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1574/03 Page 1 of 66
2002-09-09 15:26:38
Cook County, Ill.

CLAIM FOR MECHANICS LIEN

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)
COUNTY OF DU PAGE)
COUNTY OF KANE)
COUNTY OF MC HENRY)



The lien claimant, U.S. Pipeline, Inc. ("Lien Claimant"), a Texas Corporation, with a principal place of business at 11767 Katy Freeway, Suite 100, Houston, Texas 77079, hereby files a Claim for Mechanics Lien against Horizon Pipeline Company LLC, ("Owner"), of Naperville, County of DuPage, State of Illinois, who, on information and belief, owns easements, rights of way, leases or other private interests in real property ("Easements") and a 36 inch natural gas pipeline and appurtenant equipment and facilities ("Pipeline") in the Counties of DuPage, Cook, Kane and McHenry, as described in Exhibits A ("Property List and Lien Apportionment"), B ("Drawings") and C ("Easement") hereto which is an easement document recorded with the Cook County Recorder of Deeds as document number 0010617564.

On information and belief, on or before September 21, 2001, through and after May 12, 2002, Owner was the grantee of the Easements and owner of the Pipeline, depicted in Exhibits B and C and the drawings ("Drawings") attached to the Agreement (defined below). Lien Claimant will make full size copies of the Drawings available for review upon request. On or about September 21, 2001, Owner made a written contract, known as Agreement No. 01C-D12-008-AES ("Agreement"), with Lien Claimant to provide labor, material and other services used to construct the Pipeline. Lien Claimant was Owner's contractor for the construction of the Pipeline. On May 12, 2002, Lien Claimant completed work to the value of \$ 31,276,203.35.

Owner is entitled to credits on account thereof as follows, to wit: payments totaling \$25,574,661.98, leaving due, unpaid, and owing to the claimant, after allowing all credits, the sum of \$5,701,541.37, for which, with interest, attorneys fees and costs the claimant claims a lien against Owner and all interests in the Easements and Pipeline and on the money or other consideration due or to become due from the Owner under the Agreement; furthermore, under the terms of the Agreement, Lien Claimant is entitled to payments based on the target pricing formula therein in addition to the \$31,276,203.35 progress payments and U.S. Pipeline expressly reserves all of its rights to pursue the target price payments by all means afford by law, equity and statute. Lien Claimant asserts a blanket lien for the lien amount and, in the alternative, apportions the lien to the portions of the Easements over individual real estate parcels as shown on Exhibit A.

U. S. Pipeline, Inc.
By: Bobby A. Crotts, President

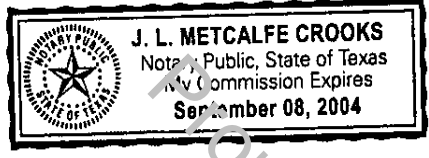
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AFFIDAVIT

STATE OF TEXAS)
) ss.
COUNTY OF HARRIS)

This affiant, Bobby A. Crotts, being first duly sworn on oath, deposes and states, that he is President of U.S. Pipeline, Inc., the Lien Claimant, has read the above and foregoing Claim for Lien, has knowledge of the contents thereof, and except to the extent represented to be on information and belief, that the same is true.



Bobby A. Crotts

Affiant

Subscribed and sworn to before me this
6 day of September 2002.

J. L. Metcalfe Crooks

Notary Public

Prepared by:
Charles B. Lewis
Jeffrey L. Hamera
JENKENS & GILCHRIST
225 West Washington Street
Suite 2600
Chicago, Illinois 60606
(312) 425-8650

Property of Cook County Clerk's Office

APPENDIX 1

Property Identification Numbers:

DuPage County:

01-05-303-001
01-05-300-004
01-05-100-003
01-05-100-004

Kane County:

03-12-276-002
03-01-400-008
03-01-200-011

Cook County:

06-32-300-002	06-17-300-012	01-31-300-008	01-19-100-003
06-32-102-001	06-17-300-010	01-31-300-009	01-19-100-004
06-32-100-006	06-17-300-008	01-31-100-003	01-18-100-004
06-29-300-016	06-17-300-006	01-30-300-003	01-18-302-002
06-29-100-011	06-17-100-003	01-30-100-008	01-07-300-008
06-20-301-015	06-08-301-002	01-30-100-012	01-07-300-009
06-20-301-016	06-08-100-004	01-30-100-013	01-07-101-013
06-20-300-012	06-05-100-012		
06-20-102-020	06-05-100-016		
	06-05-100-017		

McHenry County:

19-36-200-005	20-19-351-002	20-19-157-029	20-19-177-031
19-36-200-006	20-19-376-003	20-19-180-055	20-19-177-011
19-25-400-003	20-19-327-001	20-19-177-004	20-19-151-012
20-30-300-002	20-19-157-001	20-19-177-009	20-19-155-005
20-30-300-003	20-19-157-002	20-19-177-010	20-19-154-001
20-30-300-004	20-30-100-003	20-19-177-030	20-19-154-002
			20-19-154-003
			20-19-154-004

20-19-104-018	20-19-102-010	20-06-300-001
20-19-104-010	20-19-102-008	20-06-100-008
20-19-103-009	20-18-351-002	15-31-300-001
20-19-103-010	20-18-301-002	15-30-300-001
20-19-103-011	20-18-154-014	15-30-153-001
20-19-102-009	20-07-100-004	15-30-101-001
20-19-101-003	20-07-301-002	15-19-301-006
20-19-104-009	20-07-100-004	15-19-101-001

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EXHIBIT A

U.S. PIPELINE, INC. CLAIM FOR MECHANICS LIEN - PROPERTY LIST AND LIEN APPORTIONMENT TABLE

County	Section	Township	Range	Underlying Property Owner	Drawing Number	Starting Station Mark (appx.)	Ending Station Mark (appx.)	Apportioned Lien Amount
Du Page	9	40N	9E	Faith World	HPC-RM-G1	0+00	5+82.8	\$ 20,344
Du Page	9	40N	9E	Chicago Central & Pacific RR	HPC-RM-G1	5+82.8	6+55.8	\$ 12,347
Du Page	9	40N	9E	Forest Preserve of DuPage	HPC-RM-G1	6+55.8	n/a	
Du Page	4	40N	9E	Forest Preserve of DuPage	HPC-RM-G1	n/a	91+00	\$ 294,072
Du Page	4	40N	9E	Forest Preserve of DuPage	HPC-RM-G2	91+00	114+64.3	\$ 88,633
Du Page	5	40N	9E	Lawrence Traasis et al	HPC-RM-G2	114+64.3	116+09.8	\$ 8,116
Du Page	5	40N	9E	Forest Preserve of DuPage	HPC-RM-G2	116+09.8	146+00	\$ 125,277
Du Page	5	40N	9E	Forest Preserve of DuPage	HPC-RM-G3	146+00	154+72.7	\$ 22,331
Du Page	5	40N	9E	Elgin Joliet Eastern RR	HPC-RM-G3	154+72.7	155+82.7	\$ 13,310
Du Page	5	40N	9E	Commonwealth Edison Co	HPC-RM-G3	155+82.7	n/a	
Cook	32	41N	9E	Commonwealth Edison Co	HPC-RM-G3	n/a	168+00	\$ 51,242
Cook	32	41N	9E	Commonwealth Edison Co.	HPC-RM-G4	168+00	n/a	
Cook	29	41N	9E	Commonwealth Edison Co.	HPC-RM-G4	n/a	225+41.8	\$ 224,869
Cook	29	41N	9E	Elgin Joliet & Eastern RR	HPC-RM-G4	225+41.8	227+08.2	\$ 24,425
Cook	29	41N	9E	Commonwealth Edison Co.	HPC-RM-G4	227+08.2	229+00	\$ 6,746
Cook	29	41N	9E	Commonwealth Edison Co.	HPC-RM-G5	229+00	n/a	
Cook	20	41N	9E	Commonwealth Edison Co.	HPC-RM-G5	n/a	273+67.9	\$ 166,713
Cook	20	41N	9E	U.S. Highway 20	HPC-RM-G5	273+67.9	275+07.9	\$ 4,919
Cook	20	41N	9E	Commonwealth Edison Co.	HPC-RM-G5	275+07.9	290+00	\$ 59,369
Cook	20	41N	9E	Commonwealth Edison Co.	HPC-RM-G6	290+00	n/a	
Cook	17	41N	9E	Commonwealth Edison Co.	HPC-RM-G6	n/a	351+00	\$ 234,797
Cook	17	41N	9E	Commonwealth Edison Co.	HPC-RM-G7	351+00	n/a	
Cook	8	41N	9E	Commonwealth Edison Co.	HPC-RM-G7	n/a	412+00	\$ 240,817
Cook	8	41N	9E	Commonwealth Edison Co.	HPC-RM-G8	412	n/a	
Cook	5	41N	9E	Commonwealth Edison Co.	HPC-RM-G8	n/a	446+74.6	\$ 127,655
Cook	5	41N	9E	Harris Bank Palatine	HPC-RM-G8	446+74.6	448+70.9	\$ 6,897
Cook	5	41N	9E	Northern Illinois Gas	HPC-RM-G8	448+70.9	449+53.4	\$ 4,916
Cook	5	41N	9E	I-90 Northwest tollway	HPC-RM-G8	449+53.4	452+02.6	\$ 8,046
Cook	5	41N	9E	Raymond E. Plote	HPC-RM-G8	452+02.6	n/a	
Cook	31	42N	9E	Raymond E. Plote	HPC-RM-G8	n/a	454+28.0	\$ 7,941
Cook	31	42N	9E	Commonwealth Edison Co.	HPC-RM-G8	454+28	475	\$ 82,063
Cook		42N	9E	Commonwealth Edison Co.	HPC-RM-G9	475+00	n/a	
Cook	30	42N	9E	Commonwealth Edison Co.	HPC-RM-G9	n/a	517+82.7	\$ 150,454
Cook	30	42N	9E	Illinois State Highway 72	HPC-RM-G9	517+82.7	520+60.6	\$ 35,639
Cook	30	42N	9E	Commonwealth Edison Co.	HPC-RM-G9	520+60.6	535+00	\$ 50,575
Cook		42N	9E	Commonwealth Edison Co.	HPC-RM-G10	535+00	n/a	
Cook	19	42N	9E	Commonwealth Edison Co.	HPC-RM-G10	n/a	582+35.5	\$ 166,406
Cook	19	42N	9E	Richard H. Kerr, Trustee of Trust No. 1	HPC-RM-G10	582+35.5	589+44	\$ 24,877
Cook	19	42N	9E	Commonwealth Edison Co.	HPC-RM-G10	589+44	596+00	\$ 28,605
Cook	19	42N	9E	Commonwealth Edison Co.	HPC-RM-G11	596+00	598+96.7	\$ 10,435
Cook	19	42N	9E	Illinois State Highway 68	HPC-RM-G11	598+96.7	600+09.4	\$ 32,537
Cook	19	42N	9E	Commonwealth Edison Co.	HPC-RM-G11	600+09.4	n/a	
Cook	18	42N	9E	Commonwealth Edison Co.	HPC-RM-G11	n/a	656+00	\$ 202,004
Cook		42N	9E	Commonwealth Edison Co.	HPC-RM-G12	656+00	n/a	
Cook	7	42N	9E	Commonwealth Edison Co.	HPC-RM-G12	666+33.0	n/a	
Kane	12	42N	8E	Commonwealth Edison Co.	HPC-RM-G12	698+37.3	708+70.0	\$ 185,169
Kane	12	42N	8E	Illinois State Highway 62	HPC-RM-G12	708+70.0	709+83.4	\$ 14,435
Kane	12	42N	8E	Commonwealth Edison Co.	HPC-RM-G12	709+83.4	717+00	\$ 25,193
Kane		42N	8E	Commonwealth Edison Co.	HPC-RM-G13	717+00	n/a	
Kane	1	42N	8E	Commonwealth Edison Co.	HPC-RM-G13	n/a	n/a	
McHenry	36	43N	8E	Commonwealth Edison Co.	HPC-RM-G13	774+48.7	778+00	\$ 229,149

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U.S. PIPELINE, INC. CLAIM FOR MECHANICS LIEN - PROPERTY LIST AND LIEN APPORTIONMENT TABLE

County	Section	Township	Range	Underlying Property Owner	Drawing Number	Starting Station Mark (appx.)	Ending Station Mark (appx.)	Apportioned Lien Amount
McHenry		43N	8E	Commonwealth Edison Co.	HPC-RM-G14	4778+00	n/a	
McHenry	25	43N	8E	Commonwealth Edison Co.	HPC-RM-G14	828+04.9	838+00	\$ 217,023
McHenry		43N	8E	Commonwealth Edison Co.	HPC-RM-G15	838+00	n/a	
McHenry	30	43N	9E	Commonwealth Edison Co.	HPC-RM-G15	839+appx	n/a	
McHenry	19			Commonwealth Edison Co.	HPC-RM-G15	892+76.6	907+00	\$ 252,072
McHenry				Commonwealth Edison Co.	HPC-RM-G16	907+00	n/a	
McHenry	18			Commonwealth Edison Co.	HPC-RM-G16	948+47.7	968+00	\$ 370,167
McHenry				Commonwealth Edison Co.	HPC-RM-G17	968+00	n/a	
McHenry	7			Commonwealth Edison Co.	HPC-RM-G17	1002+81.2	1026+00	\$ 261,686
McHenry				Commonwealth Edison Co.	HPC-RM-G18	1026+00	n/a	
McHenry	6			Commonwealth Edison Co.	HPC-RM-G18	1057appx	1100+00	\$ 429,271
McHenry				Commonwealth Edison Co.	HPC-RM-G19	1100+00	n/a	
McHenry	31	44N		Commonwealth Edison Co.	HPC-RM-G19	1120+68.2	1157+00	\$ 200,278
McHenry				Commonwealth Edison Co.	HPC-RM-G20	1157+00	n/a	
McHenry	30			Commonwealth Edison Co.	HPC-RM-G20	1173+42.2	1215+00	\$ 208,421
McHenry				Commonwealth Edison Co.	HPC-RM-G21	1215+00	n/a	
McHenry	19			Commonwealth Edison Co.	HPC-RM-G21	1226+15.2	1264+57.7	\$ 193,340
McHenry	24	44N	8E	Jack E. Pease	HPC-RM-G21	1264+57.7	1276+00	\$ 40,161
				David E. & Jacqueline A. Billings	HPC-RM-G22	1276+00	1278+79.2	\$ 9,803
McHenry	24	44N	8E	Tamarack Partnership	HPC-RM-G22	1278+79.2	1290+31	\$ 40,477
				Dennis A. & Barbara M. Peterson	HPC-RM-G22	1290+31	1291+91.5	\$ 5,657
McHenry	24	44N	8E	McHenry County Conservation District	HPC-RM-G22	1291+91.5	1327+00	\$ 129,370
McHenry				McHenry County Conservation District	HPC-RM-G23	1327+00	n/a	
McHenry	13			McHenry County Conservation District	HPC-RM-G23	1329+23.2	1330+04.2	\$ 16,793
McHenry	14	44N	8E	NBD Trust Company of Illinois. Trust No. 50638-T	HPC-RM-G23	1330+04.2	1340+50.4	\$ 19,531
McHenry	14	44N	8E	David L. Masters	HPC-RM-G23	1340+50.4	1353+89.1	\$ 45,325
McHenry	14	44N	8E	Helen M. Schmidt Trust	HPC-RM-G23	1353+89.1	1360+45.3	\$ 23,045
McHenry	14	44N	8E	Unknown	HPC-RM-G23	1360+45.3	1368+03.4	\$ 26,633
McHenry	14	44N	8E	Northern Trust Co. of Illinois Trust No. 18644	HPC-RM-G23	1368+03.4	1383+00	\$ 52,599
McHenry				Northern Trust Co. of Illinois Trust No. 18644	HPC-RM-G24	1383+00	n/a	
McHenry	11			Northern Trust Co. of Illinois Trust No. 18644	HPC-RM-G24	1396+02.1	1422+98.5	\$ 146,067
				TOTAL LIEN AMOUNT				#####

FOR CONTINUATION SEE DWG.

LEGEND

- MANUAL VALVE
- ◌ AUTOMATIC VALVE
- POINT OF INTERSECTION
- △ CLASS "C" SHIP
- ⊙ BENCH MARK
- ⊕ PROPOSED PIPELINE
- ⊖ EXISTING PIPELINE
- ⊗ PROPERTY LINE
- ⊚ TOWER (PWR. L.N.)
- ⊛ STEEL POLE (PWR. L.N.)
- ⊜ WOODEN POLE (PWR. L.N.)
- PIPELINE (OTHERS)
- PIPELINE (CONCRETE)
- SECTION LINE
- FENCE (C.C.)
- WOODEN POLE (PWR. L.N.)

STATION	TO	FIELD	PAGE

DESIGN PRESSURE: 800 P.S.I.G. (M.A.A.D.P. 780 P.S.I.G.)
 NOMINATE TEST TO ASME B31.3
 3 1/2" S.S. 1100S SWS - 36" O.D. x 343" W.L. SIXTY PIPE
 DESIGN TEMP: 1100S SWS - 36" O.D. x 343" W.L. SIXTY PIPE
 DESIGN TO 8 HOURS MIN.

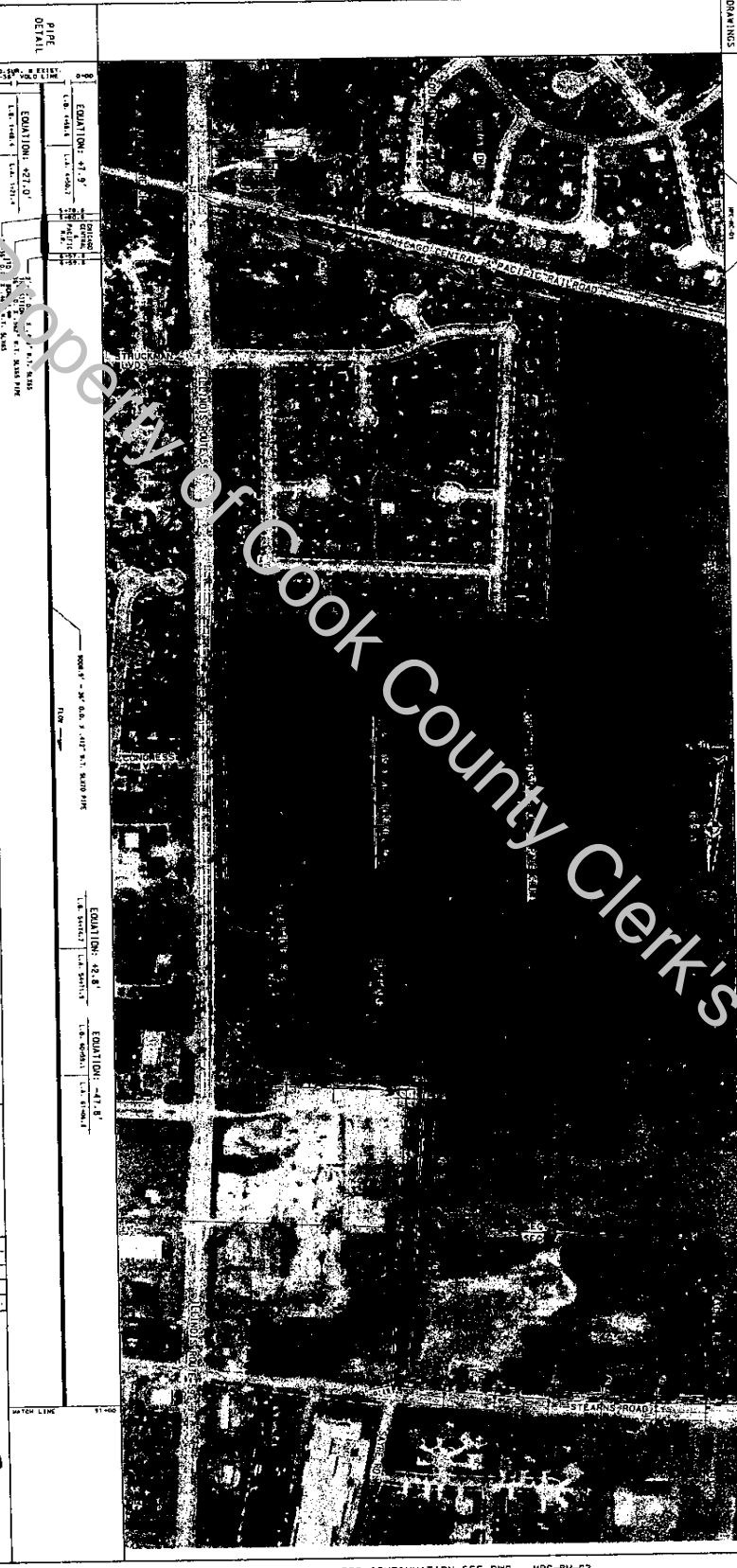
EPSTEIN

NO.	DATE	REVISION	BY	APPD.
1				

HORIZON ENERGY SERVICES COMPANY, LLC

ROUTING OF PROPOSED 36" HORIZON PIPELINE

HPC-RM-01



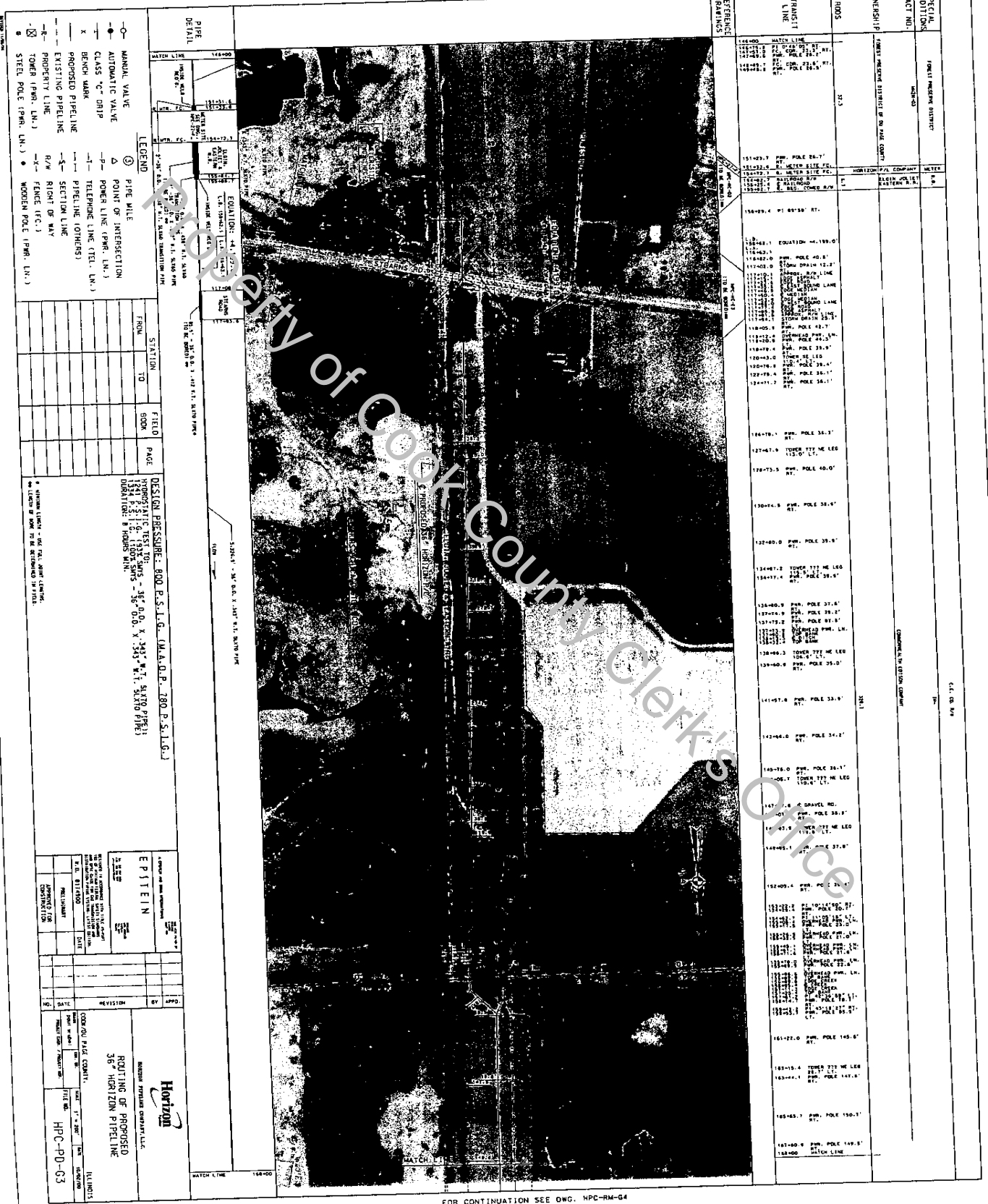
REFERENCE CONTAINERS	TRANSMIT LINE	ROOMS	SPECIAL CONDITIONS TRACT NO.	NON-DEMO	ALL WORK

FOR CONTINUATION SEE DWG. HPC-RM-02

EXHIBIT Group B

24

FOR CONTINUATION SEE DWG. HPC-RM-02



LEGEND

- MANUAL VALVE
- AUTOMATIC VALVE
- CLASS "C" ORIP
- BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- STEEL POLE (PBR, LN.)
- WOODEN POLE (PBR, LN.)
- PIPE W/LE
- POINT OF INTERSECTION
- POWER LINE (PBR, LN.)
- TELEPHONE LINE (TEL, LN.)
- PIPELINE (OTHERS)
- SECTION LINE
- R/W RIGHT OF WAY
- FENCE (F.C.)

STATION	TO	FIELD	PAGE

DESIGN EGRESSIVE: 800 P.S.L.G. (W.A.O.P. 780 P.S.L.G.)
 DESIGN SPEED: 15 MPH
 DESIGN WIND: 115 MPH
 DESIGN SNOW: 30" (0.0' x 30" x 7' SLOPE)
 DESIGN LIFE: 75 YEARS

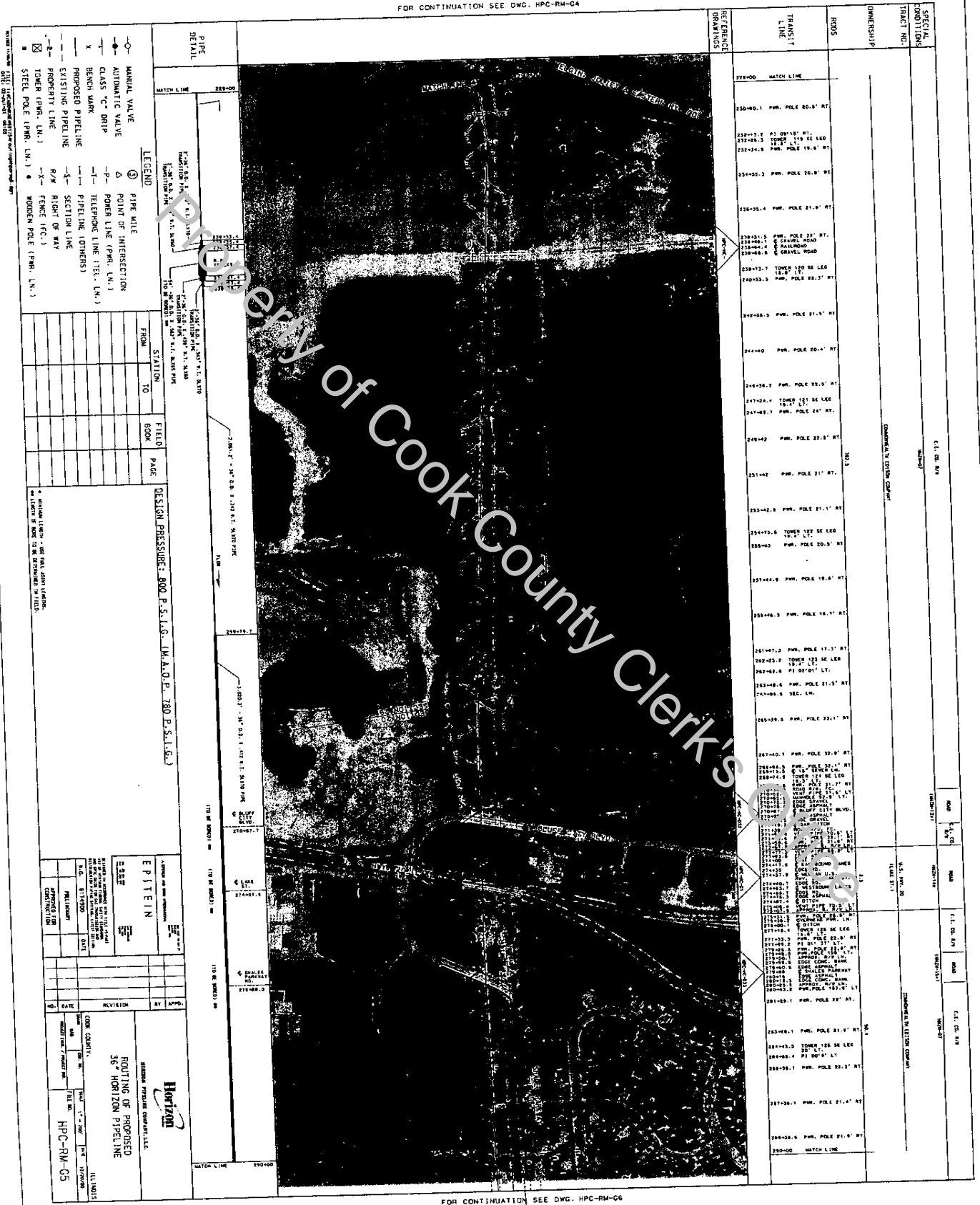
REV	DATE	BY	APP'D.
1	11/20/15	J.M.	

