Received Date	LANCASTER COUNTY 555 SOUTH 10 TH STREET LINCOLN, NE 68508	Utility Permit No.
Application Date	Application to Construct	Project or WO No.
	Utilities On County property	Contract No.
		County Rep.
Application is hereby made to LA	•	
lame: JOHN KINTON		
company Name: <u>ENTURY</u>	KINK COMMUNCATIONS, LL	ne: <u>702-616-7388</u> C lail: <u>TOKN. KINTONC CENTURY</u>
ddress: 1514 CHAA	IDLER ROAD	CULORN, AIN TONC ZENTORT
BELLEVUE	NE 68147	
To construct a utility or utilities or	n County right-of-way as follows:	
LEGAL DESCRIPTION:		
	1750 feet to the NW corner of Main Street	and Avenue A .
JTILITY TO BE CONSTRUCTED TYPE	DESCRIPTION	ANNOTATION
JTILITY TO BE CONSTRUCTED TYPE	DESCRIPTION	
JTILITY TO BE CONSTRUCTED	DESCRIPTION S <u>FIBER O PTIC C</u> ASLE 	ANNOTATION - <u>RELOCATE EXIS</u> TIA 4515 in Cunthict wi
JTILITY TO BE CONSTRUCTED TYPE	DESCRIPTION S <u>FIBER O PTIC C</u> ASLE 	ANNOTATION - <u>RELOCATE EXIS</u> TIA 4515 in Cunthict wi
JTILITY TO BE CONSTRUCTED TYPE <u>COMMUNICATIO</u> N	DESCRIPTION S <u>FIBLE OPTIC CAUSUS</u> 	ANNOTATION
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UTILITY PERMIT REQUIREMENTS

<u>NOTE</u> – If Engineer plan sheet project notes conflict with Lancaster County's utility permit application requirements and the special utility permit requirements, the utility permit application requirements and special utility permit requirements shall govern. See Page 6 for additional requirements upon permit approval.

1. Unless agreed to in writing in advance by the owner, the depth of installed facilities shall be at a minimum as follows:

A. For utility installation parallel to the roadway, the minimum depth of burial will be 42" (48" in road ditches) measured from the ground surface to the top of the utility, except as noted in "C" below.

B. For utility installation transverse to the roadway the minimum depth of burial will be 48" measured from the ground surface to the top of the utility, except as noted in "C" below.

C. The minimum depth of burial beneath drainage structures, waterways, creek channels, or culverts within 5' of the utility route will be 72", measured from the flow line of the drainage structure, waterway, or creek channel (whichever is lower), to the top of the utility.

D. No utility will be buried directly above a drainage structure, regardless of the burial depth.

E. All crossings with existing utilities will be separated by a minimum of 24", both horizontally and vertically.

F. All paved road and paved driveway crossings will be dry-bored.

G. All areas disturbed by construction will be restored to their pre-construction condition. This includes: all opencut crossings to be backfilled with material excavated from trench; no sand or crushed rock backfill will be allowed; and compaction of backfills to a density equal to or greater than the surrounding soil in and around trenches, bore pits, pull boxes, and other utility appurtenances. It also includes replacing roadway and driveway surfacing lost or damaged by construction, and re-seeding of all areas disturbed by the work.

H. Trees within the right-of-way will be preserved by the contractor when possible. All trees, bushes, brush, debris piles, resulting from clearing or grubbing operations will become the property of the contractor and will be removed from county property at the contractor's expense.

- 2. The contractor performing the work shall have onsite a copy of approved utility permit allowing permitted work to be done within County Road Right-of-Way.
- 3. The utility owner or his representative will mark all existing Lancaster County drainage structures along the proposed utility installation route 24 hours prior to construction at a culvert site. All structures will be marked in a manner so as to allow the Utility's Contractor to identify all "Bore" locations.
- 4. The contractor will notify Lancaster County Maintenance Superintendent 402-441-7797, within 48 hours, prior to commencing construction on county right-of way.
- 5. Contractor performing the work to submit insurance certificate naming Lancaster County as additional insured prior to any activities in the right-of-way. Contractor shall also provide Lancaster County a 30 day notice of cancellation, non-renewal or any material reduction of insurance coverage.
- 6. The applicant, or his contractor, shall contact the local utility companies and request location of any buried utilities. Damage to any utilities, either on County right-of-way or adjacent to County right-of-way, shall be repaired at the expense of the applicant or his contractor.

- 7. Future road construction work could necessitate relocation of utilities. Those utility relocation costs shall be borne by the utility owner.
- 8. All trenches shall be backfilled the same day trench was excavated except for the portion where the work is to be continued the next day. The portion left open for work continuation shall be protected by barricades with flashing lights at night. No open trenches in the roadway will be allowed overnight. (Except when such road is closed for construction or except with prior conditional approval to be noted on page #6)
- 9. Roads may be closed for a maximum of 12 hours, with prior review and approval from this office. (See #11 for signage layout)
- 10. Road closures longer than 12 hours will require prior review and shall include an approved detour plan. (See #11 for signage layout)
- 11. Three Type III barricades w/Type A flashing lights shall be placed on each side of construction site. "Road Closed" {R 1 1-2) signs shall be mounted on the middle barricade on each side of the construction site. At the nearest intersection each way from crossing, a "Road Closed _____ Miles ahead -- Local Traffic Only" (R11-3) sign shall be placed.
- 12. All barricading, flagmen, warning signs, etc. shall conform to the current *Manual on Uniform Traffic Control* <u>*Devices.*</u>
- 13. No equipment shall be left unattended on public right-of-way. No trenches shall be left open after working hours. No equipment shall block traffic control devices. If necessary, flagmen shall be required.
- 14. All pipe and encasements to conform to State Highway Standards.
- 15. Notification of proposed utility work to adjacent landowners shall be the responsibility of the Utility Company and or their Agents.
- 16. ***<u>Utility Company and or their Agents shall be responsible to notify the Lancaster County Engineering</u> Department upon completion of permitted utility work.***

TYPICAL CROSS SECTION OF ROAD CROSSING

(Proposed Drawing by Applicant)

I	(We)	agree	to	construct	the	
---	------	-------	----	-----------	-----	--

(utility)

the provisions included as a part of this permit.

COMPANY:

DATE:

SIGNED BY:

EXECUTION BY LANCASTER COUNTY

The above application is hereby approved subject to the requirements and provisions of the permit.

