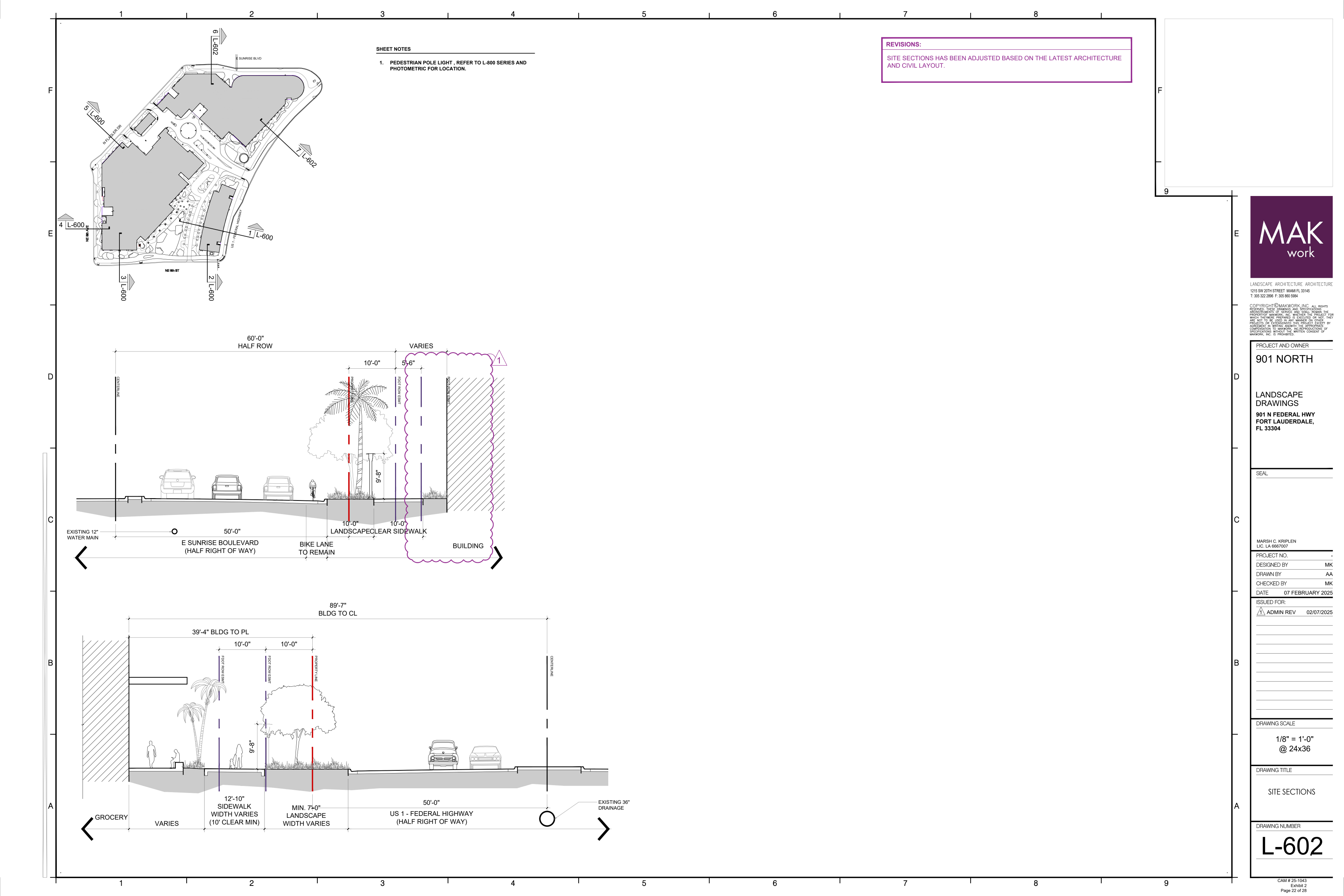
Exhibit C Public Realm Improvements

