



Bethel STP BP22(14) Pleasant Street Sidewalk
Town of Bethel, Vermont
D&K Project No. 628036

ADDENDUM NO. 1

June 12, 2026

TO: PROSPECTIVE BIDDERS

FROM: DuBois & King, Inc.
6 Green Tree Drive
South Burlington, VT 05043

This Addendum forms part of the Contract Documents and modifies the original Bidding Documents dated May 18, 2026. NOTE: Contractor to Acknowledge receipt of this Addendum in the space provided on Page 1 of the Bid Form. Failure to do so may subject the Bidder to disqualification.

This addendum responds to questions posed during the bid period, but not answered in previous addenda:

- I. CONTRACT DOCUMENTS (SPECIFICATIONS) CHANGES
 - A. SECTION – NOTICE TO BIDDERS
 - 1. Header revised to say Instructions to Bidders
 - B. SECTION – BID FORM
 - 1. Item 616.2100 revised to 750 LF
- II. PLANS (DRAWINGS) CHANGES
 - A. SHEET NO. 13 - QUANTITY SHEET
 - 1. Item 616.2100 revised to 750 LF
 - B. SHEET NO. 16 – PROJECT LAYOUT SHEET 1
 - 1. Existing retaining wall location clarified

C. SHEET NO. 17 – PROJECT LAYOUT SHEET 2

1. Existing retaining wall location clarified

D. SHEET NO. 18 - PROJECT LAYOUT SHEET 2

1. Added vertical Granite Curb (Back Curb) Sta. 20+00 to Sta. 20+51 LT
2. Deleted Rehab Drop inlet, catch basins or Manhole at Sta. 20+93 LT

E. SHEET NO. 37 – CROSS SECTION SHEET 7

1. Call out “Rehab DI” deleted

III. ANSWERS TO BIDDER QUESTIONS RECEIVED

Q1: We contacted two of the largest nurseries in both Vermont and New Hampshire and they don't stock Brandywine Crabapple this year. Are there alternative trees that we might consider for this project.

A1: Additional nurseries have been reached out to with the same result. The property owner has chosen an alternative of Malus 'Adams' (Flowering Crabapple, 15-20' Tall & Wide). Updated plans have been included as part of this addendum.

Q2: Would the town accept a gravity segmental retaining wall option?

A2: The intent is that this reconstructed portion of wall matches the rest of the existing wall. Therefore, the contractor shall construct the wall as shown in the plans.

Q3: Is there any chance to move the deadline to mid/late October?

A3: Yes. The project end date will be changed to October 17th, 2026.

Q4: Are there urban or contaminated soils expected?

A4: Yes, urban soils exist within the project area. See Soil Reuse and Disposal note on Project General Notes Sheet.

Q5: For Pedestrian traffic will the contractor be allowed to close the sidewalk during construction and direct them to the other side of the road?

A5: The plans show temporary pedestrian accommodations in conjunction with one-way alternating traffic on TPAR sheet 1 (41 of 41). If the contractor has another solution that maintains pedestrian access and meets ADA standards it can be submitted for review and potential acceptance.

Q6: Why is the existing concrete wall not shown on the plans?

A6: The existing wall is depicted as two dashed lines, but it isn't as clear as it should be. Updated plans have been included as part of this addendum.

Q7: Item 616.4100 Removal of existing curb LF 250, where is this on the project?

A7: For the purposes of quantities, it has been assumed that 25% of the existing curb will be unusable. Therefore the 250 LF is 25% of Item 616.4000 Removal and Resetting Curb. The actual portion that can be removed and reset will need to be determined in the field.

Q8: Item 604.4101 Bid sheet shows 3, plan sheets show 4?

A8: The rehab of the drainage structure at 20+93 LT is not anticipated. This should have been removed from the plans. For Bidding purposes 3 is correct. Updated Plans have been included as part of this addendum.

Q9: Sheet 8 of 41 shows two raised sidewalk sections, sheet 23 of 41 shows one (back curb), sheet 24 of 41 shows 0?

A9: Sheet 24 should have (Back Curb) listed from Sta. 20+00 – Sta. 20+51. Updated plans and Bid Tab are included in the Addendum.

Q10: Item 616.4000 Plan sheet qtys show 984 LF of remove and reset curb, Bid sheet only has 800 LF?

A10: The total removal and resetting curb quantity was calculated as 984 LF, however as noted above we have assumed 25% will be unusable and paid as removal. Therefore, for estimating purposes the quantity for Item 616.4000 Removal and Resetting Curb has been quantified as 800 LF.

Q11: Item 616.2100 Plan sheet qtys show 433 LF of new curb (drives) Bid Qty is 700 LF?

A11: As noted above 25% of the removal and resetting curb has been assumed as unusable. Therefore 25% of the removal and resetting curb quantity has been added to the New Curb Quantity.

INSTRUCTIONS TO BIDDERS
Bethel STP BP22(14)

1. Bid Preparation and Submission

- a. Bidders are expected to examine the specifications, drawings, all instructions and the construction site. Failure to do so will be at the bidders' risk.
- b. All bids must be submitted on the forms provided by the municipality. Bidders shall furnish all the information required by the solicitation. Bids must be signed and the bidder's name typed or printed on the bid sheet and each continuation sheet which requires the entry of information by the bidder. Erasures or other changes must be initialed by the person signing the bid. Bids signed by an agent shall be accompanied by evidence of the agent's authority. (Bidders should retain a copy of their bid for their own records.)
- c. All bids shall be sealed in an envelope which shall be clearly marked with the words "Bid Document," the Invitation to Bid number, any project or other identifying number, the bidder's name, and the date and time for receipt of bids.
- d. This solicitation requires bidding on all items, failure to do so will disqualify the bid.
- e. Unless expressly authorized elsewhere in this solicitation, alternate bids will not be considered.
- f. Unless expressly authorized elsewhere in this solicitation, bids submitted by telegraph, facsimile (fax) machines, or electronically via the internet or email will not be considered.
- g. All blank spaces under the page(s) headed "Bid Form" must be filled in with ink or typewriter in both words and figures indicating the unit price for each respective bid item. The bid total shall also be entered in words and figures.
- h. In case of a discrepancy between a unit price written in words and one entered in figures, the price written in words shall govern.
- i. In case of a discrepancy between the bid total written in words and that entered as a figure, the adjusted figure shall govern.

Instructions to Bidders

- j. The estimated quantities are not guaranteed and can be adjusted as needed during the project, but are given as a basis for the comparison of bids.

2. Explanation and Interpretation to Prospective Bidders

- a. Any prospective bidder desiring an explanation or interpretation of the solicitation, specification, drawings, etc., must request it at least 10 days before the scheduled time for bid opening. Requests may be oral or written. Oral requests must be confirmed in writing. The only oral clarifications that will be provided will be those clearly related to solicitation procedures, i.e., not substantive technical information. No other oral explanation or interpretation will be provided. Any information given to a prospective bidder concerning this solicitation will be furnished promptly to all other prospective bidders as a written addendum to the solicitation, if that information is necessary in submitting bids, or if lack of it would be prejudicial to other prospective bidders.
- b. Any information obtained by, or provided to, a bidder other than by formal addendum to the solicitation shall not constitute a change to the solicitation.

3. Addendum to Invitation for Bids

- a. If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.
- b. Bidders shall acknowledge receipt of any addendum to this solicitation by identifying the addendum number and date on the bid form. Bids which fail to acknowledge the bidder's receipt of any addendum will result in the rejection of the bid if the addendum (addenda) contained information which substantively changed the municipality's requirements.
- c. Addenda will be on file in the offices of the Municipality at least 5 days before the bid opening.

4. Responsibility of Prospective Contractor

- a. All prospective contractors shall be pre-qualified under the appropriate work category by the Vermont Agency of Transportation, Contract Administration. For this project a current annual pre-qualification is necessary. The contact for pre-qualification is Jon Winter, Tel: (802) 622-1267. Please note that applications for pre-qualification must be made at least 10 working days prior to the bid opening.