APPROVED and dated this day of Board of Commissioners.

by the Lancaster County

LANCASTER COUNTY BOARD OF COMMISSIONERS

Chairperson

APPROVED as to form

this____day of_____

Deputy County Attorney

REVIEWED this ____day of _____, _____

Lancaster County Engineering Representative



(TO BE FILLED IN BY COUNTY PERSONNEL)

Encasement Requirements:

Barricade, Signing and Flagging Requirements:

Methods of Installation:

Minimum Cover Provided in Road Ditches:

Other Requirements:

Additional Comments:

INSURANCE CLAUSE FOR LANCASTER COUNTY ENGINEER UTILITY PERMITS

Insurance; Coverage Information

The contractor shall, prior to beginning work, provide proof of insurance coverage in a form satisfactory to the County, which shall not withhold approval unreasonably. The coverages and minimum levels required by this contract are set forth below and shall be in effect for all times that work is being done pursuant to this Contract. No work on the Project or pursuant to this Contract shall begin until all insurance obligations herein are met to the satisfaction of the County, which shall not unreasonably withhold approval. Self-insurance shall not be permitted unless consent is given by the County prior to execution of the Agreement and may require submission of financial information for analysis. Deductible levels shall be provided in writing from the Contractor's insurer and will be no more than \$25,000.00 per occurrence. Said insurance shall be written on an **OCCURRENCE** basis, and shall be **PRIMARY**, with any insurance coverage maintained by the County being secondary or excess.

Certificates

The Contractor shall provide certificates of insurance and endorsements evidencing compliance with these requirements. The Contractor shall provide a Certificate of Insurance demonstrating the coverage required herein and the necessary endorsements and waivers described herein and below before being permitted to begin the work or project. All certificates, endorsements and endorsement forms (where required) must be acceptable to the County Attorney. Certificates shall include an endorsement to provide for at least thirty (30) days' firm written notice in the event of cancellation. During the term of the Agreement and during the period of any required continuing coverages, the Contractor shall provide, prior to expiration of the policies, certificates and endorsement forms evidencing renewal insurance coverages. The parties agree that the failure of County to object to the form of a certificate and/or additional insured endorsement or endorsement forms provided shall not constitute a waiver of this requirement.

1. <u>Commercial General Liability</u>

The Contractor shall provide proof of Commercial General Liability Insurance with a minimum limit of not less than \$1,000,000.00 each occurrence and \$2,000,000.00 aggregate. These minimum limits can be met by primary and umbrella liability policies. Coverage shall include: Premises-Operations, Products/ Completed Operations, Contractual, Broad Form Property Damage, and Personal Injury. Such coverage shall be endorsed for the general aggregate to be on a **PER PROJECT** basis, and the contractor shall provide an additional insured endorsement acceptable to the County. The required insurance must include coverage for all projects and operations of Contractor or similar language that meets the approval of the County, which approval shall not be unreasonably withheld.

1.1 Additional Insured (Requires an Endorsement Form)

An Additional Insured Endorsement Form showing the County as additional Insured.

1.2 <u>Automobile Liability</u>

The Contractor shall provide proof of Automobile Liability coverage, which shall include: Owned, Hired and Non-Owned. Bodily Injury and Property Damage Combined Single Limit shall be at least \$1,000,000 Per Accident.

1.3 <u>Intentionally Omitted</u>

1.4. <u>Workers' Compensation; Employers' Liability</u>

The Contractor shall provide proof of workers' compensation insurance of not less than minimum statutory requirements under the laws of the State of Nebraska and any other applicable State. Employers' Liability coverage with limits of not less than \$500,000.00 each accident or injury shall be included. The Contractor shall provide the County with an endorsement for waiver of subrogation. The contractor shall also be responsible for ensuring that all subcontractors have workers' compensation insurance for their employees before and during the time any work is done pursuant to this Contract.

- 1.5 Intentionally Omitted
- 1.5.1 <u>Intentionally Omitted</u>
- 1.6 Intentionally Omitted
- 1.7 <u>Intentionally Omitted</u>
- **1.8** <u>**Railroad Contractual Liability Insurance** (Required only if appropriate) If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or railroad crossing, the Contractor must provide an endorsement (ISO® form CG24170193 or newer) that removes or deletes any exception for such work in the Contractor's commercial general liability policy. Any endorsement not described herein shall be subject to the approval of the County Attorney.</u>

1.8.1 <u>**Railroad Protective Liability** (Required only if appropriate)</u>

If work is to be performed within 50 feet of any railroad property and affecting any railroad bridge or trestle, tracks, road beds, tunnel, underpass or crossing or otherwise required by the Special Provisions or applicable requirements of an affected railroad, the Contractor shall provide Railroad Protective Liability Insurance naming the affected railroad/s as insured with minimum limits for bodily injury and property damage of \$2,000,000 per occurrence, \$6,000,000 aggregate, or such other limits as required in the Special Provisions or by the affected railroad. The original of the policy shall be furnished to the railroad and a certified copy of the same furnished to the County Purchasing Department prior to any related construction or entry upon railroad premises by the Contractor or for work related to the Contract.

1.9 <u>Intentionally Omitted</u>

2. <u>Risk of Loss</u>

Except to the extent covered by the builder's risk insurance, the Contractor shall have the sole responsibility for the proper storage and protection of, and assumes all risk of loss of, any Subcontractor's Work and tools, materials, equipment, supplies, facilities, offices and other property at or off the Project site. The Contractor shall be solely responsible for ensuring each subcontractor shall take every reasonable precaution in the protection of all structures, streets, sidewalks, materials and work of other subcontractors. Contractor shall protect its Work from damage by the elements or by other trades working in the area.

3. <u>Umbrella or Excess Liability</u>

The Contractor may use an Umbrella, Excess Liability, or similar coverage to supplement the primary insurance stated above in order to meet or exceed the minimum coverage levels required by this Contract.

4. <u>Minimum Scope of Insurance</u>

All Liability Insurance policies shall be written on an "Occurrence" basis only. All insurance coverage are to be placed with insurers authorized to do business in the State of Nebraska and must be placed with an insurer that has an A.M. Best's Rating of no less than A:VII unless specific approval has been granted otherwise.

5. <u>Indemnification</u>

To the fullest extent permitted by law the Contractor shall indemnify, defend, and hold harmless the County, its elected officials, officers, employees, agents, consultants, and employees of any of them from and against claims, damages, losses and expenses, including but not limited to attorney fees, arising out of or resulting from performance of the Work, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible or intangible property, including the Work itself, but only to the extent caused by the negligent, wrongful, or intentional acts or omissions of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by the negligence of a party indemnified hereunder. In the event the claim, damage, loss or expense is caused in part by the negligence of a party indemnified hereunder, the indemnification by the Contractor shall be prorated based on the extent of the liability of the party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or reduce obligations of indemnity which would otherwise exist as to a party or person described in this Section. Nothing herein shall be construed to be a waiver of sovereign immunity by the County.

6. <u>Reservation of Rights</u>

The County reserves the right to require a higher limit of insurance or additional coverages when the County determines that a higher limit or additional coverage is required to protect the County or the interests of the public. Such changes in limits or coverages shall be eligible for a change order or amendment to the Contract.

7. <u>Sovereign Immunity</u>

Nothing contained in this clause or other clauses of this Agreement/Contract shall be construed to waive the Sovereign Immunity of the County.

For questions regarding Insurance Requirements, please contact Risk Management.

