THE STATE OF TEXAS §
COUNTY OF DENTON §

SEWER MAIN COST PARTICIPATION AGREEMENT BETWEEN THE CITY OF DENTON AND CRAWFORD HOSPITAL PARTNERS, LLC.

WHEREAS, <u>Crawford Hospital Partners</u>, <u>LLC</u>, hereinafter referred to as "Developer", whose business address is <u>251 E. Southlake Blvd.</u>, <u>Suite 100</u>, <u>Southlake</u>, <u>Texas 76092</u> wishes to develop and improve certain real property named "<u>Lots 1-8 of Ranch View Surgical Hospital"</u> (as shown in <u>Exhibit A</u>, attached hereto and incorporated herein by reference), located in the City of Denton, Texas or its extraterritorial jurisdiction, and is required to provide such real property with adequate collection capacity by designing, constructing and installing a sanitary sewer main of an inside diameter of <u>ten</u> inches (<u>10</u>"), hereinafter referred to as the "Required Facilities"; and

WHEREAS, the City of Denton, Texas, a Texas home rule municipal corporation with its offices located at 215 East McKinney, Denton, Texas 76201, hereafter referred to as the "City," in accordance with Section 35.21.9 of the Denton Development Code, as amended, and its ordinances, wishes to participate in the cost of the construction and installation of said sanitary sewer main to expand its utility system and insure adequate utility service to other customers;

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein the Developer and the City AGREE as follows:

- 1. Developer shall design, install, and construct approximately $\underline{2,350}$ linear feet of $\underline{18}$ inch off-site sewer main, of which $\underline{8}$ inches of said sewer main shall be eligible for cost participation. The $\underline{2,350}$ linear feet of sewer main, together with $\underline{13}$ new manholes, and all necessary appurtenances thereto, hereafter referred to as the "Oversized Facilities" are as shown on **Exhibit B**, attached hereto and incorporated herein by reference.
- 2. As required by Section 35.21.9 of the Denton Development Code, Developer will enter into a Cost Participation Agreement with the City prior to beginning of construction of the Oversized Facilities. This Development Contract is attached hereto as **Exhibit C** and is incorporated herewith by reference. This Agreement is subject to and governed by any other applicable ordinances of the City of Denton, Texas.
- 3. Prior to beginning of construction of the Oversized Facilities, Developer shall obtain, at Developer's sole cost and expense, all necessary permits, licenses and easements. The easements, deeds, and plats therefor obtained by Developer shall be reviewed and approved as to form and substance by City prior to the beginning of construction. If Developer is unable to acquire needed easements, Developer shall provide City with any requested documentation of efforts to obtain such easements, including evidence of negotiations and reasonable offers made to the affected property owners. Any easements for the Oversized Facilities obtained by the Developer shall be assigned to City, if not taken in City's name, prior to acceptance of the Oversized Facilities, and Developer warrants clear title to such easements and will defend City against any adverse claim made against such title.

- 4. City's share in the cost of the Oversized Facilities is based upon the difference in the cost of installing Required Facilities, as determined by City, and the cost of the Oversized Facilities, as determined by City, shall be in an amount not to exceed **One-Hundred Fifty-Nine Thousand Six-Hundred Eighty and 00/100** (\$159,680). City may elect one of the following methods to determine City's share of the cost:
- a) Developer shall prepare plans and specifications and furnish them to City. City shall competitively bid the required line and the Oversized Facilities in accordance with Chapter 252 of the Texas Local Government Code. The difference in the bids shall be used to determine the City's share, subject to City's maximum participation in cost as specified in this Agreement; or
- b) Developer shall prepare plans and specifications and take bids on the required line and the Oversized Facilities. City shall pay Developer the least amount of the following:
 - (i) The difference in the bids for the required line and the Oversized Facilities; or
 - (ii) Participation by the City at a level not to exceed One Hundred percent (100%) of the total cost for any oversizing of improvements required by the City, including, but not limited to increased capacity of improvements to anticipate other future development in the area, all as provided for in §212.072(b) of the Texas Local Government Code, as amended: or
 - (iii) \$159,680, the maximum participation cost allowed herein.

The City shall not, in any case, be liable for any additional cost because of delays in beginning, continuing, or completing construction; changes in the price or cost of materials, supplies, or labor; unforeseen or unanticipated cost because of topography, soil, subsurface, or other site conditions; differences in the calculated and actual per linear feet of pipe or materials needed for the Oversized Facilities; Developer's decision as to the contractors or subcontractors used to perform the work; or any other reason or cause, specified or unspecified, relating to the construction of the Oversized Facilities.

- 5. The City will make monthly payments for its share of the Oversized Facilities. The Developer shall submit monthly pay requests on forms provided by the City. The Developer's engineer shall verify that each pay request is correct. Each pay request, along with the engineer's verification, shall be submitted to the Manager of Wastewater Utilities of the City. The City will retain 10% of the total dollar amount until the project is accepted. Payment by the City to the Developer will be made within thirty (30) days of receipt of the pay estimate and the engineer's verification.
- 6. To determine the actual cost of the Oversized Facilities, City shall have the right to inspect any and all records of Developer, its agents, employees, contractors or subcontractors, and shall have the right to require Developer to submit any necessary information, documents, invoices, receipts or other records to verify the actual cost of the Oversized Facilities.