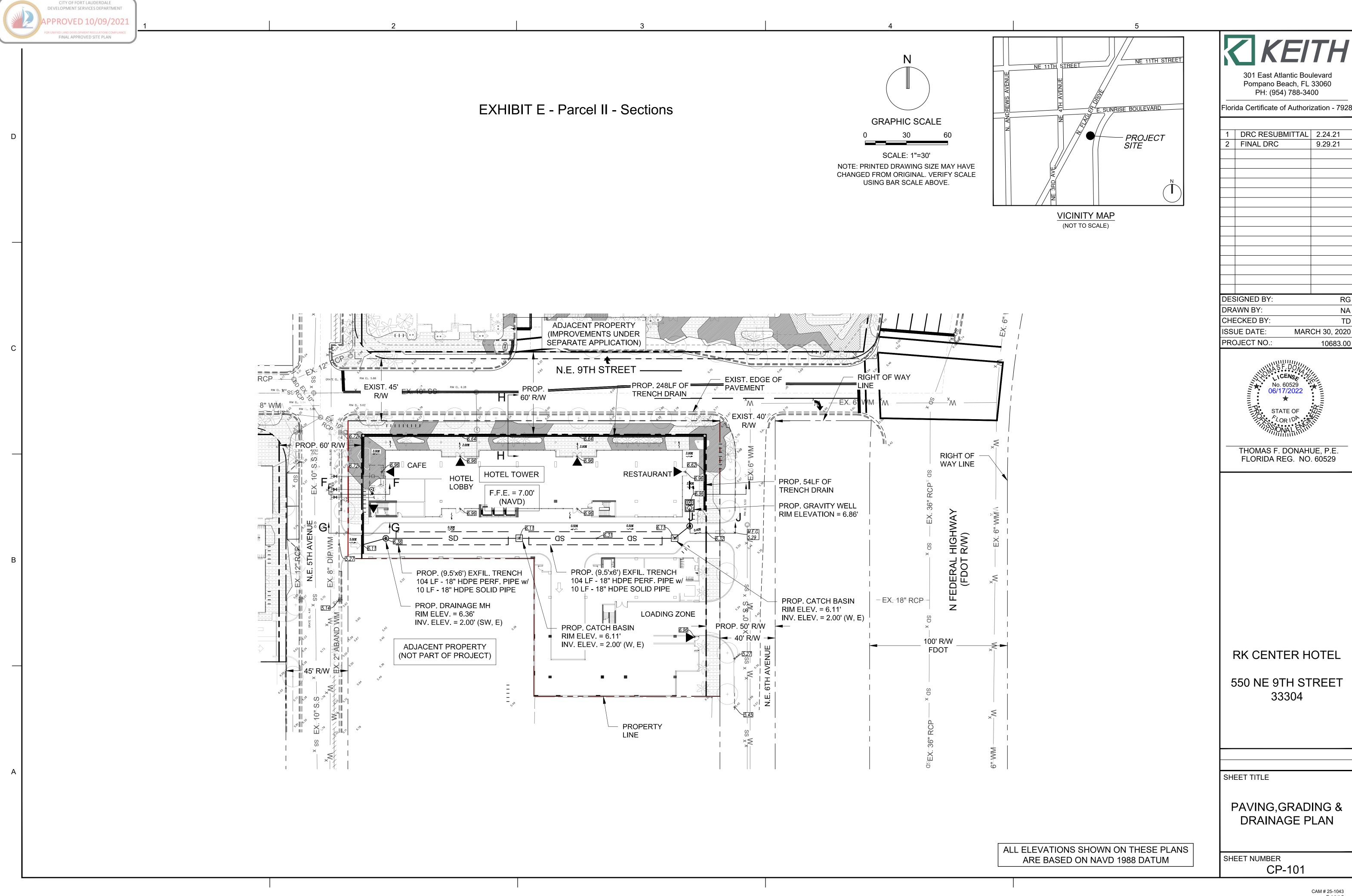
Public Benefits.