Horizon
 REGIONAL UTILITY COMPANY LLC
 ROUTING OF PROPOSED
 36" HDPE PIPELINE
 PROJECT NO. HPC-PD-03
 DATE: 11/20/15

REFERENCE	DESCRIPTION	TRANSIT LINE	RODS	OWNER/SHIP	SPECIAL CONDITIONS	TRACT NO.	DATE
151423.7	PBR POLE 26.7'						
151423.8	PBR POLE 26.7'						
151423.9	PBR POLE 26.7'						
151424.0	EQUATION 151423.9						
151424.1	PBR POLE 26.7'						
151424.2	TOWER 77.0' HE LEO 11.0' LT.						
151424.3	PBR POLE 26.7'						
151424.4	PBR POLE 26.7'						
151424.5	PBR POLE 26.7'						
151424.6	PBR POLE 26.7'						
151424.7	PBR POLE 26.7'						
151424.8	PBR POLE 26.7'						
151424.9	PBR POLE 26.7'						
151425.0	TOWER 77.0' HE LEO 11.0' LT.						
151425.1	PBR POLE 26.7'						
151425.2	PBR POLE 26.7'						
151425.3	PBR POLE 26.7'						
151425.4	PBR POLE 26.7'						
151425.5	PBR POLE 26.7'						
151425.6	PBR POLE 26.7'						
151425.7	PBR POLE 26.7'						
151425.8	PBR POLE 26.7'						
151425.9	PBR POLE 26.7'						
151426.0	TOWER 77.0' HE LEO 11.0' LT.						
151426.1	PBR POLE 26.7'						
151426.2	PBR POLE 26.7'						
151426.3	PBR POLE 26.7'						
151426.4	PBR POLE 26.7'						
151426.5	PBR POLE 26.7'						
151426.6	PBR POLE 26.7'						
151426.7	PBR POLE 26.7'						
151426.8	PBR POLE 26.7'						
151426.9	PBR POLE 26.7'						
151427.0	TOWER 77.0' HE LEO 11.0' LT.						
151427.1	PBR POLE 26.7'						
151427.2	PBR POLE 26.7'						
151427.3	PBR POLE 26.7'						
151427.4	PBR POLE 26.7'						
151427.5	PBR POLE 26.7'						
151427.6	PBR POLE 26.7'						
151427.7	PBR POLE 26.7'						
151427.8	PBR POLE 26.7'						
151427.9	PBR POLE 26.7'						
151428.0	TOWER 77.0' HE LEO 11.0' LT.						
151428.1	PBR POLE 26.7'						
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151428.3	PBR POLE 26.7'						
151428.4	PBR POLE 26.7'						
151428.5	PBR POLE 26.7'						
151428.6	PBR POLE 26.7'						
151428.7	PBR POLE 26.7'						
151428.8	PBR POLE 26.7'						
151428.9	PBR POLE 26.7'						
151429.0	TOWER 77.0' HE LEO 11.0' LT.						
151429.1	PBR POLE 26.7'						
151429.2	PBR POLE 26.7'						
151429.3	PBR POLE 26.7'						
151429.4	PBR POLE 26.7'						
151429.5	PBR POLE 26.7'						
151429.6	PBR POLE 26.7'						
151429.7	PBR POLE 26.7'						
151429.8	PBR POLE 26.7'						
151429.9	PBR POLE 26.7'						
151430.0	TOWER 77.0' HE LEO 11.0' LT.						

FOR CONTINUATION SEE DWG. HPC-RM-04

FOR CONTINUATION SEE DWG. HPC-RM-64



FOR CONTINUATION SEE DWG. HPC-RM-66

SPECIAL DIMENSION	TRACT NO.	C.I. CO. NO.	NO.	DATE	C.I. CO. NO.	NO.	DATE	C.I. CO. NO.	NO.
COMMERCIAL TELEVISION COMPANY									
1003									
1004									
1005									
1006									
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1008									
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PIPE DETAILS
MATCH LINE
220'-00"

LEGEND
○ MANUAL VALVE
⊙ AUTOMATIC VALVE
-P- CLASS "C" DRIP
X BENCH MARK
-P- PROPOSED PIPELINE
-E- EXISTING PIPELINE
-R- TOWER (PWR. LN.)
-T- STEEL POLE (PWR. LN.)
-W- WOODEN POLE (PWR. LN.)
① POINT OF INTERSECTION
-P- POWER LINE (PWR. LN.)
-T- TELEPHONE LINE (TEL. LN.)
-S- PIPELINE (OTHERS)
R/W RIGHT OF WAY
SECTION LINE

DESIGN PRESSURE: 800 P.S.I.G. (M.A.O.P. 180 P.S.I.G.)
170 M. BENTON
170 M. BENTON
170 M. BENTON
170 M. BENTON

Horizon
HORIZONTAL PIPELINE COMPANY, LLC
ROUTING OF PROPOSED
36" HORIZONTAL PIPELINE
HPC-RM-55
DATE: 11/10/08

FOR CONTINUATION SEE DWG. HPC-RM-05



FOR CONTINUATION SEE DWG. HPC-RM-07

LEGEND	
—○—	MANUAL VALVE
—△—	POINT OF INTERSECTION
—P—	POWER LINE (PWR. LN.)
—T—	TELEPHONE LINE (TEL. LN.)
X	BENCH MARK
---	PROPOSED PIPELINE
- - -	EXISTING PIPELINE
-X-	R/W RIGHT OF WAY
⊠	TOWER (PWR. LN.)
⊠	STEEL POLE (PWR. LN.)
⊠	WOODEN POLE (PWR. LN.)
⊠	PIPE WILE
⊠	CLASS "C" GRIP
⊠	PROPERTY LINE
⊠	SECTION LINE
⊠	WOODEN POLE (OTHERS)

STATION	FIELD	PAGE
FROM	TO	BOOM

DESIGN PRESSURE: 800 P.S.I.G. (M.A.O.P., J90 P.S.I.G.)	
* MINIMUM LENGTH - SEE PLAN, JOINT LOCATIONS. * LENGTH OF JOINT TO BE DETERMINED IN FIELD.	

EPSTEIN ENGINEERING & CONSULTING, INC. 111 WEST WASHINGTON STREET, SUITE 100 CHICAGO, ILLINOIS 60601 TEL: (312) 553-3333 FAX: (312) 553-3334 WWW.EPSTEIN-ENG.COM	
DATE	BY

HORIZON ENGINEERING & ARCHITECTURE, LLC 111 WEST WASHINGTON STREET, SUITE 100 CHICAGO, ILLINOIS 60601 TEL: (312) 553-3333 FAX: (312) 553-3334 WWW.HORIZON-ENG.COM	
ROUTING OF PROPOSED 36" HORIZONTAL PIPELINE HPC-RM-06 ILLINOIS	

FOR CONTINUATION SEE DWG. HPC-RM-05

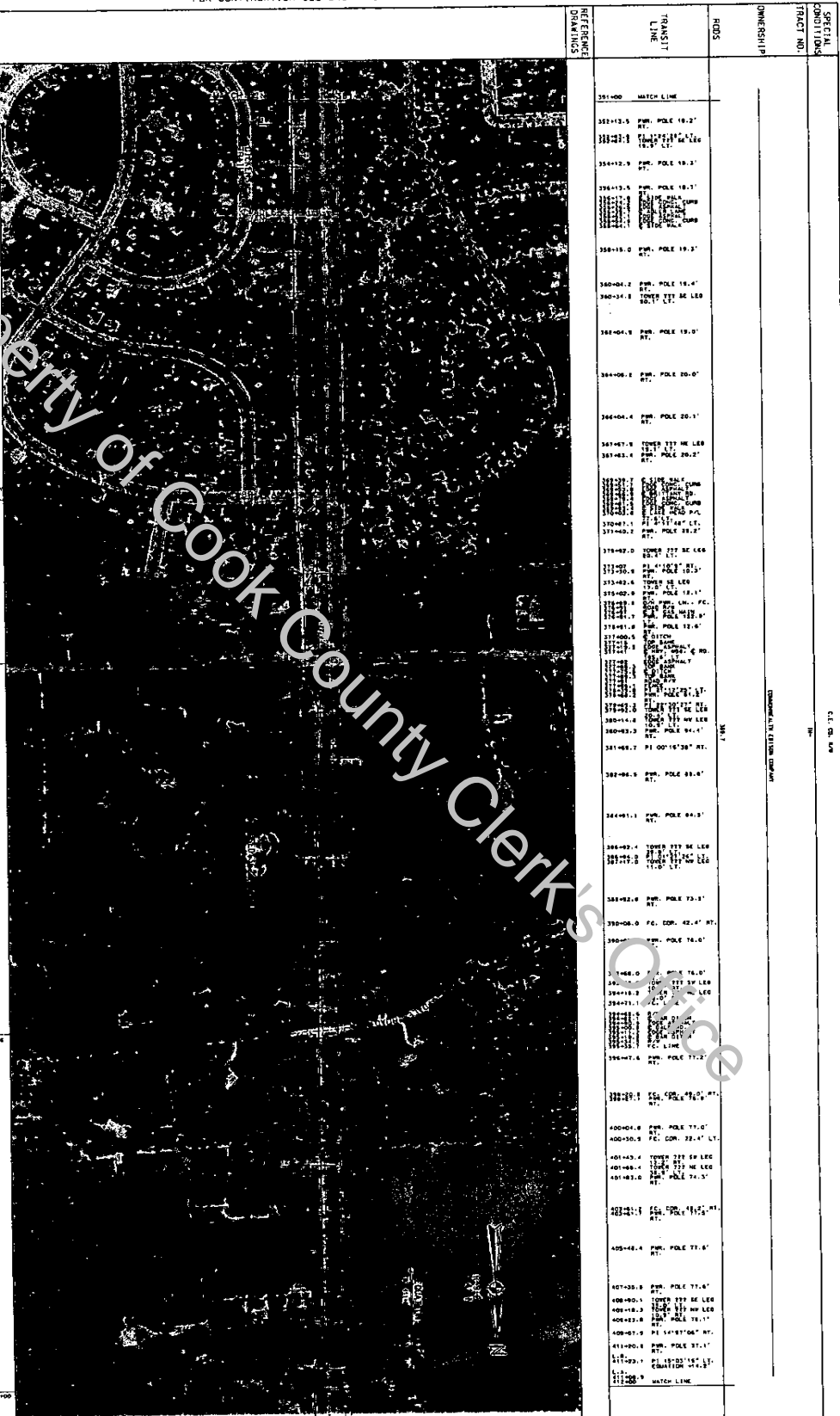
SPECIAL CONDITIONS TRACT NO.

OWNER'S NOTES

RODS

TRANSIT LINE

REFERENCE DRAWINGS



PIPE DETAIL

LEGEND

- MANUAL VALVE
- △ POINT OF INTERSECTION
- CLASS "C" DRIP
- ✕ BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- TOWER (PWR., L.N.)
- STEEL POLE (PWR., L.N.)
- PIPE W/LE
- POWER LINE (PWR., L.N.)
- TELEPHONE LINE (TEL., L.N.)
- PIPELINE (OTHERS)
- SECTION LINE
- R/W RIGHT OF WAY
- FENCE (E.C.)
- WOODEN POLE (PWR., L.N.)

FROM	TO	FIELD BOOK	PAGE

DESIGN PRESSURE: 800 P.S.I.G. (M.A.D.P. - 780 P.S.I.G.)

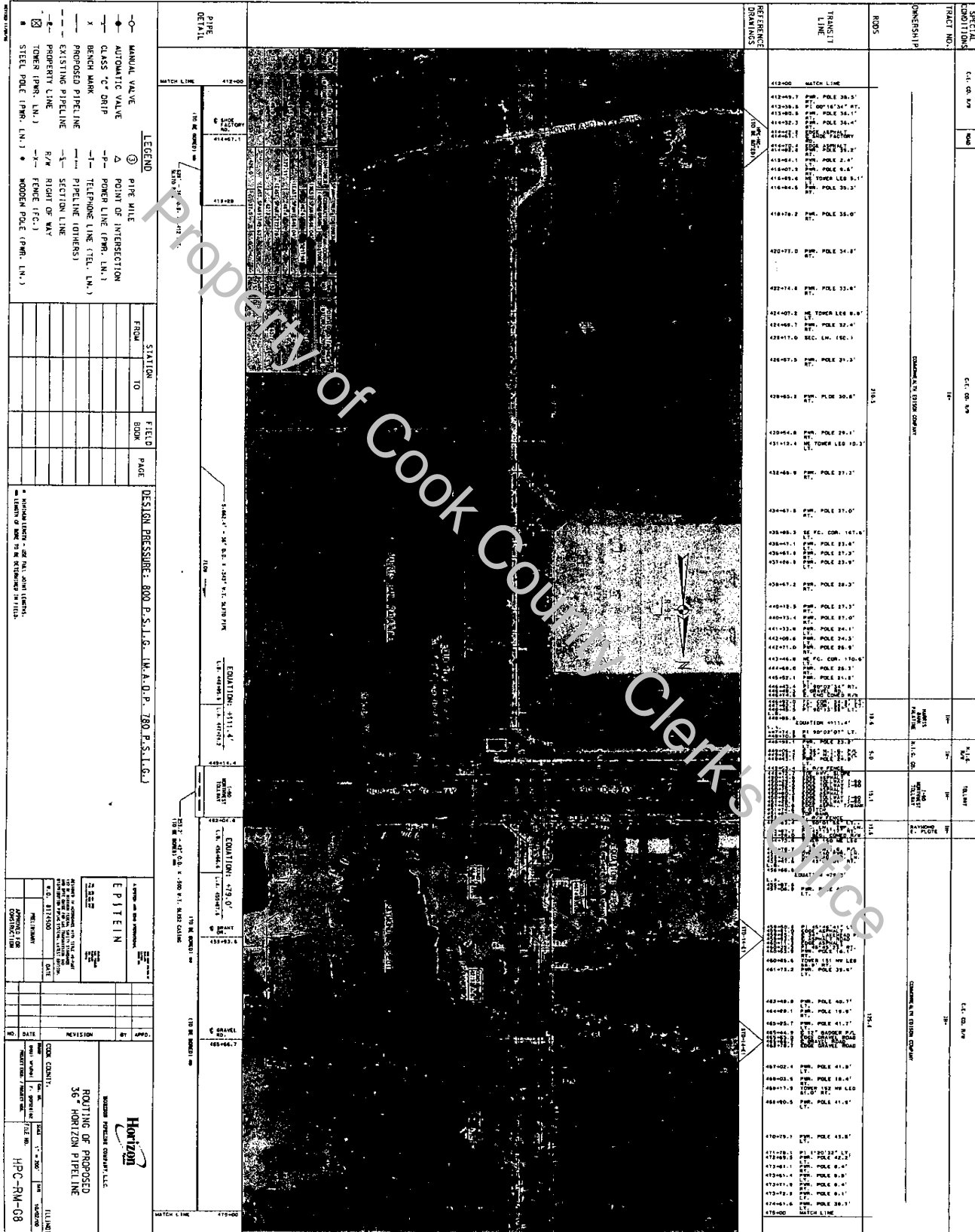
* MINIMUM CLEARANCE - SEE FULL SCALE DRAWINGS.
* LENGTH OF BURN TO BE INDICATED IN NOTES.

DESIGNED BY: EPTHEIN
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 DATE: 8/13/2009

NO. DATE REVISION BY APPD.
 HORIZON ENGINEERING CONSULTANTS, LLC
 ROUTING OF PROPOSED 36" HORIZONTAL PIPELINE
 HPC-RM-07

FOR CONTINUATION SEE DWG. HPC-RM-08

FOR CONTINUATION SEE DWG. HPC-RM-07



LEGEND

- MATCH LINE
- MANUAL VALVE
- AUTOMATIC VALVE
- CLASS "C" DRIP
- BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- TOWER (P.M., LN.)
- STEEL POLE (P.M., LN.)
- WOODEN POLE (P.M., LN.)
- PIPE MILE
- POINT OF INTERSECTION
- POWER LINE (P.M., LN.)
- TELEPHONE LINE (TEL. LN.)
- PIPELINE (OTHERS)
- SECTION LINE
- RIGHT OF WAY

DESIGN PRESSURE: 800 P.S.I.G. (M.A. 0.P. (800 P.S.I.G.))

EPSTEIN

HORIZON

ROUTING OF PROPOSED 36" HORIZONTAL PIPELINE

HPC-RM-08

NO. DATE REVISION BY APPD.

CHECKS: DESIGN, CONSTRUCTION

SPECIAL CONDITIONS	TRACT NO.	ROAD	SPECIAL CONDITIONS	TRACT NO.	ROAD

TRANSIT LINE	REFERENCE	DRAINAGE	OWNER'S IP	RDOS	TOWERS	POLES	OTHERS
412-000	MATCH LINE						
412-001.1	P.M. POLE 28.2'						
412-002.2	P.M. POLE 28.2'						
412-003.3	P.M. POLE 36.1'						
412-004.4	P.M. POLE 36.1'						
412-005.5	P.M. POLE 36.1'						
412-006.6	P.M. POLE 36.1'						
412-007.7	P.M. POLE 36.1'						
412-008.8	P.M. POLE 36.1'						
412-009.9	P.M. POLE 36.1'						
412-010.0	P.M. POLE 36.1'						
412-011.1	P.M. POLE 36.1'						
412-012.2	P.M. POLE 36.1'						
412-013.3	P.M. POLE 36.1'						
412-014.4	P.M. POLE 36.1'						
412-015.5	P.M. POLE 36.1'						
412-016.6	P.M. POLE 36.1'						
412-017.7	P.M. POLE 36.1'						
412-018.8	P.M. POLE 36.1'						
412-019.9	P.M. POLE 36.1'						
412-020.0	P.M. POLE 36.1'						
412-021.1	P.M. POLE 36.1'						
412-022.2	P.M. POLE 36.1'						
412-023.3	P.M. POLE 36.1'						
412-024.4	P.M. POLE 36.1'						
412-025.5	P.M. POLE 36.1'						
412-026.6	P.M. POLE 36.1'						
412-027.7	P.M. POLE 36.1'						
412-028.8	P.M. POLE 36.1'						
412-029.9	P.M. POLE 36.1'						
412-030.0	P.M. POLE 36.1'						
412-031.1	P.M. POLE 36.1'						
412-032.2	P.M. POLE 36.1'						
412-033.3	P.M. POLE 36.1'						
412-034.4	P.M. POLE 36.1'						
412-035.5	P.M. POLE 36.1'						
412-036.6	P.M. POLE 36.1'						
412-037.7	P.M. POLE 36.1'						
412-038.8	P.M. POLE 36.1'						
412-039.9	P.M. POLE 36.1'						
412-040.0	P.M. POLE 36.1'						
412-041.1	P.M. POLE 36.1'						
412-042.2	P.M. POLE 36.1'						
412-043.3	P.M. POLE 36.1'						
412-044.4	P.M. POLE 36.1'						
412-045.5	P.M. POLE 36.1'						
412-046.6	P.M. POLE 36.1'						
412-047.7	P.M. POLE 36.1'						
412-048.8	P.M. POLE 36.1'						
412-049.9	P.M. POLE 36.1'						
412-050.0	P.M. POLE 36.1'						
412-051.1	P.M. POLE 36.1'						
412-052.2	P.M. POLE 36.1'						
412-053.3	P.M. POLE 36.1'						
412-054.4	P.M. POLE 36.1'						
412-055.5	P.M. POLE 36.1'						
412-056.6	P.M. POLE 36.1'						
412-057.7	P.M. POLE 36.1'						
412-058.8	P.M. POLE 36.1'						
412-059.9	P.M. POLE 36.1'						
412-060.0	P.M. POLE 36.1'						
412-061.1	P.M. POLE 36.1'						
412-062.2	P.M. POLE 36.1'						
412-063.3	P.M. POLE 36.1'						
412-064.4	P.M. POLE 36.1'						
412-065.5	P.M. POLE 36.1'						
412-066.6	P.M. POLE 36.1'						
412-067.7	P.M. POLE 36.1'						
412-068.8	P.M. POLE 36.1'						
412-069.9	P.M. POLE 36.1'						
412-070.0	P.M. POLE 36.1'						
412-071.1	P.M. POLE 36.1'						
412-072.2	P.M. POLE 36.1'						
412-073.3	P.M. POLE 36.1'						
412-074.4	P.M. POLE 36.1'						
412-075.5	P.M. POLE 36.1'						
412-076.6	P.M. POLE 36.1'						
412-077.7	P.M. POLE 36.1'						
412-078.8	P.M. POLE 36.1'						
412-079.9	P.M. POLE 36.1'						
412-080.0	P.M. POLE 36.1'						
412-081.1	P.M. POLE 36.1'						
412-082.2	P.M. POLE 36.1'						
412-083.3	P.M. POLE 36.1'						
412-084.4	P.M. POLE 36.1'						
412-085.5	P.M. POLE 36.1'						
412-086.6	P.M. POLE 36.1'						
412-087.7	P.M. POLE 36.1'						
412-088.8	P.M. POLE 36.1'						
412-089.9	P.M. POLE 36.1'						
412-090.0	P.M. POLE 36.1'						
412-091.1	P.M. POLE 36.1'						
412-092.2	P.M. POLE 36.1'						
412-093.3	P.M. POLE 36.1'						
412-094.4	P.M. POLE 36.1'						
412-095.5	P.M. POLE 36.1'						
412-096.6	P.M. POLE 36.1'						
412-097.7	P.M. POLE 36.1'						
412-098.8	P.M. POLE 36.1'						
412-099.9	P.M. POLE 36.1'						
412-100.0	MATCH LINE						

FOR CONTINUATION SEE DWG. HPC-RM-09

UNOFFICIAL COPY

FOR CONTINUATION SEE DWG. HPC-RM-09

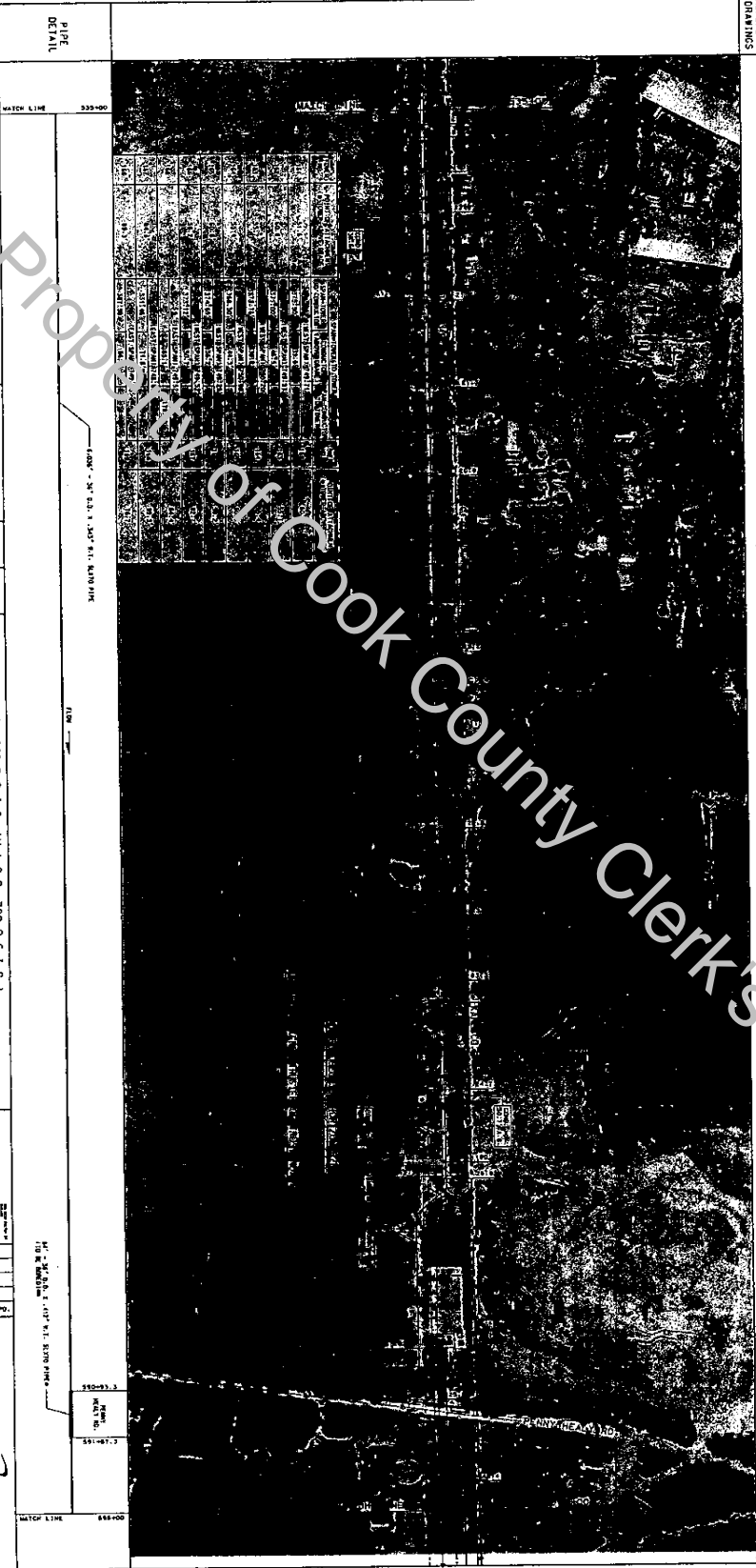
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STATION	TO	FIELD	PAGE

DESIGNER: PRESSURE BOD. P.S.I.G. (M.A.O.P. 780 P.S.I.G.)