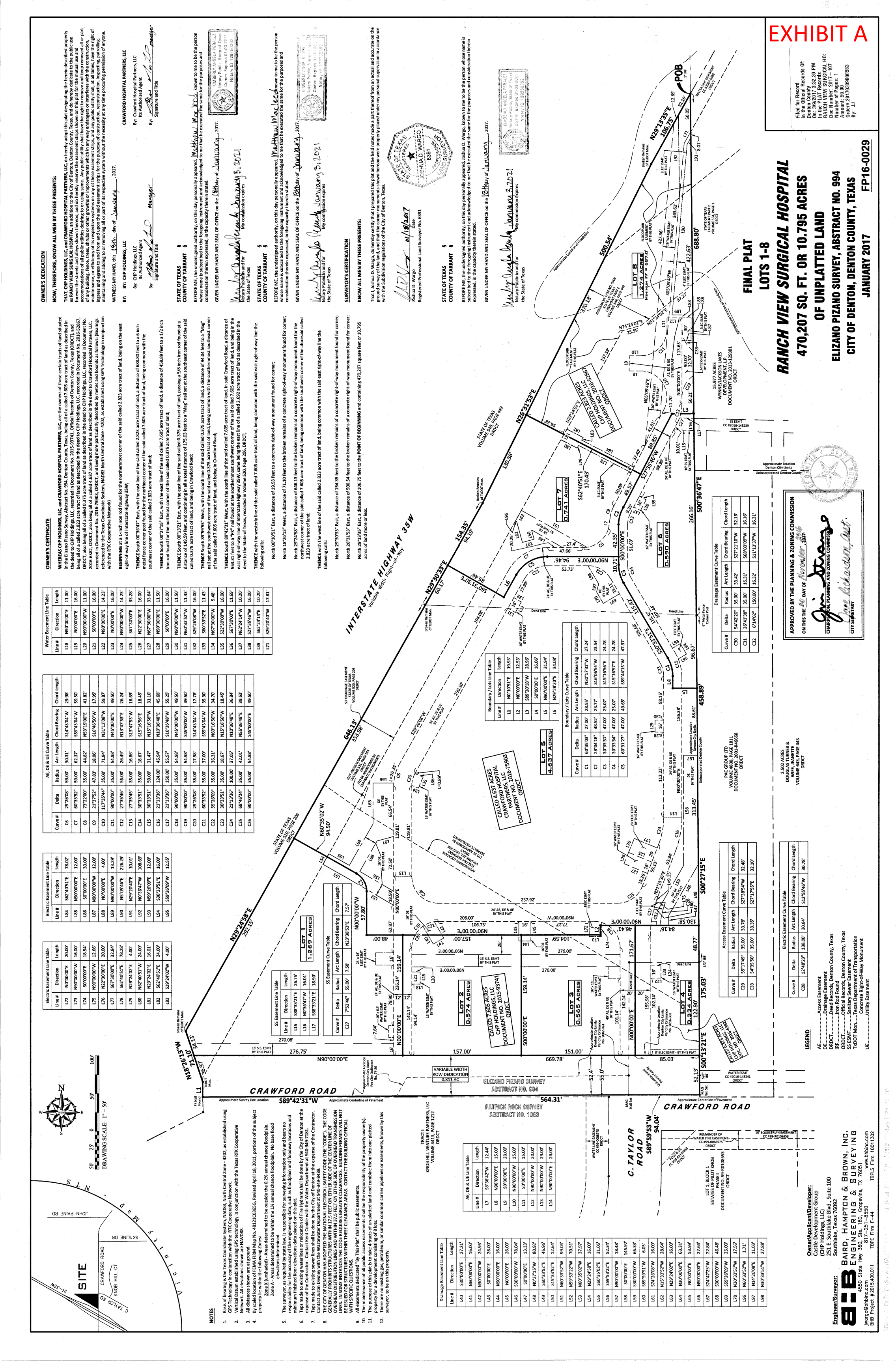
- 7. All notices, payments or communications to be given or made pursuant to this Agreement by the parties hereto shall be sent to Developer at the business address given above and to the Manager of Wastewater Utilities for City at the address given above.
- 8. Developer shall indemnify and hold City harmless from any and all claims, damages, loss or liability of any kind whatsoever, by reason of injury to property or person occasioned by any act or omission, neglect or wrongdoing of Developer, its officers, agents, employees, invitees, contractors or other persons with regard to the performance of this Agreement; and Developer shall, at its own cost and expense, defend and protect City against any and all such claims and demands.
- 9. If Developer does not begin substantial construction of the Oversized Facilities within twelve (12) months of the effective date of execution of this Agreement, this Agreement shall automatically terminate without further action of either party.
- 10. This instrument embodies the entire agreement of the parties hereto and there are no promises, terms, conditions or obligations other than those contained or incorporated herein. This Agreement shall supersede all previous communications, representations or agreements, whether verbal or written, between the parties hereto with respect to the subject matter of this Agreement.
- 11. This Agreement shall not be assigned by Developer without the express written consent of the City.
- 12. This Agreement is entered into and performable in Denton County, Texas. Any and all suits for any breach of this Agreement, or any other suit pertaining to or arising out of this Agreement, shall be brought in a court of competent jurisdiction in Denton County, Texas. This Agreement shall be governed by and construed in accordance with the laws of the State of Texas. Nothing in this Agreement shall be deemed to, or is intended to, waive any defense a party may have at law, including but not limited to immunity.

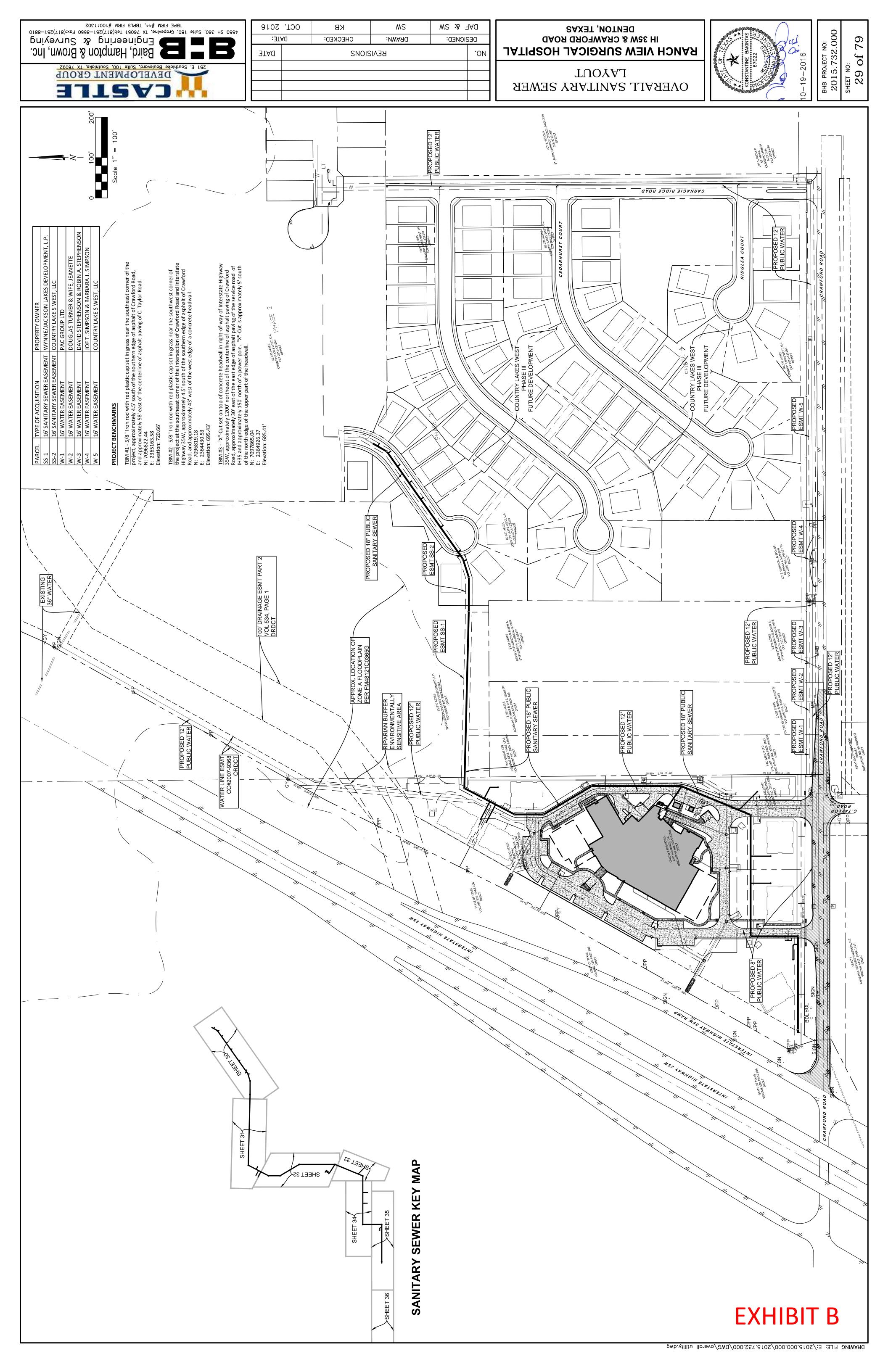
1 0	unterparts by the duly authorized officials and officers er, on this the day of, 201
	CITY
	CITY OF DENTON, TEXAS A Texas Home Rule Municipal Corporation
1	By: TODD HILEMAN, CITY MANAGER
ATTEST: JENNIFER WALTERS, CITY SECRETARY	7

