

(Local \$CDOTWRK)
PROJECT: NHPP 030A-035 (20839)

REGION: 1 (jh)

CONTRACT

THIS CONTRACT, executed this ____ day of _____, _____ by and between the State of Colorado, for the use and benefit of the Colorado Department of Transportation (“State” or “CDOT”) and CITY & COUNTY OF DENVER, 201 WEST COLFAX AVENUE #1109, DENVER, COLORADO, 80202, CDOT Vendor #: 0002000018 (“Local Agency”), and the State and the Local Agency together shall be referred to as the “Parties.”

RECITALS

1. Authority exists in the law and funds have been budgeted, appropriated and otherwise made available and a sufficient uncommitted balance thereof remains available for payment of project and Local Agency costs in Fund Number 400, Function 3301, GL Acct. 4510000010, WBS Element or Cost Center N/A, (Contract Encumbrance Amount: \$0.00).
2. Required approval, clearance and coordination have been accomplished from and with appropriate agencies..
3. Section 43-2-102 and 103, C.R.S require the State to maintain state highways (including where such highways extend through a city or an incorporated town), and 43-2-135 describes certain specific responsibilities of the State and affected local entities (respectively) with respect to state highways that are also part of a local street system;
4. The Local Agency has estimated the contribution and is prepared to provide the funding required for their contribution toward the Project, as evidenced by an appropriate ordinance or resolution duly passed and adopted by the authorized representatives of the Local Agency, which expressly authorizes the Local Agency to enter into this agreement and to expend its funds for the Contribution
5. The Local Agency has funds available and desires to provide 100% of the funding for the work as described in **Exhibit A, Section 2 and Section 4.**
6. This contract is executed under the authority of §§ 29-1-203, 43-1-110; 43-1-116, 43-2-101(4)(c) and 43-2-144, C.R.S.
7. The Parties hereto desire to agree upon the division of responsibilities with regard to the project.

THE PARTIES NOW AGREE THAT:

Section 1. Scope of Work

The work under this Contract shall consist of enhanced features as part of State's repaving project on US 285:SH 30 Dahlia to Parker Road, and the Local Agency shall provide their Contribution toward the Project, in US 285:SH 30 Dahlia to Parker Road, Colorado, as more specifically described in **Exhibit A, Section 2 and Section 4.**

Section 2. Order of Precedence

In the event of conflicts or inconsistencies between this Contract and its exhibits, such conflicts or inconsistencies shall be resolved by reference to the documents in the following order of priority:

1. This Contract
2. **Exhibit A** (Scope of Work)

Section 3. Term

This agreement shall be effective upon approval of the CDOT Chief Engineer or designee. The term of this agreement shall continue through the completion and final acceptance of the Project by the State, FHWA and the Local Agency.

Section 4. Project Funding Provisions

- A. The Local Agency has estimated the total cost of the Contribution and is prepared to provide its funding, as evidenced by an the signing of this Contract, which expressly authorizes the Local Agency the authority to expend its Contribution toward the Project.
- B. The contribution is estimated to be \$500,000.00.
- C. **The maximum amount payable by the Local Agency under this contract shall be \$500,000.00** unless such amount is increased by an appropriate written modification to this contract executed by the Parties hereto before any increased cost is incurred. The Local Agency shall be responsible for full payment of all enhancements as described in **Exhibit A, Section 2 and Section 4.**
- D. The Parties hereto agree that this contract is contingent upon all funds designated for the project herein being made available from state sources, as applicable. Should these sources fail to provide necessary funds as agreed upon herein, the contract may be terminated by either party, provided that any party terminating its interest and obligations herein shall not be relieved of any obligations which existed prior to the effective date of such termination or which may occur as a result of such termination..

