RESOLUTION NO. 20100225-034

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

The City Council authorizes the execution of a Multiple Use Agreement, attached as Exhibit A, between the Texas Department of Transportation (TxDOT) and the City of Austin, regarding construction, maintenance, and operation of the portion Northern Walnut Creek Hike and Bike Trail within the North Mo-Pac Expressway right-of-way near Walnut Creek.

ADOPTED: February 25, 2010 ATTEST:

Shirley A. Gentry

City Clerk

Exhibit A

Multiple Use Agreement between the Texas Department of Transportation (TxDOT) and the City of Austin, regarding construction, maintenance, and operation of the portion Northern Walnut Creek Hike and Bike Trail within the North Mo-Pac Expressway right-of-way near Walnut Creek.



MULTIPLE USE AGREEMENT

STATE OF TEXAS

COUNTY OF TRAVIS §

THIS AGREEMENT ma	de by the State of Texas by a	nd between th	ne Tex	as Department of
Transportation, hereinafter refen	ed to as "State", party of the t	first part, and		
the City of Austin				hereinafter called
the City		, party	, party of the second part, is to	
become effective when fully exe	cuted by both parties.			
	WITNESSETH			
WHEREAS, on the	day of	, 20	10	, the governing
body for the	City			, entered
into Resolution/Ordinance No.		her	einafte	er identified by
reference, authorizing the	City	's p	articipa	ation in
this agreement with the State; an	d			
WHEREAS, the	City		has	requested the
State to permit the construction,	maintenance and operation o	f a public	_	
hike and bike trail				on the highway
right of way, (General description	n of area)			
of Loop 1 under the Walnut Cree	k bridge just south of Waters	Park Road an	d Park	Bend Drive,
shown graphically by the prelimin	ary conceptual site plan in Ex	chibit "A" and	being ı	more specifically
described by metes and bounds	of Exhibit "B", which are attac	hed and made	e a par	t hereof; and
	is indicated its willingness to a		stablis	hment of such facilities
and other uses conditioned that t		City		
will enter into agreements with th	e State for the purpose of det	ermining the i	respec	tive responsibilities of th
City				and the
State with reference thereto, and	conditioned that such uses a	re in the publi	c inter	est and will not damage
the highway facilities, Impair safe	ty, impede maintenance or in	any way resti	rict the	operation of the
highway facility, all as determined	from engineering and traffic	investigations	condi	icted by the State

AGREEMENT

NOW, THEREFORE, in consideration of the premises and of the mutual covenants and agreements of the parties hereto to be by them respectively kept and performed as hereinafter set forth, it is agreed as follows:

1. DESIGN AND CONSTRUCTION

The City

will prepare or provide for the construction plans for the facility, and will provide for the construction work as required by said plans at no cost to the State. Said plans shall include the design of the access control, necessary horizontal and vertical clearances for highway structures, adequate landscape treatment, adequate detail to ensure compliance with applicable structural design standards, sufficient traffic control provisions, and general layout. They shall also delineate and define the construction responsibilities of both parties hereto. Completed plans will be submitted to State for review and approval and when approved shall be attached to the agreement and made a part thereof in all respects. Construction shall not commence until plans have been approved by the State. Any future revisions or additions shall be made after prior written approval of the State.

2. INSPECTION

Ingress and egress shall be allowed at all times to such facility for Federal Highway Administration personnel and State Forces and equipment when highway maintenance operations are necessary, and for inspection purposes; and upon request, all parking or other activities for periods required for such operations will be prohibited.

The state auditor may conduct an audit or investigation of any entity receiving funds from the state directly under the contract or indirectly through a subcontract under the contract. Acceptance of funds directly under the contract or indirectly through a subcontract under this contract acts as acceptance of the authority of the state auditor, under the direction of the legislative audit committee, to conduct an audit or investigation in connection with those funds. An entity that is the subject of an audit or investigation must provide the state auditor with access to any information the state auditor considers relevant to the investigation or audit.

3. PARKING REGULATIONS

Parking regulations shall be established limiting parking to single unit motor vehicles of size and capacity no greater than prescribed for 11/2 ton trucks, such vehicles to conform in size and use to governing laws. Parking shall be permitted only in marked spaces.