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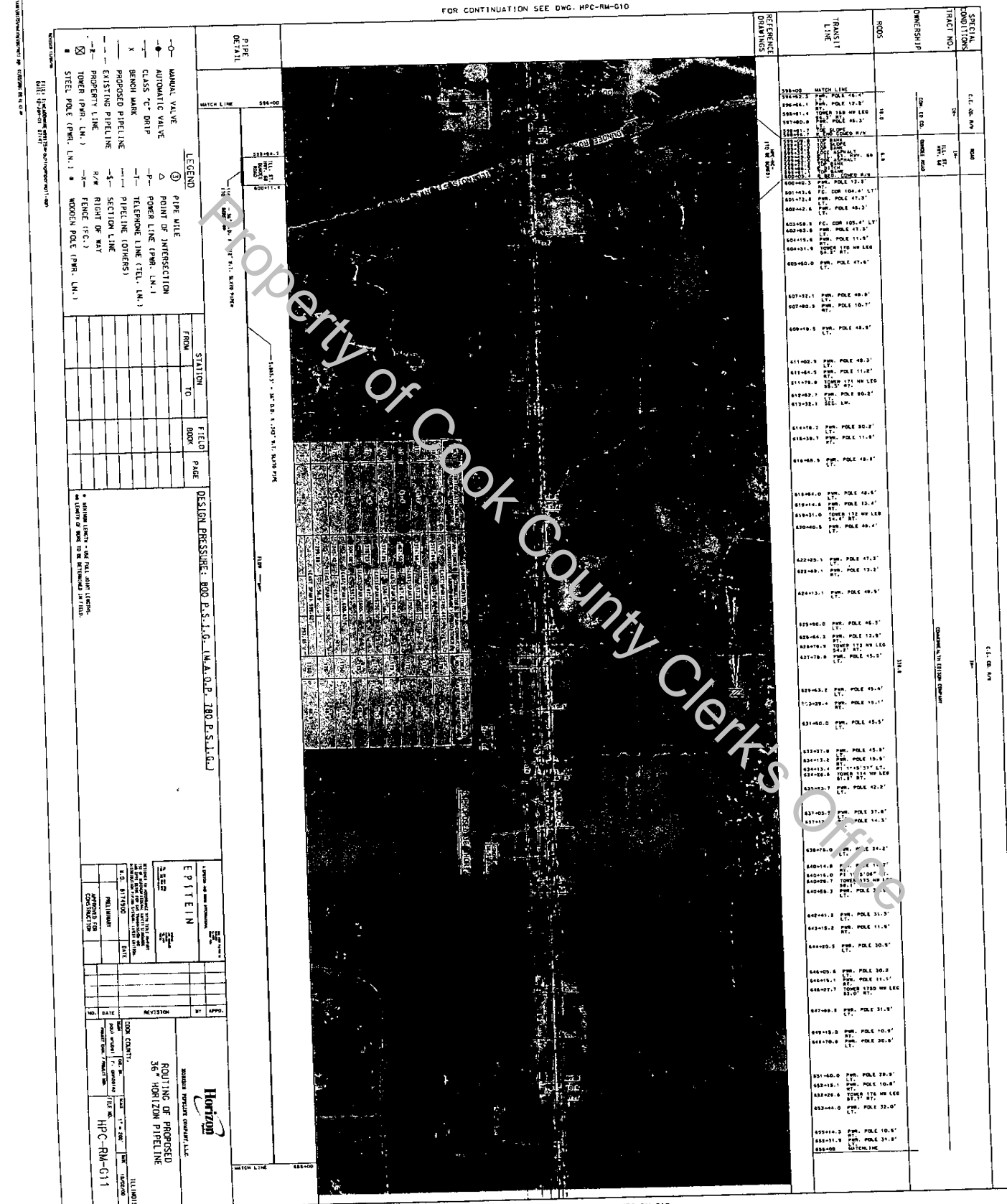
PROJECT: HPC-RM-010



REFERENCE	DESCRIPTION
553+00	MATCH LINE
553+05.9	TRUSS 150 SW LEG
553+09.9	POL. POLE 21.8'
553+13.2	POL. POLE 24.4'
553+16.5	POL. POLE 26.9'
553+20.0	POL. POLE 29.4'
553+23.0	POL. POLE 31.9'
553+26.3	POL. POLE 34.4'
553+29.6	POL. POLE 36.9'
553+33.0	POL. POLE 39.4'
553+36.3	POL. POLE 41.9'
553+39.6	POL. POLE 44.4'
553+43.0	POL. POLE 46.9'
553+46.3	POL. POLE 49.4'
553+49.6	POL. POLE 51.9'
553+53.0	POL. POLE 54.4'
553+56.3	POL. POLE 56.9'
553+59.6	POL. POLE 59.4'
554+03.0	TRUSS 150 SW LEG
554+06.9	POL. POLE 59.4'
554+10.3	POL. POLE 61.9'
554+13.6	POL. POLE 64.4'
554+16.9	POL. POLE 66.9'
554+20.2	POL. POLE 69.4'
554+23.5	POL. POLE 71.9'
554+26.8	POL. POLE 74.4'
554+30.1	POL. POLE 76.9'
554+33.4	POL. POLE 79.4'
554+36.7	POL. POLE 81.9'
554+40.0	POL. POLE 84.4'
554+43.3	POL. POLE 86.9'
554+46.6	POL. POLE 89.4'
554+50.0	TRUSS 150 SW LEG
554+53.9	POL. POLE 89.4'
554+57.3	POL. POLE 91.9'
554+60.6	POL. POLE 94.4'
554+63.9	POL. POLE 96.9'
554+67.2	POL. POLE 99.4'
554+70.5	POL. POLE 101.9'
554+73.8	POL. POLE 104.4'
554+77.1	POL. POLE 106.9'
554+80.4	POL. POLE 109.4'
554+83.7	POL. POLE 111.9'
554+87.0	POL. POLE 114.4'
554+90.3	POL. POLE 116.9'
554+93.6	POL. POLE 119.4'
554+96.9	POL. POLE 121.9'
555+00.0	MATCH LINE

FOR CONTINUATION SEE DWG. HPC-RM-011

FOR CONTINUATION SEE DWG. HPC-RM-G10



LINE NO.	LINE TYPE	LINE DATA
598-00	MATCH LINE	
598-02.3	PUR. POLE 45.4'	
598-03.1	NEW 175 NW LEG	
598-04.4	POWER 175 NW LEG	
598-05.0	PUR. POLE 45.4'	
598-05.7	PUR. POLE 45.4'	
600-00.0	PUR. POLE 45.4'	
600-00.5	PUR. POLE 45.4'	
601-03.0	FCI COR 100.4' LT	
601-03.6	PUR. POLE 47.5'	
601-07.8	PUR. POLE 47.5'	
601-08.6	PUR. POLE 45.4'	
602-06.0	FCI COR 100.4' LT	
602-06.6	PUR. POLE 47.5'	
602-11.6	PUR. POLE 47.5'	
602-31.0	POWER 175 NW LEG	
603-00.0	PUR. POLE 47.5'	
607-32.1	PUR. POLE 48.9'	
607-40.5	PUR. POLE 10.7'	
608-19.5	PUR. POLE 48.9'	
611-00.5	PUR. POLE 48.9'	
611-01.0	PUR. POLE 11.2'	
611-07.8	POWER 175 NW LEG	
612-45.0	PUR. POLE 50.2'	
613-32.1	SEC. L.P.	
614-16.1	PUR. POLE 50.2'	
616-35.7	PUR. POLE 11.8'	
616-48.5	PUR. POLE 48.9'	
619-00.0	PUR. POLE 48.9'	
619-01.6	PUR. POLE 12.4'	
619-31.0	POWER 175 NW LEG	
620-00.0	PUR. POLE 48.9'	
622-45.1	PUR. POLE 47.5'	
622-48.1	PUR. POLE 12.3'	
624-12.1	PUR. POLE 48.9'	
625-00.0	PUR. POLE 48.9'	
625-04.3	PUR. POLE 12.8'	
625-05.0	POWER 175 NW LEG	
625-29.9	PUR. POLE 45.5'	
629-43.2	PUR. POLE 45.4'	
630-48.4	PUR. POLE 15.1'	
631-00.0	PUR. POLE 45.5'	
632-27.8	PUR. POLE 45.9'	
632-33.3	PUR. POLE 15.5'	
632-28.4	POWER 175 NW LEG	
635-03.1	PUR. POLE 42.2'	
637-00.0	PUR. POLE 37.8'	
637-03.1	PUR. POLE 44.3'	
638-15.0	PUR. POLE 34.2'	
640-01.0	PUR. POLE 11.7'	
640-05.0	POWER 175 NW LEG	
640-08.3	PUR. POLE 29.4'	
642-41.2	PUR. POLE 31.3'	
643-18.2	PUR. POLE 11.8'	
644-00.5	PUR. POLE 30.9'	
646-00.5	PUR. POLE 30.2	
646-03.4	PUR. POLE 11.1'	
646-27.7	POWER 175 NW LEG	
647-00.5	PUR. POLE 31.8'	
649-19.0	PUR. POLE 10.9'	
649-20.8	PUR. POLE 30.5'	
650-00.0	PUR. POLE 29.2'	
650-11.5	PUR. POLE 10.8'	
650-24.6	POWER 175 NW LEG	
652-44.4	PUR. POLE 32.0'	
655-44.3	PUR. POLE 10.5'	
655-51.8	PUR. POLE 31.8'	
656-00	MATCH LINE	

- MANUAL VALVE
- AUTOMATIC VALVE
- CLASS 'C' DRIP
- BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- TOWER (PBR, LN.)
- STEEL POLE (PBR, LN.)
- WOODEN POLE (PBR, LN.)

LEGEND

PUR. POLE	POINT OR INTERSECTION
PUR. POLE	POWER LINE (PBR, LN.)
PUR. POLE	TELEPHONE LINE (TEL, LN.)
PUR. POLE	PIPELINE (OTHERS)
PUR. POLE	SECTION LINE
PUR. POLE	RIGHT OF WAY
PUR. POLE	PROPERTY LINE
PUR. POLE	WOODEN POLE (PBR, LN.)

DESIGN PRESSURE: 600 P.S.I. 6" (M.A.O.P. 180 P.S.I. G.)

Horizon

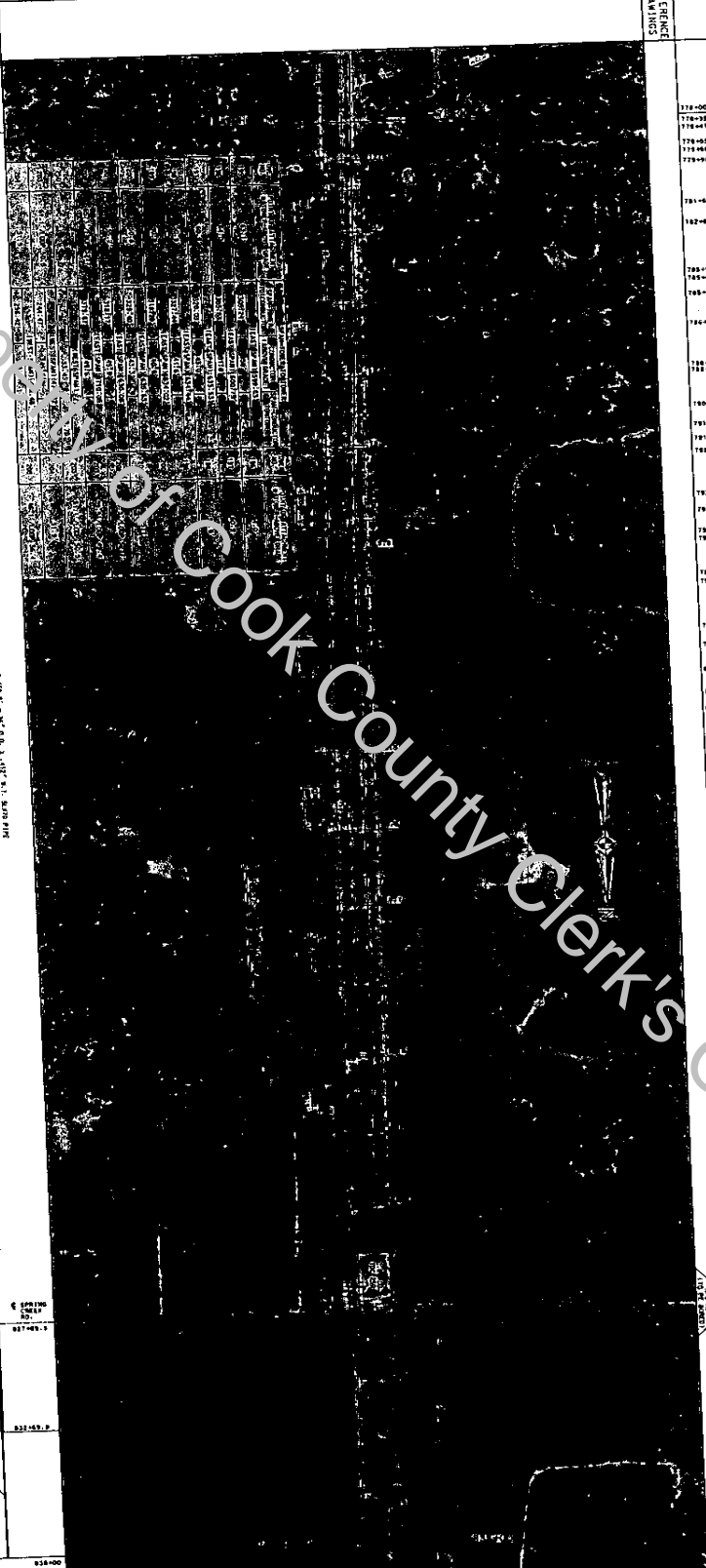
ROUTING OF PROPOSED 36" HORIZON PIPELINE

HPC-RM-G11

FOR CONTINUATION SEE DWG. HPC-RM-G12

FOR CONTINUATION SEE DWG. HPC-RM-013

REFERENCE OR DIMENSIONS	TRANSIT LINE	RODS	DIMENSIONS	SPECIAL CONDITIONS
278-00	MATCH LINE			
278-03.8	PWR. POLE 28.3' LT			
278-04.1	TOWER 104 SW LER			
278-04.3	PWR. POLE 19.1' RT			
278-04.4	PWR. POLE 28.3' LT			
278-04.5	PWR. POLE 19.1' RT			
278-04.6	PWR. POLE 28.3' LT			
278-04.7	PWR. POLE 19.1' RT			
278-04.8	PWR. POLE 28.3' LT			
278-04.9	PWR. POLE 19.1' RT			
278-05.0	PWR. POLE 28.3' LT			
278-05.1	TOWER 104 SW LER			
278-05.2	PWR. POLE 19.1' RT			
278-05.3	PWR. POLE 28.3' LT			
278-05.4	PWR. POLE 19.1' RT			
278-05.5	PWR. POLE 28.3' LT			
278-05.6	PWR. POLE 19.1' RT			
278-05.7	PWR. POLE 28.3' LT			
278-05.8	PWR. POLE 19.1' RT			
278-05.9	PWR. POLE 28.3' LT			
278-06.0	PWR. POLE 19.1' RT			
278-06.1	PWR. POLE 28.3' LT			
278-06.2	TOWER 104 SW LER			
278-06.3	PWR. POLE 19.1' RT			
278-06.4	PWR. POLE 28.3' LT			
278-06.5	PWR. POLE 19.1' RT			
278-06.6	PWR. POLE 28.3' LT			
278-06.7	PWR. POLE 19.1' RT			
278-06.8	TOWER 104 SW LER			
278-06.9	PWR. POLE 28.3' LT			
278-07.0	PWR. POLE 19.1' RT			
278-07.1	PWR. POLE 28.3' LT			
278-07.2	PWR. POLE 19.1' RT			
278-07.3	PWR. POLE 28.3' LT			
278-07.4	PWR. POLE 19.1' RT			
278-07.5	PWR. POLE 28.3' LT			
278-07.6	PWR. POLE 19.1' RT			
278-07.7	PWR. POLE 28.3' LT			
278-07.8	PWR. POLE 19.1' RT			
278-07.9	PWR. POLE 28.3' LT			
278-08.0	PWR. POLE 19.1' RT			
278-08.1	PWR. POLE 28.3' LT			
278-08.2	TOWER 104 SW LER			
278-08.3	PWR. POLE 19.1' RT			
278-08.4	PWR. POLE 28.3' LT			
278-08.5	PWR. POLE 19.1' RT			
278-08.6	PWR. POLE 28.3' LT			
278-08.7	PWR. POLE 19.1' RT			
278-08.8	PWR. POLE 28.3' LT			
278-08.9	PWR. POLE 19.1' RT			
278-09.0	PWR. POLE 28.3' LT			
278-09.1	PWR. POLE 19.1' RT			
278-09.2	PWR. POLE 28.3' LT			
278-09.3	PWR. POLE 19.1' RT			
278-09.4	PWR. POLE 28.3' LT			
278-09.5	PWR. POLE 19.1' RT			
278-09.6	PWR. POLE 28.3' LT			
278-09.7	PWR. POLE 19.1' RT			
278-09.8	PWR. POLE 28.3' LT			
278-09.9	PWR. POLE 19.1' RT			
279-00	MATCH LINE			



LEGEND

- MANDAL VALVE
- AUTOMATIC VALVE
- CLASS "C" DRIP
- BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- TOWER (PWR. LN.)
- STEEL POLE (PWR. LN.)
- MODERN POLE (PWR. LN.)
- PIPE MILE
- POINT OF INTERSECTION
- △ POWER LINE (PWR. LN.)
- △ TELEPHONE LINE (TEL. LN.)
- △ PIPELINE (OTHERS)
- △ SECTION LINE
- △ RIGHT OF WAY
- △ FENCE (E.T.)
- △ MODERN POLE (PWR. LN.)

STATION FROM TO FIELD BOOK PAGE

DESIGN: PRESSURE, 800 P.S.I.G. (M.A.D.P. 780 P.S.I.G.)

PROPERTY OF COOK COUNTY CLERK'S OFFICE

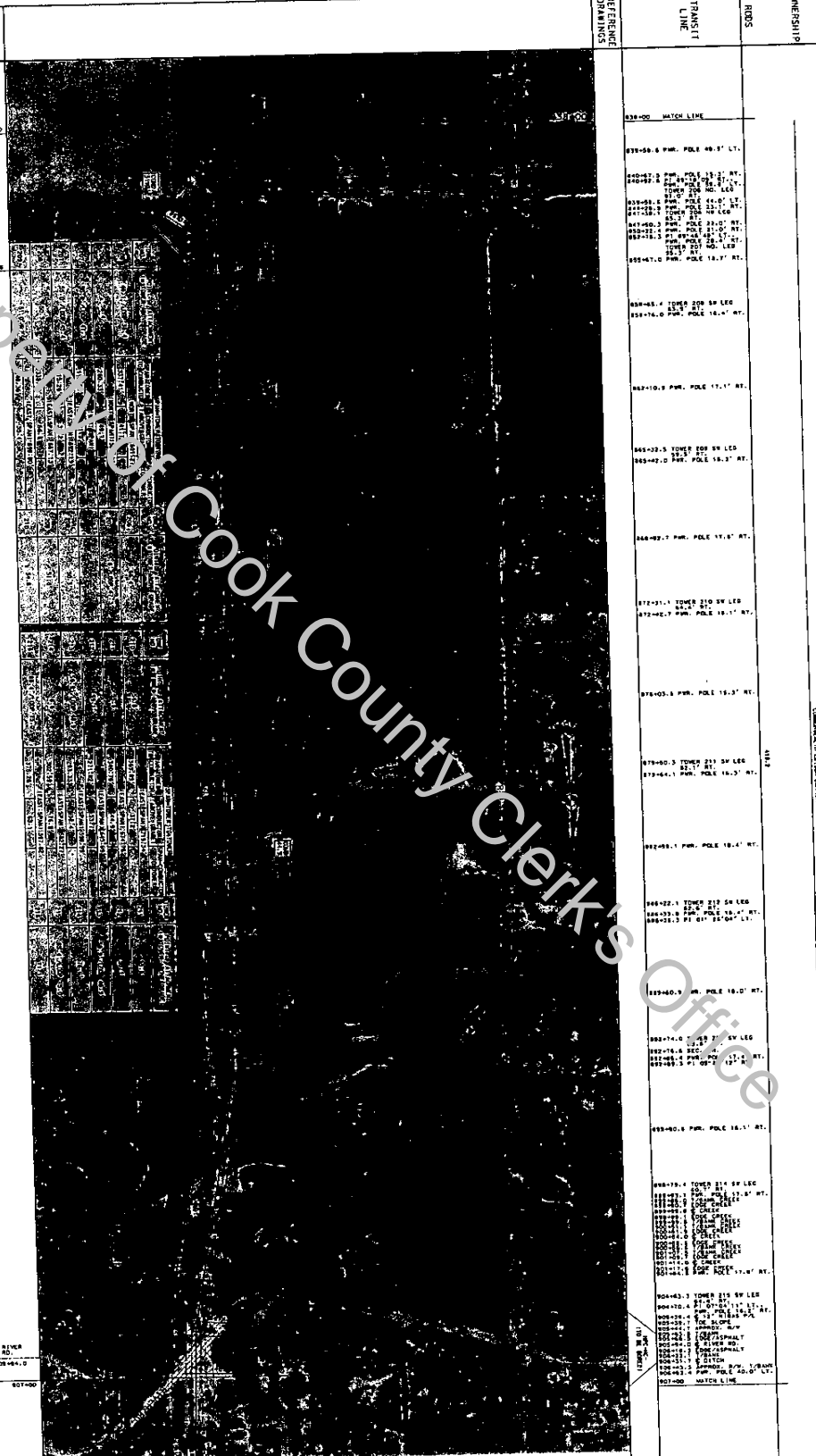
DATE: 11/14/05

HPC-RM-014

FOR CONTINUATION SEE DWG. HPC-RM-015

FOR CONTINUATION SEE DWG. HPC-RM-014

PROPERTY	TRACT NO.	OWNER(S)	RODS	TRANSIT LINE	REFERENCE DRAINAGE



STATION	FIELD BOOK	PAGE
FROM		
TO		

DESIGN PRESSURE: 800 P.S.I.G. (M.A.D.P. 780 P.S.I.G.)

PROPERTY OF COOK COUNTY CLERK'S OFFICE

EPSTEIN

REGISTERED PROFESSIONAL ENGINEER

NO. DATE REVISION

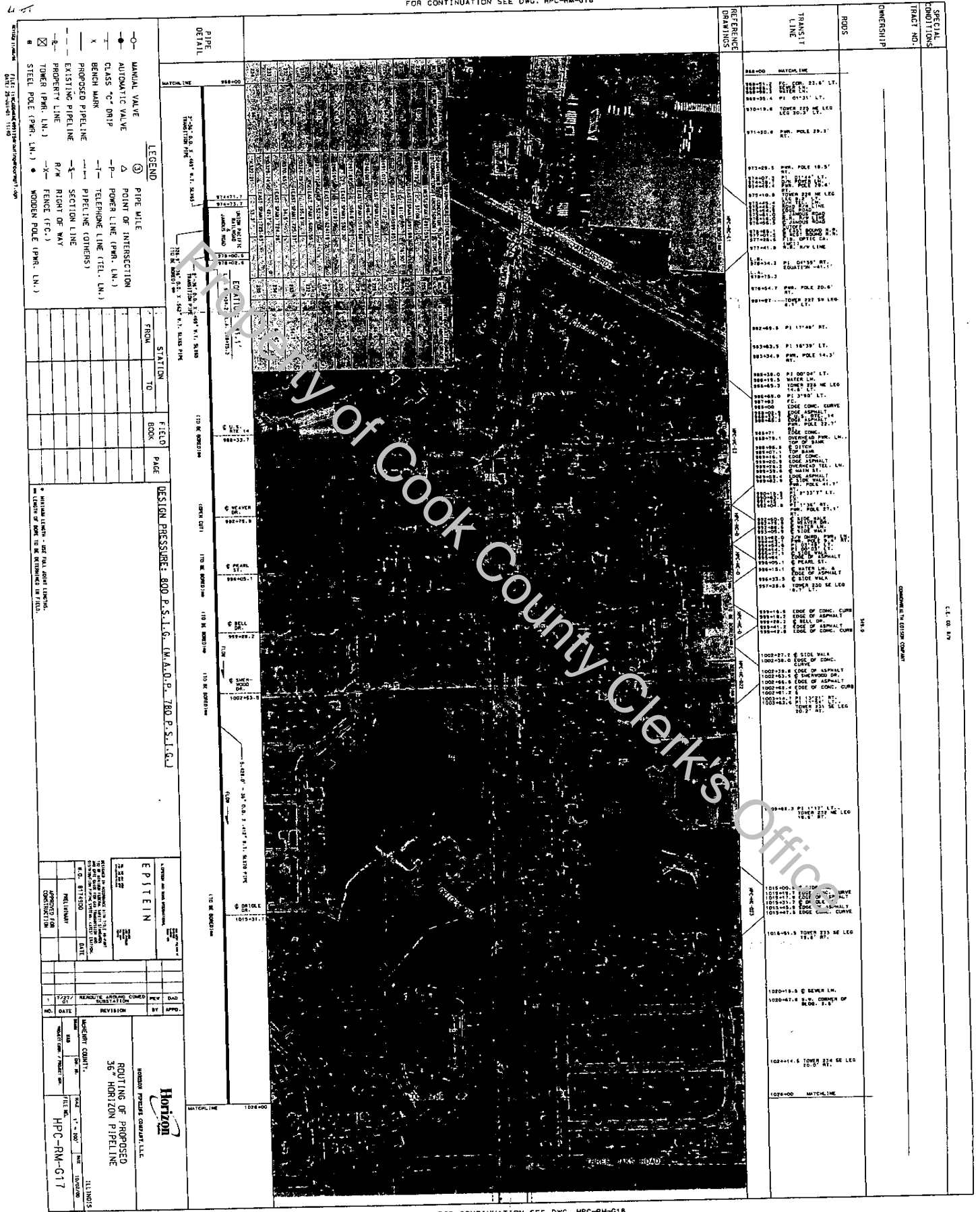
11.14.15

ROUTING OF PROPOSED 36" HORIZONTAL PIPELINE

HPC-RM-015

FOR CONTINUATION SEE DWG. HPC-RM-016

FOR CONTINUATION SEE DWG. HPC-RM-G16



LEGEND

○	MANUAL VALVE	⊙	PIPE WILE
○	AUTOMATIC VALVE	△	POINT OF INTERSECTION
○	CLASS "C" DRIP	-P-	POWER LINE (PWR. LN.)
○	BENCH MARK	-T-	TELEPHONE LINE (TEL. LN.)
-	PROPOSED PIPELINE	-	PIPELINE (OTHERS)
-	EXISTING PIPELINE	-	SECTION LINE
-	PROPERTY LINE	R/W	RIGHT OF WAY
⊗	STEEL POLE (PWR. LN.)	⊗	FENCE (F.C.)
⊗	WOODEN POLE (PWR. LN.)		

STATION	FROM	TO	FIELD BOOK	PAGE
100+00				
100+10				
100+20				
100+30				
100+40				
100+50				
100+60				
100+70				
100+80				
100+90				
101+00				
101+10				
101+20				
101+30				
101+40				
101+50				
101+60				
101+70				
101+80				
101+90				
102+00				

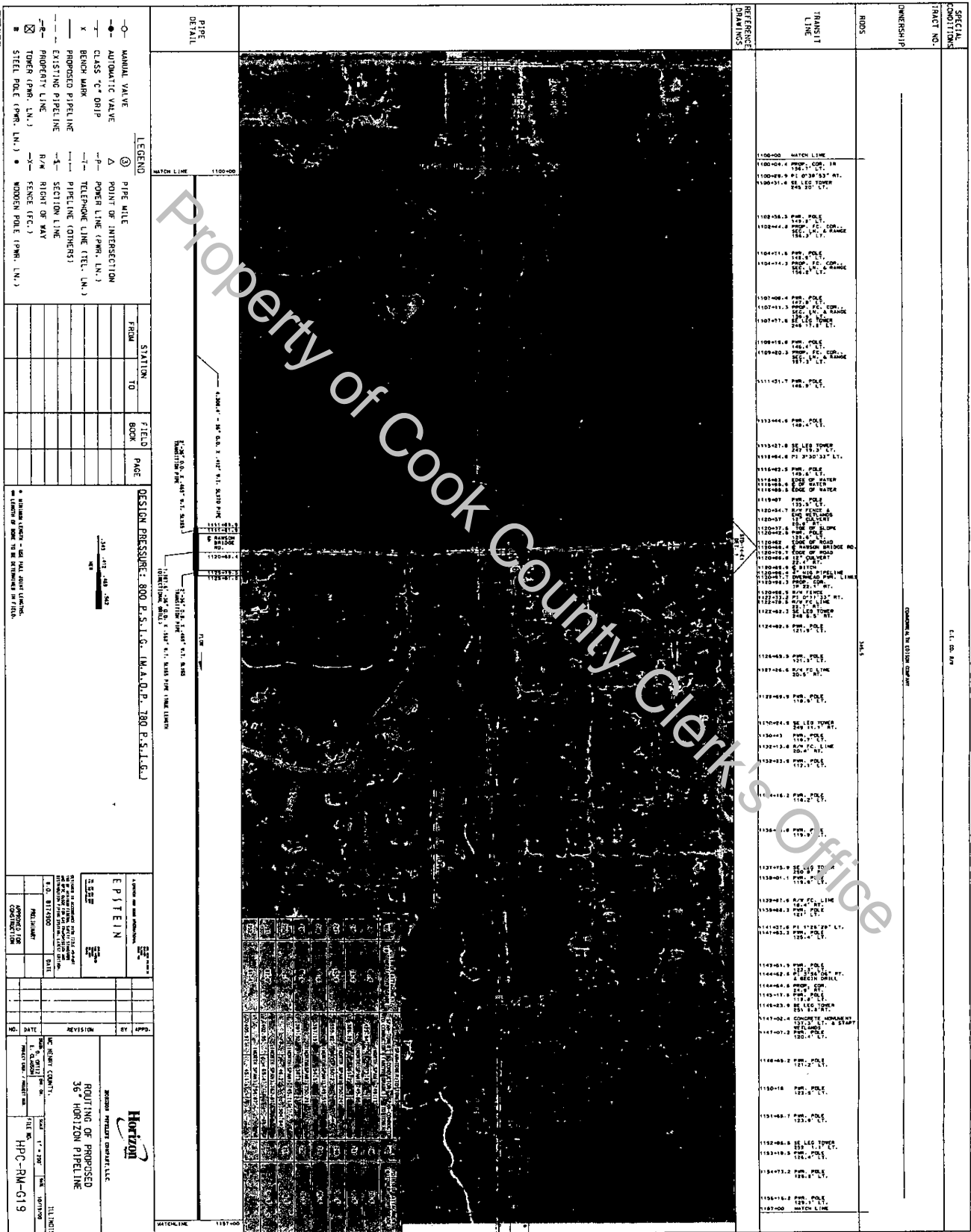
DESIGN PRESSURE: 800 P.S.I.G. (M.A.D.P. 780 P.S.I.G.)