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 06/01/2018

	Ŭ ľ							-	00/0	1/2018
E	HIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF IN REPRESENTATIVE OR PRODUCER, A	'IVEL SURA	Y OI	R NEGATIVELY AMEND, DOES NOT CONSTITU	EXTE	ND OR ALT	FER THE CC	VERAGE AFFORDED I	зү тне	E POLICIES
н	MPORTANT: If the certificate holder SUBROGATION IS WAIVED, subjec his certificate does not confer rights	t to t	he te	erms and conditions of th	ne poli	cy, certain p	oolicies may			
PRC	DUCER				CONTA	ст		· · · · · · · · · · · · · · · · · · ·		
	MARSH USA, INC.				PHONE			FAX (A/C, No):		
	WO ALLIANCE CENTER 560 LENOX ROAD, SUITE 2400				E-MAIL			[(A/G, NO]:		
	tlanta, GA 30326				ADDRE					
	\ttn: Atlanta.Certrequest@marsh.com 106Cas-17-18 USG							RDING COVERAGE		NAIC # 22667
	106Cas-17-18 USG			•	1		rican Insurance C			
	lasTec North America, Inc.						Ins Co Of North A			43575
	ISG YO Box 519						e And Industry Ins			19410
	lugo, MN 55038				INSURE	R D : ACE Fire	Underwriters Insu	rance Company		20702
					INSURE	ERE: Agri Gene	ral Insurance Con	npany		42757
					INSURE	RF:				
				E NUMBER:		-004827371-01		REVISION NUMBER: 1		
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INSR LTR	TYPE OF INSURANCE	ADDL INSD	WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S	
A	X COMMERCIAL GENERAL LIABILITY			XSL G2787017A		09/15/2017	09/15/2018	EACH OCCURRENCE	\$	2,750,000
	CLAIMS-MADE X OCCUR				ł			DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	250,000
	X SIR: \$250,000							MED EXP (Any one person)	\$	SELF INSURED
	J	4						PERSONAL & ADV INJURY	\$	2,750,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	20,000,000
	X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$ \$	6,000,000
A	AUTOMOBILE LIABILITY			ISA H09061666		09/15/2017	09/15/2018	COMBINED SINGLE LIMIT (Ea accident)	\$	5,000,000
	X ANY AUTO							BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED							BODILY INJURY (Per accident)	\$	
	AUTOS ONLY AUTOS							PROPERTY DAMAGE	\$	
								(Per accident)	\$ \$	
С	X UMBRELLA LIAB X OCCUR			28189294		09/15/2017	09/15/2018			5,000,000
						09/15/2017	00/10/2010	EACHOCCURRENCE	\$	5,000,000
								AGGREGATE	\$	5,000,000
В	DED RETENTION \$			WLR C64415748 (AOS)		09/15/2017	09/15/2018	Y PER OTH-	\$	
A	AND EMPLOYERS' LIABILITY Y / N			WLR C64415785 (AZ, CA, MA)		09/15/2017	09/15/2018	^ STATUTE ER		0.000.000
	ANYPROPRIETOR/PARTNER/EXECUTIVE	N/A				09/15/2017	09/15/2018	E.L. EACH ACCIDENT	\$	2,000,000
A	(Mandatory in NH)			WCU C64415906 (FL,GA,NC,TX)		09/15/2017	03/13/2010	E.L. DISEASE - EA EMPLOYEE	\$	2,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below			SIR: \$1.5M for FL,NC,TX/ \$1M for	GA			E.L. DISEASE - POLICY LIMIT	\$	2,000,000
D	Workers Compensation			SCF C64415864 (WI)		09/15/2017	09/15/2018			2,000,000
Е	Workers Compensation			WLR C64415827 (TN)		09/15/2017	09/15/2018			2,000,000
	CRIPTION OF OPERATIONS / LOCATIONS / VEHICI aster County is/are included as additional insured wh								ontract or	agreement.
CEF	RTIFICATE HOLDER				CANC	ELLATION				
44	ncaster County 4 Cherrycreek Rd. Bldg. C ncoln, NE 68528				THE ACC	EXPIRATION ORDANCE WI	N DATE THE TH THE POLIC	ESCRIBED POLICIES BE C/ REOF, NOTICE WILL E Y PROVISIONS.		
					of Mars	RIZED REPRESE h USA Inc.			_	
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ACO	DRD 25 (2016/03)	Th	ie AC	CORD name and logo are	e regis	stered mark	s of ACORD			

Workers' Comper	Isation and Employers' Liability Policy
MASTEC, INC.	Endursement Number
800 DOUGLAS ROAD PENTHOUSE CORAL GABLES FL 33134	Pallcy Number
	Symbol WLR Number: C64415748
Policy Period TO	Effective Date of Endorsement
09-15-2017 09-15-2018	09-15-2017
Issued By (Name of Insurance Company)	
INDEMNITY INS. CO. OF NORTH AMERICA	
Insert the policy number. The remainder of the information is to be c	ompleted only when this endorsement is issued subsequent to the preparation of the policy

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.

This agreement shall not operate directly or indirectly to benefit any one not named in the Schedule.

Schedule

ANY PERSON OR ORGANIZATION AGAINST WHOM YOU HAVE AGREED TO WAIVE YOUR RIGHT OF RECOVERY IN A WRITTEN CONTRACT, PROVIDED SUCH CONTRACT WAS EXECUTED PRIOR TO THE DATE OF LOSS.

For the states of CA, UT, TX, refer to state specific endorsements. This endorsement is not applicable in KY, NH, and NJ.

The endorsement does not apply to policies in Missouri where the employer is in the construction group of code classifications. According to Section 287.150(6) of the Missouri statutes, a contractual provision purporting to waive subrogation rights against public policy and void where one party to the contract is an employer in the construction group of code classifications.

For Kansas, use of this endorsement is limited by the Kansas Faimess in Private Construction Contract Act(K.S.A. 16-1801 through 16-1807 and any amendments thereto) and the Kansas Fairness in Public Construction Contract Act(K.S.A 16-1901 through 16-1908 and any amendments thereto). According to the Acts a provision in a contract for private or public construction purporting to waive subrogation rights for losses or claims covered or paid by liability or workers compensation insurance shall be against public policy and shall be void and unenforceable except that, subject to the Acts, a contract may require waiver of subrogation for losses or claims paid by a consolidated or wrap-up insurance program.

Authorized Representative

ADDITIONAL INSURED – STATE OR POLITICAL SUBDIVISIONS – PERMITS OR AUTHORIZATIONS

Named Insured MasTec, Inc	0.		Endorsement Number 177
Policy Symbol XSL	Policy Number G2787017A	Policy Period 09/15/2017 to 09/15/2018	Effective Date of Endorsement 09/15/2017
	e of Insurance Company) can Insurance Co		

Insert the policy number. The remainder of the information is to be completed only when this endorsement is issued subsequent to the preparation of the policy.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY. This Endorsement modifies insurance provided under the following: EXCESS COMMERCIAL GENERAL LIABILITY POLICY

SCHEDULE

State Or Political Subdivision: any state or political subdivision that has issued a permit or authorization requiring additional insured status to you in connection with your operations.

