



OFFICE OF THE
MAYOR
CITY OF SAN LUIS

Resolution

RESOLUTION NO. 785

A RESOLUTION OF THE MAYOR AND COUNCIL OF THE CITY SAN LUIS, ARIZONA APPROVING A CONSENT AGREEMENT BETWEEN THE CITY OF SAN LUIS AND THE BUREAU OF RECLAMATION.

WHEREAS, the City of San Luis desires to enter into a consent agreement Contract No. 08-07-34-L1571-Use authorization to install, operate and maintain underground sewer and water lines within portions of the Bureau of Reclamation Easement for the two-forty-two lateral request for payment of administrative processing costs-Colorado River Basin Salinity Control Project, Protective and Regulatory Pumping Unit, Title I.

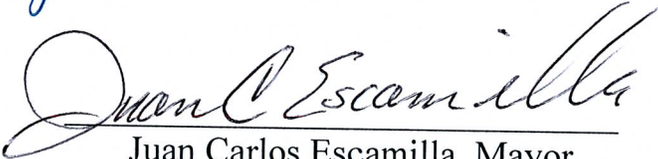
WHEREAS, the City of San Luis desires to designate Jeff Philpot, Acting City Manager, or John Starkey, Public Works Director, as the authorized signers of the Consent Agreement.

NOW THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF SAN LUIS:

Section 1. That the City enters into a Consent Agreement (Exhibit A) with the Bureau of Reclamation for the purpose of Use authorization to install, operate and maintain underground sewer and water lines within portions of the Bureau of Reclamation Easement for the two-forty-two lateral request for payment of administrative processing costs-Colorado River Basin Salinity Control Project, Protective and Regulatory Pumping Unit, Title I.

Section 2. That the City of San Luis designates Jeff Philpot, Acting City Manager, or John Starkey, Public Works Director as the authorized signers of the Consent Agreement by and between the City of San Luis and the Bureau of Reclamation.

PASSED AND APPROVED by the Board of the City of San Luis in a meeting held on the 28th day of May, 2008.



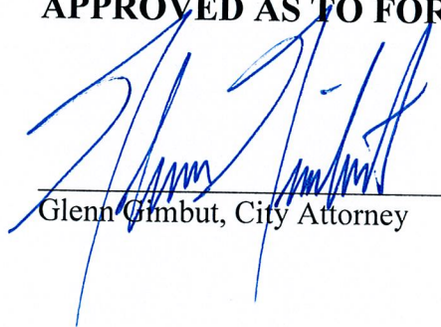
Juan Carlos Escamilla, Mayor

ATTEST:



Sonia Cuello, City Clerk

APPROVED AS TO FORM:



Glenn Gimbut, City Attorney



IN REPLY REFER TO:

United States Department of the Interior

BUREAU OF RECLAMATION

Yuma Area Office
7301 Calle Agua Salada
Yuma, Arizona 85364



YAO-7120
LND-6.00

APR 22 2008

Mr. Kent Marley, P.E.
3075 South Avenue 4E
Yuma, AZ 85365

Subject: City of San Luis (City) - Consent Agreement (Consent) Contract
No. 08-07-34-L1571 - Use Authorization to Install, Operate and Maintain
Underground Sewer and Water (Lines) Within Portions of the Bureau of
Reclamation (Reclamation) Easement for the Two-Forty-Two Lateral (Lateral) -
Request for Payment of Administrative Processing Costs - Colorado River Basin
Salinity Control Project, Protective and Regulatory Pumping Unit, Title I

Dear Mr. Marley:

Reclamation received a use authorization application (Application), an initial \$200 application fee and design plans from the City of San Luis requesting use authorization to install, operate and maintain underground Lines within portions of Reclamation's easement for the subject Lateral in order to provide service to the Greater Yuma Port Authority Complex.

The City Lines will be located within portions of sections 22, 23 and 24, Township 11 South, Range 24 West, Gila and Salt River Meridian, Arizona, south of County 25th Street at Avenues D and E.

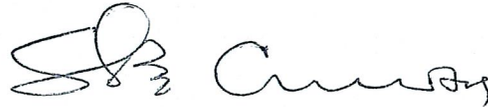
Enclosed for review and signature by the City are an original and duplicate original of the subject Consent. If the Consent is satisfactory, please have an authorized agent of the City sign both enclosed Consents and return them to this Office. Please have the City provide a Board or Corporate Resolution which clearly shows that the Signatory is authorized to act on behalf of the City of San Luis.

In addition, by regulations at 43 C.F.R. § 429, Reclamation is required to recover all administrative processing costs prior to issuance of this Consent. Although processing is not yet complete, we have, in the interest of expediency, estimated that administrative processing costs will be \$2,839. Please transmit the requested funds to this office at 7301 Calle Agua Salada, Yuma, Arizona 85364, or to the Bureau of Reclamation, LC Region: Lower Colorado, P.O. Box 894233, Los Angeles, California 90189-4233. Funds may also be transferred electronically by contacting our Financial Management Office at 702-293-8453.

All funds received by Reclamation have been or will be placed in a special account. Once Reclamation has recovered all actual administrative processing costs and the Consent has been granted, any funds remaining in your account will be refunded to you.