E.P. STEIN

NO.	DATE	REVISION	BY	APPD.
1	7/27	REPLACE ABOVE COVER		

HORIZON
ROUTING OF PROPOSED
36" HORIZON PIPELINE

FOR CONTINUATION SEE DWG. HPC-RM-G18



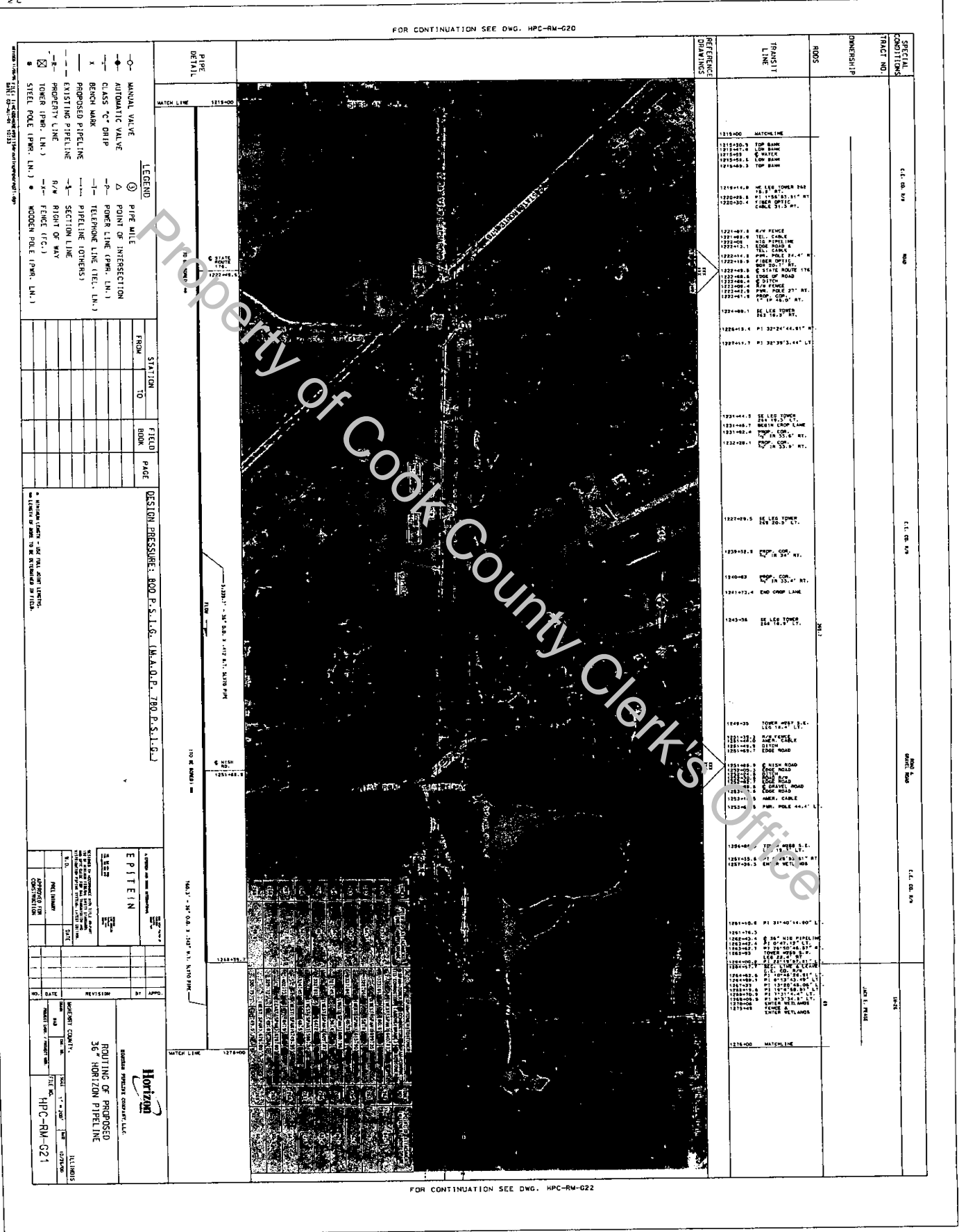
SPECIAL CONDITIONS	FRACT. NO.	OWNERSHIP	RDS	TRANSIT LINE	REFERENCE DRAWINGS
					1100-00 MATCH LINE 1100-04.4 P.W.P. CO. IN 150.0' LT. 1100-09.9 P.I. OF 38" S.S. AT 150.0' LT. 1100-11.4 60' S.S. TOWER 240.0' LT. 1102-16.2 P.W. POLE 142.8' LT. 1102-44.8 P.W. FC CO. 152.8' LT. 1104-11.4 P.W. POLE 142.8' LT. 1104-14.2 P.W. FC CO. 152.8' LT. 1107-00.4 P.W. POLE 142.8' LT. 1107-11.3 P.W. FC CO. 152.8' LT. 1107-17.8 60' S.S. TOWER 240.0' LT. 1108-16.8 P.W. POLE 142.8' LT. 1109-00.2 P.W. FC CO. 152.8' LT. 1111-01.7 P.W. POLE 142.8' LT. 1132-46.4 P.W. POLE 142.8' LT. 1132-47.8 60' S.S. TOWER 240.0' LT. 1132-48.4 P.I. OF 38" S.S. AT 150.0' LT. 1136-25.8 P.W. POLE 142.8' LT. 1136-26.2 60' S.S. TOWER 240.0' LT. 1136-26.8 P.W. FC CO. 152.8' LT. 1136-27.4 60' S.S. TOWER 240.0' LT. 1136-28.0 P.W. POLE 142.8' LT. 1136-28.6 P.W. FC CO. 152.8' LT. 1136-29.2 60' S.S. TOWER 240.0' LT. 1136-29.8 P.W. POLE 142.8' LT. 1136-30.4 P.W. FC CO. 152.8' LT. 1136-31.0 60' S.S. TOWER 240.0' LT. 1136-31.6 P.W. POLE 142.8' LT. 1136-32.2 P.W. FC CO. 152.8' LT. 1136-32.8 60' S.S. TOWER 240.0' LT. 1136-33.4 P.W. POLE 142.8' LT. 1136-34.0 P.W. FC CO. 152.8' LT. 1136-34.6 60' S.S. TOWER 240.0' LT. 1136-35.2 P.W. POLE 142.8' LT. 1136-35.8 P.W. FC CO. 152.8' LT. 1136-36.4 60' S.S. TOWER 240.0' LT. 1136-37.0 P.W. POLE 142.8' LT. 1136-37.6 P.W. FC CO. 152.8' LT. 1136-38.2 60' S.S. TOWER 240.0' LT. 1136-38.8 P.W. POLE 142.8' LT. 1136-39.4 P.W. FC CO. 152.8' LT. 1136-40.0 60' S.S. TOWER 240.0' LT. 1136-40.6 P.W. POLE 142.8' LT. 1136-41.2 P.W. FC CO. 152.8' LT. 1136-41.8 60' S.S. TOWER 240.0' LT. 1136-42.4 P.W. POLE 142.8' LT. 1136-43.0 P.W. FC CO. 152.8' LT. 1136-43.6 60' S.S. TOWER 240.0' LT. 1136-44.2 P.W. POLE 142.8' LT. 1136-44.8 P.W. FC CO. 152.8' LT. 1136-45.4 60' S.S. TOWER 240.0' LT. 1136-46.0 P.W. POLE 142.8' LT. 1136-46.6 P.W. FC CO. 152.8' LT. 1136-47.2 60' S.S. TOWER 240.0' LT. 1136-47.8 P.W. POLE 142.8' LT. 1136-48.4 P.W. FC CO. 152.8' LT. 1136-49.0 60' S.S. TOWER 240.0' LT. 1136-49.6 P.W. POLE 142.8' LT. 1136-50.2 P.W. FC CO. 152.8' LT. 1136-50.8 60' S.S. TOWER 240.0' LT. 1136-51.4 P.W. POLE 142.8' LT. 1136-52.0 P.W. FC CO. 152.8' LT. 1136-52.6 60' S.S. TOWER 240.0' LT. 1136-53.2 P.W. POLE 142.8' LT. 1136-53.8 P.W. FC CO. 152.8' LT. 1136-54.4 60' S.S. TOWER 240.0' LT. 1136-55.0 P.W. POLE 142.8' LT. 1136-55.6 P.W. FC CO. 152.8' LT. 1136-56.2 60' S.S. TOWER 240.0' LT. 1136-56.8 P.W. POLE 142.8' LT. 1136-57.4 P.W. FC CO. 152.8' LT. 1136-58.0 60' S.S. TOWER 240.0' LT. 1136-58.6 P.W. POLE 142.8' LT. 1136-59.2 P.W. FC CO. 152.8' LT. 1136-59.8 60' S.S. TOWER 240.0' LT. 1137-00.4 P.W. POLE 142.8' LT. 1137-00.8 MATCH LINE

LEGEND	STATION	FIELD	PAGE	QUESTION	ANSWER	REVISION	DATE	BY	APPD.
○ MANN VALVE ● AUTOMATIC VALVE X BENCH MARK --- PROPOSED PIPELINE - - - EXISTING PIPELINE --- PROPERTY LINE --- TOWER (P.W. LN.) --- STEEL POLE (P.W. LN.)	③ PIPE HOLE △ POINT OF INTERSECTION --- POWER LINE (P.W. LN.) --- TELEPHONE LINE (TEL. LN.) --- PIPELINE (OTHERS) --- SECTION LINE --- R/W RIGHT OF WAY --- SENCE (F.C.) --- MODERN POLE (P.W. LN.)	FROM TO BOOK PAGE	DECISION PRESSURE: 800 P.S.I.G. (M.A.O.P. 180 P.S.I.G.)	* DIMENSIONS - SEE FULL SHEET. * LENGTH OF PIPE TO BE DETERMINED IN FIELD.	1. 3/15/2010 2. 4/15/2010 3. 5/15/2010	1. 3/15/2010 2. 4/15/2010 3. 5/15/2010	1. 3/15/2010 2. 4/15/2010 3. 5/15/2010	1. 3/15/2010 2. 4/15/2010 3. 5/15/2010	1. 3/15/2010 2. 4/15/2010 3. 5/15/2010

FOR CONTINUATION SEE DWG. HPC-RM-G20

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FOR CONTINUATION SEE DWG. HPC-RM-G20



PIPE DETAIL

STATION	TO	FIELD	PAGE

LEGEND

- MANUAL VALVE
- ⊕ AUTOMATIC VALVE
- CLASS 90° DRIP
- X BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- ⊗ TOWER (PBR, LN.)
- ⊙ STEEL POLE (PBR, LN.)
- ⊙ WOODEN POLE (PBR, LN.)
- PIPE MILE
- △ POINT OF INTERSECTION
- POWER LINE (PBR, LN.)
- TELEPHONE LINE (TEL, LN.)
- PIPELINE (OTHERS)
- SECTION LINE
- RIGHT OF WAY FENCE (F.C.)

DESIGN PRESSURE: 800 P.S.I.G. (M.A.O.P. - 780 P.S.I.G.)

100 M (328 FT)

100 M (328 FT)

REFERENCES

TRANSIT LINE	RODS	OWNERSHIP	TRACT NO.	SPECIAL CONDITIONS

1218+00 MATCHLINE

1218+00.0	TOP BANK
1218+01.0	LOW BANK
1218+02.0	6" WATER
1218+03.0	LOW BANK
1218+04.0	TOP BANK
1219+04.0	BE LEE TOWER 263 16.3' RT.
1220+00.0	PI 31' 12" 44.51' RT. UNDER DRIVE
1220+30.0	CABLE 31.5' RT.
1221+01.0	R/W FENCE
1221+02.0	TEL. CABLE
1221+03.0	6" PIPELINE
1221+04.0	EDGE ROAD
1221+05.0	PAR. POLE 44.4' R.
1221+06.0	EDGE DRIVE
1221+07.0	6" W. W. ROUTE 174
1221+08.0	EDGE OF ROAD
1221+09.0	R/W FENCE
1221+10.0	PAR. POLE 27' RT.
1221+11.0	PROV. CDP
1221+12.0	PI 31' 12" 44.5' RT.
1224+00.0	BE LEE TOWER 263 16.3' RT.
1226+03.0	PI 32' 24' 44.81' R.
1227+01.0	PI 32' 39' 3.44' LT.
1227+04.0	BE LEE TOWER 263 16.3' RT.
1227+05.0	BE LEE TOWER 263 16.3' RT.
1228+02.0	PI 32' 44' 51' RT.
1228+03.0	PI 32' 44' 51' RT.
1228+04.0	END COMP. LINE
1228+05.0	BE LEE TOWER 263 16.3' RT.
1228+06.0	BE LEE TOWER 263 16.3' RT.
1228+07.0	BE LEE TOWER 263 16.3' RT.
1228+08.0	BE LEE TOWER 263 16.3' RT.
1228+09.0	BE LEE TOWER 263 16.3' RT.
1228+10.0	BE LEE TOWER 263 16.3' RT.
1228+11.0	BE LEE TOWER 263 16.3' RT.
1228+12.0	BE LEE TOWER 263 16.3' RT.
1228+13.0	BE LEE TOWER 263 16.3' RT.
1228+14.0	BE LEE TOWER 263 16.3' RT.
1228+15.0	BE LEE TOWER 263 16.3' RT.
1228+16.0	BE LEE TOWER 263 16.3' RT.
1228+17.0	BE LEE TOWER 263 16.3' RT.
1228+18.0	BE LEE TOWER 263 16.3' RT.
1228+19.0	BE LEE TOWER 263 16.3' RT.
1228+20.0	BE LEE TOWER 263 16.3' RT.
1228+21.0	BE LEE TOWER 263 16.3' RT.
1228+22.0	BE LEE TOWER 263 16.3' RT.
1228+23.0	BE LEE TOWER 263 16.3' RT.
1228+24.0	BE LEE TOWER 263 16.3' RT.
1228+25.0	BE LEE TOWER 263 16.3' RT.
1228+26.0	BE LEE TOWER 263 16.3' RT.
1228+27.0	BE LEE TOWER 263 16.3' RT.
1228+28.0	BE LEE TOWER 263 16.3' RT.
1228+29.0	BE LEE TOWER 263 16.3' RT.
1228+30.0	BE LEE TOWER 263 16.3' RT.
1228+31.0	BE LEE TOWER 263 16.3' RT.
1228+32.0	BE LEE TOWER 263 16.3' RT.
1228+33.0	BE LEE TOWER 263 16.3' RT.
1228+34.0	BE LEE TOWER 263 16.3' RT.
1228+35.0	BE LEE TOWER 263 16.3' RT.
1228+36.0	BE LEE TOWER 263 16.3' RT.
1228+37.0	BE LEE TOWER 263 16.3' RT.
1228+38.0	BE LEE TOWER 263 16.3' RT.
1228+39.0	BE LEE TOWER 263 16.3' RT.
1228+40.0	BE LEE TOWER 263 16.3' RT.
1228+41.0	BE LEE TOWER 263 16.3' RT.
1228+42.0	BE LEE TOWER 263 16.3' RT.
1228+43.0	BE LEE TOWER 263 16.3' RT.
1228+44.0	BE LEE TOWER 263 16.3' RT.
1228+45.0	BE LEE TOWER 263 16.3' RT.
1228+46.0	BE LEE TOWER 263 16.3' RT.
1228+47.0	BE LEE TOWER 263 16.3' RT.
1228+48.0	BE LEE TOWER 263 16.3' RT.
1228+49.0	BE LEE TOWER 263 16.3' RT.
1228+50.0	BE LEE TOWER 263 16.3' RT.

FOR CONTINUATION SEE DWG. HPC-RM-G22

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0020987605 Page 27 of 66

FOR CONTINUATION SEE DWG. HPC-RM-G21

SPECIAL CONDITIONS	TRACT NO.	SECTION	REMARKS
		30.3	SECTION 30.3
		30.4	SECTION 30.4
		30.5	SECTION 30.5
		30.6	SECTION 30.6
		30.7	SECTION 30.7
		30.8	SECTION 30.8
		30.9	SECTION 30.9
		31.0	SECTION 31.0
		31.1	SECTION 31.1
		31.2	SECTION 31.2
		31.3	SECTION 31.3
		31.4	SECTION 31.4
		31.5	SECTION 31.5
		31.6	SECTION 31.6
		31.7	SECTION 31.7
		31.8	SECTION 31.8
		31.9	SECTION 31.9
		32.0	SECTION 32.0

Property of Cook County Clerk's Office

LEGEND

- MANUAL VALVE
- △ AUTOMATIC VALVE
- △ POINT OF INTERSECTION
- △ CLASS 4" DRIP
- △ POWER LINE (PWR. LN.)
- △ TELEPHONE LINE (TEL. LN.)
- △ PROPOSED PIPELINE
- △ EXISTING PIPELINE
- △ PROPERTY LINE
- △ TOWER (PWR. LN.)
- △ STEEL POLE (PWR. LN.)
- △ WOODEN POLE (PWR. LN.)

PIPE DETAIL

PIPE SIZE: 36" DIA. X 3.91 WALL THICKNESS

STATION	FIELD	PAGE
FROM	TO	BOOK

DESIGN PRESSURE: 800 P.S.I.G. (M.A.D.P. 780 P.S.I.G.)

APPROVED BY: **EPTTEIN**, DATE: 2.28.22

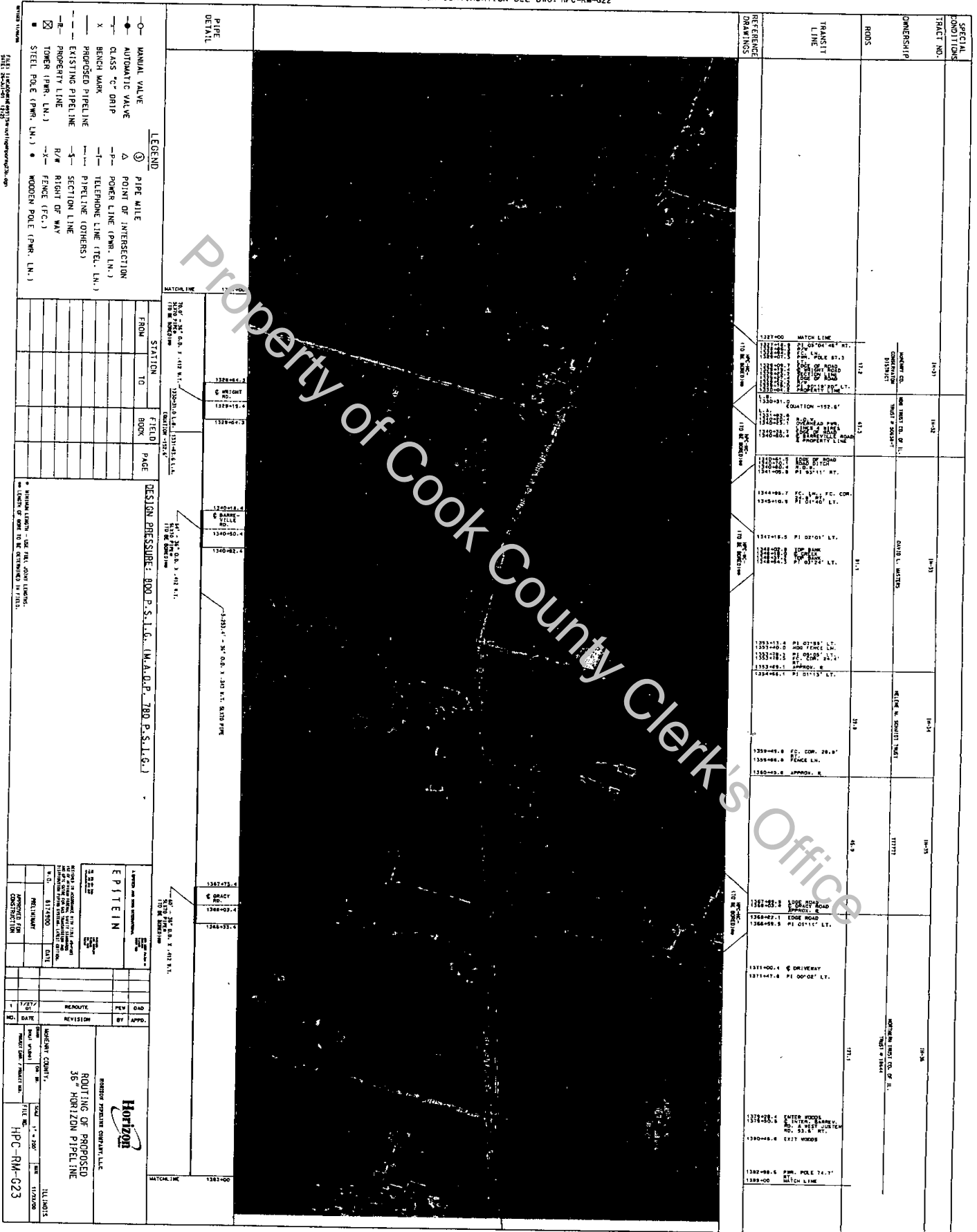
HORIZON

ROUTING OF PROPOSED 36" HORIZON PIPELINE

HPC-RM-G22

FOR CONTINUATION SEE DWG. HPC-RM-G23

FOR CONTINUATION SEE DWG. HPC-RM-022



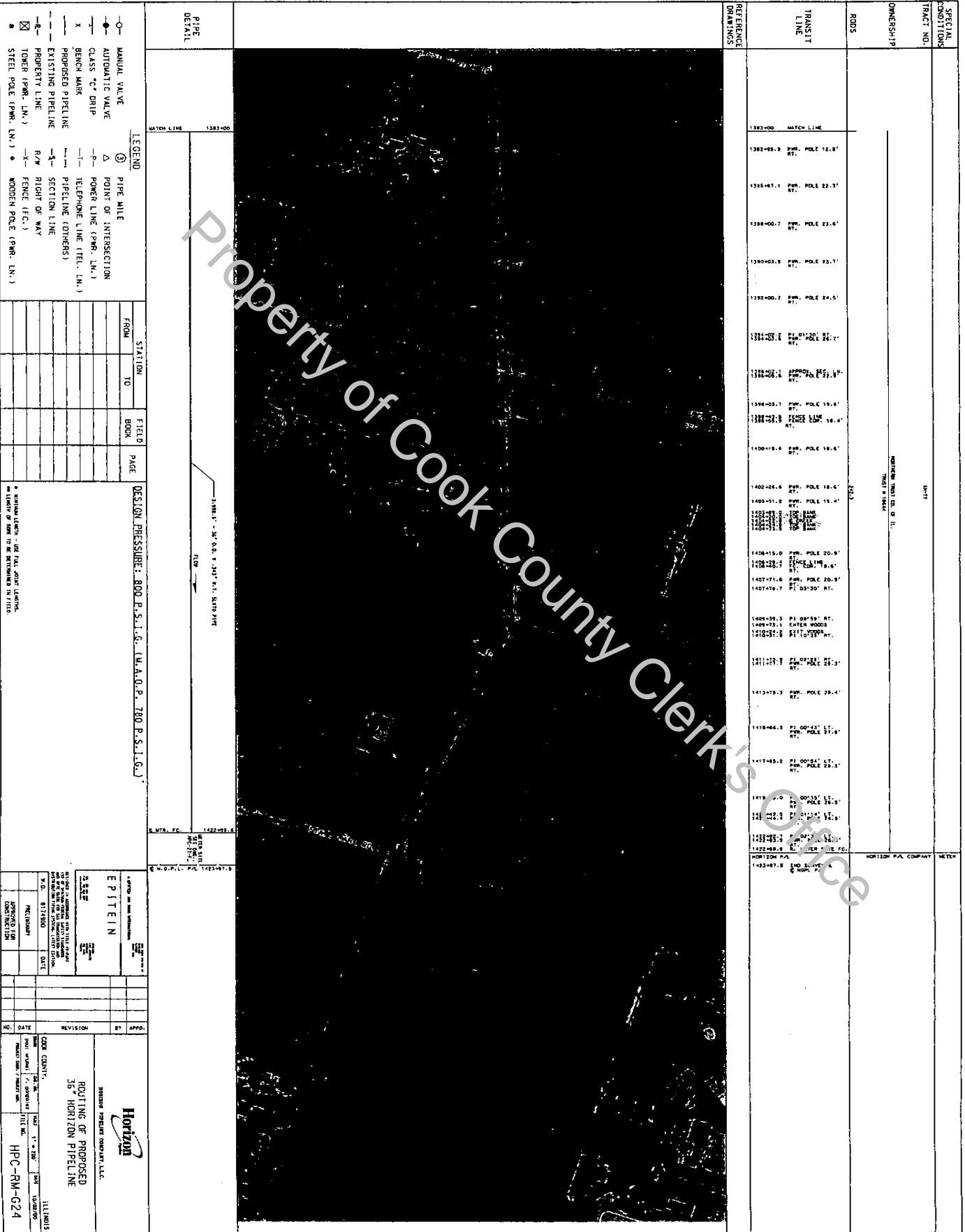
Property of Cook County Clerk's Office

SECTION CONDITION	TRACT NO.	OWNER	REMARKS
	14-21	HANCOCK CO. TRACT 14-21	
	14-22	HANCOCK CO. TRACT 14-22	
	14-23	DAVID L. WATSON	
	14-24	MELBA M. SPOFFORD TRACT	
	14-25	17772	
	14-26	17771	
	14-27	17770	
	14-28	17769	
	14-29	17768	
	14-30	17767	
	14-31	17766	
	14-32	17765	
	14-33	17764	
	14-34	17763	
	14-35	17762	
	14-36	17761	
	14-37	17760	
	14-38	17759	
	14-39	17758	
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	14-41	17756	
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	14-92	17705	
	14-93	17704	
	14-94	17703	
	14-95	17702	
	14-96	17701	
	14-97	17700	
	14-98	17699	
	14-99	17698	
	14-100	17697	

FOR CONTINUATION SEE DWG. HPC-RM-024

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FOR CONTINUATION SEE DWG. HPC-RM-623



FOR CONTINUATION SEE DWG.

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6182/0092 35 001 Page 1 of 37
2001-07-12 12:44:31
Cook County Recorder 93.00

Property of Cook County Clerk's Office

RECORDING FEE 93
DATE 7/2/01 COPIES 6
OK BY [Signature]

GAS PIPELINE EASEMENT
AND
MEMORANDUM OF AGREEMENT

THIS NON-EXCLUSIVE GAS PIPELINE EASEMENT AND MEMORANDUM OF AGREEMENT (this "Easement Agreement") is made, entered and granted on this 22nd day of June 2001, by and between COMMONWEALTH EDISON COMPANY, an Illinois corporation ("Grantor"), and Northern Illinois Gas Company, an Illinois Corporation d/b/a Nicor Gas Company ("Grantee").