Parking shall be prohibited when a security threat, as determined by TxDOT, exists.

4. PROHIBITION/SIGNS

Regulations shall be established prohibiting the parking of vehicles transporting flammable or explosive loads and prohibiting use of the area in any manner for peddling, advertising or other purposes not in keeping with the objective of a public facility. The erection of signs other than those required for proper use of the area will be prohibited. All signs shall be approved by the State prior to the actual erection.

5. RESPONSIBILITIES

Maintenance and operation of the facility shall be entirely the responsibility of the

City

Such responsibility shall not be transferred,
assigned or conveyed to a third party without the advanced written approval of the State. Further,
such responsibility shall include picking up trash, mowing and otherwise keeping the facility in a clean
and sanitary condition, and surveillance by police patrol to eliminate the possible creation of a
nuisance or hazard to the public. Hazardous or unreasonably objectionable smoke, fumes, vapor or
odors shall not be permitted to rise above the grade line of the highway, nor shall the facility subject
the highway to hazardous or unreasonably objectionable dripping, droppings or discharge of any kind,
including rain or snow.

6. FEES

Any fees levied for use of the facilities in the area shall be nominal and no more than are sufficient to defray the cost of construction, maintenance and operations thereof, and shall be subject to State approval.

7. TERMINATION UPON NOTICE

This provision is expressly made subject to the rights herein granted to both parties to terminate this agreement upon notice, and upon the exercise of any such right by either party, all obligations herein to make improvements to said facility shall immediately cease and terminate.

8. MODIFICATION/TERMINATION OF AGREEMENT

If in the sole judgment of the State it is found at any future time that traffic conditions have so changed that the existence or use of the facility is impeding maintenance, damaging the highway facility, impairing safety or that the facility is not being properly operated, that it constitutes a nuisance, is abandoned, or if for any other reason it is the State's judgment that such facility is not in the public interest, this agreement under which the facility was constructed may be: (1) modified if corrective measures acceptable to both parties can be applied to eliminate the objectionable features of the facility; or (2) terminated and the use of the area as proposed herein discontinued.

9. PROHIBITION OF STORAGE OF FLAMMABLE MATERIALS

All structures located or constructed within the area covered by the agreement shall be fire resistant. The storage of flammable, explosive or hazardous materials is prohibited. Operations deemed to be a potential fire hazard shall be subject to regulation by the State.

10.	10. RESTORATION OF AREA						
	The City shall pro	vide	written r	notification to the State			
	that such facility will be discontinued for the purpose defined he	rein.	The _	City			
	shail, within t	shall, within thirty (30) days from the date of sald notification, clear the area of all facilities that were its construction responsibility under this agreement					
	notification, clear the area of all facilities that were its construction						
	and restore the area to a condition satisfactory to the State.						
11.	PREVIOUS AGREEMENTS It is understood that this agreement in no way modifies or supersedes the terms and provisions of any						
12.	12. INDEMNIFICATION						
	The City		acknowle	edges that It is not an			
	agent, servant or employee of the State, and that It is responsib	agent, servant or employee of the State, and that it is responsible for its own acts and deeds and for					
	those of its agents or employees during the performance of contract work.						
	Neither party hereto intends to waive, relinquish, limit or condition	Neither party hereto intends to waive, relinquish, limit or condition its right to avoid any such liability					
	by claiming its governmental immunity.						
	When notified by the State to do so, the other party hereto shall within thirty (30) days from receipt of						
	the State's written notification pay the State for the full cost of re	the State's written notification pay the State for the full cost of repairing any damages to the highway					
	facility which may result from its construction, maintenance or operation of the facility, and shall						
	promptly reimburse the State for costs of construction and/or repair work made necessary by reason						
	of such damages.						
	Nothing in this agreement shall be construed as creating any lia	bility	In favor	of any third party against			
	the State and the City . Additional	ally,	this agree	ement shall not ever be			
	construed as relieving any third party from any liability against the State and the						
	City	but f	he				
	City	hall l	become f	ully subrogated to the State and			
	shall be entitled to maintain any action over and against the thin	shall be entitled to maintain any action over and against the third party which may be liable for having					
	caused the Clty	to pa	y or disb	urse any sum of money			
	hereunder.						