By: _____

APPROVED AS TO LEGAL FORM: AARON LEAL, INTERIM CITY ATTORNEY

Ву:		
		"DEVELOPER" By: CRAWFORD HOSPITAL PARTNERS, LLC A TEXAS LIMITED LIABILITY COMPANY
		By: Name: Title:
STATE OF TEXAS	e	
COUNTY OF	§	
of, 20	17, by	ged before me, the undersigned authority on this day, the of Crawford Hospita ated and as an act of the company.
[L.S.]		Notary Public in and for the State of Texas





TBPE FIRM #44, TBPLS FIRM #10011302 DAF & SW OCT. 2016 MS KB **DENTON, TEXAS** BHB PROJECT NO: 2015.732.000 Baird, Hampton & Brown, Inc. Engineering & Surveying to Surveying Asso, Suite 180, Grapevine, TX 76051 Tel:(817)251-8550 Fax:(817)251-8810 :3TAQ IH 32M & CRAWFORD ROAD 79 CHECKED: :NWAAG **DEZIGNED:** RANCH VIEW SURGICAL HOSPITAL .ON SHEET NO: $30~{
m of}$ $^{'}$ DATE *KEVISIONS* 0 - 19 - 201602+9 S21 E. Southlake Boulevard, Suite 100, Southlake, TX 76092
DEVELOPMENT GROUP PLAN & PROFILE BEGIN TO STA **BILEAD** PUBLIC SANITARY SEWER 'A' 695 069 685 680 675 665 **6** F/C=69121 0.63% PROP. SS STA. 6+24.88 PROP. 5' SSMH RIM=686.89 FL_M=675.41 FL_{OUT}=675.31 SCALE: -H: 1"=20'-V: 1"=4' PS115) 679, 78.478=17 SS STA. 6+24.88 - PROP. 5' SSMH RIM=686.89 FL_{IN}=675.41 FL_{OUT}=675.31 N: 7097713.61 E: 2365593.73 F/G=686.74 -PROP. SS STA. EPROP. 5' SSMH RIM=686.68 FL_{IN}=673.73 FL_{OUT}=673.63 N: 7097713.40 E: 2365677.85 (ASTM 18, TAP: PROP. - PROP. SS STA. 4+97.42
INSTALL 4" SEWER SERVICE T
8 LF 4" SS SERVICE @ 2%,
& S.S.C.O. PROP, SS STA. 5+40.76
PROP, S' SSMH
FLIM=686.68
FLOUT=673.73
FLOUT=673.63 FL=673.87 F/G=686.81 8 LF 4" SS SERVICE @ 2%, SS FL_N=672.76 FL_{DUT}=672.66 PROP. SS STA. 4+97.42 78.278=17 PS115) 24,26+4, 35, 51, 44, 92, 42 PROP, 5' SSMH RIM=686,07 F/G=686.42 8 LF 4" \$5 SERVICE @ 27, (ASTM PROP. SS STA. 4+81.47 – L 4" SEWER SERVICE TAP: 3 LF 4" SS SERVICE @ 2%, & S.S.C.O. PROP. SS STA. 4+81.47 PROP. SS STA. 4+71.47
INSTALL 4" SEWER SERVICE TAP:
8 LF 4" SS SERVICE @ 2%, PROP. SS STA. 3+96.47
INSTALL 4" SEWER SERVICE T
8 LF 4" SS SERVICE @ 2%,
& S.S.C.O. 18 8 FL 4" SS \$EBNICE @ 5%' 78.178=684.11 **78**.178=17 4+50 PROP. SS STA. 4+71.47 4 INSTALL 8 L U Z J GRADE -PROPOSED 16' PUBLIC SANITARY SEWER EASEMENT SEWER 8 S.C.D. 4+00 PROP. SS STA. 3+96.47 | 8 LF 4" SS SERVICE @ 2% **₹** 8.0√8= COUNTRY LAKES WESS CC# 2011-122269, LLC / OPRDCT 269 PROP. GRADE (BY OTHERS) E/G=682.73 @ 2.0% SANITARY 7 679, PS115) B - PROP. SS STA. 3+11.47
INSTALL 4" SEWER SERVICE T
8 LF 4" SS SERVICE @ 2%,
& S.S.C.O. 0 # F/C=681.96 3+50 Ø 14 7 18" PVC (ASTM ¥ ¥ PUBL B - PROP. 'SS 'STA. 2+61.47
INSTALL 4" SEWER SERVICE T
8 LF 4" SS SERVICE @ 2%,
& S.S.C.O. .o.p.s.s % C **7** 3+00 78.838=<u>1</u>7 F/C=681.70 INSTALL 4" SEWER SERVICE TAP: 74.13+5 .AT2 22 .40AA TAP: PROP. SS STA. 2+11.47
INSTALL 4" SEWER SERVICE T
8 LF 4" SS SERVICE @ 2%,
& S.S.C.O. 2+50 78.733=<u>1</u>7 F/G=681.45 1+66.47 8 FH 4" S\$ SERVICE @ 23, PROP \$5 STA. 2+11.47 - PROP. SS STA. PROP. 5' SSMH RIM=680.96 FLIN=666.25 FLQUT=666.08 N: 7097916.58 E: 2365989.89 2+00 2+00 78.838=#T 1+25.75 SS F/G=681.20 STA. 8 2:C.O. 8 FE T, 22 REBNICE @ 5%' 80.333=±100.38 - BEGIN PROP. SS S CONNECT TO EX. CEX. TE = 666.04 N: 7097951.84 E: 2366010.23 INSTALL 4" SEWER SERVICE TAP FL₁ = 666.25 86.088=MIA PROP. SS STA. 1+71.47 HMSS '3 .90A9 PROP. 55 STA. 1+66.47 S STA. 1+71.47 - R SERVICE TAP: SERVICE @ 2%, & S.S.C.O. 50

695

069

685

PROP. SS - 4" SEWER LF 4" SS SI

INSTALL 8 L

PROP. SS STA. 1+40.22 - L 4" SEWER SERVICE TAP: 8 LF 4" SS SERVICE @ 2%, & S.S.C.O.