WITNESSETH

WHEREAS, Grantor is the owner of the land located in The Counties of DuPage, Cook, Kane and McHenry, in the State of Illinois, legally described in Exhibit A, attached hereto and made a part hereof (collectively, "Grantor's Property"); and

WHEREAS, Grantee has requested that Grantor grant to Grantee a non-exclusive easement to construct, maintain, repair, replace, inspect and operate a natural gas pipeline and related facilities (Grantee's Facilities) on Grantor's Property; and

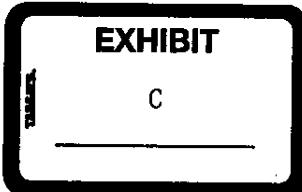
WHEREAS, Grantor utilizes Grantor's Property for Grantor's own business operations, which operations, for purposes hereof, shall include without limitation the construction, reconstruction, maintenance, repair, upgrade, expansion, addition, renewal, replacement, relocation, removal, use and operation of Grantor's electrical and communications transmission and distribution systems, equipment and facilities, whether now existing or hereafter installed, in, at, over, under, and on Grantor's Property (collectively, "Grantor's Operations"); and

DATE _____ COPIES _____
OK BY _____

1

ORIGINAL

[Handwritten initials and stamps]



10617564

WHEREAS, pursuant to the terms and conditions of that certain Pipeline Construction and Easement Agreement by and between Grantor and Grantee executed contemporaneously with this Agreement (as the same may be updated, modified, amended and restated by the parties from time to time, the "Pipeline Agreement"), granting Grantee the right to construct a natural gas pipeline on a portion of Grantor's Property and, Grantor hereby agrees to grant, and Grantee agrees to accept, the easement described herein for the purpose of constructing, installing, maintaining, operating, inspecting, replacing, repairing and removing a natural gas pipeline and related facilities (Grantee's Facilities) on Grantor's Property, subject to the terms and conditions of this instrument;

NOW, THEREFORE, in consideration of the payments, covenants, terms and conditions agreed to by Grantee under the Pipeline Agreement and this Easement Agreement, Grantor hereby grants unto Grantee, without warranty of title, an undivided 50% interest (as tenant in common with respect to the easement interest created hereby) in a non-exclusive easement (the "Easement") for the purpose of constructing, operating, maintaining, inspecting, repairing, replacing and removing one gas pipeline with a maximum diameter of 36 inches; over a portion of Grantor's Property as depicted in Exhibit B hereto, ("Grantee's Facilities"), and for no other purpose or use whatsoever, in, under, upon, along and across that portion of Grantor's Property as depicted in Exhibit B attached hereto and made a part hereof (the "Easement Premises"); provided, however, that in no event shall the term "Easement Premises" include any portion of any land depicted in Exhibit B wherein Grantor's rights are based not upon ownership of the land but upon easements, licenses, permits or other rights granted to Grantor by third parties.

In consideration of the foregoing grant of Easement, Grantee agrees to perform and observe the covenants, terms and conditions contained herein, as follows:

1. Grantee's Use. The following general conditions shall apply to Grantee's use of the Easement Premises:
 - a) In connection with the grant of Easement described herein, Grantor hereby grants permission to Grantee for such non-exclusive ingress and egress by Grantee to and over a strip of land thirty-three (33) feet in width and located sixteen and one-half (16 1/2) feet on either side of the center line of Grantee's Facilities as depicted in Exhibit B hereto ("Access Area") as may be reasonably required by Grantee for the construction, installation, maintenance, operation, inspection, repair, replacement and removal of Grantee's Facilities, which ingress and egress by Grantee shall be subject and subordinate in all respects to Grantor's Operations and existing rights of third parties in Grantor's Property and limited to such access routes over the Access Area as Grantor may designate from time to time.
 - b) Grantee shall procure and maintain at its own expense, at the times and in the manner prescribed by applicable law, in connection with the construction, placement, replacement, repair, use or operation or any other activity involving Grantor's Property, all licenses, consents, permits, authorizations and other approvals required from any federal, state or local governmental authority, and Grantee shall strictly observe all laws, rules, statutes and regulations of any governmental authorities having jurisdiction over Grantor's Property or Grantee's operations thereon. Grantor may from time to time request evidence that all such approvals have been obtained by Grantee and are in full force and effect and Grantee shall provide such evidence to Grantor within thirty (30) days after receipt of said request. In no event shall Grantee seek any governmental approvals that may affect in any way Grantor's Operations, including without limitation any zoning approvals, without in each instance obtaining Grantor's prior written consent, which consent may be granted or withheld by Grantor in its sole discretion.

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- c) In the event any aspect of Grantee's construction, placement, maintenance, repair, use or operation of Grantee's Facilities on Grantor's Property at any time violates or is forbidden by any law, statute, rule, regulation, order or requirement of any governmental authority, Grantee shall immediately discontinue such operations and at its own expense take all required corrective action, including without limitation removal of all or any portion of Grantee's Facilities from Grantor's Property if required by any governmental authority, within the lesser of (i) thirty (30) days from Grantee's receipt of notice of such required corrective action or (ii) the period of time required by law for the correction of such violation; provided, however, Grantee may, in good faith and in the manner permitted by applicable law, diligently contest such violation in accordance with all applicable laws, statutes, rules, regulations, orders or requirements of the applicable governmental authority, during which period of contest Grantee shall not be required to take immediate corrective action if such delay is permitted by applicable law.
- d) Grantee's use of Grantor's Property shall be conducted in a manner that does not conflict or interfere with Grantor's Operations, including without limitation Grantor's fiber optic cable known as its Telecommunications Backbone Optical network (TBON™).
- e) This Easement and the rights granted hereunder are subject and subordinate in all respects to Grantor's Operations and to all matters and conditions of record affecting Grantor's Property in accordance with their terms.
- f) Without limiting the generality of the foregoing, this Easement and the rights granted hereunder are subject and subordinate in all respects to the rights of Grantor's existing lessees, licensees and grantees of record and all other encumbrances of record, existing roads and highways, the rights of all existing utilities, all existing railroad rights-of-way, water courses and drainage rights, and the specific current existing rights of third parties in Grantor's Property (whether recorded or unrecorded) previously granted by Grantor, in accordance with the terms of such grants by Grantor. If requested by Grantee, Grantor shall provide Grantee with copies of any unrecorded instruments that grant rights of use in Grantor's Property to such specified third parties. If required by the terms of the rights granted to such prior grantees or by applicable law, Grantee shall secure the engineering consent of such prior grantees as a prerequisite to exercising its rights hereunder and provide Grantor with a copy of the same. In addition, the rights of Grantee under this Easement are subordinate at all times to the lien of any mortgage or mortgages or trust deeds and supplemental indentures granted by Grantor that are now or hereafter in force against the Easement Premises or Grantor's property and to all advances made or hereafter to be made upon the security thereof and Grantee shall execute such further instruments subordinating this Easement to the lien of any such mortgage or mortgages or trust deed or supplemental indentures thereto as shall be requested by Grantor (provided Grantee shall have no obligation to execute such instrument unless it contains a non disturbance covenant preserving Grantee's rights of use and occupancy as long as Grantee is not in default hereunder).
- g) Under no circumstances shall Grantee undertake any blasting on Grantor's Property. Grantee and its employees, agents and contractors shall at all times strictly observe all OSHA clearance standards, including without limitation OSHA Standards 1910.180(j) and 1910.181(j)(5)(i) Regarding Equipment Clearance from Overhead Facilities, in connection with the performance of any Work and Grantee's use and occupancy of Grantor's Property hereunder. Grantee shall not cause the existing ground grade on Grantor's Property to be permanently increased or decreased by more than six (6) inches in connection with the installation of Grantee's Facilities or any other activities of Grantee thereon.
- h) Grantee shall comply at all times with all safety, construction and operational regulations applicable to placement, construction, use or operation of gas pipelines subject to the

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jurisdiction of the United States and the State of Illinois and shall ensure that Grantee's Facilities do not violate any safety requirement, including without limitation any requirements of the U.S. Environmental Protection Agency or the Illinois Environmental Protection Agency or clearance requirement, imposed on Grantor by any applicable state or federal regulations or the National Electrical Safety Code or by any state or federal governmental agency having jurisdiction over Grantor, Grantee or their respective operations.

2. Term. Subject to the terms and conditions of this Easement Agreement regarding termination, the term of this Easement shall be perpetual.
3. Rights Reserved to Grantor.
 - a) Grantor hereby reserves the right at all times to use the surface and subsurface of Grantor's Property, including without limitation the Easement Premises, for Grantor's Operations in such manner as Grantor deems necessary or appropriate, provided that any change in Grantor's Operations that interferes or conflicts with Grantee's use of the Easement Premises hereunder shall be governed by the provisions of Section 4 hereof. Grantor's use of Grantor's Property, including the Easement Premises and Access Area, at all times the right to gain access to any of Grantor's equipment and facilities thereon shall be paramount to the rights granted to Grantee hereunder and Grantee shall make such access available to Grantor at all times.
 - b) Grantor reserves the right to grant additional access, utility and other leases, licenses, easements and rights hereafter to third parties through, under, over and across or along all or any portion of Grantor's Property, including without limitation the Easement Premises, provided that such rights granted to third parties do not unreasonably interfere with Grantee's use of the Easement Premises hereunder.
4. Relocation and Restoration of Easement Premises. The following terms and conditions shall govern the rights and obligations of the parties with respect to relocation and restoration of the Easement Premises:
 - a) In the event any alteration, expansion, upgrade, relocation or other change in Grantor's Operations interferes or conflicts with Grantee's use of the Easement Premises hereunder Grantor shall notify Grantee in writing of such proposed change and the conflict posed by this Temporary Construction Easement or the presence of Grantee's Facilities on the Easement Premises. Such notice shall contain: (a) identification of the new location; and (b) Grantor's estimate of the additional costs Grantor will incur if the proposed change in Grantor's Operations must be altered to avoid or minimize any conflict or interference with Grantee's use of the Easement Premises. Within thirty (30) days after receipt of such notice, Grantee shall notify Grantor in writing of its election to (i) make such changes in Grantee's Facilities, at Grantee's cost, as in the judgement of Grantor may be required to avoid or minimize any conflict or interference with the proposed change in Grantor's Operations, including without limitation the relocation of Grantee's Facilities to another location on Grantor's Property designated by Grantor, and Grantor shall provide a mutually agreeable alternate location without additional charge to Grantee for any such new location, or (ii) Grantor shall pay Grantor for all additional costs to be incurred by Grantor in altering the proposed change in Grantor's Operations to avoid or minimize such conflict or interference. The scope of the costs described in the preceding clause (ii) shall be determined by Grantor as shown by reasonable documentation by Grantor and shall include all direct expenses plus an allowance for Grantor's administrative cost. In the event Grantee fails to notify Grantor in writing of such election within such thirty (30) day period, Grantee shall be conclusively deemed to have elected to pay Grantor for its additional costs as provided in clause (ii) hereinabove. In the event Grantee elects to pay Grantor for the additional costs to be incurred by Grantor,

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Grantee shall make such payment to Grantor in advance within thirty (30) days after Grantor's demand therefor.

- b) In the event Grantee elects to make the changes to Grantee's Facilities, including relocation, required to avoid conflict with the proposed change in Grantor's Operations, Grantor agrees to permit such access by Grantee to Grantor's Property as may reasonably be required by Grantee to effect any required relocation of Grantee's Facilities and Grantee shall promptly take all steps necessary to complete such changes and relocation within a reasonable time but in no event later than one hundred twenty (120) days following the receipt of actual relocation drawings from Grantor, or, if authorization by any governmental authority of competent jurisdiction is required for such changes in Grantee's Facilities, one hundred twenty (120) days after the receipt of such authorization. (If governmental authorization is required, Grantee hereby agrees to exercise best efforts to promptly obtain such authorization.) Grantee agrees that, as soon as practicable after the termination of this Agreement pursuant to Section 9 hereof (but in no event later than one hundred twenty (120) days after said termination), Grantee shall, at its cost commence the removal of all of Grantee's Facilities from Grantor's Property and restoration and repair of Grantor's Property to the condition existing prior to the installation of Grantee's Facilities. In the event Grantee fails to so remove Grantee's Facilities and restore and repair Grantor's Property within one hundred twenty (120) days after the commencement of removal operations, Grantor may elect to do so at Grantee's cost and expense, and, in such event, Grantor may dispose of Grantee's Facilities. Grantee shall pay all costs and expenses incurred by Grantor in removing Grantee's Facilities, including any storage costs, and any costs incurred by Grantor in restoring and repairing Grantor's Property. The formula described in Section 9.b shall be used to determine the amount due Grantor for such costs and expenses. Any facilities and equipment that Grantee fails to remove from Grantor's property within one hundred twenty (120) days after the commencement of removal operations shall be conclusively deemed to have been abandoned by Grantee and shall become the sole property of Grantor, without liability or obligation to account to Grantee therefor. Notwithstanding the foregoing, if authorization by any governmental agency is required for the removal of such facilities, the 120 day period for the removal and restoration shall not commence until such governmental approval is received. If any governmental authorization is required, Grantee hereby agrees to exercise best effort to promptly obtain such authorization.
5. Condition of Grantor's Property. Grantor has made no representations or warranties of any kind or nature whatsoever, whether written or oral, concerning the suitability of the Easement Premises for the placement of Grantee's Facilities thereon or Grantee's use of Grantor's Property, including the Easement Premises for the placement of Grantee's Facilities thereon or Grantee's use of Grantor's Property, including the Easement Premises, for the purposes contemplated herein. In accepting this Easement, Grantee has relied solely upon such independent investigations of the condition of Grantor's Property as Grantee has deemed necessary or appropriate in its discretion, and Grantee has not relied upon any statements, representations or agreements of Grantor, its employees, agents, contractors or representatives, regarding the conditions of Grantor's Property. The Easement and the other rights granted to Grantee hereunder and under the Pipeline Agreement are granted over Grantor's Property in its AS-IS CONDITION, WITH ALL FAULTS, and Grantor has not agreed to undertake any improvements or other work to make Grantor's Property, including without limitation the Easement Premises, suitable for Grantee's intended use.
6. Hold Harmless. Grantee agrees to indemnify, defend (with counsel acceptable to Grantor) and hold harmless Exelon Corporation, a Pennsylvania corporation, Grantor, and their respective employees, officers, directors, agents, subsidiaries, affiliates, legal representatives, successors and assigns (Grantor's Group), from and against any and all claims, actions, proceedings, judgments, damages (including, consequential damages which

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Grantor agrees shall be capped at ten million dollars (\$10,000,000.00)), liens, fines, costs, liabilities, injuries, losses, costs and expenses (including but not limited to attorneys' fees and costs and loss of electrical service which Grantor agrees shall be capped at ten million dollars (\$10,000,000.00)) arising from Grantee's negligent use and occupancy of the Easement Premises, Grantee's Facility, or any portion of Grantor's Property, or any work performed hereunder by Grantee, its employees, agents, contractors or subcontractors, or anyone claiming by through or under any of them, or any breach of this Agreement, except to the extent that any such claim, action, proceeding, judgment, damage, lien, fine, cost, liability, injury, loss, cost and expense is attributable to the gross negligence or willful misconduct of Grantor, its employees, agents or contractors. This indemnification shall include, but not be limited to claims made under any workman's compensation law or under any plan for employee's disability and death benefits (including without limitation claims and demands that may be asserted by Grantee's employees, agents, contractors and subcontractors). The foregoing indemnity shall survive the termination of this Agreement. To the maximum extent permitted by applicable law, Grantee hereby waives any and all claims against Grantor's Group, which Grantee or any person or entity claiming by, through or under Grantee may now or at any time in the future have for injury or damage to persons, property or business sustained in or about the Easement Premises or any other portion of Grantor's Property, arising from any conditions existing on Grantor's Property not the result of Grantor's gross negligence or willful misconduct. Grantor shall not be liable to Grantee for any injury, loss or damage to persons, property or business sustained by Grantee, its representatives, employees, agents, contractors or invitees in connection with this Easement or the rights granted to Grantee hereunder, unless such loss or damage results from Grantor's gross negligence or willful misconduct. In no event shall Grantor be liable for any such injury, loss or damage resulting from any acts or omission of any third party acting under Grantee's direction or control on the Easement Premises or any other portion of Grantor's Property.

7. Environmental Protection.

- i. Grantee shall conduct its operations on Grantor's Property, cause all work performed by or on behalf of Grantee hereunder to be performed and otherwise use and occupy the Easement Premises in strict compliance with all applicable Environmental Laws. Grantee shall not cause or permit any underground storage tanks to exist or any Hazardous Materials (as defined below) to be released into Grantor's Property. Grantee shall defend (with counsel acceptable to Grantor), indemnify and hold harmless Exelon Corporation, a Pennsylvania corporation Grantor, and their respective employees, officers, directors, agents, subsidiaries, affiliates, legal representatives, successors and assigns (Grantor's Group), from and against any claims, actions, proceedings, judgments, damages (including consequential damages), liens, fines, costs, liabilities, injuries, losses, costs and expenses, including but not limited to attorneys' and consultants' fees and costs, whether asserted under Environmental Laws or at common law, arising out of or related to (i) any breach by Grantee of the environmental covenants set forth above or (ii) any violation of any Environmental Law; or the release or threatened release of any Hazardous Materials at, on or beneath Grantor's Property as a result of or in connection with any negligent act or omission of Grantee, its agents, employees, contractors, or any entity in privity with or providing a benefit to Grantee, except to the extent caused by the gross negligence or willful misconduct of Grantor, its employees or agents. As used in this section, the term "Environmental Laws" shall mean all federal, state and local statutes, regulations or ordinances relating to this protection of health, safety or the environment including, without limitation, the Clean Air Act, the Water Pollution Control Act, the Resource Conservation and Recovery Act, the Comprehensive Environmental Response, Compensation and Liability Act, the Toxic Substances Control Act, all statutes, rules and regulations applicable to wetlands of any federal, state, county or local regulatory agency, and all similar state and local laws now or hereinafter enacted or amended. "Hazardous Materials" shall mean any waste, pollutant, toxic substance or hazardous substance, contaminant or material regulated by any Environmental Law

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including, without limitation, asbestos and polychlorinated biphenyls. The foregoing covenants and indemnification obligations shall survive any termination of this Grant of Easement.

- ii. Without limiting the generality of the foregoing, prior to commencing any work on Grantor's Property, Grantee at its sole cost shall (i) secure and provide Grantor with copies of any wetland permits required from any federal, state or local regulatory agencies and (ii) if applicable, identify the erosion control methods or any other method provided by the Federal Clean Water Act to prevent construction material or debris from filling any wetland area. If any construction material or debris should fill any wetland areas, Grantee at its sole cost shall cause the same to be removed and the area restored to its original condition to the extent required by applicable law or reasonably required by Grantor, unless the appropriate agency allows for filling or another method of disposal or handling. Grantee at its sole cost shall monitor, maintain, and restore any wetland areas affected by its use and occupancy on Grantor's Property for the time specified in any and all permits, licenses or other approvals obtained by Grantee hereunder.
 - iii. If, during the term of this Agreement, Grantee becomes aware of any violation of Environmental Laws or of the presence of any Hazardous Materials, as defined in 7.1. above or threatened presence of Hazardous Materials in, on, over or under the soil, groundwater or other areas of Grantor's Property resulting from or connected with Grantee's use and occupancy of Grantor's Property, Grantee shall promptly notify Grantor in writing of such conditions and shall immediately respond in accordance with applicable laws and regulations as to reportable quantities.
 - iv. Grantee's obligations under this Section 7 shall survive the termination of this Easement Agreement.
8. Defaults. The occurrence of any of the following shall constitute an event of default ("Event of Default") under this Easement Agreement:
- a) Grantee's failure to pay when due any amount payable by Grantee hereunder and the continuation of such default for a period of ten (10) days after notice thereof from Grantor; or
 - b) Grantee's failure to perform or observe any other covenant, term or condition to be performed or observed by Grantee hereunder, and the continuation of such default for a period of sixty (60) days after notice thereof from Grantor; provided, however, that if such default cannot be cured within sixty (60) days and Grantee has undertaken diligent efforts within such sixty (60) day period to effect a cure, then the cure period shall be extended for such additional time, not to exceed an additional ninety (90) days, as may be required by Grantee through the exercise of continuous, diligent efforts to complete all required corrective action; or
 - c) Any representation or warranty of Grantee hereunder or under this Easement Agreement proves to be false or misleading in any material respect when made, unless, if such default is susceptible of cure, Grantee cures such default within sixty (60) days after notice thereof from Grantor; or
 - d) Grantee's failure to operate or maintain Grantee's Facilities for a period of twenty-four (24) consecutive months (commencing after Grantee's installation of Grantee's Facilities) for any reason other than natural disaster or other 'acts of God' or the default of Grantor; or
 - e) The occurrence of an Event of Default by Grantee under the Pipeline Agreement.

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9. Remedies. Upon the occurrence of an Event of Default, Grantor may exercise any one or more of the following remedies:
- a) Terminate the Easement and all rights and privileges of Grantee under this Easement Agreement and the Pipeline Agreement by written notice to Grantee, provided however, Grantor's rights of termination for Events of Default (i) under Section 8.b and 8.c shall be limited to defaults that are material in nature, and (ii) under Section 13.d of the Pipeline Agreement shall be limited to Grantee's failure to provide satisfactory evidence of insurance which continues for thirty (30) days after Grantor's written notice thereof, or
 - b) Take any and all corrective actions Grantor deems necessary or appropriate to cure such default and charge the cost thereof to Grantee, together with (i) interest thereon at the Corporate Base Rate then published by Bank One of Chicago (or at the prime rate then published by any other money center bank located in Chicago) and (ii) an administrative charge in an amount equal to fifteen percent (15%) of the cost of the corrective action to defray part of the administrative expense incurred by Grantor in administering such cure, such payment to be made by Grantee upon Grantor's presentment of demand therefor; or
 - c) Any other remedy available at law or in equity to Grantor, including without limitation specific performance of Grantee's obligations hereunder.

Upon the occurrence of an Event of Default, Grantee shall be liable for and shall reimburse Grantor upon demand for all reasonable attorney's fees and costs incurred by Grantor in successfully enforcing Grantee's obligations under this Easement Agreement, whether or not Grantor files legal proceedings in connection therewith. No delay or omission of Grantor to exercise any right or power arising from any default shall impair any such right or power or be construed to be a waiver of any such default or any acquiescence therein. No waiver of any breach of any of the covenants of this Easement Agreement shall be construed, taken or held to be a waiver of any other breach, or as a waiver, acquiescence in or consent to any further or succeeding breach of the same covenant. The acceptance of payment by Grantor of any of the fees or charges set forth in conditions of this Easement Agreement. Grantor's remedies hereunder are non-exclusive and cumulative in nature.

10. Notices. All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed given if delivered in person or by messenger or sent by U.S. certified mail, return receipt requested, to the parties at the following addresses (or such substitute addresses as may be provided by either party in the manner described herein):

If to Grantor: Commonwealth Edison Company
P.O. Box 805379
Chicago, Illinois, 60680-5379
Attn: Director of Real Estate Services

With a copy to the same address, Attn: Law Department,
Senior Real Estate Counsel

If to Grantee: Manager Real Estate
NICOR GAS
P.O. Box 190
Aurora, Illinois 60507

With a copy to: Daniel G. McNamara
Corporate Counsel
Nicor Gas Company
1844 Ferry Road

Naperville, Illinois 60563

Such notices shall be deemed effective when personally delivered, if delivered in person or by messenger, three (3) days following deposit in U.S. mail, if delivered by certified by mail.

11. Miscellaneous.

- a) Grantee's obligations under Sections 4, 6, 7, 8, 9, 10, 12 and 14 hereof shall survive the termination of this Agreement.
- b) Notwithstanding anything in this Agreement to the contrary, Grantee shall have the right, exercisable in its sole discretion upon notice to Grantor, to transfer, assign, lease, license, sublease, sublicense, authorize use of or otherwise encumber its rights, title, interest and delegate its obligations, and liability under this Agreement, without any further liability to Grantee, to the following entities: (i) Natural Gas Pipeline Company of America; (ii) Horizon Pipeline Company, L.L.C.; or (iii) a subsidiary or corporate affiliate of Grantee without obtaining any consent of Grantor hereunder. Subject to Grantee's unilateral rights set forth above, this Agreement and the rights and obligations of the parties hereto shall be binding upon and inure to the benefit of the parties and their respective successors, legal representatives and assigns; provided, however, that Grantee shall have no right to assign all or any portion of its right, title, interest or obligation in this Agreement except to a corporate affiliate or subsidiary of Grantee without the prior written consent of Grantor, which consent may be granted or withheld by Grantor in its sole discretion. As a condition or obtaining Grantor's consent to any proposed assignment of this Agreement, Grantor must receive and approve an Estoppel Certificate executed by Grantee and the proposed transferee, in which Grantee and the proposed transferee shall certify to Grantor that (i) the proposed transferee, has received a copy of this Agreement (which shall be attached to the Estoppel Certificate as an exhibit) and is thoroughly familiar with its contents; and (ii) Grantee and such proposed transferee have entered into an assignment and assumption agreement (which shall be attached to the Estoppel Certificate as an exhibit and which shall by its terms become effective only after Grantor has approved the assignment), whereby the proposed transferee has agreed to assume and be bound by all of the terms and conditions to be performed or observed by Grantee under this Agreement. Grantor shall have no obligation to approve any proposed assignment so long as any default, without cure, exists on the part of Grantee under this Agreement. Any attempt by Grantee to assign all or any portion of its interest in this Agreement without Grantor's prior written approval, in each and every case, shall be void and of no force and effect. The terms "Grantor" and "Grantee" as used herein are intended to include the parties and their respective legal representatives, successors and assigns (as to Grantee such assigns being limited to its permitted assigns).
- c) Upon any transfer or conveyance of all or any portion of the Easement Premises, by Grantor, its successors and assigns, the transferor shall be released, with respect to the property so conveyed, from any liability under this Agreement, and the transferee shall be bound by and deemed to have assumed the obligations of Grantor arising after the date of such transfer or conveyance with respect to the property so conveyed.
- d) This Agreement and, when executed, the Easement Instrument and all documents required pursuant to Section 11.n and Section 11.o, constitute the entire agreement and understanding of the parties, and supersede all offers, negotiations and other agreements related thereto. There are no representations or understandings of any kind related to the subject matter hereof that are not fully set forth in this Agreement and, when executed, the Easement Instrument and all documents required pursuant to Section 11.n and Section 11.o. Any amendments to this Agreement must be in writing

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and executed by Grantor and Grantee. Grantee agrees to cooperate with Grantor in executing any additional documents reasonably necessary to protect Grantor's rights under this Agreement.

- e) This Agreement shall be construed in accordance with the laws of the State of Illinois. Time is of the essence of this Agreement.
- f) In the event that any governmental or regulatory body or any court of competent jurisdiction determines that any covenant, term or condition of this Agreement as applied to any particular facts or circumstances is wholly or partially invalid, illegal or unenforceable, such invalidity, illegality or unenforceability shall not affect such covenant, term or condition as applied to other facts or circumstances (unless the effect of such determination precludes the application of such covenant, term or condition to other facts or circumstances) or the validity, legality or enforceability of the other covenants, terms and conditions of this Agreement. In the event any provision of this Agreement is held to be invalid, illegal or unenforceable, the parties shall promptly and in good faith negotiate new provisions in substitution therefor to restore this Agreement to its original intent and effect.
- g) No receipt of money by Grantor from Grantee, after the termination of this Agreement shall renew, reinstate, continue or extend the term of this Agreement.
- h) By signing this Agreement, Grantee affirms and states that it does not have any affiliated interest in Commonwealth Edison Company. Nothing in this Agreement shall be construed as making the parties partners, agents, joint ventures or members of a joint enterprise.
- i) This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute one and the same Agreement.
- j) Any exercise by either party of any right of approval, inspection or review or other provisions requiring mutual agreement under this Agreement shall not be unreasonably delayed (excluding any delays arising from matters outside of the approving party's control).
- k) Grantee hereby represents and warrants that (i) it is duly organized, validly existing and in good standing in its state of organization; (ii) it has full power and authority to enter into this Agreement and undertake the responsibilities and obligations contemplated by it in accordance with its terms; (iii) the execution and performance of this Agreement has been duly authorized by all necessary corporate actions and that pursuant to such actions, this Agreement constitutes the valid and binding obligation of Grantee and is enforceable against Grantee in accordance with its terms.
- l) Grantee agrees that the terms of this Agreement and any other information disclosed by Grantor to Grantee in the course of negotiating or performing this Agreement shall be held by Grantee in strictest confidence and shall not be disclosed to any third party, without Grantor's prior written consent. The confidentiality obligations imposed herein shall not apply any information that (i) becomes available to the public through no wrongful act of Grantee, (ii) may be published prior to the date hereof, (iii) is received from a third party without restriction known to Grantee and without breach of this Agreement; (iv) is independently developed by Grantee; (v) is disclosed pursuant to a requirement or request of a court order or governmental agency; (vi) is disclosed as a matter of public record by the Easement Instrument when recorded or (vii) is required to be disclosed to a third party in order for Grantee to perform its obligations under this Agreement.