Once signed, please transmit the enclosed Consents to our Yuma Area Office, Attention: Steve Cummings, Mail Stop 7120, 7301 Calle Agua Salada, Yuma, Arizona 85364. Please reference Contract No. 08-07-34-L1571 in all communications regarding this Application. If you have any questions, please contact me at 928-343-8151.

Sincerely,

A handwritten signature in black ink, appearing to read "Steve Cummings". The signature is fluid and cursive, with a large initial "S" and "C".

Steve Cummings, Realty Officer
Resource Management Office

Enclosures in Duplicate

COPY

ORIGINAL

Contract No. 08-07-34-L1571

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF RECLAMATION
LOWER COLORADO REGION
YUMA AREA OFFICE
YUMA, ARIZONA

COLORADO RIVER BASIN SALINITY CONTROL PROJECT
PROTECTIVE AND REGULATORY PUMPING UNIT
TITLE I DIVISION

CONSENT AGREEMENT

1 THIS CONSENT AGREEMENT (Consent), is made this ____ day of _____,
2 20____, pursuant to provisions of the Reclamation Act of June 17, 1902 (32 Stat. 388); the
3 Reclamation Project Act of August 4, 1939 (53 Stat. 1187), as amended August 18, 1950
4 (64 Stat. 463); and acts amendatory thereof or supplementary thereto; and provisions of
5 43 C.F.R § 429, between the United States of America, acting through the Bureau of
6 Reclamation, hereinafter referred to as "Reclamation", represented by the Officer executing this
7 Consent, and the City of San Luis, hereinafter referred to as the "Consentee".
8

9 WITNESSETH:
10

11 WHEREAS, the Consentee seeks use authorization from Reclamation to install, operate
12 and maintain underground sewer and water lines (Lines) within portions of Reclamation's
13 easement for the Two-Forty-Two Lateral (Lateral) a feature of the Colorado River Basin Salinity
14 Control Project, Protective and Regulatory Pumping Unit, Title I Division; and,
15

16 WHEREAS, granting of such use authorization by Reclamation and the exercise of such
17 use authorization by the Consentee under the terms and conditions herein provided will be
18 compatible with the purposes for which the Lateral is administered on behalf of the United States
19 by Reclamation.
20

21 NOW, THEREFORE, Subject to the conditions hereinafter set forth, Reclamation does
22 hereby grant to the Consentee use authorization to install, operate and maintain said Lines within
23 said Lateral easement as hereinafter described.

24 The parties hereto agree as follows:
25

26 1. DESCRIPTION OF USE AREA:
27

28 An 8-inch PVC sewer line and a 12-inch PVC water line shall be located underground, within
29 24-inch steel casings, and pass beneath the Lateral within the existing easement for the Lateral,
30 within a portion of section 22, Township 11 South, Range 24 West,
31 Gila and Salt River Meridian, Arizona. The location of said Lines is further described as being
32 located south of County 25th Street, west of and parallel to Avenue E, and north of the northern
33 property line of the Greater Yuma Port Authority Complex, Yuma County Arizona. The Lines
34 are further described and depicted by Exhibit A which is attached hereto and by this reference
35 made a part hereof.
36

37 An 8-inch sewer force main line and a 12-inch PVC sewer line shall be located underground
38 within 24-inch steel casings, and pass beneath the Lateral within the existing easement for the
39 Lateral, within a portion of section 23, Township 11 South, Range 24 West, Gila and Salt River
40 Meridian, Arizona. The location of said Lines is further described as being located south of
41 County 25th Street, west of and parallel to Avenue D, and north of the northern property line of
42 the Greater Yuma Port Authority Complex, Yuma County Arizona. The Lines are further
43 described and depicted by Exhibit B which is attached hereto and by this reference made a part
44 hereof.
45

46 An additional underground, 24-inch steel casing, to be utilized for future water line installation,
47 shall pass beneath the Lateral within the existing easement for the Lateral, within a portion of
48 section 24, Township 11 South, Range 24 West, Gila and Salt River Meridian, Arizona. The
49 location of said casing is further described as being located south of County 25th Street, east of
50 and parallel to Avenue D, and north of the northern property line of the Greater Yuma Port
51 Authority Complex, Yuma County Arizona. The casing location is further described and
52 depicted by Exhibit C which is attached hereto and by this reference made a part hereof.
53

54 The use areas herein described shall hereinafter collectively be referred to as the "Premises", and
55 all noted water lines, sewer lines and casings shall hereinafter be referred to as the
56 "Improvements".
57

58 2. ASSIGNMENT: This Consent is personal, revocable and nontransferable and shall not
59 be construed as granting to the Consentee any right, title or interest in the Premises or any other
60 property, facilities or works of the United States and/or Reclamation.
61

62 3. TERM: This Consent, unless terminated sooner as provided by Article 6 hereof, shall
63 terminate twenty five (25) years from the date hereof. This Consent may, upon agreement of the
64 parties, be extended for an additional twenty five (25) year period. Any application for extension
65 shall be filed by the Consentee, in writing, with the Area Manager. Any application for

66 extension must be filed not less than one hundred and eighty (180) days prior to termination of
67 this Consent.

68

69 4. EXCEPTIONS AND RESERVATIONS:

70

71 (a) The United States and/or Reclamation reserves the right of its/their officers,
72 agents and employees to at all times have unrestricted access and ingress to, passage over and
73 egress from all of the Premises to make investigations of all kinds, dig test pits and drill test
74 holes, to survey for and construct reclamation and irrigation works and other structures incident
75 to federal reclamation projects.