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13. INSURANCE

The City		shall provide necessary safeguards to
protect the public on State n	naintained highways inci	luding adequate insurance for payment of any
damages which might result	during the construction,	maintenance and operation of the facility
occupying such airspace or	thereafter, and to save t	he State harmless from damages, to the extent of
said insurance coverage and	d Insofar as it can legally	do so. Prior to beginning work on the State's
right of way, the	City	's construction contractor
shall submit to the State a co	ompleted insurance form	n (TxDOT Form No. 1560) and shall maintain the
required coverage during the	construction of the faci	ility.

14. USE OF RIGHT OF WAY

It is understood that the State by execution of this agreement does not impair or relinquish the State's right to use such land for highway purposes when it is required for the construction or re-construction of the traffic facility for which it was acquired, nor shall use of the land under such agreement ever be construed as abandonment by the State of such land acquired for highway purposes, and the State does not purport to grant any interest in the land described herein but merely consents to such use to the extent its authority and title permits.

15. ADDITIONAL CONSENT REQUIRED

The State asserts only th	ite asserts only that it has sufficient title for highway purposes. The				
City	shall be responsible for obtaining such additional consent				
permits or agreement as	may be necessary due to this agreement. This includes, but is not limited				
to, appropriate permits a	nd clearances for environmental, ADA and public utilities.				

16. FHWA ADDITIONAL REQUIREMENTS

If the Facility is located on the Federal-Aid Highway System, "ATTACHMENT A", which states additional requirements as set forth in the Federal Highway Administration's Title 23, Code of Federal Regulations, § 710, shall be attached to and become a part of this agreement.

17. CIVIL RIGHTS ASSURANCES

Ine	City	, for itself, its personal
representatives, suc	cessors and interests and assigns,	as part of the consideration hereof, does
hereby covenant an	d agree as a covenant running with	the land that: (1) no persons, on the
grounds of race, col	or, sex, age, national origin, religior	or disabling condition, shall be excluded
from participation in,	, be denied the benefits of, or be oth	nerwise subjected to discrimination in the use
of said facility; (2) th	at in the construction of any improv	ements on, over or under such land and the
furnishing of service	s thereon, no person on the ground	of race, color, sex, age, national origin,
religion or disabling	condition, shall be excluded from pa	articipation in, denied the benefits of, or
otherwise be subjec	ted to discrimination; (3) that the	

with all other requirements imposed by or pursuant to Title 49, Code of Federal Regulations,
Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Non-discrimination in
Federally-Assisted programs of the Department of Transportation - Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations may be amended.

That if in the event of any breach of the above non-discrimination covenants, the State shall have the right to terminate the agreement and reenter and repossess said land and the facilities thereon, and hold the same as if said agreement had never been made or issued.

18. AMENDMENTS

Any changes in the time frame, character or responsibilities of the parties hereto shall be enacted by a written amendment executed by both parties hereto.

19. LEGAL CONSTRUCTION

In case one or more of the provisions contained in this agreement shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any provision hereof and this agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained in this agreement.

20. NOTICES

All notices required under this agreement shall be mailed or hand delivered to the following respective addresses:

STATE (Mailing Address)

(Name of other party) (Mailing Address)

Texas Department of Transportation Maintenance Olvision 125 East 11th Street Austin, Texas 78701-2483 City of Austin
Parks and Recreation Department
200 S. Lamar Blvd.
Austin, Texas 78704

21. WARRANTS

The signatories to this agreement warrant that each has the authority to enter into this agreement on behalf of the party represented.