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- m) In the event Grantee elects to tap off, extend or connect gas facilities, other than those proposed herein, to the pipeline or related facilities, for the purpose of serving customers or properties, other than those proposed herein, Grantor hereby agrees to grant such requests on a case by case basis provided the following conditions are satisfied: (1) Grantee is not in default under this agreement, (2) such request shall not interfere with Grantor or its successors then existing or contemplated future use and the then existing uses of its licensees, lessees or assigns; (3) the parties enter into additional agreements for such use, under terms and conditions which shall be reasonably determined at the time of the request; (4) the price for such additional grants shall be reasonable taking into consideration Grantor's prevailing fees and the then prevailing business practices between Grantor and Grantee. Any facilities installed pursuant to this Paragraph shall be subject to the terms of Paragraphs Five and Six above.
- n) Grantor may desire to exchange, for other property of like kind and quality use within the meaning of Section 1031 of the Internal Revenue Code of 1986, as amended, and the Regulations promulgated thereunder, fee title in the Property. Grantor expressly reserves the right to assign rights, but not its obligations, under this Agreement to a Qualified Intermediary as provided in IRC Reg. 1.1031(k)-1(g)(4) on or before the date of closing, and Grantee hereby agrees to acknowledge such assignment in writing and otherwise cooperate, at no cost to Grantee, with Grantor's efforts to effect such a like kind exchange.
- o) Grantee may utilize funds previously identified by Grantee for a transaction involving a "like-kind" exchange as defined in Section 1031 of the Internal Revenue Code of 1986 as amended, and the Regulations promulgated thereunder, as payment for this transaction and if so utilized, such payment will be made through a qualified intermediary as provided in IRC Reg. 1.1031(k)-1(g)(4), all at no cost to Grantor. Grantee expressly reserves the right to assign rights, but not its obligations, under this Agreement to a qualified intermediary as provided in IRC Reg. 1.1031 on or before the date of closing, and Grantor hereby agrees to acknowledge such assignment in writing and otherwise cooperate, at no cost to Grantor, with Grantor's efforts to effect such "like-kind" exchange.
12. Regulatory Approval. This Easement Agreement (and the charges due hereunder) may be subject to the approval of one or more regulatory agencies. If this Easement Agreement is subject to such approval, the parties hereto agree to exercise diligent efforts to jointly seek such approval. If such approval is not granted by any agency, the rights and privileges granted to Grantee hereunder shall be null and void and of no further force and effect, provided that Grantee shall continue to be bound by all of its obligations that are expressly intended to survive the termination of this Easement.
13. ISO. In the event responsibility for management or operation of all or any portion of Grantor's electrical transmission facilities located in or on the Grantor's Property is transferred by Grantor to an independent system operator ("ISO") or another third party, then Grantee agrees to recognize the rights of such ISO or third party to exercise all or any part of Grantor's rights under this Agreement.
14. Incorporation of Pipeline Agreement. All terms and conditions of the Pipeline Agreement that, by the express terms of the Pipeline Agreement, are intended to remain in force and effect after the execution and recording of this Easement Agreement are hereby incorporated in this Easement Agreement as though fully set forth herein, and Grantee hereby acknowledges and agrees that the Easement granted herein is made subject to Grantee's full and faithful performance and observance of such terms and conditions of the Pipeline Agreement. This Easement Agreement shall constitute a memorandum of the Pipeline Agreement for purposes of providing record notice of the existence thereof and the terms and conditions

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contained therein, including without limitation such terms and conditions contained therein regarding (a) Grantee's obligation to pay certain fees as specified in Section 4 of the Pipeline Agreement, (b) Grantee's obligation to observe and perform certain terms and conditions governing construction, repair, maintenance and other work as specified in Section 8 of the Pipeline Agreement, (c) Grantee's obligation to observe certain other covenants as set forth in Section 9 of the Agreement, (d) Grantee's obligation to satisfy certain insurance requirements as set forth in Section 11 of the Pipeline Agreement, and (e) other miscellaneous provisions. The Pipeline Agreement contains a more comprehensive statement of the terms and conditions governing Grantee's rights of use in The Easement Premises than is contained in this Easement Agreement. In the event of any conflict or inconsistency between the terms and conditions contained in the Pipeline Agreement, as the same may be updated, modified, amended and restated by the parties from time to time, and this Easement Agreement, the Pipeline Agreement shall govern and control.

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Easement Agreement as of the day and year first set forth herein.

COMMONWEALTH EDISON COMPANY

By: [Signature]
Name: Gregory G. Schuler
Title: Director of Real Estate

NORTHERN ILLINOIS GAS COMPANY
d/b/a NICOR GAS COMPANY

By: [Signature]
Name: KATHLEEN L. HALLORAN
Title: Executive Vice President

Attest: [Signature]
Mark Knox
Assistant Secretary

THIS DOCUMENT PREPARED BY:

Law Department
Commonwealth Edison Company
P.O. Box 805379
Chicago, Illinois 60680-5379

RETURN RECORDED DOCUMENT TO:

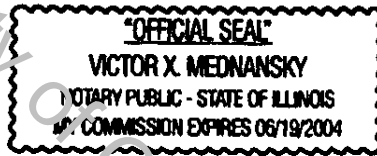
Real Estate Department
Nicor Gas Company
P.O. Box 190
Aurora, Illinois 60507-0190

10617564

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

I, THE UNDERSIGNED, A notary public, in and for the County and State aforesaid, DO HEREBY CERTIFY, G.G. Schuler, personally known to me to be the Director Real Estate Services of COMMONWEALTH EDISON COMPANY, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument, as his free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Given under my hand and official seal, this 22nd day of June, 2001
(SEAL)



[Signature]
Notary Public

STATE OF ILLINOIS)
) SS
COUNTY OF DUPAGE)

I, the undersigned, a Notary Public, in and for the State and County, do hereby certify that Kathleen L. Halloran & Mark Knapp of NICOR GAS COMPANY, an Illinois corporation, personally known to me to be the same person whose name appeared before me this day in person, and acknowledged that he/she signed and delivered the said instrument as his/her own free and voluntary act and as the free and voluntary act of said Company, for the uses and purposes therein set forth.

Given under my hand and official seal, this 22nd day of June, 2001
(SEAL)



[Signature]
Notary Public

10617564

EXHIBIT A
GAS PIPELINE EASEMENT
AND
MEMORANDUM OF AGREEMENT
Dated June 22, 2001

EXHIBIT
PART 1 – DUPAGE COUNTY, ILLINOIS

A 50% undivided interest in a fixed portion of Commonwealth Edison's Joliet-Crystal Lake Transmission right-of-way, Parcel numbers 48 & 49 situated in, under, along and across part of the

NW ¼ AND SW ¼ OF SECTION 5, T40N, R09E,

including the following PINs:

- 01-05-303-001
- 01-05-300-004
- 01-05-100-003
- 01-05-100-004

Property of Cook County Clerk's Office

10617564

EXHIBIT
PART 2 – KANE COUNTY, ILLINOIS

A 50% undivided interest in a fixed portion of Commonwealth Edison's Joliet-Crystal Lake Transmission right-of-way, Parcel numbers 21 and 22 situated in, under, along and across part of the

NE ¼ OF SECTION 12, T42N, R08E, AND THE
NE ¼ AND SE ¼ OF SECTION 1, T42N, R08E,

including the following PINs: 03-12-276-002
 03-01-400-008
 03-01-200-011

Property of Cook County Clerk's Office

10617564

**EXHIBIT
PART 3 – COOK COUNTY, ILLINOIS**

A 50% undivided interest in a fixed portion of Commonwealth Edison's Joliet-Crystal Lake Transmission right-of-way situated, Parcel numbers 23 through 47, inclusive, situated in, under, along and across part of the

- NW ¼ AND SW ¼ OF SECTION 5, T40N, R09E
- NW ¼ AND SW ¼ OF SECTION 32, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 29, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 20, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 17, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 8, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 6, T41N, R09E
- NW ¼ AND SW ¼ OF SECTION 31, T42N, R09E
- NW ¼ AND SW ¼ OF SECTION 30, T42N, R09E
- NW ¼ AND SW ¼ OF SECTION 19, T42N, R09E
- NW ¼ AND SW ¼ OF SECTION 18, T42N, R09E
- NW ¼ and SW ¼ of Section 7, T42N, R09E,

including the following PINs:

06-32-300-002	06-17-300-012	06-05-100-017	01-19-100-004
06-32-102-001	06-17-300-010	01-31-300-008	01-18-100-004
06-32-100-006	06-17-300-008	01-31-300-006	01-18-300-002
06-29-300-016	06-17-300-006	01-31-100-003	01-18-302-002
06-29-100-011	06-17-100-003	01-30-300-003	01-07-300-008
06-20-301-015	06-08-301-002	01-30-100-008	01-07-300-009
06-20-301-016	06-08-100-004	01-30-100-012	01-07-101-013
06-20-300-012	06-05-100-012	01-30-100-013	
06-20-102-020	06-05-100-016	01-19-100-003	

**EXHIBIT
PART 4 – MCHENRY COUNTY, ILLINOIS**

10617564

A 50% undivided interest in a fixed portion of Commonwealth Edison's Joliet-Crystal Lake Transmission right-of-way, Parcel numbers 1 through 20, inclusive, situated in, under, along and across part of the

- NE ¼ AND SE ¼ OF SECTION 36, T43N, R08E
- NE ¼ AND SE ¼ OF SECTION 25, T43N, R08E
- NW ¼ AND SW ¼ OF SECTION 30, T43N, R09E
- NW ¼ AND SW ¼ OF SECTION 19, T43N, R09E
- NW ¼ AND SW ¼ OF SECTION 18, T43N, R09E
- NW ¼ AND SW ¼ OF SECTION 7, T43N, R09E
- NW ¼ AND SW ¼ OF SECTION 6, T43N, R09E
- NW ¼ AND SW ¼ OF SECTION 31, T44N, R09E,

including the following PINs:

- | | | | |
|---------------|---------------|---------------|---------------|
| 19-36-200-005 | 20-19-157-029 | 20-19-154-003 | 20-18-351-002 |
| 19-36-200-006 | 20-19-180-055 | 20-19-154-004 | 20-18-301-002 |
| 19-25-400-003 | 20-19-177-004 | 20-19-104-018 | 20-18-154-014 |
| 20-30-300-002 | 20-19-177-009 | 20-19-104-010 | 20-07-100-004 |
| 20-30-300-003 | 20-19-177-010 | 20-19-103-009 | 20-07-301-002 |
| 20-30-300-004 | 20-19-177-030 | 20-19-101-010 | 20-07-100-004 |
| 20-30-100-003 | 20-19-177-031 | 20-19-107-011 | 20-06-300-001 |
| 20-19-351-002 | 20-19-177-011 | 20-19-102-009 | 20-06-100-008 |
| 20-19-376-003 | 20-19-151-012 | 20-19-101-003 | 15-31-300-001 |
| 20-19-327-001 | 20-19-155-005 | 20-19-104-009 | |
| 20-19-157-001 | 20-19-154-001 | 20-19-102-010 | |
| 20-19-157-002 | 20-19-154-002 | 20-19-102-008 | |
| 20-30-100-003 | | | |

Property of Cook County Clerk's Office

10617564

**EXHIBIT
PART 5 -- MCHENRY COUNTY, ILLINOIS**

A 50% undivided interest in a fixed portion of Commonwealth Edison's Waukegan-Crystal Lake Transmission right-of-way, Parcel numbers 81 through 85, inclusive, situated in, under, along and across part of the

NW ¼ AND SW ¼ OF SECTION 30, T44N, R09E, AND THE
SW ¼ OF SECTION 19, T44N, R09E,

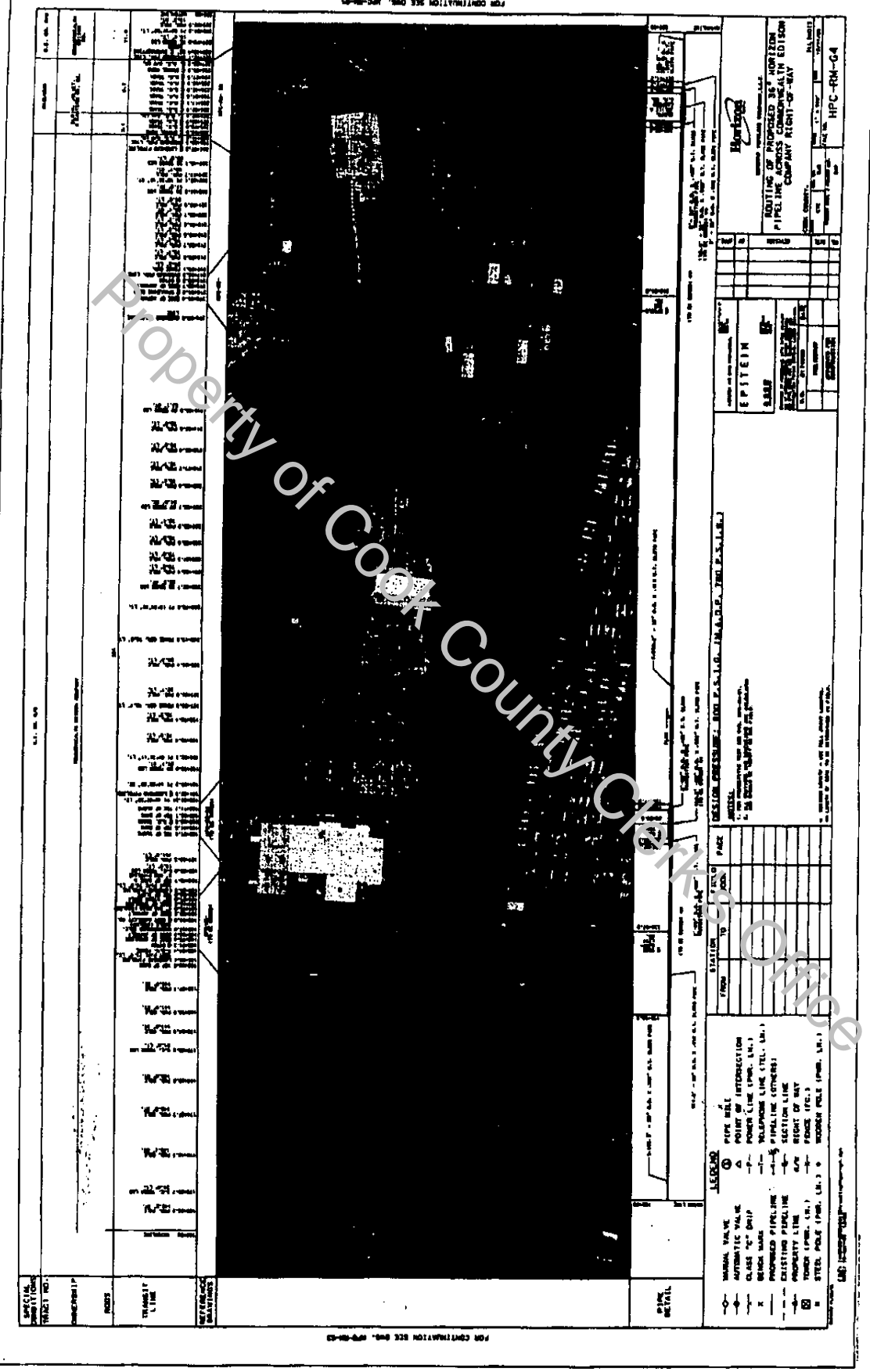
including the following PINs:

- 15-30-300-001
- 15-30-153-001
- 15-30-101-001
- 15-19-301-006
- 15-19-101-001

Property of Cook County Clerk's Office

0010617564

FOR CONTINUATION SEE SHEET HPC-RN-63



FOR CONTINUATION SEE SHEET HPC-RN-63

ROUTINE OF PROPOSED 36" DIAMETER
 WATER MAINS INSTALLATION
 COMPANY ALIGNMENT

HPC-RN-64

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

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SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

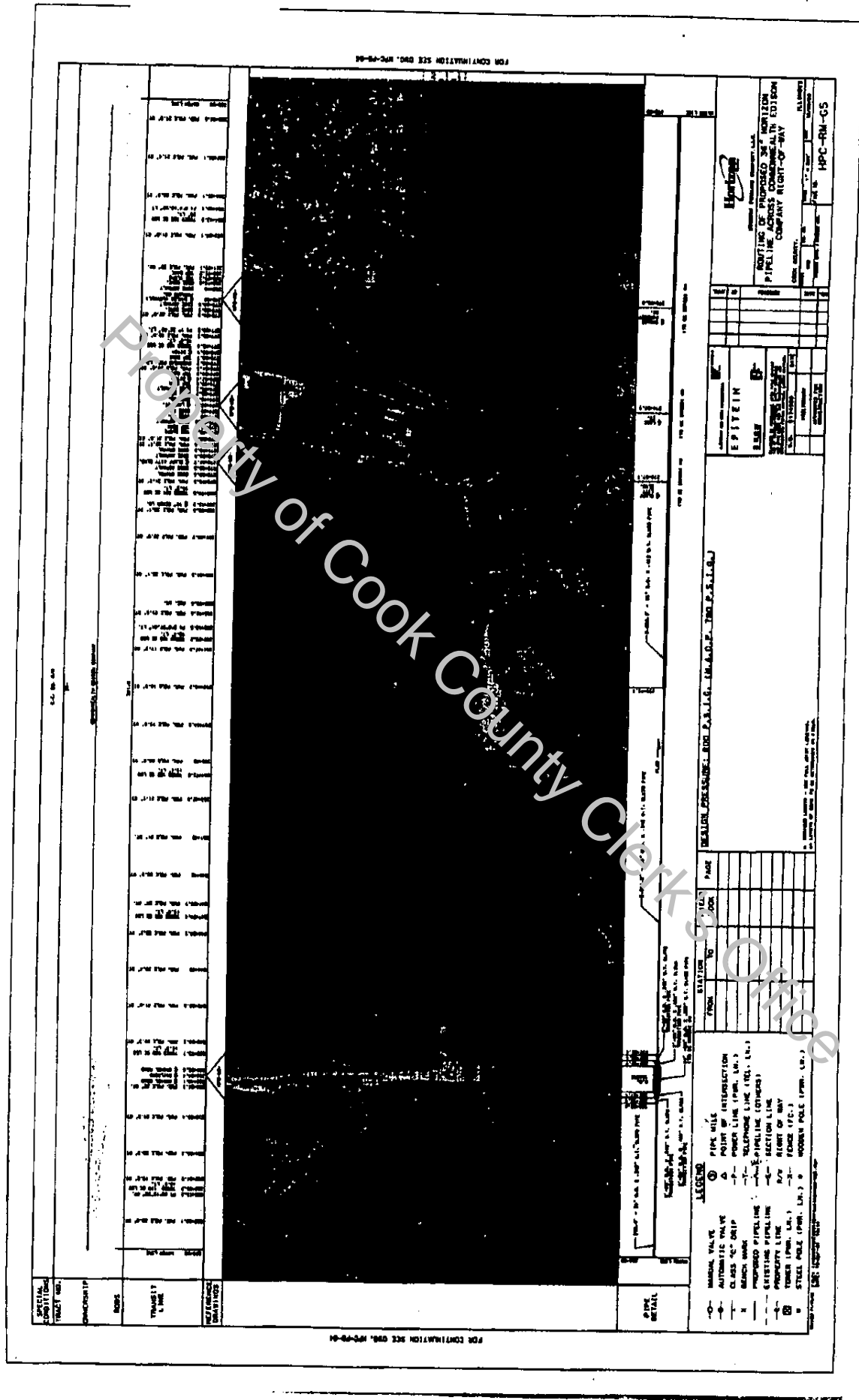
SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

SECTION PRESSURE: 100 LBS./SQ. IN. (A.S.P.)

0010617564

FOR CONTINUATION SEE SHEET 49



Property of Cook County Clerk's Office

SPECIAL
CONDITIONS
TRACT 0-0-01

CONTRACT NO.

NO. 1

DATE

SCALE

BY

CHECKED

DATE

LEGEND

- PIPE WILE
- △ POINT OF INTERSECTION
- MANHOLE
- VALVE
- CHECK VALVE
- SEARCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- PROPERTY LINE
- TOWER (SPR. LN.)
- STEEL POLE (SPR. LN.)
- WOODEN POLE (SPR. LN.)

DATE

BY

CHECKED

DATE

FOR CONTINUATION SEE SHEET 49

E.P. STEIN

ENGINEERS

1111 N. LAUREL ST. CHICAGO, ILL. 60610

TEL. 312-467-1111

TELETYPE 312-467-1111

FAX 312-467-1111

PROJECT NO. 0-0-01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

PROJECT NO. 0-0-01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

ROUTING OF PROPOSED 36" HORIZON
PIPELINE UNDER THE MICHIGAN HEALTH
COMPANY TRACT - 0-0-01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DESIGN PRESSURE: 100 P.S.I.G. (M.A.D.P. 200 P.S.I.G.)

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DATE 11/11/01

SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

DATE 11/11/01

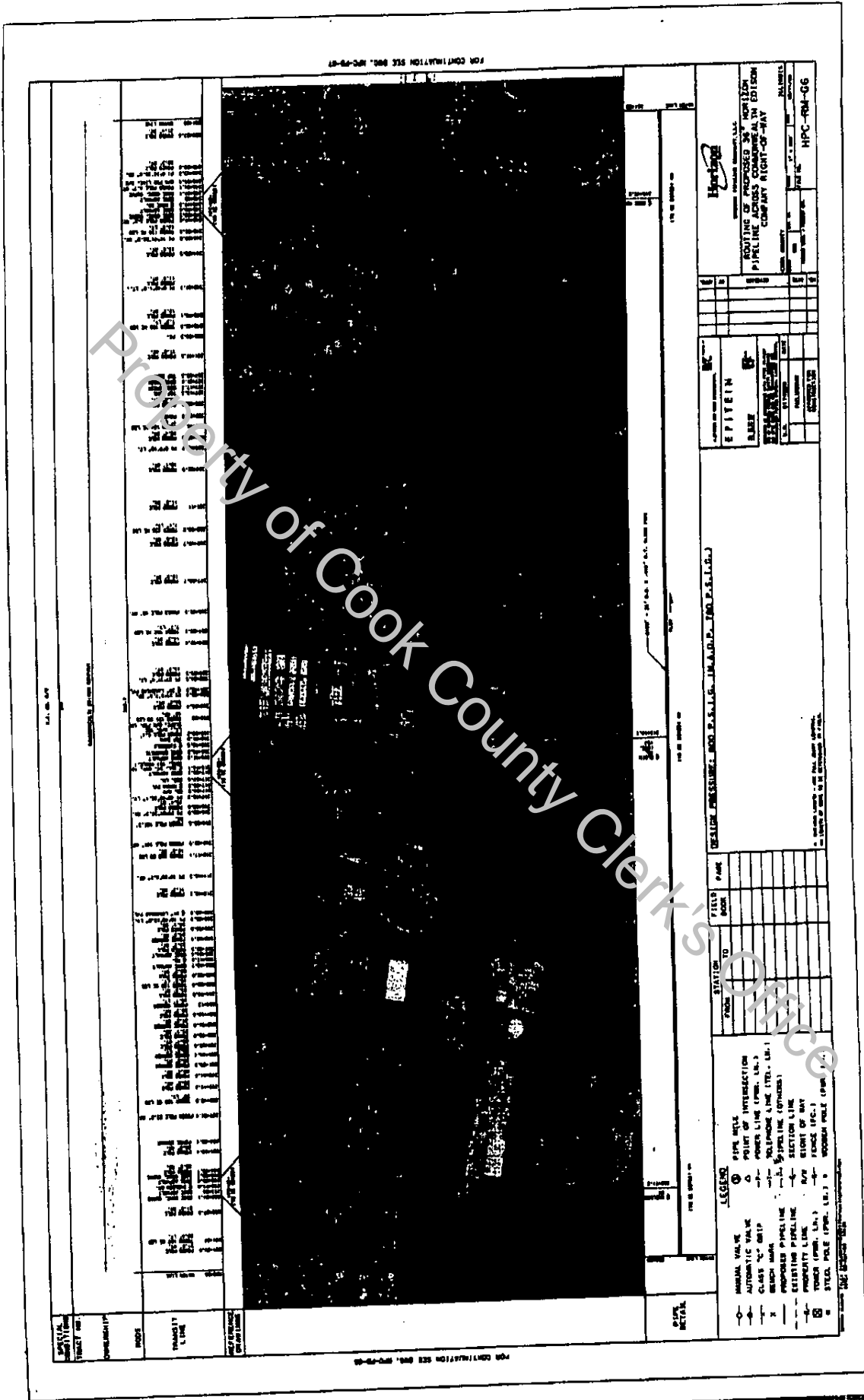
SCALE 1" = 100'

BY [Signature]

CHECKED [Signature]

DATE 11/11/01

0010617564



Property of Cook County Clerk's Office

FOR CONTINUATION SEE SHEET NO. 001-43-43

DESIGN PRESSURE: 100 P.S.I.G. (M.A.D.P. 70 P.S.I.G.)

DATE: 11/1/58

PROJECT NO. 001-43-43

ENGINEER: J.M. DILLON

COMPANY: HARTING

ROUTING OF PROPOSED PIPE AND EXISTING PIPELINE COMPANY AT-OFF-WAY

HPC-104-G6

LEGEND:

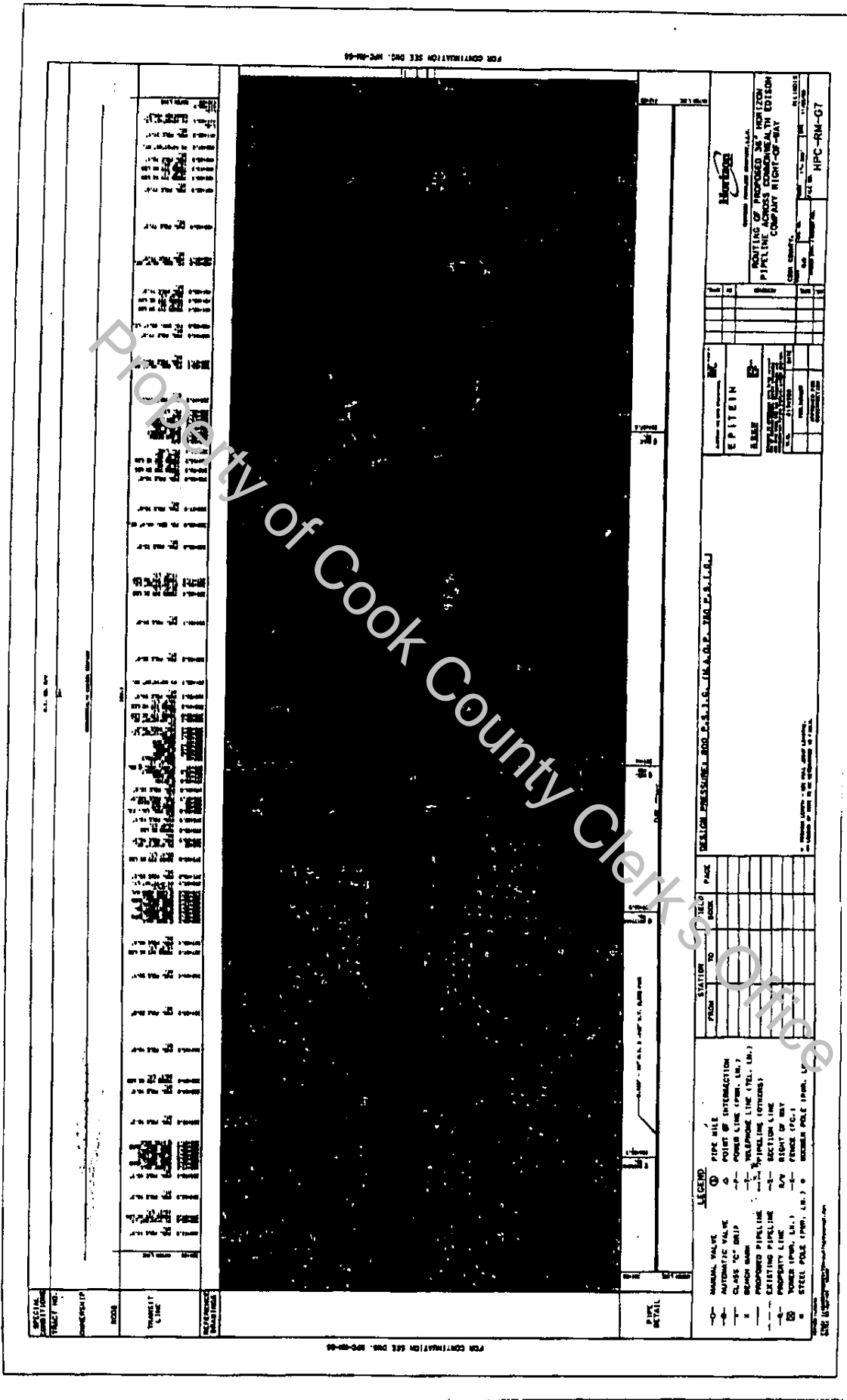
- MANHOLE VALVE
- AUTOMATIC VALVE
- CLASS "C" PIPE
- BRANCH MAIN
- PROPOSED 16" PIPE
- EXISTING 16" PIPE
- PROPERTY LINE
- 12" POLE (P.W. L.P.)
- 12" POLE (P.W. L.P.)