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

- A. Section II Who Is An Insured is amended to include as an additional insured any state or governmental agency or subdivision or political subdivision shown in the Schedule, subject to the following provisions:
 - 1. This insurance applies only with respect to operations performed by you or on your behalf for which the state or governmental agency or subdivision or political subdivision has issued a permit or authorization. However:
 - a. The insurance afforded to such additional insured only applies to the extent permitted by law; and
 - **b.** If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
 - 2. This insurance does not apply to:
 - a. "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the federal government, state or municipality; or
 - b. "Bodily injury" or "property damage" included within the "products-completed operations hazard".
- B. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance And Retained Limit:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

Authorized Representative

Century Link® Communications, LLC FIBER OPTIC CABLE ROUTE PROJECT # N.351914 PRE-CONSTRUCTION DRAWINGS MAIN ST./ROCA RD. RELOCATION ROCA, NE 68430

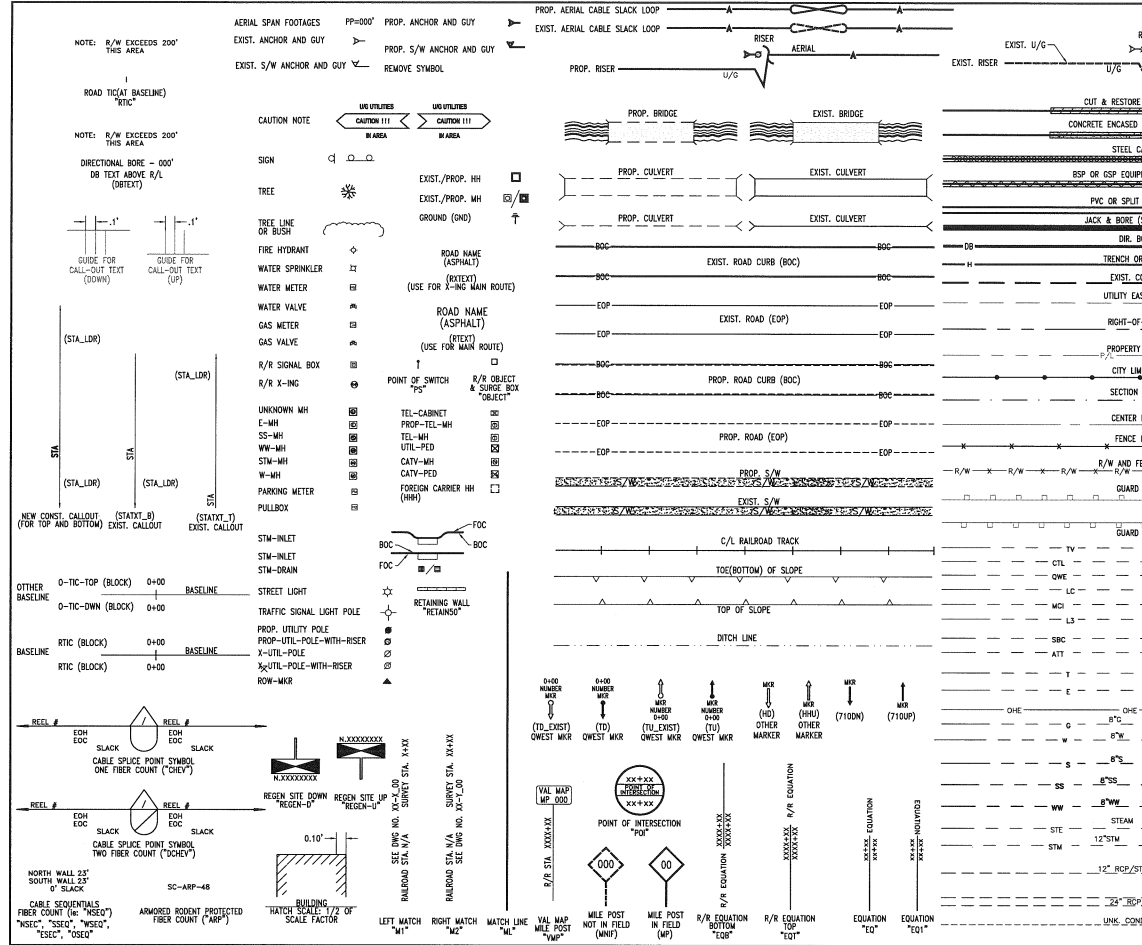
BOOK 1 OF 1

APRIL 20, 2018 REVISED: APRIL 25, 2018



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OUTSIDE PLANT ENGINEERING: CENTURYLINK COMMUNICATIONS, LLC. NEBRASKA OSP ENGINEER:	JOHN LINTON PHONE: (402) 616-7388 E-MAIL: john.linton@centurylink.com	RAILROADS: BNSF RAILROAD JONES LANG LASALLE BROKERAGE, INC. ATTN: PERMIT SERVICE 4300 AMON CARTER BLVD., SUITE 100 FT. WORTH, TX 76155		CITY GOVERNMENT VILLAGE OF ROCA COUNTY SEAT LANCASTER COUNTY
OUTSIDE PLANT CONSTR.: CENTURYLINK COMMUNICATIONS, LLC. NEBRASKA OSP ENGINEER: -	JOHN LINTON PHONE: (402) 616-7388 E-MAIL: john.linton@centurylink.com	STATE GOVERNMENT:		UTILITIES:. CENTURYLINK ONE-CALL DIGGERS HOTLINE OF NEBRASKA
ENGINEERING CONTRACTOR: GXT, LTD 1130 EAST ARAPAHO RD., SUITE 625 RICHARDSON, TX 75081 PRESIDENT/CEO: PROJECT ENGINEER:	MAIN: (469) 385–5163 FAX: (469) 385–5164 MICHELLE LENKER CELL: (214) 914–2326 MIKE CRANFORD CELL: (972) 768–2881			
CONSTRUCTION CONTRACTOR:	MAIN: (000) 000–0000 FAX: (000) 000–0000	COUNTY GOVERNMENT: PAMELA L. DINGMAN, COUNTY ENGINEER 444 CHERRYCREEK ROAD, BLDG. C LINCOLN, NE 68528	OFFICE: (402) 441−7681 FAX: (402) 441−8692 Email: pdingman@angcaster.ne.gov	OTHERS:
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	PROJECT: # N.351914
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	то
	SECTION: TOWNSHIP: RANGE:
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	BUR. CA. MKRS.
	JOINT BSP JOINT GSP
	2" ORANGE HDPE
	2" BLACK HDPE MH 4' X 4' X 4'
00) AT-FIBER	
00) 331-5666	
	CenturyLink Communications, LLC TITLE: FIBER OPTIC CABLE ROUTE MAIN ST./ROCA RD. TO RELOCATION
	REVISIONS
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	DRAWINGS AND SPECIFICATIONS SHALL REMAIN THE PROPERTY OF CENTURYLINK COMMUNICATIONS, LLC, BEING ISSUED IN STRICT CONFIDENCE AND SHALL NOT BE REPRODUCED, COPIED, OR USED FOR ANY PURPOSE WITHOUT SPECIFIC WRITEN PERMISSION.
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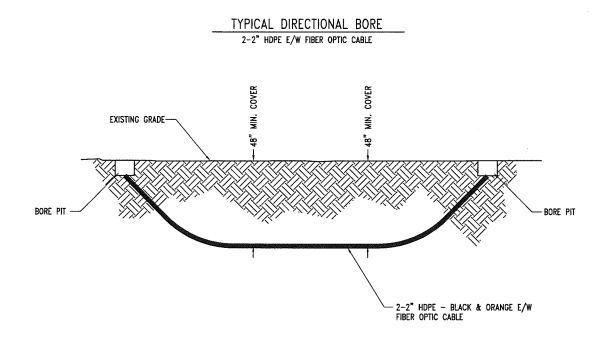
- 1. UNLESS SPECIFIED OTHERWISE, THE CONDUIT TO BE INSTALLED SHALL BE HIGH-DENSITY POLYETHYLENE (HDPE), SDR 11 DUCT. STEEL, HDPE, OR PVC DUCT SHALL HAVE A MINIMUM SCHEDULE 80-WALL THICKNESS.
- 2. CONTRACTOR IS RESPONSIBLE FOR LOCATING ALL UTILITIES 48 HOURS PRIOR TO CONSTRUCTION ACTIVITY. CALL 1-800-331-5666 IN NEBRASKA.
- 3. ALL UNDERGROUND OBSTRUCTIONS, WHEN LOCATED, WILL REQUIRE THE PLACEMENT OF A BURIED CABLE MARKER. HDPE OR STEEL PIPE WILL BE INSTALLED IN ALL BORINGS, AS INDICATED ON THE RUNNING LINE DRAWINGS.
- 4. SHORING MAY BE REQUIRED AND SHALL COMPLY TO O.S.H.A. STANDARDS. BORE PITS LEFT OPEN OVERNIGHT SHALL BE FENCED WITH ORANGE FENCE MATERIAL SECURED IN PLACE BY STEEL FENCE POSTS.
- *** 5. THE MINIMUM COVER IN DITCHES ADJACENT TO ROADS, HIGHWAYS, RAILROADS, AND INTERSTATES IS FORTY-EIGHT INCHES (48") BELOW PROPOSED GRADE. THE MINIMUM COVER ACROSS STREAMS, RIVER WASHES. AND OTHER WATERWAYS IS -SIXTY -- INCHES-(60") BELOW-THE-PROPOSED -GRADE.** AT**72" Minimum below flow line of structure all known buried obstructions are shown on the construction LOCATIONS WHERE THE FIBER OPTIC CABLE CROSSES OTHER SUBSURFACE UTILITIES OR OTHER or flow line of water, whatever is lower*** STRUCTURES. THE FIBER OPTIC CABLE/DUCT SHALL BE INSTALLED TO PROVIDE A MINIMUM OF TWELVE