Instructions to Bidders

- b. The VERMONT AGENCY OF TRANSPORTATION “POLICIES AND PROCEDURES FOR PREQUALIFICATION, BIDDING, AND AWARD OF CONTRACTS”, latest edition, Sections 1-6 and 9 are hereby incorporated in these specifications and the contract by reference. Sections 1 through 6 shall not be subject to the changes to the definitions in the Notice to Bidders.
- c. The Method of Measurement and Basis of Payment for all contract items shall follow the Vermont Agency of Transportation’s (“VTrans”) 2024 Standard Specification for Construction, unless modified in these Contract Documents.
- d. If a bidder submits a unit bid price of zero for a contract bid item, the bid will be declared informal.
- e. A bidder may submit a unit bid price that is obviously below the cost of the item. If the Municipality awards and enters into a contract with a Bidder that has submitted a unit bid price that is obviously below cost, the contractor shall be obligated to perform the work under such item as indicated in the contract documents and/or as directed by the Engineer.
- f. When “Optional Bid Items” are indicated in the proposal bidders shall bid on only one pay item in each group of options, leaving the other pay items in the group without a bid price. If a bidder enters more than one unit price bid in a group of options, only the lowest total price will be considered as the basis of calculation for determining the low bidder and used in the contract.
- g. When “Alternate Bid Items” are indicated in the Proposal bidders must bid on all pay items in each set of “Alternate Bid Items”. Failure to bid on all of the “Alternate Bid Items” in the proposal may result in rejection of the bid.
- h. When the Bid Form for a contract contains pay item(s) which have a quantity of one (1) and a unit price and total price entered, the work will be performed by the contractor according to the contract documents at the unit price listed if such item is determined to be needed by the Engineer.
- i. When it is indicated in the contract documents that payment or costs of work and/or materials are incidental to one or more other contract items (but not to specific other items), such costs shall be included by the bidder in the price bid for all other contract items.

5. Errors and/or Inconsistencies in Contract Documents

- a. By submitting a bid, a prospective bidder/contractor certifies that it shall assert no claim, cause of action, litigation, or defense against the Municipality unless notice was provided to the Municipality in writing of any error or inconsistency discovered in the plans, specifications, and/or contract documents immediately upon discovery of such error or inconsistency.

6. Availability of Lands for Work, Etc.

- a. The lands upon which the Work is to be performed, rights of way and easement for access thereto and other lands designated for use by the contractor in performing the Work are identified in the contract documents. All additional lands and access thereto required for temporary construction facilities, construction equipment or storage of materials and equipment to be incorporated in the work are to be obtained and paid for by the Contractor. Easements for permanent structures or permanent changes to the existing facilities are to be obtained and paid for by the Municipality unless otherwise provided for in the contract documents.

7. Familiarity with Laws, Ordinances and Regulations

- a. By submitting a bid an entity certifies that it is familiar with all Federal, State and local laws, ordinances and regulations which affect in any way the materials, equipment, haul roads used in or upon the work, the conduct of the work, and the persons engaged or employed in the performance of the work to be performed pursuant to the contract.
- b. By submitting a bid an entity certifies that it shall forthwith report in writing to the Municipality any provision in the plans, specifications or proposed contract that the bidder/contractor believes is in conflict with or inconsistent with any Federal, State or local law, ordinance, or regulation.
- c. By submitting a bid a prospective Bidder certifies that if, during its investigation of the work in the process of preparing its bid, it discovers or encounters subsurface or latent physical conditions at a project site differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, it shall notify in writing the Municipality of the specific differing conditions immediately upon discovering or encountering the differing site conditions.

Instructions to Bidders

- d. An entity further certifies that if it fails to notify the Municipality of any differing site conditions as described above, it shall waive any and all rights that it might have to additional compensation from the Municipality for additional work as a result of the differing site conditions and that it shall not bring a claim for additional compensation because of differing site conditions.
- e. By submitting a bid a prospective bidder/contractor certifies that no claim or defense of ignorance or misunderstanding concerning Federal, State or local laws, ordinances and/or regulations will be employed by a bidder/contractor or considered by the Municipality in claims, litigation, alternative dispute resolution procedures, or other matters concerning the contract for which the bid is submitted.

8. Late Submissions, Modifications, and Withdrawal of Bids

- a. Any bid received at the place designated in the solicitation after the exact time specified for receipt will not be considered.
- b. Any modification or withdrawal of a bid is subject to the same conditions as in paragraph (a.) of this provision.
- c. The only acceptable evidence to establish the time of receipt at the Municipality is the time/date stamp of the Municipality on the bid wrapper, or other documentary evidence of receipt maintained by the municipality.
- d. Bids may be withdrawn by written notice, or if authorized by this solicitation, by telegram (including mailgram) or facsimile machine transmission received at any time before the exact time set for opening of bids: provided that written confirmation of telegraphic or facsimile withdrawals over the signature of the bidder is mailed and postmarked prior to the specified bid opening time. A bid may be withdrawn in person by a bidder or its authorized agent if, before the exact time set for opening of bids, the identity of the person requesting withdrawal is established and the person signs a receipt for the bid.

9. Bid Opening

- a. All bids received by the date and time specified in the solicitation will be publicly opened and total bid amounts read aloud. The time and place of opening will be as specified in the solicitation. Bidders and other interested persons may be present. In the event of unforeseen circumstances (severe weather, etc.) the Municipality reserves the right to postpone the reading of the bids for that contract. All bids for a contract will be opened at the same time and location at a later date.

10. Protests

- a. This Section sets forth the exclusive protest remedies available with respect to this solicitation. Each Bidder, by submitting its bid, expressly recognizes the limitation on its rights to protest contained herein, expressly waives all other rights and remedies and agrees that the decision on any protest, as provided herein, shall be final and conclusive unless wholly arbitrary. These provisions are included in this solicitation expressly in consideration for such waiver and agreement by the Bidders. Such waiver and agreement by each Bidder are also consideration to each other Bidder for making the same waiver and agreement.
- b. A Bidder may protest any determination regarding the proposed award of a Contract by filing a notice of protest by hand delivery or courier to the Selectboard. Such notice shall be provided: (a) no earlier than the day of Town of Bethel's issuance of the Notice of Award; and (b) no later than five (5) business days after Town of Bethel's issuance of the Notice of Award. The notice of protest shall specifically state the grounds of the protest.
- c. Within seven (7) calendar days of the notice of protest the protesting Bidder must file with the Municipality a detailed statement of the grounds, legal authorities and facts, including all documents and evidentiary statements, in support of the protest. Evidentiary statements, if any, shall be submitted under penalty of perjury. The protesting Bidder shall have the burden of proving its protest by clear and convincing evidence.
- d. Failure to file a notice of protest or a detailed statement within the applicable period shall constitute an unconditional waiver of the right to protest the evaluation or qualified process and decisions there under.
- e. Unless otherwise required by law, no evidentiary hearing or oral argument shall be provided, except the Selectboard, in its sole discretion, may decide to permit a hearing or argument if it determines that such hearing or argument is necessary for the protection of the public interest. The Selectboard shall issue a written decision regarding the protest within thirty (30) calendar days after it receives the detailed statement of protest. Such decision shall be final and conclusive.

Instructions to Bidders

- f. If the Selectboard concludes that the Bidder submitting the protest has established a basis for protest, the Selectboard will determine what remedial steps, if any, are necessary or appropriate to address the issues raised in the protest. Such steps may include, without limitation, withdrawing or revising the decisions, issuing a new solicitation or taking other appropriate actions.

11. Rejection of Bids

- a. The Municipality may declare a Bid “Informal” and hence rejected if the bid shows any alteration of form, omissions or additions not called for in the bid, lacks proper signatures, is a conditional bid, has alternate bids unless required in the bid, has irregularities of any kind, has changes to the printed content, is submitted on a form not furnished by the Municipality, is incomplete, fails to acknowledge receipt of one or more addendums, or includes a clause in which the bidder reserves a right to accept or reject the contract award.
- b. The Municipality may reject a bid at the time of bid opening or following analysis to confirm the proposal.
- c. The Municipality may reject any or all bids, waive any or all technicalities, and/or advertise for new bids if the municipality, in consultation with VTrans, determines that the best interests of the Municipality, or the awarding authority, will be served.
- d. The Municipality will reject a bid submitted without a completed Debarment and Non-Collusion Affidavit.
- e. The Municipality will reject a bid submitted without a signed Contractors Equal Employment Certification Form.
- f. The Municipality will reject a bid submitted without a Bid Bond.
- g. The Municipality will reject bids which fail to acknowledge the bidder’s receipt of any addendum if the addendum (addenda) contained information which substantively changed the municipality’s requirements.
- h. The Municipality will decide whether any bid prices are unbalanced above or below a reasonable cost analysis value as determined by its Municipal Project Manager. Bids in which bid prices are unbalanced, mathematically and/or materially, may be rejected at the sole discretion of the Municipality. For purposes of this subsection “mathematically unbalanced bid” and “materially unbalanced bid” shall have the same meaning as in 23 CFR Part 635 – Construction and Maintenance.