76

77 (b) The rights granted hereunder shall not be exclusive in character and the
78 United States and/or Reclamation reserves to itself, its successors and assigns, the right against
79 the Consentee to use any or all of the Premises, which are or may be crossed, or upon which
80 irrigation and drainage facilities and works of Reclamation have been constructed, and to
81 construct, reconstruct, operate and maintain therein and thereon dams, dikes, canals, waste ways,
82 laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways and
83 appurtenant irrigation and drainage structures which may be needed or useful in connection with
84 or as a part of canals, laterals and other irrigation and drainage facilities without any payment by
85 Reclamation, its successors or assigns for the exercise of such right. The Consentee agrees that if
86 the construction, reconstruction, installation, operation or maintenance of any or all of such
87 works of the United States and/or Reclamation, on or across the Premises described above,
88 should be made more expensive by reason of the existence of Consentee's Improvements, such
89 additional expense may be estimated by Reclamation whose estimate shall be final and binding
90 upon the parties hereto, and within thirty (30) days after demand is made upon the Consentee for
91 payment of any such sums, the Consentee shall make payment thereof to the United States and/or
92 Reclamation or its successors or assigns constructing such works across, over, under or upon the
93 Premises.

94

95 (c) Reclamation reserves the right to inspect Consentee's Improvements under the
96 terms of this Consent both during the progress of installation and upon completion thereof.

97

98 (d) Jurisdiction of and supervision by Reclamation over the Premises is not
99 surrendered or subordinated by issuance of this Consent and the United States and/or
100 Reclamation reserves the right to issue additional Consents or other agreements for compatible
101 uses of the Premises.

102

103 5. INDEMNITY: The Consentee hereby agrees to hold harmless and indemnify the
104 United States and/or Reclamation, its/their employees, agents, successors or assigns from and
105 against any claims, demands, costs, losses, causes of action, damages or liability of whatsoever
106 kind or nature arising out of or resulting from acts of negligence of the Consentee, its officers,
107 agents, employees or contractors in the utilization by the Consentee of the rights granted to it
108 pursuant to this Consent. Additionally, except for acts of negligence, the Consentee releases the

109 United States and/or Reclamation, its/their officers, employees, successors and assigns from any
110 and all liability for damage arising from injury to persons or damage to structures, equipment,
111 improvements or works of the Consentee resulting from the construction, operation or
112 maintenance of any of the works of the United States and/or Reclamation. Provided, however,
113 that nothing contained in this clause shall be deemed to modify or limit any liability which may
114 be imposed by the Federal Tort Claims Act, 28 U.S.C, § 2617 et seq. (1970).

115

116 6. TERMINATION: This Consent shall terminate and all rights of the Consentee hereunder
117 shall cease upon the following:

118

119 (a) At the expiration of the term as provided by Article 3; or,

120

121 (b) Upon mutual, written agreement by the parties hereto; or,

122

123 (c) At any time by Reclamation upon six (6) months written notice to the Consentee;

124 or,

125

126 (d) After failure of the Consentee to observe any of the conditions of this Consent,
127 and on the tenth day following service of written notice on the Consentee of termination because
128 of failure to observe such conditions; or,

129

130 (e) Upon a determination by Reclamation that any activity by the Consentee in or
131 upon the Premises is or was illegal.

132

133 7. MISCELLANEOUS CONDITIONS:

134

135 (a) The Consentee, at its sole expense, shall install, use and maintain said
136 Improvements in conformity with all applicable regulations of Federal, State and local regulatory
137 agencies, including but not limited to, those relating to pollution and environmental control.

138

139 (b) All installation, use and maintenance activities undertaken pursuant to this
140 Consent shall be in conformity with the specifications approved in advance by Reclamation and
141 shall be conducted by the Consentee at all times in a manner satisfactory to Reclamation.

142

143 (c) The Consentee shall at all times keep the Premises, including construction areas
144 used by the Consentee, free from accumulations of waste materials or rubbish.

145

146 (d) During installation, use and maintenance activities upon the Premises, the
147 Consentee shall carry out proper and efficient measures wherever and as often as necessary to
148 reduce nuisance by dust, and to prevent dust which has originated from its operations from
149 damaging any other properties or causing a nuisance to persons.

150

151 (e) The Consentee shall reimburse the United States and/or Reclamation for any and
152 all costs and expenses incurred in the defense of any action which challenges Consentee's use of
153 the Premises.

154
155 (f) The Consentee shall not use the Premises or permit the use thereof for any
156 purpose except as set forth herein.

157
158 (g) In the event that the Consentee is not the underlying fee owner of the land
159 including the Premises, it shall be incumbent on the Consentee to secure permission of the
160 underlying fee owner(s) of said land for approval to enter upon, cross or use the Premises.

161
162 (h) The rights granted by this Consent are subject to any and all rights of the
163 United States and/or Reclamation, and to existing rights in favor of the public or third parties.
164 The Consentee agrees that it is its sole responsibility to make whatever arrangements as are
165 necessary to obtain such rights as may be required of the Consentee from any other party or
166 parties holding any other interests.

