

The Board of Supervisors met on 7/24/18 at 10:00 a.m. in the Story County Administration Building. Members present: Marty Chitty and Rick Sanders, with Sanders presiding. Lauris Olson absent. (all audio of meetings available at storycountyiowa.gov).

MINUTES: 7/17/18 Minutes – Chitty moved, Sanders seconded the approval of Minutes as presented. Motion carried unanimously (MCU) on a roll call vote.

PERSONNEL ACTIONS: 1) new hire, effective 7/25/19, in Animal Control for Hannah Corbin @ \$16.38/hr. Chitty moved, Sanders seconded the approval of Personnel Actions as presented. Roll call vote. (MCU)

CLAIMS: 7/26/18 Claims of \$588,859.76 (run date 7/20/18, 34 pages, on file in the Auditor's Office) and authorize the Auditor to issue checks in payments of these claims and payment requests from BooSt School Ready Service (\$30,852.28), BooSt Early Childhood (\$11,567.08), Central Iowa Drug Task Force (CIDTF) (\$5,874.59), Emergency Management (\$8,392.50), E911 Surcharge (\$2,762.13), County Assessor (\$7,897.99), and Ames City Assessor (\$18,622.76). Chitty moved, Sanders seconded approval of Claims as presented. Roll call vote. (MCU)

Chitty moved, Sanders seconded the approval of consent agenda as presented.

1. Agreement between Story County and Walgreens for 2018 flu shot clinic
2. Amendment to an agreement with Shive Hattery, Inc. for design of the Praeri Rail Trail extension to Dakins Lake for \$7,400.00
3. 28E Agreements between Animal Control and the following cities: Collins and Zearing, effective upon signature-6/30/19
4. Contract with Dave Gryp Construction, Inc. for \$16,524.00 for guardrail rehabilitation on 150th Street and 170th Street over Interstate 35
5. Purchase Agreement with Ziegler, Altoona, Iowa, for the purchase of 2018 Caterpillar wheel loader for \$155,015.96
6. 28E Agreement between the Story County Sheriff's Office, the Ames Police Department and the Iowa State University Department of Public Safety for combined law enforcement investigations of controlled substances
7. Special Class C Native Wine (WCN) for the Whimsical Wine Trailer, 68132 US Highway 30, Colo, Iowa, five-day license, effective 8/2/18 including outdoor service
8. Utility Permits: #19-01; #19-02; #19-03

Roll call vote. (MCU)

ANIMAL CONTROL QUARTERLY REPORT – Sue McCaskey reported on shelter and assistance statistics, changes to 28E agreements with cities, remodeling of the shelter, promotions, fundraising, rabies testing, and new staff.

LIAISON ASSIGNMENTS, COMMITTEE MEETINGS UPDATES, AND ANNOUNCEMENTS FROM THE

SUPERVISORS: Chitty will represent the County at the County Fair today; Sanders will be at the emergency center for the Register's Annual Great Bike Ride Across Iowa (RAGBRAI) today.

Chitty moved, Sanders seconded to adjourn at 10:13 a.m. Roll call vote. (MCU)

Story County
Board of Supervisors Meeting
Agenda
7/24/18

1. CALL TO ORDER: 10:00 A.M.
2. PLEDGE OF ALLEGIANCE:
3. PUBLIC COMMENT #1:
This comment period is for the public to address topics on today's agenda
4. CONSIDERATION OF MINUTES:
 - I. 7/17/18 Minutes

Department Submitting Auditor
5. CONSIDERATION OF PERSONNEL ACTIONS:
 - I. Action Forms
 - 1) new hire, effective 7/25/19 in Animal Control for Hannah Corbin @ \$16.38/hr

Department Submitting HR
6. CONSIDERATION OF CLAIMS:
 - I. 7/26/18 Claims

Department Submitting Auditor

Documents:

CLAIMS 072618.PDF
7. CONSENT AGENDA:

(All items listed under the consent agenda will be enacted by one motion. There will be no separate discussion of these items unless a request is made prior to the time the Board votes on the motion.)

 - I. Consideration Of Agreement Between Story County And Walgreens For 2018 Flu Shot Clinic

Department Submitting Human Resources

Documents:

WALGREENS IMMUNIZATIONS SERVICE AGREEMENT.PDF
 - II. Consideration Of Amendment To An Agreement With Shive Hattery, Inc. For Design Of The Praeri Rail Trail Extension To Dakins Lake For \$7,400

Department Submitting Conservation

Documents:

URGE MEMO PRT SH AMENDMENT BOS.PDF
SHIVE HATTERY AMENDMENT FOR PRT JUNE 28 2018.PDF

- III. Consideration Of 28E Agreements Between Animal Control And The Following Cities:
Collins, And Zearing Effective Upon Signature 6/30/19

Department Submitting Animal Control

Documents:

28E AGREEMENTS.PDF

- IV. Consideration Of Contract With Dave Gryp Construction, Inc. For \$16,524.00 For
Guardrail Rehab On 150th St. And 170th St. Over I-35

Department Submitting Engineer

Documents:

CONTRACT GRYP CONST GUARDRAIL 150TH AND 170TH.PDF

- V. Consideration Of Purchase Agreement With Ziegler, Altoona, IA, For The Purchase Of
2018 Caterpillar Wheel Loader For \$155,015.96 (Budgeted)

Department Submitting Engineer

Documents:

PURCHASE ORDER 2018 WHEEL LOADER.PDF

- VI. Consideration Of 28E Agreement Between Story County Sheriff's Office, Ames Police
Department And Iowa State University Department Of Public Safety For Combined Law
Enforcement Investigations Of Controlled Substances

Department Submitting Sheriff

Documents:

28E AGREEMENT.PDF

- VII. Consideration Of Special Class C Native Wine (WCN) For The Whimiscal Wine Trailer,
68132 US Hwy 30, Colo, 5 Day License Effective 8/2/18 Including Outdoor Service

Department Submitting Auditor

Documents:

RPTLICENSEAPPLICATION.PDF

- VIII. Consideration Of Utility Permit(S): #19-001; #19-002; #19-003

Department Submitting Engineer

Documents:

UT 19 001.PDF
UT 19 002.PDF
UT 19 003.PDF

8. PUBLIC HEARING ITEMS:
9. ADDITIONAL ITEMS:
10. AGENCY REPORTS:
11. DEPARTMENTAL REPORTS:
 - I. Animal Control Quarterly Report - Sue McCaskey

Department Submitting Auditor

Documents:

ACO QTR.PDF

12. OTHER REPORTS:
13. PUBLIC FORUM #2:

Comments from the Public on Items not on this Agenda. The Board may not take any Action on the Comments due to the Requirements of the Open Meetings Law, but May Do So In the Future.
14. LIAISON ASSIGNMENTS, COMMITTEE MEETINGS UPDATES, AND ANNOUNCEMENTS FROM THE SUPERVISORS:
15. ADJOURNMENT:

Story County strives to ensure that its programs and activities do not discriminate on the basis of race, color, national origin, sex, age or disability. Persons requiring assistance, auxiliary aids or services, or accommodation because of a disability may contact the county's ADA coordinator at (515) 382-7204.

Story County Board of Supervisors
Meeting
7/24/18

NAME

ADDRESS

Bruce M. Caskeep

SCAC

Matt Evans

BS

Alissa Wiggall

BS

Todd Luchson

BS

Judy Farthing

LWV

IN WITNESS WHEREOF, Client and Walgreens have electronically executed this Agreement, as of the Effective Date.

Business Name: Story County
Name: 900 6th Street
Title: HR Generalist
Date: 07/13/2018

WALGREEN CO.
Name: Pooja Ghosh
Title: Pharmacy Manager
Date: 07/13/2018
District#: 673

Send Legal Notice To Client At:

Attn: Noelle McLatchie
900 6th Street
Nevada, IA 50201

Send Legal Notice To Walgreens At:

Attn: Health Law - Divisional Vice President
Healthcare Innovations Group
200 Wilmot Rd, MS2222
Deerfield, IL 60015
cc: clinicalcontracts@walgreens.com

WALGREENS COMMUNITY OFF-SITE CLINIC AGREEMENT TERMS AND CONDITIONS

I. WALGREENS' RESPONSIBILITIES

1.1 Covered Services. Subject to the limitations or restrictions imposed by federal and state contracts, laws, and regulations, and the availability of the appropriate Immunization, Walgreens will provide the Covered Services to Participants. With respect to such Covered Services, the Parties will comply with the procedures set forth herein. When required by state law, Walgreens will require Participants to provide a valid prescription from their physician or allow the health care professional to contact their physician to obtain a valid prescription; however, for influenza Immunizations, Walgreens will be responsible for obtaining standing orders from physicians. Participants will be required to complete a Walgreens' vaccine administration record and consent form before receiving an Immunization.

1.2 Professional Judgement. Walgreens may withhold Covered Services to a Participant for good cause, including but not necessarily limited to, Client's or Participant's (where applicable) failure to pay for Covered Services rendered; requests by Participant for services inconsistent with the legal and regulatory requirements; or where, in the professional judgment of the health care professional, the services should not be rendered.

1.3 Provision of Healthcare Professional. If the Parties agree in writing that Walgreens will provide Covered Services at off-site locations, Walgreens will provide Client with the appropriate number of qualified health care professionals and technicians to provide Covered Services at such off-site locations. Any requests for additional personnel will be subject to mutual agreement by the Parties and may require additional agreed-upon fees to be paid by Client to Walgreens in accordance with this Agreement.

II. CLIENT'S RESPONSIBILITIES

2.1 Vouchers. If the Parties agree in writing that Walgreens will provide Covered Services upon receipt of a voucher, Client will provide Participants with a voucher (in a format agreeable to both Parties), which Participants may redeem at a participating Walgreens store location. Once the voucher is approved by both Parties it may not be modified. Client may not rescind, retract, reduce or deny payment owed to Walgreens for claims where Covered Services have been provided to its Participants, even if Client no longer considers the individual redeeming the voucher to be a Participant.

IV. TERM AND TERMINATION

4.1 Term and Termination. This Agreement will become effective on the Effective Date and shall continue in full force and effect for an initial term of one year. Upon expiration of the initial term, this Agreement will automatically renew for successive one-year terms. Either Party may terminate this Agreement at any time without cause by giving at least thirty (30) days' prior written notice to the other Party.

4.2 Effect of Termination. Termination will have no effect upon the rights or obligations of the Parties arising out of any transactions occurring prior to the effective date of such termination.

4.3 Waiver. No waiver by either Party with respect to any breach or default of any right or remedy and no course of dealing may be deemed to constitute a continuous waiver of any other breach or default or of any other right or remedy unless such waiver is expressed in writing by the Party to be bound.

V. INSURANCE AND INDEMNIFICATION

5.1 Insurance. Each Party will self-insure or maintain at its sole expense, and in amounts consistent with industry standards, such insurance as may be necessary to insure each respective Party, its employees, and agents against any claim or claims for damages arising out of or in connection with its duties and obligations under this Agreement. Walgreens will automatically name Client as Additional Insured under its applicable insurance policy(ies). Evidence of such insurance can be downloaded from Walgreens' website. Client will provide a memorandum or certificate of insurance coverage to Walgreens upon request.

5.2 Indemnification. To the extent permitted by law, each Party will indemnify, defend, and hold harmless the other Party, including its employees and agents, from and against any and all third-party claims or liabilities arising from the negligence or wrongful act of the indemnifying Party, its employees, or agents in carrying out its duties and obligations under the terms of this Agreement. This Section will survive the termination of this Agreement.

2.2 Off-Site Locations. ****IMPORTANT**** If the Parties agree in writing, that Walgreens will provide Covered Services at off-site locations, Client will provide Participants with notice of the dates, times and locations for such off-site locations and provide a private, clean room location, tables and chairs for Walgreens' personnel and Participants. Additionally, Client guarantees that an average minimum of 25 Immunizations will be administered to Participants at each of Client's off-site locations per contract year ("Site Minimum"). If the Parties agree in writing, that Walgreens will provide Covered Services at off-site locations, Client will provide Participants with notice of the dates, times and locations for such off-site locations and provide a private, clean room location, tables and chairs for Walgreens' personnel and Participants. Additionally, Client guarantees that an average minimum of Immunizations will be administered to Participants at each of Client's off-site locations [ALTERNATE LANGUAGE (Default/Option 1) FOR ONLY FLU SHOTS: per influenza season (August – April)] [or ALTERNATE LANGUAGE (Option 2) FOR MULTIPLE TYPES OF IMMUNIZATIONS: per contract year] ("Site Minimum"). If Walgreens determines that the Site Minimum is not achieved for the [influenza season] [contract year] (determined by taking the total number of Immunizations administered at all off-site locations divided by the number of off-site locations in such [influenza season][contract year] ("Site Average")), at Walgreens' discretion, it will invoice Client for the difference between the Site Minimum and Site Average multiplied by the number of off-site events. The sum of which will be multiplied by the lowest reimbursement rate set forth in table in Attachment A and Client shall pay such amount within 30 days of being invoiced by Walgreens. Site Average"), at Walgreens' discretion, it will invoice Client for the difference between the Site Minimum and Site Average multiplied by the number of off-site events. The sum of which will be multiplied by the lowest reimbursement rate set forth in table in Attachment A and Client shall pay such amount within 30 days of being invoiced by Walgreens.

III. PAYMENT AND BILLING

3.1 Payment Method For Covered Services where: (i) Participant provides evidence of coverage under third-party insurance or a government funded program (e.g., Medicare) prior to the provision of Covered Services;(ii) and Walgreens is contracted such third-party insurance or government funded program, Walgreens will submit the claim for that Participant and any copayment, coinsurance, deductible owed by the Participant will be collected at the time of service or billed at a later date. If such evidence is not provided at the time of service, Walgreens will either, as agreed to by the Parties, collect from the Participant or invoice Client monthly at the lesser of the prices stated herein or the Usual and Customary Charge. If a claim for reimbursement is later denied, the Parties agree that Walgreens can seek reimbursement from the Participant. As used in this Agreement, "Usual and Customary Charge" shall refer to the amount charged to a cash customer for an Immunization by the administering pharmacy at the time of administration, exclusive of: (i) sales tax; (ii) discounts claimed, and (iii) discounts provided for prescription drug savings card or other similar discounts. Client will reimburse Walgreens within 30 days from receipt of the monthly invoice and must be sent to the remittance address stated on the invoice. The invoice will contain the following data elements, and no further information will be provided: Group ID, store number, prescription number, patient name, recipient number, physician name, cost, service fee, copayment amount, sales tax, total charge, date of service, and drug name/NDC. At the time of payment, Client will provide Walgreens with a written explanation of the specific claims for which payment is made.

3.2 Late Payment. All sums owed by Client to Walgreens will bear interest of 1.5% per month from the date payment is due until paid; however, in no event will such interest rate be greater than the rate permitted by law. Client shall be solely

VI. GENERAL TERMS

6.1 Confidentiality of PHI. Both Parties warrant that they will maintain and protect the confidentiality of all individually identifiable health information specifically relating to Participants ("Protected Health Information" or "PHI") in accordance with the Health Insurance Portability and Accountability Act of 1996 and all applicable federal and state laws and regulations. However, nothing herein will limit either Party's use of any aggregated Participant information that does not contain PHI. This Section will survive the termination of this Agreement.

6.2 Advertising. Neither Party may advertise or use any trademarks, service marks, or symbols of the other Party without first receiving the written consent of the Party owning the mark and/or symbol with the following exceptions: Client may use the name and the addresses of Walgreens' locations in materials to inform Participants that Walgreens provides Covered Services. Any other reference to Walgreens in any Client materials must be pre-approved, in writing, by Walgreens.

6.3 Force Majeure. The performance by either Party hereunder will be excused to the extent of circumstances beyond such Party's reasonable control, such as flood, tornado, earthquake, or other natural disaster, epidemic, war, material destruction of facilities, fire, acts of terrorism, acts of God, etc. In such event, the Parties will use their best efforts to resume performance as soon as reasonably possible under the circumstances.

6.4 Compliance. The Parties will comply with all applicable laws, rules, and regulations for each jurisdiction in which Covered Services are provided under this Agreement. Each Party will cooperate with reasonable requests by the other Party for information that is needed for its compliance with applicable laws, rules, and/or regulations.

6.5 Assignment. Neither Party may assign this Agreement to a third-party without the prior written consent of the other Party, except that either Party will have the right to assign this Agreement to any direct or indirect parent, subsidiary or affiliated company or to a successor company without such consent. Any permitted assignee will assume all obligations of its assignor under this Agreement. No assignment will relieve any Party of responsibility for the performance of any obligations which have already occurred. This Agreement will inure to the benefit of and be binding upon each Party, its respective successors and permitted assignees.

6.6 Notices. All notices provided for herein must be in writing, sent by U.S. certified mail, return receipt requested, postage prepaid, or by overnight delivery service providing proof of receipt to the address set forth following the signature blocks. Notices will be deemed delivered upon receipt or upon refusal to accept delivery.

6.7 Entire Agreement. This Agreement, which includes any and all attachments, exhibits, riders, and other documents referenced herein, constitutes the entire and full agreement between the Parties relating to the subject matter herein and supersedes any previous contract, for which the signatories are authorized to sign for, and no changes, amendments, or alterations will be effective unless reduced to a writing signed by a representative of each Party. Any prior agreements, documents, understandings, or representations relating to the subject matter of this Agreement not expressly set forth herein or referred to or incorporated herein by reference are of no force or effect.

responsible for any and all costs incurred by Walgreens in seeking collection of any delinquent amounts owed by Client. Walgreens may invoice Client for interest and costs due under this Section on a monthly basis and payment will be due within 30 days from receipt.

V/W Agreement 05082018

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AMENDMENT TO AGREEMENT

ATTN: Michael Cox, Director – Story County Conservation
CLIENT: Story County, IA Conservation Board
900 6th Street
Nevada, Iowa 50201

PROJECT: Story County Conservation - Zearing Trail

PROJECT LOCATION: Zearing, IA

ORIGINAL AGREEMENT DATE: April 5, 2012

AMENDMENT DATE: June 28, 2018

Story County, IA Conservation Board and Shive-Hattery, Inc. (S-H) agree to amend the Original Agreement as follows:

PROJECT DESCRIPTION

The Project Description is revised as follows:

ADD

The project schedule has extended further due to easement acquisition. The trail will not run adjacent to the Coop, instead, it will turn north and intersect Main Street as it comes to the edge of town. S-H will provide services associated with the extended project schedule and submittals to the Iowa DOT.

SCOPE OF SERVICES

Tasks for the Scope of Services are revised as follows:

ADD –

1. Design Phase Services
 - a. Provide project coordination and correspondence with Iowa DOT, CIRTPA, and SCC associated with extended project schedule.
 - b. Notify Iowa DOT and CIRTPA of revised alignment for NEPA review.
 - c. Topographic survey of Main Street and sidewalk north of Main Street.
 - d. Modify construction documents:
 - 1) Remove previously designed trail improvements east of the Main Street connection.
 - 2) Modify trail alignment/profile to connect to Main Street.
 - 3) Design curb ramps at Main Street crossing and include S Sheets in the project plans
 - 4) Update project quantities and estimate reference notes.
 - e. Prepare one easement exhibit and legal description for trail easement. We assume Story County will handle all legal and coordination associated with the easement.



CLIENT RESPONSIBILITIES

Client Responsibilities are revised as follows:

1. Provide to Shive-Hattery any available drawings, survey plats, testing data and reports related to the project, either hard copy or electronic media. Electronic media is preferred.
2. Coordinate and provide a location for the public open house or any meetings with adjacent property owners.
3. Participation at design review meetings and review of design phase submittals. Provide authorization to proceed with each subsequent design phase submittal and bid letting.
4. Provide necessary right-of-way and/or easements as required for construction of project.
5. Provide necessary environmental clearances and/or environmental mitigation that may be required for the project.
6. Review and provide comments on the preliminary and final design plans and specifications.
7. Provide Legal and hold easement acquisition responsibilities.
8. Provide funding for the project.

SCHEDULE

The Schedule is revised as follows:

ADD - We will begin our services upon receipt of this Agreement executed by you which will serve as a notice to proceed. We will meet with you to develop a mutually agreed-upon schedule for the Scope of Services. We anticipate construction to occur within the 2018 season and last approximately 7 weeks.

COMPENSATION

The Compensation is revised as follows:

ADD

Description	Fee	Fee Type	Estimated Reimbursable Expenses
I. Design Phase Services	\$7,400.00	Not To Exceed	Included in Fee
TOTAL	\$7,400.00		

Fee Types:

1. Not To Exceed - We will provide the Scope of Services on an hourly rate plus reimbursable expense basis at our Standard Hourly Fee Schedule in effect at the time that the services are performed. We will not exceed the amount shown without your prior authorization.

Expenses:

1. Included – Expenses have been included in the Fee amount.

The terms of this proposal are valid for 30 days from the date of this proposal.

ADDITIONAL SERVICES

The Additional Services are revised as follows:

NO CHANGE

AGREEMENT

When accepted by both parties, this Amendment will amend the Original Agreement and is subject to all other terms and conditions of the Original Agreement. Original, facsimile, electronic signatures or other electronic acceptance by the parties (and returned to Shive-Hattery) are deemed acceptable for binding the parties to the Amendment. The Client representative signing this Amendment warrants that he or she is authorized to enter into this Amendment on behalf of the Client.

Sincerely,

SHIVE-HATTERY, INC.

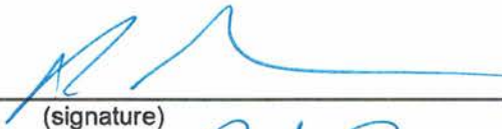


Luke Monat, P.E., Project Manager

lmonat@shive-hattery.com

AMENDMENT ACCEPTED AND SERVICES AUTHORIZED TO PROCEED

CLIENT: Story County Board of Supervisors

BY:  (signature) TITLE: Chair BOS

PRINTED NAME: Rick Sanders DATE ACCEPTED: 7-24-18

CONTRACT
STORY County – Guardrail Rehab 150th & 170th over I-35
Project No. : GUARDRAIL-2018

THIS AGREEMENT made and entered by and between STORY County, Iowa, by its Board of Supervisors consisting of: Marty Chitty, Lauris Olson and Rick Sanders, Contracting Authority, and Dave Gryp Construction, Inc., Williamsburg, IA 52361, Contractor.