STATION TO

FROM	STATION TO	FIELD BOOK	PAGE

0010617564

FOR CONTINUATION SEE SHEET 515-1111111111111111



ROUTING OF PROPOSED 30" HORIZON PIPELINE ADDRESS COMMERCIAL IN EDISON COUNTY RIGHT-OF-WAY

DATE: 11/11/11
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 PROJECT NO: [Number]
 SHEET NO: [Number]

EPSTEIN

ENGINEER

1111 N. [Address]
 CHICAGO, IL [Zip]

DESIGN PRESSURE: 100 LBS./SQ. IN. (A.M.P. - 300 P.S.I.G.)

FROM	STATION TO	FIELD BOOK	PAGE

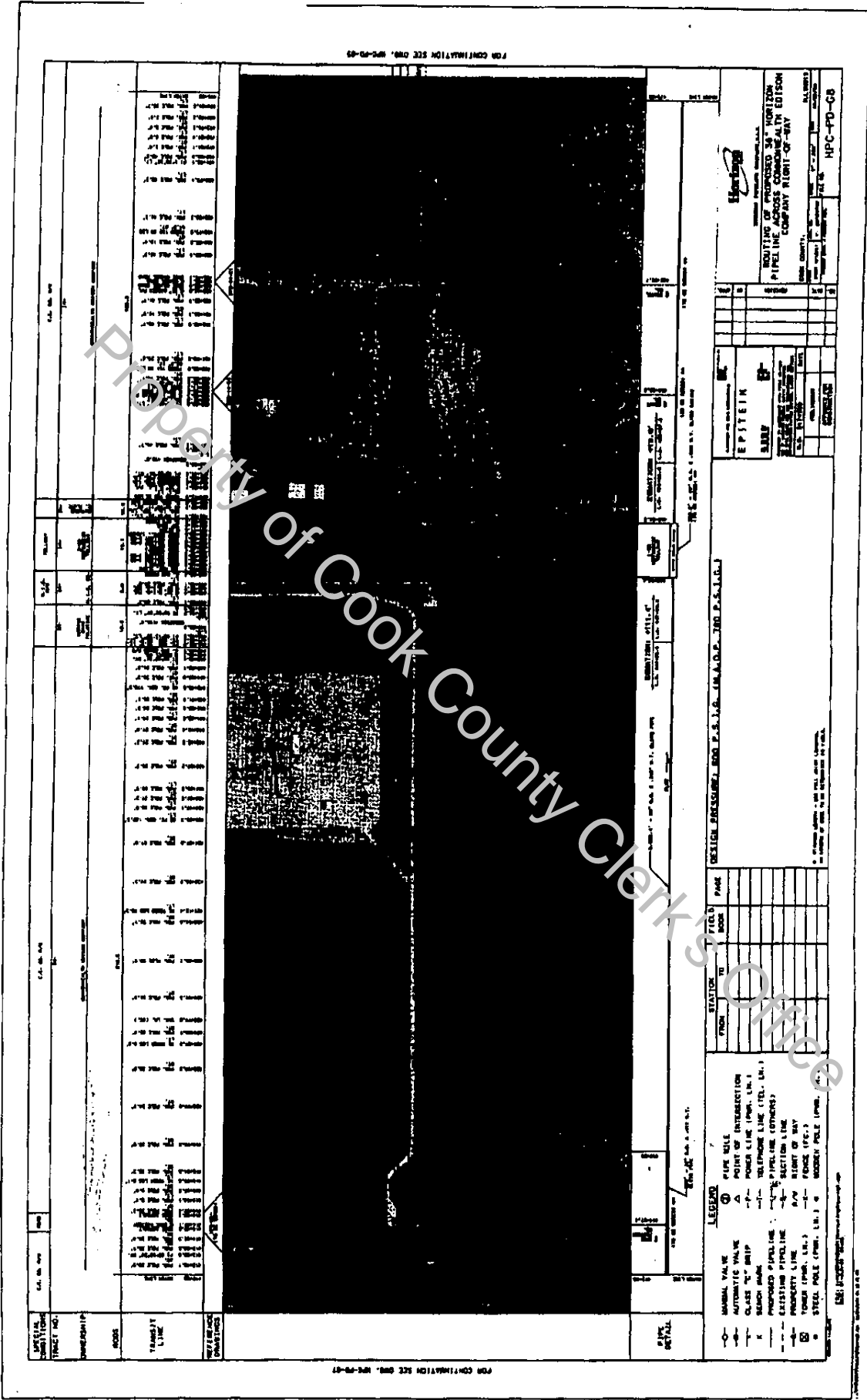
- LEGEND**
- PIPE HOLE
 - POINT OF INTERSECTION
 - MANUAL VALVE
 - AUTOMATIC VALVE
 - CLASS "C" DRIP
 - BRANCH MAIN
 - PROPOSED PIPELINE
 - EXISTING PIPELINE
 - PROPERTY LINE
 - TOWER (PROP. L.H.)
 - STEEL POLE (PROP. L.H.)
 - SECTION LINE
 - TELEPHONE LINE (TEL. L.H.)
 - VOLTAPOLE LINE (TEL. L.H.)
 - SECTION LINE (OTHERS)
 - RIGHT OF WAY
 - FENCE (FC.)
 - SECTION POLE (PROP. L.H.)

FOR CONTINUATION SEE SHEET 515-1111111111111111

0010617564

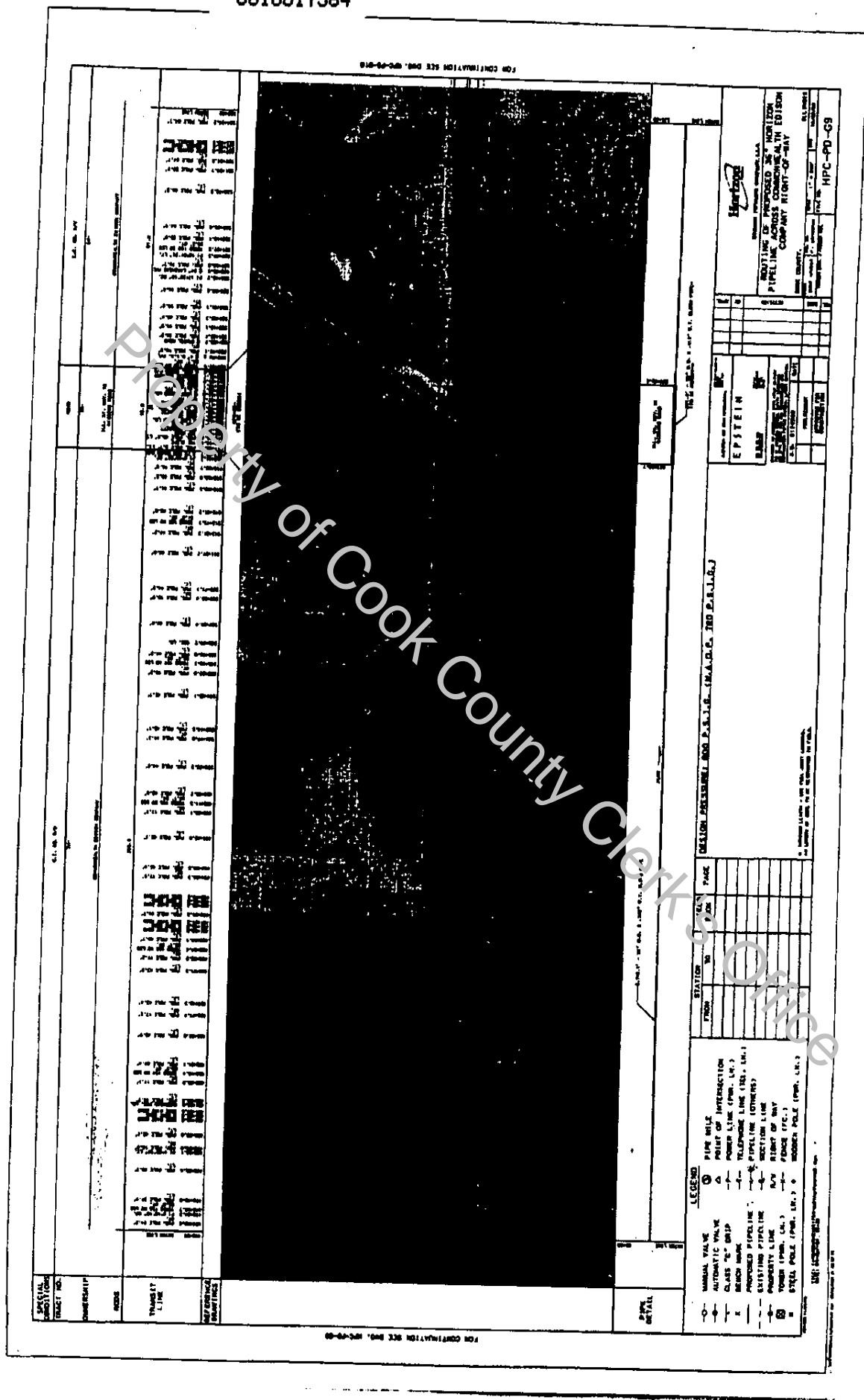
0020987805

FOR CONTINUATION SEE DRG. 104-99-47



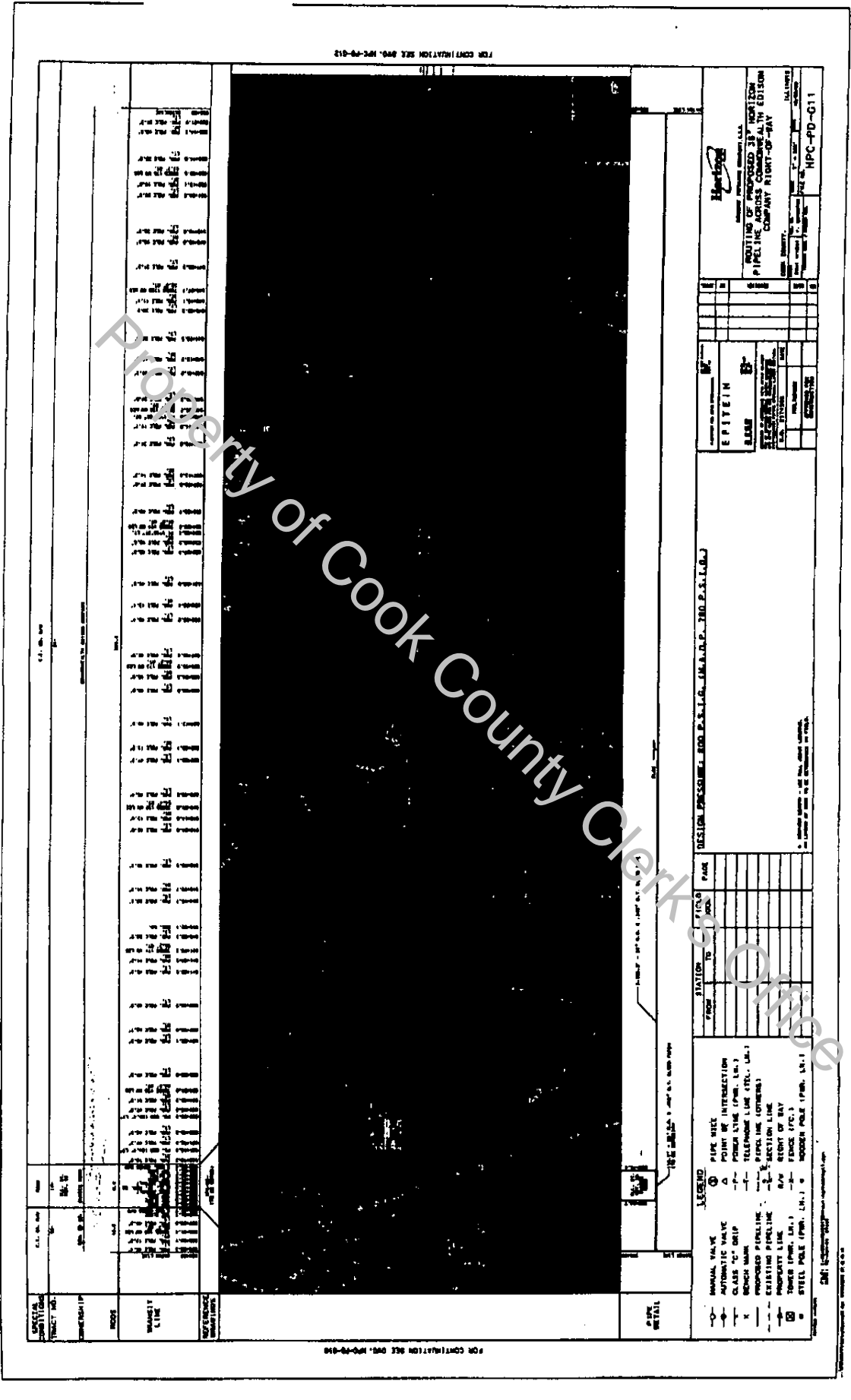
FOR CONTINUATION SEE DRG. 104-99-47

0010617564



0010617564

FOR CONTINUATION SEE DRG. 100-70-010



FOR CONTINUATION SEE DRG. 100-70-010

ROUTING TO PROPOSED 36" DIAMETER
 PIPELINE ACROSS COOK COUNTY EDITION
 COMPANY RIGHT-OF-WAY
 DATE: 10/1/2010
 PROJECT NO.: 100-70-010
 SHEET NO.: 56 OF 66
 HPC-PD-G11

DESIGN PREPARED BY: E.P.T. & S.L.G. (M.S.D.P. INC. P.E. I.C.E.)
 E.P.T. & S.L.G.
 1825 LEXINGTON AVENUE, SUITE 100
 CHICAGO, IL 60610
 TEL: (773) 327-1100
 FAX: (773) 327-1101
 WWW: WWW.EPTSLG.COM

DESIGN PREPARED BY: E.P.T. & S.L.G. (M.S.D.P. INC. P.E. I.C.E.)
 E.P.T. & S.L.G.
 1825 LEXINGTON AVENUE, SUITE 100
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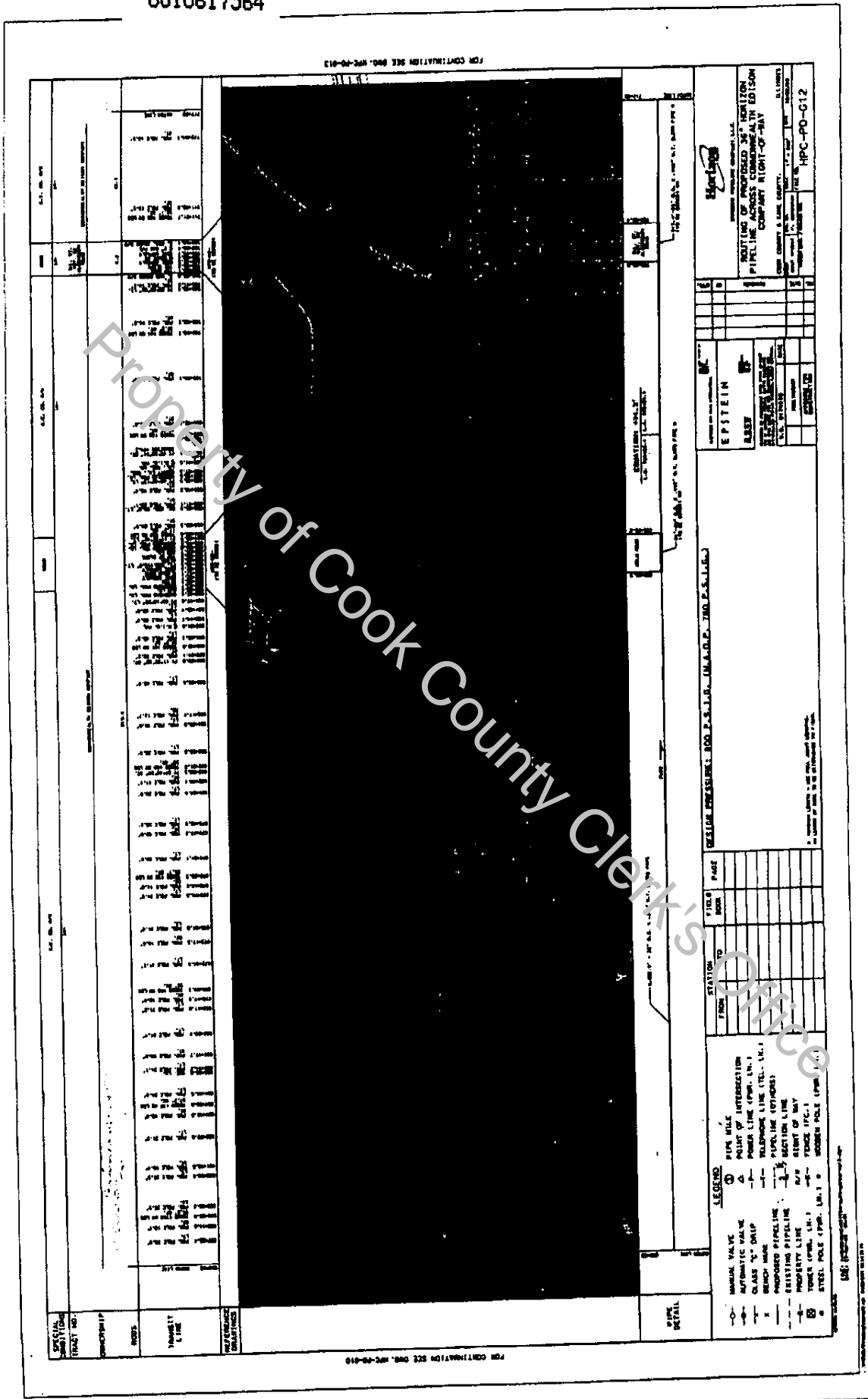
DESIGN PREPARED BY: E.P.T. & S.L.G. (M.S.D.P. INC. P.E. I.C.E.)
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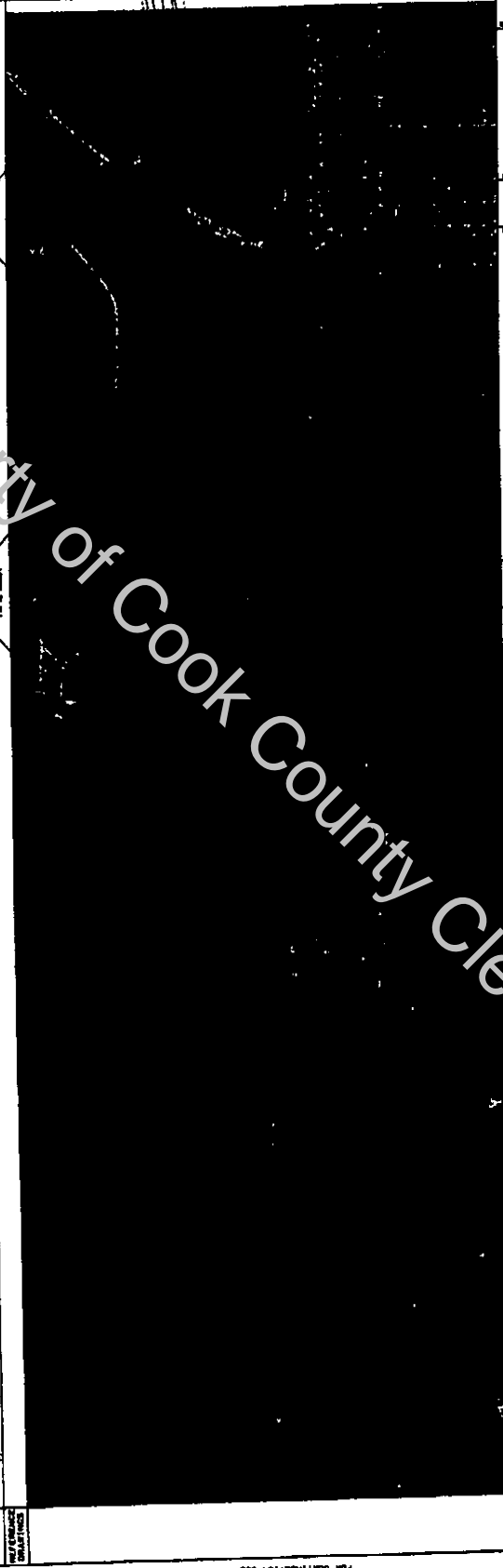
DESIGN PREPARED BY: E.P.T. & S.L.G. (M.S.D.P. INC. P.E. I.C.E.)
 E.P.T. & S.L.G.
 1825 LEXINGTON AVENUE, SUITE 100
 CHICAGO, IL 60610
 TEL: (773) 327-1100
 FAX: (773) 327-1101
 WWW: WWW.EPTSLG.COM

0010617564



FOR CONTINUATION SEE 890, 892-89-813

STATION	FROM	TO	DESCRIPTION
1+00	1+00	1+00	START OF PIPE
1+05	1+05	1+05	MANHOLE
1+10	1+10	1+10	VALVE
1+15	1+15	1+15	MANHOLE
1+20	1+20	1+20	VALVE
1+25	1+25	1+25	MANHOLE
1+30	1+30	1+30	VALVE
1+35	1+35	1+35	MANHOLE
1+40	1+40	1+40	VALVE
1+45	1+45	1+45	MANHOLE
1+50	1+50	1+50	VALVE
1+55	1+55	1+55	MANHOLE
1+60	1+60	1+60	VALVE
1+65	1+65	1+65	MANHOLE
1+70	1+70	1+70	VALVE
1+75	1+75	1+75	MANHOLE
1+80	1+80	1+80	VALVE
1+85	1+85	1+85	MANHOLE
1+90	1+90	1+90	VALVE
1+95	1+95	1+95	MANHOLE
2+00	2+00	2+00	END OF PIPE



LEGEND

- MANHOLE VALVE
- AUTOMATIC VALVE
- CLASS "A" DRIP
- BENCH MARK
- PROPOSED PIPELINE
- EXISTING PIPELINE
- TRUNK COWL (T.C.)
- STEEL POLE (S.P.)
- POLE MILE
- POINT OF INTERSECTION
- POWER LINE (P.W.L.)
- TELEPHONE LINE (T.E.L.)
- RAILROAD LINE (R.R.)
- SECTION LINE
- PROPERTY LINE
- TRUNK COWL (T.C.)
- STEEL POLE (S.P.)
- WOODEN POLE (W.P.)

TABLE

STATION	FROM	TO	PIPE	POLE	PAGE
1+00	1+00	1+00			
1+05	1+05	1+05			
1+10	1+10	1+10			
1+15	1+15	1+15			
1+20	1+20	1+20			
1+25	1+25	1+25			
1+30	1+30	1+30			
1+35	1+35	1+35			
1+40	1+40	1+40			
1+45	1+45	1+45			
1+50	1+50	1+50			
1+55	1+55	1+55			
1+60	1+60	1+60			
1+65	1+65	1+65			
1+70	1+70	1+70			
1+75	1+75	1+75			
1+80	1+80	1+80			
1+85	1+85	1+85			
1+90	1+90	1+90			
1+95	1+95	1+95			
2+00	2+00	2+00			

DESIGN PRESSURE: 100 P.S.I. (N.A.S.P. AND P.S.I.)

DESIGNER: EPSTEIN BASS

PROJECT: ROUTING OF PROPOSED 36" HORIZON PIPELINE ACROSS COMMERCIAL TRADING COMPANY ALIGHT-OF-WAY

DATE: 11/15/55

SCALE: 1" = 40'

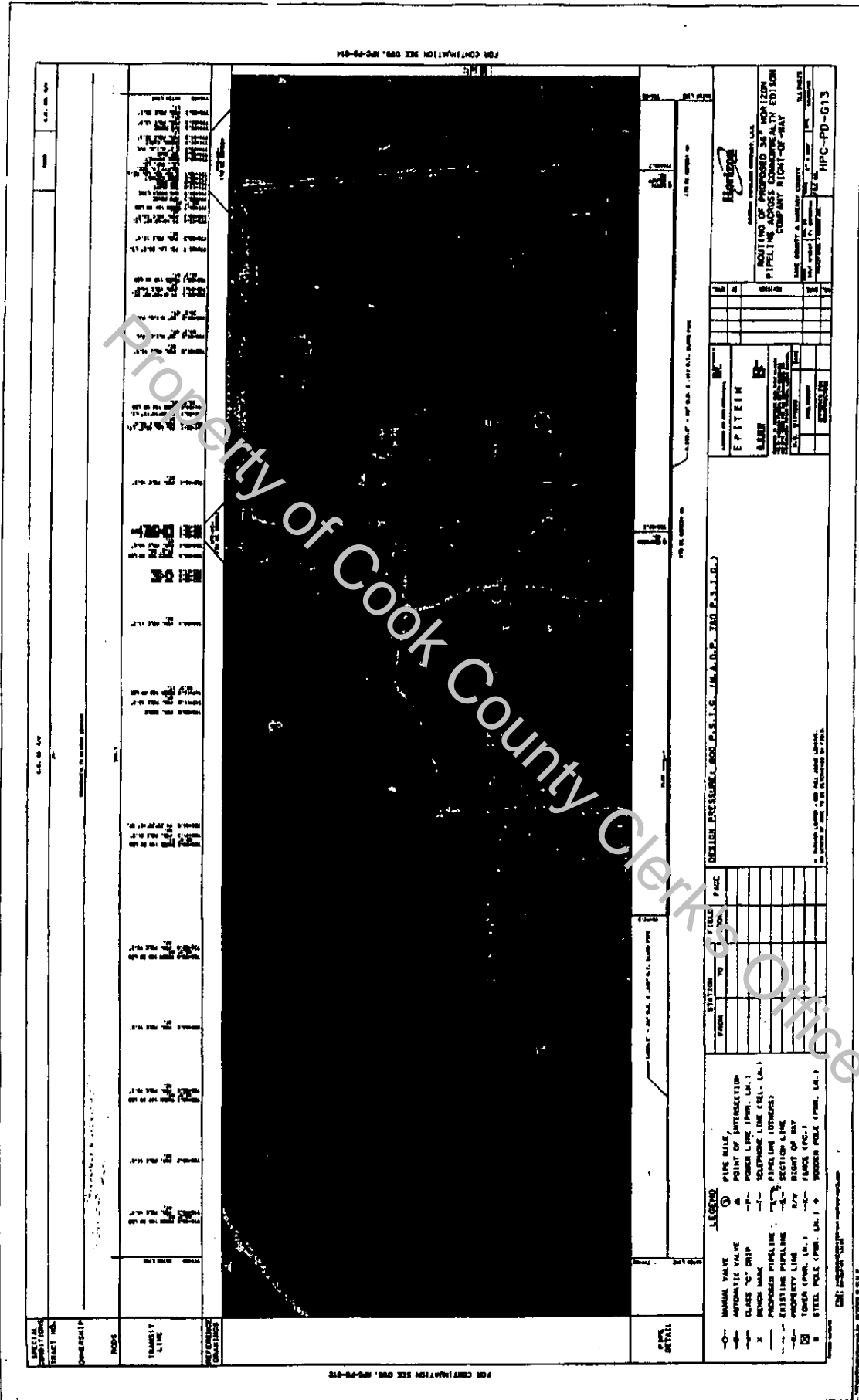
PROJECT NO: HPC-PO-G12

Property of Cook County Clerk's Office

FOR CONTINUATION SEE 890, 892-89-813

0010617564

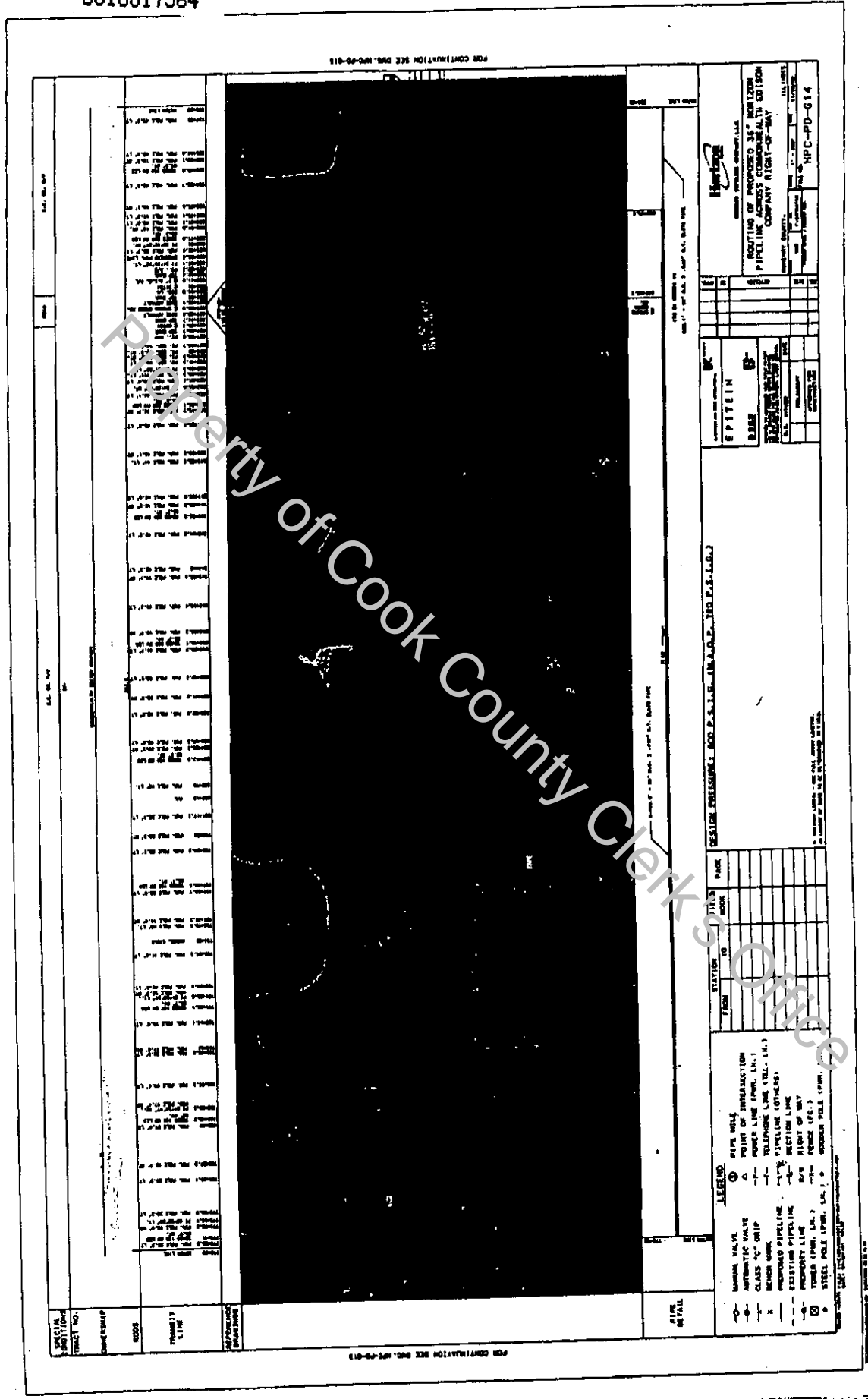
FOR CONTINUATION SEE DRG. NO. 98-014



Property of Cook County Clerk's Office

FOR CONTINUATION SEE DRG. NO. 98-014

0010617564



FOR CONTINUATION SEE DWG. NO. 00-09-118

FOR CONTINUATION SEE DWG. NO. 00-09-018

STATION	VERTICAL CURVE DATA	VERTICAL ALIGNMENT	PROPOSED GRADE	EXISTING GRADE	DEPTH OF CUT	DEPTH OF FILL
1+00						
1+10						
1+20						
1+30						
1+40						
1+50						
1+60						
1+70						
1+80						
1+90						
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9+40						
9+50						
9+60						
9+70						
9+80						
9+90						
10+00						