167
168 (i) Upon termination of this Consent for any reason, the Consentee may be required,
169 at the option of the United States and/or Reclamation, to remove said Improvements placed in or
170 upon the Premises and shall restore the Premises to a condition satisfactory to the Area Manager.
171 If the Consentee fails to remove said Improvements within sixty (60) days after termination of
172 this Consent, the Area Manager may, on behalf of the United States and/or Reclamation, remove
173 said Improvements at the expense of the Consentee, and the Consentee shall promptly pay the
174 United States and/or Reclamation for removal of said Improvements and restoration of the
175 Premises upon receipt of billing.

176
177 (j) The Consentee shall provide an installation schedule and 72-hours notice to
178 Reclamation prior to the start of any and/or all Improvement installations. Said 72-hours notice
179 shall be provided to Reclamation's Technical Services Group Manager at telephone
180 No. 928-343-8100 so that a Reclamation Inspector can be on-sight during installation activities.

181
182 (k) The Consentee shall be solely responsible for, and insure that, any and/or all
183 boring sleeves, conduits or casings shall be installed so as to extend a minimum distance of 1.5
184 feet beyond the toe of the slope of the existing Lateral maintenance surfaces, both northerly and
185 southerly of the Lateral.

186
187 (l) The Consentee shall be solely responsible for insuring that Reclamation's
188 Observation Wells Nos. 242-09 and 242-11, located northerly of the Lateral and southeasterly of
189 the intersection of County 25th Street and Avenue E, and northerly of the Lateral and
190 southeasterly of the intersection of County 25th Street and Avenue D, respectively, be protected
191 and preserved in place, and that Consentee shall be held solely liable by Reclamation for any
192 damages to said Observation Wells.

193

194 (m) Upon completion of installation of said Improvements, Consentee shall furnish
195 Reclamation with as-built drawings depicting the location of said Improvements, as installed.
196

197 8. OFFICIALS NOT TO BENEFIT: No Member of or Delegate to Congress or Resident
198 Commissioner, and no officer, agent or employee of the Department of the Interior, shall be
199 admitted to any share or part of this Consent or to any benefit that may arise herefrom, but this
200 restriction shall not be construed to extend to this Consent if made with a corporation or
201 contractor for its general benefit.
202

203 9. COVENANT AGAINST CONTINGENT FEES: The Consentee warrants that no person
204 or agency has been employed or retained to solicit or secure this Consent upon an agreement or
205 understanding for a commission, percentage, brokerage or contingent fee, excepting bona fide
206 employees or bona fide established agencies maintained by the Consentee for the purpose of
207 securing business. For breach or violation of this warranty, the United States and/or Reclamation
208 shall have the right to annul this Consent without liability or in its discretion to require the
209 Consentee to pay, in addition to the right-of-use consideration, if any, the full amount of such
210 commission, percentage, brokerage or contingent fee.
211

212 10. DISCOVERY OF CULTURAL RESOURCES: The Consentee shall immediately
213 provide an oral notification to Reclamation of the discovery of any and all antiquities or other
214 objects of archaeological, cultural, historic or scientific interest on Reclamation lands. The
215 Consentee shall follow up with a written report of their finding(s) to Reclamation within
216 forty-eight (48) hours. Objects under consideration include, but are not limited to, historic or
217 prehistoric ruins, human remains, funerary objects and artifacts discovered as a result of activities
218 authorized under this Consent. The Consentee shall immediately cease the activity in the area of
219 the discovery, make a reasonable effort to protect such discovery and wait for written approval
220 from Reclamation before resuming the activity. Protective and mitigative measures specified by
221 Reclamation shall be the responsibility of the Consentee.
222

223 11. HAZARDOUS MATERIALS:

224
225 (a) The Consentee may not allow contamination or pollution of lands, waters or
226 project works of the United States and/or Reclamation for which the Consentee has the
227 responsibility for care, operation and maintenance by its employees or agents and shall take
228 reasonable precautions to prevent such contamination or pollution by third parties.
229

230 (b) The Consentee shall comply with all applicable Federal, State and local law and
231 regulations and Reclamation policies and instructions, existing or hereafter enacted or
232 promulgated, concerning any hazardous material that will be used, produced, transported, stored
233 or disposed of on or in lands, waters or project works of the United States and/or Reclamation.
234

235 (c) "Hazardous material" means any substance, pollutant or contaminant listed as
36 hazardous under the Comprehensive Environmental Response, Compensation, and Liability Act

237 of 1980, as amended, 42 U.S.C. § 9601, *et seq.*, and the regulations promulgated pursuant to that
238 Act. In addition it shall include thermal pollution, refuse, garbage, sewage effluent, industrial
239 waste, petroleum products, mine tailings, mineral salts, misused pesticides, pesticide containers
240 or any other pollutants.

241

242 (d) Upon discovery of any event which may or does result in contamination or
243 pollution of lands, water or project works of the United States and/or Reclamation, the Consentee
244 shall initiate emergency measures to protect health and safety and the environment if necessary
245 and shall provide notice of such discovery with full details of the actions to Reclamation's
246 Environmental Planning and Compliance Group Manager at telephone
247 No. 928-343-8100. Additionally, all spills regardless of size, shall be reported to Reclamation's
248 Environmental Planning and Compliance Group Manager. Such notice shall be within a
249 reasonable time period but not to exceed 24 hours from the time of discovery if it is an
250 emergency and the first working day if it is a non-emergency.