- i. Prospective bidders may be disqualified for various reasons including (a) Submission of more than one proposal for the same work by an entity under the same or different names, (b) Evidence of collusion among bidders, or (c) Any other cause for suspension or debarment as detailed in the Agency's policy and Procedures on Debarment, Code of Vermont Rules (CVR), Volume 8A, 14 010 004, pages 1-10.

12. Contract Award

- a. The municipality will evaluate bids in response to this solicitation without discussions and will award a contract to the lowest responsive and responsible bidder whose bid, conforming to the solicitation, will be most advantageous to the municipality considering only price and any price related factors specified in the solicitation.
- b. Opened bids will be considered and submitted bids confirmed on the basis of the summation of the products of the quantities shown in each bid's Schedule of Items multiplied by the unit prices bid. In the event of a discrepancy between the written bid amount and the alpha numeric figure, the written amount shall govern. In the event of a discrepancy between a unit price and the calculated extension, the product based on the unit price bid and the mathematically correct summation of the products shall govern.
- c. The municipality may reject any and all bids, waive any or all technicalities, and/or advertise for new bids if the municipality, in consultation with VTrans, determines that the best interests of the municipality will be served.
- d. The municipality may reject any bid as nonresponsive if it is materially unbalanced as to the prices for the various items of work to be performed. A bid is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated for other work.
- e. A written award shall be furnished to the successful bidder within the period for acceptance specified in the bid and shall result in a binding contract without further action by either party.
- f. Prior to signing a construction contract, the successful bidder must submit a current Certificate of Good Standing from the Vermont Secretary of State's office.

13. Bid Guarantee

- a. All bids must be accompanied by a negotiable bid guarantee which shall not be less than five percent (5%) of the amount of the bid. The bid guarantee may be a certified check, bank draft, U.S. Government Bonds at par value, or a bid bond secured by a surety company acceptable to the U.S. Government and authorized to do business in the State of Vermont. Certified checks and bank drafts must be made payable to the order of the municipality. The bid guarantee shall insure the execution of the contract and the furnishing of a method of assurance of completion by the successful bidder as required by the solicitation. **Failure to submit a bid guarantee with the bid shall result in rejection of the bid.** Bid guarantees of the two lowest bidders that have submitted bids that comply with all the provisions required to render them formal will be retained until the contract and bonds have been signed by all parties. Bid guarantees submitted by the remaining unsuccessful bidders will be returned as soon as practicable after bid opening. Should no award be made within thirty-one calendar days following the opening of bids, thirty-two if the thirty-first day is a state holiday, all bids may be rejected, and all guarantees may be returned.

14. Contract Bonds

- a. A successful bidder entering into a contract for any portion of the work included in a bid shall provide the Town sufficient surety in the form of; 1) a labor and materials bond, and 2) a compliance bond, both as required by 19 V.S.A. Section 10(8) and (9).
- b. Each bond shall be in a sum equal to one hundred percent (100%) of the contract awarded.
- c. The labor and materials bond shall guarantee the payment in full of all bills and accounts for materials and labor used in the work as well as other obligations incurred in carrying out the terms of the contract.
- d. The compliance bond shall guarantee the faithful performance and completion of the work to be done under the contract as well as compliance with all provisions of the contract.
- e. The form of the bond shall be that provided by the Municipality, and the surety shall be acceptable to the State. The bonds shall be procured from an insurance company registered and licensed to do business in the State of Vermont.

15. Signing the Contract

- a. The entity to which the Contract has been awarded shall sign the contract documents and return them to the Municipality within thirty (30) calendar days from the date of the Notice of Award. No contract shall be considered effective until it has been fully executed by all parties.
- b. Failure to comply with any of the requirements of these provisions relative to signing the contract or failure to furnish the required surety within fifteen (15) calendar days after notice of award shall be just cause for the annulment of the award or of the contract and/or forfeiture of the bid guarantee/bid bond. Further, if the award or the contract is annulled, or if the contract is not awarded due to in(action) of the lowest responsible bidder that has submitted a bid that complies with all the provisions required to make it formal, the bid guarantee accompanying the bid shall become the property of the Municipality, not as a penalty but as liquidated damages.
- c. If the award or the contract is annulled, the Municipality may award the contract to the next lowest responsible bidder that has submitted a bid that complies with all the provisions required to make it formal or advertise a new request for bids for the contract(s).
- d. Failure by the contractor to sign the contract within the time provided by this Subsection shall not be reason for an extension of the contract completion date.

16. Taxes and Insurance Requirements

Taxes and insurance for this project shall be in conformance with Section 103 of the VTrans 2024 Standard Specifications for Construction.

17. Prompt Pay Compliance

- a. Vermont's Prompt Pay Statute requires payment from primes to subs within 7 days of primes receiving payment. Vermont State Statutes Annotated, Title 9, §4003 provides: "Notwithstanding any contrary agreement, when a subcontractor has performed in accordance with the provisions of its contract, a contractor shall pay a subcontractor, and each subcontractor shall in turn pay its subcontractors, the full or proportional amount received for each such subcontractor's work and materials based on work completed or service provided under the subcontractor, seven days after receipt of each progress or final payment or seven days after receipt of the subcontractor's invoice, whichever is later."

18. Preconstruction Conference

- a. After award of a contract under this solicitation and prior to the start of work, the successful bidder will be required to attend a preconstruction conference with representatives of the Municipality, Design and/or Resident Engineer, Municipal Project Manager (MPM), and the VTrans Project Manager (or Supervisor), and other interested parties convened by the Municipality's engineer/representative. The conference will serve to acquaint the participants with the general plan for the construction operation and all other requirements of the contract. The municipality will provide the successful bidder with the date, time and place of the conference. **Note:** If the specific material testing and certification requirements are not included elsewhere in the contract documents, they will be provided by the Municipality to the contractor at the preconstruction conference.

19. Waste Borrow and Staging Areas

- a. The opening and use of offsite waste, borrow and staging areas shall follow the applicable provisions of Section 105 of the VTrans Standard Specifications for Construction, 2024 Edition.

Instructions to Bidders

- b. The Contractor and/or property owner shall obtain all necessary permits and clearances prior to using off site waste, borrow or staging areas. In addition, all off-site waste borrow, and staging areas must be reviewed and approved by the VTrans Environmental Section prior to use. Application should be made at least 21 calendar days prior to planned utilization. No work will be performed at offsite waste borrow or staging areas without written approval of the VTrans Environmental Section. The forms for either documenting an exempt site or applying for review of a site may be found on the VTrans web site at:
<http://vtrans.vermont.gov/working/offsite-activity>

20. DBE Requirements

The VTrans overall DBE goal is currently achieved by a combination of contract specific goals and a race/gender neutral policy. Contractors should be proactive and solicit bids and quotes from certified DBEs for use when submitting their own bids and employ certified DBEs when participating in transportation related projects.

Current VTrans guidelines can be found at:

<https://vtrans.vermont.gov/civil-rights/doing-business/dbe-center> .

21. Contaminated Soils

If contaminated soils or groundwater are encountered during the course of construction, the Contractor is directed to contact: Mr. Andy Shively, Hazardous Material and Waste Coordinator, of the Vermont Agency of Transportation at andy.shively@vermont.gov or by phone at . (802) 229-8740 or by pager at (802) 250-4666.

22. Contract Documents

See Sample Construction Contract below for contract documents to be included.