WITNESSETH: That the contractor, for and in consideration of Sixteen Thousand Five Hundred Twenty Four Dollars and Zero Cents (\$16,524.00) payable as set forth in the specifications constituting a part of this contract, hereby agrees to construct in accordance with the plans and specifications therefore, and in the locations designated in the email to bidders, the various items of work as listed in the quantity and unit price tabulation.

Said Notice and specifications are hereby made a part of and the basis of this agreement, and a true copy of said notice and specifications are now on file in the office of the County Engineer.

That in consideration of the foregoing, the Contracting Authority hereby agrees to pay the Contractor, promptly and according to the requirements of the specifications the amounts set forth, subject to the conditions as set forth in the specifications.

That it is mutually understood and agreed by the parties hereto that the notice and the specifications for Project No. GUARDRAIL-2018 in STORY County, Iowa, the within contract, the general and detailed plans are and constitute the basis of the contract between the parties hereto.

That it is further understood and agreed by the parties of this contract that the above work shall be commenced and completed on or before:

Division No.	Work Days	Specified Starting Date	Approximate Starting Date	Late Start Date	Completion Date	Liquidated Damages Per Day
					11/15/2018	\$350.00

That time is the essence of this contract and that said contract contains all of the terms and conditions agreed upon the parties hereto.

It is further understood that the Contractor consents to the jurisdiction of the courts of Iowa to hear, determine and render judgment as to any controversy arising hereunder.

IN WITNESS WHEREOF the parties hereto have set their hands for the purposes herein expressed to this, as of the 24th Day of July, 2018.

Story County, Iowa, Contracting Authority

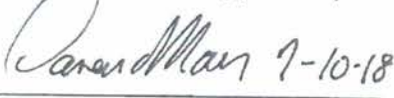
By 
 County Board of Supervisors

Date: 7-24-18

Dave Gryp Construction, Inc., Contractor

By  Fed. ID: 42-1271034

Recommended for approval by:


 Darren R. Moon, P.E. Date

SCHEDULE OF PRICES -- CONTRACT
STORY County, Iowa – GUARDRAIL-2018

Type of work : Pavement Markings

Line No.	Item Code	Item	Quantity		Unit Price	Amount
001		INSTALL NEW 6"X8"X6' POSTS	196.00	EACH	\$ 55	\$ 10,780.00
002		INSTALL NEW 6"X8" BLOCKS	196.00	EACH	\$ 14	\$ 2,744.00
003		MOBILIZATION	1.00	LS	\$ 1	\$ 3,000.00
		TOTAL				\$ 16,524.00

This contract, and all sub-contracts that derive from it, requires compliance with Title VI of the Civil Rights Act of 1964, 78 Stat. 252, 42 U.S.C. 2000d to 2000d-4 and Title 49, Code of Federal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-assisted programs of the U.S. Department of Transportation.

STANDARD SPECIFICATIONS OF THE IDOT, SERIES 2015, AND CURRENT SUPPLEMENTAL SPECIFICATIONS SHALL APPLY



NEW PRODUCT PURCHASE AGREEMENT

DATE Jul 17, 2018

PURCHASER	STORY COUNTY			
STREET ADDRESS	837 N AVE			<SAME>
CITY/STATE	NEVADA, IA	COUNTY	STORY	
POSTAL CODE	50201-1411	PHONE NO.	515 382 7355	
CUSTOMER CONTACT:	EQUIPMENT			
	PRODUCT SUPPORT			
INDUSTRY CODE:	COUNTY GOVERNMENTAL AGENCIES (9200)	PRINCIPAL WORK CODE		F.O.B. AT: DFS MOINES
CUSTOMER NUMBER	8652700	Sales Tax Exemption # (if applicable)	N/A	CUSTOMER PO NUMBER

PAYMENT TERMS:				(All terms and payments are subject to Finance Company - OAC approval)
NET PAYMENT ON RECEIPT OF INVOICE	<input checked="" type="checkbox"/>	NET ON DELIVERY	<input type="checkbox"/>	FINANCIAL SERVICES
CASH WITH ORDER	\$0.00	BALANCE TO FINANCE	\$0.00	CONTRACT INTEREST RATE
PAYMENT PERIOD		PAYMENT AMOUNT	\$0.00	NUMBER OF PAYMENTS 0
				OPTIONAL BUY-OUT

DESCRIPTION OF EQUIPMENT ORDERED / PURCHASED			
MAKE: CATERPILLAR	MODEL: 930M	YEAR: 2018	
STOCK NUMBER: L7517	SERIAL NUMBER: KTG3677		
930M WHEEL LOADER	430-2806	BUCKET, GP, 3.2YD3, FUS	345-2424
LANE 2 ORDER	0P-9002	CUTTING EDGE, BOLT ON (4 PIECE)	8E-4566
PREP PACK, UNITED STATES	430-2943	ANTIFREEZE, -50C (-58F)	0P-2407
HYD,3V,COUPLER READY,STD LIFT	430-2833	ENGINE AR	430-3038
STEERING, STANDARD	333-6850	JUMPER LINES, 3RD FUNCTION	441-3367
DIFFERENTIAL,LIMITED SLIP REAR	333-6527	WEATHER, COLD START 120V	454-0610
ENVIRONMENT, STANDARD	430-2855	SEAT, DELUXE	423-7201
RADIO, BLUETOOTH, AUX, MIC	372-1868	LIGHTS, AUX HALOGEN	488-1113
PRODUCT LINK, CELLULAR PL641	454-0589	CAB, DELUXE	521-3244
FENDERS, STANDARD	366-8148	TIRES, 20.5R25 MX XTLA * L2	366-6896
COUNTERWEIGHT, HEAVY	333-6691	TOOLBOX AUX, NONE	519-8081
RIDE CONTROL	430-2860	KIT,SERIALIZED TECHNICAL MEDIA	0P-2491
CAMERA, REAR VIEW	377-5635	SERVICE MANUAL	
WARNING, BEACON, LED STROBE	333-1425		
QUICK COUPLER, FUSION	430-2977		

YEAR	TRADE-IN EQUIPMENT	SERIAL NO.	SELL PRICE	\$155,015.96
			EXT WARRANTY	Included
			NET BALANCE DUE	\$155,015.96
			BALANCE	\$155,015.96

ALL TRADE-INS ARE SUBJECT TO EQUIPMENT BEING IN "AS INSPECTED CONDITION" BY VENDOR AT TIME OF DELIVERY OF REPLACEMENT MACHINE PURCHASE ABOVE.

GROSS TRADE ALLOWANCE

PAYOUT TO _____ AMOUNT OWING: _____

CUSTOMER TO PAYOUT Ziegler Inc. TO PAY OUT

PURCHASER HEREBY SELLS THE TRADE-IN EQUIPMENT DESCRIBED ABOVE TO THE VENDOR AND WARRANTS IT TO BE FREE AND CLEAR OF ALL CLAIMS, LIENS, MORTGAGES AND SECURITY INTEREST EXCEPT AS SHOWN ABOVE.

<input checked="" type="checkbox"/> CATERPILLAR EQUIPMENT WARRANTY	INITIAL	<input type="checkbox"/> USED EQUIPMENT WARRANTY	INITIAL
<p>The customer acknowledges that he has received a copy of the Ziegler Inc./Caterpillar Warranty and has read and understood said warranty. Scheduled oil sampling (S.O.S.) is mandatory with this warranty. The customer is responsible for taking oil samples at designated intervals from all power train components and failure to do so may result in voiding the warranty.</p> <p>Warranty applicable including expiration date where necessary:</p> <p>1 Year Unlimited Premier</p> <p>930M-60 MO/5000 HR POWERTRAIN</p>		<p>All used equipment is sold as is where is and no warranty is offered or implied except as specified here.</p> <p>Warranty applicable:</p>	

CSA:

NOTES: Deliver after July 1st 2018

THIS AGREEMENT IS SUBJECT TO THE TERMS AND CONDITIONS ON THE REVERSE

Ziegler Inc. Company

ORDER RECEIVED BY

Travis McDowell

REPRESENTATIVE

APPROVED AND ACCEPTED ON

PURCHASER

7-24-18

STORY COUNTY

PURCHASER

Recommended for approval by:

BY

SIGNATURE

Chris BOS

TITLE

Darren R. Moon, P.E. 7-18-18 Date

Paragraphs 1 through 4 apply only to products sold by CATERPILLAR TRACTOR CO., a California corporation, hereinafter referred to as CATERPILLAR.

1. **GRANT OF LIMITED WARRANTIES AND LIMITED REMEDIES:** The Purchaser acknowledges that the CATERPILLAR Product he has purchased is subject to a Limited Warranty ONLY by CATERPILLAR. CATERPILLAR products are sold or leased subject to several different express limited warranties covering various parts of the machine. These warranties are IN LIEU OF ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, including any warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. The Purchaser signifies by his signature hereon that he has received the applicable CATERPILLAR WARRANTY FORM(S), has read, understands and accepts the terms contained herein.

2. Purchaser further agrees that his SOLE AND EXCLUSIVE remedy against ZIEGLER INC. and CATERPILLAR shall be as contained in the warranty forms he has received, read and understands. The Purchaser agrees that no other remedy (including but not limited to claims for INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES, OR ANY CAUSE, LOSS, ACTION, CLAIM OR DAMAGE WHATSOEVER, or INJURY TO PERSON OR PROPERTY OR ANY OTHER CONSEQUENTIAL ECONOMIC OR INCIDENTAL LOSS) shall be available to him whether said claims for injury or damages be asserted on the basis of warranty, negligence, strict liability or otherwise.

3. Neither ZIEGLER INC. nor CATERPILLAR will be responsible for any warranty other than that warranty as set out in the warranty (warranties) listed above. The Purchaser further acknowledges and agrees that this Agreement form contains all agreements between the Purchaser and the Seller and they are hereby accepted by the Purchaser. The Purchaser further agrees and acknowledges that no verbal contracts, agreements or warranties other than what is written in this Agreement have been given or received, and signature on this Agreement by the Purchaser acknowledges this fact.

4. CATERPILLAR WARRANTIES extend only to parts or attachments sold by CATERPILLAR TRACTOR, ZIEGLER INC. AND CATERPILLAR TRACTOR CO. DISCLAIM ANY WARRANTY, express or implied, including any warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE, for parts or attachments manufactured by other companies.

NON CATERPILLAR PRODUCTS - EXCLUSION OF PRODUCT WARRANTY

1. **EXCLUSION OF IMPLIED WARRANTIES:** the parties agree that any IMPLIED WARRANTIES OF MERCHANTABILITY OR IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE and all other warranties, express or implied, except for any express warranties given by the manufacturer, are EXCLUDED from this transaction by ZIEGLER INC. and shall not apply to the Product sold.

2. Purchaser further agrees that his SOLE AND EXCLUSIVE remedy against ZIEGLER INC. and the manufacturer shall be as contained in any manufacturer's warranty forms he has received. The Purchaser agrees that no other remedy (including but not limited to claims for INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES OR ANY CAUSE, LOSS, ACTION, CLAIM OR DAMAGE WHATSOEVER, or INJURY TO PERSON OR PROPERTY OR ANY OTHER CONSEQUENTIAL, ECONOMIC OR INCIDENTAL LOSS) shall be available to him whether said claims for injury or damages be asserted on the basis of warranties, negligence, strict liability or otherwise.

TERMS AND CONDITIONS

1. The Seller reserves the right to accept or reject this order and shall not be required to give any reason for non-acceptance.

2. If financing terms are required on this order, Seller's acceptance is subject to the approval of the Lender. If financing terms are required, Purchaser hereby agrees to execute any security agreement and any financing statement required by Lender, and authorizes Seller to execute any such documents in Purchaser's name.

3. This order, when accepted, shall be subject to prices in effect at time of delivery and the Purchaser agrees to pay the prices in effect at said time, even though different than the prices quoted in this order.

4. This order when accepted by Seller shall become a binding contract, but performance shall be conditioned upon and subject to strikes, accidents, fires, delays in manufacture or transportation, supply shortages, acts of God, embargoes, Governmental action or any other causes beyond the control of the Seller whether the same as, or different from, the matters and things hereinbefore specifically enumerated and any said causes having an adverse effect on Seller's ability to perform shall absolutely absolve the Seller from any liability to the Purchaser under the terms hereof.

5. The Seller's responsibility for shipments ceases upon delivery to a transportation company, and any claims for shortages, delays, or damages occurring thereafter shall be made by the Purchaser to the transportation company. Any claims against the Seller for shortages in shipments shall be made within fifteen days after delivery by the transportation company to the point of delivery.

6. The Purchaser agrees that this order shall not be countermanded by him, and that when it is accepted (and until the execution and delivery of the contractor contracts and note or notes required to consummate the sale as above specified) it will incorporate all agreements between the parties relative to this transaction, and that the Seller is not bound by any representations or terms made by any agent relative to this transaction which are not contained herein. This order shall not be binding upon the Seller until it is duly accepted in writing by an authorized official of the Seller. Any changes or modifications to this contract shall be made in writing and signed by both the Seller and Purchaser.

7. When the Products necessary to fill this order have been appropriated to this contract, the Purchaser agrees on demand to execute and deliver to the Seller the notes and contracts required by the Seller to evidence the transactions. In the event the Purchaser fails to execute and deliver said notes and contracts to the Seller, the entire balance of the purchase price shall upon Seller's tender of performance and at the Seller's option become immediately due and payable.

8. Purchaser agrees to pay any and all taxes, assessments, licenses and governmental charges of every kind and nature whatsoever upon said Products which may be imposed or assessed against or resulting on account of the possession or use of said Products by Purchaser.

9. Purchaser shall immediately upon delivery have and keep said Products insured against loss by fire, theft, collision, vandalism and any other such hazard as the Seller may require by an insurance company acceptable to the Seller and in an amount equal at all times to the Balance Due on this purchase Agreement.

10. Seller hereby expressly retains a security interest to said Products until final payment in cash due under this order or under any Time Sale Agreement executed pursuant hereto has been received by the Seller. If Purchaser fails or refuses to pay any amount when due, then all unpaid amounts become due and delinquent forthwith and Seller may enter upon Purchaser's premises or other premises where said Products are located and take possession of said Products without judicial process. In addition to the rights and remedies granted hereby, upon Purchaser's default, Seller may exercise all rights and remedies of a secured party under the Uniform Commercial Code or any other applicable law.

11. This Agreement is to be governed in accordance with the laws of the state in which the Agreement was entered.

PRODUCT LINK USER AGREEMENT

In the event this machine is equipped with Product Link, I understand data concerning this machine, its condition, and its operation is being transmitted by Product Link to Caterpillar and/or its dealers to better serve me and to improve upon Caterpillar products and services. The information transmitted may include: machine serial number, machine location, and operational data, including but not limited to: fault codes, emissions data, fuel usage, service meter hours, software and hardware version numbers, and installed attachments. Caterpillar will not sell or rent collected information to any other third party and will exercise reasonable efforts to keep the information secure. Caterpillar Inc. recognizes and respects customer privacy. I agree to allow this data to be accessed by Caterpillar and/or its dealers.

INITIAL HERE _____

INTERGOVERNMENTAL AGREEMENT FOR COMBINED
LAW ENFORCEMENT INVESTIGATIONS
OF CONTROLLED SUBSTANCES

THIS AGREEMENT, made by and among the County of Story, Iowa, the City of Ames, Iowa, and Iowa State University of Science and Technology, with their respective law enforcement agencies, the Story County Sheriff's Office, the Ames Police Department (hereinafter "Ames PD"), and the Iowa State University Department of Public Safety (hereinafter "ISU DPS"), (collectively, "the Parties") is entered into to permit combined law enforcement investigations within their boundaries pursuant to Chapter 28E of the Iowa Code, providing as follows:

I. PURPOSE

This Agreement does not contemplate and shall not be construed to limit or expand the powers of the participating entities, except as expressly stated in this Agreement.

WHEREAS, the Parties recognize that in certain situations the use of law enforcement officers to perform law enforcement duties outside of the territorial limits of the political subdivision or institution where such officers are legally employed may be desirable and necessary to preserve and protect the health, safety and welfare of the public; and

WHEREAS, the Parties recognize that the trafficking and sales of controlled substances is a local, regional, state, and national problem involving violations of laws that cross political jurisdictional lines, and is an example of one situation where the use of law enforcement officers outside the territorial limits where such officers are employed may be desirable; and

WHEREAS, the purpose of this Agreement is to permit the Parties, through their respective law enforcement agencies, to engage in sharing of personnel, and/or other resources for the purpose of combined investigations aimed at identifying and apprehending those involved in violations of laws regulating controlled substances; and

THEREFORE, the undersigned have entered this Agreement with the consideration of the following:

II. RESPONSIBILITIES OF THE CENTRAL IOWA DRUG TASK FORCE

The parties hereby join together in cooperative drug law investigative action by operating a special narcotics unit, known as the Central Iowa Drug Task Force (hereinafter "CIDTF"), however nothing herein should be construed so as to create a separate legal entity.

The purpose of the CIDTF is:

1. To serve as a communicative and coordinating body to plan, foster, implement, monitor, and evaluate the coordination of drug law investigation, enforcement and prosecution efforts among the body membership, for the mutual advantage of the membership;
2. To serve as a conduit for private, local, state, and federal funding that may be available for any of the purposes set forth herein and any activities reasonably incidental thereto;
3. To organize and implement training and educational programs for law enforcement and agencies and officers relating to drug investigation, enforcement, and prosecution;
4. To establish and maintain a budget including methods of revenue acquisition in order to fund the purposes set forth herein; and
5. To complete any and all acts necessary and appropriate under Iowa law to effectuate the purposes set forth herein; and
6. To use, store and maintain any personal property or licenses that may be contributed by the Parties or from any other source. No real property will be purchased, held, or disposed of in the performance of this Agreement.

III. AUTHORITY TO SELECT PERSONNEL

The head of each law enforcement agency, the Sheriff of the Story County Sheriff's Office, the Chief of the Ames PD, and the Assistant Vice President/Chief of police of ISU DPS, shall have the sole discretion to determine those personnel from his/her department who shall be selected and authorized to participate in the investigations pursuant to this Agreement. The names of those selected shall be made known only to the other law enforcement agency heads, and only those personnel specifically authorized by this procedure will be permitted to participate in such investigations.

IV. AUTHORITY OF PARTICIPATING OFFICERS

The Officers designated pursuant to Division III of this Agreement shall have full powers as peace officers when participating in investigations pursuant to this Agreement anywhere in the jurisdictions of the participating agencies. They however shall have no greater authority than they have within their jurisdiction or institution.

V. EMPLOYMENT STATUS AND COMPENSATION

All Officers selected pursuant to Division III of this Agreement shall be considered employees of their respective law enforcement agencies and governed by the personnel policies of their employing agency. The employment status of each officer shall be determined by the law enforcement agency that employs them. It shall be the sole responsibility of each law enforcement agency participating in this Agreement to provide compensation and appropriate benefits to only its own officers who have been selected by the agency head to participate in such investigations. Such compensation shall include, but is not necessarily

limited to wages, overtime, injury (Worker's Compensation), death and retirement benefits, and insurance. No participating law enforcement agency shall be required to compensate officers of another agency.

VI. LIABILITY

Each law enforcement agency participating under this Agreement shall be responsible for the acts of only its own officers who have been appointed and are acting pursuant to this agreement. To the extent provided by Iowa law, each agency supplying personnel shall be responsible to indemnify for the acts of only its own officers who have been appointed and are acting pursuant to this agreement, and no party to this agreement shall be held liable for the acts of officers from other participating departments/agencies.

VII. RULES AND REGULATIONS

The head officials of the participating law enforcement agencies are authorized to establish the operational rules and regulations for the conduct of investigations conducted pursuant to this Agreement, covering such matters as administrative duties and command responsibility for the personnel and equipment involved.

VIII. TERM

The term of this Agreement shall commence when approved by the governing body of each law enforcement agency and signed by the representative of each governing body, and shall continue until terminated as provided herein.

IX. RULES AND REGULATIONS

The CIDTF shall have a Board of Directors consisting of a representative from each of the parties appointed by their respective head official. The representatives shall elect from among themselves a chairperson and a vice chairperson, elected annually via simple majority. The Board of Directors shall be in place within forty five (45) days from the date this Agreement is entered upon. The chairperson shall preside over the meetings of the Board of Directors and, when authorized by the Board of Directors, sign contracts and other documents on behalf of the Board of Directors. The chairperson shall also be responsible for providing written notice of the date, time, place, and purpose of the meeting, which shall be provided to the Parties at least ten (10) days prior to the scheduled meeting. In the absence or unavailability of the chairperson, the vice chairperson shall perform the duties of the chairperson. The Board of Directors shall be responsible for: collection and spending of CIDTF's funds, disposing of the property contributed by individual parties to the CIDTF, and ensuring compliance of rules and regulations established pursuant to section VII of this Agreement.

Meetings of the Central Iowa Drug Task Force and the Board of Directors shall be subject to the applicable provisions of Iowa Code Chapter 21, the Open Meetings Law.

X. AMENDMENTS/TERMINATION

This Agreement may be amended at any time by mutual agreement of the Parties. Any party desiring an amendment to this Agreement shall notify the other parties of its desire and the reason for the request. Such request shall be in writing to the other parties, and shall be considered by the other parties without reasonable delay and within no more than ninety (90) days of receipt. Amendments to this Agreement shall be effective only upon ratification by appropriate resolution of the governing body of each agency.

This Agreement may be terminated at any time by the mutual agreement of all parties. In the event of such termination, the parties shall mutually agree upon the disposal of personal property and financial contributions held by the CIDTF.

A party may withdraw from this Agreement by furnishing written notice to the other agencies. In the event of such withdrawal, the remaining parties may either mutually agree to terminate this Agreement or agree that this Agreement survives, and continue to operate under its terms. In the event that the Agreement survives, all personal property or financial contribution made by the withdrawing Party shall remain with the CIDTF as a gratuitous contribution.

XI. GOVERNING LAW

This Agreement shall be governed and interpreted under the laws of the State of Iowa.

XII. MISCELLANEOUS PROVISIONS

In the event any provision of this Agreement is found to be void or voidable by operation of statute, order of court, or otherwise, all other provisions of this Agreement in section, whole or part shall remain in full force and effect.