Section 5. Project Payment Provisions

- A. The Local Agency will reimburse the State for incurred costs relative to the project following the Local Agency's review and approval of such charges, subject to the terms and conditions of this agreement.
- B. If the Local Agency is to be billed for CDOT incurred costs, the billing procedure shall be as follows:
 - 1. Upon receipt of each bill from the State, the Local Agency will remit to the State the amount billed no later than 60 days after receipt of each bill. Should the Local Agency fail to pay moneys due the State within 60 days of demand or within such other period as may be agreed between the Parties hereto, the Local Agency agrees that, at the request of the State, the State Treasurer may withhold an equal amount from future apportionment due the Local Agency from the Highway Users Tax Fund and to pay such funds directly to the State. Interim funds, until the State is reimbursed, shall be payable from the State Highway Supplementary Fund (400).
 - 2. If the Local Agency fails to make timely payment to the State as required by this section (within 60 days after the date of each bill), the Local Agency shall pay interest to the State at a rate of one percent per month on the amount of the payment which was not made in a timely manner, until the billing is paid in full. The interest shall accrue for the period from the required payment date to the date on which payment is made.
- C. The State will prepare and submit to the Local Agency, no more than monthly, charges for costs incurred relative to the project. The State's invoices shall include a description of the amounts of services performed, the dates of performance and the amounts and description of reimbursable expenses. The invoices will be prepared in accordance with the State's standard policies, procedures and standardized billing format.

Section 6. State and Local Agency Commitments

The Scope of Work (**Exhibit A**) describes the work to be performed.

- A. Design [if applicable]
 - 1. If the work includes preliminary design or final design (the "Construction Plans"), or design work sheets, or special provisions and estimates (collectively referred to as the "Plans"), the State shall comply with the following requirements, as applicable:
 - a. perform or provide the Plans, to the extent required by the nature of the work.
 - b. prepare final design (Construction Plans) in accord with the requirements of the latest edition of the American Association of State Highway Transportation Officials (AASHTO) manual or other standard, such as the Uniform Building Code, as approved by CDOT.
 - c. prepare special provisions and estimates in accord with the State's Roadway and Bridge Design Manuals and Standard Specifications for Road and Bridge Construction.
 - d. include details of any required detours in the Plans, in order to prevent any interference of the construction work and to protect the traveling public.
 - e. stamp the Plans produced by a Colorado Registered Professional Engineer.
 - f. provide final assembly of Plans and contract documents.
 - g. be responsible for the Plans being accurate and complete.

- h. make no further changes in the Plans following the award of the construction contract except by agreement in writing between the Parties. The Plans shall be considered final when approved and accepted by the Parties hereto, and when final they shall be deemed incorporated herein.

B. Construction [if applicable]

1. If the work includes construction, the State shall perform the construction in accordance with the approved design plans and/or administer the construction all in accord with the Scope of Work (**Exhibit A**). Such administration shall include project inspection and testing; approving sources of materials; performing required plant and shop inspections; documentation of contract payments, testing and inspection activities; preparing and approving pay estimates; preparing, approving and securing the funding for contract modification orders and minor contract revisions; processing contractor claims; construction supervision; and meeting the Quality Control requirements of the FHWA/CDOT Stewardship Agreement.
2. Subject to Section 5, if the State is the responsible party:
 - a. it shall appoint a qualified professional engineer, licensed in the State of Colorado, as the State Agency Project Engineer (SAPE), to perform that administration. The SAPE shall administer the project in accordance with this agreement, the requirements of the construction contract and applicable State procedures.
 - b. if bids are to be let for the construction of the project, the State shall, in conjunction with the Local Agency, advertise the call for bids and upon concurrence by the Local Agency will award the construction contract(s) to the low responsive, responsible bidder(s).
 - (1) in advertising and awarding the bid for the construction of a federal-aid project, the State shall comply with applicable requirements of 23 USC § 112 and 23 CFR Parts 633 and 635 and C.R.S. § 24-92-101 et seq. Those requirements include, without limitation, that the State/contractor shall incorporate Form 1273 in its entirety verbatim into any subcontract(s) for those services as terms and conditions therefore, as required by 23 CFR 633.102(e).
 - (2) the Local Agency has the option to concur or not concur in the proposal of the apparent low bidder for work on which competitive bids have been received. The Local Agency must declare its concurrence or non-concurrence within 3 working days after said bids are publicly opened.
 - (3) by indicating its concurrence in such award, the Local Agency, acting by or through its duly authorized representatives, agrees to provide additional funds, subject to their availability and appropriation for that purpose, if required to complete the work under this project if no additional federal-aid funds will be made available for the project.
 - c. If all or part of the construction work is to be accomplished by State personnel (i.e. by force account), rather than by a competitive bidding process, the State will ensure that all such force account work is accomplished in accordance with the pertinent State specifications and requirements with 23 CFR 635, Subpart B, Force Account Construction.