251

252 (e) Violation of any of the provisions of this Article, upon which the Consentee does
253 not take immediate corrective action, may, as determined by Reclamation, constitute grounds for
254 termination of this Consent and shall make the Consentee liable for the cost of full and complete
255 remediation and/or restoration of any resources or facilities of the United States and/or
256 Reclamation that are adversely affected as a result of the violation.

57

258 (f) The Consentee agrees to include the provisions contained in paragraphs (a)
259 through (e) of this Article in any subcontract or third party contract it may enter into pursuant to
260 this Consent.

261

262 (g) Reclamation agrees to provide information necessary for the Consentee using
263 reasonable diligence, to comply with the provisions of this Article.

264

265 12. CLEAN AIR AND WATER: The Consentee agrees as follows:

266

267 (a) To comply with all Federal, state, and local requirements of the Clean Air Act
268 (CAA) and the Clean Water Act (CWA); and,

269

270 (b) To obtain written permission from Reclamation prior to conducting any activities
271 that require permits, plans, or certificates under the CAA or the CWA; and,

272

273 (c) To provide Reclamation with a copy of any correspondence between the
274 Consentee and any regulatory agency concerning CAA or CWA compliance, including, but not
275 limited to, copies of permit applications, permits, reports, notices of violation or enforcement
276 actions; and,

277

278 (d) To take immediate and effective action to correct any violation related to the CAA
79 or the CWA. Provide Reclamation with a narrative description of the violation, the actions taken

280 by the Consentee, the date the violation began, the date that the Consentee became aware of the
281 violation and the date that the Consentee returned to compliance; and,

282

283 (e) To take action to comply with any changes to the CAA and the CWA within the
284 schedule required by the regulation, rule or guidance.

285

286 13. NOTICES:

287

288 (a) Any notices required by this Article shall be served by certified mail addressed to
289 the respective addresses given herein and the mailing of any such notice properly enclosed,
290 addressed, stamped and certified, shall be considered service.

291

292 (b) Any notice, demand or request required or authorized by this Consent to be given
293 or made to or upon the United States and/or Reclamation shall be deemed properly given or
294 made if delivered or mailed postage-prepaid, to the Area Manager, Yuma Area Office, Bureau of
295 Reclamation, 7301 Calle Agua Salada, Yuma, Arizona 85364.

296

297 (c) Any notice, demand or request required or authorized by this Consent to be given
298 or made to or upon the Consentee shall be deemed properly given or made if delivered or mailed
299 postage-prepaid, to the City of San Luis, 767 North 1st Avenue, San Luis, Arizona 85349.

300

301 (d) The designation of the person to or upon whom any notice, demand or request is
302 to be given or made, or the address of such person may be changed at any time by notice given in
303 the same manner as provided in this Article for other notices.

304

305 14. NO WARRANTY: Reclamation makes no warranty, express or implied, as to the extent
306 or validity of the grant contained herein.

IN WITNESS WHEREOF, the parties hereto have signed their names to this CONSENT to become effective the day and year first above written.

THE UNITED STATES OF AMERICA

By: _____

Maria Ramirez, Acting Director
Resource Management Office
Yuma Area Office
Lower Colorado Region
Bureau of Reclamation

Date: _____

CITY OF SAN LUIS

By: _____

Title: _____

Date: _____

COUNTY 24 1/2 STREET

AVENUE "E"

AVENUE "D"

CROSSING "A"
PLATE "B"

CROSSING "B"
PLATE "C"