All county parties hereto signed this Agreement by authority of a resolution duly adopted by the respective county's board of supervisors; and all municipalities a party hereto sign this Agreement by authority of a resolution duly adopted by the respective city council or other governing board of such municipality.

This Agreement may be signed in counterparts.

XII. ENTIRE AGREEMENT

This agreement represents the entire agreement between the parties as to the subject of this agreement. Any subsequent modification to the terms of this Agreement shall be in the form of a duly executed and filed Addendum to this Agreement.

IN WITNESS WHEREOF, the parties have executed this agreement on the dates given below.

IOWA CODE CHAPTER 28E AGREEMENT
OTHER PARTIES TO AGREEMENT

Iowa State University

By: Pamela Elliott Cain
Pam Cain, Interim Senior Vice President

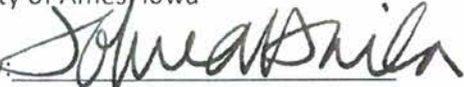
Date: 7/9/18

ATTEST:

By: Michael Newton
Michael Newton, Assistant Vice President / Chief of Police

IOWA CODE CHAPTER 28E AGREEMENT
CITY PARTIES TO AGREEMENT

City of Ames, Iowa

By: 
Mayor

Date: 4/25/18

ATTEST:

By: 
City Clerk

IOWA CODE CHAPTER 28E AGREEMENT
COUNTY PARTIES TO AGREEMENT

Story County, Iowa

By: [Signature]
Chairman, Board of Supervisors

Date: 7-24-19

ATTEST:

By: [Signature]
County Auditor



Applicant License Application ()

Name of Applicant: Nikki Schneider
 Name of Business (DBA): The Whimsical Wine Trailer
 Address of Premises: 68132 US-30
 City Colo County: Story Zip: 50056
 Business (515) 291-8834
 Mailing 710 2nd Ave.
 City Collins State IA Zip: 50055

Contact Person

Name Nikki Schneider
 Phone: (515) 291-8834 Email Thewhimsicalwinetrailer@gmail.com

Classification Class C Native Wine (WCN)

Term: 5 days

Effective Date: 08/02/2018

Expiration Date: 01/01/1900

Privileges:

- Class C Native Wine (WCN)
- Outdoor Service

APPROVED **DENIED**
 Board Member Initials: NS
 Meeting Date: 7-24-18
 Follow-up action: _____

Status of Business

BusinessType: Sole Proprietorship
 Corporate ID Number: XXXXXXXXXX Federal Employer ID XXXXXXXXXX

Ownership

Nicole Schneider

First Name: Nicole Last Name: Schneider
 City: State: Iowa Zip: 50055
 Position: Owner
 % of Ownership: 100.00% U.S. Citizen: Yes

Benjamin Schneider

First Name: Benjamin Last Name: Schneider
 City: State: Iowa Zip: 50055
 Position: Husband
 % of Ownership: 0.00% U.S. Citizen: Yes

Insurance Company Information

Insurance Company: Illinois Union Insurance Company

STORY COUNTY UTILITY PERMIT

Date 7/17/18

To the Board of Supervisors, Story County, Iowa:

The Alliant Energy (IPL) Company, incorporated under the laws of Iowa, authorize to do business within the State of Iowa, with its principal place of business at 1284 XE Place Ames, IA, does hereby make application requesting permission to occupy certain portions of public right-of-way and that the County Engineer be directed to establish the location of lines of transmission of Underground Electric on secondary route 720th Ave., from 13654 720th Ave to 17306 720th Ave, a distance of 4.75 miles.

Agreements: The utility company, corporation, applicant, permittee, or licensee, (hereinafter referred to as the permittee) agrees that the following stipulations shall govern under this permit.

1. The Permittee will file a plat setting out the location of proposed line on the secondary route and that the description of the proposed installation including type, height, and spacing of poles, maximum voltage, lengths of cross arms, minimum clearance and number of wires, type, size and capacity of underground cables, conduits, tile lines, and pipe lines, maximum working pressures for pipe lines carrying gas or flammable petroleum products are described as follows:
2. The installation shall meet the requirements of county, state, and federal laws, franchise rules, and of the Iowa State Commerce Commission Regulations and Directives, Utilities Division, the Iowa State Department of Health, and any other laws or regulations applicable.
3. The Permittee shall be fully responsible for any future adjustments of its facilities within the established highway right-of-way caused by highway construction or maintenance operations.
4. Story County assumes no responsibility for damages to the Permittee's property occasioned by any construction or maintenance operations on said highways.
5. The Permittee shall take all reasonable precautions during the construction and maintenance of said installation to protect and safeguard the lives and property of the traveling public and adjacent property owners.
6. The Permittee, and its contractors, shall carry on the construction or repair of the accommodated utility with serious regard to the safety of the public. Traffic protection shall be in accordance with Part VI of the current Iowa Department of Transportation Manual on Uniform Control Devices for Streets and Highways.
7. The Permittee shall be responsible for any damage resulting to said highways because of the construction operation, or maintenance of said utility, and shall reimburse Story County for any expenditure the County may have to make on said highways because of said permittee's utility having been constructed, operated, and maintained thereon.
8. The Permittee shall indemnify and save harmless Story County from any and all causes of action, suits at law or in equity, or losses, damages, claims, or demands, and from any and all

liability and expense of whatsoever nature for, on account of or due to the acts or omissions of said Permittee's officers, members, agents, representatives, contractors, employees or assigns arising out of or in connection with its (or their) use or occupancy of the public highway under this permit.

9. Noncompliance with any of the terms of permit, or agreement, may be considered cause for shut down of utility construction operations, or revocation of the permit.

10. The following special requirements, if applicable, shall apply to this permit:

Whenever the route of the proposed cable line runs along a paved secondary highway, the location of said cable shall be constructed on top of the road shoulder so as to be within approximately two-feet of the pavement edge.

Whenever the route of the proposed cable line runs along a dirt or gravel surfaced highway, the location of said cable shall be constructed on top of the road surface and as near possible to the shoulder line

Whenever a cross road culvert or bridge is encountered along the route of the proposed cable lines, said cable shall be constructed around the ends of said cross road culvert or bridge even though this looping is not designated on the situation plans attached hereto.

The crossing of the cable line from one side of the highway to the other shall be accomplished at a near right angle rather than diagonally so as to disturb the roadbed of the traveled way as little as possible.

Whenever the route of the proposed cable line is to cross a paved highway, such crossing shall be in a bored hole rather than open cut trench.

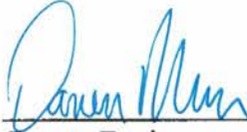
Date 7/11/18

Alliant Energy - Travis Peterson
Name of Company (Applicant - Permittee)

Travis Peterson 515-268-3427
by Phone no.

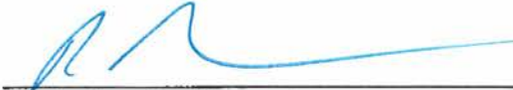
Recommended for Approval:

Date 7-17-18

 515-382-7355
County Engineer Phone no.

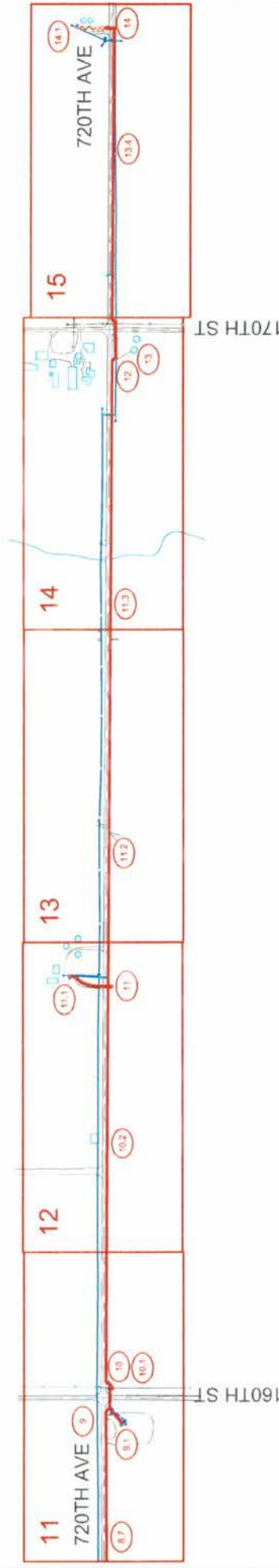
Approved:

Date 7-24-18


Chair, Board of Supervisors
Story County, Iowa

Three (3) copies of this form will be required for each installation. A plat shall be attached to each copy submitted.

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPI CONSTRUCTION STANDARDS AT ALL TIMES. GIVING ANCHORING POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL. REAL WORLD LOCATIONS AND DIRECTION AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

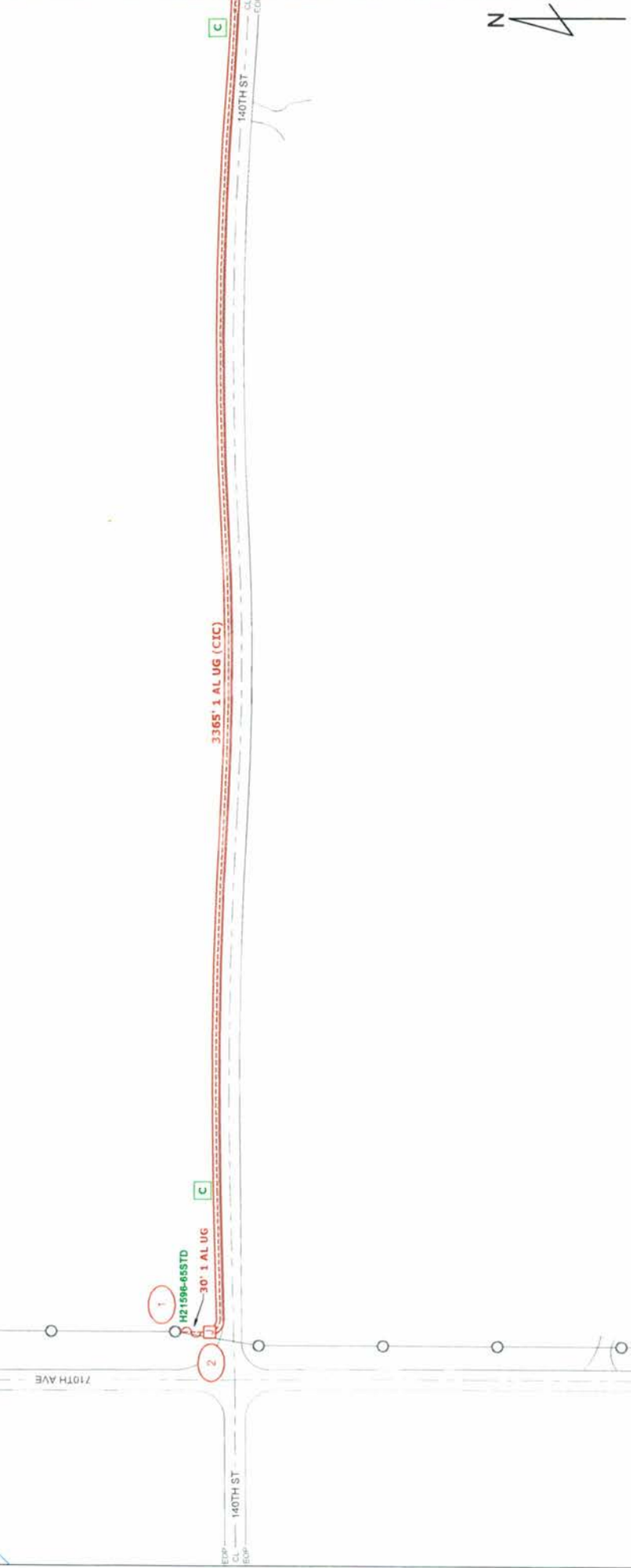


				4120397 ALLIANT ENERGY WORK REQUEST #		LOCATION: ZEARING, IA	
LINE TYPES		SYMBOL LEGEND		FIELD BY: J.G. DATE: 5/15/2018 DRAFTED BY: J.D. DATE: 7/9/2018 DESIGNED BY: J.G. DATE: 5/25/2018 IOWA REG. APPROVAL DATE:			
EXISTING SECONDARY SERVICE NEW SECONDARY NEW 100' UG EXISTING 100' UG EXISTING 100' OH NEW 100' UG OH NEW 100' UG OH NEW 100' UG OH SPACED NEW WITH EXISTING	EASTMENT GAS WATER ELECTRICAL STORM SANITARY CABLE TV TELEPHONE	TRANSMISSION POLE NEW TRANSMISSION POLE EXISTING POLE EXISTING ANCHOR NEW ANCHOR EXISTING FUSE NEW FUSE EXISTING GROUND NEW GROUND EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW TRANSFORMER 3PH PAD MOUNTED EXISTING TRANSFORMER 3PH PAD MOUNTED NEW TRANSFORMER 3PH PAD MOUNTED EXISTING TRANSFORMER 3PH POLE MOUNTED EXISTING TRANSFORMER 3PH POLE MOUNTED NEW TRANSFORMER 3PH POLE MOUNTED EXISTING TRANSFORMER 3PH POLE MOUNTED NEW TRANSFORMER 3PH POLE MOUNTED EXISTING	NEW POLE POWER PED NEW POWER PED EXISTING WARNING MARKER METER SWITCH N.O. NEW SWITCH N.O. EXISTING SWITCH N.C. NEW SWITCH N.C. EXISTING	NEW FUSE CAPACITOR NEW CAPACITOR EXISTING SWITCH N.O. NEW SWITCH N.O. EXISTING SWITCH N.C. NEW SWITCH N.C. EXISTING	SKIDS STREET LIGHT COMM. PEDESTAL	NEW POLE POWER PED NEW POWER PED EXISTING WARNING MARKER METER SWITCH N.O. NEW SWITCH N.O. EXISTING SWITCH N.C. NEW SWITCH N.C. EXISTING

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CONSTRUCTION NOTE:

- POTHOLE UTILITIES AS NECESSARY
- FOR DEPTH VERIFICATION
- BURY CABLE AT A MINIMUM OF 36"
- DEPTH UNLESS OTHERWISE NOTED
- ALL SECONDARY IS 1/0 TPLX
- UNLESS OTHERWISE NOTED
- ALL PRIMARY IS 4/0
- UNLESS OTHERWISE NOTED
- ALL SECONDARY RISERS ARE TO BE PLACED TO ACCOMMODATE SERVICE WHERE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE



miTECH
Professional Engineering Services, Inc.
10000 14th Ave NW, Suite 200
Edmonton, Alberta T5A 3R2

Alliant Energy

ALLIANT ENERGY WORK REQUEST # **4120397** LOCATION **ZEARING, IA**

FIELD BY:	DATE:
J.G.	5/15/2018
DRAFTED BY:	DATE:
J.D.	7/9/2018
DESIGNED BY:	DATE:
J.G.	5/25/2018
KOWA RE	APPROVAL DATE:

LINE TYPES

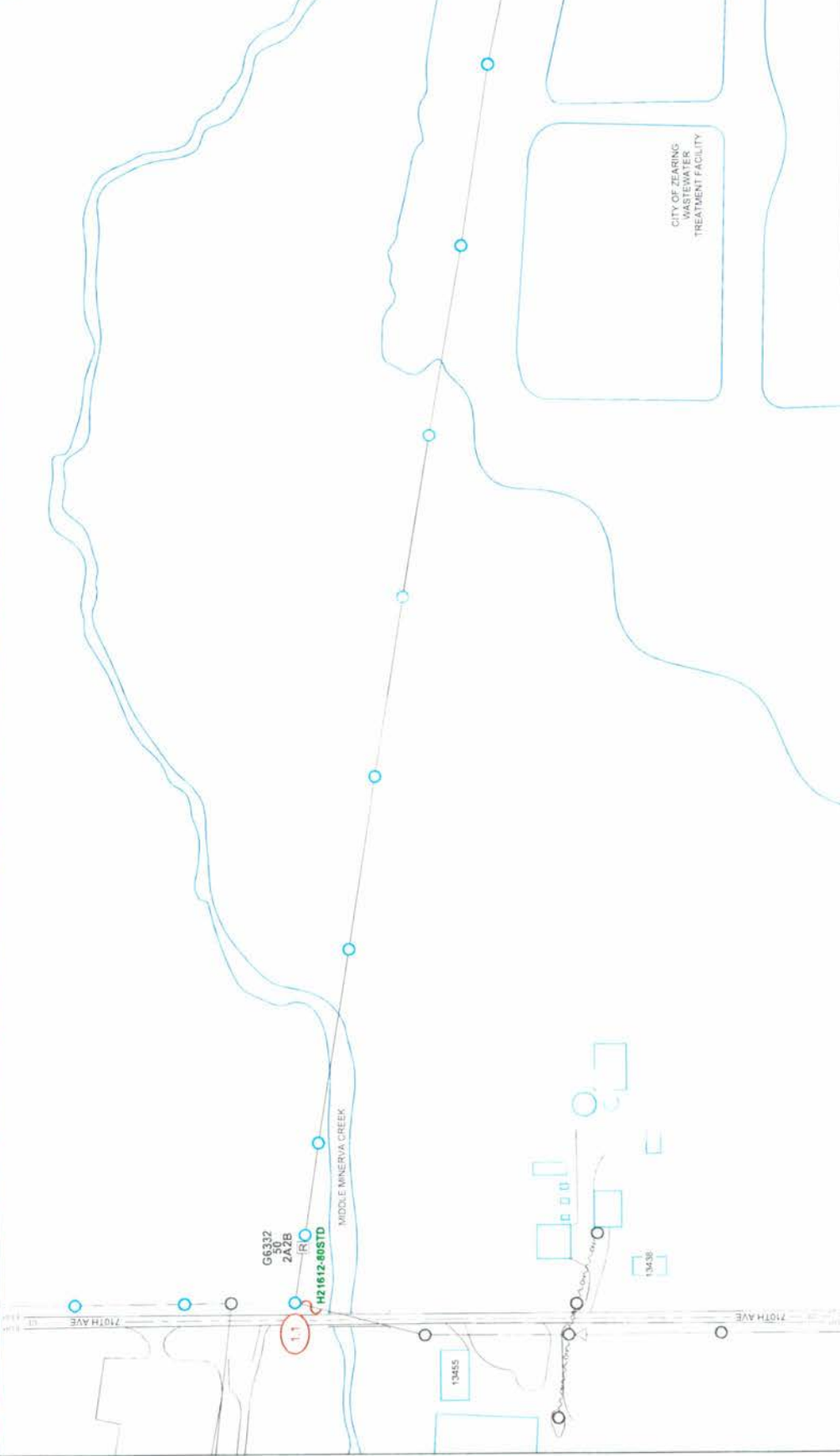
EXISTING SECONDARY SERVICE	EXISTMENT
NEW LINE UG	GAS
EXISTING LINE UG	WATER
EXISTING LINE OH	ELECTRICAL
NEW JPM LINE OH	STORM
NEW JPM LINE OH	SANITARY
NEW JPM LINE OH	CABLE TV
NEW JPM LINE OH	TELEPHONE
SPICE NEW WITH EXISTING	

SYMBOL LEGEND

TRANSFORMER 3PM PAD MOUNTED NEW	TRANSMISSION POLE NEW	NEW POLE
TRANSFORMER 3PM PAD MOUNTED EXISTING	TRANSMISSION POLE EXISTING	POWER FED NEW
TRANSFORMER 3PM PAD MOUNTED NEW	POLE EXISTING	POWER FED EXISTING
TRANSFORMER 3PM PAD MOUNTED EXISTING	ANCHOR EXISTING	WARNING MARKER
TRANSFORMER 3PM PAD MOUNTED NEW	ANCHOR EXISTING	METER
TRANSFORMER 3PM PAD MOUNTED EXISTING	FUSE NEW	PHASING
TRANSFORMER 3PM PAD MOUNTED NEW	FUSE EXISTING	SWITCH G. EXISTING
TRANSFORMER 3PM PAD MOUNTED EXISTING	GROUND NEW	SWITCH N.C. NEW
TRANSFORMER 3PM PAD MOUNTED NEW	GROUND EXISTING	STREET LIGHT
TRANSFORMER 3PM PAD MOUNTED EXISTING	GROUND EXISTING	COMM FIBER/ST

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO ALLOW FOR THE PROTECTION OF ALL UTILITIES. CONSTRUCTION STANDARDS AT ALL TIMES, GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

- CONSTRUCTION NOTE:**
- POTENTIAL UTILITY TREE AS NECESSARY
 - FOR DEPTH VERIFICATION
 - BURY CABLE AT A MINIMUM OF 36"
 - DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 170 TPLX UNLESS OTHERWISE NOTED
 - ALL PRIMARY IS 1 AL UG UNLESS OTHERWISE NOTED
 - ALL SECONDARY WIRE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE



mi-TECH
Professional Engineering Services
1000 10th Street, Suite 100
Zeasing, IA 50578

ALLIANT ENERGY DOES NOT REVIEW THE PLAN SET, INCLUDING ALL CALCULATIONS OR ANALYSIS, FOR THE INTENT OF PROVIDING PROFESSIONAL ENGINEERING SERVICES. ALL PROFESSIONAL ENGINEERING OR DESIGN ISSUES OR QUESTIONS SHALL BE DIRECTED TO ALLIANT ENERGY. MI-TECH WILL USE INDUSTRY STANDARDS FOR REVIEWS AND COMPLETION OF THE SCOPE OF SERVICES FOR ALLIANT ENERGY.