- 1. Provides for a substantial portion of the completion of the City's Laudertrail Project on NE 9th Street Providing multimodal connectivity to Federal Highway, complementing the Laudertrail construction in Holiday Park;
- 2. Providing for completion of the NE 9th Street streetscape in its entirety;
- 3. Provides 137,000 square feet of open space accessible by the public;
- 4. Provides 3,500 linear feet of pedestrian accessible walkways;
- 5. Provides pedestrian interactive uses on the North and South of NE 9th Street;
- 6. Provides a sense of place by creating publicly accessible plazas; outdoor seating; outdoor dining; and pedestrian realms;
- 7. Provides expansive tree canopy including 100+ Trees, 100+ Palms, 2,500 shrubs and an extensive flowering tree canopy framing 9th Street;
- 8. Provides a destination location for area residents and visitors alike; and
- 9. Will provide art in public places for enjoyment by the community.

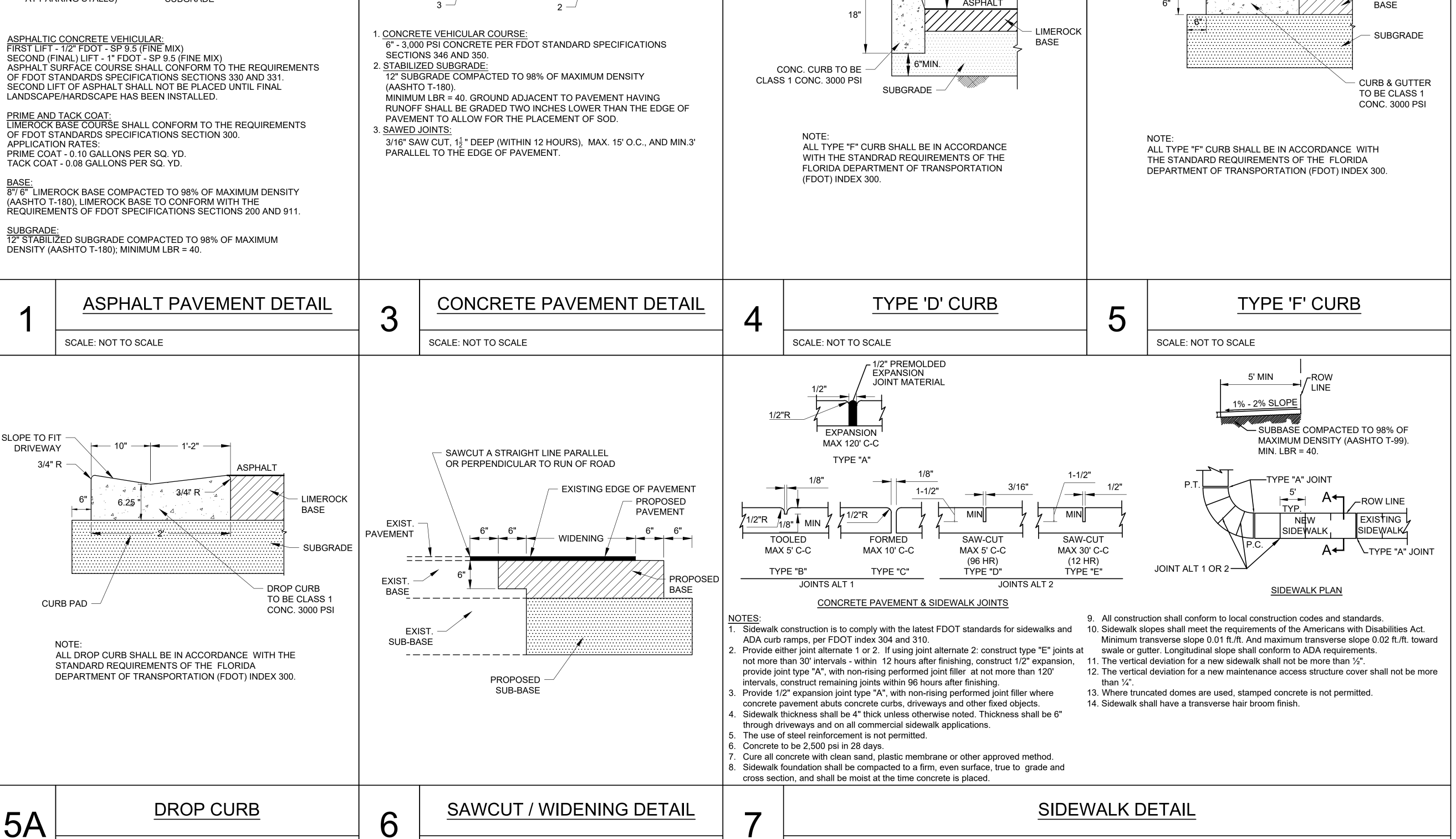








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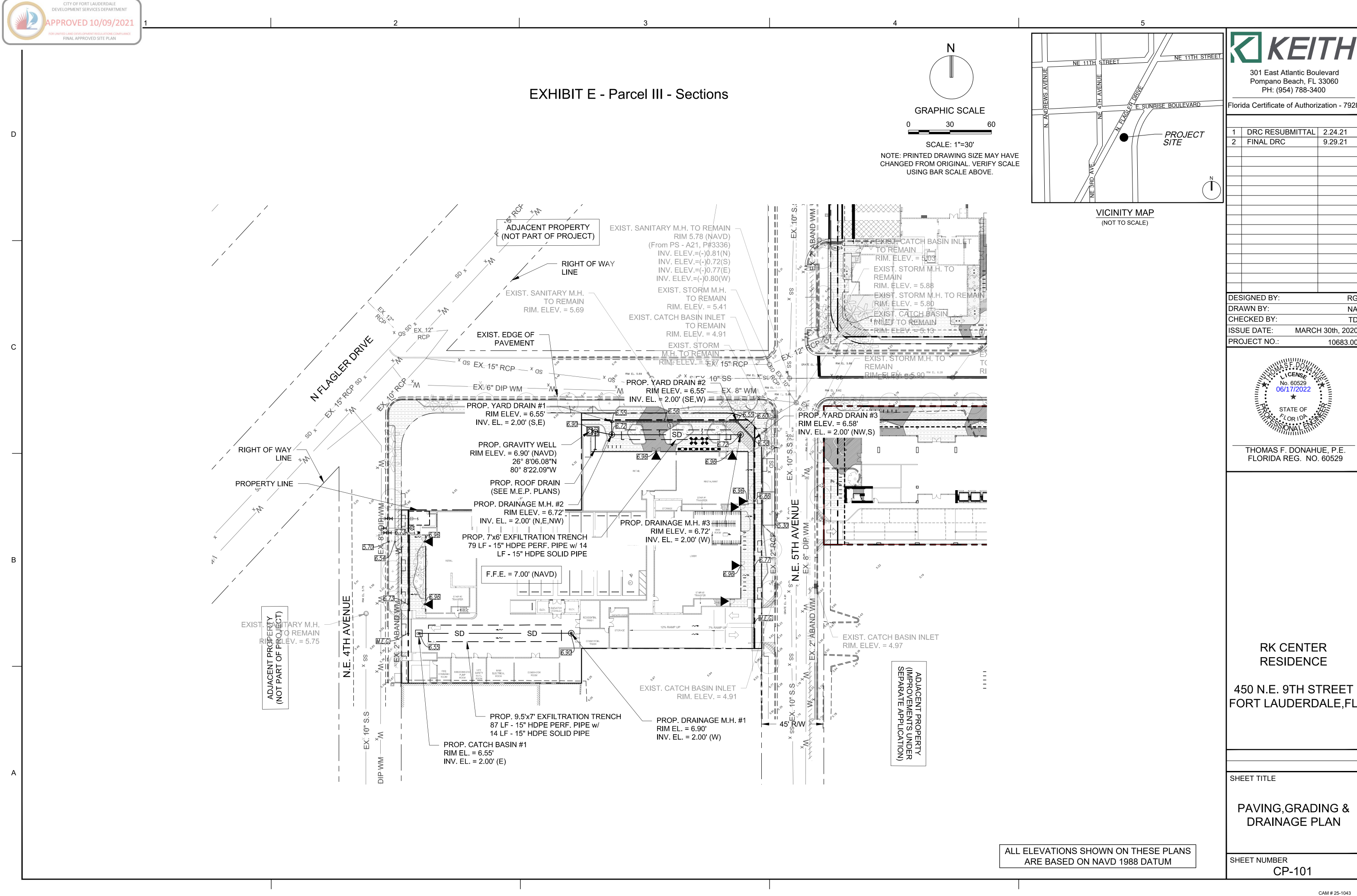
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301 East Atlantic Boulevard Pompano Beach, FL 33060 PH: (954) 788-3400 Florida Certificate of Authorization - 7928 1 DRC RESUBMITTAL 2.24.21 9.29.21 RG NA TD MARCH 30, 2020 10683.00 No. 60529 THOMAS F. DONAHUE, P.E. FLORIDA REG. NO. 60529 RK CENTER HOTEL 550 NE 9TH STREET 33304 SHEET TITLE PAVING, GRADING & DRAINAGE DETAILS SHEET NUMBER