COUNTY 25TH STREET

ADOT

GSA

GYPA

USA
MEXICO

PLATE A

LOCATION MAP

SAN LUIS II COMMERCIAL PORT OF ENTRY

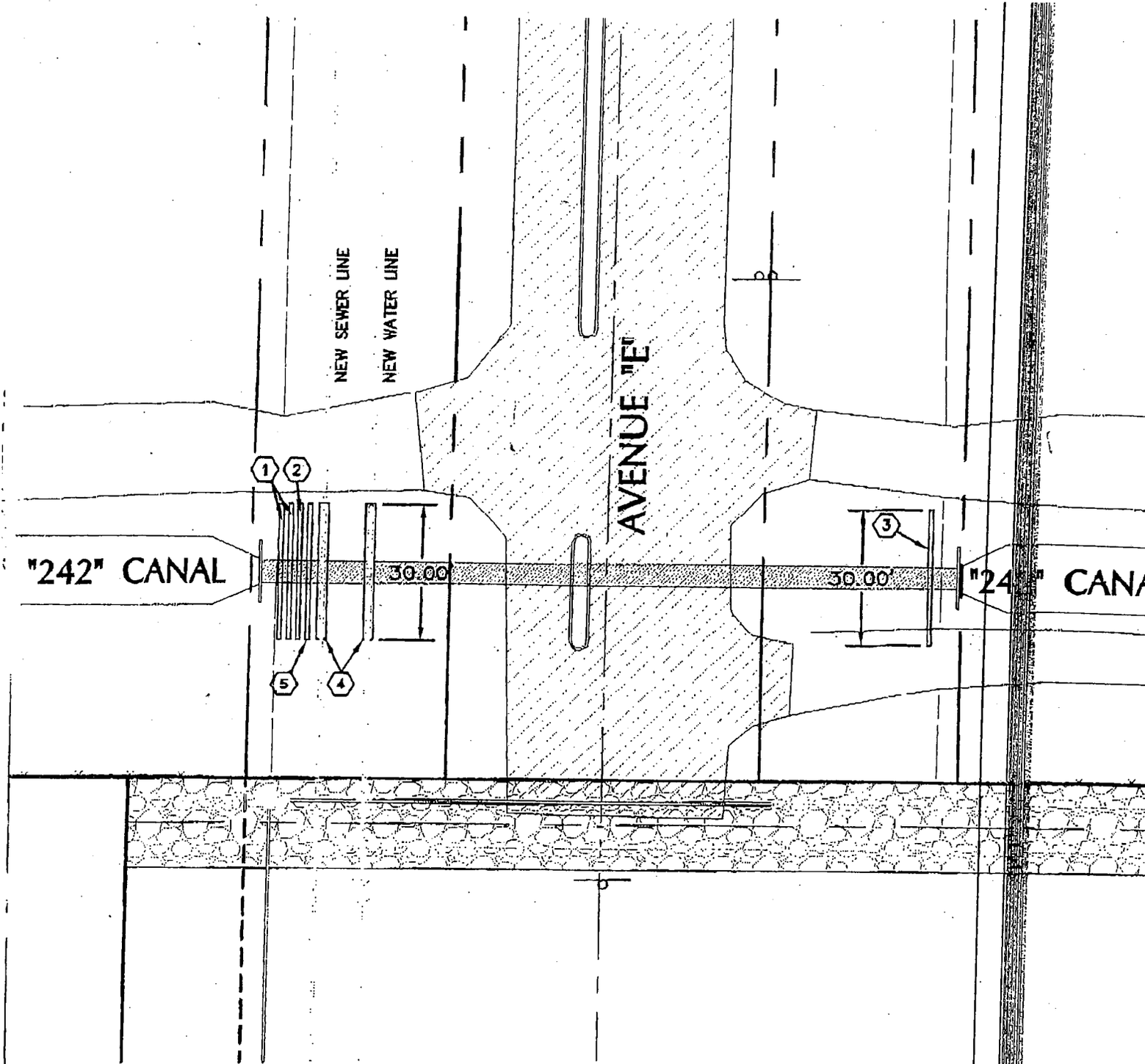


PLATE B

CANAL CROSSING "A"

SAN LUIS II COMMERCIAL PORT OF ENTRY

SCHEDULE OF WORK

- ① 2-5" X 1/4" STEEL CONDUITS FOR APS
- ② 5" X 1/4" STEEL CONDUIT FOR TIME WARNER
- ③ 1-5" X 14" STEEL CONDUIT FOR SOUTHWEST GAS
- ④ 24" CASING FOR NEW SEWER LINE
- ⑤ 1-5" X 1/4" STEEL CONDUIT FOR QWEST