ALLIANT ENERGY WORK REQUEST # 4120397

LOCATION ZEASING, IA

FILED BY: J.G.	DATE: 5/15/2018
DRAFTED BY: J.D.	DATE: 7/9/2018
DESIGNED BY: J.G.	DATE: 5/25/2018
KOWA PE	APPROVAL DATE:

SYMBOL LEGEND

	TRANSMISSION POLE EXISTING		CAPACITOR EXISTING
	TRANSMISSION POLE NEW		CAPACITOR NEW
	ANCHOR POLE EXISTING		SWITCH N.O. EXISTING
	ANCHOR POLE NEW		SWITCH N.O. NEW
	FUSE EXISTING		SWITCH N.C. EXISTING
	FUSE NEW		SWITCH N.C. NEW
	GROUND EXISTING		STREET LIGHT EXISTING
	GROUND NEW		STREET LIGHT NEW
	TRANSFORMER 3PH PAD MOUNTED EXISTING		COMBINER PEDESTAL EXISTING
	TRANSFORMER 3PH PAD MOUNTED NEW		COMBINER PEDESTAL NEW
	TRANSFORMER 1PH PAD MOUNTED EXISTING		
	TRANSFORMER 1PH PAD MOUNTED NEW		
	TRANSFORMER 2PH POLE MOUNTED EXISTING		
	TRANSFORMER 2PH POLE MOUNTED NEW		
	TRANSFORMER 3PH POLE MOUNTED EXISTING		
	TRANSFORMER 3PH POLE MOUNTED NEW		

LINETYPES

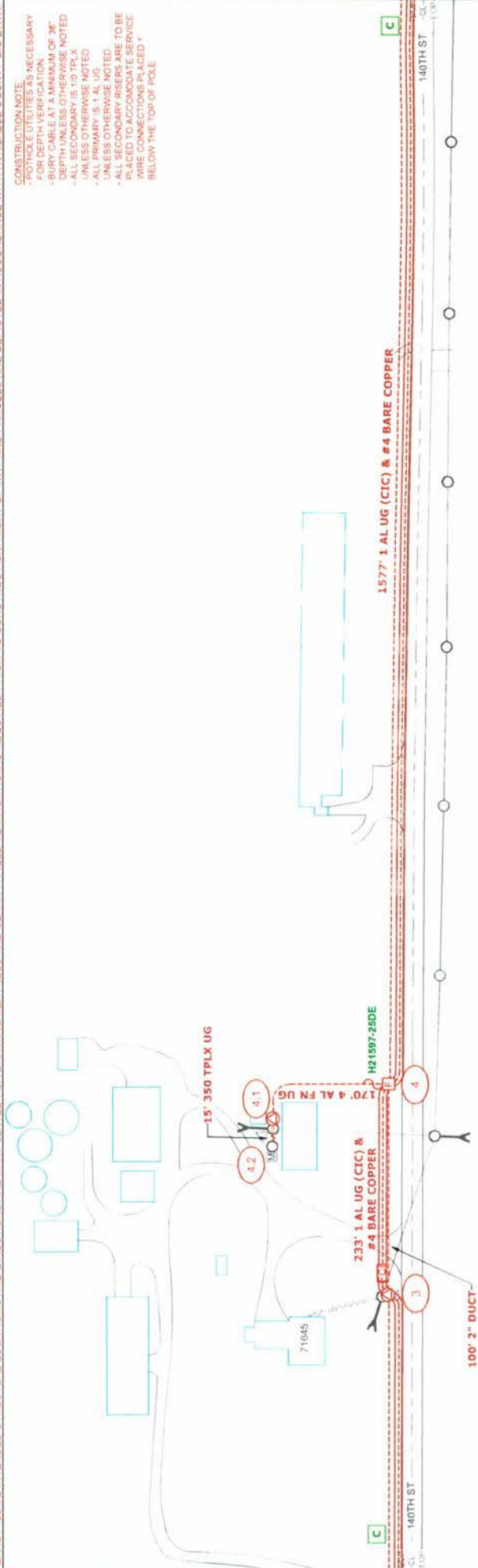
	NEW SECONDARY
	NEW LINE US
	EXISTING LINE US
	NEW 3PH LINE OH
	NEW 3PH LINE ON
	NEW 3PH LINE CH
	NEW 3PH LINE OH
	NEW 3PH LINE ON
	NEW 3PH LINE CH
	SPACE NEW WITH EXISTING

LINE TYPES

	GAS
	WATER
	ELECTRICAL
	STORM
	SANITARY
	CABLE TV
	TELEPHONE

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPI CONSTRUCTION STANDARDS AT ALL TIMES. CRYING ANCHORS, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETTED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

CONSTRUCTION NOTE:
 - POTHOLE UTILITIES AS NECESSARY FOR DEPTH VERIFICATION
 - ALL UTILITIES SHALL BE MARKED AS PER NESC CODE #4
 - DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 10 TR X UNLESS OTHERWISE NOTED
 - ALL PRIMARY IS 1 AL UG UNLESS OTHERWISE NOTED
 - ALL SECONDARY RISERS ARE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED BELOW THE TOP OF POLE



mi-TECH
 Professional Engineering Services
 1000 N. Green Bay, Zearing, IA 52591
 (563) 333-2200

Alliant Energy

SYMBOL LEGEND

	TRANSFORMER 3PM PAD MOUNTED NEW		CAPACITOR NEW		NEW POLE
	TRANSFORMER 3PM PAD MOUNTED EXISTING		CAPACITOR EXISTING		POWER FED NEW
	TRANSFORMER 3PM PAD MOUNTED NEW		CAPACITOR EXISTING		POWER FED EXISTING
	TRANSFORMER 3PM PAD MOUNTED EXISTING		SWITCH N.C. NEW		WARNING MARKER
	TRANSFORMER 3PM PAD MOUNTED EXISTING		SWITCH N.C. EXISTING		METER
	TRANSFORMER 3PM PAD MOUNTED NEW		SWITCH N.C. EXISTING		PHASING
	TRANSFORMER 3PM PAD MOUNTED EXISTING		SWITCH N.C. NEW		SKIDS
	TRANSFORMER 3PM PAD MOUNTED EXISTING		SWITCH N.C. EXISTING		STREET LIGHT
	TRANSFORMER 3PM PAD MOUNTED NEW		SWITCH N.C. EXISTING		COMM PEDestal

LINE TYPES

	EXISTING SECONDARY SERVICE		GAS
	NEW SECONDARY		WATER
	NEW LINE UG		ELECTRICAL
	EXISTING LINE UG		STORM
	EXISTING LINE OH		SANITARY
	NEW 3PM LINE OH		CABLE TV
	NEW 3PM LINE OH		TELEPHONE
	SPACE NEW WITH EXISTING		

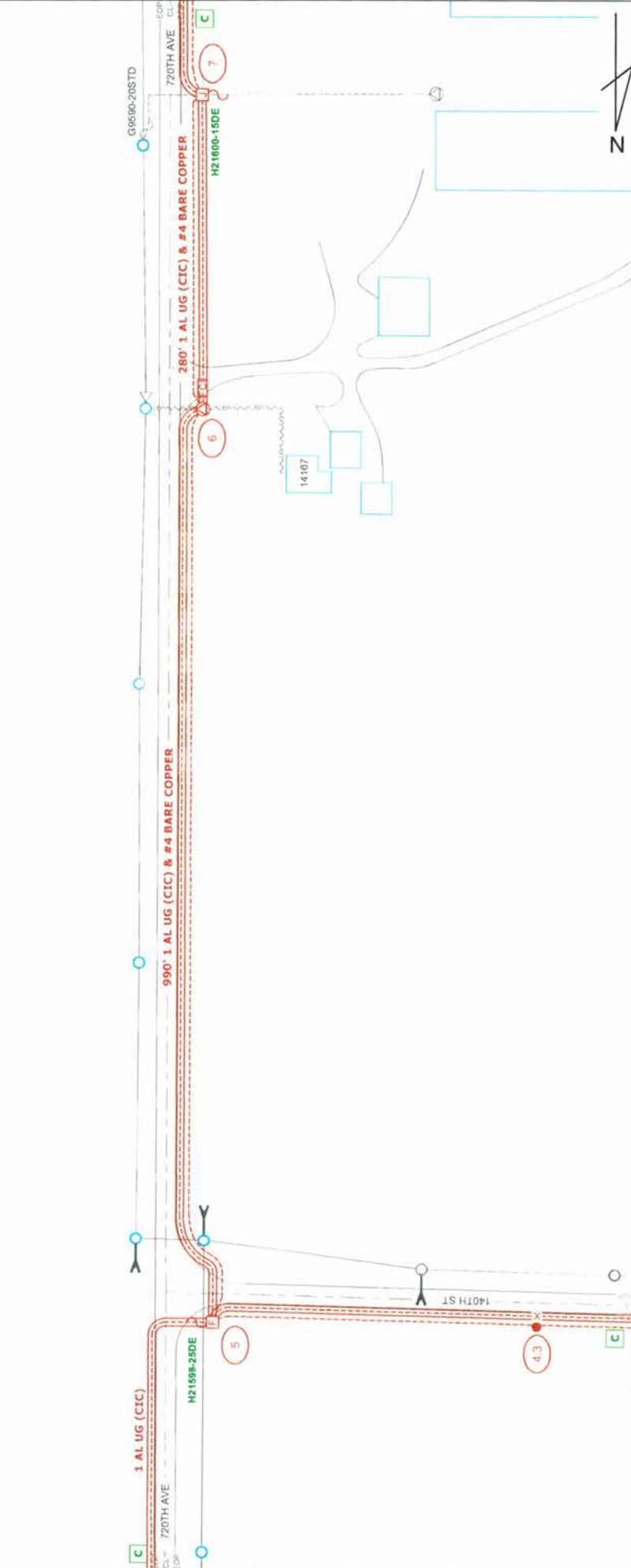
ALLIANT ENERGY WORK REQUEST # 4120397

FIELD BY	J.G.	DATE	5/15/2018
DRAFTED BY	J.D.	DATE	7/9/2018
DESIGNED BY	J.G.	DATE	5/25/2018
APPROVAL DATE			

LOCATION: ZEARING, IA

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY I.P.L. CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE TO BE DETERMINED BY FIELD VERIFICATION. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA. EXACT SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY.

- CONSTRUCTION NOTE**
- POT-HOLE UTILITIES AS NECESSARY
 - FOR DEPTH VERIFICATION
 - BURY CABLE AT A MINIMUM OF 36"
 - DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 100 TPLX
 - ALL PRIMARY IS 100 TPLX
 - UNLESS OTHERWISE NOTED
 - ALL SECONDARY RISERS ARE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE



ALLIANT ENERGY HAS DIRECTED THAT ENGINEERING RISING TO THE LEVEL OF PROFESSIONAL ENGINEERING IS NOT REQUIRED OR INTENDED FOR THIS PLAN. A M-TECH ENGINEER DOES NOT REVIEW THE PLAN SET, INCLUDING ALL CALCULATIONS OR ANALYSIS, FOR THE INTENT OF PROVIDING PROFESSIONAL ENGINEERING SERVICES. ALL PROFESSIONAL ENGINEERING OR DESIGN ISSUES OR QUESTIONS SHALL BE DIRECTED TO ALLIANT ENERGY. M-TECH WILL USE INDUSTRY STANDARDS FOR REVIEWS AND COMPLETION OF THE SCOPE OF SERVICES FOR ALLIANT ENERGY.

ALIANT ENERGY WORK REQUEST # **4120397** LOCATION: **ZEARING, IA**

FILED BY: J.G.	DATE: 5/15/2018
DRAFTED BY: J.D.	DATE: 7/9/2018
DESIGNED BY: J.G.	DATE: 5/25/2018
KIOWA PE	APPROVAL DATE

SYMBOL LEGEND

TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING
POLE NEW	POLE EXISTING	ANCHOR NEW	ANCHOR EXISTING	FUSE NEW	FUSE EXISTING	GROUND NEW	GROUND EXISTING	SWITCH N.C. NEW	SWITCH N.C. EXISTING
NEW POLE	POWER PFD NEW	POWER PFD EXISTING	WARNING MARKER	METER	PHASING	SHOES	STREET LIGHT	COMM PEDSTAL	

LINETYPES

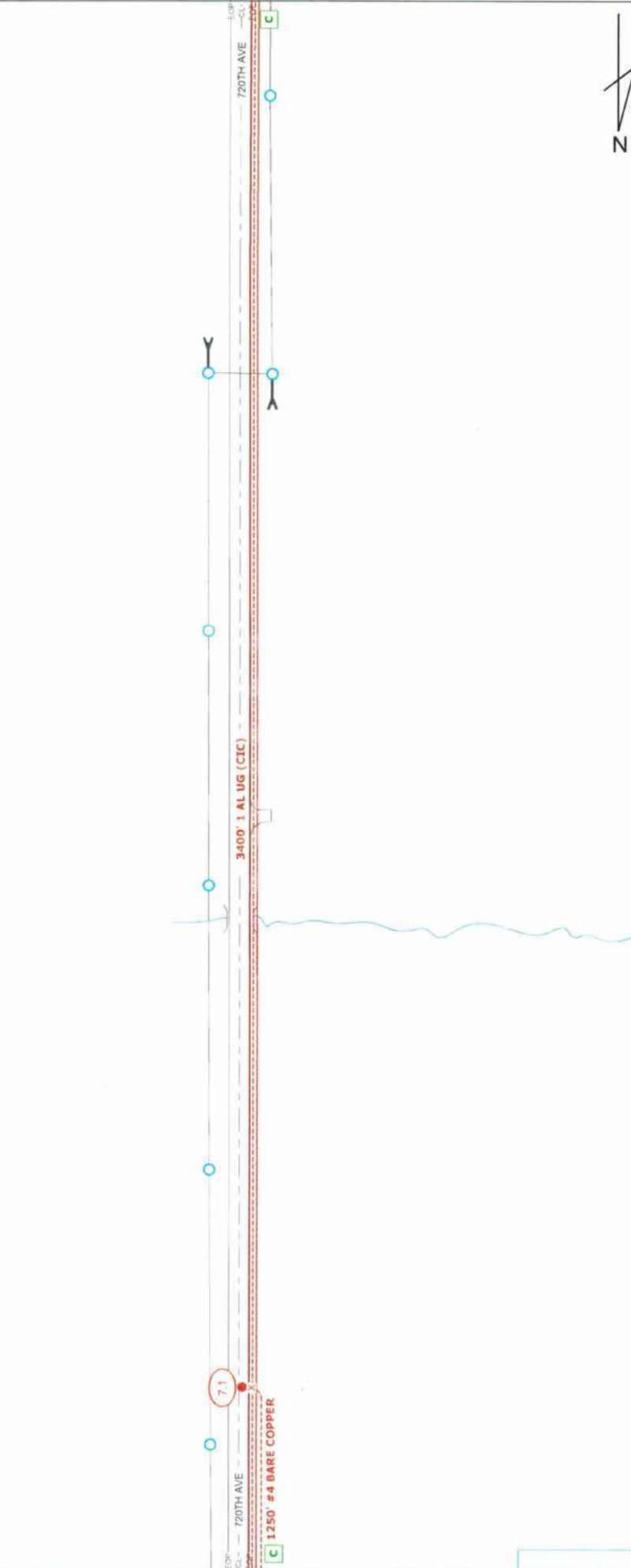
EXISTING SECONDARY/SERVICE	NEW SECONDARY	NEW LINE UG	EXISTING LINE UG	EXISTING LINE OH	NEW 3PH LINE OH	NEW 3PH LINE OH	SPICE NEW WITH EXISTING
Gas	Water	Electrical	Storm	Sanitary	CableTV	Telephone	

mi-TECH
 Paul D. Lee, P.E., License No. 14346, License Expires 06/30/2020
 800-843-9000

Alliant Energy

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GIVING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

- CONSTRUCTION NOTE:
- POTENTIAL UTILITIES NECESSARY FOR DEPTH VERIFICATION.
 - BURY CABLE AT A MINIMUM OF 36" DEPTH UNLESS OTHERWISE NOTED.
 - ALL SECONDARY IS 1/0 TPLX UNLESS OTHERWISE NOTED.
 - ALL PRIMARY IS 1 AL UG UNLESS OTHERWISE NOTED.
 - ALL SECONDARY WIRE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE.



mi-TECH
Power Line, Cable, Gas, Sanitary, Telephone, Storm

Alliant Energy

LINE TYPES

EXISTING SECONDARY SERVICE	NEW SECONDARY	NEW 1/0 UG	EXISTING 1/0 UG	NEW 1/0 UG	NEW 2/0 UG	NEW 3/0 UG	NEW 4/0 UG	NEW 500 KVM
EXISTING LINE OH	NEW LINE OH	NEW 1/0 LINE OH	NEW 2/0 LINE OH	NEW 3/0 LINE OH	NEW 4/0 LINE OH	NEW 500 KVM	NEW 750 KVM	NEW 1000 KVM
SPUR NEW WITH EXISTING								

SYMBOL LEGEND

TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 1PH PAD MOUNTED NEW	TRANSFORMER 1PH PAD MOUNTED EXISTING	TRANSFORMER 3PH POLE MOUNTED NEW	TRANSFORMER 3PH POLE MOUNTED EXISTING	TRANSFORMER 1PH POLE MOUNTED NEW	TRANSFORMER 1PH POLE MOUNTED EXISTING	TRANSFORMER 2PH POLE MOUNTED NEW	TRANSFORMER 2PH POLE MOUNTED EXISTING	TRANSFORMER 1PH POLE MOUNTED NEW	TRANSFORMER 1PH POLE MOUNTED EXISTING
TRANSMISSION POLE NEW	TRANSMISSION POLE EXISTING	ANCHOR NEW	ANCHOR EXISTING	FUSE NEW	FUSE EXISTING	GROUND NEW	GROUND EXISTING	SWITCH N.O. NEW	SWITCH N.O. EXISTING	SWITCH C. NEW	SWITCH C. EXISTING
CAPACITOR NEW	CAPACITOR EXISTING	SWITCH N.O. NEW	SWITCH N.O. EXISTING	SWITCH C. NEW	SWITCH C. EXISTING	COMAR PERISTAL					
NEW POLE	POWER FED EXISTING	WARNING MARKER	METER	PHASING	STREET LIGHT						

ALLIANT ENERGY WORK REQUEST # 4120397

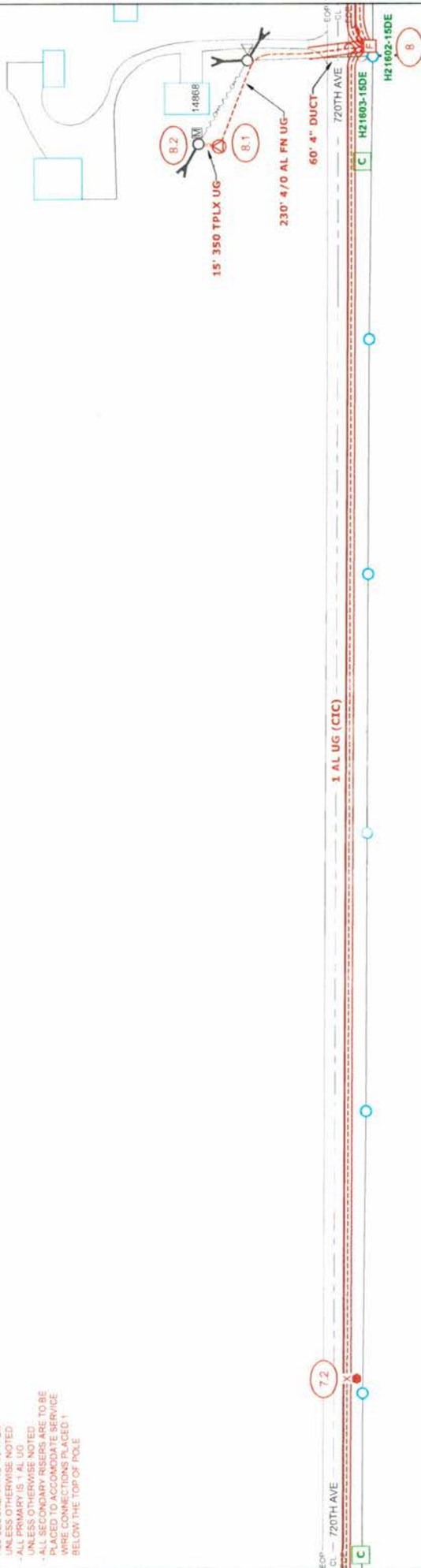
FIELD BY: J.G.	DATE: 5/15/2018
DRAFTED BY: J.D.	DATE: 7/9/2018
DESIGNED BY: J.G.	DATE: 5/25/2018
KOWA PE	APPROVAL DATE:

LOCATION: ZEARING, IA

4	6	7
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UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

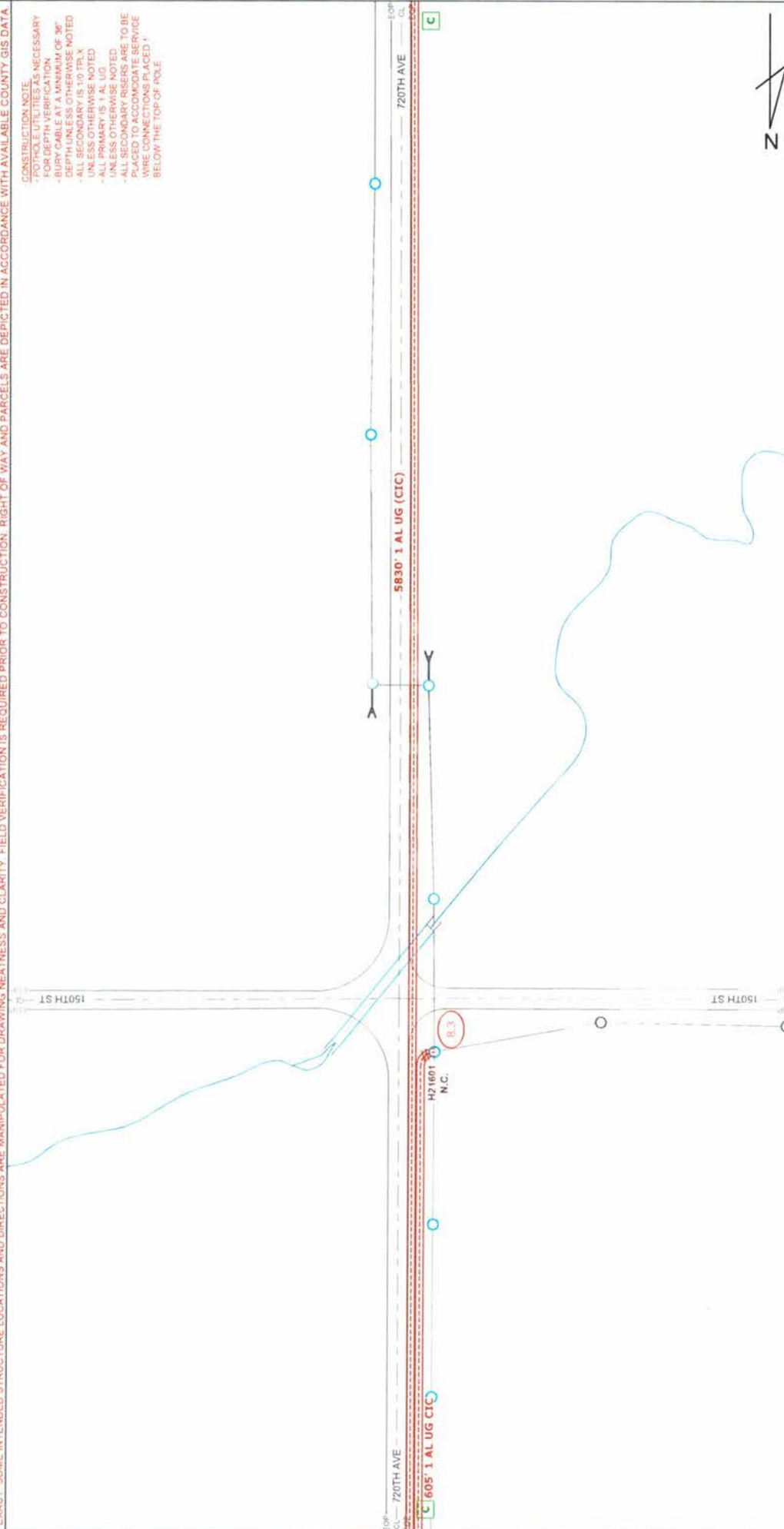
- CONSTRUCTION NOTE
- POTHOLE UTILITIES AS NECESSARY FOR DEPTH VERIFICATION
 - BURY CABLE AT A MINIMUM OF 36" DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 4/0 TPLX UNLESS OTHERWISE NOTED
 - ALL PRIMARY IS 1/4" AL UG UNLESS OTHERWISE NOTED
 - ALL SECONDARY RISERS ARE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE



				SYMBOL LEGEND	
LINETYPES		TRANSMISSION		NEW POLE	
EXISTING SECONDARY SERVICE	NEW SECONDARY	TRANSMISSION POLE NEW	TRANSMISSION POLE EXISTING	NEW POLE	POWER PED NEW
NEW LINE US	NEW LINE US	ANCHOR NEW	ANCHOR EXISTING	CAPACITOR NEW	POWER PED EXISTING
EXISTING LINE US	EXISTING LINE US	FUSE NEW	FUSE EXISTING	CAPACITOR EXISTING	WARNING MARKER
EXISTING LINE OH	EXISTING LINE OH	GROUND NEW	GROUND EXISTING	SWITCH N.O. NEW	METER
NEW 3PH LINE OH	NEW 3PH LINE OH	TRANSFORMER 3PH POLE MOUNTED NEW	TRANSFORMER 3PH POLE MOUNTED EXISTING	SWITCH N.O. EXISTING	PANELING
NEW 3PH LINE OH	NEW 3PH LINE OH	TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	SWITCH N.C. NEW	SIGNS
SPLIT NEW WITH EXISTING	SPLIT NEW WITH EXISTING	TRANSFORMER 3PH PAD MOUNTED EXISTING	TRANSFORMER 3PH PAD MOUNTED NEW	SWITCH N.C. EXISTING	STREET LIGHT
					COMM PEDESTAL
				LOCATION	
ALLIANT ENERGY WORK REQUEST #		DATE		ZEARING, IA	
4120397		5/15/2018			
DESIGNED BY:		DATE			
J.G.		7/9/2018			
DESIGNED BY:		DATE			
J.G.		5/25/2018			
APPROVAL DATE:					

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- CONSTRUCTION NOTE:
- POT-HOLE UTILITIES AS NECESSARY
 - FOR DEPTH VERIFICATION
 - BURY CABLE AT A MINIMUM OF 36"
 - DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 100 TPLX UNLESS OTHERWISE NOTED
 - ALL SECONDARY RISERS ARE TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE





mi-TECH
Professional Engineering Services
10000 150th St, NE
Redmond, WA 98073

ALLIANT ENERGY HAS DIRECTED THAT ENGINEERING RISING TO THE LEVEL OF PROFESSIONAL ENGINEERING IS NOT REQUIRED FOR THIS PLAN. A M.I.TECH ENGINEER DOES NOT REVIEW THE PLAN SET INCLUDING ALL CALCULATIONS OR ANALYSIS. FOR THE INTENT OF PROVIDING PROFESSIONAL ENGINEERING SERVICES, ALL PROFESSIONAL ENGINEERING OR DESIGN ISSUES OR QUESTIONS SHALL BE DIRECTED TO ALLIANT ENERGY. M.I.TECH WILL USE INDUSTRY STANDARDS FOR REVIEWS AND COMPLETION OF THE PLAN SET FOR ALLIANT ENERGY.

SYMBOL LEGEND

TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	NEW POLE	POWER FED NEW
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	POLE NEW	POWER FED EXISTING
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	ANCHOR NEW	WARNING MARKER
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	ANCHOR EXISTING	METER
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	FUSE NEW	PHASING
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	FUSE EXISTING	BURNS
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	GROUND NEW	STREET LIGHT
TRANSFORMER 3PH PAD MOUNTED NEW	TRANSFORMER 3PH PAD MOUNTED EXISTING	GROUND EXISTING	COMM/FIBER/STAL

LINETYPES

EXISTING SECONDARY SERVICE	ELEMENT
NEW LINE US	GAS
EXISTING LINE US	WATER
EXISTING LINE OH	ELECTRICAL
NEW 3PH LINE OH	STORM
NEW 3PH LINE OH	SANITARY
NEW 3PH LINE OH	CABLE TV
SPLIT NEW WITH EXISTING	TELEPHONE

FIELD BY: J.G. DATE: 5/15/2018

DRAWN BY: J.D. DATE: 7/9/2018

DESIGNED BY: J.G. DATE: 5/25/2018

KWA PE APPROVAL DATE:

4120397

ALLIANT ENERGY WORK REQUEST #

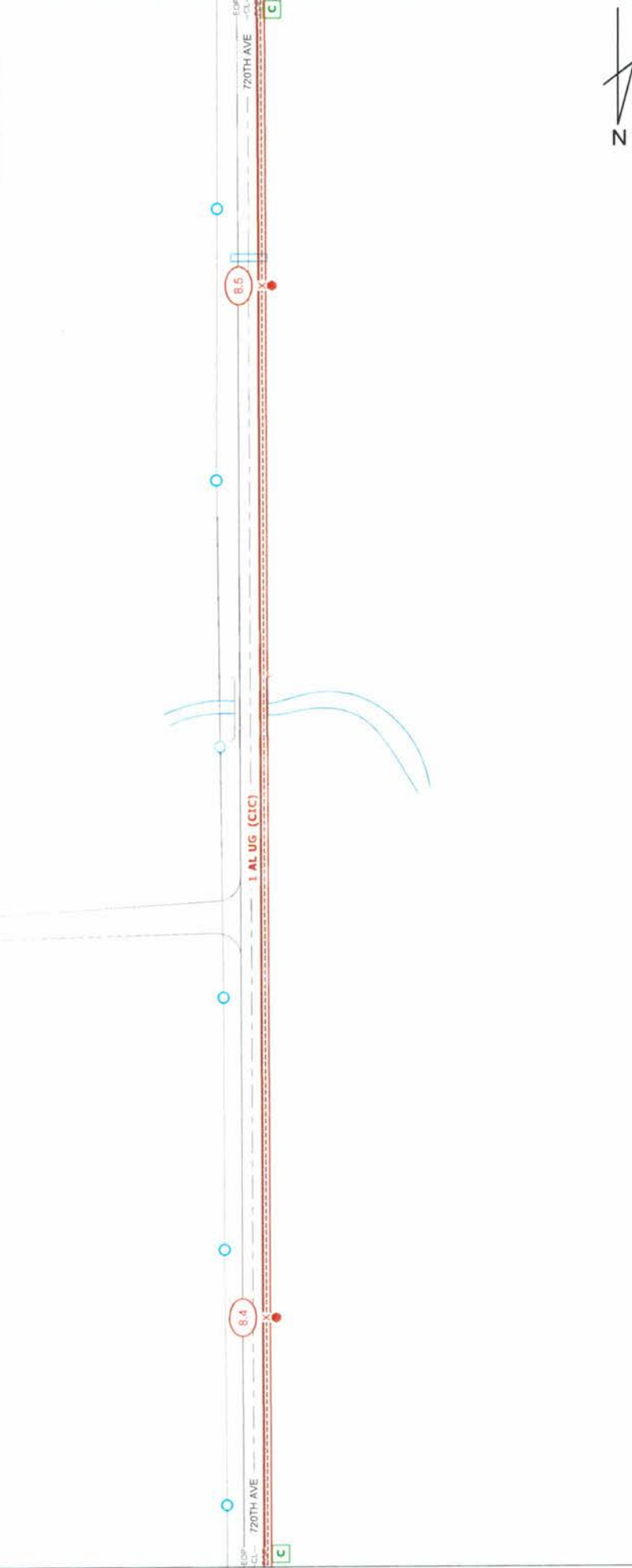
ZEARING, IA

LOCATION



UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. THE CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

- CONSTRUCTION NOTE
- POLE UTILITIES AS NECESSARY FOR DEPTH VERIFICATION
 - BURY CABLE AT A MINIMUM OF 36"
 - DEPTH UNLESS OTHERWISE NOTED
 - ALL SECONDARY IS 110V T&X
 - UNLESS OTHERWISE NOTED
 - ALL PRIMARY IS 11.4L UG
 - UNLESS OTHERWISE NOTED
 - ALL UTILITY MARKERS TO BE PLACED TO ACCOMMODATE SERVICE WIRE CONNECTIONS PLACED 1' BELOW THE TOP OF POLE



mi-TECH
Professional Engineering Services
1000 11th Ave, Suite 1000, Grand Rapids, MI 49503

SYMBOL LEGEND

Transformer 3PM P&G Mounted New	Transformer 3PM P&G Mounted Existing	Transformer 1PM P&G Mounted New	Transformer 1PM P&G Mounted Existing	Transformer 2PM P&G Mounted New	Transformer 2PM P&G Mounted Existing	Transformer 3PM P&G Mounted New	Transformer 3PM P&G Mounted Existing
Transmission Pole New	Transmission Pole Existing	Anchor Pole New	Anchor Pole Existing	Utility Pole New	Utility Pole Existing	Ground Pole New	Ground Pole Existing
Capacitor New	Capacitor Existing	Switch N.O. New	Switch N.O. Existing	Switch N.C. New	Switch N.C. Existing	Switch N.C. Existing	Combiner
New Pole	Power Pole New	Warning Marker	Meter	Phase	Skew	Street Light	Combiner

LINE TYPES

Existing Secondary Service	New Secondary	New Line UG	Gas	Water	Electrical	Storm	Sanitary	Cable TV	Telephone
Existing Line OH	New 3PM Line OH	New 1PM Line OH	Existing Line OH						

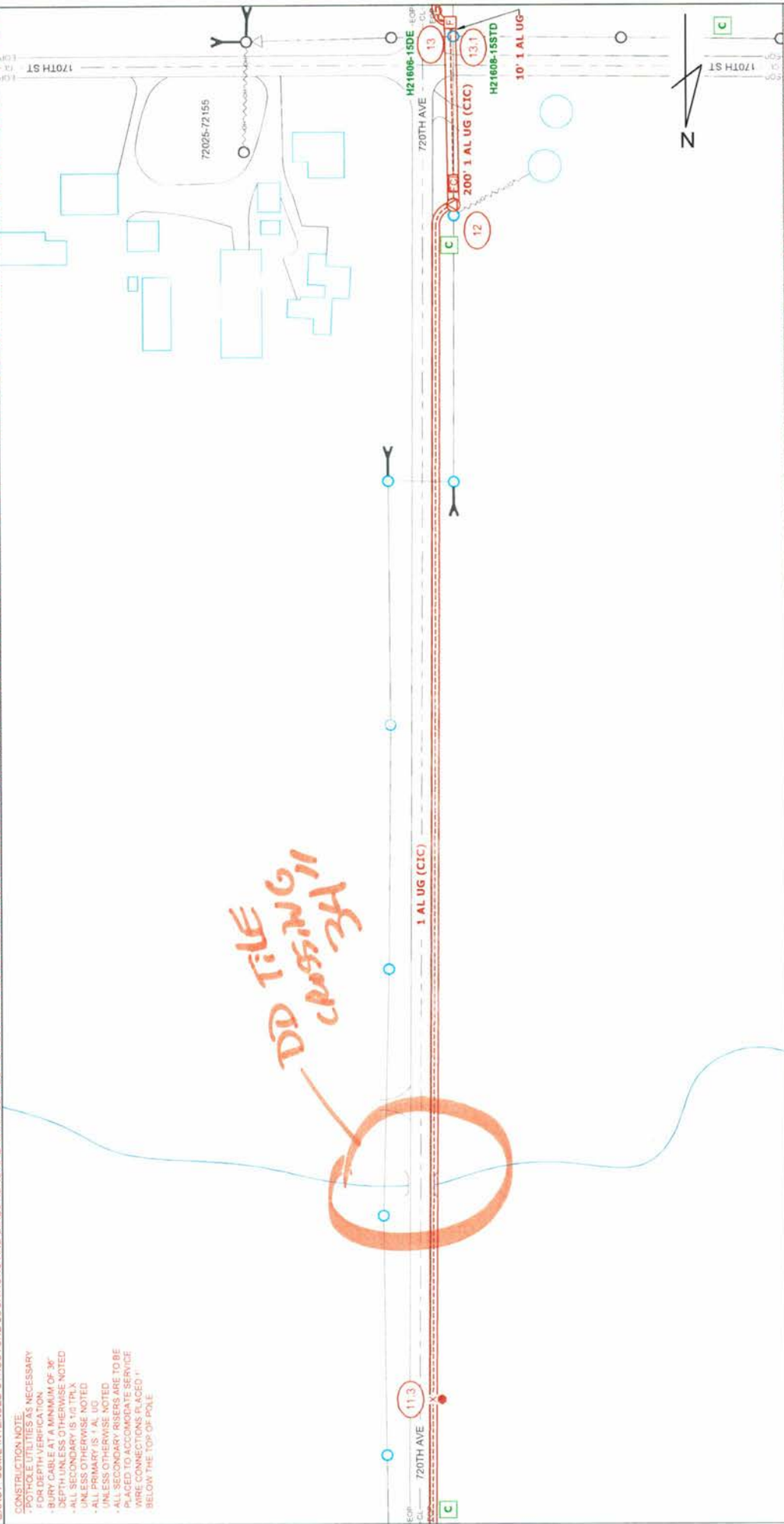
ALLIANT ENERGY WORK REQUEST # 4120397

FIELD BY	DATE
J.G.	5/15/2018
DRAWN BY	DATE
J.D.	7/9/2018
DESIGNED BY	DATE
J.G.	5/25/2018
KOWA PE	APPROVAL DATE

LOCATION ZEARING, IA

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPI. CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT PLANNING AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.

- CONSTRUCTION NOTE:
- *POLE UTILITIES AS NECESSARY FOR DEPTH VERIFICATION
 - *BURY CABLE AT A MINIMUM OF 36" DEPTH UNLESS OTHERWISE NOTED
 - *ALL SECONDARY IS 1/2 TPL X UNLESS OTHERWISE NOTED
 - *ALL PRIMARY IS 1" AL UG UNLESS OTHERWISE NOTED
 - *ALL CONNECTIONS TO BE MADE TO ACCOMMODATE SERVICE WIRE CONNECTIONS TRACED 1' BELOW THE TOP OF POLE





mi-TECH
Professional Engineering Services



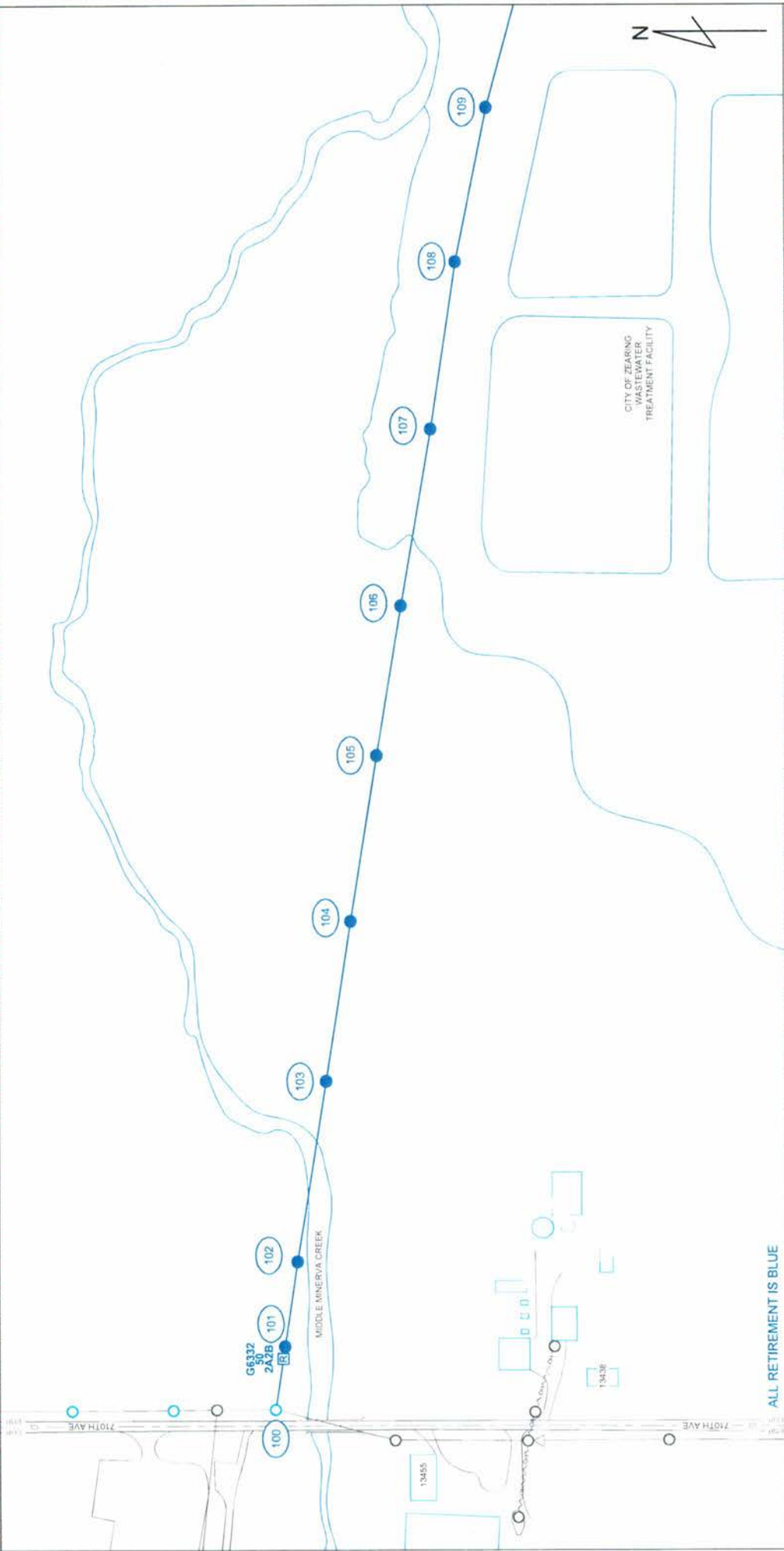
ALLIANT ENERGY

SYMBOL LEGEND	
TRANSMISSION POLE NEW	NEW POLE
TRANSMISSION POLE EXISTING	POWER PLED EXISTING
ANCHOR NEW	WARNING MARKER
ANCHOR EXISTING	METER
FUSE NEW	PHASING
FUSE EXISTING	MARKERS
GROUND NEW	STREET LIGHT
GROUND EXISTING	COMM/PEDOTAL
TRANSFORMER 1PH PAD MOUNTED NEW	CAPACITOR NEW
TRANSFORMER 1PH PAD MOUNTED EXISTING	POWER PLED NEW
TRANSFORMER 1PH POLE MOUNTED NEW	CAPACITOR EXISTING
TRANSFORMER 1PH POLE MOUNTED EXISTING	SWITCH N.O. NEW
TRANSFORMER 1PH POLE MOUNTED NEW	SWITCH N.O. EXISTING
TRANSFORMER 1PH POLE MOUNTED EXISTING	SWITCH N.C. NEW
TRANSFORMER 1PH POLE MOUNTED EXISTING	SWITCH N.C. EXISTING

LINETYPES	
EXISTING SECONDARY/SERVICE	FASIMENT
NEW SECONDARY	GAS
NEW 1PH UG	WATER
EXISTING 1PH UG	ELECTRICAL
EXISTING 1PH OH	STORM
NEW 1PH LINE OH	SANITARY
NEW 1PH LINE OH	CABLE TV
NEW 1PH LINE OH	TELEPHONE
SPLIT NEW WITH EXISTING	

ALLIANT ENERGY WORK REQUEST #	4120397	LOCATION	ZEARING, IA
FILED BY	J.G.	DATE	5/15/2018
DRAWN BY	J.D.	DATE	7/9/2018
DESIGNED BY	J.G.	DATE	5/25/2018
APPROVAL DATE	KOWA/PE		

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY, IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.



ALL RETIREMENT IS BLUE

ALLIANT ENERGY HAS DIRECTED THAT ENGINEERING RISING TO THE LEVEL OF PROFESSIONAL ENGINEERING IS NOT REQUIRED OR INTENDED FOR THIS PLAN. A M.T.ECH ENGINEER DOES NOT REVIEW THE PLAN SET, INCLUDING ALL CALCULATIONS OR ANALYSIS, FOR THE INTENT OF PROVIDING PROFESSIONAL ENGINEERING SERVICES. ALL PROFESSIONAL ENGINEERING OR DESIGN ISSUES OR QUESTIONS SHALL BE DIRECTED TO ALLIANT ENERGY. M.T.ECH WILL USE INDUSTRY STANDARDS FOR REVIEWS AND COMPLETION OF THE SCOPE OF SERVICES FOR ALLIANT ENERGY.

