CAPIZZI LAW OFFICES

11 Hillside Ave., Second Floor Tenafly, NJ 07670 MATTHEW G. CAPIZZI, ESO. 201 266 8300 (o) 201 266 8301 (f)

> Capizzilaw.com -----

New York Office: 1 Blue Hill Plaza Lobby Level, Suite 1509 Pearl River, NY 10965 Reply to New Jersey Office

January 6, 2022

Submittal for January 20, 2022 Hearing

Via Hand Delivery

N.J., N.Y., & D.C. Bars

Nancy Wehmann - Secretary Borough of Alpine Zoning Board of Adjustment 100 Church Street Alpine, NJ 07620

Re:

Lucacel – Alpine ZBA (the "Applicant")

79 Miles Street; Block 55, Lot 3.03 (the "Property")

Dear Ms. Wehmann:

As you are aware, this office represents the above Applicant regarding their variance application before the Alpine Zoning Board of Adjustment seeking to construct a new single-family dwelling at the Property. To that end, enclosed please find the following for consideration at the January 20, 2022 hearing:

- 1. Board of Adjustment Application, Rider to the Application/Reasons for Relief, and Letter of Denial dated December 6, 2021 attached hereto (12 copies);
- 2. Photo Exhibit (12 copies);
- 3. Prior Borough of Alpine Planning Board Resolution dated March 26, 2019 (12 copies);
- 4. Site Plan prepared by Hubschman Engineering, P.A., dated August 11, 2021 and last revised as of January 6, 2022 consisting of six (6) sheets (12 copies); and
- 5. Architectural Plan prepared by Noah Harris Adler Architect dated September 2, 2021 consisting of eight (8) sheets (12 copies).

This letter shall also confirm this matter is scheduled to be heard before the Alpine Zoning Board of Adjustment, virtually, via Zoom, on Thursday, January 20, 2022, at 7:30pm.

Thank you.

MGC/gd Enclosures Ms. Nancy Wehmann – Secretary December 16, 2021 Page 2 of 2

Kindly advise when this matter has been deemed complete and assigned a hearing before the Alpine Board of Adjustment.

Thank you.

Very truly yours.

Gløria Duby, Paralegal

MGC/gd Enclosures

SCHEDULE E

APPLICATION TO BOROUGH OF ALPINE BOARD OF ADJUSTMENT

FOR OFFICIAL USE ONLY:
Date Application filed:
Fee Paid: Amount Date
Date file complete:
Time period expires.
Application received by:
SECTION 1. APPEAL FROM DENIAL OF BUILDING PERMIT:
If this application has arisen as the result of the denial of a zoning permit, applicant shall secure from the administrative officer an appeal form giving reasons for denying the zoning permit and shall submit it with this application.
SECTION 2 INFORMATION REGARDING THE APPLICANT:
A) The Applicant's full legal name is Florin Lucacel
B) The Applicant's mailing address is <u>c/o Matthew Capizzi, Esq.</u> 11 Hillside Ave., 2nd Fl Tenafly, NJ 07670
C) The Applicant's telephone number is 201-266-8300
(Business telephone number)
D) The Applicant is a:CORPORATION PARTNERSHIP INDIVIDUAL OTHER (please specify)
E) If the Applicant is a corporation or a partnership, applicant shall attach a list of the names and addresses of persons having a 10% interest or more in the corporation or partnership.
F) The relationship of the Applicant to the property in question is: OWNER TENANT OR LESSE PURCHASER UNDER CONTRACT OTHER (please specify)
G) If the Applicant is not the owner of the property in question, the Applicant must obtain and submit a copy of this application signed by the owner in the space provided in <u>Section 9</u> .

SECTION 3 INFORMATION REGARDI	NG THE PROPERTY:		
A) The address of the Property is 79 Miles Stre	et, Alpine NJ 076200		
B) The location of the Property is approximately Church Street and Hillside Aver			
C) The tax map Block number (s) is 55	; the lot number (s) is		
3.03 . (See tax bill or deed or call tax office for this information			
D) The zone in which the Property is located is I (The Zoning Official's Office can help determine			
E) The dimensions of the Property are See attached Site Plan.			
F) The size of the Property is 40,990.73	square feet.		
G) The Property is located: (check as applicable)		
1) within 200 feet of another municipality _			
2) adjacent to an existing or proposed count	ry road		
3) Adjacent to other country land			
4) Adjacent to a State highway			
H) Have there been any previous Board of Adjusthis Property? YES NO	stment or Planning Board hearings involving		
I) If the answer to "H" is YES, attach a copy of tapplicable Board and a copy of the Application(s Minor Subdivision- See the attached prior res) presented to such Board.		
SECTION 4. INFORMATION ABOUT RI	EQUESTED RELIEF:		
A) "PROPOSAL" – Attach a narrative statem particulars of the existing or proposed use of the the proposed physical changes to the PROPERT as structures, additions, landscaping, etc.) See attached.	e PROPERTY and a narrative description of		

B) "REASONS FOR RELIEF" – Attach a narrative statement entitled "REASONS FOR RELIEF" setting for the facts relied upon to support Applicant's claim of right to relief.

See attached.

	1) interpretation of development ordinance or map			
	2) appeal of action of administrative officer			
	3) variance: "C" – variance XXX "D" – use variance "D" – non use variance			
	"D" – use variance			
	D - non-use variance			
	4) a. subdivision			
	b. subdivision application to follow			
	b. site plan application to follow			
	b. Site plan application to follow			
	6) waiver of lot to abut street requirement			
	7) exception to the official map			
D)	The proposed use, building, or subdivision is contrary to: (List the specific Articles and Sections of the ordinance from which a variance is ought, the requirement itself and the proposed variation. If additional space is needed, please attach a list to this application.)			
	Art Section Required Proposed			
	Art. Section Required Proposed Proposed			
	Art. Section Required Proposed			
Min	nimum Front Yard Setback (60' Minimum Required v. 50' Proposed)			
141111	innam Front Fara Getback (Go William Required V. 30 Froposed)			
SEC	CTION 5. INFORMATION ABOUT EXPERTS:			
	e following information, although not required; is respectfully requested to enable the ard to facilitate the processing of this application:			
A)	Applicant's Attorney: Telephone Number 201-266-8300 Name: Matthew G. Capizzi, Esq.			
	Address: 11 Hillside Ave., 2nd FL, Tenafly, New Jersey 07670			
	Address. Thinling Aves, End Let, Tenany, New Vereey of Ore			
B)	Applicant's Engineer: Telephone Number 201-384-5666			
	Name: Hubschman Engineering, P.A.			
	Address: 263A S. Washington Avenue, Bergenfield NJ			
C)	Applicant's Architect: Telephone Number 516-242-1048			
	Name: Noah Harris Adler Architecture, LLC			
	Address: 233 Whitman Street, Haworth NJ			
D)	Applicant's Planner: Telephone Number N/A			
	Name:			
	Address:			
E)	Other Experts: Telephone Number			
	Name:			
	Address:			

C) NATURE OF APPLICATION, check appropriate items.

SECTION 6 INFORMATION ABOUT REQUIRED EXHIBITS

A "complete application" requires the following submissions.

Please check if item is submitted with this form:

application is certified as complete by:

Borough Engineer
Board Attorney

A) _ Copies of this application B) _ V Plot plans. C) ___ Copies of 200-foot radius map. D) _____ Copy of "authorized" application form if Applicant is not the property's owner. E) List of property owners within 200 feet of the Property. F) _____ Copy of owner's notice and newspaper notice. List of others served, e.g. County, State, etc. Proof of payment of real estate taxes. I) Application fee. (Ord. 16-18A, 18-7). (Note: The above submissions must be prepared and submitted in a accordance with Zoning Board instructions number(s) SECTION 7 **NOTICE:** Applicant is responsible to publish and serve notice of this application in accordance with Zoning Board instruction number : however, notice may not be effected until this

SECTION 8 VERIFICATION AND AUTHORIZATION:

A) APPLICANT'S VERIFICATION

I hereby certify that the above statements made by me and the statements and information contained in the papers submitted in connection with this application are true. I am aware that if any of the foregoing statements are willfully false, I am subject to punishment.

	am subject to punishment.	0/2	
a	12/07/2021 Date	Applicant's Signature	
B)) OWNER'S AUTHORIZATION		
	I hereby certify that I reside at 47 Columbus Drive, Tenafly NJ		
	in the County of Bergen	, and State of New Jersey	
	and that I am the owner of all that certain lot, piece or parcel of land known as		
	Block(s) <u>55</u> Lot(s) <u>3.03</u> on the Tax	Map of Alpine , which	
	property is the subject of the above application, and that said application is hereby		
	authorized by me.		
	12/07/2021	A Comment of the Comm	
	Date	Owner's Signature	

CAPIZZI LAW OFFICES

11 Hillside Ave., Second Floor Tenafly, NJ 07670 MATTHEW G. CAPIZZI, ESQ. 201 266 8300 (o) N.J., N.Y., & D.C. Bars 201 266 8301 (f)

Capizzilaw.com

New York Office: 1 Blue Hill Plaza Lobby Level, Suite 1509 Pearl River, NY 10965 Reply to New Jersey Office

December 16, 2021

Rider to the Application

Members of the Zoning Board of Adjustment Borough of Alpine 100 Church Street Alpine, NJ 07620

Re: Proposal and Reasons for Relief

Lucacel – Alpine ZBA 79 Miles Street, Block 55, Lot 3.03

Dear Members of the Board:

The Property is located in the Borough's R-1 Zone and is located at the bulb of the Miles Street cul-de-sac. The lot has more width, than depth. In addition, the front property line is curved to follow the bulb of the cul-de-sac. These factors create a constrained and awkwardly shaped building envelope that, in part, only has a depth of thirty (30') feet. These factors bring us before the Board.

The Applicant is proposing to develop the Property with a new single-family dwelling. In order to make up for some of loss of depth in the lot resulting from its shape (having more width than depth) and the restrictive building envelope caused by the curvature of the front property line and shallowness of the lot, we are requesting a front yard setback variance.

The granting of the variance will not result in a substantial negative impact upon the neighborhood. The reduced setback will not have a negative impact on the streetscape. The Property to the North is separated by the cul-de-sac. The proposed setback is greater than most of the setbacks of other houses along Miles Street. For example, the property at 84 Miles Street is approximately 8' from the front property line.

Therefore, we request the application be granted.

Respectfully Submitted,

Matthew G Capizzi, Esq



Borough of Alpine

100 Church Street • Alpine, New Jersey 07620-1095Tel (201) 784-2901 x22 • Fax (201) 784-1407

Construction Department

Zoning Review

December 6,2021

Capizzi Law Office 11 Hillside Avenue – Second Floor Tenafly, NJ 07670

RE:

79 Miles Street

Block 55 Lot 3.03

Florin Lucacel c/o Matthew G. Cappizzi, Esq.

11 Hillside Ave, Tenafly, NJ 07670

Zoning Application # Z 80-2021 Construction of a New Single Dwelling, Terrace, Patio, Driveway, Pool, and Ancillary Improvements.

Dear Mr. Capizzi:

The applicant has submitted the following documents for review:

- 1. Cover letter for Soil Moving Application & Zoning Permit Submittal by Capizzi Law Offices dated November 19, 2021
- 2. Application for Zoning Review signed by Owner Florin Lucacel Dated November 18,2021
- 3. Site Plan by Hubschman Engineering, P.A. Dated August 11,2021
- 4. Architectural Plans by Noah Harris Adler Architect, LLC Dated September 2, 2021

Note: This review is limited to the Alpine Zoning Ordinance only, Septic / Soil Movement / Drainage / Tree Buffer and related waivers shall be reviewed under separate letter by the Alpine Borough Engineer.

Upon a review of the application to determine conformance to the Zoning Regulations of the Borough of Alpine, I offer the following comments.

The Application is Denied for the following reason:

The property is located in the R-1 Residential Zone.

The applicant proposes to construct a Single-Family Dwelling, Terrace, Patio, Driveway, Pool and Ancillary Improvements on a recently Sub-Divided Residential Building Lot.

- 1. The Applicant Proposes a Front Yard Setback of 50.00 Feet where the required Front Yard Setback In Accordance with Alpine Borough Code §220 Attachment 1, Zone R-1 is 60.00 Feet, a difference of 10.0 Feet.
- 2. The Applicant Proposes a total of Three Garage Parking Spaces with a Proposed Front Yard Setback of 50.00 Feet. In Accordance with Alpine Borough Code §220-17 B. Off Street Parking, in a Residence Zone, no parking space shall be located closer to a street line than the front yard requirement of this chapter. The setback requirement in an R-1 Residential Zone in Accordance with Alpine Borough Code §220 Attachment 1, is 60.00 Feet a difference of 10.00 Feet.

This denial is based on information you submitted with your application and plans. You have the right of appeal this denial to the Alpine Zoning Board of Adjustment or apply for a variance to the Alpine Zoning Board of Adjustment. Please include a copy of this letter with your variance application. Should you have any questions on how to appeal or apply for a variance please contract Nancy Wehmann, Zoning Board Secretary at 201-784-2900 x 22.