EXHIBIT
A



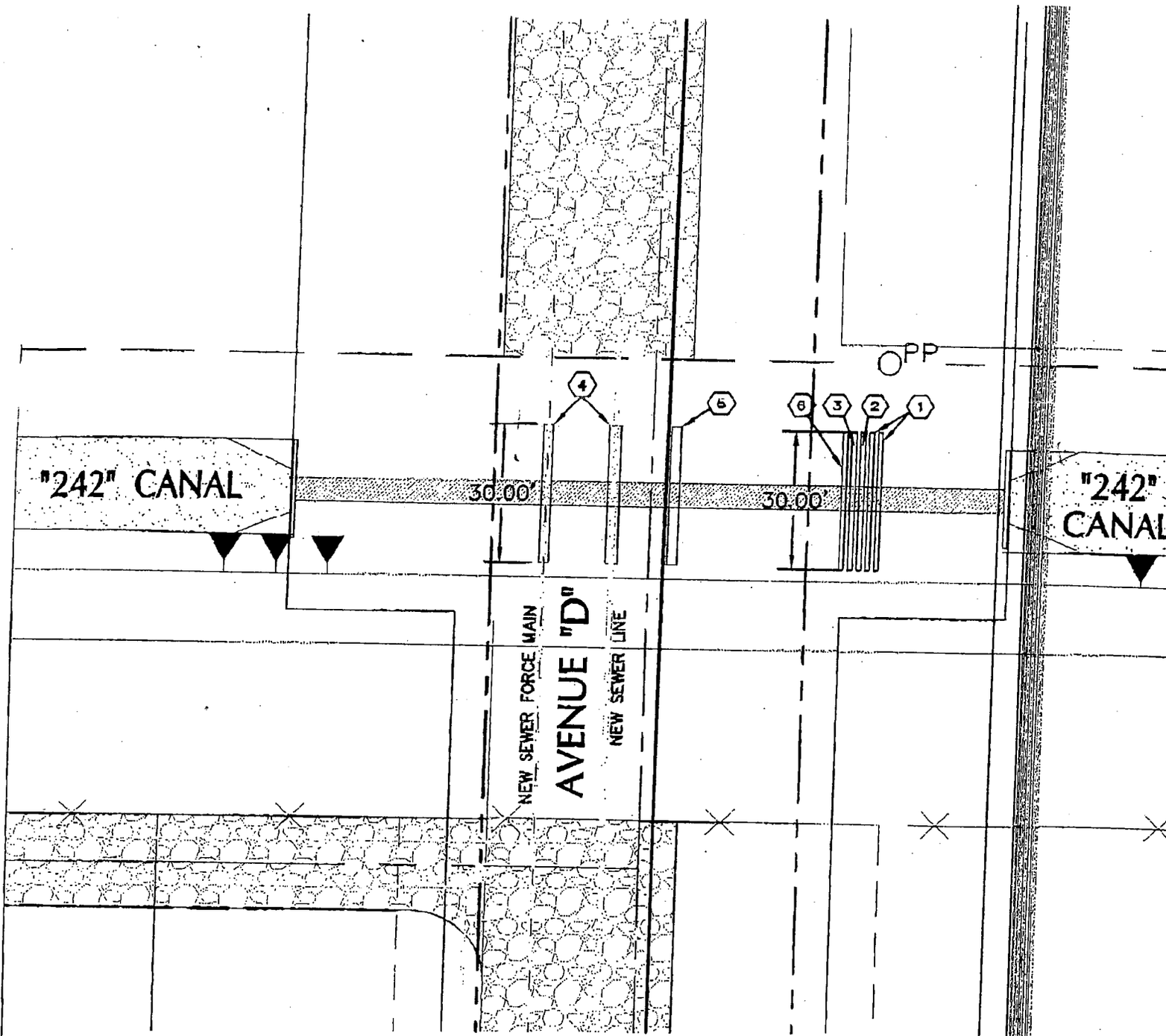


PLATE C

CANAL CROSSING 'B'

SAN LUIS II COMMERCIAL PORT OF ENTRY

SCHEDULE OF WORK

- ① 2-5" X 1/4" STEEL CONDUITS FOR APS
- ② 1-5" X 1/4" STEEL CONDUIT FOR TIME WARNER
- ③ 5" X 14" STEEL CONDUIT FOR SOUTHWEST GAS
- ④ 24" CASING FOR NEW SEWER LINE
- ⑤ 24" CASING FOR FUTURE WATER LINE
- ⑥ 1-5" X 1/4" STEEL CONDUIT FOR QWEST

EXHIBIT
B



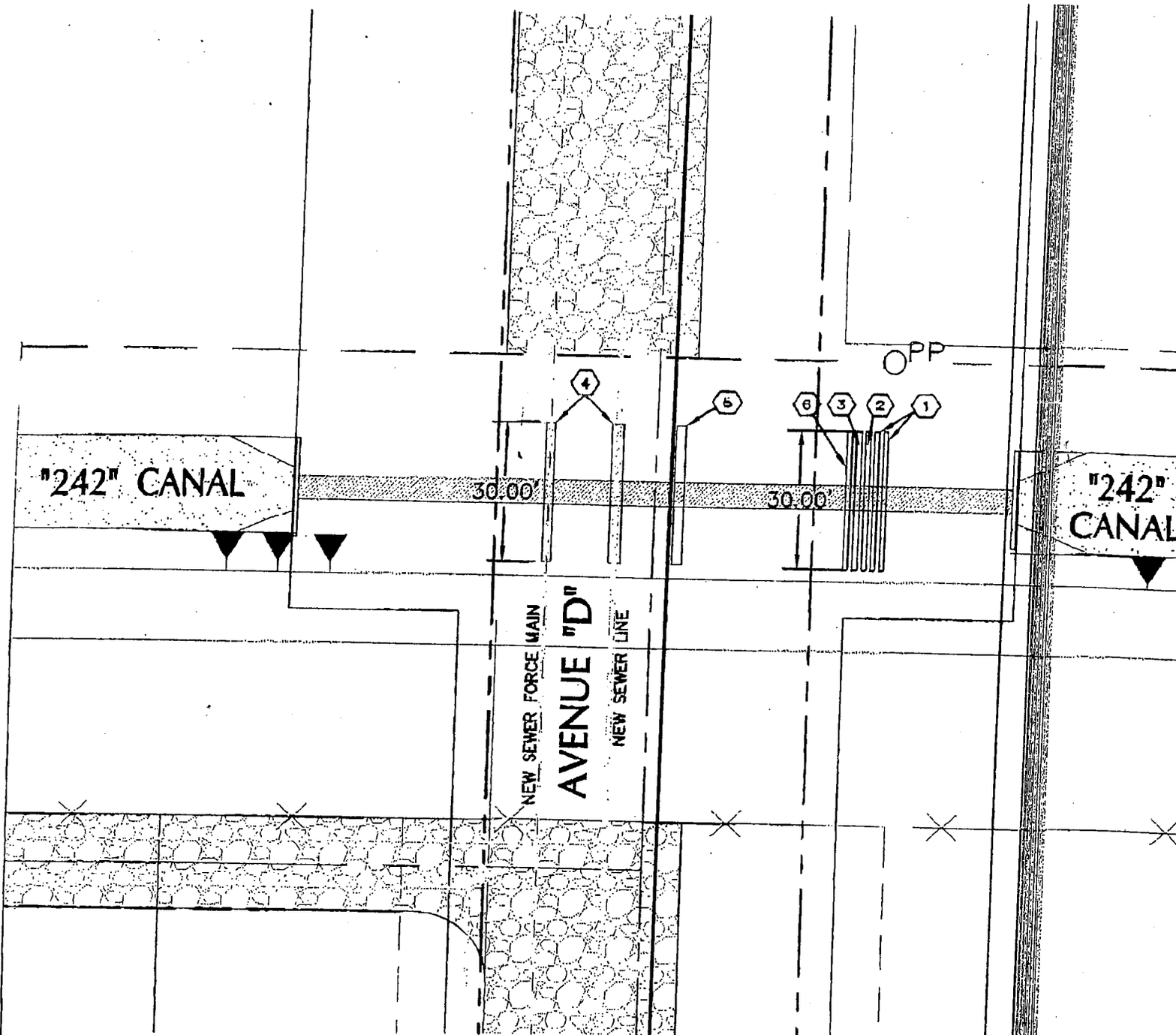


PLATE C

CANAL CROSSING 'B'