List of Attached Exhibits:

Exhibit A - General Layout

Exhibit B - Metes and Bounds Description

Exhibit C - Approved Construction Plans

Exhibit D - Certificate of Insurance (TxDOT Form 1560)

Exhibit E - Attachment A (FHWA Additional Regulrements)

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City	on the day of				
20 10 , and the State on the	day of	, 20 10			
	STAT	E OF TEXAS			
City of Austin	Executed and approved	Executed and approved for the Texas Transportation Commission for the purpose and effect of activating and/or carrying out the orders,			
(Name of other party)	Transportation Commis				
	effect of activating and/				
Ву:	and established policies	s or work programs			
Title	heretofore approved an	heretofore approved and authorized by the Texas			
	Transportation Commis	sion.			
Printed Name	By:				
	Director, Ma	aintenance Division			
Date	Toribio	Garza, P.E.			
	Pri	nted Name			
		Date			
	APPROVAL RECOMI	MENDED:			
	Distr	rict Engineer			
	Carlos A	A. Lopez, P.E.			
	Pri	nted Name			
		Date			

ATTACHMENT A

Inasmuch as this project is on the Federal-Aid highway system, the following additional requirements as applicable with the Federal Highway Administration's Title 23, Code of Federal Regulations, § 710.

- 1. Any significant revision in the design or construction of the facility shall receive prior approval by the Texas Department of Transportation subject to concurrency by the FHWA.
- Any change in the authorized use of airspace shall receive prior approval by the Texas Department of Transportation subject to concurrence by the FHWA.
- The airspace shall not be transferred, assigned or conveyed to another party without prior Texas
 Department of Transportation approval subject to concurrence by the FHWA.
- This agreement will be revocable in the event that the airspace facility ceases to be used or is abandoned.