Yours truly,

Brain Frugis, Zoning Officer

BF/cb

PLANNING BOARD
BOROUGH OF ALPINE

IN THE MATTER OF THE APPLICATION:

OF ALPINE COUNTRY CLUB FOR A

MEMORIALIZATION RESOLUTION

MINOR SUBDIVISION RELATING TO

LOT 3 IN BLOCK 55, MILES STREET

S STREET

whereas, Alpine country club, applied on February 8, 2019 to the Planning Board of the Borough of Alpine for a minor subdivision to create an approximate 41,000 sq. ft. lot out of existing Lot 3 in Block 55, the remaining acreage being 1,382,603.05 sq. ft.; and the subject property being in the R-1 Residential Zone; and

WHEREAS, a public hearing was conducted on February 26, 2019 upon proper notice certified by applicant's proof of service to property owners within a 200-foot radius of the subject property and proof of publication in an official newspaper of the Borough; and

WHEREAS, applicant was represented by Richard A. Hubschman, Jr., Esq. of Hubschman & Roman, P.C., 460 Bergen Boulevard, Palisades Park, NJ 07650; and

WHEREAS, the only interdepartmental communication and advisory report of municipal departments and agencies was Borough Engineer's review letter of February 25, 2019; and

WHEREAS, testimony in support of the application was given under oath by Michael J. Hubschman, PE, PP, Hubschman Engineering, P.A., 263A S. Washington Avenue, Bergenfield, NJ 07621; and no member of the public questioned the witness or commented on the application; and

KATES NUSSMAN RAPONE
ELLIS & FARHL LLP
ATTORNEYS-AT-LAW
190 MOORE STREET
SUITE 306
HACKENSACK, N.J.
07601-7407

WHEREAS, the Planning Board did consider the testimony and evidence presented, the following are the findings fact and conclusions of the Board:

- 1. The application is to create a new 40,990.73 square foot lot with frontage on the Miles Street cul-de-sac. Originally founded as Aldecress Country Club in 1906, the club was purchased by the membership in 1960 and renamed Alpine Country Club. Applicant has no plans to develop the property. In response to Councilwoman Gerstein questioning the planned disposition of the new lot, Michael Hubschman stated applicant intends intend to sell the new lot, and that the property could accommodate a pool. The new lot would maintain a ten-footwide access easement along the eastern property line which was granted years ago for the benefit of the neighbor [Block 53 Lot 1].
- 2. The subdivision has been determined to be a "minor subdivision", based upon the definitional criteria of Code Section 195-4. Further, as it does not require any variances (see para. 6 below), the application did not require public notice, as set forth in the procedural regulations of Code Section 195-5.A(2).
- 3. Applicant's site engineer, Michael Hubschman, described the application with reference to his plans as follows:
 - Drawing No. 441.17-1 entitled "Overall Property Map" dated 11-9-2018 last revised 1-18-2019 shows the entire 175.33-acre tract spanning 142.65 acres in Demarest and 32.68 acres in Alpine. The new lot would be created at the southwest end of the Miles Street cul-de-sac located within the R-1 Zone. Most of Miles Street consists of smaller lots in the R-3 Zone. Mr. Hubschman noted the February 25, 2019 review letter of Borough Engineer, Perry Frenzel, in which he questioned if the proposed also required approval from the Borough of Demarest. Applicant's position is that it does not, the subdivision being 300 400 feet away from Demarest.
 - Drawing No. 441.17-2 entitled "Minor Subdivision Plan" dated 11-9-2018 last revised 1-18-2019 provides detail for the proposed new lot being 40,990.73 square feet. Mr. Hubschman also worked on an earlier subdivision about 20 years ago that created the lot to the north [Block 55 Lot 3.02]. The lot slopes down from Miles Street toward the golf course (about 22 feet).

(ATES NUSSMAN RAPONE
ELLIS & FARHI, LLP
ATTORNEYS-AT-LAW
190 MOORE STREET
SUITE 306
HACKENSACK, N.J.

- Drawing No. 441.17-3 entitled "Development Plan; Soil Erosion & Sediment Control Plan Profile. Although no development is proposed at this time, applicant is required to demonstrate this is a buildable lot. Test pits were performed and a potential site plan design shows a 2,612 square foot footprint dwelling. Mr. Hubschman noted this zone provides for 9% building coverage which would permit about a 3,600 square foot footprint.
- Drawing No. 441.17-4 entitled "Existing Conditions Plan; Steep Slope Plan" depicts steep slope areas. Mr. Hubschman stated it would be possible to construct a residence and septic systems outside of the steep slope area but applicant or its successor in interest would likely need to return to the Board for a soil moving permit.
- 4. Member McGuire noted confusion with the proposed lot numbering. Applicant originally intended or referenced the 40,990.73 square foot lot being created as "Lot 3.02", and applicant designated the remaining acreage of the Alpine Country Club as "Lot 3.01". Subsequent to the hearing, it was clarified Lots 3.01 and 3.02 already exist, and so the tax assessor will be asked to designate the 40,990.73 square foot lot as "Lot 3.03" and the remaining acreage of the Alpine Country Club as either Lot 3 or Lot 3.04. Mr. Hubschman will revise his plans accordingly.
- 5. Member Parilla questioned the proposed access easement connecting the remainder lot to the cul-de-sac. Engineer Hubschman responded that it would be contained within the new lot. Member McGuire recalled that applicant was concerned with encroachment onto an easement when the northerly Lot 3.02 was created, which necessitated re-design of that lot's septic system away from that area. Member Parilla asked if the purpose of the easement was to preclude land-locking the northerly part of the remainder lot. Mr. Hubschman responded that it would provide access to the golf course. Although the remainder lot also has frontage on Hillside Avenue, access is blocked by a stream. Mayor Tomasko asked if the access easement would remain open. The proposed lot would contain the 40-foot-wide proposed easement access which adjoins an existing 20-foot-wide drainage easement which will be maintained. The Board recalled the area is currently fenced. Member Mattes requested placement of corner markers, which Mr. Hubschman, on behalf of applicant, agreed to provide.

(ATES NUSSMAN RAPONE
ELLIS & FARHI, LLP
ATTORNEYS-AT-LAW
190 MOORE STREET
SUITE 306
HACKENSACK, N.J.
07601-7407

- 6. Mayor Tomasko, also referring to Mr. Frenzel's review letter, more particularly Item #2, questioned whether a conforming dwelling could be constructed where the width narrows to 30 feet. Applicant's attorney, Richard Hubschman, stated that whomever bought the lot would have to work within that envelope. Mayor Tomasko also referred to Mr. Frenzel's Item #3, asking whether there were any variances attendant to the application. Mr. Hubschman responded that no variances are required at this stage, relating to subdivision only. The proposed lot conforms to the zoning requirements of the R-1 Residential Zone. Mr. Frenzel noted, however, that applicant or its successor in interest will likely have to return for a soil movement permit and, perhaps, a variance for constructing within steep slopes.
- 7. Member McGuire renewed the question of Demarest's jurisdiction, asking whether an approval would or should be contingent upon approval by the Borough of Demarest. Mr. Attorney Hubschman stated that applicant does not need approval from Demarest. As per a settlement with Demarest, Alpine Country Club is only required to maintain 140 contiguous acres. Their Demarest acreage remains unchanged. They comply.
- 8. Attorney Kates noted in Mr. Frenzel's review letter "Recommendations", Item #4, the suggestion that the subdivision be perfected by map, not deed description. Michael Hubschman requested it be done by deed. As to the recommendation to create utility and drainage easements, Mr. Hubschman agreed they would do so, as the Borough deems necessary. Richard Hubschman stated they would submit to Mr. Frenzel for approval. The drainage easement drains Miles Street.

NOW, THEREFORE, BE IT RESOLVED by the Planning Board of the Borough of Alpine, that the within application be, and the same is hereby approved.

CONDITIONS SPECIFIC TO THE APPLICATION

- A. The subdivision may be perfected by deed description, instead of by filing a subdivision plat.
- B. Applicant shall grant any utility and drainage easements that may be required by the Borough Engineer, submitted to the Planning Board attorney

(ATES NUSSMAN RAPONE
ELLIS & FARHI, LLP
ATTORNEYS-AT-LAW
190 MOORE STREET
SUITE 306
HACKENSACK, N.J
07601-7407

and Borough Engineer for review and acceptance before the subdivision is perfected by deed filing with the Bergen County Clerk.

C. The tax assessor will be asked to designate the 40,990.73 square foot lot as "Lot 3.03" and the remaining acreage of the Alpine Country Club as "Lot 3.04", subject to the Assessor's approval. Mr. Hubschman will revise his subdivision plan accordingly.

D. Applicant shall comply with all other relevant recommendations in the February 25, 2019 review letter of Mr. Frenzel.

GENERAL CONDITIONS

E. All fees, costs, bonds and escrows shall be paid when due or becoming due. Any monies are to be paid within twenty (20) days of said request by the Board's Secretary.

F. All representations made by applicant or its agents shall be deemed conditions of this approval and any misrepresentations by applicants contrary to the representations made before the Board shall be deemed a violation of this approval.

G. The action of the Planning Board in approving this application shall not relieve the applicant of responsibility for any damages caused by this project, nor does the Planning Board of the Borough of Alpine, or its reviewing professionals and agencies, accept any responsibility for design of the proposed improvement or for any damages that may be caused by this development.

MOTION BY:

MS. McGUIRE

SECONDED BY:

COUNCILWOMAN GERSTEIN

IN FAVOR:

MS. McGuire, Councilwoman Gerstein, Ms. Cochi, Ms.

HERRIES, MS. MATTES, MS. PARILLA, MS. SONPAL and MAYOR

TOMASKO

OPPOSED:

NONE

KATES NUSSMAN RAPONE
ELLIS & FARHI, LLP
ATFORNEYS-AT-LAW
190 MOORE STREET
SUITE BOG
HACKENSACK, N.J.
07601-7407

DATE APPLICATION HEARD:

FEBRUARY 26, 2019

DATE RESOLUTION APPROVED:

MARCH 26, 2019

Catherine Mc Deure CATHERINE MCGUIRE, VICE-CHAIRWOMAN

PLANNING BOARD

CATES NUSSMAN RAPONE
ELLIS & FARHI, LLP
ATTORNEYS-AT-LAW
190 MOORE STREET
SUITE 306
HACKENSACK, N.J.
07601-7407

Photo Exhibit

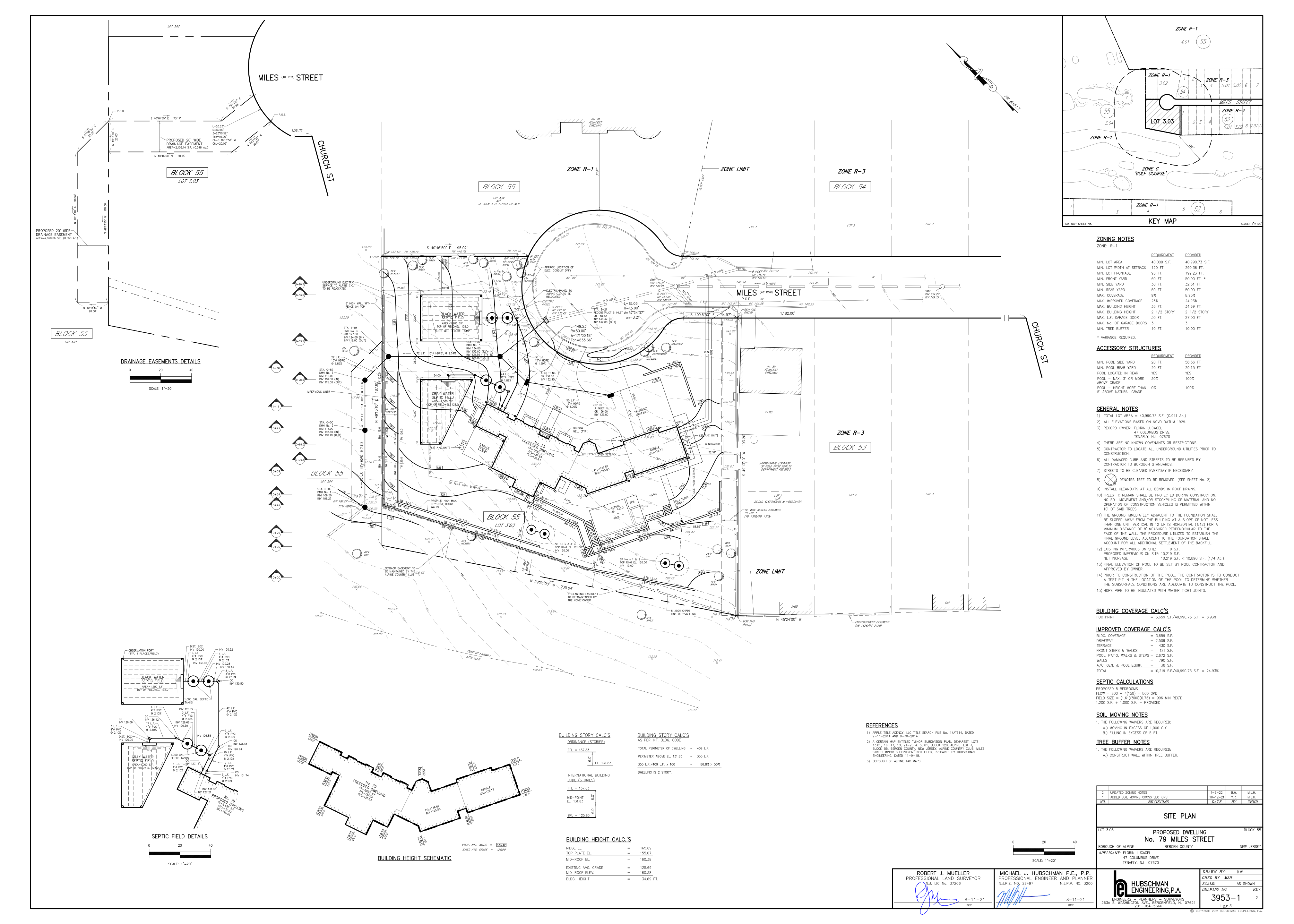
Florin Lucacel

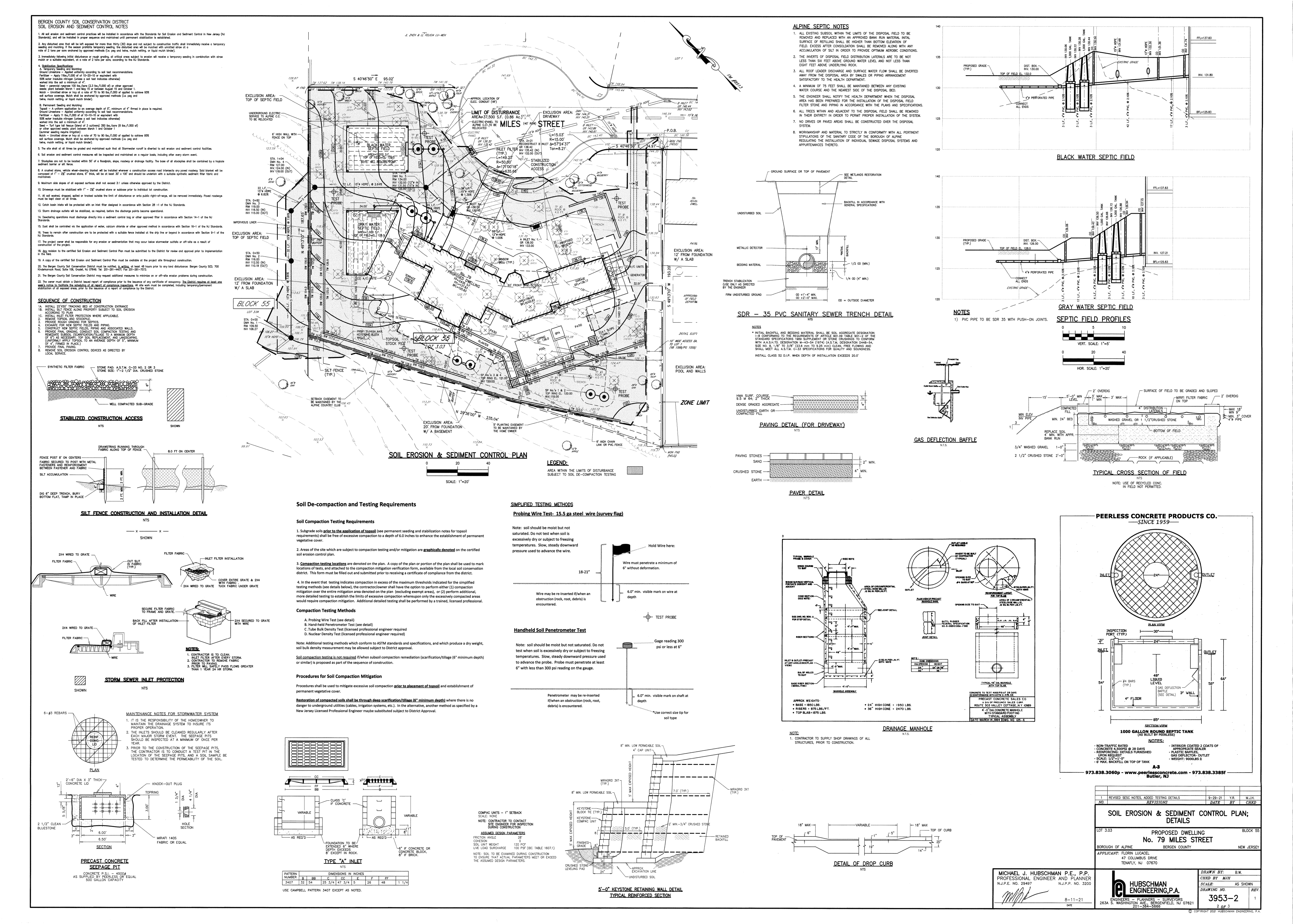
79 Miles Street, Alpine NJ

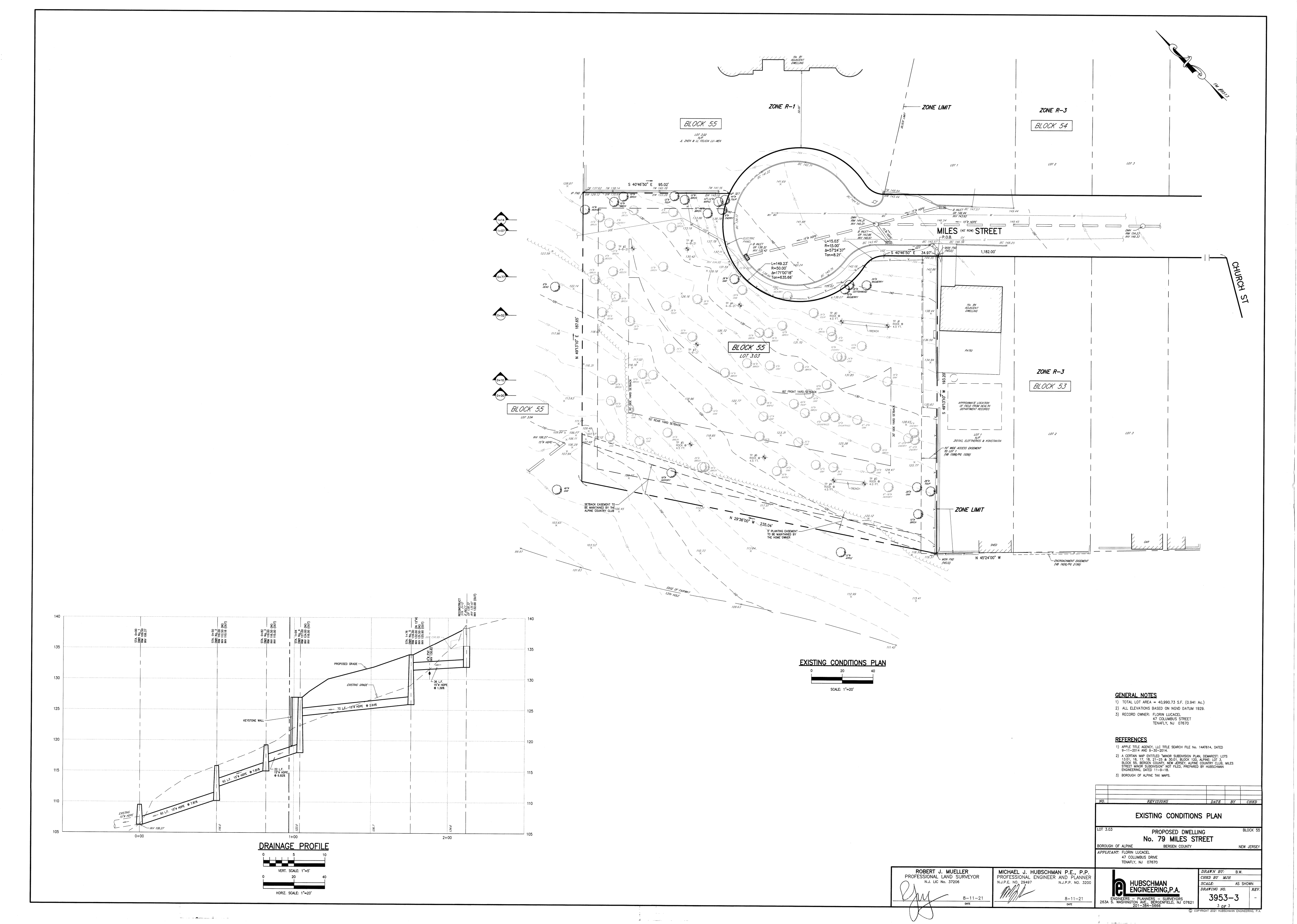
Block: 55, Lot: 3.03

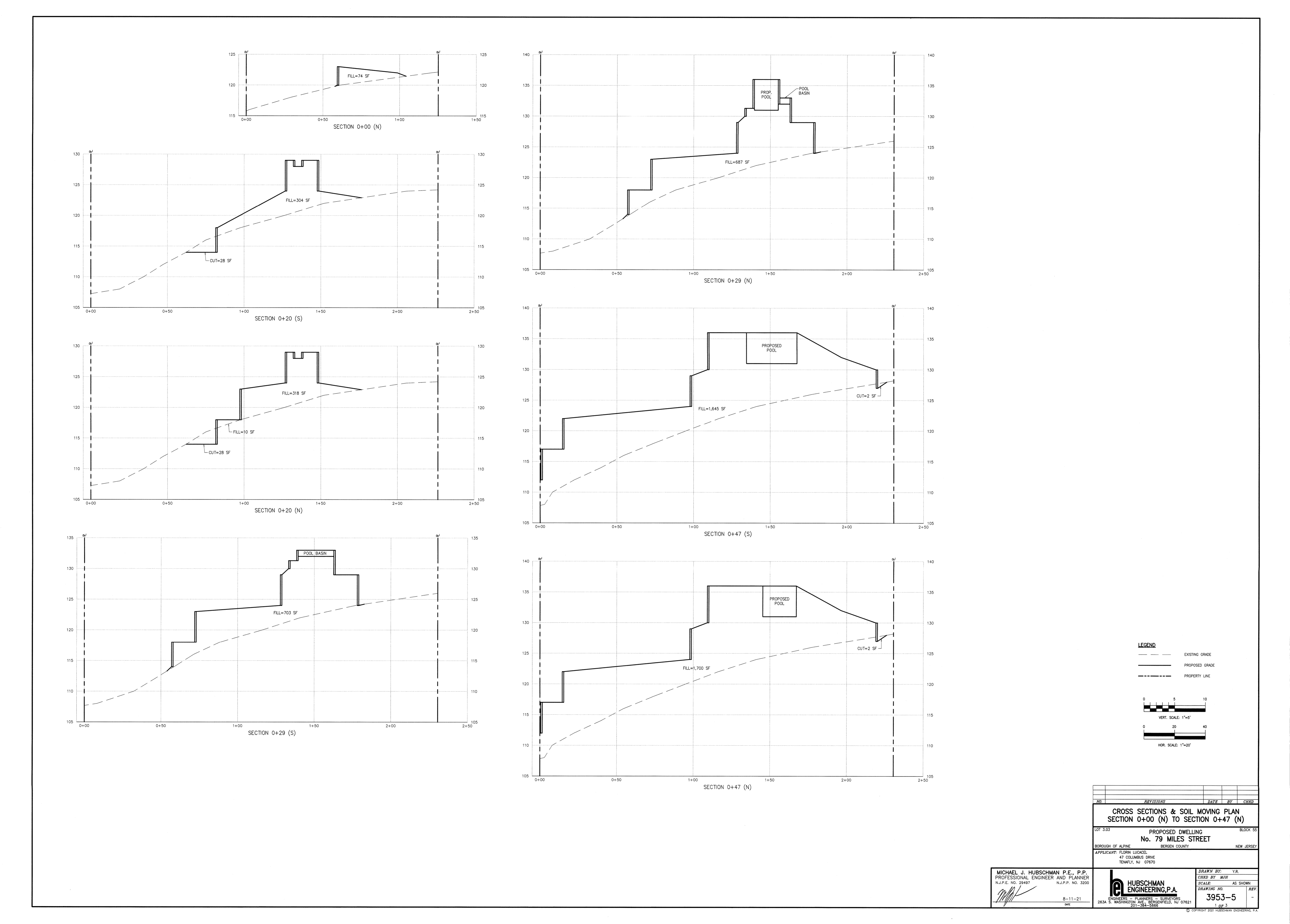


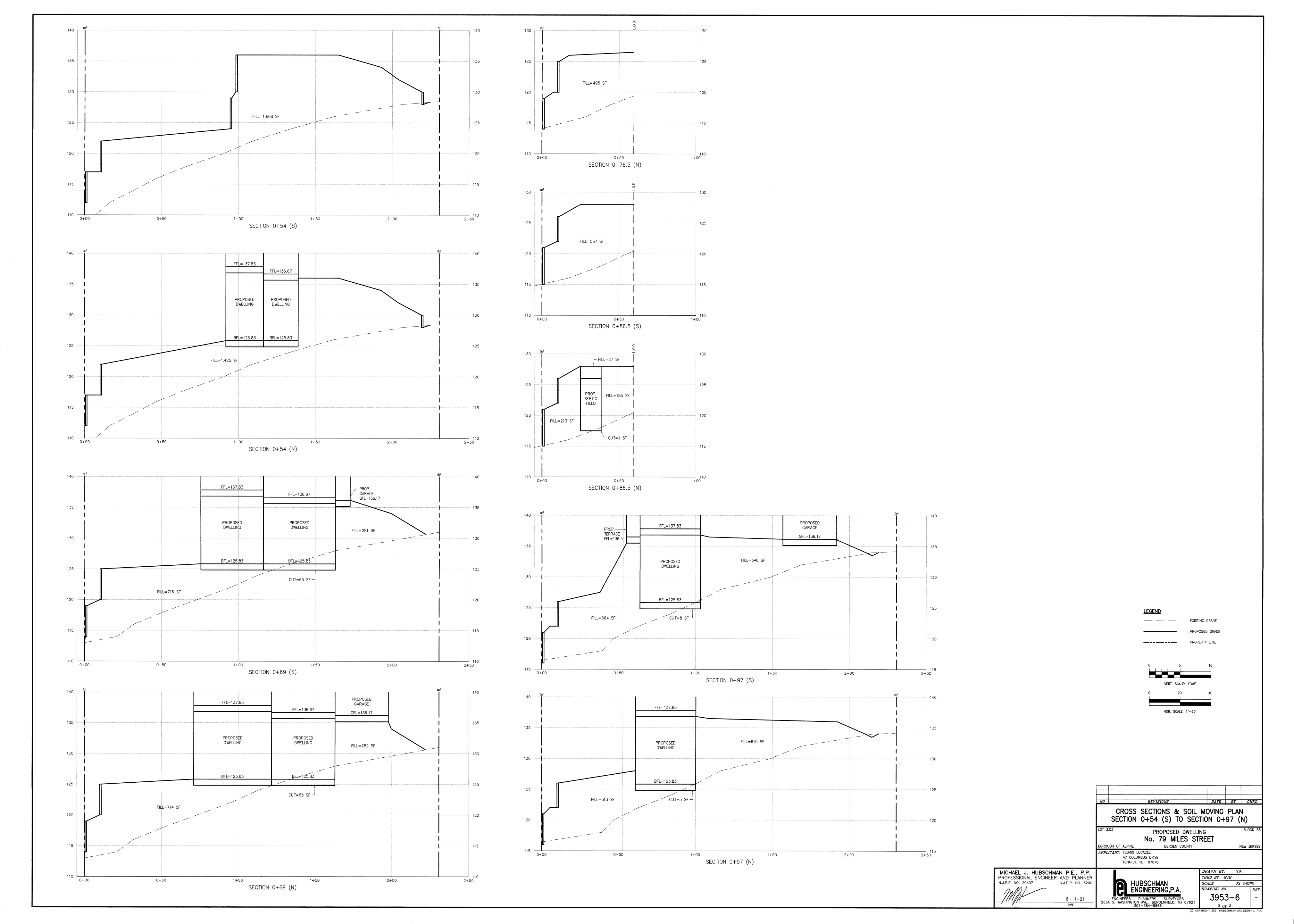
View of Front Yard from Miles Street

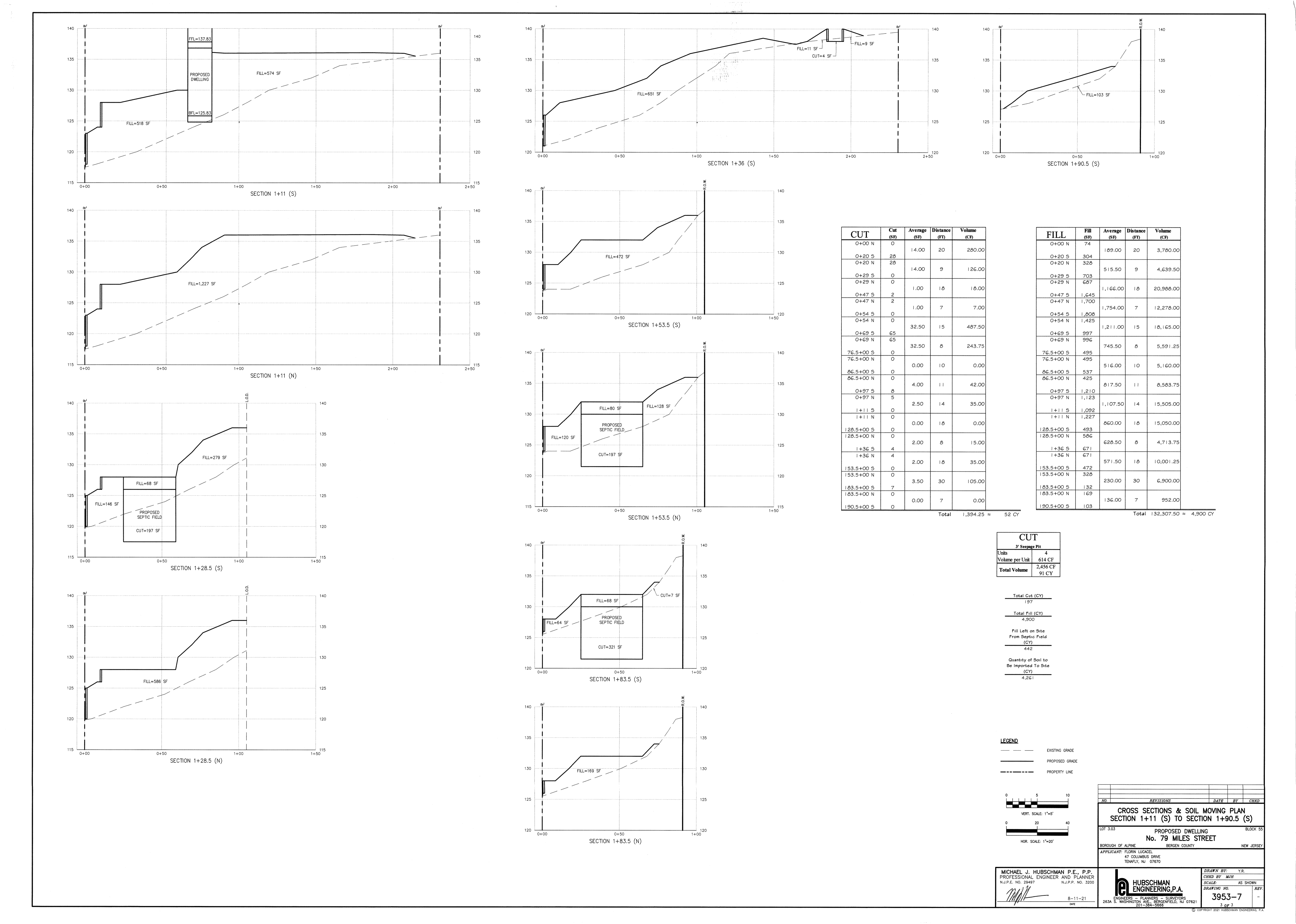






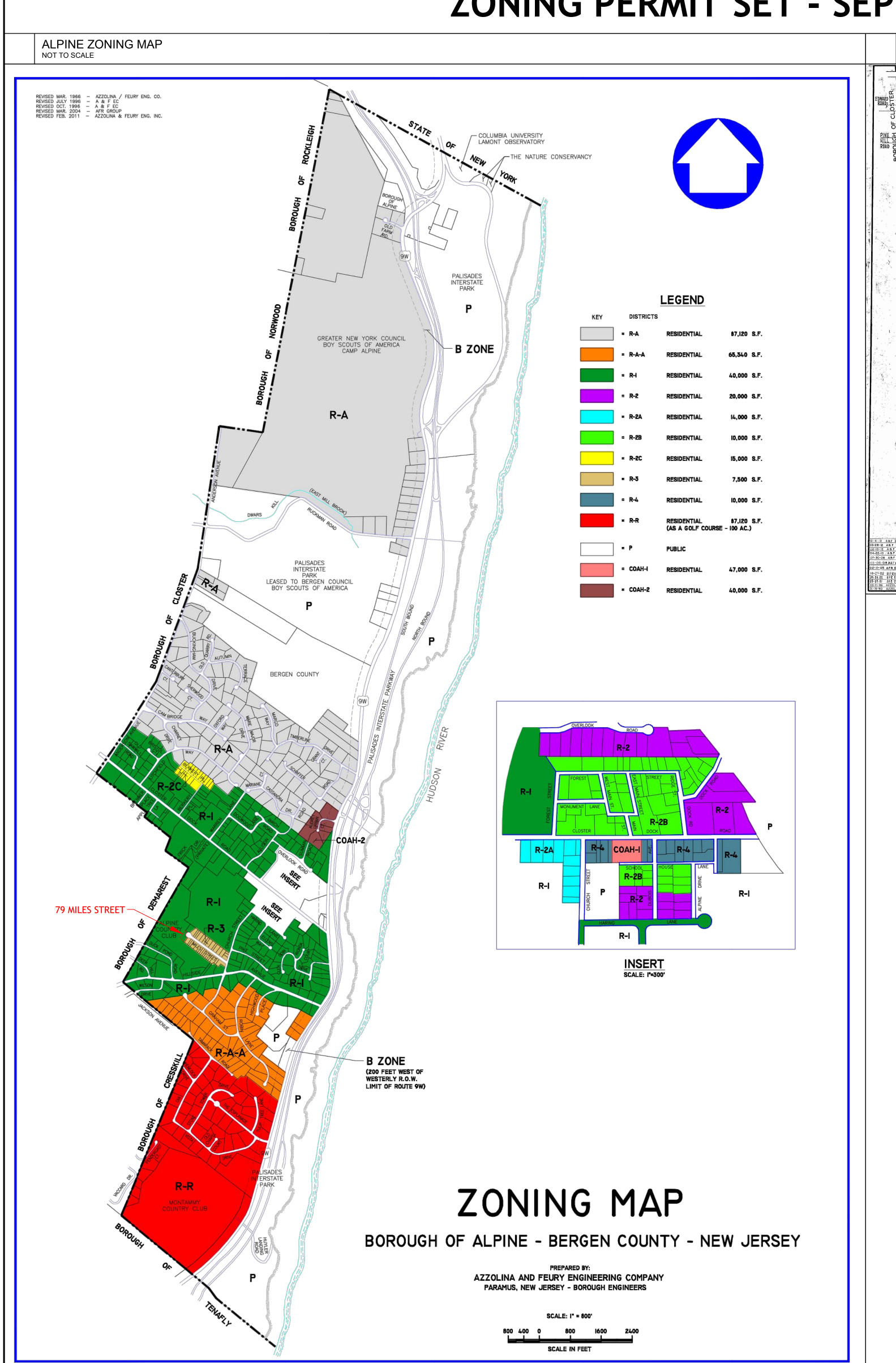


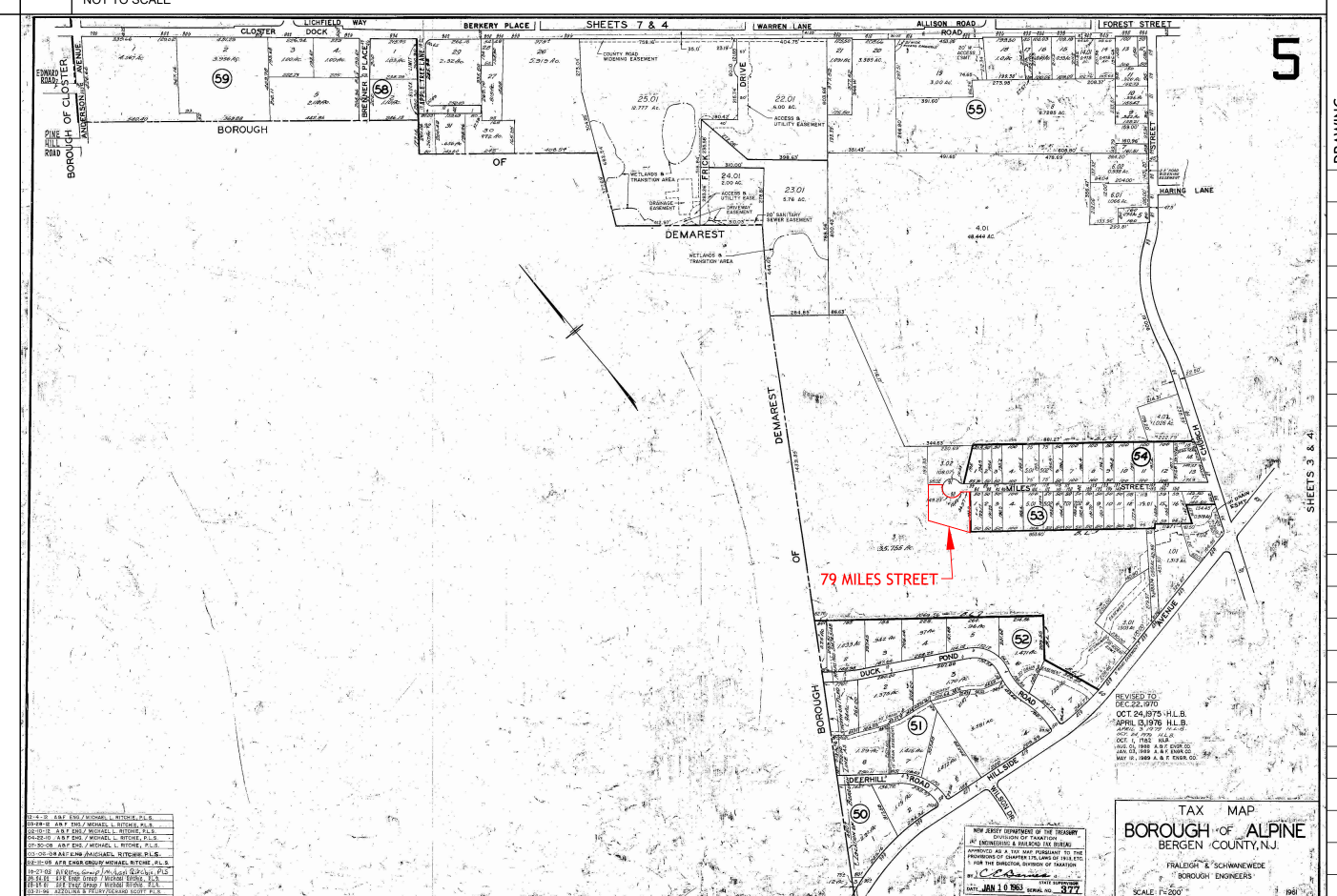




79 MILES STREET NEW CONSTRUCTION SINGLE-FAMILY RESIDENCE

79 MILES STREET (BLOCK 55, LOT 3.03), ALPINE, NJ 07620 ZONING PERMIT SET - SEPTEMBER 02, 2021





CIVIL/SITE ENGINEER NOAH HARRIS ADLER ARCHITECT, LLC 233 WHITMAN STREET **263A SOUTH WASHINGTON AVENUE** CONTACT MICHAEL HUBSCHMAN, P.E., P. WESTWOOD, NJ 07675 DRAWING INDEX kurt@kogrp.com FOR ZONING PERMIT ONL NOT FOR BUILDING PERMIT NOT FOR CONSTRUCTION TITLE SHEET, CODE, & ZONING INFORMATION NOAH HARRIS ADLER, R.A., NCARB **BASEMENT CONSTRUCTION PLAN** 1ST FLOOR CONSTRUCTION PLAN 2ND FLOOR CONSTRUCTION PLAN ATTIC / ROOF CONSTRUCTION PLAN & WINDOW SCHEDULE FRONT AND RIGHT SIDE ELEVATIONS REAR AND LEFT SIDE ELEVATIONS WALL AND ROOF SECTIONS & DETAILS BASEMENT ELECTRICAL PLAN 1ST FLOOR ELECTRICAL PLAN ATTIC / ROOF ELECTRICAL PLAN & PLUMBING RISER DIAGRAMS STRUCTURAL GENERAL NOTES FOUNDATION AND 1ST FLOOR FRAMING PLAN 1ST FLOOR CEILING / 2ND FLOOR FRAMING PLAN S-102 2ND FLOOR CEILING / ATTIC FLOOR FRAMING PLAN 18 S-103 ATTIC / ROOF FRAMING PLAN 19 S-201 STRUCTURAL DETAILS 1 AND BRACED WALL PANEL PLANS 20 S-202 STRUCTURAL DETAILS 2 S-203 | STRUCTURAL DETAILS 3 22 | S-204 | STRUCTURAL DETAILS 4 23 | S-205 | STRUCTURAL DETAILS 5 BUILDING INFORMATION 79 MILES STREET DISTRICT ZONE R-1 STORIES **BASEMENT AREAS** HEATED / FINISHED 1,779.81 SF MECHANICAL ROOM 162.24 SF 1,942.05 SF TOTAL BASEMENT AREA 1ST FLOOR AREAS HEATED / FINISHED 2,430.27 SF COVERED REAR PATIO (LOGGIA) 416.56 SF **COVERED PORCHES** 31.00 SF 795.23 SF 3-CAR GARAGE 3,673.06 SF TOTAL 1ST FLOOR AREA - 400 SF GARAGE CREDIT 3,273.06 SF **2ND FLOOR AREA** HEATED / FINISHED 3,210.47 SF COVERED TERRACE 55.26 SF TOTAL 2ND FLOOR AREA 3,265.73 SF SN MILES **TOTAL FLOOR AREA** 3,273.06 + 3,265.73 = 6,538.79 SF **BUILDING VOLUME** 91,000 CU. FT. SEE CIVIL ENGINEER'S SITE PLANS AND OTHER DOCUMENTS FOR COMPLETE F.A.R., BUILDING COVERAGE, IMPERVIOUS COVERAGE, FRONT YARD COVERAGE, BUILDING HEIGHT, AND ALL OTHER SITE AND ZONING INFORMATION. CODE INFORMATION & DESIGN CRITERIA DELIVERABLE: ZONING PERMIT THIS PROJECT HAS BEEN DESIGNED UNDER THE FOLLOWING CODES: PROJECT NUMBER: 2111 • 2018 INTERNATIONAL RESIDENTIAL CODE, N.J. EDITION 2017 NATIONAL ELECTRICAL CODE DRAWN BY: NHA 2018 NATIONAL STANDARD PLUMBING CODE CHECKED BY: KO 2018 INTERNATIONAL MECHANICAL CODE • NEW JERSEY UNIFORM CONSTRUCTION CODE THIS PROJECT HAS BEEN DESIGNED UTILIZING THE FOLLOWING DESIGN CRITERIA FROM THE 2018 IRC-NJ: TITLE SHEET, **OCCUPANCY CLASS:** R-5 SINGLE-FAMILY ZONING ANALYSIS, **CONSTRUCTION TYPE:** DRAWING INDEX WIND (ULTIMATE DESIGN SPEED): 115 MPH SEISMIC DESIGN CATEGORY: CLIMATE ZONE: 25 PSF **GROUND SNOW LOAD:**

T-100

PROJECT TEAM

UNIFORM LIVE LOAD:

40 PSF

- I. THE CONTRACTORS ARE RESPONSIBLE FOR ALL REQUIREMENTS OUTLINED IN THE 2018 INTERNATIONAL RESIDENTIAL CODE- ${\sf N.J.}$ EDITION. STATE UNIFORM CONSTRUCTION CODE. MUNICIPAL CODES AND ORDINANCES. CONTRACTORS SHALL COMPLY WITH GOVERNING CODE AS ADMINISTERED BY MUNICIPAL BUILDING OFFICIALS AND SHALL BE CONSIDERED AS PART OF THESE CONSTRUCTION DOCUMENTS. WHERE DRAWINGS CONFLICT WITH CODES, CODE REQUIREMENTS SHALL GOVERN.