<https://outside.vermont.gov/agency/VTRANS/external/MAB-LP/SitePages/FinalPlans,SpecificationsAndEstimate.aspx>

In the event that a bidder suspects or determines the proposal is incomplete, notify Municipal Project Manager Rita Seto, 802-457-3188 ext. #3004, rseto@trorc.org

BID FORM
Pleasant Street Sidewalk
Bethel STP BP 22(14)

Proposal of _____
(hereinafter called Bidder), organized and existing under the laws of the State of _____ doing business as

_____ (a corporation, a partnership, of an individual)

To the Town of Bethel, Vermont (hereinafter called Owner)

The Bidder represents that this bid is genuine and not made in the interest of or on behalf of any undisclosed person, firm or corporation and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation. The bidder has not directly or indirectly induced or solicited any other bidder to submit a false bid. Bidder has not solicited or induced any person, firm or corporation to refrain from bidding and the bidder has not sought by collusion to obtain for himself any advantage over any other bidder or Owner.

It is essential that all forms that require signature as part of the final Bid Submission be filled out and signed or the Bid itself will be invalid:

- Contractors EEO Certification Form CA-109 – Appendix A
- Debarment & Non-Collusion Affidavit CA-91 – Appendix B
- Worker Classification Compliance Requirement (Prime Contractor) – Appendix C

The undersigned bidder proposed and agrees, if this bid is accepted, to enter into an agreement with Owner to furnish all materials and to complete all work as specified or indicated in the Contract Documents for the contract price and within the contract time indicated in this bid and in accordance with the Contract Documents.

Bidder hereby agrees to commence Work under this contract on the date of issuance of the Notice to Proceed and that the Final Completion date for this contract is October 1, 2026.

Bidder acknowledges receipt of the following Addenda:

Bethel STP BP22(14)

Bid Form

May 18, 2026

REVISED – ADDENDUM #1

Bidder agrees to perform all the Work described in the Contract Documents for the following schedule of prices. Unqualified bids will not be accepted.

VTrans ITEM #	ITEM	UNIT	QUANTITY	UNIT PRICE	TOTAL PRICE
201.1500	Removing Medium Trees	EA	2	\$ _____	\$ _____
	Unit Price in Words _____				
203.1500	Common Excavation	CY	490	\$ _____	\$ _____
	Unit Price in Words _____				
204.2200	Trench Excavation of Earth, Exploratory (N.A.B.I.)	CY	1	\$ <u>75.00</u>	\$ <u>75.00</u>
	Unit Price in Words <u>Seventy Five Dollars</u>				
204.2500	Structure Excavation	CY	200	\$ _____	\$ _____
	Unit Price in Words _____				
204.3000	Granular Backfill for Structures	CY	400	\$ _____	\$ _____
	Unit Price in Words _____				
210.1000	Coarse-milling Bituminous Pavement	SY	450	\$ _____	\$ _____
	Unit Price in Words _____				
301.2600	Subbase of Crushed Gravel, Fine Graded	CY	425	\$ _____	\$ _____
	Unit Price in Words _____				
404.1100	Tack Coat, Emulsified Asphalt	CWT	3	\$ _____	\$ _____
	Unit Price in Words _____				

406.0230 Bituminous Concrete Pavement, Type IIS, QA Tier III

TON 55 \$ _____ \$ _____

Unit Price in Words _____

406.0430 Bituminous Concrete Pavement, Type IVS, QA Tier III

TON 40 \$ _____ \$ _____

Unit Price in Words _____

406.3400 Bituminous Concrete Pavement, Non-Paver Placed, Type IVS

SY 60 \$ _____ \$ _____

Unit Price in Words _____

507.1100 Reinforcing Steel, Level I

LB 3060 \$ _____ \$ _____

Unit Price in Words _____

514.1000 Water Repellent, Silane

GAL 2.5 \$ _____ \$ _____

Unit Price in Words _____

541.2200 Concrete, Class B

CY 35 \$ _____ \$ _____

Unit Price in Words _____

604.4101 Rehab. Drop Inlet, Catch Basin, or Manhole, Class I

EA 3 \$ _____ \$ _____

Unit Price in Words _____

616.2100 Vertical Granite Curb

LF 750 \$ _____ \$ _____

Unit Price in Words _____

616.4000 Removing and Resetting Curb

LF 800 \$ _____ \$ _____

Unit Price in Words _____

616.4100 Removal of Existing Curb

LF 250 \$ _____ \$ _____

Unit Price in Words _____

618.1005 Portland Cement Concrete Sidewalk, 5 Inch

SY 570 \$ _____ \$ _____

Unit Price in Words _____

618.1008 Portland Cement Concrete Sidewalk, 8 Inch

SY 250 \$ _____ \$ _____

Unit Price in Words _____

618.3000 Detectable Warning Surface

SF 60 \$ _____ \$ _____

Unit Price in Words _____

619.2000 Removing and Resetting Property Markers

EA 1 \$ _____ \$ _____

Unit Price in Words _____

630.1000 Uniformed Traffic Officers

HR 10 \$ _____ \$ _____

Unit Price in Words _____

630.1500 Flaggers

HR 1000 \$ _____ \$ _____

Unit Price in Words _____

635.1100 Mobilization/Demobilization

LS 1 \$ _____ \$ _____

Unit Price in Words _____

641.1100 Traffic Control, All-Inclusive

LS 1 \$ _____ \$ _____

Unit Price in Words _____

641.2200 Temporary Traffic Control Signal System, Portable

EA 1 \$ _____ \$ _____

Unit Price in Words _____

646.2010 4 Inch White Line, Waterborne Paint

LF 1500 \$ _____ \$ _____

Unit Price in Words _____

Bethel STP BP22(14)

Bid Form

May 18, 2026

REVISED – ADDENDUM #1

646.3110 Crosswalk Marking, Waterborne Paint

LF 80 \$ _____ \$ _____

Unit Price in Words _____

646.8500 Removal of Existing Pavement Markings

SF 120 \$ _____ \$ _____

Unit Price in Words _____

651.1500 Turf Establishment, General Seed

SY 320 \$ _____ \$ _____

Unit Price in Words _____

651.3500 Topsoil

CY 20 \$ _____ \$ _____

Unit Price in Words _____

653.1000 Hay Mulch

TON 0.5 \$ _____ \$ _____

Unit Price in Words _____

653.2001 Rolled Erosion Control Product, Type I

SY 185 \$ _____ \$ _____

Unit Price in Words _____

653.4002 Inlet Protection Device, Type II

EA 4 \$ _____ \$ _____

Unit Price in Words _____

653.5500 Project Demarcation Fence

LF 1050 \$ _____ \$ _____

Unit Price in Words _____

656.3003 Deciduous Trees, Large

EA 2 \$ _____ \$ _____

Unit Price in Words _____

656.6500 Landscape Dewatering

MGAL 0.4 \$ _____ \$ _____

Unit Price in Words _____

656.8500 Tree Protection

LS 1 \$ _____ \$ _____

Unit Price in Words _____

675.2000 TRAFFIC SIGN, FLAT SHEET ALUMINUM

SF 1.5 \$ _____ \$ _____

Unit Price in Words _____

675.3410 Square Tube Sign Posts and Anchor

LF 45 \$ _____ \$ _____

Unit Price in Words _____

675.5000 Sign Removal, Flat Sheet Aluminum

EA 9 \$ _____ \$ _____

Unit Price in Words _____

675.6000 Resetting Signs

EA 3 \$ _____ \$ _____

Unit Price in Words _____

678.2020004 RRFB, Solar Powered, Double Sided

EA 2 \$ _____ \$ _____

Unit Price in Words _____

Total Base Bid \$ _____

Total Base Bid Written _____

The lowest responsive and responsible bidder will be determined by the **Total Base Bid.**

The above unit prices shall include all labor, materials, removal, overhead, profit, insurance, etc. to cover the finished work as specified within the Contract Documents.

Bethel STP BP22(14)

Bid Form

May 18, 2026

REVISED – ADDENDUM #1

By submitting this bid, a bidder certifies that it shall report in writing to the municipality any errors or inconsistency discovered in the plans, proposal, specifications, or proposal documents immediately upon discovery.