· EXHIBIT E

SUPPORTING RESOLUTION or ORDINANCE

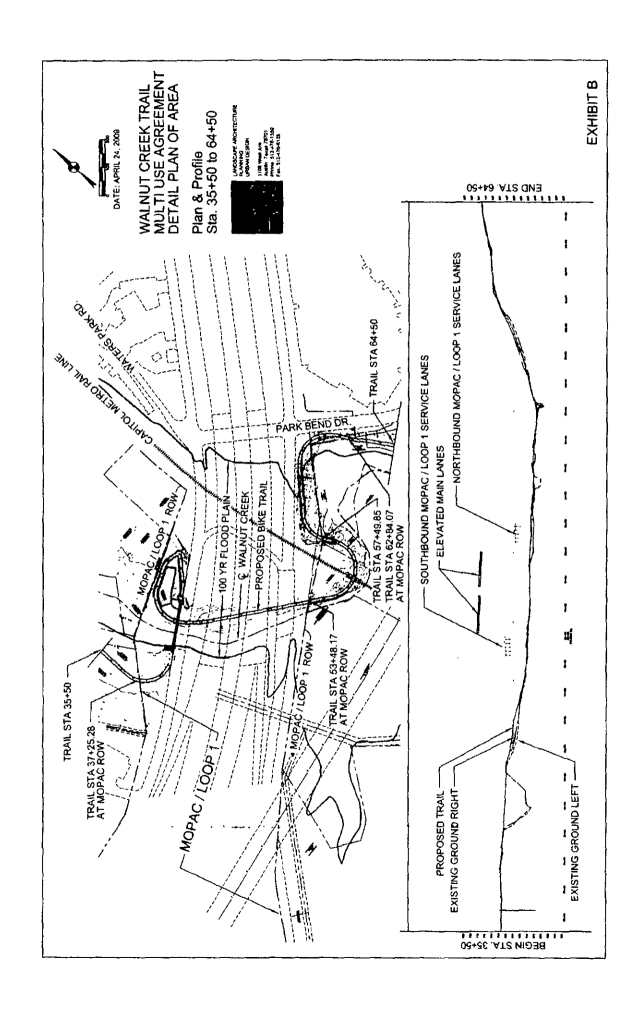
EXHIBIT A General Layout and Location

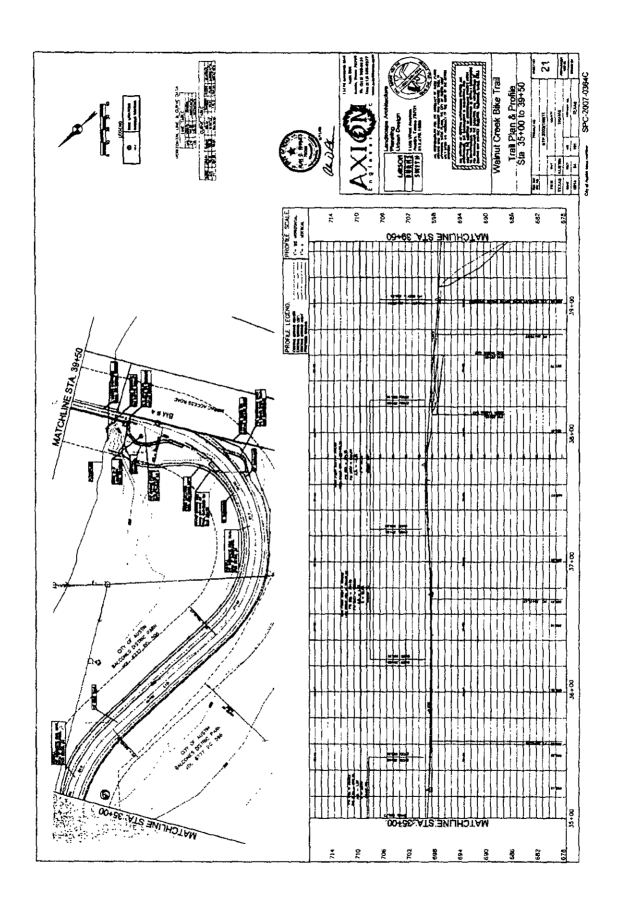


EXHIBIT A
PROJECT LOCATION
MAP

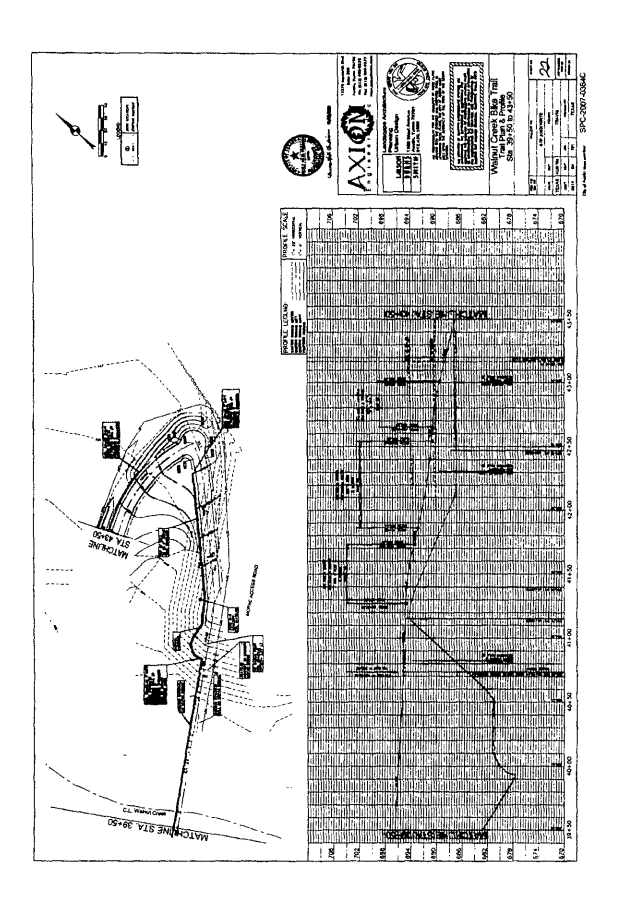
EXHIBIT B

Proposed Construction Plans (Metes and Bounds Description)