INSTALL 8 L

670

(ASTM SS @

... SS 0.11%

18 @

665

8 | LF | 4" | SS | SERVICE | 6 | 2%, INSTALL 4" SEWER SERVICE TAP:

089

PROP. 55 STA 1+40.22

EX. FL=666.04 | SS CONNECT TO EX. 18" SS

BECIN PROP. \$5 STA. 1+25.75

675

+

00+

FL=666.01

F/G=681.53

TBPE FIRM #44, TBPLS FIRM #10011302 OCT. 2016 DAF & SW KB MS DENTON, TEXAS Baird, Hampton & Brown, Inc.

Engineering & Surveying

A550 SH 360, Suite 180, Grapevine, TX 76051 Tel:(817)251-8550 Fax:(817)251-8810

A550 SH 360, Suite 180, Grapevine, TX 76051 Tel:(817)251-8810 BHB PROJECT NO: 2015.732.000 ІН 35М & СКАМГОЯР КОАР :3TAQ 79 CHECKED: :NWAAG **DEZIGNED:** RANCH VIEW SURGICAL HOSPITAL SHEET NO: $31\ \mathrm{of}$ $^{'}$ DATE .ON *KEVISIONS* 0-19-2016 02+11 S21 E. Southlake Boulevard, Suite 100, Southlake, TX 76092
DEVELOPMENT GROUP PLAN & PROFILE STA. 6+50 TO **BALLE** PUBLIC SANITARY SEWER 'A' 675 695 069 685 680 90 **670** F\G=695.75 PROP. SS STA. 11+18.46—
INSTALL 6" SS TAPP

4 LF 6" SS SERVICE © 2%
S.S.C.O.
& 16 LF © 100%

R 16 LF © 100%

PROP. SS STA. 11+34.46

PROP. SS STA. 11+34.46

NSTALL 6" SS SERVICE © 2%

R 6" SS SERVICE © 2%

S.S.C.O.

& 16 LF © 100%

R 16 LF © 100%

R 16 LF © 100%

R 16 LF © 100%

V: 1"=4'

V: 1"=4' -PROP. SS STA. 11INSTALL 6" SS TAF
20 LF 6" SS SERV
S.S.C.O.
& 16 LF @ 100%
FL₁8*=678.47
FL6*=679.47
N: 7097670.80 -PROPOSED 16' PUBLIC WATER EASEMENT CALLED 2.82 PACRES
CALLED 2.82 PACRES
CALLED 2.82 PACRES
TOUNE 42461 98-ROITHASO
VOLUMEN NO 98-ROITHASO
DOCUMEN DROCT PROP S\$ STA. 10+62.99
PROP 5' S\$MH
RIM=693.00
FL_{IN}=678.23
FL_{OUT}=678.13 24' PUBLIC ACCESS,-& UTILITY EASEMENT 10+50 80.878=47 F/G=691.21 \$0° 36' 47"E 688.80 PROPOSED PUBLIC-ACCESS EASEMENT PROP. SS STA. 11+18.46
INSTALL 6" SS TAP INSTALL 6" SS TAP S.S.C.O.
& 16 LF © 100% FL₁₈=678.42
FL₁₈=679.42
N: 7097673.40
E: 2365134.06 WIRE-FENCE . SS STA. 10+62.99— PROP. 5' SSMH RIM=693.00 FL_{IN}=678.23 FL_{OUT}=678.13 N: 7097724.65 E: 2365155.77 GRADE PROPOSED DRAINAGE, 8 ROP. PAC GROUP LTD 1811 PAC GROUP LTD 1811 VOLUME 4838, PAGE 18668 VOLUMENT NO. 2001-R46668 DOCUMENT NO. 2 10+00 E/C=685.95 WIRE PROP. GRADE PROPOSED 16'PUBLIC SANITARY
SEWER EASEMENT 4 Ë. SEWER LINE 9+50 E/C=686.21 FL=677.45 15.977 ACRES LAKES
15.977 ACRES LAKES
WYNNE/JACKSON LAKES
WYNNE/JACKSON LAKES
DEVELOPMENT, L.P.
DEVELOPMENT, L.P.
DEVELOPMENT, L.P.
DEVELOPMENT, L.P.
DOCUMENT NO. 2013-129381 SANITARY 00+6 E/G=686.23 ZONE A FLOODPLAIN-PER FM48121C0365G 2.502 ACRES & WIFE, DOUGLAS TURNETTE DOUGLAS TURNETTE JEANETTE VOLUME 643, PAGE 443 VOLUME 643, PAGE PS115) SS @ 0.63% PUBLIC 8+50 E/G=687.21 FL=676.82 679, **1** 18" PVC (ASTM F - WIRE FENCE 8+00 E.888.31 FL=676.50 3.821 ACRES A. STEPHENSON,
B. ROBIN A. STEPHENSON,
B. ROBIN A. STEPHENSON
DAVID STEPHENSON & WIFE
CC# 2013-83470
CC# 2013-83470 E\C=689.09 7+50 E/C=689.09 WIRE 78.87a=17 9Z.069=5√3 95.278=17 675 670 700 695 069 685 089 MATCH LINE SEE SHEET 30 00+9

DRAWING FILE: E:\2015.000.000\2015.732.000\DWG\SS P&P.dwg

TBPE FIRM #44, TBPLS FIRM #10011302 Baird, Hampton & Brown, Inc.

Engineering & Surveying

A550 SH 360, Grapevine, TX 76051 Tel:(817)251-8810

A550 SH 360, Suite 180, Grapevine, TX 76051 Tel:(817)251-8810 S21 E. Southlake Boulevard, Suite 100, Southlake, IX 76092 **31T2A**3