Section 7. ROW Acquisition and Relocation

If the Project includes right of way, prior to this project being advertised for bids, the State will certify in writing that all right of way has been acquired in accordance with the applicable state and federal regulations, or that no additional right of way is required.

Any acquisition/relocation activities must comply with: all applicable federal and state statutes and regulations, including but not limited to the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 as amended (P.L. 91-646) and the Uniform Relocation Assistance and Real Property Acquisition Policies for Federal and Federally Assisted Programs as amended (49 CFR Part 24); CDOT's Right of Way Manual; and CDOT's Policy and Procedural Directives.

Allocation of Responsibilities are as follows:

- Federal participation in right of way acquisition (3111 charges), relocation (3109 charges) activities, if any, and right of way incidentals (expenses incidental to acquisition/relocation of right of way – 3114 charges);
- Federal participation in right of way acquisition (3111 charges), relocation (3109 charges) but no participation in incidental expenses (3114 charges); or
- No federal participation in right of way acquisition (3111 charges) and relocation activities (3109 expenses).

Regardless of the option selected above, the State retains oversight responsibilities. The Local Agency's and the State's responsibilities for each option is specifically set forth in CDOT's Right of Way Manual. The manual is located at <http://www.coloradodot.info/business/manuals/right-of-way>.

If right of way is purchased for a state highway, including areas of influence of the state highway, the local agency shall immediately convey title to such right of way to CDOT after the Local Agency obtains title.

Section 8. Utilities

If necessary, the State will be responsible for obtaining the proper clearance or approval from any utility company, which may become involved in this Project. Prior to this Project being advertised for bids, the responsible party will certify in writing that all such clearances have been obtained.

Section 9. Railroads

In the event the Project involves modification of a railroad company's facilities whereby the work is to be accomplished by railroad company forces, the State shall make timely application to the Public Utilities Commission requesting its order providing for the installation of the proposed improvements and not proceed with that part of the work without compliance. The State shall also establish contact with the railroad company involved for the purpose of complying with applicable provisions of 23 CFR 646, subpart B, concerning federal-aid projects involving railroad facilities, including:

1. Executing an agreement setting out what work is to be accomplished and the location(s) thereof, and that the costs of the improvement shall be eligible for federal participation.
2. Obtaining the railroad's detailed estimate of the cost of the work.
3. Establishing future maintenance responsibilities for the proposed installation.
4. Prescribing future use or dispositions of the proposed improvements in the event of abandonment or elimination of a grade crossing.
5. Establishing future repair and/or replacement responsibilities in the event of accidental destruction or damage to the installation.

Section 10. Environmental Obligations

The State shall perform all work in accordance with the requirements of the current federal and state environmental regulations including the National Environmental Policy Act of 1969 (NEPA) as applicable.

Section 11. Maintenance Obligations

The Local Agency will maintain and operate all enhancements as described in **Exhibit A, Section 2 and Section 4** under this agreement at its own cost and expense during their useful life, in a manner satisfactory to the State and FHWA. The Local Agency will make proper provisions for such maintenance obligations each year. Such maintenance and operations shall be conducted in accordance with all applicable statutes, ordinances and regulations. The State and FHWA will make periodic inspections of the project to verify that such improvements are being adequately maintained.

Section 12. Record Keeping

The State shall maintain a complete file of all records, documents, communications, and other written materials, which pertain to the costs incurred under this agreement. The State shall maintain such records for a period of three (3) years after the date of termination of this agreement or final payment hereunder, whichever is later, or for such further period as may be necessary to resolve any matters which may be pending. The State shall make such materials available for inspection at all reasonable times and shall permit duly authorized agents and employees of the Local Agency and FHWA to inspect the project and to inspect, review and audit the project records.