24" Vertical INCHES-(1-2") OF VERTICAL CLEARANCE FROM THE UTILITY/OBSTACLE, PROVIDED THE MINIMUM Clearance CLEARANCE AND APPLICABLE MINIMUM DEPTH CAN BE MAINTAINED: OTHERWISE, THE FIBER OPTIC CABLE/DUCT WILL BE INSTALLED UNDER THE EXISTING UTILITY/OBSTACLE. JURISDICTION REQUIREMENTS SHOULD ALWAYS BE FOLLOWED.

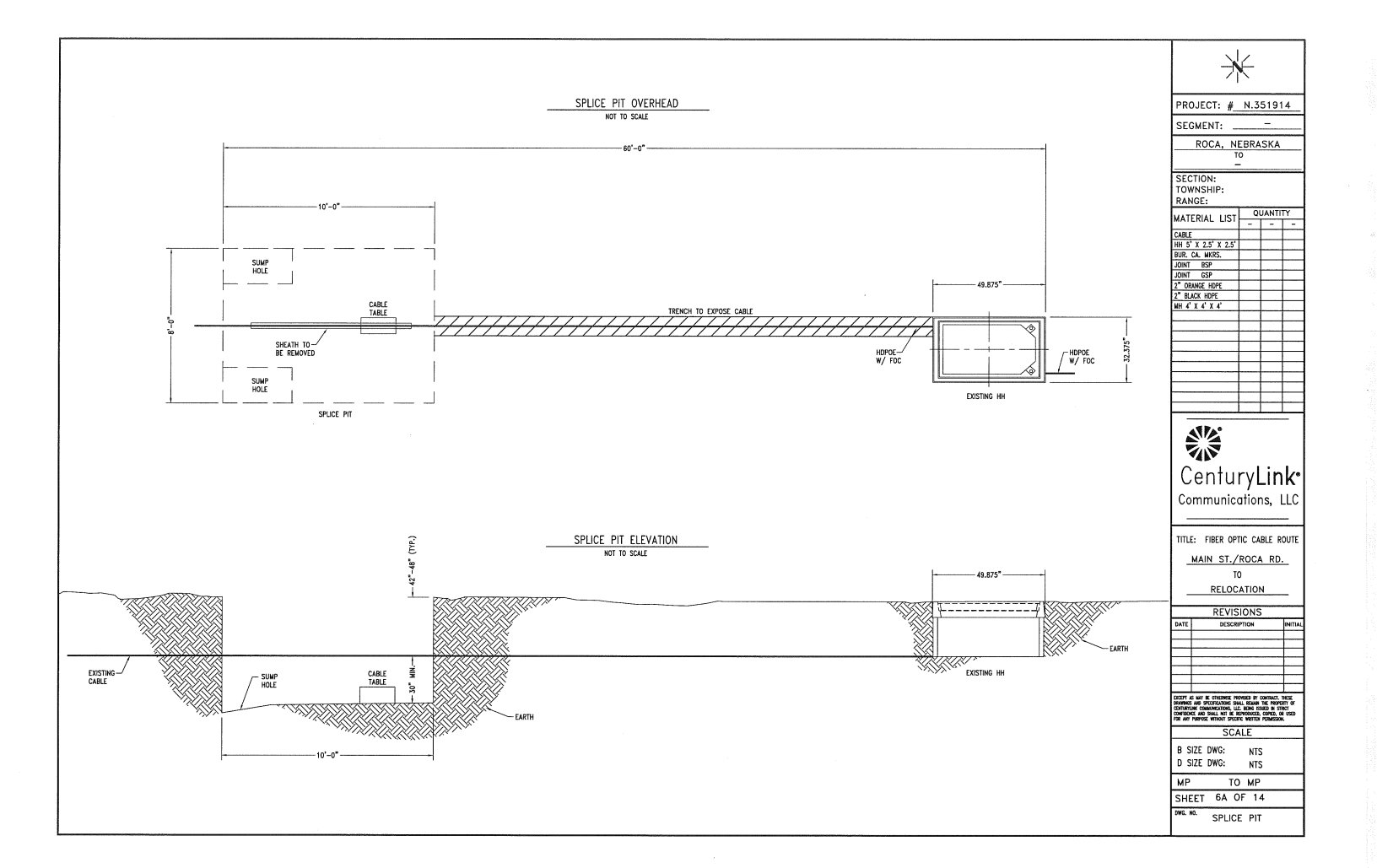
- 6. MECHANICAL PROTECTION SHALL BE REQUIRED ANYTIME A 36" MINIMUM COVER IS UNOBTAINABLE UNLESS SPECIFIED OTHERWISE ON THE CONSTRUCTION DRAWINGS. THE INSPECTOR SHOULD PERIODICALLY INSPECT THE CONDUIT WHEN IT IS BEING PLACED IN THE GROUND; AND TO SEE THAT PROPER DEPTH IS MAINTAINED AT ALL TIMES. IF THE MINIMUM DEPTH IS UNOBTAINABLE, A LESSER DEPTH WILL BE ALLOWED WITH ADEQUATE PROTECTION SUCH AS A CONCRETE CAP OR PLACED IN BLACK STEEL PIPE (BSP).
- 7. ALL 90 DEGREE BENDS IN CONDUIT CONSTRUCTION WILL BE A MINIMUM 38.2* RADIUS UNLESS SPECIFIED OTHERWISE. ALL SPLIT CONDUIT BENDS AND SOLID PVC BENDS SHALL REQUIRE CONCRETE ENCASEMENT, UNLESS SPECIFIED OTHERWISE. THE DESIGN OF THE PLOWSHARE SHALL BE SUCH THAT THE BURIED CONDUIT PASSING THROUGH THE PLOW WILL NOT BIND AND SHALL NOT BE BENT IN A RADIUS LESS THAN TEN (10) TIMES THE OUTSIDE DIAMETER OF THE CONDUIT.
- 8. ALL CONSTRUCTION AND INSTALLATION WORK OCCURRING ON RAILROAD RIGHT-OF-WAY SHALL CONFORM TO THAT RAILROAD'S FIBER OPTIC STANDARDS.
- 9. RAILROAD COMMUNICATION AND SIGNAL CABLES TO BE LOCATED PRIOR TO CONSTRUCTION ACTIVITY. RAILROAD TO BE GIVEN 48 HOURS NOTICE PRIOR TO CONSTRUCTION.
- 10. DAMAGE TO BANKS, DITCHES, DRIVEWAYS AND ROADS CAUSED BY THE EQUIPMENT SHALL BE IMMEDIATELY REPAIRED TO THE SATISFACTION OF THE ENGINEER AND PUBLIC AUTHORITIES HAVING JURISDICTION OVER HIGHWAY AND ROAD RIGHT-OF-WAY WHERE INVOLVED.
- 11. INTERMEDIATE HANDHOLES SHALL BE PLACED AT INTERVALS OF APPROXIMATELY 5280' (A MILE), OR AS DETERMINED BY CONSTRUCTION INSPECTOR. UNLESS OTHERWISE SPECIFIED ON CONSTRUCTION DRAWINGS.