THE ABOVE PROPOSAL IS HEREBY RESPECTFULLY SUBMITTED BY:

Contractor

By

Signature

Title

Business Address

City

State

Date

ATTEST (Name and
Signature): _____

LS = lump sum

EA = each

SY = square yard

SF = square feet

CWT = hundredweight

GAL = gallon

HR = hour

LU = lump unit

CY = cubic yard

LF = linear foot

TON = ton

MGAL = thousand gallons

LB = pound

QUANTITY SHEET 1

SUMMARY OF ESTIMATED QUANTITIES										TOTALS		DESCRIPTIONS				DETAILED SUMMARY OF QUANTITIES				
										1011 - ROADWAY	2051 - EROSION CONTROL	GRAND TOTAL	FINAL	UNIT	ITEMS	ITEM NUMBER	ROUND	QUANTITIES	UNIT	ITEMS
										2		2		EACH	REMOVING MEDIUM TREES	201.1500	-			
										490		490		CY	COMMON EXCAVATION	203.1500	1			
										1		1		CY	TRENCH EXCAVATION OF EARTH, EXPLORATORY (N.A.B.I.)	204.2200	EST.			
										200		200		CY	STRUCTURE EXCAVATION	204.2500	7.2			
										400		400		CY	GRANULAR BACKFILL FOR STRUCTURES	204.3000	24			
										450		450		SY	COARSE-MILLING, BITUMINOUS PAVEMENT	210.1000	17			
										425		425		CY	SUBBASE OF CRUSHED GRAVEL, FINE GRADED	301.2600	21			
										3		3		CWT	TACK COAT, EMULSIFIED ASPHALT	404.1100	0.1			
										55		55		TON	BITUMINOUS CONCRETE PAVEMENT, TYPE IIS, QA TIER III	406.0230	4			
										40		40		TON	BITUMINOUS CONCRETE PAVEMENT, TYPE IVS, QA TIER II	406.0430	2			
										60		60		SY	BITUMINOUS CONCRETE PAVEMENT, NON-PAVER PLACED, TYPE IVS	406.3400	7.32			
										3060		3060		LB	REINFORCING STEEL, LEVEL I	507.1100	11			
										2.5		2.5		GAL	WATER REPELLENT, SILANE	514.1000	0.3			
										35		35		CY	CONCRETE, CLASS B	541.2200	4			
										3		3		EACH	REHABILITATING DIS, CATCH BASINS, OR MANHOLES, CLASS I	604.4101	-			
										750		750		LF	VERTICAL GRANITE CURB	616.2100	EST.			
										800		800		LF	REMOVING AND RESETTNG CURB	616.4000	62			
										250		250		LF	REMOVAL OF EXISTING CURB	616.4100	3			
										570		570		SY	PORTLAND CEMENT CONCRETE SIDEWALK, 5 INCH	618.1005	5			
										250		250		SY	PORTLAND CEMENT CONCRETE SIDEWALK, 8 INCH	618.1008	7			
										60		60		SF	DETECTABLE WARNING SURFACE	618.3000	-			
										1		1		EACH	REMOVING AND RESETTNG PROPERTY MARKERS	619.2000	-			
										10		10		HR	UNIFORMED TRAFFIC OFFICERS	630.1000	EST.			
										1000		1000		HR	FLAGGERS	630.1500	EST.			
										1		1		LS	MOBILIZATION/DEMOLITION	635.1100	EST.			
										1		1		LS	TRAFFIC CONTROL, ALL-INCLUSIVE	641.1100	EST.			
										1		1		EACH	TEMPORARY TRAFFIC CONTROL SIGNAL SYSTEM, PORTABLE	641.2200	-			
										1500		1500		LF	4 INCH WHITE LINE, WATERBORNE PAINT	646.2010	90			
										80		80		LF	CROSSWALK MARKING, WATERBORNE PAINT	646.3110	9			
										120		120		SF	REMOVAL OF EXISTING PAVEMENT MARKINGS	646.8500	8			
												320		SY	TURF ESTABLISHMENT, GENERAL SEED	651.1500	6			
												20		CY	TOPSOIL	651.3500	4			
												0.5		TON	HAY MULCH	653.1000	0.3			
												185		SY	ROLLED EROSION CONTROL PRODUCT, TYPE I	653.2001	4			
												4		EACH	INLET PROTECTION DEVICE, TYPE II	653.4002	-			
												1050		LF	PROJECT DEMARCATION FENCE	653.5500	9			
										2		2		EACH	DECIDUOUS TREES, LARGE	656.3003	-			
										0.4		0.4		MGAL	LANDSCAPE WATERING	656.6500	EST.			
										1		1		LS	TREE PROTECTION	656.8500	-			
										1.5		1.5		SF	TRAFFIC SIGN, FLAT SHEET ALUMINUM	675.2000	-			

NO.	DATE	DESCRIPTION	BY	CKD
I	6/12/2026	ADDENDUM NO. I	AAT	CDL



PROJECT NAME: BETHEL
PROJECT NUMBER: STP BP22(I4)
FILE NAME: 629056.qnt.dgn
PROJECT LEADER: B. BRESLEND
DESIGNED BY: S. SOLLA
QUANTITIES SHEET I

PLOT DATE: 12-JUN-2026
DRAWN BY: A. TUPAYACHI
CHECKED BY: B. BRESLEND
SHEET 13 OF 41

REMOVING MEDIUM TREES

STA. 12+47 LT
STA. 12+83 LT

RETAINING WALL, CAST-IN-PLACE CONCRETE

STA. 12+40 - STA. 13+00 LT

2" BITUMINOUS CONCRETE PAVEMENT, NON-PAVER PLACED, TYPE IVS

STA. 10+90 LT
STA. 11+95 LT

VERTICAL GRANITE CURB

STA. 10+75 - STA. 11+03 LT
STA. 11+73 - STA. 12+07 LT

REMOVING AND RESETTING CURB (GRANITE CURB)

STA. 10+07 - STA. 10+75 LT
STA. 11+03 - STA. 11+73 LT
STA. 12+07 - STA. 14+25 LT

PORTLAND CEMENT CONCRETE SIDEWALK, 5 INCH

STA. 10+01 - STA. 10+83 LT (5' WIDE)
STA. 10+97 - STA. 11+83 LT (5' WIDE)
STA. 12+00 - STA. 12+41 LT (5' WIDE)
STA. 12+41 - STA. 14+25 LT (4' WIDE)

PORTLAND CEMENT CONCRETE SIDEWALK, 8 INCH

STA. 10+83 - STA. 10+97 LT (5' WIDE)
STA. 11+83 - STA. 12+00 LT (5' WIDE)

DETECTABLE WARNING SURFACE

STA. 10+01 LT
STA. 10+78 LT

4 INCH WHITE LINE, WATERBORNE PAINT

STA. 10+00 - STA. 14+25 (SOLID LT)

CROSSWALK MARKING, WATERBORNE PAINT

STA. 10+77 - STA. 10+77 RT< (42 FT)

DECIDUOUS TREES, LARGE

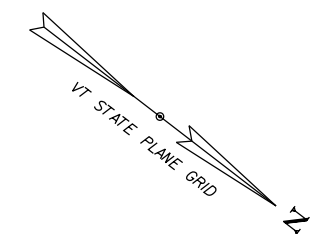
STA. 12+47 LT
STA. 12+82 LT

SIGN REMOVAL, FLATSHEET ALUMINUM

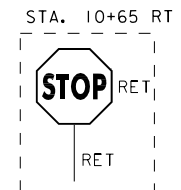
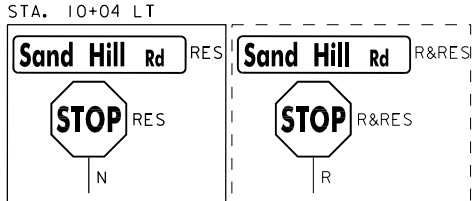
AS SHOWN - 2

RESETTING SIGNS

AS SHOWN - 2



TREE PLANT SCHEDULE					
KEY	QTY	BOTANICAL NAME	COMMON NAME	MATURE HEIGHT	SPREAD
ITEM 656.3003 DECIDUOUS TREES, LARGE					
MB	2	Malus 'Adams'	Pink Flowering Crabapple	15-20 FT	15-20 FT