WIRE-

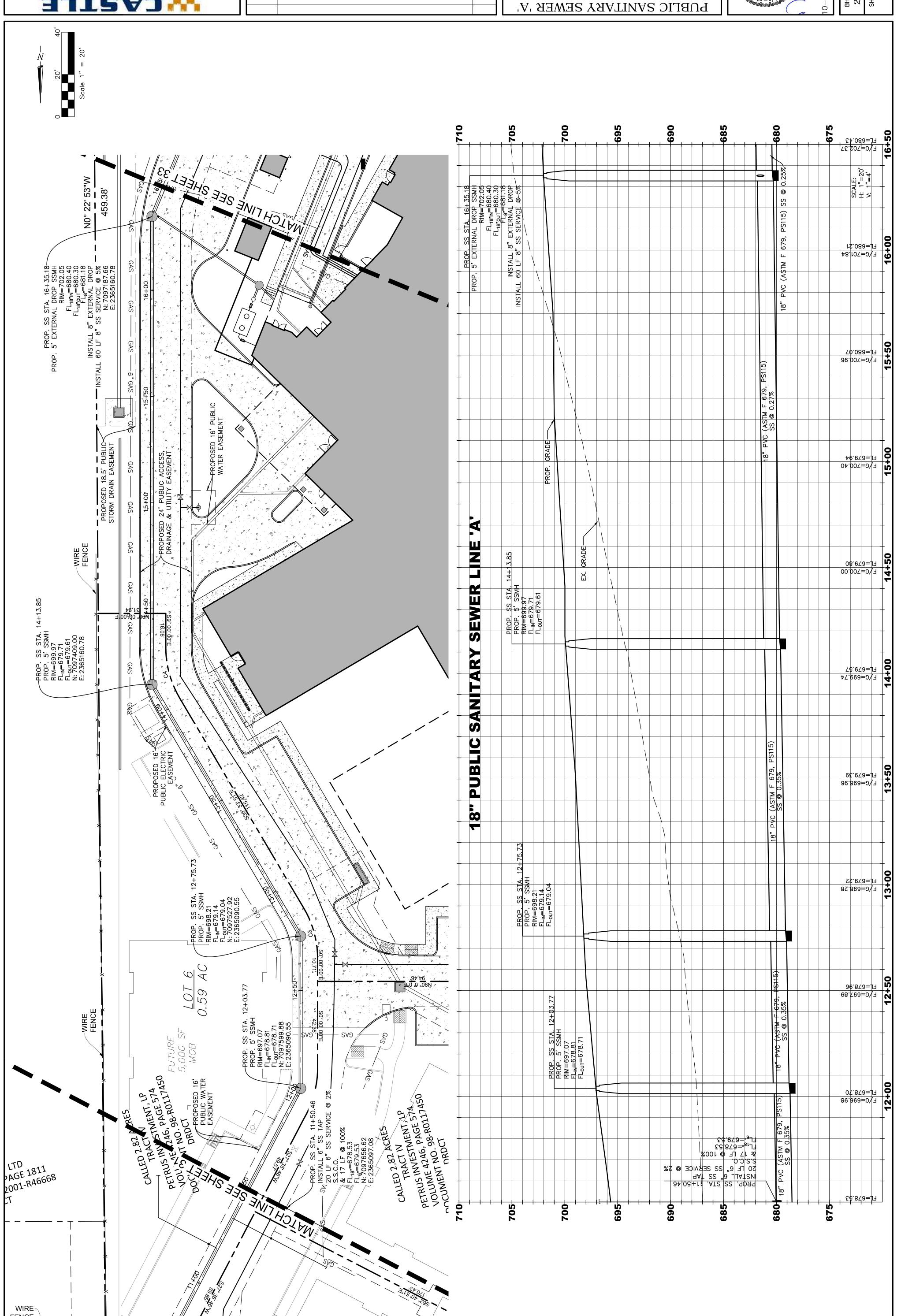
]	2016	.TOO	КВ	MS	MS % <u>-</u>	ЯAП
	:TE:	A: CHECKED: DY		:NWAЯQ	DEZIGNED:	
	DATE	KEAISIONS		.ON		
1						

DENTON, TEXAS ІН 35М & СКАМГОЯР КОАР RANCH VIEW SURGICAL HOSPITAL 16+50

0 - 19 - 2016PLAN & PROFILE STA. 11+50 TO

DRAWING FILE: E:\2015.000.000\2015.732.000\DWG\SS P&P.dwg

BHB PROJECT NO: 2015.732.000 Jo SHEET NO:



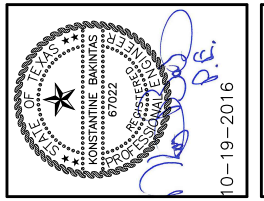


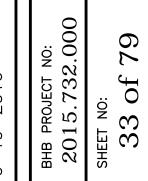
	9102	.TOO	KB	MS	WS 38 -	HAQ
	:3T/	√α	CHECKED:	:NWAЯQ	PIGNED:	DES
	DATE	KENIZIONZ			ON.	
ĺ						

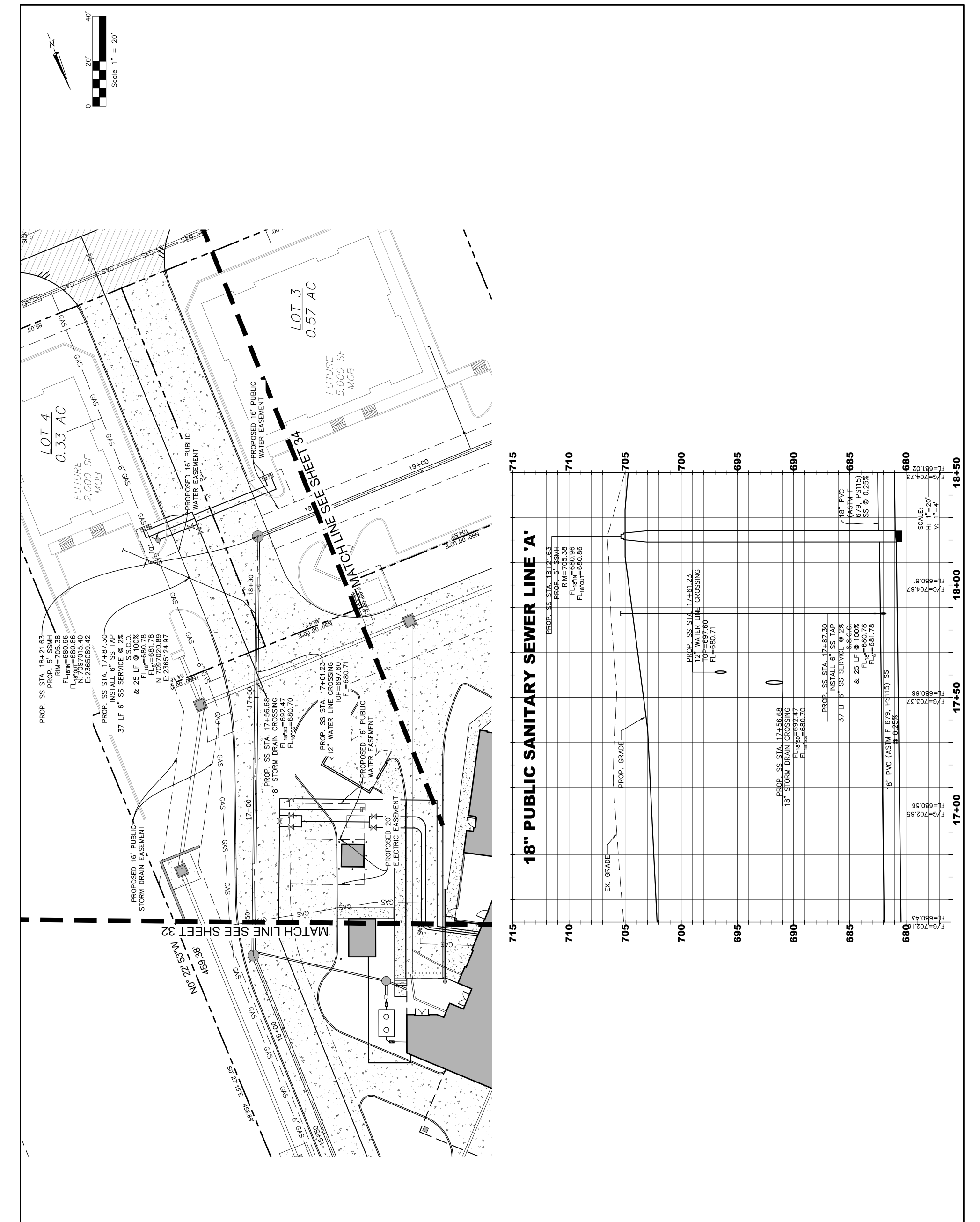
DENTON, TEXAS IH 35W & CRAWFORD ROAD RANCH VIEW SURGICAL HOSPITAL 02+81

PUBLIC SANITARY SEWER 'A'