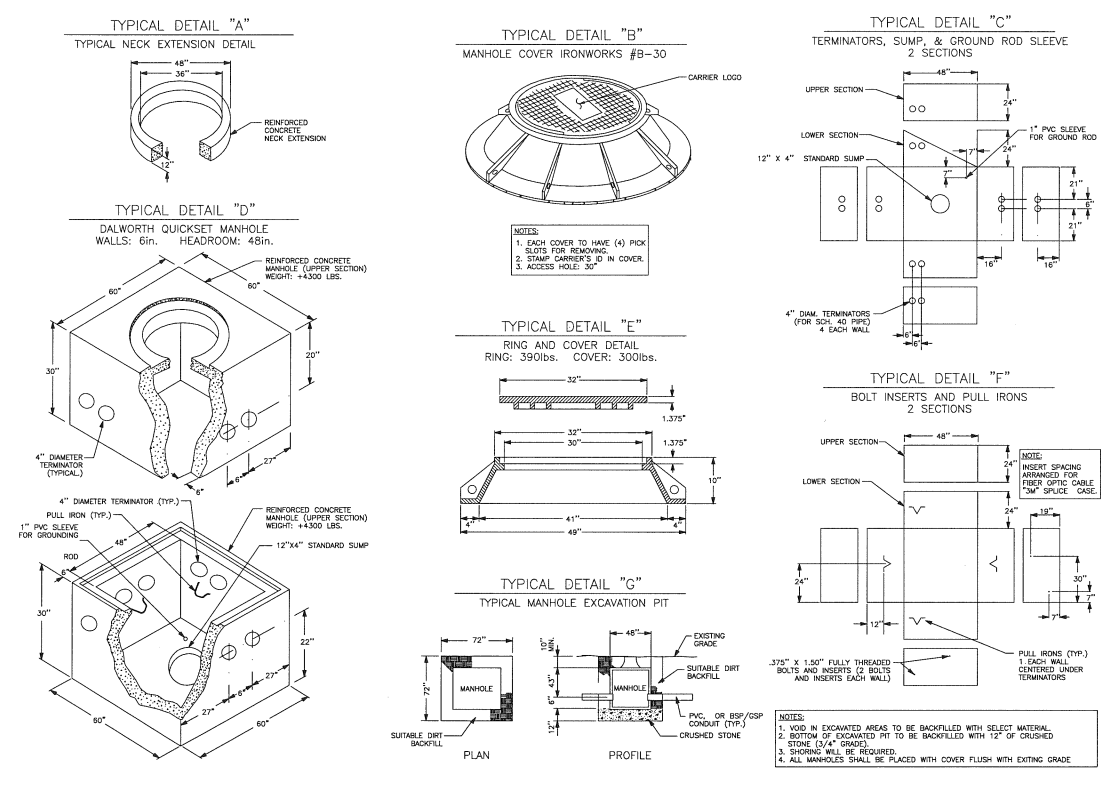
- 12. ALL WORK TO BE DONE WITH EXTREME CAUTION, FIBER OPTIC CABLE CARRYING TRAFFIC AND LOSS OF SERVICE WILL RESULT IN LOSS OF REVENUE.
- 13. ALL WORK TO BE PERFORMED IN STRICT ACCORDANCE WITH THE APPLICABLE CODES OR REQUIREMENTS OF ANY REGULATING GOVERNMENTAL AGENCY, FTV OR THE RIGHT-OF-WAY GRANTOR.
- 14. LOCATIONS OF SOME OF THE PHYSICAL FEATURES WERE OBTAINED FROM MAPS OR OTHER DRAWINGS, AND MAY BE AS SHOWN OR DEPICTED ON THESE DRAWINGS.
- 15. UNDERGROUND UTILITIES HAVE BEEN PLOTTED FROM AVAILABLE RECORDS AND FIELD OBSERVATIONS. BUT ARE NOT NECESSARILY EXACT. THEREFORE, UTILITY LOCATIONS WILL BE VERIFIED AT LEAST 100 FEET IN ADVANCE OF TRENCHING OR PLOWING, SO THAT CHANGES IN CABLE PLACE-MENT CAN BE MADE IN EVENT OF CONFLICTS.
- DRAWINGS. ANY AND ALL OTHERS ENCOUNTERED ARE ALSO THE RESPONSIBILITY OF THE CONTRACTOR TO LOCATE, PROTECT, AND REPAIR, IF DAMAGED.
- 17. ANY AND ALL IMPROVEMENTS, SUCH AS, ASPHALT OR CONCRETE PAVEMENT, CURBS. GUTTERS. WALKS. DRAINAGE DITCHES, EMBANKMENTS, SHRUBS, TREES, GRASS SOD, ETC., IF DAMAGED, SHALL BE RESTORED TO ORIGINAL OR BETTER CONDITION.
- 18. EQUIPMENT TYPES SPECIFIED HEREIN (i.e. "BACKHOE, "SWAMP PLOW", ETC.) ARE SUGGESTIONS ONLY AND ARE NOT INTENDED AS REQUIREMENTS. CONTRACTOR WILL BE NOTIFIED AS TO EXCEPTIONS.