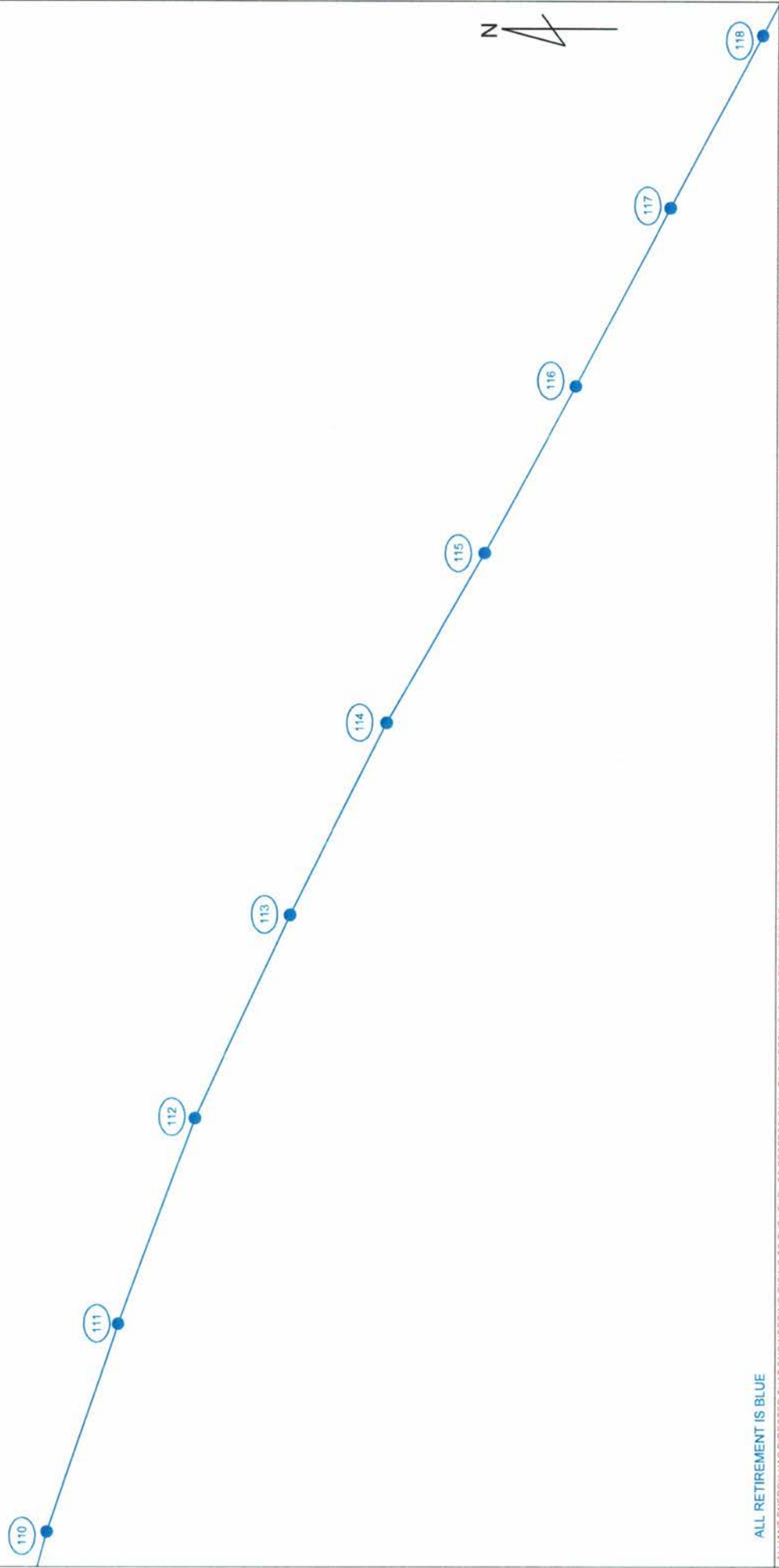
- RETIREMENT LEGEND**
- RETIRE POLE
 - RETIRE PRIMARY
 - ~ RETIRE SECONDARY
 - △ RETIRE POLE MOUNTED TRANSFORMER
 - ⊗ RETIRE PAD MOUNTED TRANSFORMER



FILED BY:	J.G.	DATE:	5/15/2018
DRAFTED BY:	J.D.	DATE:	7/9/2018
DESIGNED BY:	J.G.	DATE:	5/25/2018
ICWA P.E.		APPROVAL DATE:	

ALLIANT ENERGY WORK REQUEST #	4120397	LOCATION	ZEARING, IA
		1AR	
		1BR	

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING, ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL-WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.



ALL RETIREMENT IS BLUE

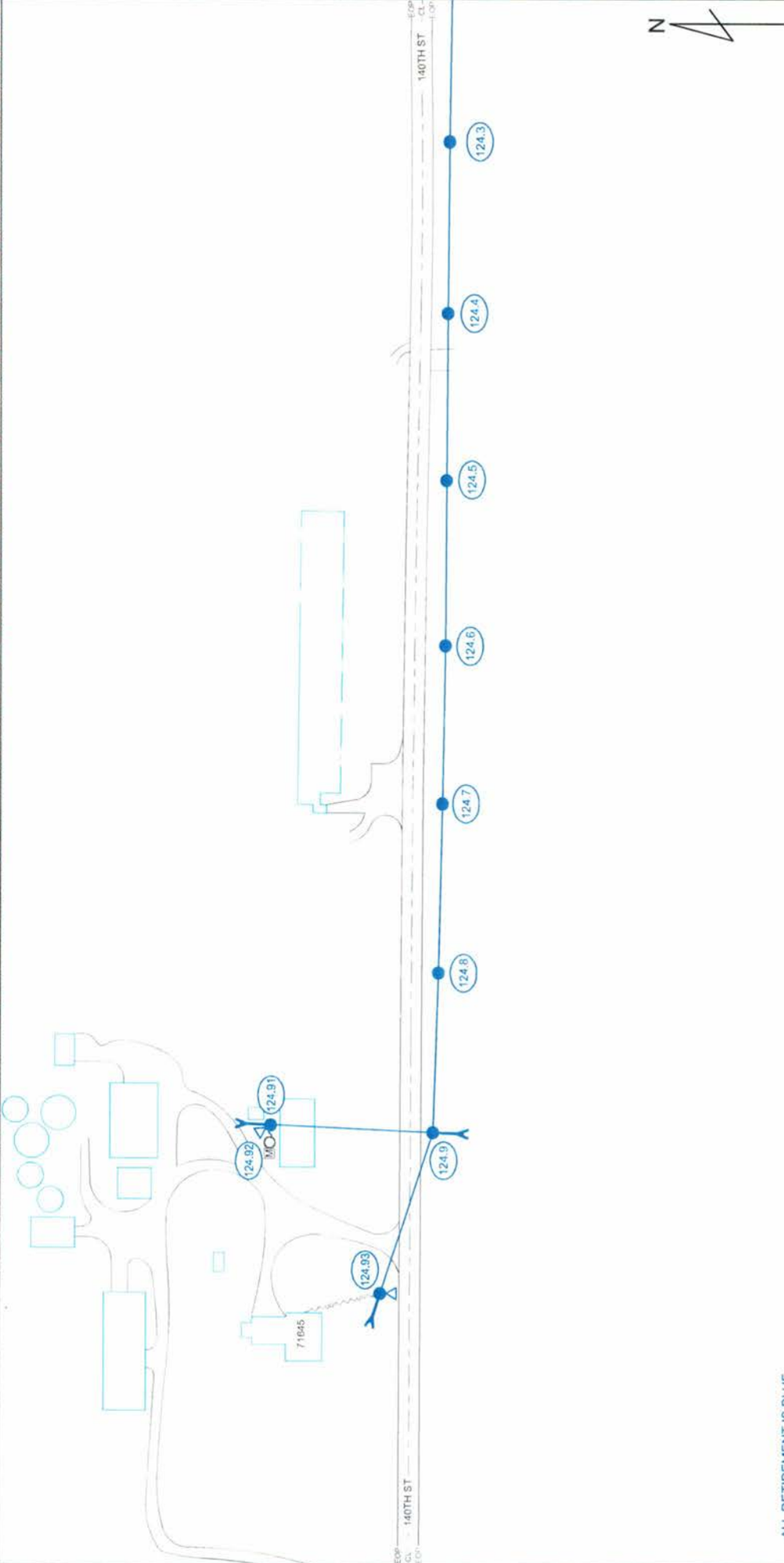
ALLIANT ENERGY HAS DIRECTED THAT ENGINEERING RISING TO THE LEVEL OF PROFESSIONAL ENGINEERING IS NOT REQUIRED OR INTENDED FOR THIS PLAN. A M-TECH ENGINEER DOES NOT REVIEW THE PLAN SET, INCLUDING ALL CALCULATIONS OR ANALYSIS, FOR THE INTENT OF PROVIDING PROFESSIONAL ENGINEERING SERVICES. ALL PROFESSIONAL ENGINEERING OR DESIGN ISSUES OR QUESTIONS SHALL BE DIRECTED TO ALLIANT ENERGY. M-TECH WILL USE INDUSTRY STANDARDS FOR REVIEWS AND COMPLETION OF THE SCOPE OF SERVICES FOR ALLIANT ENERGY.

				ALLIANT ENERGY WORK REQUEST # 4120397		LOCATION: ZEARING, IA	
FIELD BY:	J.G.	DATE:	5/15/2018	DESIGNED BY:	J.G.	DATE:	5/25/2018
DRAWN BY:	J.D.	DATE:	7/9/2018	APPROVAL DATE:			
				1AR		5R	

RETIREMENT LEGEND

- RETIRE POLE
- RETIRE PRIMARY
- ~ RETIRE SECONDARY
- △ RETIRE POLE MOUNTED TRANSFORMER
- ⊙ RETIRE PAD MOUNTED TRANSFORMER

UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS ADVISED THAT NECC AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.



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ALLIANT ENERGY WORK REQUEST #		4120397		LOCATION		ZEARING, IA	
FIELD BY:	DATE	J.G.	5/15/2018	DESIGNED BY:	DATE	J.G.	5/25/2018
DRAFTED BY:	DATE	J.D.	7/9/2018	APPROVAL DATE:	KOWAPE		

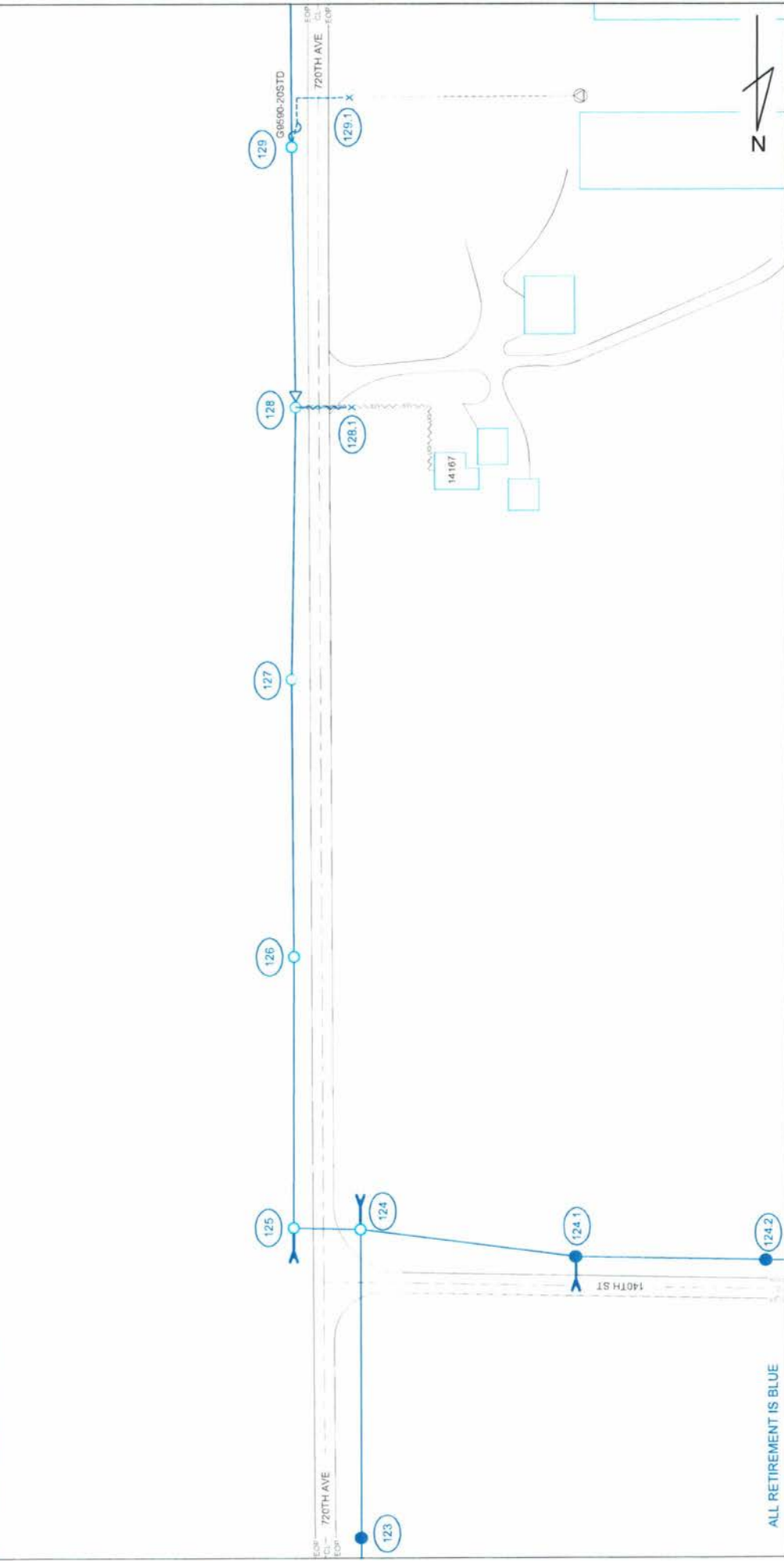


RETIREMENT LEGEND

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mi-TECH
Professional Engineering Services

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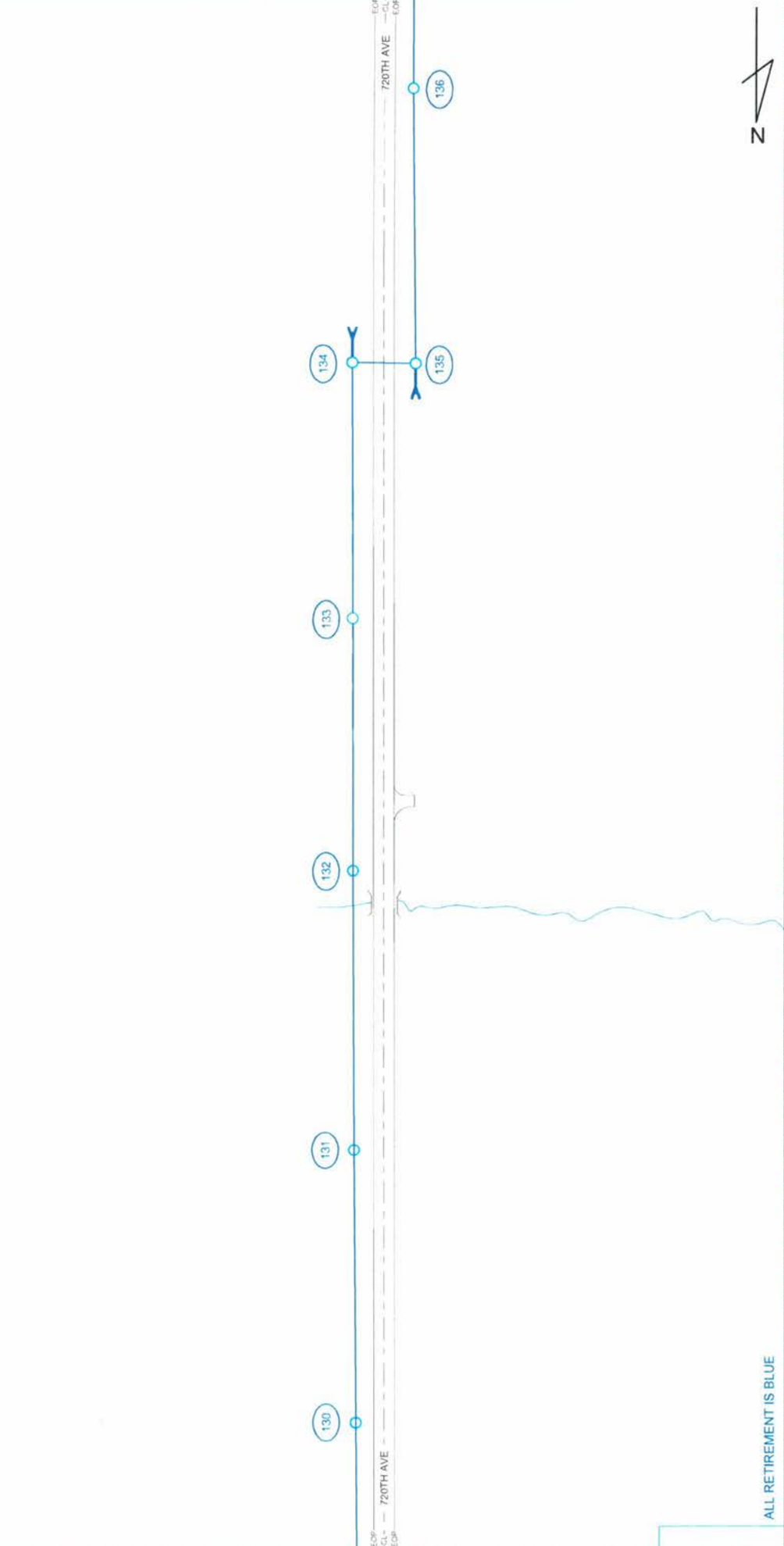


ALLIANT ENERGY WORK REQUEST #		4120397	
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DRAFTED BY:	DATE:	J.D.	7/9/2018
DESIGNED BY:	DATE:	J.G.	5/25/2018
KOWA PE	APPROVAL DATE:		

LOCATION:		ZEARING, IA	
5R	4R	5R	6R

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RETIREMENT LEGEND

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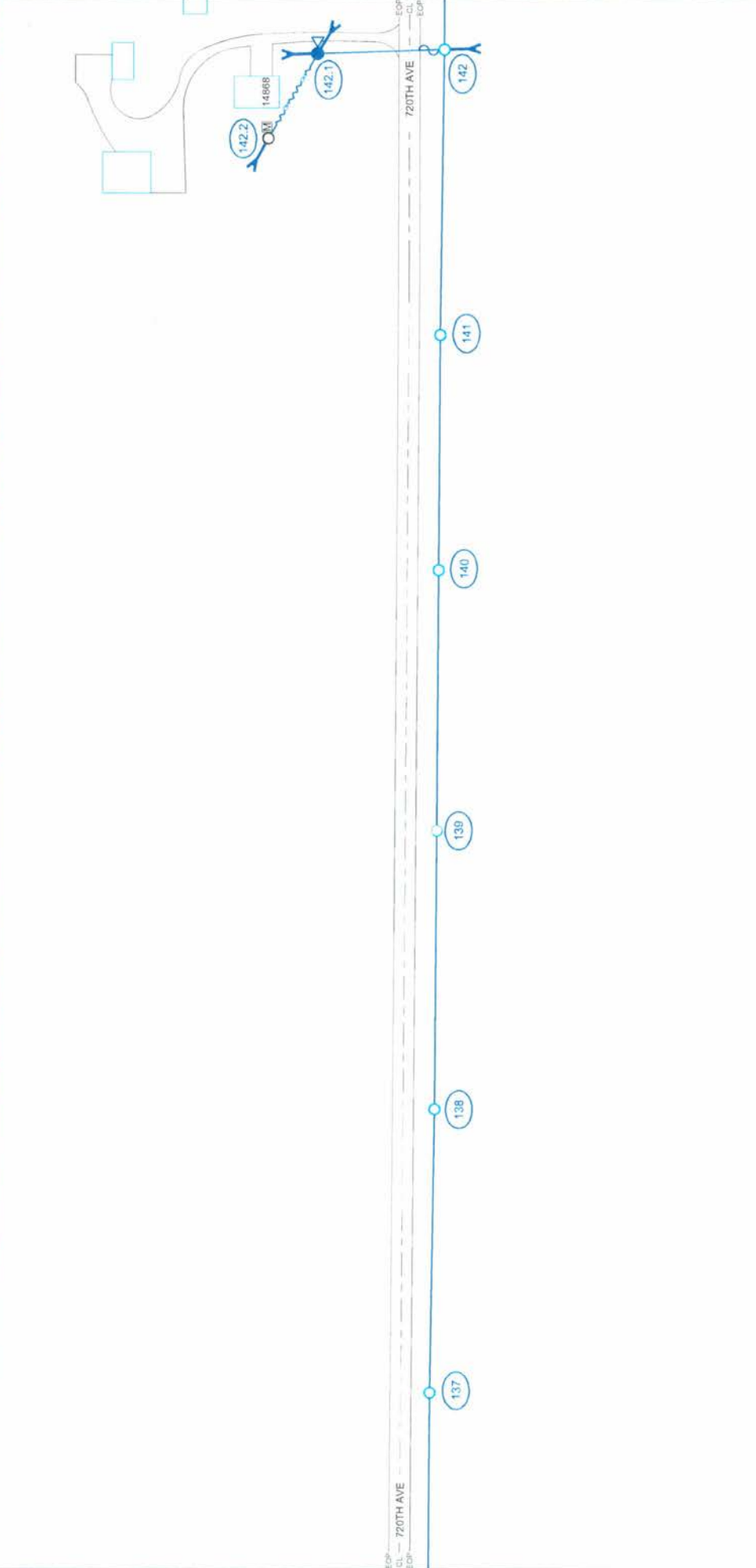
ALLIANT ENERGY WORK REQUEST #		4120397	
FILED BY:	DATE:	J.G.	5/15/2018
DRAFTED BY:	DATE:	J.D.	7/9/2018
DESIGNED BY:	DATE:	J.G.	5/25/2018
NOVA/PE:	APPROVAL DATE:		

LOCATION:

ZEARING, IA	
4R	6R
7R	

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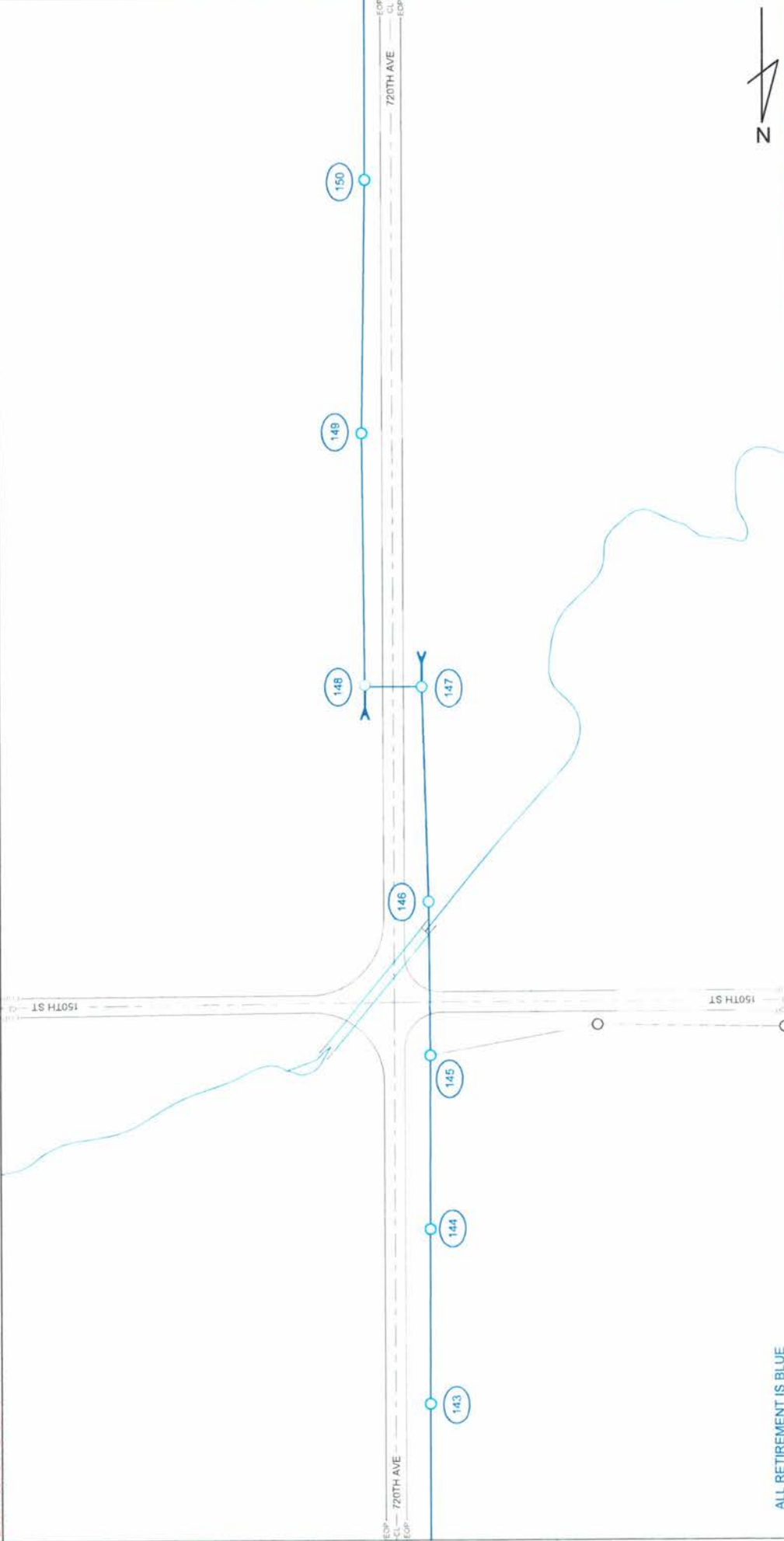


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				4120397 ALLIANT ENERGY WORK REQUEST #		LOCATION: ZEARING, IA	
RETIREMENT LEGEND		● RETIRE POLE — RETIRE PRIMARY ~~~~~ RETIRE SECONDARY Δ RETIRE POLE MOUNTED TRANSFORMER ⊗ RETIRE PAD MOUNTED TRANSFORMER		DRAFTED BY: J.G. DATE: 5/15/2018		DESIGNED BY: J.G. DATE: 5/25/2018	
FILED BY: J.G. DATE: 5/15/2018		DRAFTED BY: J.D. DATE: 7/9/2018		DESIGNED BY: J.G. DATE: 5/25/2018		APPROVAL DATE:	
6R		7R		8R		8R	

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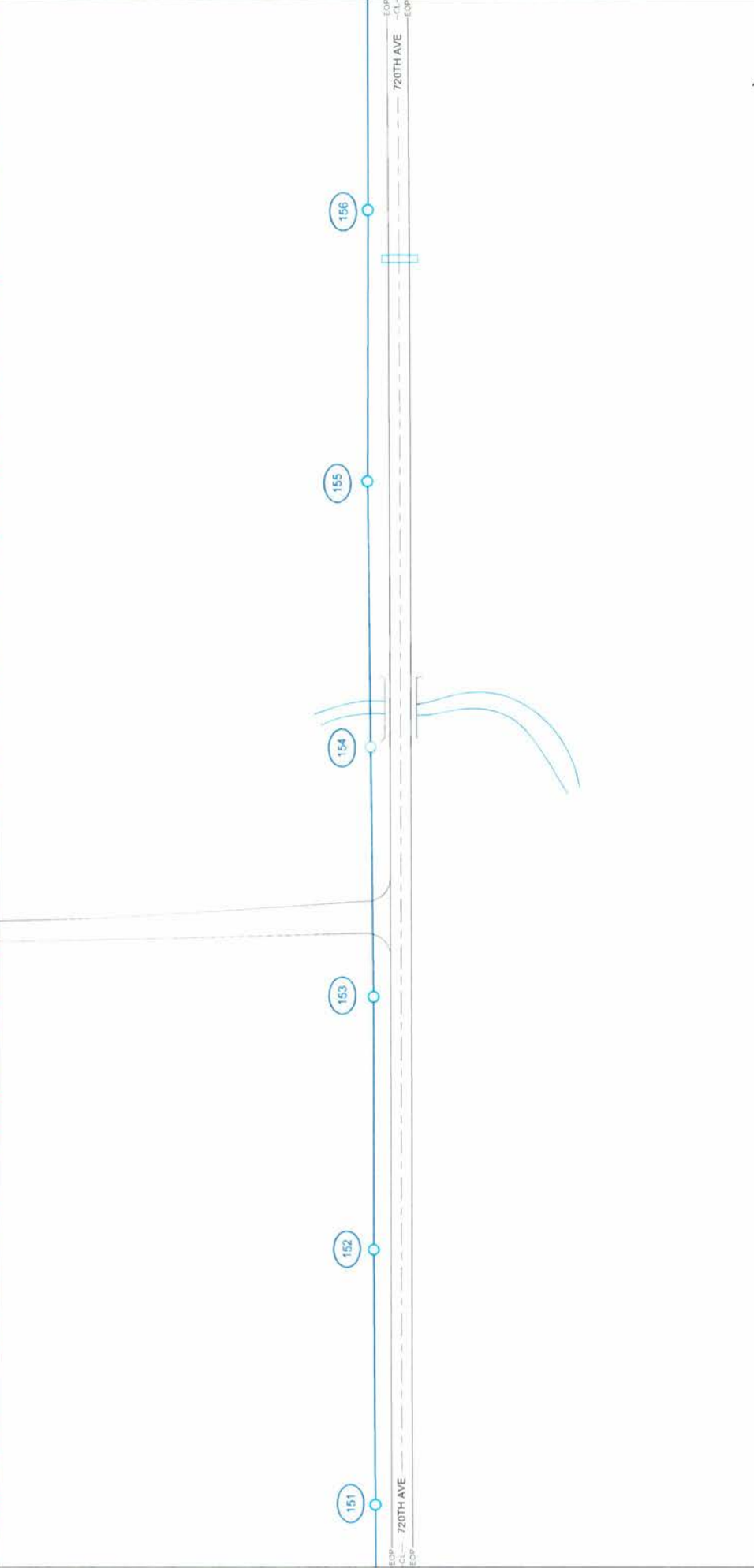
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FIELD BY:	J.G.	DATE:	5/15/2018	DESIGNED BY:	J.G.	DATE:	5/25/2018
DRAFTED BY:	J.D.	DATE:	7/9/2018	APPROVAL DATE:			
							

RETIREMENT LEGEND

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ALLIANT ENERGY WORK REQUEST # 4120397

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DESIGNED BY:	J.G.	DATE:	5/25/2018
EDWA FE:		APPROVAL DATE:	



RETIREMENT LEGEND

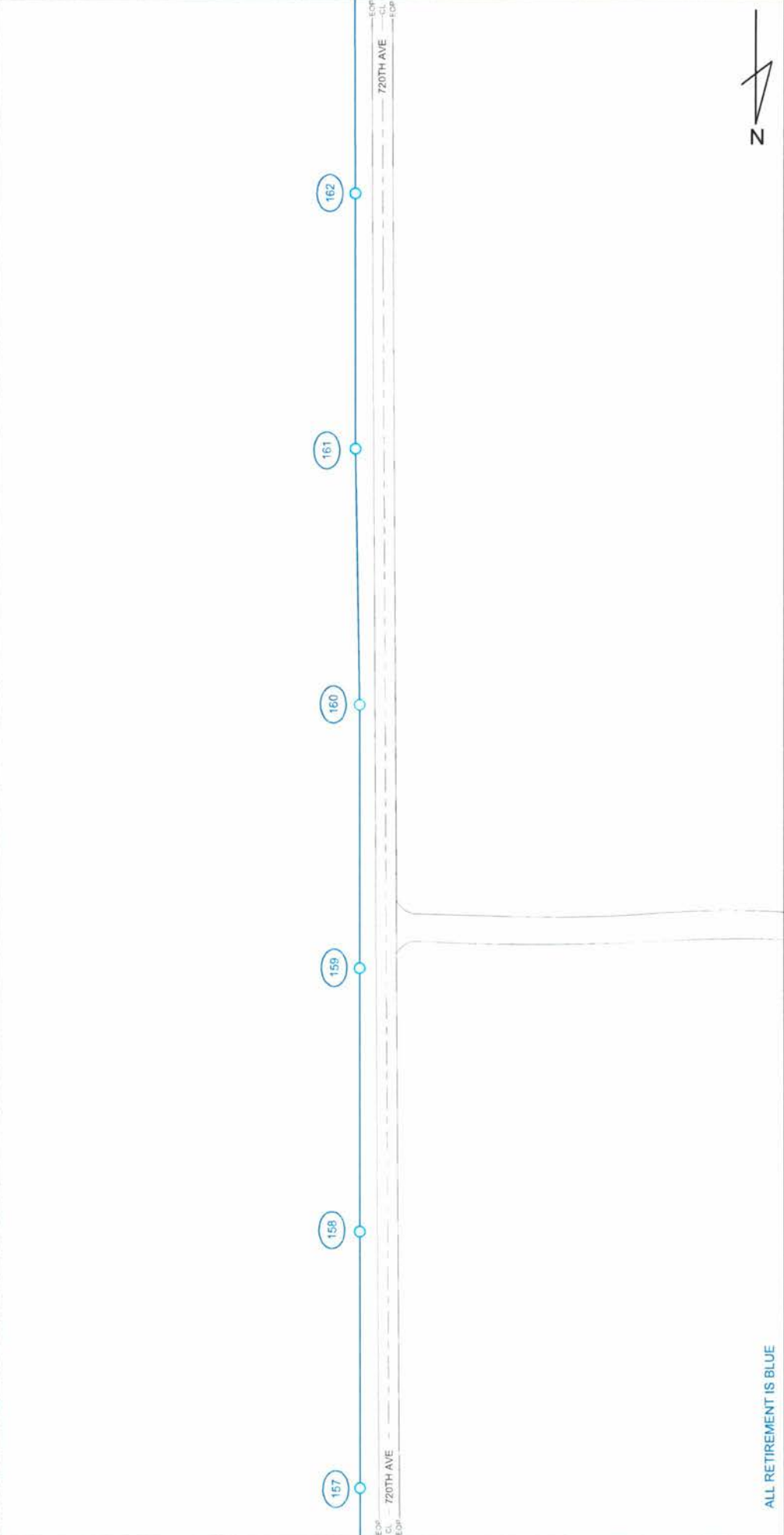
- RETIRE POLE
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LOCATION: ZEARING, IA

8R	8R	10R
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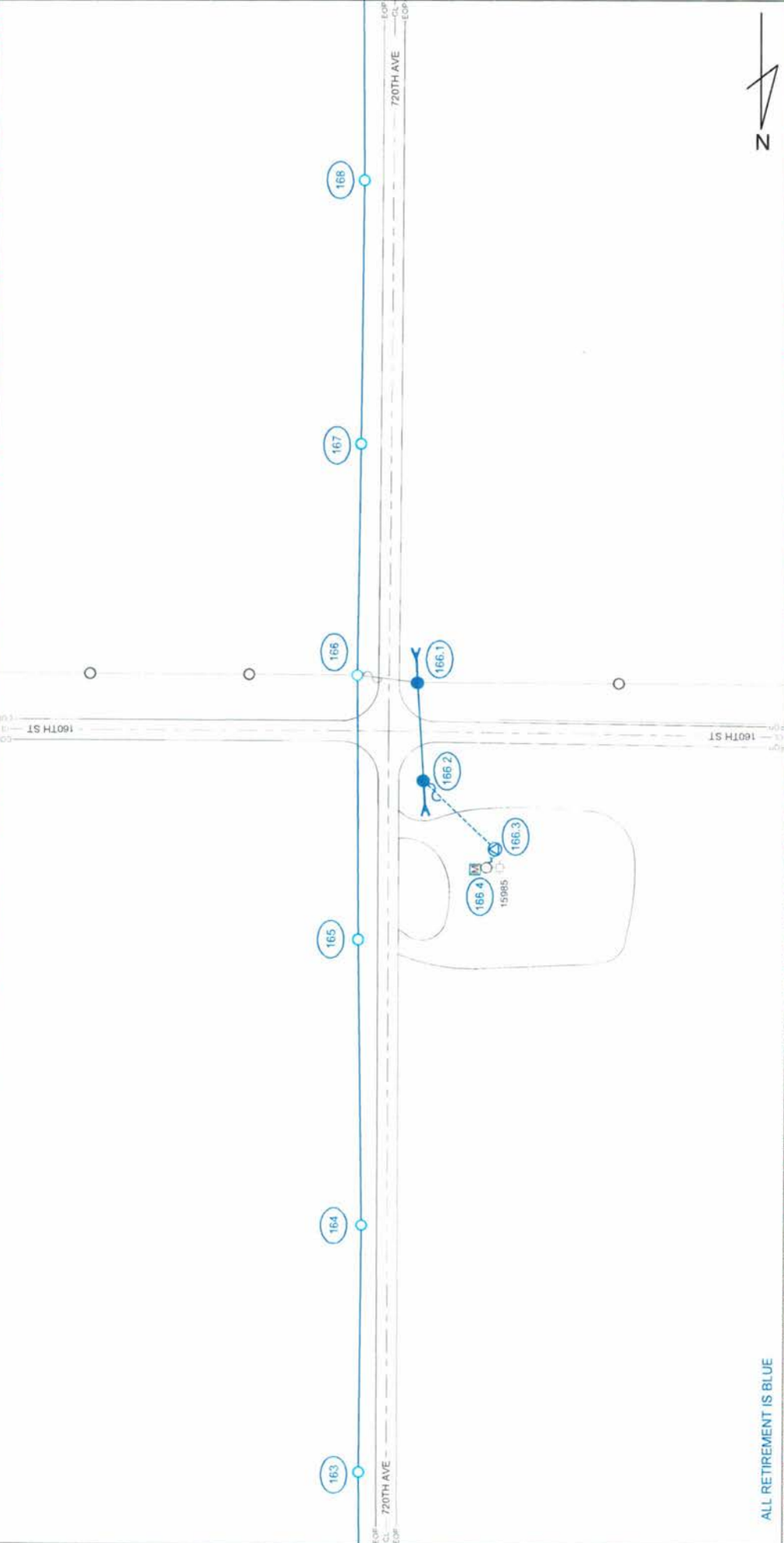


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DRAFTED BY:	J.D.	DATE:	7/9/2018	DESIGNED BY:	J.G.	DATE:	5/25/2018
APPROVED BY:		DATE:		APPROVED BY:		DATE:	
RETIREMENT LEGEND				RETIRE POLE			
RETIRE PRIMARY				RETIRE SECONDARY			
RETIRE POLE MOUNTED TRANSFORMER				RETIRE PAD MOUNTED TRANSFORMER			
9R				10R			
11R				11R			

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ALLIANT ENERGY WORK REQUEST #		4120397	
FIELD BY:	DATE:	J.G.	5/15/2018
DRAWN BY:	DATE:	J.D.	7/9/2018
DESIGNED BY:	DATE:	J.G.	5/25/2018
ISSUED BY:	APPROVAL DATE:		



LOCATION: ZEARING, IA

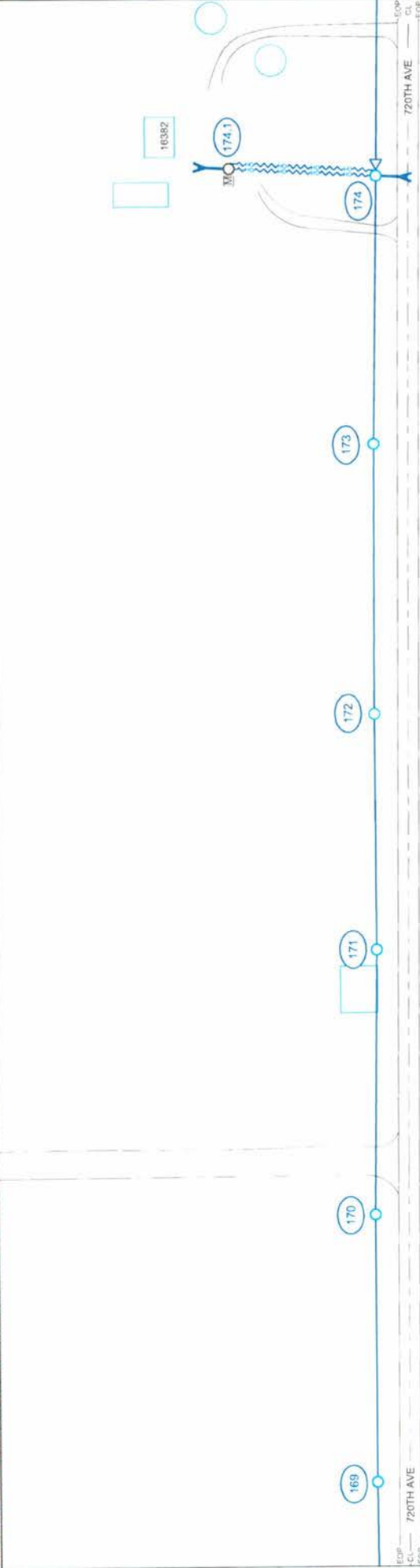
10R 11R 12R

RETIREMENT LEGEND

- RETIRE POLE
- RETIRE PRIMARY
- ~ RETIRE SECONDARY
- △ RETIRE POLE MOUNTED TRANSFORMER
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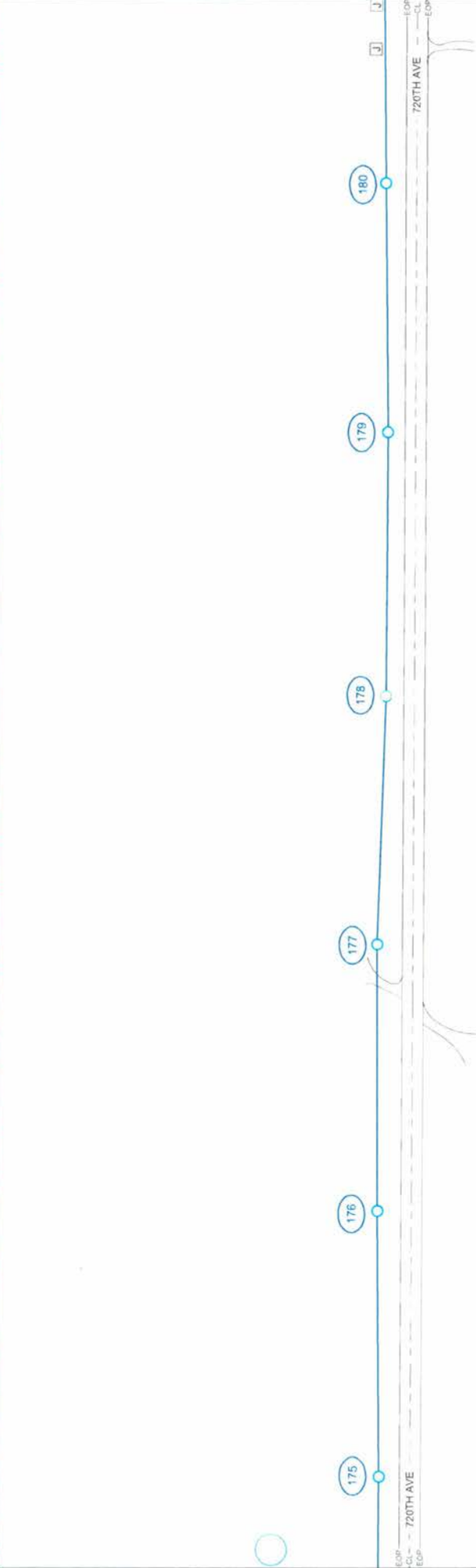


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DRAFTED BY:	DATE	J.D.	7/9/2018
DESIGNED BY:	DATE	J.G.	5/25/2018
IOWA PE	APPROVAL DATE:		