- 2. THE CONTRACTOR SHALL INVESTIGATE AND VERIFY ALL DIMENSIONS AND EXISTING CONDITIONS BEFORE ORDERING MATERIALS AND PREFABRICATED ITEMS. THE CONTRACTOR SHALL PROVIDE ALL EQUIPMENT, LABOR AND MATERIALS NECESSARY FOR THE PROPER EXECUTION AND COMPLETION OF THE WORK IN ACCORDANCE WITH THESE CONTRACT DOCUMENTS.
- 3. ALL WORK SHALL BE DONE IN A FIRST-CLASS MANNER BY EXPERIENCED CONTRACTORS SKILLED IN THEIR TRADE.
- 1. ALL CONTRACTORS SHALL CARRY INSURANCE AS WILL PROTECT THE OWNER AND ARCHITECT FROM CLAIMS FOR DAMAMGES AND PERSONAL INJURIES, INCLUDING DEATH, WHICH MAY ARISE IN CONNECTION WITH THIS PROJECT. NO WORK SHALL COMMENCE UNTIL PROOF OF INSURANCE IS SUBMITTED.
- 5. ALL CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING ALL LOCAL AND STATE PERMITS NEEDED FOR CONSTRUCTION AND COMPLETION OF PROJECT PRIOR TO STARTING ANY WORK.
- 6. IT WILL BE THE CONTRACTOR'S RESPONSIBILITY TO KEEP THE SPACE SECURE AND LOCKED DURING ALL PHASES OF CONSTRUCTION. 7. THE CONSTRUCTION SITE SHALL BE KEPT CLEAN AT ALL TIMES. AFTER COMPLETION OF THE WORK THE CONTRACTOR SHALL REMOVE
- 8. WHEREVER IN THE SPECIFICATION REFERENCE IS MADE TO FEDERAL OR COMMERCIAL STANDARDS, THE LATEST AMENDMENT SHALL
-). THE ARCHITECT IS NOT RESPONSIBLE FOR, NOR SHALL BE HELD LIABLE FOR THE MEANS AND METHODS OF CONSTRUCTIONS. THE
- MEANS AND METHODS OF CONSTRUCTION ARE THE SOLE RESPONSIBILITY AND LIABILITY OF THE GENERAL CONTRACTOR. SUBCONTRACTORS, AND THEIR AGENTS.
- 10. DRAWINGS ARE NOT TO BE SCALED, NOTIFY THE ARCHITECT OF ANY DIMENSIONAL DISCREPANCIES.

PROJECT SITE, IS PROHIBITED UNLESS AUTHORIZED IN WRITING BY ENVIRONETICS GROUP ARCHITECTS.

ALL EXCESS MATERIALS, ALL TRASH AND DEBRIS CAUSED BY THEIR WORK AT THE END OF EACH WORK DAY.