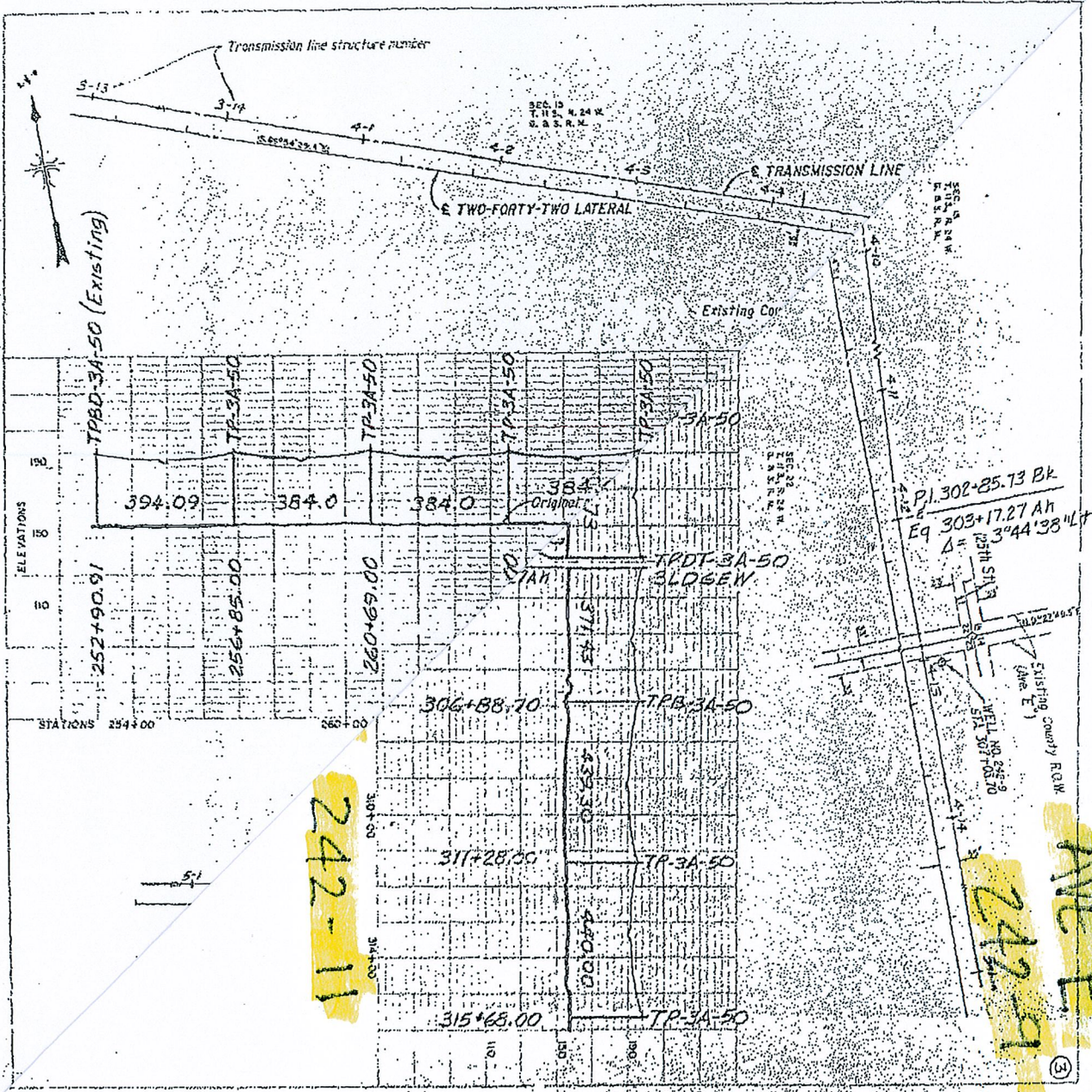
SAN LUIS II COMMERCIAL PORT OF ENTRY

SCHEDULE OF WORK

- ① 2-5" X 1/4" STEEL CONDUITS FOR APS
- ② 1-5" X 1/4" STEEL CONDUIT FOR TIME WARNER
- ③ 5" X 14" STEEL CONDUIT FOR SOUTHWEST GAS
- ④ 24" CASING FOR NEW SEWER LINE
- ⑤ 24" CASING FOR FUTURE WATER LINE
- ⑥ 1-5" X 1/4" STEEL CONDUIT FOR QWEST

EXHIBIT
C





ELEVATIONS
190
150
10

STATIONS
254+00
260+00
307+00
314+00

242-11

242-11
AVE "E"

③