Section 13. Termination Provisions

This agreement may be terminated as follows:

- A. Termination for Convenience. The State may terminate this agreement at any time the State determines that the purposes of the distribution of moneys under the agreement would no longer be served by completion of the project. The State shall effect such termination by giving written notice of termination to the Local Agency and specifying the effective date thereof, at least twenty (20) days before the effective date of such termination.
- B. Termination for Cause. If, through any cause, the Local Agency shall fail to fulfill, in a timely and proper manner, its obligations under this agreement, or if the Local Agency shall violate any of the covenants, agreements, or stipulations of this agreement, the State shall thereupon have the right to terminate this agreement for cause by giving written notice to the Local Agency of its intent to terminate and at least ten (10) days opportunity to cure the default or show cause why termination is otherwise not appropriate. In the event of termination, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports or other material prepared by the Local Agency under this agreement shall, at the option of the State, become its property, and the Local Agency shall be entitled to receive just and equitable compensation for any services and supplies delivered and accepted.

Notwithstanding the above, the Local Agency shall not be relieved of liability to the State for any damages sustained by the State by virtue of any breach of the agreement by the Local Agency, and the State may withhold payment to the Local Agency for the purposes of mitigating its damages until such time as the exact amount of damages due to the State from the Local Agency is determined.

If after such termination it is determined, for any reason, that the Local Agency was not in default or that the Local Agency's action/inaction was excusable, such termination shall be treated as a termination for convenience, and the rights and obligations of the Parties shall be the same as if the agreement had been terminated for convenience, as described herein.

Section 14. Legal Authority

The Local Agency warrants that it possesses the legal authority to enter into this agreement and that it has taken all actions required by its procedures, by-laws, and/or applicable law to exercise that authority, and to lawfully authorize its undersigned signatory to execute this agreement and to bind the Local Agency to its terms. The person(s) executing this agreement on behalf of the Local Agency warrants that such person(s) has full authorization to execute this agreement.

Section 15. Representatives and Notice

The State will provide liaison with the Local Agency through the State's Region Director, Region 1, 2829 W. Howard Place, Denver, CO 80204. Said Region Director will also be responsible for coordinating the State's activities under this agreement and will also issue a "Notice to Proceed" to the Local Agency for commencement of the work. All communications relating to the day-to-day activities for the work shall be exchanged between representatives of the State's Transportation Region 1 and the Local Agency. All communication, notices, and correspondence shall be addressed to the individuals identified below. Either party may from time to time designate in writing new or substitute representatives.

If to the State:
Nick Cheng
CDOT Region 1
2829 W. Howard Place
Denver, Colorado 80204
303-512-5453
Hsu-Kun.cheng@state.co.us

If to the Local Agency:
Dana Hoffman
City and County of Denver
201 West Colfax Avenue
Denver, Colorado 80202
720-935-6772
dana.hoffman@denvergov.org

Section 16. Successors

Except as herein otherwise provided, this agreement shall inure to the benefit of and be binding upon the Parties hereto and their respective successors and assigns.

Section 17. Third Party Beneficiaries

It is expressly understood and agreed that the enforcement of the terms and conditions of this agreement and all rights of action relating to such enforcement, shall be strictly reserved to the State and the Local Agency. Nothing contained in this agreement shall give or allow any claim or right of action whatsoever by any other third person. It is the express

intention of the State and the Local Agency that any such person or entity, other than the State or the Local Agency receiving services or benefits under this agreement shall be deemed an incidental beneficiary only.

Section 18. Governmental Immunity

Notwithstanding any other provision of this agreement to the contrary, no term or condition of this agreement shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protection, or other provisions of the Colorado Governmental Immunity Act, § 24-10-101, et seq., C.R.S., as now or hereafter amended. The Parties understand and agree that liability for claims for injuries to persons or property arising out of negligence of the State of Colorado, its departments, institutions, agencies, boards, officials and employees is controlled and limited by the provisions of § 24-10-101, et seq., C.R.S., as now or hereafter amended and the risk management statutes, §§ 24-30-1501, et seq., C.R.S., as now or hereafter amended.