- 1. THE ARCHITECT WILL BE, IN THE FIRST INSTANCE, THE INTERPRETER OF THE REQUIREMENTS OF THE CONTRACT DOCUMENTS. THE ARCHITECT WILL ALSO HAVE THE AUTHORITY TO REJECT WORK WHICH DOES NOT CONFORM TO THE CONTRACT DOCUMENTS.
- 2. THESE DRAWINGS ARE INTENDED TO PROVIDE THOROUGH FABRICATION AND INSTALLATION OF ALL UNITS DESCRIBED, READY FOR THE OWNER'S USE. THE CONTRACTOR SHALL BE RESPONSIBLE FOR NOTIFYING THE OWNER'S ARCHITECT DURING THE BID PERIOD IF, IN THE CONTRACTOR'S OPINION, ANY UNIT IS INCOMPLETE WITH THE INFORMATION GIVEN HEREIN. FAILURE TO SO NOTIFY THE ARCHITECT SHALL MEAN THE CONTRACTOR UNDERSTANDS THE DOCUMENTS AND THEIR INTENT, AND ALL ITEMS WILL BE COMPLETE IN EVERY
- 3. THE ARCHITECT MAY MAKE PERIODIC VISITS TO THE SITE TO FAMILIARIZE THEMSELF GENERALLY WITH PROGRESS AND QUALITY OF THE WORK AND TO DETERMINE, IN GENERAL, IF THE WORK IS PROCEEDING IN ACCORDANCE WITH THE CONTRACT DOCUMENTS. ON THE BASIS OF THEIR ON-SITE OBSERVAITON AS AN ARCHITECT, THEY WILL KEEP THE OWNER INFORMED OF THE PROGRESS OF THE WORK AND WILL ENDEAVOR TO GUARD THE OWNER AGAINST DEFECTS. THE ARCHITECT IS NOT RESPONSIBLE FOR CONSTRUCTION MEANS, METHODS, TECHNIQUES, SEQUENCES, PROCEDURES, SAFETY PRECAUTIONS, NOR FOR THE CONTRACTOR'S FAILURE TO CARRY OUT THE WORK IN ACCORDANCE WITH THE CONTRACT DOCUMENTS.
- 14. IT IS THE INTENT OF THESE DOCUMENTS TO PROVIDE A COMPLETE PROJECT. THE GENERAL CONTRACTOR SHALL FURNISH AND INSTALL ALL ITEMS SHOWN HEREIN UNLESS SPECIFICALLY NOTED AS BEING FURNISHED BY OTHERS. SHOULD THERE BE ANY QUESTIONS CONCERNING RESPONSIBILTY, THEY SHALL BE SETTLED BEFORE BID SUBMISSION AND CONTRACT SIGNING. NO EXTRA CHARGES WILL BE ALLOWED. THE ARCHITECT WILL NOT BE RESPONSIBLE WHERE CONSTRUCTION DEVIATES FROM THESE DRAWINGS.
- 5. ALL INSTALLATIONS OF MILLWORK, CASEWORK, AND FURNISHINGS, SHALL BE ACCURATELY FIELD MEASURED BEFORE FABRICATION. SHOP DRAWINGS ARE TO BE PROVIDED FOR ALL AFOREMENTIONED ITEMS PRIOR TO FABRICATION 16. ANY FORM OF DIRECT REPRODUCTION OF THESE DRAWINGS AND DESIGN IN WHOLE OR PART FOR CONSTRUCTION AT A DIFFERENT
- $^\prime$. THE CONTRACTOR SHALL FULLY ACQUAINT THEMSELF WITH THE EXISTING CONDITONS AND SHALL HAVE VISITED AND INSPECTED THE JOB SITE AND BE FULLY INFORMED AS TO THE NATURE OF EQUIPMENT AND FACILITIES NEEDED FOR THE PROPER EXECUTION OF THE WORK. STARTING OF DEMOLITION AND REMOVAL OPERATIONS WILL BE CONSTRUED AS EVIDENCE THAT THE CONTRACTOR HAS COMPLIED WITH THESE REQUIREMENTS. ANY LATER CLAIMS FOR DIFFICULTIES ENCOUNTERED, WHICH COULD HAVE BEEN FORESEEN, WILL NOT BE RECOGNIZED.
- 18. CONTRACTOR TO VERIFY ALL EXISTING ELEVATIONS, CONDITIONS AND DIMENSIONS AT THE SITE, AGAINST THE DRAWINGS, AND INFORM THE ARCHITECT OF ANY DISCREPANCIES PRIOR TO COMMENCING WITH WORK AND SUBMISSION OF ANY SHOP DRAWINGS.
- 9. THE CONTRACTOR SHALL FULLY ACQUAINT THEMSELVES WITH THE EXISTING CONDITIONS, VERIFY ALL EXISTING ELEVATIONS, CONDITIONS, AND DIMENSIONS AT THE SITE AGAINST THE DRAWINGS, AND INFORM THE ARCHITECT OF ANY DISCREPANCIES PRIOR TO COMMENCING WITH WORK. SUBMISSION OF ANY SHOP DRAWINGS. AND ORDERING OF MATERIALS AND PREFABRICATED ITEMS. THE CONTRACTOR SHALL HAVE VISITED AND INSPECTED THE JOB SITE AND BE FULLY INFORMED AS TO THE NATURE OF EQUIPMENT AND FACILITIES NEEDED FOR THE PROPER EXECUTION OF THE WORK. THEY WILL PROVIDE ALL EQUIPMENT, LABOR, AND MATERIALS NECESSARY FOR THE PROPER EXECUTION AND COMPLETION OF THE WORK IN ACCORDANCE WITH THESE PLANS. STARTING OF DEMOLITION AND REMOVAL OPERATIONS WILL BE CONSTRUED AS EVIDENCE THAT THE CONTRACTOR HAS COMPLIED WITH THESE REQUIREMENTS. ANY LATER CLAIMS FOR DIFFICULTIES ENCOUNTERED WHICH COULD HAVE BEEN FORESEEN WILL NOT BE RECOGNIZED.
- 20. ALL WORK, WHETHER SHOWN OR IMPLIED, UNLESS SPECIFICALLY QUESTIONED IN WRITING, SHALL BE CONSIDERED FULLY UNDERSTOOD IN ALL RESPECTS BY THE CONTRACTOR. THE CONTRACTOR WILL BE HELD RESPONSIBLE FOR ANY MISINTERPRETATIONS AND/OR CONSEQUENCES THEREOF, FOR ALL WORK ON ALL DRAWINGS.
- 1. CONTRACTOR SHALL FOLLOW ACCEPTED TRADE PROCEDURES AND MANUFACTURER'S STANDARDS AND SHALL CONSTRUCT THE PROJECT IN A GOOD AND WORKMANLIKE MANNER. ALL MATERIALS ARE TO BE NEW, UNLESS OTHERWISE NOTED IN THE DRAWINGS. THE CONTRACTOR SHALL NOT SUBSTITUTE ANY STRUCTURAL GRADE MATERIALS WITHOUT PRIOR WRITTEN APPROVAL FROM THE
- 22. CONTRACTOR SHALL SCHEDULE ALL WORK TO CONFORM TO THE GENERAL CONSTRUCTION SCHEDULE AND SHALL COOPERATE WITH OTHER CONTRACTORS IN THE REQUIRED SEQUENTIAL INSTALLATION SCHEDULE AS APPROVED BY THE ARCHITECT ALL WORK SHALL COMMENCE AND CONTINUE UNTIL COMPLETION WITHOUT UNDUE DELAY.
- 23. THE CONTRACTOR AND ALL RESPECTIVE TRADES SHALL GIVE THEIR PERSONAL SUPERINTENDENTS TO THE WORK AND SHALL FURNISH ALL LABOR, MATERIALS, TRANSPORTATION, APPARATUS AND EQUIPMENT REQUIRED FOR A COMPLETE INSTALLATION. THE CONTRACTORS SHALL INSTALL ALL MATERIALS IN A MANNER SUBJECT TO APPROVAL OF THE OWNER AND THE ARCHITECT.
- 4. THE CONTRACTOR WILL LEAVE THE SITE IN A NEAT, CLEAN AND SAFE CONDITION AT ALL TIMES, INCLUDING AT THE COMPLETION OF EACH WORK DAY. AFTER COMPLETION OF THE WORK THE CONTRACTOR SHALL REMOVE ALL EXCESS MATERIALS, ALL TRASH AND
- DEBRIS CAUSED BY HIS WORK. $25.\,$ ALL CONDITIONS WHICH OCCUR AND WHICH ARE NOT IN CONFORMANCE WITH THESE SHALL BE BROUGHT TO THE IMMEDIATE ATTENTION OF THE ARCHITECT FOR PROMPT RESOLUTION. FAILURE TO DO SUCH SHALL BE THE SOLE RESPONSIBILITY OF THE
- 6. NO MATERIAL SUBSTITUTIONS SHALL BE MADE WITHOUT THE APPROVAL OF THE ARCHITECT. THE ARCHITECT WILL CONSIDER MATERIALCHANGE REQUESTS ON AN INDIVIDUAL BASIS. CONTRACTOR SHALL SUBMIT SAMPLES AND CUTS FOR WRITTEN APPROVAL BY
- THE ARCHITECT PRIOR TOTHE START OF ANY WORK. 27. THE CONTRACTOR SHALL BE RESPONSIBLE FOR COORDINATION OF WORK AND ESTABLISHING SCHEDULES FOR ALL TRADES. THEY SHALL AFFORD OTHER SUB-CONTRACTORS REASONABLE OPPORTUNITY FOR THE INTRODUCTION AND STORAGE OF THEIR MATERIALS AND EQUIPMENT AND THE EXECUTION OF THEIR WORK.
- 28. ALL MANUFACTURED ARTICLES, MATERIALS AND EQUIPMENT SHALL BE INSTALLED, CONNECTED, ERECTED, AS PER MANUFACTURERS INSTRUCTIONS / SPECIFICATIONS, UNLESS OTHERWISE SPECIFIED ON THE DRAWINGS.
- 29. EACH SUBTRADE WILL BE RESPONSIBLE FOR REVIEWING THE ENTIRE SET OF DRAWINGS AND NOTING THEIR WORK AS APPLICABLE. WORK INDICATED OR INFERRED ON THE DRAWINGS WILL BE DEEMED AND INCLUDED IN SUB-CONTRACTOR'S COSTS.
- 30. THE CONTRACTOR SHALL SUBMIT, IN WRITING, ALL PROPOSALS FOR ADDITIONAL WORK TO THE ARCHITECT'S OFFICE FOR REVIEW AND
- I. CONSOLIDATION POSSIBILITY: PRIOR TO START OF WORK, THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL LOCAL AND STATE PERMITS NEEDED FOR CONSTRUCTION AND COMPLETION OF PROJECT. INDIVIDUAL SUBCONTRACTORS ARE TO

SECURE NECESSARY PERMITS PRIOR TO START OF THEIR RESPECTIVE WORK.

REVIEWED AND NOTED BY THE ARCHITECT IN WRITING.

32. UPON COMPLETION OF THE JOB, THE CONTRACTOR SHALL SUBMIT CERTIFICATES OF INSPECTION AND A CERTIFICATE OF SUBSTANTIAL COMPLETION (A.I.A. DOCUMENT G-704).

33. TEMPORARY PROTECTION: PARTICULAR ATTENTION SHALL BE GIVEN TO THE PROTECTION OF EXISTING STRUCTURE AND FINISHES SO

- AS TO PREVENT ANY DAMAGE OF EXISTING FINISHES NOT DESIGNATED FOR DEMOLITION. PROVIDE ALL NECESSARY, TEMPORARY CONSTRUCTION AND DUSTPROOF PROTECTION. PROTECTIONS SHALL BE IN COMPLIANCE WITH BUILDING STANDARDS. TYPE AND LOCATION OF PROTECTION SHALL BE REVIEWED WITH OWNER'S CONSTRUCTION REPRESENTATIVE PRIOR TO COMMENCING WORK. CONTRACTOR SHALL FULLY BRACE AND OTHERWISE PROTECT ALL WORK IN PROGRESS UNTIL THE PROJECT IS COMPLETED.
- 34. PROVIDE FULL AND COMPLETE PROTECTION REQUIRED FOR ALL AREAS REMAINING OPERATIONAL DURING ALL PHASES OF THIS PROJECT. CONTRACTOR TO TAKE ALL NECESSARY MEASURES TO PREVENT DAMAGE TO ANY ADJACENT PROPERTY AND/OR PERSONS: THE CONTRACTOR SHALL REPAIR AND PATCH ANY AREAS THAT ARE ALTERED OR DAMAGED DURING PROCESS OF ALTERATION.
- 5. ANY EXISTING WORK DAMAGED BY THE CONTRACTOR OR SUB-CONTRACTORS SHALL BE RETURNED TO ITS ORIGINAL CONDITION AT THE CONCLUSION OF THE PROJECT AT NO ADDITIONAL COST TO THE OWNER.
- 36. IT IS THE RESPONSIBILITY OF THE CONTRACTOR AND ITS SUB-CONTRACTORS TO KEEP THE CONSTRUCTION SITE WEATHERTIGHT AND MAINTAIN ALL BARRICADES, SHORING, BRACING AND OTHER SAFETY MEASURES REQUIRED TO PROTECT THE CONSTRUCTION SITE, WORKERS AND THE PUBLIC.
- 37. CLEAN-UP: ALL MATERIALS DEMOLISHED. EXCEPT AS INDICATED ON THE DRAWINGS TO BE SALVAGED. SHALL BECOME THE PROPERTY OF THE CONTRACTOR AND SHALL BE REMOVED AND DISPOSED OF, OFF THE SITE WITH SUCH DILIGENCE AS TO CAUSE NO INTERFERENCE WITH SUBSEQUENT BUILDING OPERATIONS, USE OF BUILDING BY OCCUPANTS OR ANY UNSIGHTLY ACCUMULATION OF DEBRIS CONSTRUCTION DEBRIS SHALL BE REMOVED DAILY.
- 38. UPON COMPLETION OF ALL DEMOLITION AND REMOVAL WORK. REMOVE ALL TOOLS AND APPARATUS FROM THE PREMISES. REMOVE FROM THE AREA OF WORK ALL DEMOLISHED MATERIAL NOT DESIGNATED FOR RE-USE. REMOVE ALL TEMPORARY SHORING, BRACING. LINTELS PROTECTION, ETC., AS DIRECTED. LEAVE THE AREA OF WORK, BROOM-CLEAN, NEAT AND ORDERLY, TO THE SATISFACTION OF

THE OWNER. $\,$ STORAGE OF MATERIALS SHALL NOT INTERFERE WITH THE MEANS OF EGRESS OF THE EXISTING CORRIDOR SPACES.

- 39. (REVIEW PER PROJECT BASIS) THE GENERAL CONDITIONS OF THE CONTRACT FOR CONSTRUCTION, A.I.A. DOCUMENT A-201, ARE INCLUDED AS A PART OF THE REQUIREMENTS OF THIS PROJECT. A COPY MAY BE INSPECTED AT THE ARCHITECT'S OFFICE.
-). SHOPS DRAWINGS: THE CONTRACTOR SHALL CHECK AND VERIFY ALL FIELD MEASUREMENTS AND SUBMIT, WITH PROMPTNESS, SHOP DRAWINGS, SAMPLES, MANUALS AND SCHEDULES REQUIRED FOR APPROVAL. THE ARCHITECT'S APPROVAL SHALL NOT RELIEVE THE CONTRACTOR FROM RESPONSIBILITY FOR DEVIATIONS AT THE TIME OF SUBMISSION. NOR SHALL IT RELIEVE THEM FROM RESPONSIBILITY FOR ERRORS IN SHOP DRAWINGS. THIS SHALL BE DONE PRIOR TO FABRICATION AND REVIEWED BY THE ARCHITECT.
- 11. ALL SUBCONTRACTORS' SHOP DRAWINGS SHALL BE SUBMITTED TO ARCHITECT FOR APPROVAL, THROUGH THE CONTRACTOR, PRIOR TO WORK BEING PERFORMED, UNLESS OTHERWISE NOTED. THE SHOP DRAWINGS SHALL BE REVIEWED BY THE CONTRACTOR AND VISIBLY INDICATED AS SUCH ON THE DRAWINGS, PRIOR TO SUBMISSION FOR THE ARCHITECT'S REVIEW.
- 42. G.C. TO COORDINATE DELIVERY OF CASEWORK WITH SUBCONTRACTOR WHERE CASEWORK IS BEING INSTALLED. SPACE TO RECEIVE CASEWORK SHALL BE SUBSTANTIALLY COMPLETED, TYP.
- 43. APPROVALS: THE ARCHITECT WILL REVIEW SUBMITTAL WITH REASONABLE PROMPTNESS, SO AS TO CAUSE NO DELAY, BUT ONLY FOR CONFORMANCE WITH THE DESIGN CONCEPT OF THE PROJECT AND WITH THE INFORMATION GIVEN IN THE CONTRACT DOCUMENTS. NO PORTION OF THE WORK REQUIRING A SUBMISSION SHALL BE COMMENCED BY THE CONTRACTOR, UNTIL THE SUBMISSION HAS BEEN
- 14. POSSIBLE: ALL PORTIONS OF THE WORK SHALL BE IN CONTRACT DOCUMENTS. A NEW CHOICE OF COLOR OR PATTERN IS MADE AT THE CONTRACTOR'S OWN RISK.
- 45. ALL COLOR SELECTIONS SHALL BE MADE AND COORDINATED THROUGH THE OFFICE OF THE ARCHITECT, EXCEPT AS OTHERWISE DIRECTED BY THE OWNER. UNLESS THE PRECISE COLOR AND PATTERN IS SPECIFICALLY DESCRIBED IN THE CONTRACT DOCUMENTS, SUBMIT ACCURATE COLOR CHARTS AND PATTERN CHARTS TO THE ARCHITECT FOR THEIR REVIEW AND SELECTION.