LOCATION		ZEARING, IA	
11R	12R	13R	

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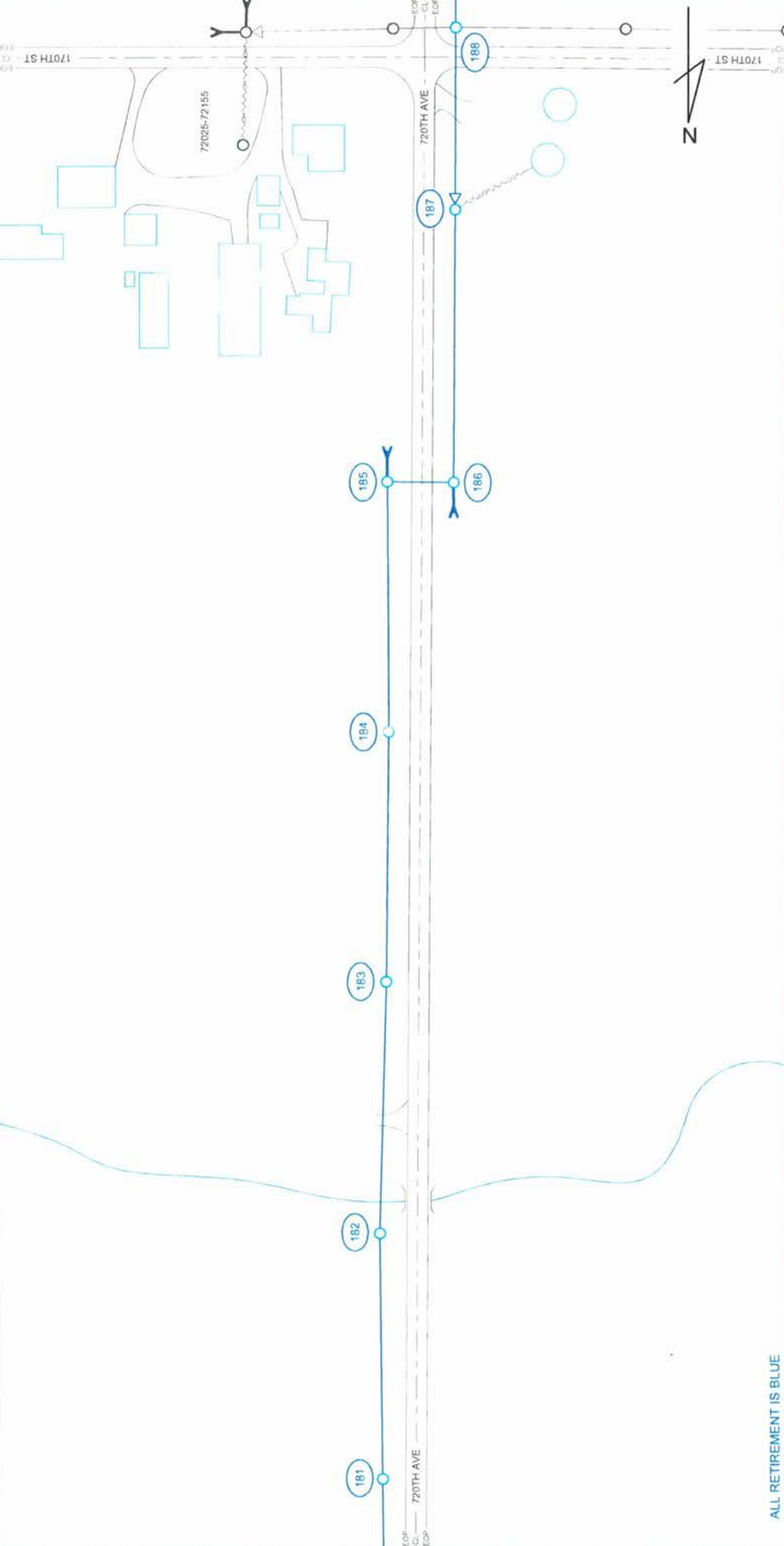


ALLIANT ENERGY WORK REQUEST #		4120397	
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DRAFTED BY	DATE	J.D.	7/9/2018
DESIGNED BY	DATE	J.G.	5/25/2018
IOWA PE	APPROVAL DATE		

LOCATION		ZEARING, IA	
12R	13R	14R	

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UTILITIES SHOWN ON THIS PLAN ARE INDICATED IN ACCORDANCE WITH AVAILABLE RECORDS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING EXACT LOCATIONS AND DEPTHS OF ALL UTILITIES FROM FIELD VERIFICATION AND CONTACT WITH UTILITY OWNERS. CONTRACTOR IS TO FOLLOW NESC CODE AND ALLIANT ENERGY IPL CONSTRUCTION STANDARDS AT ALL TIMES. GUYING ANCHORING, POLE LOCATION AND CONDUCTOR ARE SHOWN TO REFLECT GENERAL REAL WORLD LOCATIONS AND DIRECTION, AND SHOULD NOT BE INTERPRETED AS EXACT. SOME INTENDED STRUCTURE LOCATIONS AND DIRECTIONS ARE MANIPULATED FOR DRAWING NEATNESS AND CLARITY. FIELD VERIFICATION IS REQUIRED PRIOR TO CONSTRUCTION. RIGHT OF WAY AND PARCELS ARE DEPICTED IN ACCORDANCE WITH AVAILABLE COUNTY GIS DATA.



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		ALLIANT ENERGY WORK REQUEST # 4120397		LOCATION: ZEARING, IA		
		FILED BY: J.G.	DATE: 5/15/2018	DESIGNED BY: J.G.	APPROVAL DATE: 5/25/2018	13R

RETIREMENT LEGEND

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STORY COUNTY UTILITY PERMIT

Date 7/17/18

To the Board of Supervisors, Story County, Iowa:

The Iowa Regional Utilities Association Company, incorporated under the laws of Iowa authorize to do business within the State of Iowa, with its principal place of business at 1351 Iowa Speedway Drive, Newton, Iowa 50208, does hereby make application requesting permission to occupy certain portions of public right-of-way and that the County Engineer be directed to establish the location of lines of transmission of Potable Water on secondary route 280th St., from ROW to ROW, a distance of 100 feet. ~~miles.~~

Agreements: The utility company, corporation, applicant, permittee, or licensee, (hereinafter referred to as the permittee) agrees that the following stipulations shall govern under this permit.

1. The Permittee will file a plat setting out the location of proposed line on the secondary route and that the description of the proposed installation including type, height, and spacing of poles, maximum voltage, lengths of cross arms, minimum clearance and number of wires, type, size and capacity of underground cables, conduits, tile lines, and pipe lines, maximum working pressures for pipe lines carrying gas or flammable petroleum products are described as follows:
Directional boring and excavating from ROW to ROW under 280th Street installing a 1" PVC Service Line thru 2" PVC encasement a minimum of 5 feet deep. See attached Plan Sheet.
2. The installation shall meet the requirements of county, state, and federal laws, franchise rules, and of the Iowa State Commerce Commission Regulations and Directives, Utilities Division, the Iowa State Department of Health, and any other laws or regulations applicable.
3. The Permittee shall be fully responsible for any future adjustments of its facilities within the established highway right-of-way caused by highway construction or maintenance operations.
4. Story County assumes no responsibility for damages to the Permittee's property occasioned by any construction or maintenance operations on said highways.
5. The Permittee shall take all reasonable precautions during the construction and maintenance of said installation to protect and safeguard the lives and property of the traveling public and adjacent property owners.
6. The Permittee, and its contractors, shall carry on the construction or repair of the accommodated utility with serious regard to the safety of the public. Traffic protection shall be in accordance with Part VI of the current Iowa Department of Transportation Manual on Uniform Control Devices for Streets and Highways.
7. The Permittee shall be responsible for any damage resulting to said highways because of the construction operation, or maintenance of said utility, and shall reimburse Story County for any expenditure the County may have to make on said highways because of said permittee's utility having been constructed, operated, and maintained thereon.
8. The Permittee shall indemnify and save harmless Story County from any and all causes of action, suits at law or in equity, or losses, damages, claims, or demands, and from any and all

liability and expense of whatsoever nature for, on account of or due to the acts or omissions of said Permittee's officers, members, agents, representatives, contractors, employees or assigns arising out of or in connection with its (or their) use or occupancy of the public highway under this permit.

9. Noncompliance with any of the terms of permit, or agreement, may be considered cause for shut down of utility construction operations, or revocation of the permit.

10. The following special requirements, if applicable, shall apply to this permit:

Whenever the route of the proposed cable line runs along a paved secondary highway, the location of said cable shall be constructed on top of the road shoulder so as to be within approximately two-feet of the pavement edge.

Whenever the route of the proposed cable line runs along a dirt or gravel surfaced highway, the location of said cable shall be constructed on top of the road surface and as near possible to the shoulder line

Whenever a cross road culvert or bridge is encountered along the route of the proposed cable lines, said cable shall be constructed around the ends of said cross road culvert or bridge even though this looping is not designated on the situation plans attached hereto.

The crossing of the cable line from one side of the highway to the other shall be accomplished at a near right angle rather than diagonally so as to disturb the roadbed of the traveled way as little as possible.

Whenever the route of the proposed cable line is to cross a paved highway, such crossing shall be in a bored hole rather than open cut trench.

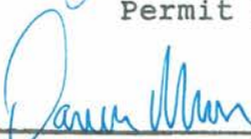
Date 7-11-2018

Iowa Regional Utilities Association
Name of Company (Applicant - Permittee)


by Gayla E. Hannagan, Phone no. 641-792-7011
Permit Manager

Recommended for Approval:

Date 7-18-18


County Engineer Phone no. 515-382-7355

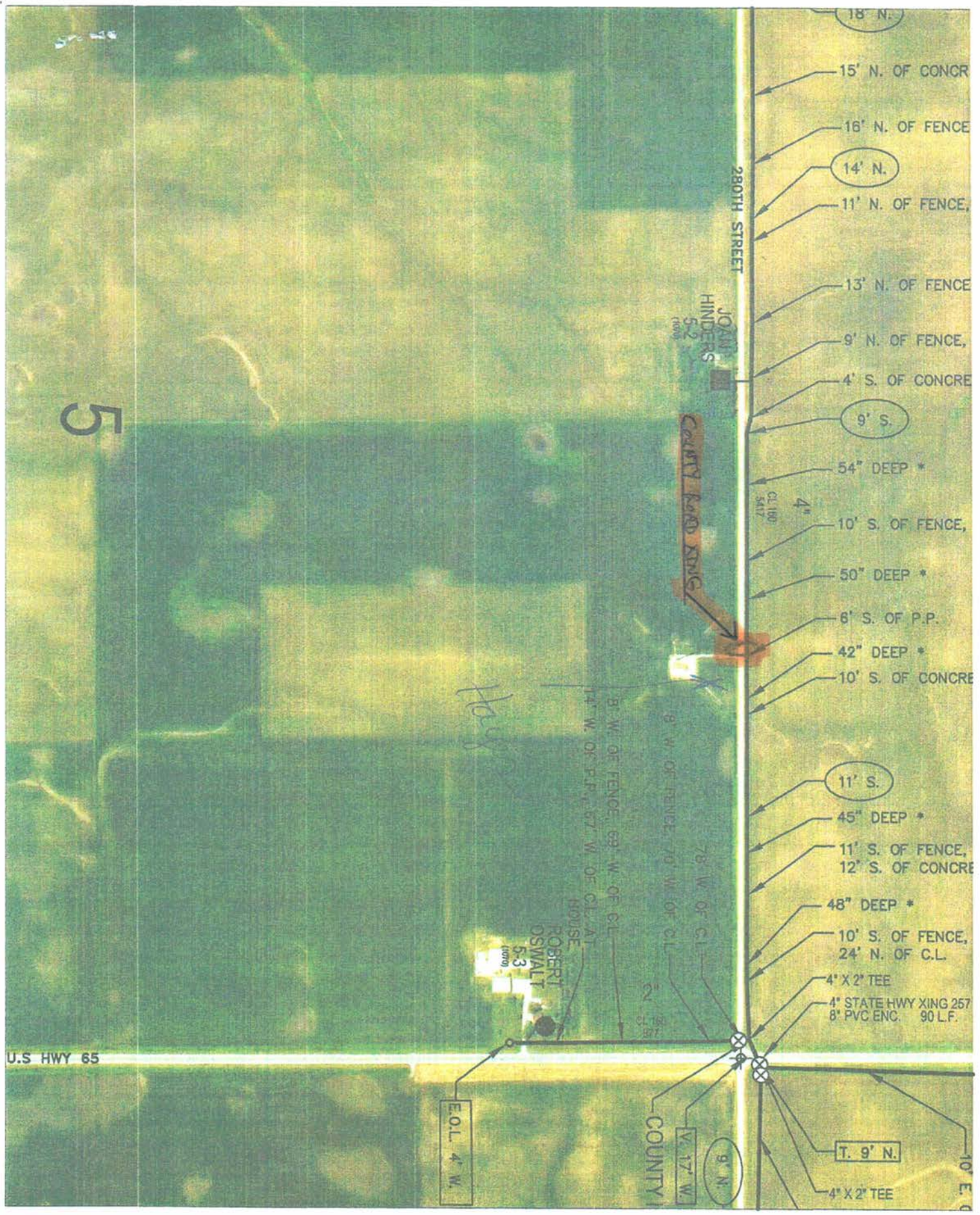
Approved:

Date 7-24-18


Chair, Board of Supervisors
Story County, Iowa

Three (3) copies of this form will be required for each installation. A plat shall be attached to each copy submitted.

5



DRAWN BY CLO	REVISID & CLO	T82N
XX/XX/20C	XX/XX/20C	R21W
SHEET 206		

CENTRAL IOWA WATER ASSOCIATION
 3801 IOWA SPEEDWAY DRIVE, NEWTON, IOWA 50208-8245
 (515) 792-7011

STORY COUNTY

1" = 500'

N

Main Office
1351 Iowa Speedway Dr.
Newton, IA 50208
Ph: 800-400-6066
Fax: 641-792-6982



Branch Office
205 C Avenue
Grundy Center, IA 50638
Ph: 319-824-5920
Fax: 319-824-6045

www.irua.net

We Flow That Extra Mile!

July 11, 2018

Darren Moon
Story County Engineer
837 N Avenue
Nevada, Iowa 50201

RE: Permit Request – County Road Crossings

Mr. Moon:

Please find enclosed a Story County permit application for a 1" service crossing installation under 280th Street in Colo, Iowa, in Collins Township, in Section 5, T82N, R21 W, in Story County, to provide water service to 69682 280th Street, Colo, Iowa.

Enclosed is the permit application and a map of this location.

If you require further information concerning this permit application, please do not hesitate to contact me.

Thank you.

Sincerely,
IOWA REGIONAL UTILITIES ASSOCIATION

Gayla E. Hannagan
Permit Manager

Enc.
GEH/dm

STORY COUNTY UTILITY PERMIT

Date 7/18/18

To the Board of Supervisors, Story County, Iowa:

The Iowa Regional Utilities Association Company, incorporated under the laws of Iowa authorize to do business within the State of Iowa, with its principal place of business at 1351 Iowa Speedway Drive, Newton, Iowa 50208, does hereby make application requesting permission to occupy certain portions of public right-of-way and that the County Engineer be directed to establish the location of lines of transmission of Potable Water on secondary route 340th St., from ROW to ROW, a distance of 100 feet. ~~mixes~~

Agreements: The utility company, corporation, applicant, permittee, or licensee, (hereinafter referred to as the permittee) agrees that the following stipulations shall govern under this permit.

1. The Permittee will file a plat setting out the location of proposed line on the secondary route and that the description of the proposed installation including type, height, and spacing of poles, maximum voltage, lengths of cross arms, minimum clearance and number of wires, type, size and capacity of underground cables, conduits, tile lines, and pipe lines, maximum working pressures for pipe lines carrying gas or flammable petroleum products are described as follows: Directional Boring from ROW to ROW under 340th Street installing 3" PVC water main a minimum of 5 feet deep. See attached Plan Sheet.
2. The installation shall meet the requirements of county, state, and federal laws, franchise rules, and of the Iowa State Commerce Commission Regulations and Directives, Utilities Division, the Iowa State Department of Health, and any other laws or regulations applicable.
3. The Permittee shall be fully responsible for any future adjustments of its facilities within the established highway right-of-way caused by highway construction or maintenance operations.
4. Story County assumes no responsibility for damages to the Permittee's property occasioned by any construction or maintenance operations on said highways.
5. The Permittee shall take all reasonable precautions during the construction and maintenance of said installation to protect and safeguard the lives and property of the traveling public and adjacent property owners.
6. The Permittee, and its contractors, shall carry on the construction or repair of the accommodated utility with serious regard to the safety of the public. Traffic protection shall be in accordance with Part VI of the current Iowa Department of Transportation Manual on Uniform Control Devices for Streets and Highways.
7. The Permittee shall be responsible for any damage resulting to said highways because of the construction operation, or maintenance of said utility, and shall reimburse Story County for any expenditure the County may have to make on said highways because of said permittee's utility having been constructed, operated, and maintained thereon.
8. The Permittee shall indemnify and save harmless Story County from any and all causes of action, suits at law or in equity, or losses, damages, claims, or demands, and from any and all

liability and expense of whatsoever nature for, on account of or due to the acts or omissions of said Permittee's officers, members, agents, representatives, contractors, employees or assigns arising out of or in connection with its (or their) use or occupancy of the public highway under this permit.

9. Noncompliance with any of the terms of permit, or agreement, may be considered cause for shut down of utility construction operations, or revocation of the permit.

10. The following special requirements, if applicable, shall apply to this permit:

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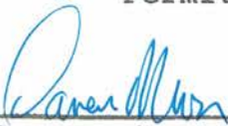
Date 7-17-2018

Iowa Regional Utilities Association
Name of Company (Applicant - Permittee)


by Gayla E. Hannagan, Phone no. 641-792-7011
Permit Manager

Recommended for Approval:

Date 7-18-18


County Engineer Phone no. 515-382-7355

Approved:

Date 7-24-18


Chair, Board of Supervisors
Story County, Iowa

Three (3) copies of this form will be required for each installation. A plat shall be attached to each copy submitted.

1" = 300'

32

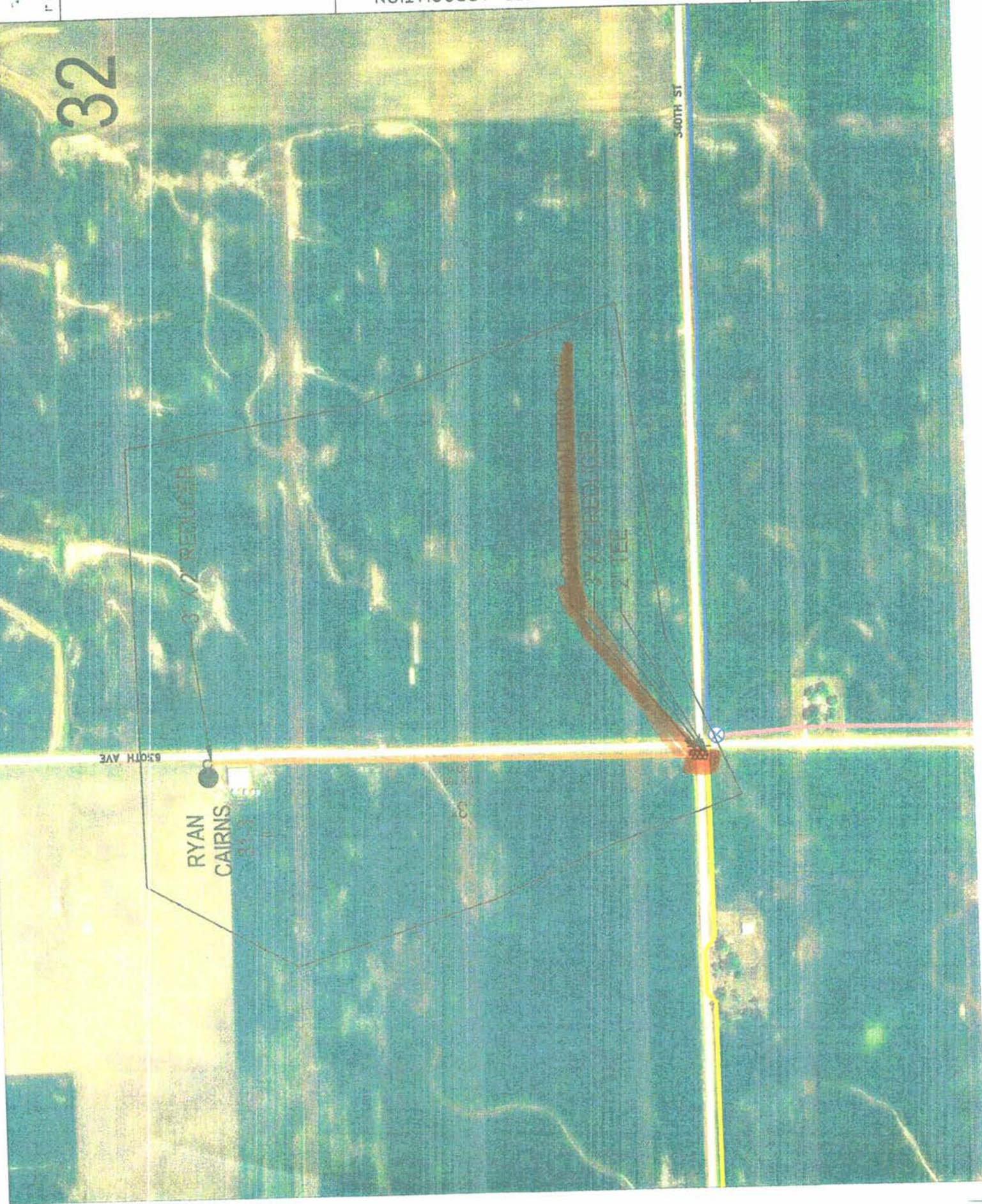
540TH ST

650TH AVE

RYAN
CAIRNS

3 1/2 REEFER

3 1/2 REEFER
2 TEL



Main Office
1351 Iowa Speedway Dr.
Newton, IA 50208
Ph: 800-400-6066
Fax: 641-792-6982



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Fax: 319-824-6045

www.irua.net

We Flow That Extra Mile!

July 17, 2018

Darren Moon
Story County Engineer
837 N Avenue
Nevada, Iowa 50201

RE: Permit Request – County Road Crossing

Mr. Moon:

Please find enclosed a Story County permit application for installation of a 3" PVC water main from North ROW to South ROW under 340th Street in Section 31, Indian Township, in Story County.

Enclosed is the permit application and a map of this location.

If you require further information concerning this permit application, please do not hesitate to contact me.

Thank you.

Sincerely,
IOWA REGIONAL UTILITIES ASSOCIATION

Gayla E. Hannagan
Permit Manager

Enc.
GEH/dm