1

2

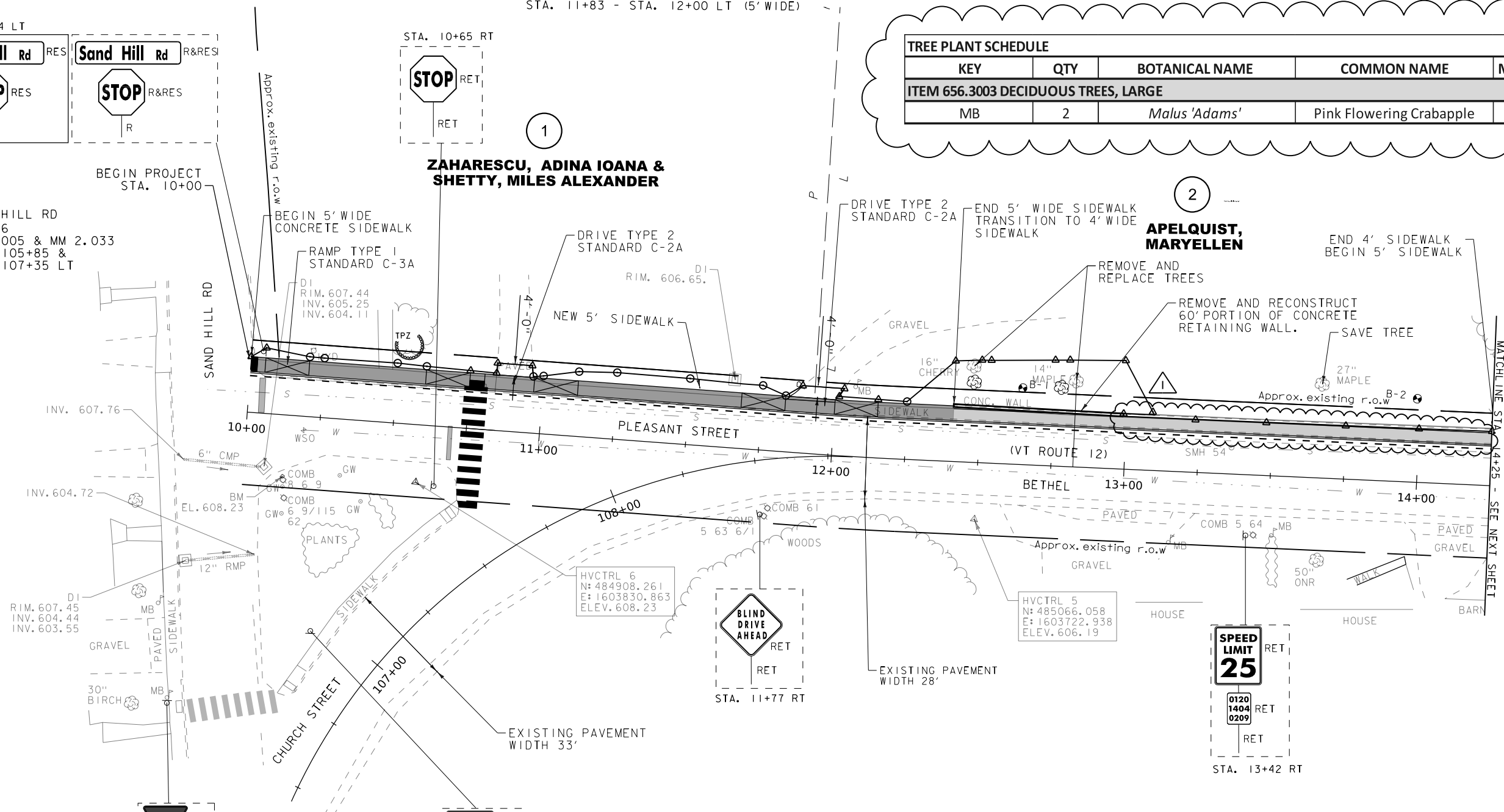
1

SAND HILL RD
TH #46
MM 2.005 & MM 2.033
STA. 105+85 &
STA. 107+35 LT

BEGIN PROJECT
STA. 10+00

**ZAHARESCU, ADINA IOANA &
SHETTY, MILES ALEXANDER**

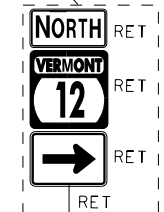
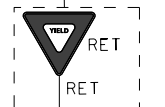
**APELQUIST,
MARYELLEN**



D1
RIM. 607.44
INV. 605.25
INV. 604.11

HVCTRL 6
N: 484908.261
E: 1603830.863
ELEV. 608.23

HVCTRL 5
N: 485066.058
E: 1603722.938
ELEV. 606.19



SIGN LEGEND

- R = REMOVE
- R&RES = REMOVE AND RESET
- RES = RESET
- RET = RETAIN
- N = NEW
- B-B = BACK TO BACK
- = EXISTING
- = NEW

NO.	DATE	DESCRIPTION	BY	CKD
1	6/12/2026	ADDENDUM NO. 1	AAT	CDL



PROJECT NAME: BETHEL
PROJECT NUMBER: STP BP22(I4)
FILE NAME: 629056_bdr.dwg
PROJECT LEADER: C. LATHROP
DESIGNED BY: S. SOLLA
PROJECT LAYOUT SHEET 1
PLOT DATE: 6/12/2026
DRAWN BY: O. DALMER
CHECKED BY: C. LATHROP
SHEET 22 OF 41

2" BITUMINOUS CONCRETE PAVEMENT, NON-PAVER PLACED, TYPE IVS
 STA. 21+59 LT
 STA. 22+96 LT

REHAB DROP INLETS, CATCH BASINS, OR
 MANHOLES, CLASS I, CLASS II, CLASS III
 STA. 20+93 LT (DI)

VERTICAL GRANITE CURB
 STA. 20+00 - STA. 20+15 LT
 STA. 20+00 - STA. 20+51 LT (BACK CURB)
 STA. 20+51 - STA. 21+74 LT

REMOVING AND RESETTING CURB (GRANITE CURB)
 STA. 20+15 - STA. 20+51 LT
 STA. 21+74 - STA. 23+04 LT

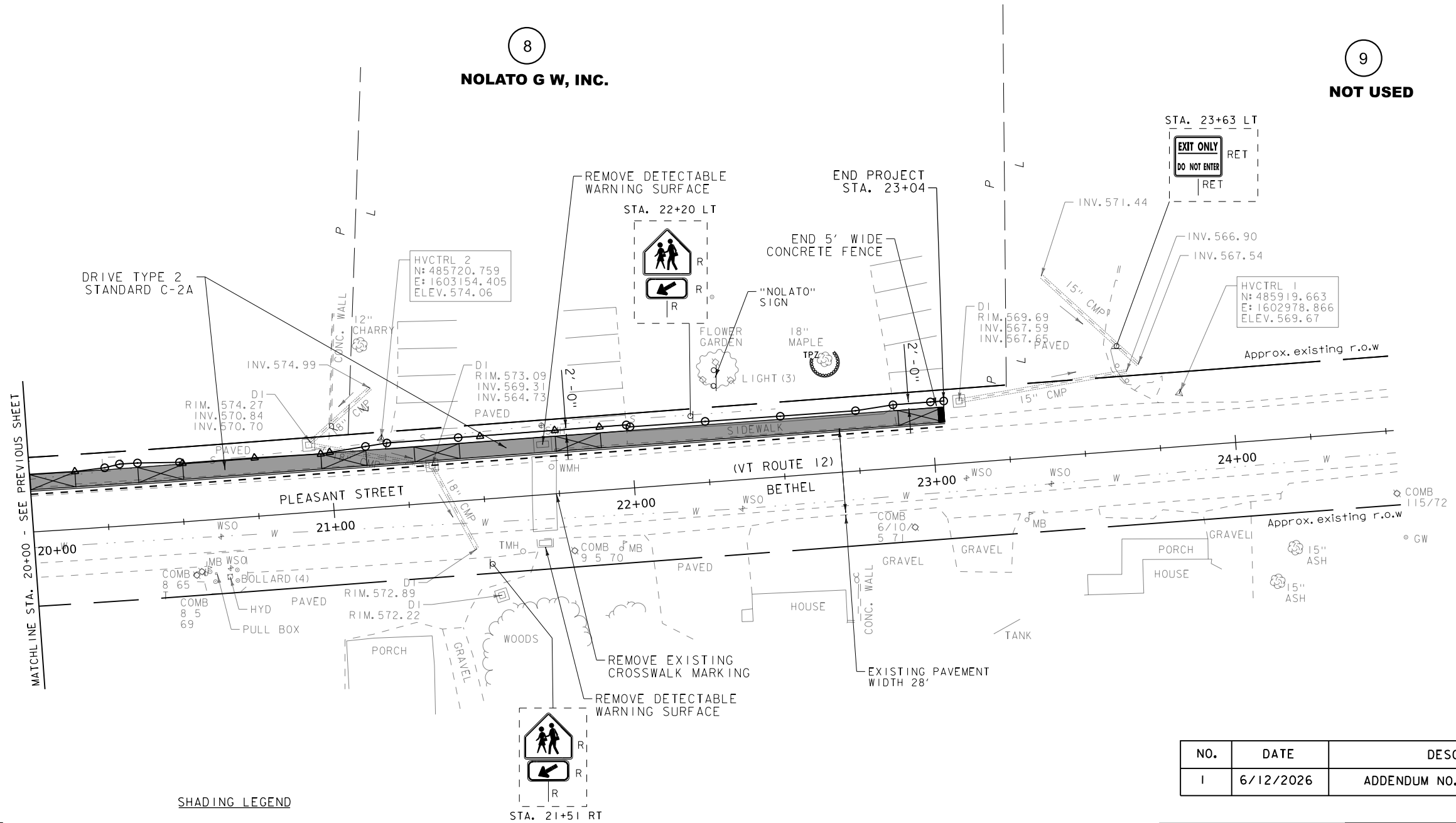
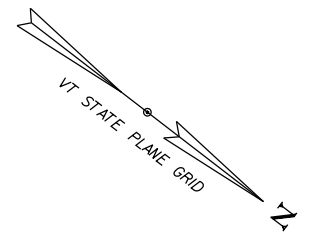
PORTLAND CEMENT CONCRETE SIDEWALK, 5 INCH
 STA. 21+07 - STA. 21+18 LT (5' WIDE)
 STA. 21+99 - STA. 22+88 LT (5' WIDE)