- 46. THE GENERAL CONTRACTOR SHALL SUBMIT FINAL "AS BUILT" DRAWINGS TWO (2) PRINTS OF EACH TRADE AS PART OF THE CONTRACT AND (1) DIGITAL FORMAT FOR RECORD.
- 47. THE CONTRACTOR SHALL SUBMIT THE SAMPLES IN SUFFICIENT TIME TO PERMIT ARCHITECTS REVIEW AND POSSIBLE RESUBMISSION REQUIRENMENTS AS WELL AS FABRICATION AND DELIVERY TIME. FAILURE TO DO SO WILL NOT JUSTIFY A DELAY IN THE TIME OF
- 48. WHEN CERTAIN ITEMS OF EQUIPMENT AND OTHER WORK ARE INDICATED AS "NIC" (NOT IN CONTRACT) OR TO BE FURNISHED AND INSTALLED UNDER OTHER CONTRACTS, ANY REQUIREMENTS FOR PREPARATION OF OPENINGS, PROVISION OF BACKING, ETC... FOR RECEIPT OF SUCH "NIC" WORK, SHALL BE PROVIDED BY THE GENERAL CONTRACTOR, WHO SHALL PROPERLY FORM AND OTHERWISE PREPARE THEIR WORK IN A SATISFACTORY MANNER TO RECEIVE SUCH "NIC" WORK.
- 49. IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO COORDINATE SCHEDULING AND INSTALLATION OF ALL EQUIPMENT AND FURNISHINGS PROVIDED BY OTHERS. THE CONTRACTOR IS TO REQUEST CONTACTS FOR ALL VENDORS SEPARATELY CONTRACTED BY THE OWNER TO COORDINATE DELIVERY DATES AND INSTALLS.
- 50. IT WILL BE THE GENERAL CONTRACTOR'S RESPONSIBILITY TO SEE THAT THE SITE IS MADE READY TO RECEIVE AND INSTALL THE OWNER'S EQUIPMENT, IN ACCORDANCE WITH THE DELIVERY SCHEDULE AND SPECIFIC REQUIREMENTS FURNISHED. FAILURE TO MEET THE SCHEDULE ON ITEMS OF THE OWNER-FURNISHED EQUIPMENT WILL BE CONSIDERED AS IMPORTANT TO THE COMPLETION SCHEDULE AS ANY OTHER PART OF THE WORK.
- 51. ALL OPENINGS IN PARTITIONS OR BLOCK WALLS INCLUDING, BUT NOT LIMITED TO, DUCTWORK, PENETRATIONS, DOOR OPENINGS, ETC. SHALL BE SUPPORTED BY STEEL LINTEL UNLESS OTHERWISE INDICATED. CONTRACTOR IS TO FURNISH AND INSTALL ALL ANGLES, STRUTS, BRACKETS, TOGGLES, EYE BOLTS, ETC. WHEREVER NECESSARY TO PROPERLY SUPPORT, BRACE OR REINFORCE ALL FINISHES, FRAMES, EQUIPMENT, ETC.
- 52. SEE PLANS FOR LOCATIONS OF ALL EXPANSION AND CONTROL JOINTS. PROVIDE EXPANSION JOINT COVERS (RECESSED) AT ALL FLOOR, WALL AND CEILING CONNECTIONS TO EXISTING CONSTRUCTION TO CONTROL JOINTS/FINISH CRACKING PROVIDE CONTINUOUS EXPANSION CONTROL AT STRUCTURE AND BUILDING FINISHES. SEE PLANS FOR WIDTH/TYPE.
- 53. ALL BLOCK AND ADJACENT RATED WALL CONSTRUCTION SHALL MEET THE FIRE RESISTIVE RATINGS AND OTHER REQUIREMENTS OF BUILDING CODE AND REGULATIONS, LOCAL LAWS, ORDINANCES, REGULATIONS AND AUTHORITIES HAVING JURISDICTION.
- 54. ALL CUTTING AND PATCHING OF OPENINGS SHALL BE POINTED UP, AND SURFACE REPAIRED FOR AN AIRTIGHT SEAL. ALL EXISTING WALL FINISHES OR EQUIPMENT, ETC. WHICH ARE DISTURBED DURING CONSTRUCTION AND PROVE NOT TO BE NECESSARY AND NOT BE SPECIFICALLY INDICATED "TO REMAIN", SHALL BE REMOVED, PATCHED, REPAIRED OR COVERED. EITHER AS INDICATED ON THE PLANS OR TO CREATE A FLUSH, UNIFORM SURFACE HAVING THE INTEGRITY OF ADJACENT SURFACES.
- 55. ALL SUBSTRATES SHALL BE PREPARED AS PER FINISH MANUFACTURE SPECIFICATIONS, TYP.
- 56. ALL WOOD PRODUCTS, FURRING STRIPS, BLOCKING ETC., SHALL BE FIRE RATED, IN ACCORDANCE WITH APPLICABLE STATE, CITY AND LOCAL BUILDING CODES.
- PATCH AREAS AS REQUIRED TO PROVIDE A SMOOTH FLUSH SURFACE FOR SAME. 58. ALL NEW PIPING, DUCTWORK, AND ELECTRICAL CONDUITS SHALL BE CONCEALED WITHIN NEW PARTITIONS OR THE GENERAL

57. PATCH ALL FLOOR AND WALL CRACKS AND SURFACE IRREGULARITIES AS REQUIRED PRIOR TO FINISH INSTALLATION SHOWN. FLASH

CONTRACTOR IS TO PROVIDE FURRING, SOFFITS, CHASES, ETC., FOR ALL DUCTWORK, PIPING, CONDUIT, ETC., UNLESS INDICATED TO BE

- EXPOSED. 59. ALL INFILL PATCHING SHALL BE FURRED OUT AS REQUIRED AND FINISHED FLUSH WITH EXISTING.
- 60. THE GENERAL CONTRACTOR SHALL BE RESPONSIBLE TO PATCH THE WORK OF ALL SUBCONTRACTORS @ PENETRATIONS THROUGH ALL SURFACES. 61. ALL PIPE SPACES AND DUCT SPACES SHALL BE ENCLOSED AND FIRE STOPPED BY A PARTITION OF THE REQUIRED RATING.
- 62. ANY COLUMN OR BEAM FIREPROOFING WHICH IS DAMAGED, LOOSE OR HAS CHIPPED-OFF, SHALL BE REPLACED PRIOR TO THE ENCLOSURE OF ANY COLUMNS TO MAINTAIN THE FIRE INTEGRITY OF SUCH.
- 63. FIRE ALARM AND EMERGENCY LIGHTING ARE TO BE PROVIDED, MEETING ALL CODE REQUIREMENTS. ALL EXIT AREAS SHALL BE PROPERLY IDENTIFIED AND SUPPLIED WITH EMERGENCY EXIT LIGHTING TO MAINTAIN A MINIMUM OF ONE (1) FOOTCANDLE IN ACCORDANCE WITH LOCAL CODE.
- 64. CONTRACTOR IS TO LOCATE AND COORDINATE EGRESS DOOR HARDWARE WITH ALARM SYSTEM AND MAKE ALL NECESSARY
- 65. ALL RATED DOORS ARE TO BE EQUIPPED WITH AN AUTOMATIC SELF-CLOSER AND BE UL LABELED PER REQUIREMENTS OF RATED
- 66. THE ELECTRICAL OUTLETS AND PLUMBING SHOWN ON THE ARCHITECTURAL DRAWING ARE ONLY THOSE WHICH HELP TO CLARIFY THE SUGGESTED FUNCTIONAL PATTERNS OF THE ROOMS. IN ALL CASES THE CONTRACTOR SHALL REFER TO THE MECHANICAL AND ELECTRICAL DRAWINGS FOR THE COMPLETE LAYOUT OF EACH RESPECTIVE SERVICE. IN ALL CASES, OR IN THE EVENT OF A CONFLICT,
- 67. PROVIDE NEW ELECTRICAL WIRING/LIGHTING AS CLOSE AS POSSIBLE TO LAYOUTS SHOWN ON PLANS. ELECTRICAL WIRING AND
- 68. COORDINATE NEW CONSTRUCTION WITH ALL REQUIRED MECHANICAL DUCTWORK AND PIPE PENETRATIONS. PROVIDE THROUGH WALL SLEEVES AS REQUIRED, TYPICAL ALL LOCATIONS. PENETRATING SUB-CONTRACTOR TO PROVIDE SHEET METAL SLEEVE WITH THERMO FIBER AND FIRE RATED CAULK SYSTEM.
- 69. ALL HVAC. ELECTRICAL AND PLUMBING EQUIPMENT UNCOVERED DURING DEMOLITION THAT IS NOT SHOWN TIED INTO NEW CONSTRUCTION OR TO RELOCATED UNITS, IS TO BE "CAPPED OFF", COVERED AND LOCATION NOTED FOR FUTURE USE, OR REMOVED WHERE NO FUTURE USE IS INTENDED.
- 70. ELECTRICAL SUBCONTRACTOR SHALL SUBMIT CATALOG CUTS OF ALL FIXTURES TO ARCHITECT FOR APPROVAL OF COLOR AND STYLE.
- 71. ANY DISCREPANCIES BETWEEN ARCHITECTURAL DRAWINGS AND ENGINEERING DRAWINGS SHOULD BE BROUGHT TO THE ATTENTION OF THE ARCHITECT.
- 72. PROVIDE ACCESS TO EXISTING ELECTRICAL AND TELEPHONE PANELS WHERE REQUIRED.

THE ARCHITECTURAL DRAWINGS SHALL TAKE PRECEDENCE.

- 73. NEW WORK IS TO MEET OR EXCEED ALL APPLICABLE NATIONAL AND LOCAL CODE FOR ENERGY, ELECTRICAL, PLUMBING, MECHANICAL, FIRE, OSHA (WHERE APPLICABLE), AND ALL UL REQUIREMENTS. THE MOST RECENT PUBLICATION DATE OF ALL AFOREMENTIONED CODES SHALL APPLY.
- 74. HANDICAP NOTE: THE REQUIREMENTS OF THE "BARRIER-FREE SUBCODE" SHALL BE STRICTLY ADHERED TO.

DEVICES TO MEET ALL CODE REQUIREMENTS. SUBCONTRACTOR TO PROVIDE ALL HOOKUPS TO EXISTING.