PLAN & PROFILE STA, 16+50 TO







TBPE FIRM #44, TBPLS FIRM #10011302 OCT. 2016 DAF & SW KB DENTON, TEXAS Baird, Hampton & Brown, Inc.

Engineering & Surveying

A550 SH 360, Suite 180, Grapevine, TX 76051 Tel:(817)251-8550 Fax:(817)251-8810 BHB PROJECT NO: 2015.732.000 IH 35W & CRAWFORD ROAD :3TAQ CHECKED: :NWA91 **DEZIGNED:** RANCH VIEW SURGICAL HOSPITAL SHEET NO: $34 \, \mathrm{of}$ DATE *KEVISIONS* .ON 0 - 19 - 201621+75 S21 E. Southlake Boulevard, Suite 100, Southlake, TX 76092
DEVELOPMENT GROUP PLAN & PROFILE STA. 18+50 TO **BILEAD** PUBLIC SANITARY SEWER 'A' FUTURE 5,000 SF MOB 680 -700 695 069 685 F/G=701,75 FL=681.92 21 + 22.52N<u>0° 00' 00"W</u> 35 SHEET F/G=701.31 ш<u>-</u> Щ<u>-</u> \rangle \(^{\alpha}\) \dots \(^{\alpha}\) ^ 51+50 21+00 F\G=701.10 FL=681.64 MATC PROP. SS STA. 21+06.52 8" WATER LINE CROSSING TOP=696.68 FL=681.66 J PROPOSED 16' PUBLIC-WATER EASEMENT PROP. SS 8" WATER Z Z GRADE 20+50 FL=681.52 FUTURE 5,500 SF MOB SEWE PROP. 2% . ∇.ġ . PROP. SS STA. 19+91.02
INSTALL 6" SS TAP

— 8 LF 6" SS SERVICE @ 2%

— S.S.C.O.

& 20 LF @ 100%
FL₁₈=681.37
FL₆=682.37
N: 709006.90
E: 2364920.04 ARY PROP. SS STA. 19+91.02
INSTALL 6" SS TAP
8 LF 6" SS SERVICE @ 2%
5.5.C.0.
& 20 LF @ 100%
FL₈=681.37
FL₈=682.37 GRADE SANIT PUBLIC 20+00 €£.18∂=<u></u>17 F/G=702.55 EX. -PROPOSED 16' H STORM DRAIN EASEMENT **PUBLIC** PS115) —PROP. SS STA. 19+24.02
INSTALL 6" SS TAP
8 LF 6" SS SERVICE @ 2%
S.S.C.O.
& 22 LF @ 100%
= FL₁₈=681.20
FL₆=682.20
- N: 70970006.90
E: 2364987.04 (ASTM F 679, SS @ 0.25% 19+50 F\G=703.17 FL=681.27 **6** PROP. SS STA. 19+24.02
| NASTALL 6" \$S TAP
| S.C.0.
& 22 LF @ 100%
| L18"=681.20
| FL6"=682.20 PROPOSED 16' PUBLIC— SANITARY SEWER EASEMENT PROPOSED 24' PUBLIC ACCESS, DRAINAGE & UTILITY EASEMENT 19+00 F\G=703.91 FL=681.14 FL=681.d2 700 069 685 089 MATCH LINE SEE SHEET 33 - GAS ----- 6" GAS -S0° 13' 21"E 122.90' DRAWING FILE: E:\2015.000.000\2015.732.000\DWG\SS P&P.dwg

TBPE FIRM #44, TBPLS FIRM #10011302 Baird, Hampton & Brown, Inc.

Engineering & Surveying

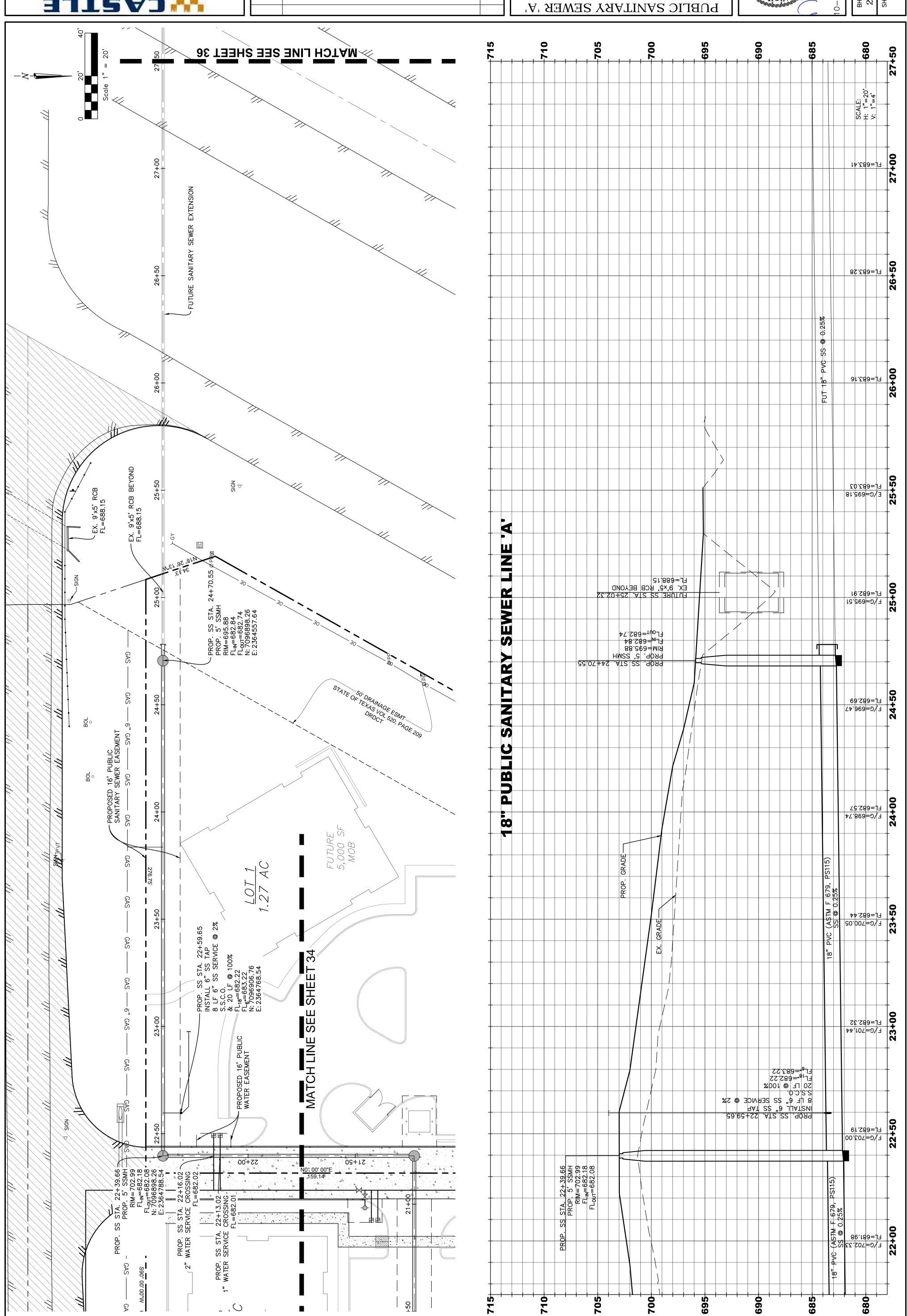
A550 SH 360, Grapevine, TX 76051 Tel:(817)251-8550 Fax:(817)251-8810