Section 19. Severability

To the extent that this agreement may be executed and performance of the obligations of the Parties may be accomplished within the intent of the agreement, the terms of this agreement are severable, and should any term or provision hereof be declared invalid or become inoperative for any reason, such invalidity or failure shall not affect the validity of any other term or provision hereof.

Section 20. Waiver

The waiver of any breach of a term, provision, or requirement of this agreement shall not be construed or deemed as a waiver of any subsequent breach of such term, provision, or requirement, or of any other term, provision or requirement.

Section 21. Entire Understanding

This agreement is intended as the complete integration of all understandings between the Parties. No prior or contemporaneous addition, deletion, or other amendment hereto shall have any force or effect whatsoever, unless embodied herein by writing. No subsequent novation, renewal, addition, deletion, or other amendment hereto shall have any force or effect unless embodied in a writing executed and approved pursuant to the State Fiscal Rules.

Section 22. Survival of Agreement Terms

Notwithstanding anything herein to the contrary, the Parties understand and agree that all terms and conditions of this agreement and the exhibits and attachments hereto which may require continued performance, compliance or effect beyond the termination date of the agreement shall survive such termination date and shall be enforceable by the State as provided herein in the event of such failure to perform or comply by the Local Agency.

Section 23. Modification and Amendment

This agreement is subject to such modifications as may be required by changes in federal or State law, or their implementing regulations. Any such required modification shall automatically be incorporated into and be part of this agreement on the effective date of such change as if fully set forth herein. Except as provided above, no modification of this agreement shall be effective unless agreed to in writing by both Parties in an amendment to this agreement that is properly executed and approved in accordance with applicable law.

Section 24. Disputes

Except as otherwise provided in this agreement, any dispute concerning a question of fact arising under this agreement, which is not disposed of by agreement, will be decided by the Chief Engineer of the Department of Transportation. The decision of the Chief Engineer will be final and conclusive unless, within 30 calendar days after the date of receipt of a copy of such written decision, the Local Agency mails or otherwise furnishes to the State a written appeal addressed to the Executive Director of the Department of Transportation. In connection with any appeal proceeding under this clause, the Local Agency shall be afforded an opportunity to be heard and to offer evidence in support of its appeal. Pending final decision of a dispute hereunder, the Local Agency shall proceed diligently with the performance of the agreement in accordance with the Chief Engineer's decision. The decision of the Executive Director or his duly authorized representative for the determination of such appeals will be final and conclusive and serve as final agency action. This dispute clause does not preclude consideration of questions of law in connection

EXHIBIT A - SCOPE OF WORK

NHPP 030A-035 SA (20839) Resurfacing US 285/SH 30 S Dahlia Street to South Parker Road

Section 1. Description of proposed construction/improvement to be completed by CDOT

The work consists of milling 2 inches of existing pavement and placing an overlay of 2 inches of Stone Matrix Asphalt. The overlay is to be placed on the entire width of the roadway. About 107 curb ramps will be reconstructed to comply to the ADA Standard as detailed in the curb ramp plans. F-17-OT bridge expansion joint device will be removed and replaced. Fence repair will take place at F-17-BJ CBC @ Goldsmith Gulch. The median will be constructed between S. Monaco Parkway and Tamarac Drive, and at Verbena Street. The resurfacing area and ADA ramps impacted area will be within CDOT ROW and construction temporary easements may be required at the areas where ADA ramps are close to property lines.