DESIGNER: **EPSTEIN**
 DRAWN BY: **BERRY**
 CHECKED BY: **[Signature]**
 DATE: **11/15/11**

PROJECT NO.: **11111111**
 SHEET NO.: **57** OF **66**

SCALE: **AS SHOWN**

DATE: **11/15/11**

PROJECT: **ROUTING OF PROPOSED 36" WATER MAIN ACROSS COMMONWEALTH EDISON COMPANY RIGHT-OF-WAY**

PROJECT LOCATION: **NP-C-PD-014**

DESIGNER: **EPSTEIN**
 DRAWN BY: **BERRY**
 CHECKED BY: **[Signature]**
 DATE: **11/15/11**

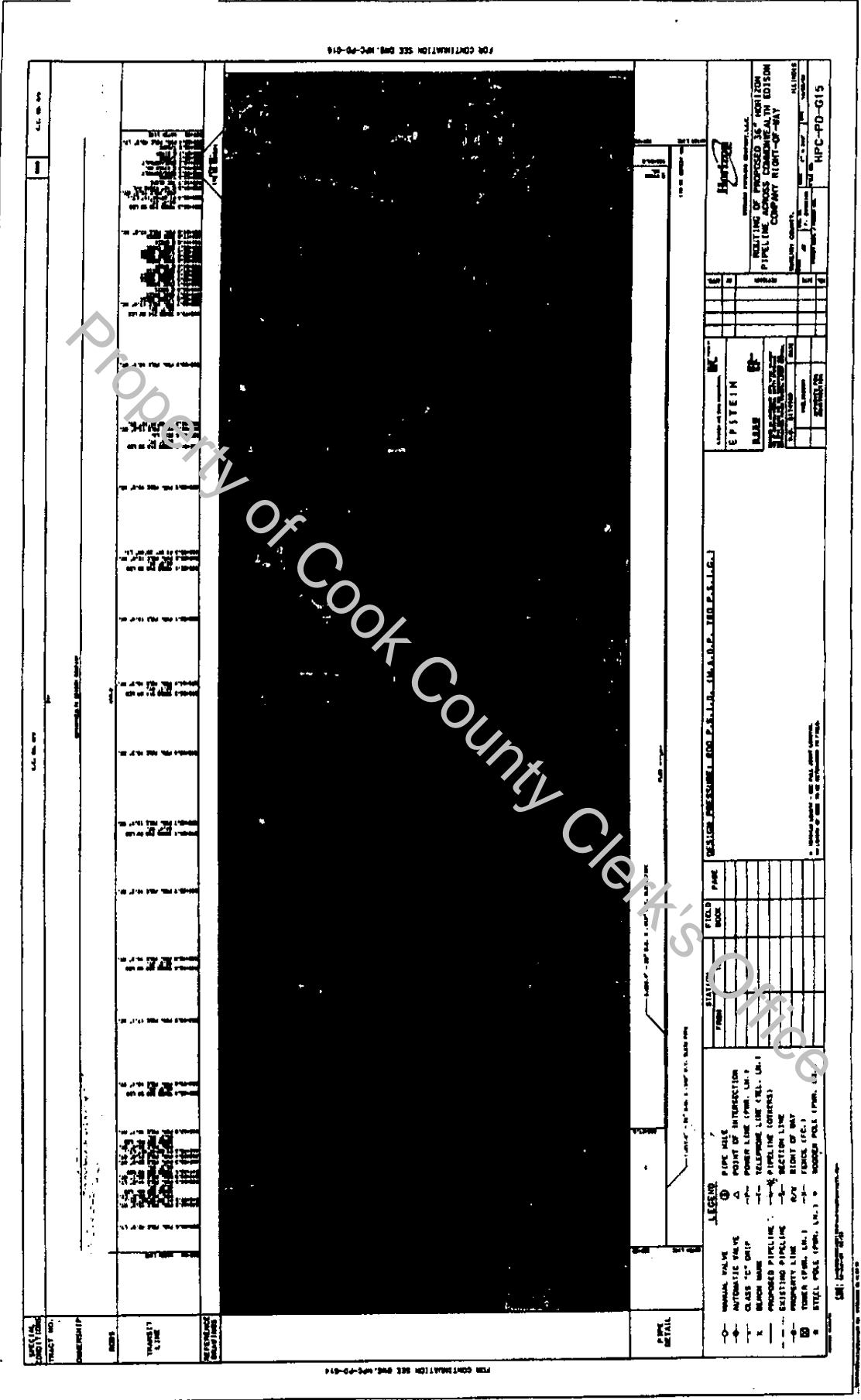
DESIGNER: **EPSTEIN**
 DRAWN BY: **BERRY**
 CHECKED BY: **[Signature]**
 DATE: **11/15/11**

DESIGNER: **EPSTEIN**
 DRAWN BY: **BERRY**
 CHECKED BY: **[Signature]**
 DATE: **11/15/11**

Property of Cook County Clerk's Office

0010617564

FOR CONTINUATION SEE SHEET HPC-PD-014



SECTION
TRACT NO.
COMMUNITY
REAR
TRAVEL
LINE
PLUMBING

TYPE
MATERIAL

LEGEND

- MANUAL VALVE
- △ POINT OF INTERSECTION
- CLASS "C" DUCT
- TELEPHONE LINE (P.W. OR T.E.)
- PROPOSED PIPELINE
- EXISTING PIPELINE
- POWER (P.W. OR T.E.)
- STEEL POLE (P.W. OR T.E.)
- WOODEN POLE (P.W. OR T.E.)

DESIGN PRESSURE: 100 P.S.I.G. (IN A.S.P. - 100 P.S.I.G.)

DATE: 11/11/04

BY: [Signature]

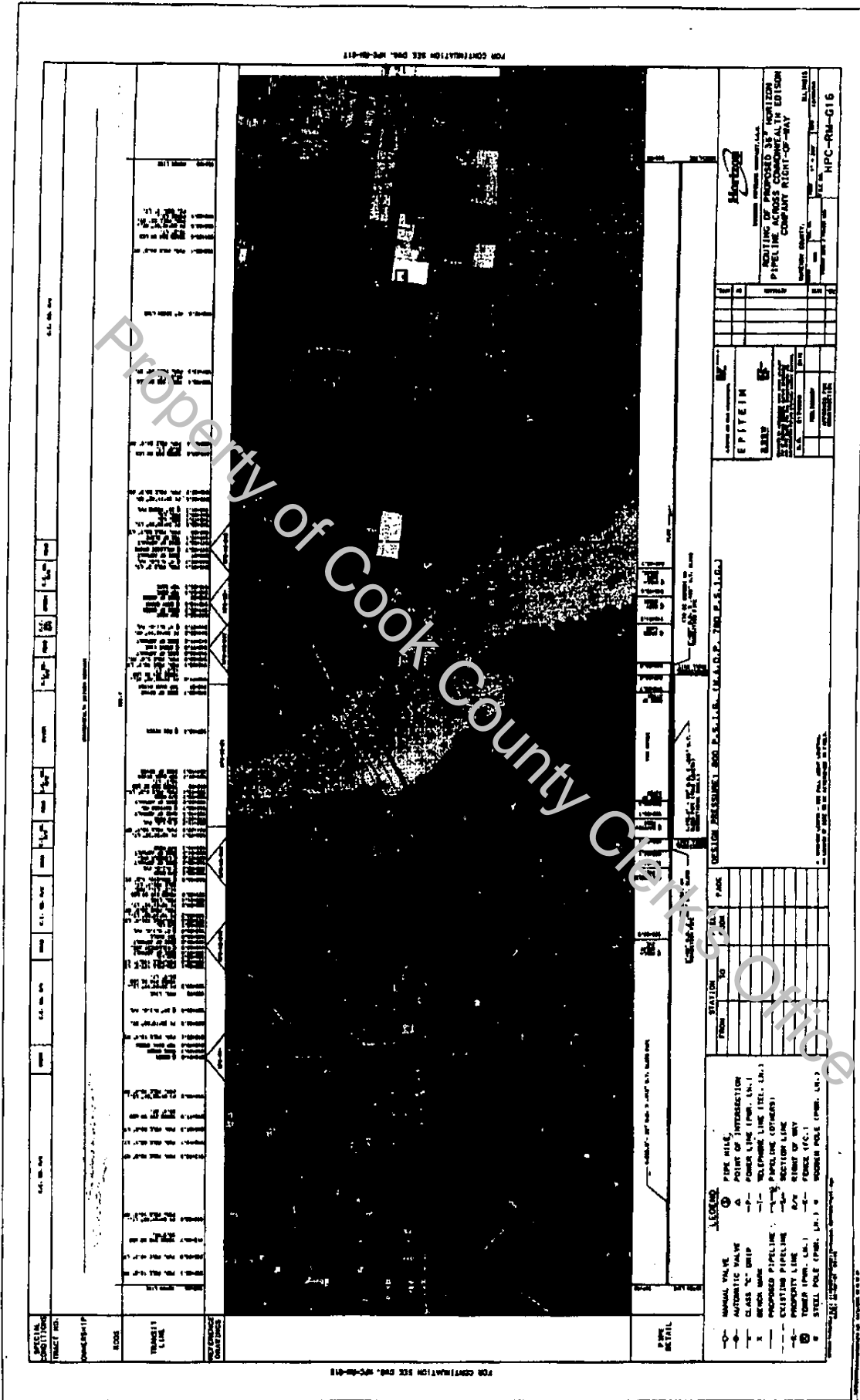
CHECKED BY: [Signature]

SCALE: AS SHOWN

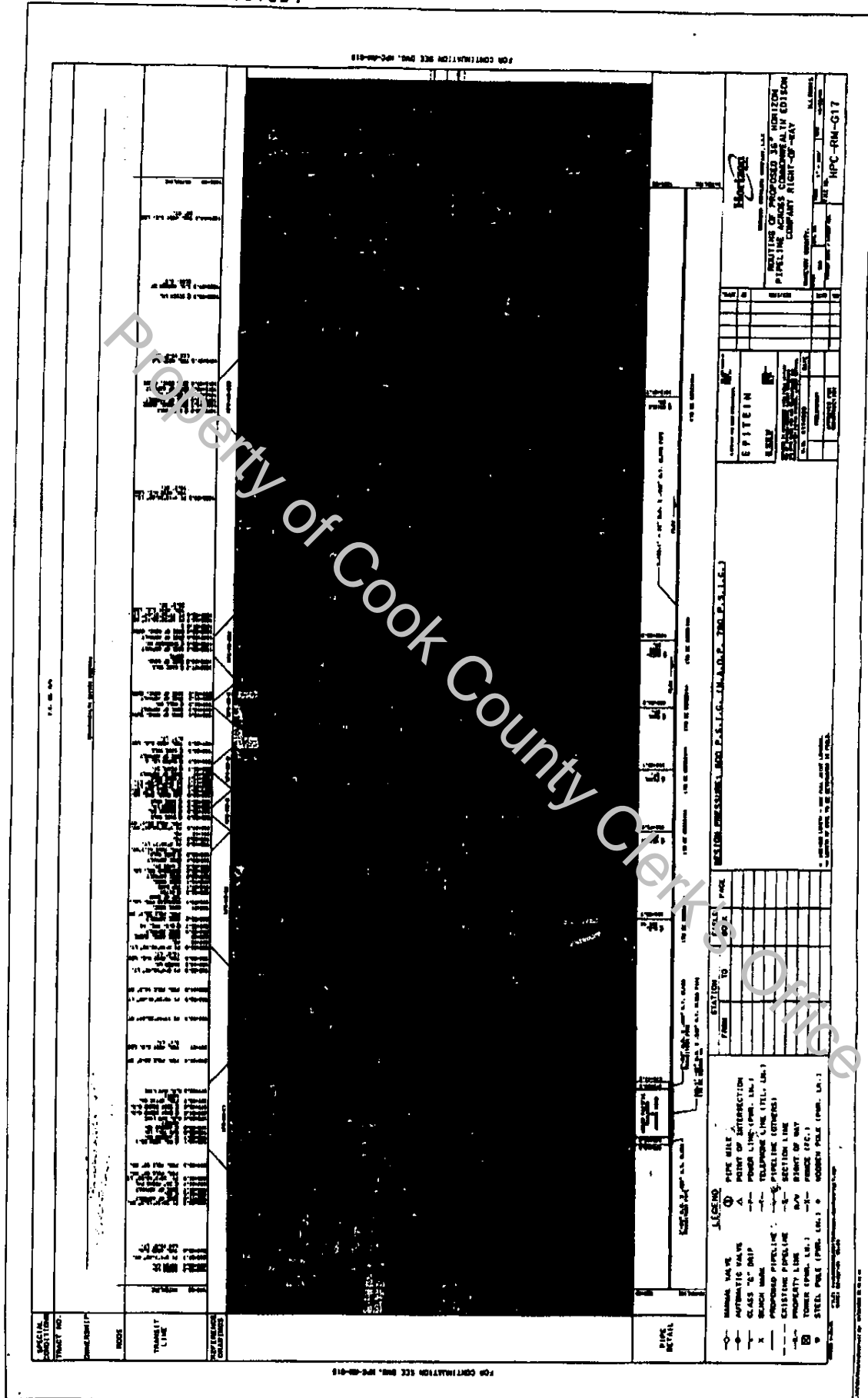
HPC-PD-015

FOR CONTINUATION SEE SHEET HPC-PD-014

0010617564

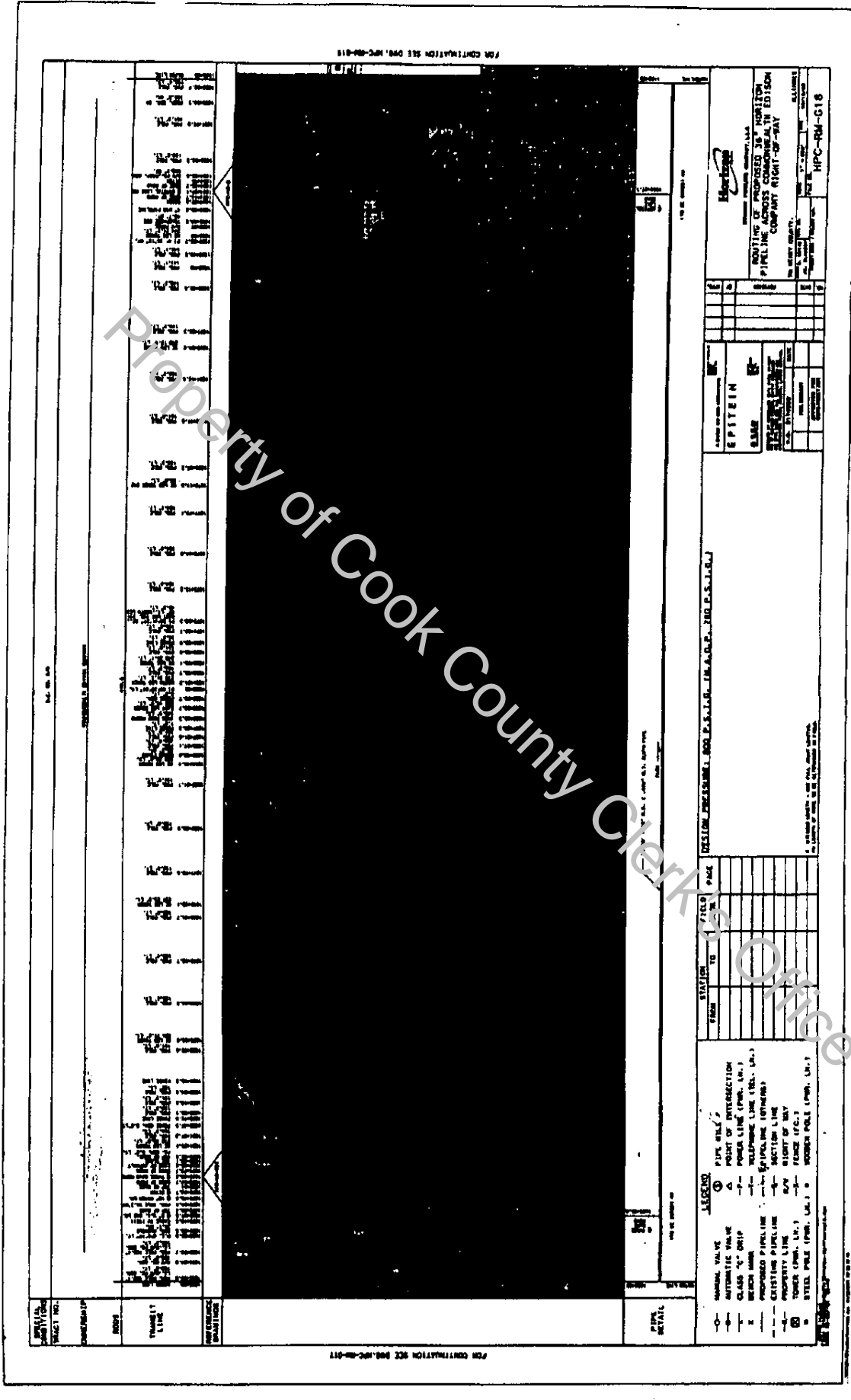


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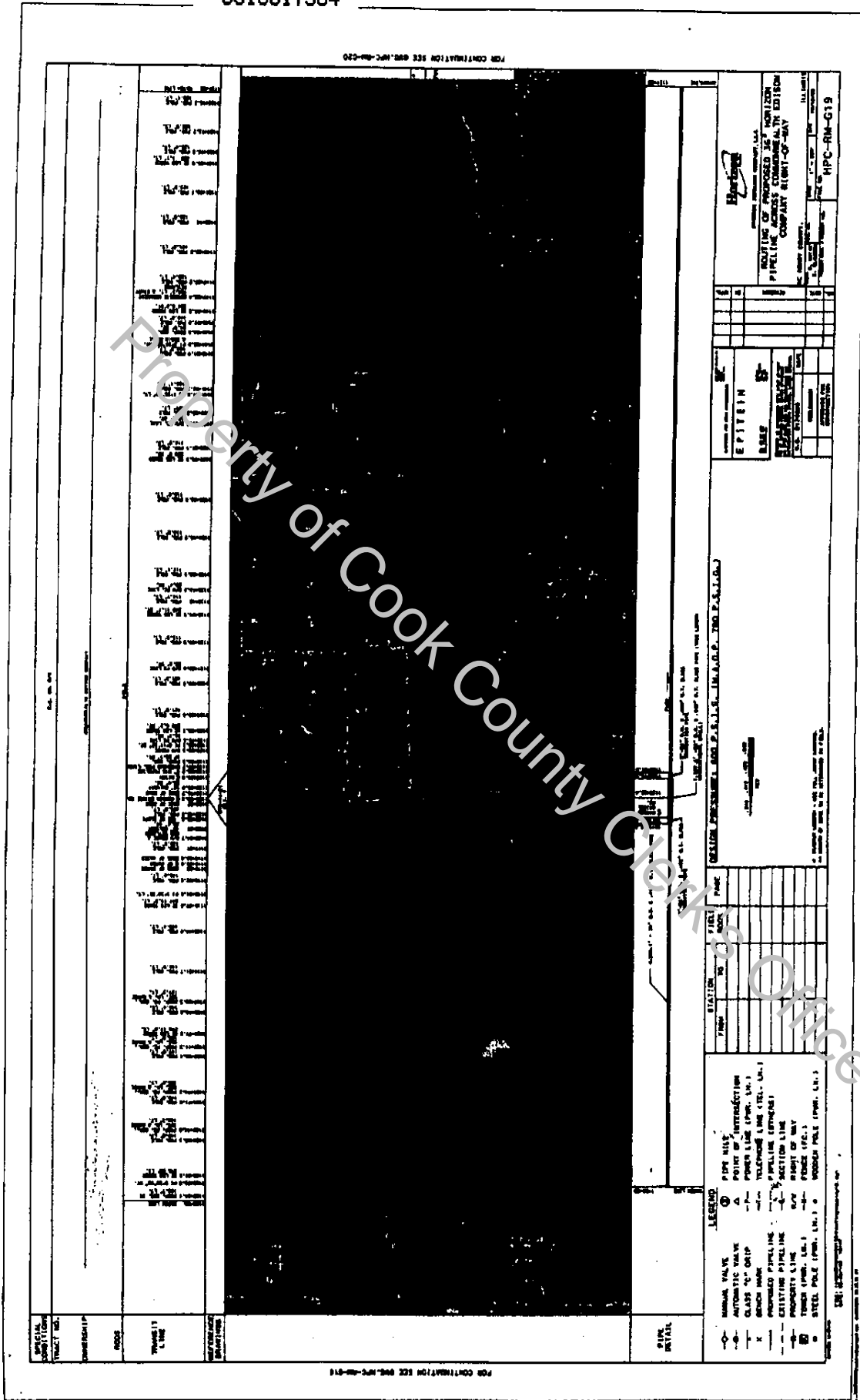


Property of Cook County Clerk's Office

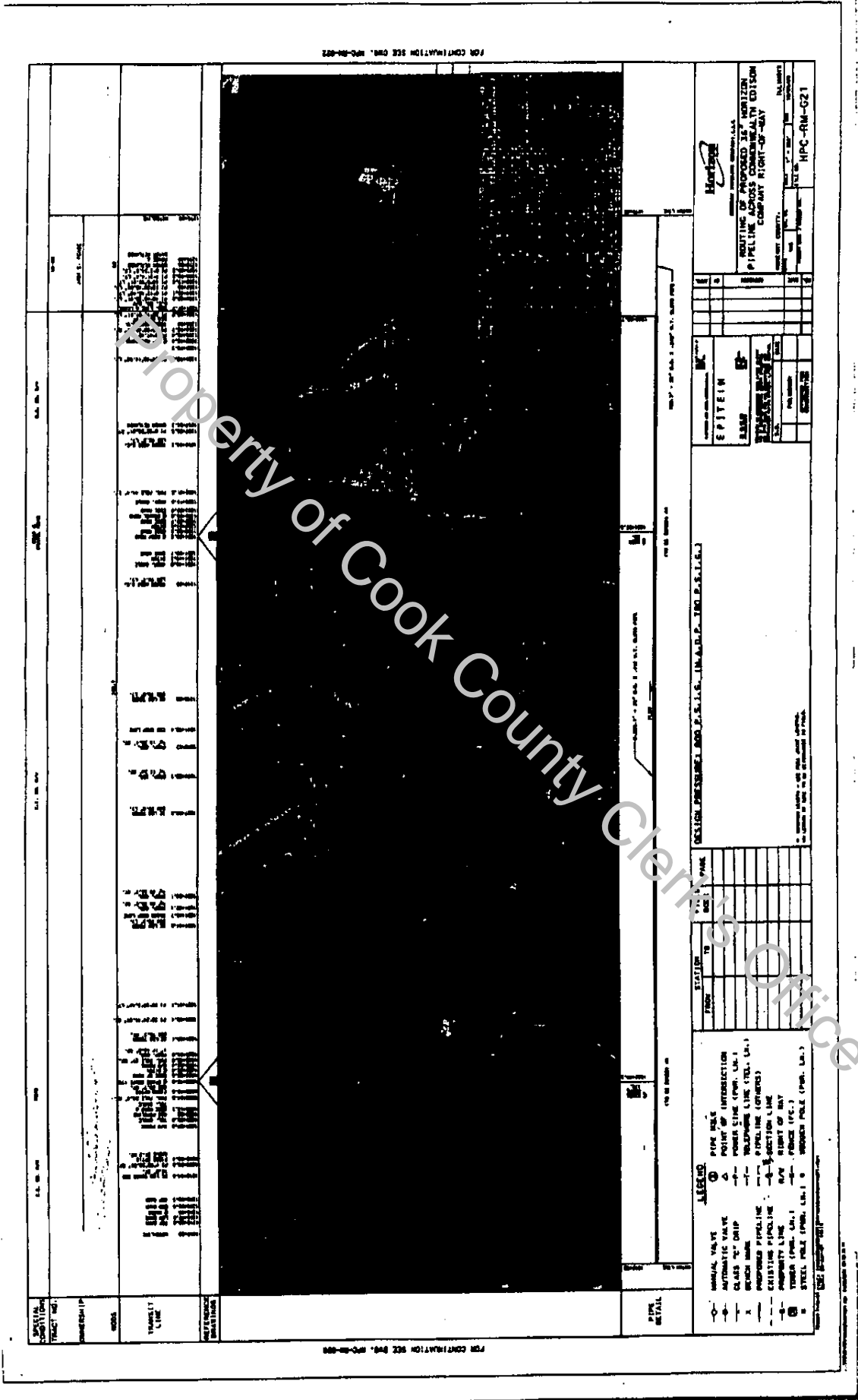
0010617564



0010617564



0010617564



FOR CONTINUATION SEE SHEET NO. 0010617564-001

MATERIAL		
NO.	DESCRIPTION	QUANTITY
1	PIPE	
2	VALVE	
3	MANHOLE	
4	CHAMBER	
5	BOX	
6	PIPE	
7	VALVE	
8	MANHOLE	
9	CHAMBER	
10	BOX	

DESIGN: JAMES H. HARRIS, INC. (HARRIS-HEILBRUNNER)

HARRIS
ENGINEERS, INC.
ROUTE 10, PROSPECT HEIGHTS, ILLINOIS
PIPELINE ACROSS COMMONWEALTH EDITION
COMPANY RIGHT-OF-WAY

HPC-014-021

NO.	DESCRIPTION	QUANTITY
1	PIPE	
2	VALVE	
3	MANHOLE	
4	CHAMBER	
5	BOX	
6	PIPE	
7	VALVE	
8	MANHOLE	
9	CHAMBER	
10	BOX	