PORTLAND CEMENT CONCRETE SIDEWALK, 8 INCH
 STA. 20+00 - STA. 21+07 LT (5' WIDE)
 STA. 21+18 - STA. 21+99 LT (5' WIDE)
 STA. 22+88 - STA. 23+04 LT (5' WIDE)

DETECTABLE WARNING SURFACE
 STA. 23+03 LT

DURABLE 4 INCH WHITE LINE (SEE OPTION ITEMS) &
 TEMPORARY 4 INCH WHITE LINE, PAINT
 (LINES WILL INCLUDE EDGE LINE BREAKS AND RADII AS SHOWN)
 STA. 20+00 - STA. 23+04 (SOLID LT)

SIGN REMOVAL, FLATSHEET ALUMINUM
 AS SHOWN - 4



8

NOLATO G W, INC.

9

NOT USED

SIGN LEGEND

- R = REMOVE
- R&RES = REMOVE AND RESET
- RES = RESET
- RET = RETAIN
- N = NEW
- B-B = BACK TO BACK
- = EXISTING
- = NEW

SHADING LEGEND

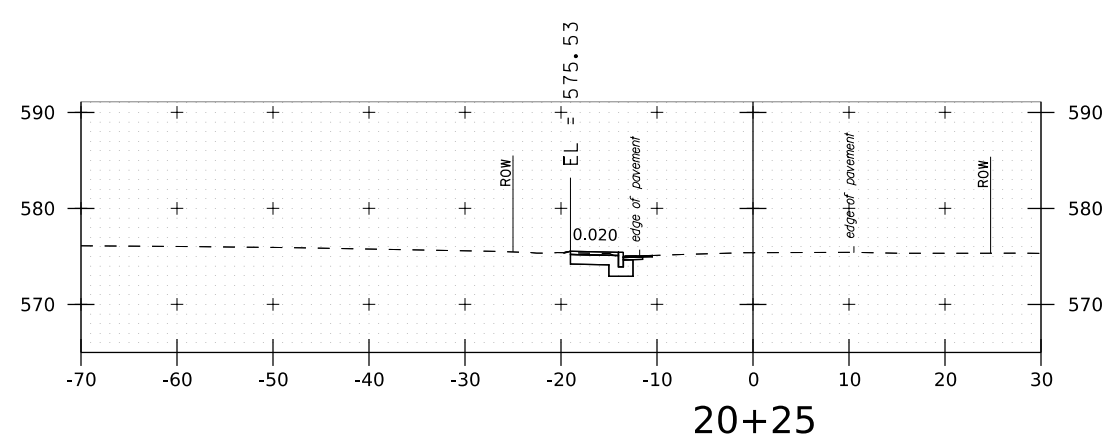
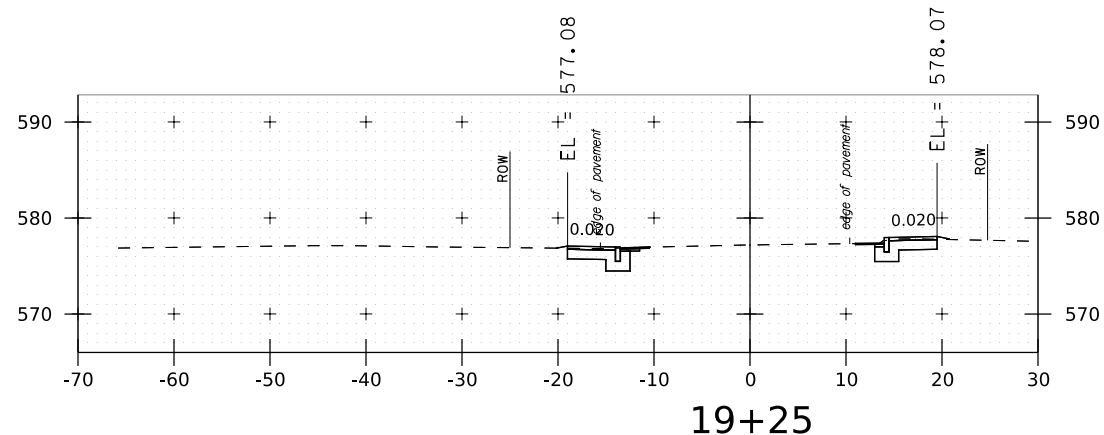
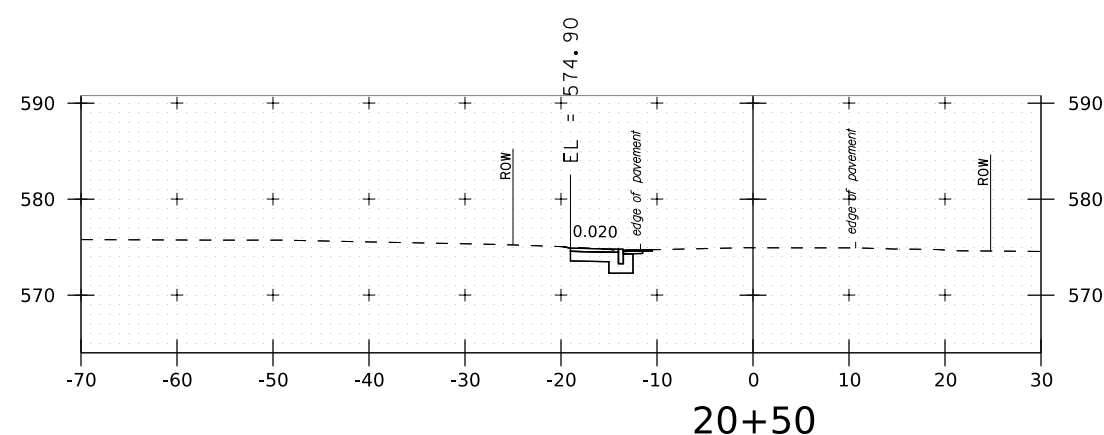
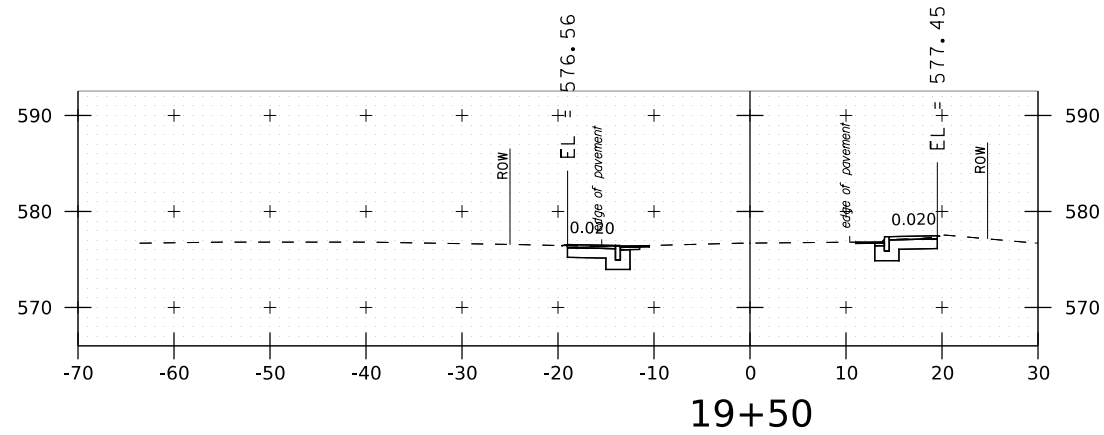