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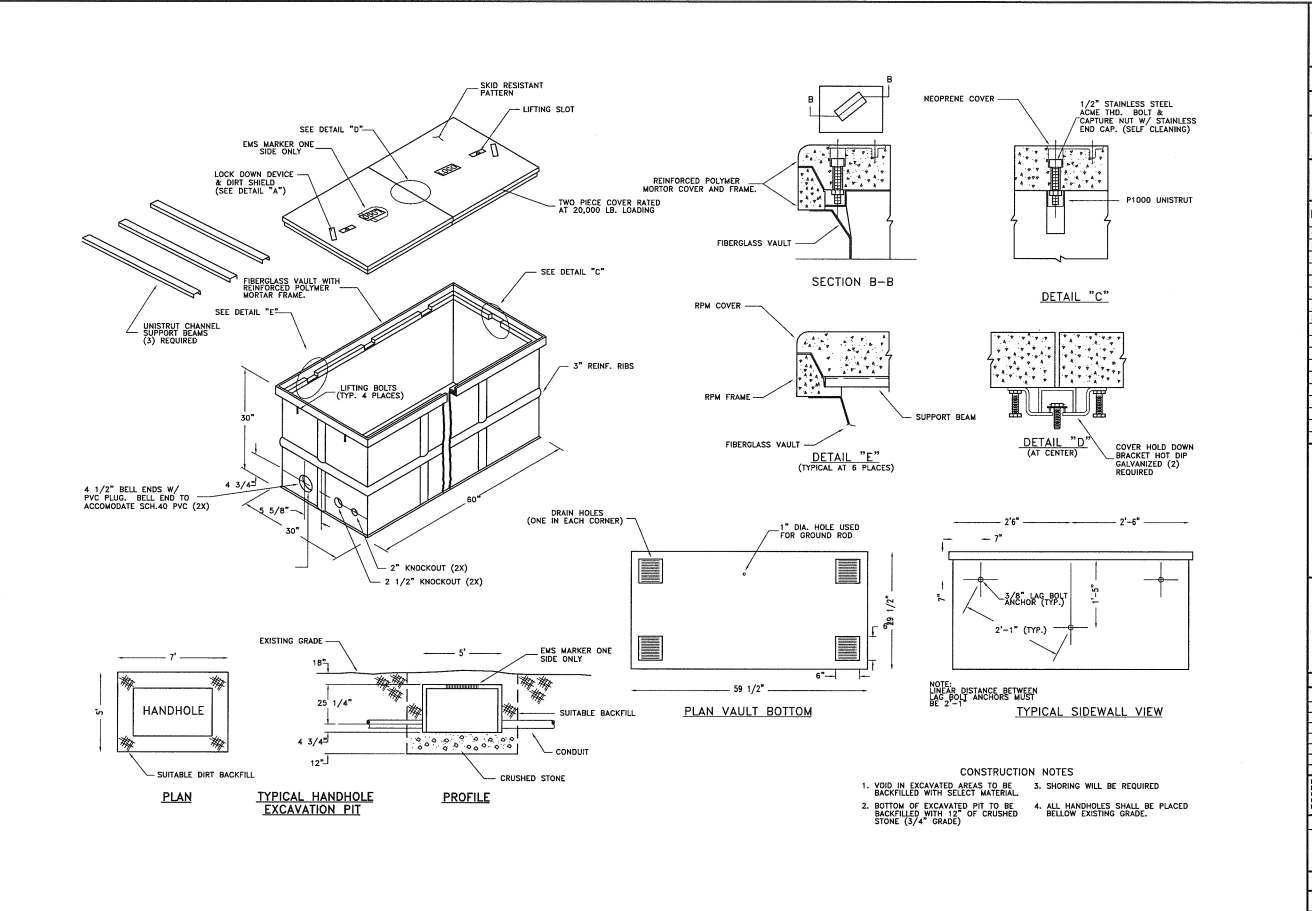


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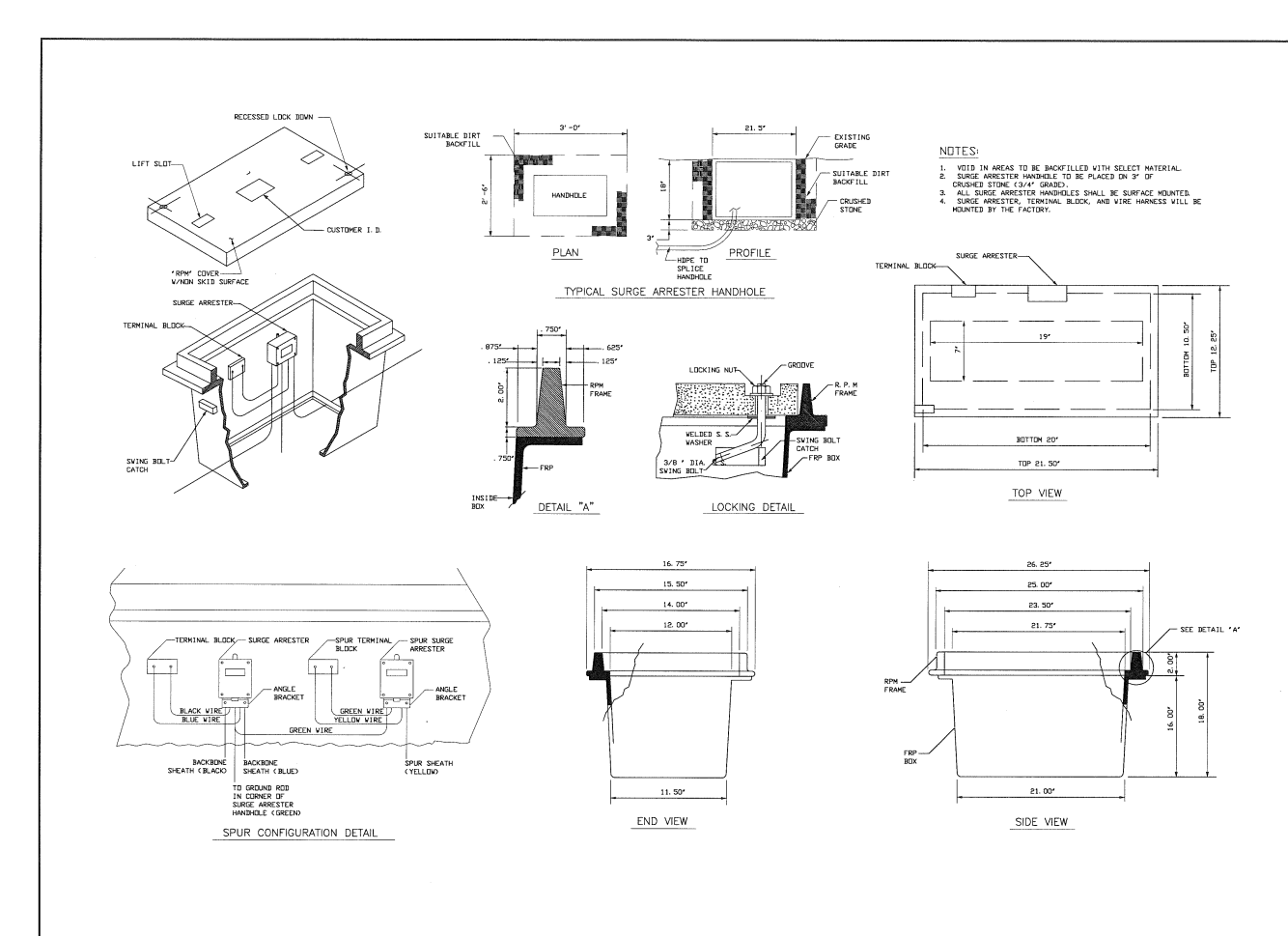