Here Flew #AA TEPLS Flew #10011302 251 E. Southlake Boulevard, Suite 100, Southlake, TX 7609P **STILE**

9102	.TOO	КВ	MS	MS 78 -	HAQ
:3T/	CHECKED: DYJ		:NWAЯQ	PIGNED:	DES
DATE	KENIZIONZ			ON.	

DENTON, TEXAS IH 35W & CRAWFORD ROAD RANCH VIEW SURGICAL HOSPITAL 27+50

PLAN & PROFILE STA. 21+75 TO



Baird, Hampton & Brown, Inc.

#550 SH 360, Suite 180, Grapevine, TX 76051 Tel:(817)251-8550 Fax:(817)251-8810

TBPE FIRM #44, TBPLS FIRM #10011302 OCT. 2016 KB MS DAF & SW DENTON, TEXAS IH 32M & CRAWFORD ROAD :3TAQ CHECKED: :NWAЯQ DE2ICNED: RANCH VIEW SURGICAL HOSPITAL DATE .ON *KENISIONS* END S21 E. Southlake Boulevard, Suite 100, Southlake, TX 76092 PLAN & PROFILE STA. 27+50 TO **BILEAD** PUBLIC SANITARY SEWER 'A' 15 32+ # FL=684.54 **31 10 10 86.88.96 5. 68.98 6.29 6.88.96** Ā SEWER LINE 30 + CE=684.16 PUBLIC SANITARY 20.486-03 16.2883=17 **6** 84.288=17 **6 28 40 6 WATCH LINE SEE SHEET 35**

PROJECT NO. <u>FP/6-0029</u>

CONTRACT TYPE DR, PV, SW & UT

DEVELOPMENT CONTRACT FOR PUBLIC IMPROVEMENTS

WHEREAS, CHP Holdings, LLC, (the "Developer"), whose
business address is 251 E. Southlake Blvd, St 100, Southlake, Tx 76092, is the owner and developer of
real property located in the corporate limits of the City of Denton being described as
Ranch View Surgical Hospital, an addition to the City of Denton, Texas (the "Development"); and
WHEREAS, Developer wishes to enter into this agreement with the City of Denton, Texas
(the "City) to provide for the construction of certain public improvements generally described as the Public Infrastructure (Demo, Earthwork, Utilities & Paving) as further described in Exhibit A attached hereto and made
a part hereof by reference (the "Public Improvements"), which, among other things, are necessitated
by and will serve the Development; and
WHEREAS, this agreement is entered into pursuant to Subchapter C of Chapter 212 of the
Texas Local Government Code as a condition of plat approval and the Public Improvements are
roughly proportional to the benefits received and burdens imposed by the Development; and
WHEREAS, this agreement is required to ensure that the Public Improvements are
constructed in accordance with the City's standard specifications for public works projects, applicable
ordinances and design criteria manuals ("Standard Specifications"), and the plans and specifications
prepared by Developer's engineer,Baird, Hampton & Brown, Inc. ("Developer's Engineer")
dated 10/19/16, which were approved by the City and are on file in the office of the City

Engineer, which may be amended with the written approval of the City Engineer or his designee (the

"Project Specifications"), such Standard Specifications and Project Specifications being incorporated herein by reference and herein called the "Plans and Specifications"; and

WHEREAS, the Developer understands and agrees that it is responsible for and has retained at its sole expense, the Developer's Engineer to design the Public Improvements in accordance with the Standard Specifications, taking into consideration the specific site conditions that may impact the Public Improvements; and

whereas, the Developer shall provide for the construction of the Public Improvements by and through North Texas Contracting, Inc., whose address is

4999 Keller-Haslet Road, Keller, Texas 76244 (the "Contractor"), a construction contractor experienced in the construction of improvements similar to the Public Improvements, and

WHEREAS, Developer and Contractor recognize that the City has an interest in ensuring that the Public Improvements, which will, upon completion and acceptance by the City, become public property, are properly constructed in accordance with the Plans and Specifications and that payment by Developer is provided therefor; NOW, THEREFORE,

The Developer, Contractor, and City (the "Parties") in consideration of their mutual promises and covenants contained herein agree as follows:

1. Covenants of Developer and Contractor.

(a) <u>Construction</u>. Contractor shall construct the Public Improvements in accordance with the Plans and Specifications and complete the Public Improvements on or before <u>September 30, 2017</u>. Developer shall be responsible for all monies due to the Contractor for construction of the Public Improvements. In no event shall the City be responsible for payment of any of the expenses or costs to construct the Public Improvements. The City

Engineer in his discretion may require the Developer to provide security for payments to the Contractor, which may be in the form of a cash deposit with the City, a letter of credit, a dedicated construction account with a lending institution approved by the City Engineer, or other security that the City Engineer in his discretion deems adequate to ensure that the Developer does not default in its payment obligations to the Contractor.

Authority of City Engineer, Inspections, Tests and Orders, Developer and (b) Contractor Warranty. All work on the Public Improvements shall be performed in a good and workmanlike manner and to the satisfaction of the City Engineer or his representative. The City Engineer shall decide all questions, which arise as to the quality and acceptability of materials furnished, work performed, and the interpretation of the Plans and Specifications and may reject any work not performed in accordance with the Plans and Specifications. The Contractor, its surety on the performance bond required herein and the Developer, warrant that the Public Improvements will be free from defects in materials and workmanship and that they will pay to remedy same for a period of two years after the completion of the Public Improvements and final acceptance by the City. This warranty shall not constitute a limitation on the duty to remedy latent defects in construction that were not known at the time of final acceptance or within said two year warranty period.