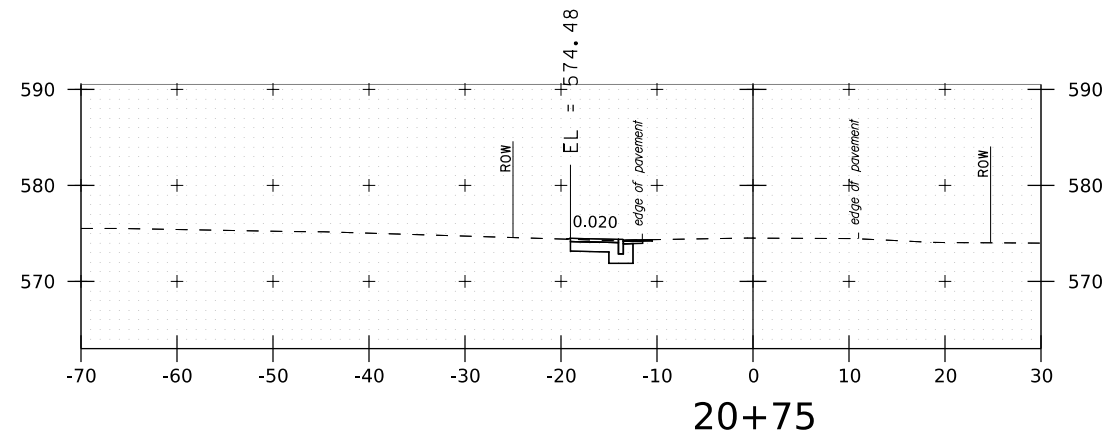
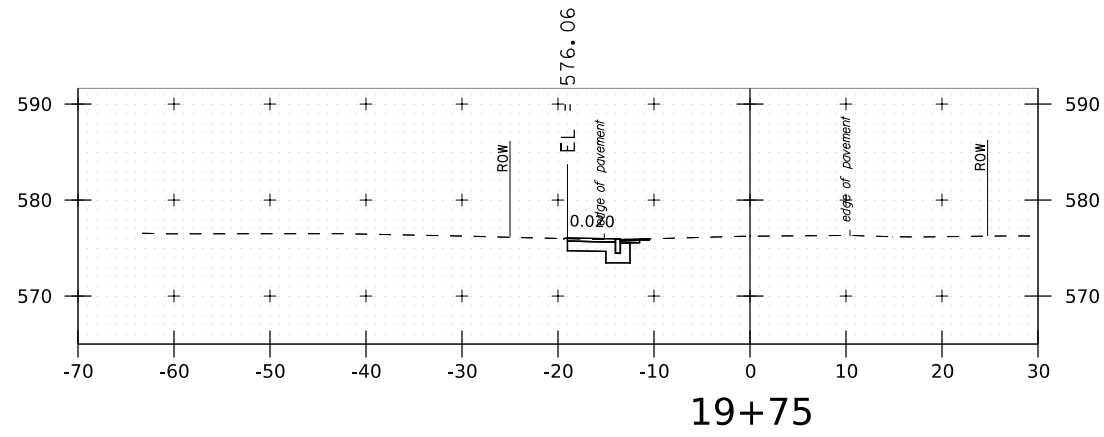
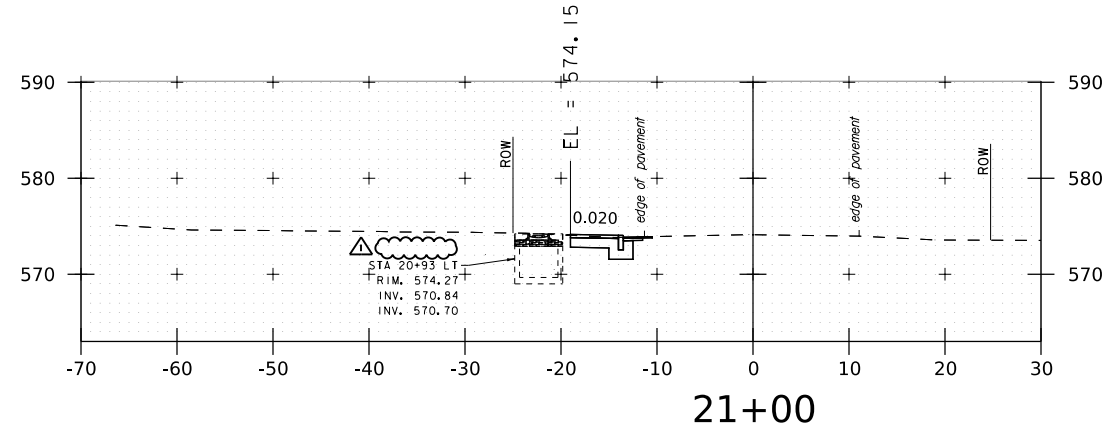
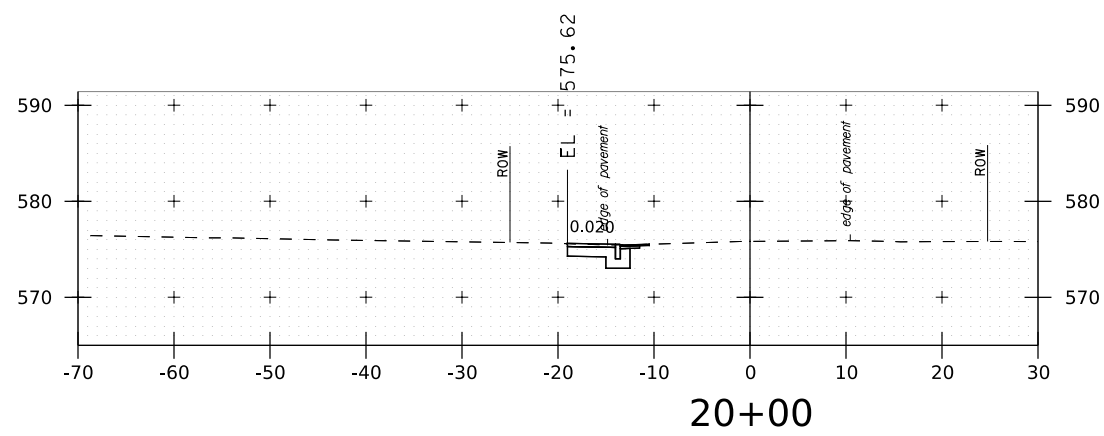
- 5' WIDE SIDEWALK
- 4' WIDE SIDEWALK

NO.	DATE	DESCRIPTION	BY	CKD
1	6/12/2026	ADDENDUM NO. 1	AAT	CDL



PROJECT NAME: BETHEL
 PROJECT NUMBER: STP BP22(I4)
 FILE NAME: 629056_bdr.dwg
 PROJECT LEADER: C. LATHROP
 DESIGNED BY: S. SOLLA
 PROJECT LAYOUT SHEET 3

PLOT DATE: 6/12/2026
 DRAWN BY: O. DALMER
 CHECKED BY: C. LATHROP
 SHEET 24 OF 41



NO.	DATE	DESCRIPTION	BY	CKD
I	6/12/2026	ADDENDUM NO. I	AAT	CDL

PROJECT NAME: BETHEL
PROJECT NUMBER: STP BP22(I4)

FILE NAME: 629056.xsl
PROJECT LEADER: C. LATHROP
DESIGNED BY: S. SOLLA
CROSS SECTION SHEET 7

PLOT DATE: 6/12/2026
DRAWN BY: O. DALMER
CHECKED BY: C. LATHROP
SHEET 37 OF 41