CP-501



CITY OF FORT LAUDERDALE
DEVELOPMENT SERVICES DEPARTMENT PROVED 10/09/2021 FINAL APPROVED SITE PLAN 301 East Atlantic Boulevard Pompano Beach, FL 33060 PH: (954) 788-3400 Florida Certificate of Authorization - 7928 PROP. PROPERTY LINE EXIST. PROP. 1 DRC RESUBMITTAL 2.24.21 **EXIST** 5' Easement 2 FINAL DRC 9.29.21 5' Easement PROPERTY LINE 25' R/W 25' 2' 7.6' 13.5' 8.5'(+/-) 13.5' N.E. 4TH CAPE **BUILDING**/ BUILDING N.W. 5TH AVE. AVE. ANDS **DESIGNED BY:** CONC. DRAWN BY: NA TYPE 'F' CURB CHECKED BY: CONC. SIDEWALK TD TYPE 'F' CURB ISSUE DATE: MARCH 30th, 2020 & GUTTER SIDEWALK & GUTTER PROJECT NO.: 10683.00 EXIST. LANDSCAPE LANDSCAPE **SECTION A-A** PROP. SECTION C-C 25' R/W N.T.S. PROPERTY LINE 5' R/W DEDICATION N.T.S. 12.6' (+/-) BUILDING 14.2' NE 9TH (+/-) STREET THOMAS F. DONAHUE, P.E. FLORIDA REG. NO. 60529 SIDEWALK 6" CONC. TYPE 'F' CURB EXIST. PROP. PROP. EXIST. LANDSCAPE SIDEWALK & GUTTER 5' Easement 5' Easement LANDSCAPE 25' R/W 25' R/W 2' VALLEY SECTION E-E 2' VALLEY I GUTTER GUTTER N.T.S. 26' 26' N.E. 5TH BUILDING BUILDING N.E. 4TH DRIVEWAY DRIVEWAY AVE. AVE. **RK CENTER** 9.5' RESIDENCE 450 N.E. 9TH STREET FORT LAUDERDALE,FL 6" THICK CONC. 6" THICK CONC. DRIVEWAY DRIVEWAY MIN. 6" SUBGRADE MIN. 6" SUBGRADE COMPACTED TO A MIN. 95% COMPACTED TO A MIN. 95% OF AASHTO T99 DENSITY OF AASHTO T99 DENSITY SHEET TITLE SECTION B-B SECTION D-D PAVING, GRADING & N.T.S. N.T.S. DRAINAGE SECTIONS SHEET NUMBER

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SCALE: NOT TO SCALE

SIDEWALK DETAIL

SAWCUT / WIDENING DETAIL

SCALE: NOT TO SCALE

DROP CURB

5A

SCALE: NOT TO SCALE

PAVING, GRADING &

DRAINAGE DETAILS

CP-501

SHEET NUMBER