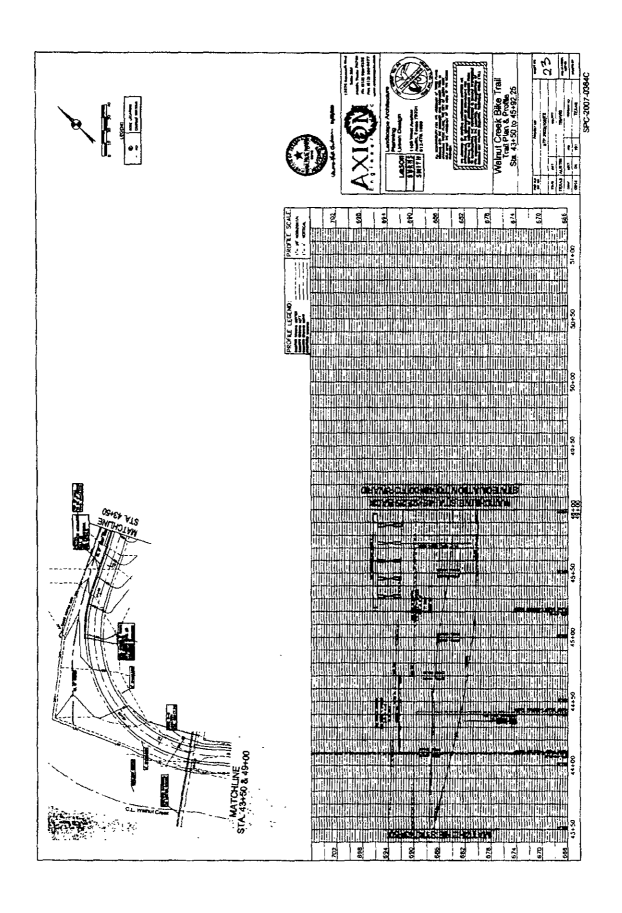


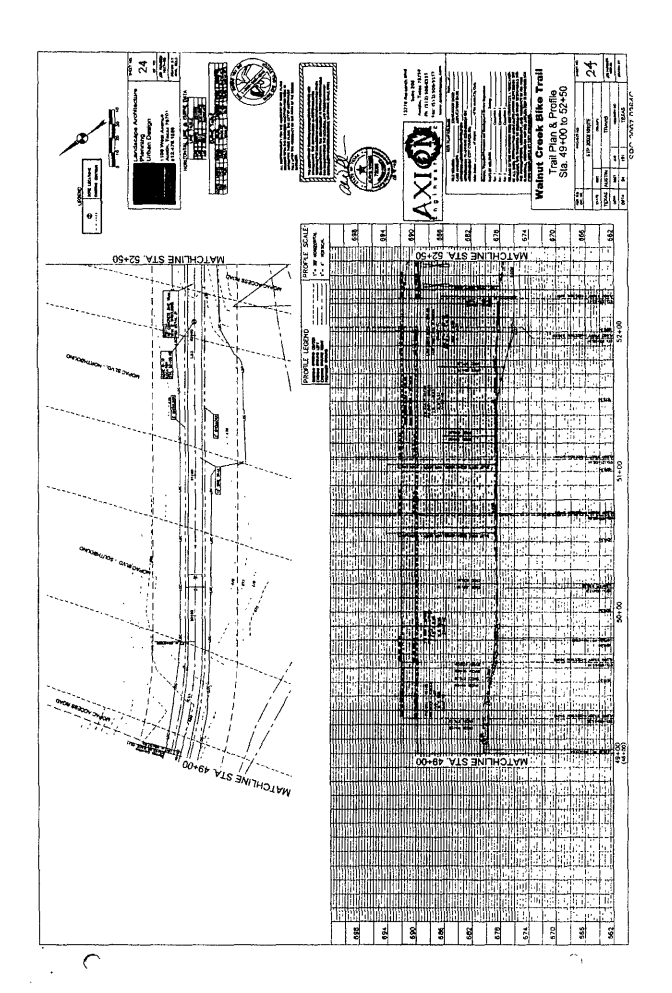


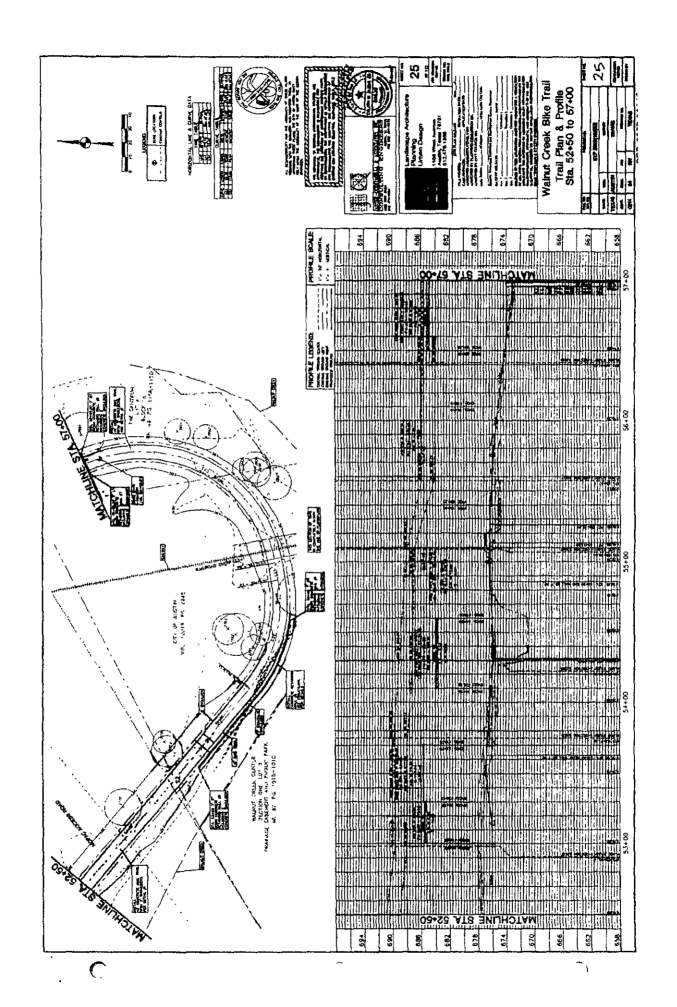
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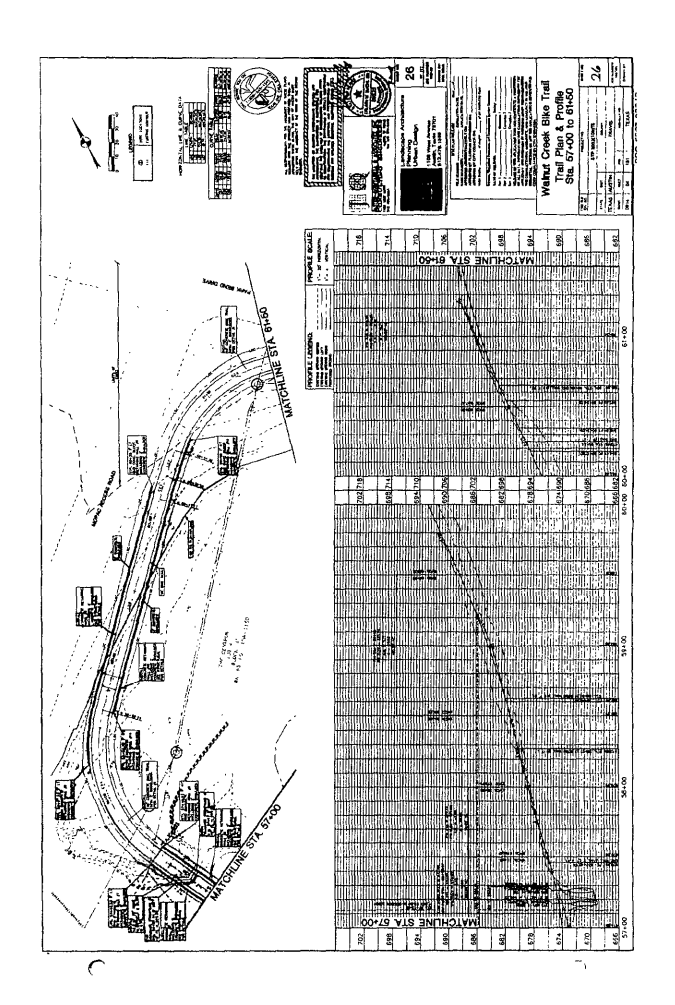


EXHIBIT CApproved Construction Plans

To be made part of document prior to beginning of construction

EXHIBIT D

Certificate of Insurance (TxDOT Form 1560)

To be made part of document prior to beginning of construction

EXHIBIT E

Attachment A (FHWA Additional Requirements)

To be made part of document if applicable