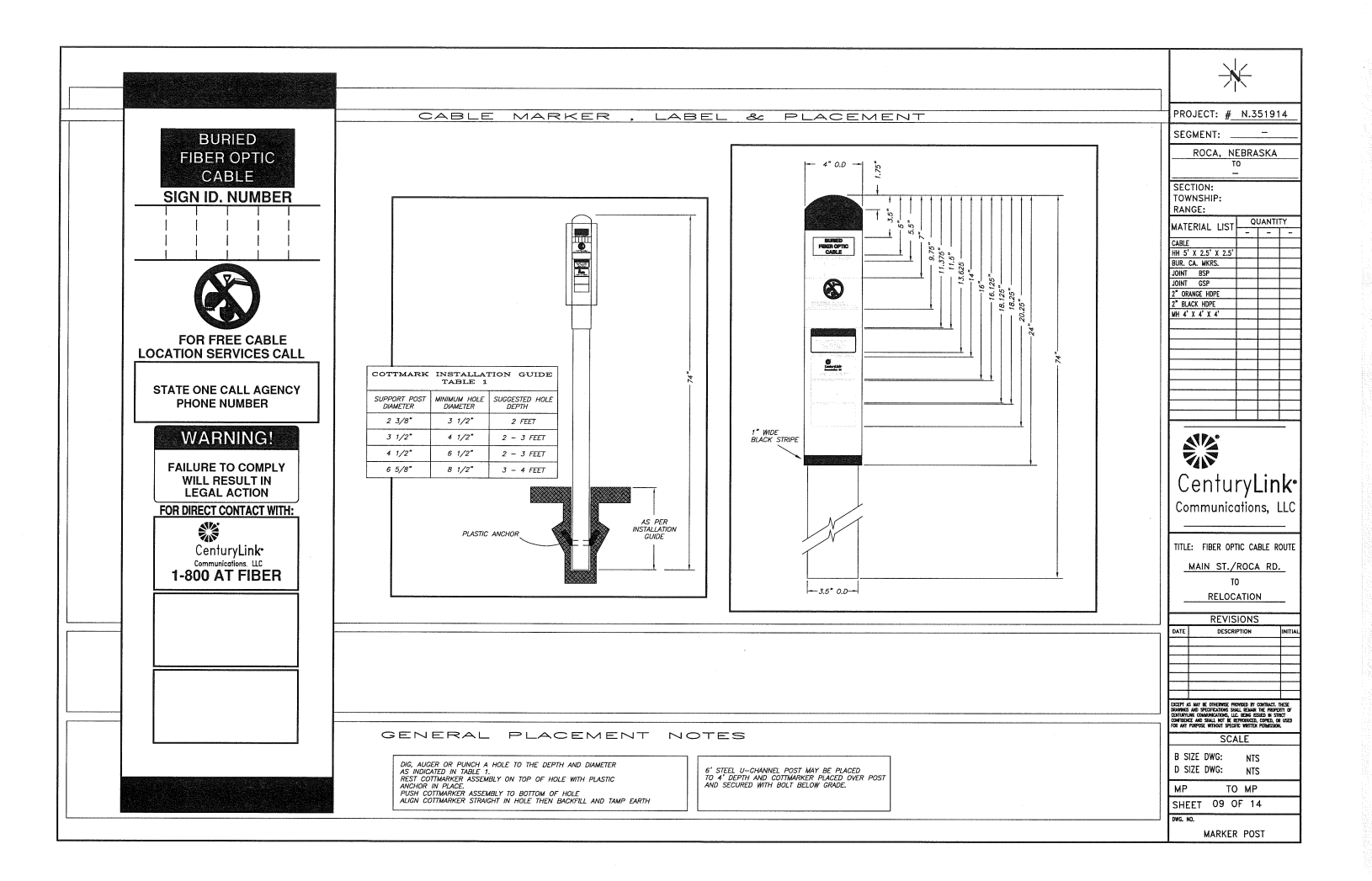
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DESCRIPTION
MARKER POST W / 811 CALL NUMBER (COTT STYLE)
DIRECTIONAL BORE PIPE CROSSING WITH (2) 2 INCH VACANT PLASTIC PIPE
UNDERGROUND HANDHOLE TRAFFIC RATED
FIBER MANHOLE, TRAFFIC RATED, 30" COVER
INSTALL ONE 96 COUNT FIBER OPTIC CABLE IN EXISTING DUCT INCLUDE SLACK COILS
LABOR TO EXPOSE EXISTING CONDUITS AT A STANDARD DEPTH OF 48 INCHES FOR NATIONAL
EXPOSE ANY SIZE EXISTING BURIED HANDHOLE (18-24" OF COVER) AND REBURY IN ONE TRIP
REMOVE UNDERGROUND CABLE

BOA IFAT AL ADIFIAATIAN ALIMAADY

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QUANTITY	UNIT EA/FT/SF/LF
2	EA
1,758	LF
1	EA
1	EA
10,080	FT
20	LF
3	EA
9,940	FT
-	-
-	-
-	-
-	-
-	-
-	-
-	-

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PROJECT: #N.351914							
SEC	SEGMENT:						
	ROCA, NEBRASKA TO						
тои	 SECTION: TOWNSHIP: RANGE:						
МАТ	ERIAL LIST	Q(-	JANTI -	ΓΥ -			
bur. Joint	X 2.5' X 2.5' CA. MKRS. BSP						
2" OR 2" BL	GSP ANGE HDPE ACK HDPE X 4' X 4'						
CenturyLink• Communications, LLC							
TITLE: FIBER OPTIC CABLE ROUTE							
	MAIN_ST./ROCA_RD						
RELOCATION							
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