- 75. GUARANTEES: ALL MATERIALS AND WORKMANSHIP SHALL BE GUARANTEED FOR A PERIOD OF ONE (1) YEAR FROM THE DATE OF FINAL ACCEPTANCE, UNLESS SPECIFIED OTHERWISE FOR A LONGER PERIOD OF TIME FOR SPECIFIC ITEMS. EACH SUB-CONTRACTOR SHALL BE RESPONSIBLE FOR ALL COSTS INCIDENTAL THERETO. INCLUDING DAMAGE TO OTHER WORK, FURNISHINGS OR EQUIPMENT IF THE SUB-CONTRACTOR, AFTER NOTICE IN WRITING FROM THE CM AND ARCHITECT, FAILS TO PROCEED PROMPTLY TO COMPLY WITH THE TERMS OF THE GUARANTEE. THE CM MAY HAVE THE DEFECTS CORRECTED AND THE SUB-CONTRACTOR WILL BE RESPONSIBLE FOR ALL EXPENSES INCURRED.
- 76. THESE DRAWINGS ARE FOR COORDINATION PURPOSES AND ARE TO BE USED IN CONJUNCTION WITH THE STRUCTURAL PLANS AND BUILDING SYSTEMS MANUFACTURERS' DETAILS/SHOP DRAWINGS. COORDINATE THESE SYSTEMS PRIOR TO COMMENCEMENT OF ANY
- 77. ALL CEILING (I.E. LIGHTING, SUSPENDED CEILING, DUCTS, DIFFUSERS, FIRE ALARM DETECTION DEVICES, ETC.) SHALL BE COORDINATED BY THE GC AS TO EXACT LOCATIONS, HEIGHTS, ETC. NO ONE SYSTEM SHALL INTERFERE WITH ANOTHER SYSTEM IN THE COMPLETED
- CEILING SYSTEM. THE GC SHALL NOTIFY THE A/E OF ANY CONFLICTS PRIOR TO THE INSTALLATION OF ANY COMPONENT. 78. SUBMISSION OF BID WILL BE CONSTRUED AS EVIDENCE THAT THE SUB-CONTRACTOR HAS COMPLIED WITH ALL REQUIREMENTS STATED
- 79. WORK IS TO CONFORM TO THE BEST TRADE PRACTICES, AND TO MEET OR EXCEED ALL APPLICABLE NATIONAL AND LOCAL CODES FOR ENERGY, ELECTRICAL, PLUMBING, MECHANICAL, FIRE, OSHA (WHERE APPLICABLE), AND ALL UL REQUIREMENTS. THE MOST RECENT PUBLICATION DATE OF ALL AFOREMENTIONED CODES SHALL APPLY.
- 80. BEFORE COMMENCING WORK, THE CONTRACTOR SHALL FILE ALL REQUIRED INSURANCE CERTIFICATES WITH THE DEPARTMENT OF BUILDING, OBTAIN ALL REQUIRED PERMITS, AND PAY ALL FEES REQUIRED BY LOCAL JURISDICTION.
- 81. G.C. TO PROVIDE AND MAINTAIN THE MINIMUM 1'-6" PULL-SIDE CLEARANCE REQUIRED BY CODE DURING CONSTRUCTION FOR ALL DOORS WITHIN THE AREA OF WORK.
- 82. POSSIBLE CONSOLIDATION: THE GENERAL CONTRACTOR SHALL CHECK AND VERIFY ALL FIELD MEASUREMENTS AND SUBMIT, WITH PROMPTNESS, SHOP DRAWINGS, CUT SHEETS AND SAMPLES OF ALL SPECIFIED FINISHES AND PRODUCTS, MANUALS AND SCHEDULES REQUIRED FOR APPROVAL. THE ARCHITECT'S APPROVAL SHALL NOT RELIEVE THE CONTRACTOR FROM RESPONSIBILITY FOR DEVIATIONS AT THE TIME OF SUBMISSION, NOR SHALL IT RELIEVE THEM FROM RESPONSIBILITY FOR ERRORS IN SHOP DRAWINGS. THIS SHALL BE DONE PRIOR TO FABRICATION AND REVIEWED BY THE ARCHITECT.
- 83. G.C. TO SUPPLY TRANSITION STRIP AT ALL LOCATIONS WHERE FLOORING FINISH CHANGES. ALL TRANSITION STRIPS ARE TO BE APPROVED BY ARCHITECT PRIOR TO ORDERING.
- 84. ALL FINISHES TO BE INSTALLED AS PER MANUFACTURERS RECOMMENDATIONS.
- 85. REFERENCE REFLECTED CEILING PLANS FOR LIGHTING INFORMATION AND COORDINATION. VERIFY FINAL LOCATION OF ALL LIGHT
- 86. ALL WALLS THROUGHOUT TO BE PAINTED TO RECEIVE (1) COAT OF PRIMER AND (2) COATS OF SPECIFIED PAINT, REFERENCE FINISH SCHEDULE FOR MORE INFORMATION.
- 87. ALL FLOORING MATERIAL TO RUN UNDER MILLWORK ITEMS. UNLESS OTHERWISE NOTED. 88. AT ANY EDGE WHERE RAW TILE IS EXPOSED, G.C. TO INSTALL METAL TRANSITION STRIP. SEE FINISH SCHEDULE FOR MORE
- 89. G.C. TO COORDINATE ALL APPLIANCES WITH MILLWORK PRIOR TO ORDER AND SHOP DRAWINGS. REFERENCE APPLIANCE SCHEDULE
- 90. ALL CEILING HEIGHTS ARE MEASURED FROM FINISH FLOOR. REFERENCE CEILING PLANS FOR MORE INFORMATION.
- CODE COMPLIANT PITCH AND INVERT. 92. G.C. IS TO FIRE PROOF ALL PENETRATIONS THROUGH WALLS ,FLOORS, AND CEILINGS THAT ARE SPECIFIED TO BE FIRE RATED. DUE TO

91. PIPING RUNS ARE FOR DESIGN PURPOSES. G.C. TO VERIFY SITE CONDITIONS TO FIND MOST SUITABLE ROUTES WHILE MAINTAINING

- 93. G.C. TO PATCH. REPAIR. ALL DAMAGED OR UNLEVEL FLOOR AREAS TO RECEIVE NEW FLOOR FINISH. COORDINATE TREATMENT OF
- EXISTING SURFACE WITH FINAL FINISH, REFERENCE INTERIOR ELEVATIONS AND FINISH SCHEDULE FOR MORE INFORMATION.
- 94. REFER TO DEMOLITION PLANS FOR LOCATIONS OF CONCRETE FLOOR REPAIR / FILL-IN.

PIPING, CONDUIT, DUCTWORK, ETC. PROVIDE RATING AS REQUIRED, TYP.

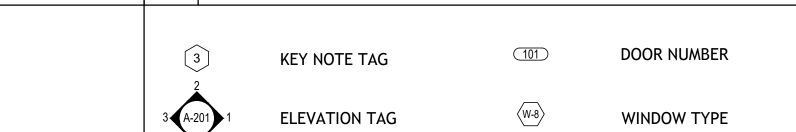
99. SIZE AND HEIGHT OF ROOF PROJECTIONS VARY. VERIFY IN FIELD TYP.

- 95. STAGING AREAS FOR DEMOLITION AND DEBRIS REMOVAL SHALL BE COORDINATED WITH THE OWNER.
- 96. CONSTRUCTION OPERATIONS WILL NOT INVOLVE THE INTERRUPTION OF LIFE SAFETY OR FIRE SAFETY SERVICES TO THE BUILDING UNLESS NOTIFICATION IS MADE TO THE OWNER AND ALL THE LOCAL GOVERNING AUTHORITIES.
- 97. G.C. TO VERIFY / COORDINATE ALL DIMENSIONS AND PENETRATION LOCATIONS IN EXISTING AND NEW SPACES WITH LOCATIONS OF EQUIPMENT. CONTRACTOR TO NOTIFY THE ARCHITECT OF ANY DISCREPANCIES PRIOR TO CONSTRUCTION.
- 98. CONTRACTOR TO PROVIDE LINTELS AT ALL NEW MASONRY OPENING. REFERENCE STRUCTURAL DRAWINGS FOR SIZING.
- 100. ALL JOINTS BETWEEN DISSIMILAR MATERIALS SHALL BE CAULKED WHERE REQUIRED PROVIDE CLOSED CELL BACKER ROD AND

- CAULK WHERE DISSIMILAR MATERIALS COME INTO DIRECT CONTACT WITH EACH OTHER, PROVIDE A BOND BREAK

OR DETAIL MARK SHALL APPLY TO ALL OTHER SIMILAR SYMBOLS OR ITEMS.

- 101. ALL BLOCKING TO BE FIRE RETARDANT WOOD BLOCKING, TYP. 102. ALL TAGGED DETAILS ARE TYPICAL FOR THE ITEM OR SYSTEM INDICATED. THE SCOPE OF WORK INDICATED AS PART OF THE TAG
- 103. THE TERM "TYP." FOLLOWING A NOTE, TAG, OR DETAIL FLAG INDICATES THAT ALL LIKE, SIMILAR, OR INDICATED ITEMS SHALL BE PROVIDED WITH THE SPECIFIED DETAIL, NOTE, OR SPECIFICATION.
- 104. THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAKING ALL NECESSARY REPAIRS. MODIFICATIONS, ETC., IN ORDER TO REINSTALL ALL EQUIPMENT, VENTS, AIR-HANDLING UNITS, EXHAUST FANS, ETC. IN A WATERTIGHT CONDITION. THE OWNER SHALL TEST ALL EQUIPMENT PRIOR TO SUBSTANTIAL COMPLETION TO VERIFY WATERTIGHT CONDITIONS EXIST.
- 105. ALL WORK, WHETHER SHOWN OR IMPLIED, UNLESS SPECIFICALLY QUESTIONED, SHALL BE CONSIDERED FULLY UNDERSTOOD IN ALL RESPECTS BY THE CONTRACTOR. THE CONTRACTOR WILL BE HELD RESPONSIBLE FOR ANY MISINTERPRETATIONS AND/OR CONSEQUENCES THEREOF, FOR ALL WORK ON ALL DRAWINGS.
- 106. ALL MANUFACTURED ARTICLES, MATERIALS, AND EQUIPMENT SHALL BE SUPPLIED, INSTALLED, CONNECTED, ERECTED, USED, CLEANED AND CONDITIONED AS DIRECTED BY THE MANUFACTURER, UNLESS OTHERWISE SPECIFIED ON THE DRAWINGS.
- 107. WHEN CERTAIN ITEMS OF EQUIPMENT AND OTHER WORK ARE INDICATED AS "NIC" (NOT IN CONTRACT) OR TO BE FURNISHED AND INSTALLED UNDER OTHER CONTRACTS, ANY REQUIREMENTS FOR PREPARATION OF OPENINGS, PROVISION OF BACKING, ETC., FOR RECEIPT OF SUCH "NIC" WORK, SHALL BE PROVIDED BY THE GENERAL CONTRACTOR, WHO SHALL PROPERLY FORM AND OTHERWISE PREPARE THEIR WORK IN A SATISFACTORY MANNER TO RECEIVE SUCH "NIC" WORK.



PARTITION TYPE **SECTION TAG** DATUM ELEVATION

ABBREVIATIONS

NOT TO SCALE

A.F.F. ABOVE FINISH FLOOR ROOF DRAIN ROOM AIR-CONDITIONING GA. GAUGE GLASS ACCESS PANEL R.O. ACOUSTIC TILE GYP. BD. GYPSUM BOARD R.R. ALUM. ALUMINUM APPROX. APPROXIMATELY H.M. HOLLOW METAL SECT. SECTION SIMILAR H.P. HIGH POINT A.D. AREA DRAIN SIM. H.R. HANDRAIL HEIGHT SQ. FT. SQUARE FEET B.O. BOTTOM OF HORIZ. HORIZONTAL STD. STANDARD BLDG. BUILDING HOUR STL. STEEL HVAC HEATING, VENTILATION, STRUCT. STRUCTURAL CEILING SUSP. SUSPENDED AIR-CONDITIONING

CEM. CEMENT CLOSET INSIDE DIAMETER COL. COLUMN INSUL. INSULATION T.O. CONC. CONCRETE INT. INTERIOR TOP OF TYPICAL C.M.U. CONCRETE MASONRY UNIT TYP. CONST. CONSTRUCTION J-BOX JUNCTION BOX CEILING JOIST CUBIC LAV. LAVATORY

POUNDS

L.P. LOW POINT VERT. VERTICAL MANUF. MANUFACTURER M.O. MASONRY OPENING MAXIMUM VOL. MECH. MECHANICAL MISCELLANEOUS

ELECTRICAL N.I.C. NOT IN CONTRACT ELEV. ELEVATOR N.T.S. NOT TO SCALE EQUIP. EQUIPMENT O.C. ON CENTER EXH. EXHAUST EXIST. EXISTING

DET. DETAIL

DEMO. DEMOLITION

DIAMETER

DRAWING

FI FVATION

EXP. EXPOSED EXT. EXTERIOR PL. PLATE FT. FEET POL. POLISHED

> F.D. FLOOR DRAIN FTG. FOOTING FOUND. FOUNDATION F.A.I. FRESH AIR INTAKE

ROOM NAME/NUMBER

NOT TO SCALE

ROUGH OPENING ROOF RAFTERS SPECS. SPECIFICATIONS

TELEPHONE TRIMMED OPENING OR

> UNDERWRITER'S LABORATORY U.O.N UNLESS OTHERWISE NOTED

VEST. VESTIBULE VERIFY IN FIELD VOLUME W/C WATER CLOSET W.I.C. WALK-IN CLOSET

METAL WATERPROOF WWF WELDED WIRE FABRIC WWM WELDED WIRE MESH WOOD WD.

PTD. PAINTED PLYWD. PLYWOOD

FLOOR REQ'D REQUIRED

RAD. RADIUS REINF. REINFORCING REV. REVISION

NOT FOR BUILDING PERMIT NOT FOR CONSTRUCTION

FOR ZONING PERMIT ONLY

NOAH HARRIS ADLER ARCHITECT

201.494.422

J. BOARD OF ARCHITECTS HAWORTH, NJ 076

RT. OF AUTHORIZATION

LIENT AND ARCHITECTURAL DESIGN BY

KURT OTTO / K.O. GROUP LLC

381 BROADWAY, 3RD FLOOR

WESTWOOD, NJ 07675

21AC00116800

201.819.9138

kurt@kogrp.com

NOAH HARRIS ADLER, R.A., NCARB N.J. REGISTERED ARCHITECT # 19024

DATE DESCRIPTION

ISSUE DATE: SEPTEMBER 2, 2021 PROJECT NUMBER: 2111 DRAWN BY: NHA

HECKED BY: KO

DELIVERABLE: ZONING PERMIT

l GENERAL NOTES.