The Contractor shall furnish the City Engineer or his representative with every reasonable facility for ascertaining whether or not the work performed was in

accordance with the Plans and Specifications applicable thereto. Any work done or materials used without suitable inspection by the City may be ordered removed and replaced at Contractor's expense.

The City Engineer or his designee shall perform periodic inspections of the work and shall perform a final inspection prior to final acceptance by the City and an inspection 30 days prior to the expiration of two years from the date of final completion and acceptance of the work by the City. Upon failure of the Contractor to allow for inspection, to test materials furnished, to satisfactorily repair, remove or replace, if so directed, rejected, unauthorized or condemned work or materials, or to follow any other request or order of the City Engineer or his representative, the City Engineer shall notify the Developer of such failure and may suspend inspections of such work until such failure is remedied. If such failure is not remedied to the satisfaction of the City Engineer, the City shall have no obligation under this agreement to approve or accept the Public Improvements and the City may withhold, suspend or revoke any permits or other approvals for the Development until such matter is remedied to the satisfaction of the City Engineer.

- (c) <u>Insurance</u>. Contractor shall provide for insurance in form and in substance in accordance with the City's standard insurance requirements for public works projects, which are on file in the Office of the City Engineer and which are incorporated herein by reference.
- (d) <u>Means and Methods of Construction</u>. The means and methods of construction shall be such as Contractor may choose; subject, however, to the

City's right to reject the Public Improvements for which the means or method of construction does not, in the judgment of the City Engineer, assure that the Public Improvements are constructed in accordance with Plans and Specifications.

- (e) <u>Books and Records.</u> All of the Developer's and the Contractor's books and other records related to the construction of the Public Improvements shall be available for inspection by the City.
- (f) Performance Bonds. The Contractor shall execute a performance bond in the full amount of the cost to construct the Public Improvements in favor of the City ensuring completion of the Public Improvements in accordance with the Plans and Specifications and warranting against defects in materials and workmanship for a period of two years from the date of final acceptance by the City as provided in 1(b) herein. The performance bond shall be executed by a corporate surety authorized to do business in Texas in accordance with Chapter 2253 of the Texas Government Code, shall be on the City's standard form, and shall contain a local resident agent for service of process. The Developer may be a co-obligee on the performance bond with regard to the Contractor's obligations.
- (g) Payment Bonds. The Contractor shall execute a payment bond in the full amount of the cost to construct the Improvements in favor of the City insuring against claims from suppliers and subcontractors. The payment bond shall be executed by a corporate surety authorized to do business in Texas in accordance with Chapter 2253 of the Texas Government Code, shall be on the

- City's standard form, and shall contain a local resident agent for service of process. Owner and Developer may be co-obligees on the payment bond.
- Public Improvements, Contractor and Developer agree that the Developer shall retain ten (10) percent of the total dollar amount of the contract price until after final approval or acceptance of the Public Improvements by the City. The Developer shall thereafter pay the Contractor the retainage, only after Contractor has furnished to the Developer satisfactory evidence including an affidavit that all indebtedness has been paid, that all indebtedness connected with the work and all sums of money due for labor, materials, apparatus, fixtures or machinery furnished for and used in the performance of the work have been paid or otherwise satisfied. In addition, Contractor shall provide Developer with a consent to final payment from the payment bond surety.
- Improvements by the City, the Public Improvements shall become the property of the City free and clear of all liens, claims, charges or encumbrances of any kind. If, after acceptance of the Public Improvements, any claim, lien, charge or encumbrance is made, or found to exist, against the Public Improvements, or land dedicated to the City, to which they are affixed, the Developer and Contractor shall upon notice by the City promptly cause such claim lien, charge or encumbrance to be satisfied and released or promptly post a bond with the City in the amount of such claim, lien, charge or

- encumbrance, in favor of the City, to ensure payment of such claim, lien, charge or encumbrance.
- (j) **INDEMNIFICATION.** THE DEVELOPER AND CONTRACTOR SHALL AND HEREBY DO INDEMNIFY, DEFEND AND SAVE HARMLESS, THE CITY, ITS OFFICERS, AGENTS EMPLOYEES FROM ALL SUITS, ACTIONS OR CLAIMS OF ANY CHARACTER, NAME AND DESCRIPTION BROUGHT FOR OR ON ACCOUNT OF ANY INJURIES OR DAMAGES RECEIVED AS SUSTAINED BY ANY PERSON, PERSONS OR PROPERTY ON ACCOUNT OF THE OPERATIONS OF THE CONTRACTOR, HIS AGENTS, EMPLOYEES OR SUBCONTRACTORS; OR ON ACCOUNT OF ANY NEGLIGENT ACT OF FAULT OF THE CONTRACTOR, HIS AGENTS, **EMPLOYEES** OR **SUBCONTRACTORS** IN CONSTRUCTION OF THE IMPROVEMENTS; AND SHALL PAY ANY JUDGMENT, WITH COSTS, WHICH MAY BE OBTAINED AGAINST THE CITY GROWING OUT OF SUCH INJURY OR DAMAGE.
- (k) Agreement Controlling. The provisions of this agreement shall control over any conflicting provision of any contract between the Developer and Contractor as to the construction of the Public Improvements.
- Covenants of City of Denton. Upon proper completion of the Public Improvements in accordance with this agreement, the City agrees to accept the Public Improvements.

- Nexus and Rough Proportionality. The Developer acknowledges and agrees that there is a reasonable nexus between the demands created by the Development and the Public Improvements, and that the costs associated with the construction and dedication of land for the Public Improvements is roughly proportional to the benefits received and the burdens imposed by the Development. The Developer shall indemnify and hold the City harmless against any claim by it or others claiming through it, that the required Public Improvements and associated dedication of land are unlawful exactions.
- 4. <u>Venue and Governing Law.</u> The Parties herein agree that this agreement shall be enforceable in Denton County, Texas, and if legal action is necessary in connection therewith, exclusive venue shall lie in Denton County, Texas. The terms and provisions of this agreement shall be construed in accordance with the laws and court decisions of the State of Texas.
- 5. Successor and Assigns. This contract shall be binding upon and inure to the benefit of the parties hereto, their respective successors and assigns.

Executed in triplicate this,30th	day of November	, 20 16.
DEVELOPER		
Name: CHP Holdings, LLC		
By: About the		
Name: Matthow Mackey		
Title: Manager		
Address 251 E. Southlake Blvd, St 100		
Southlake, Texas 76092		

ANITA BURGESS, CITY ATTORNEY

BY:

CONTRACTOR		
Name: North Texas Contracting, Inc.		
By:		
Name: Zach Fusilier		
Title: Vice President		
Address 4999 Keller-Haslet Road		
Keller, Texas 76244		
	CITY	OF DENTON, TEXAS
	BY:	Doward martin
ATTEST: JENNIFER WALTERS, CITY SECRETARY		CITY MANAGER
BY: <u>Jane Richardson, Asst.</u>		
APPROVED AS TO LEGAL FORM:		