Section 2. Description of Enhancements to be funded by City and County of Denver (CCD)

The nose extension and associated signal infrastructure for pedestrian push buttons at the CDOT proposed median at the following intersections:

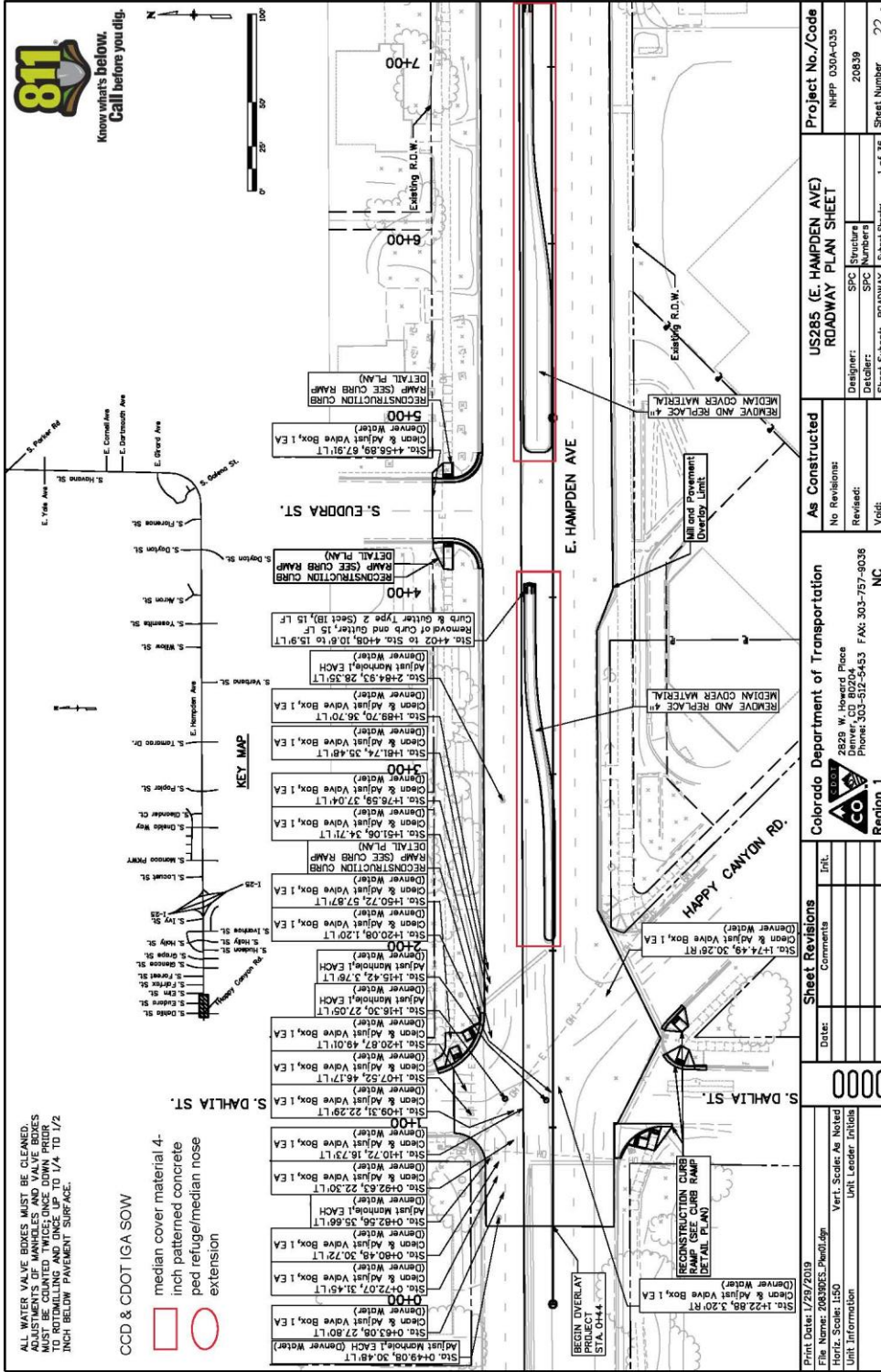
- Hampden/Oneida (2 nose extensions)
- Hampden/Poplar (2 nose extensions)
- Hampden/7500 E. Hampden (2 nose extensions)
- Hampden/Tamarac (1 nose extension)

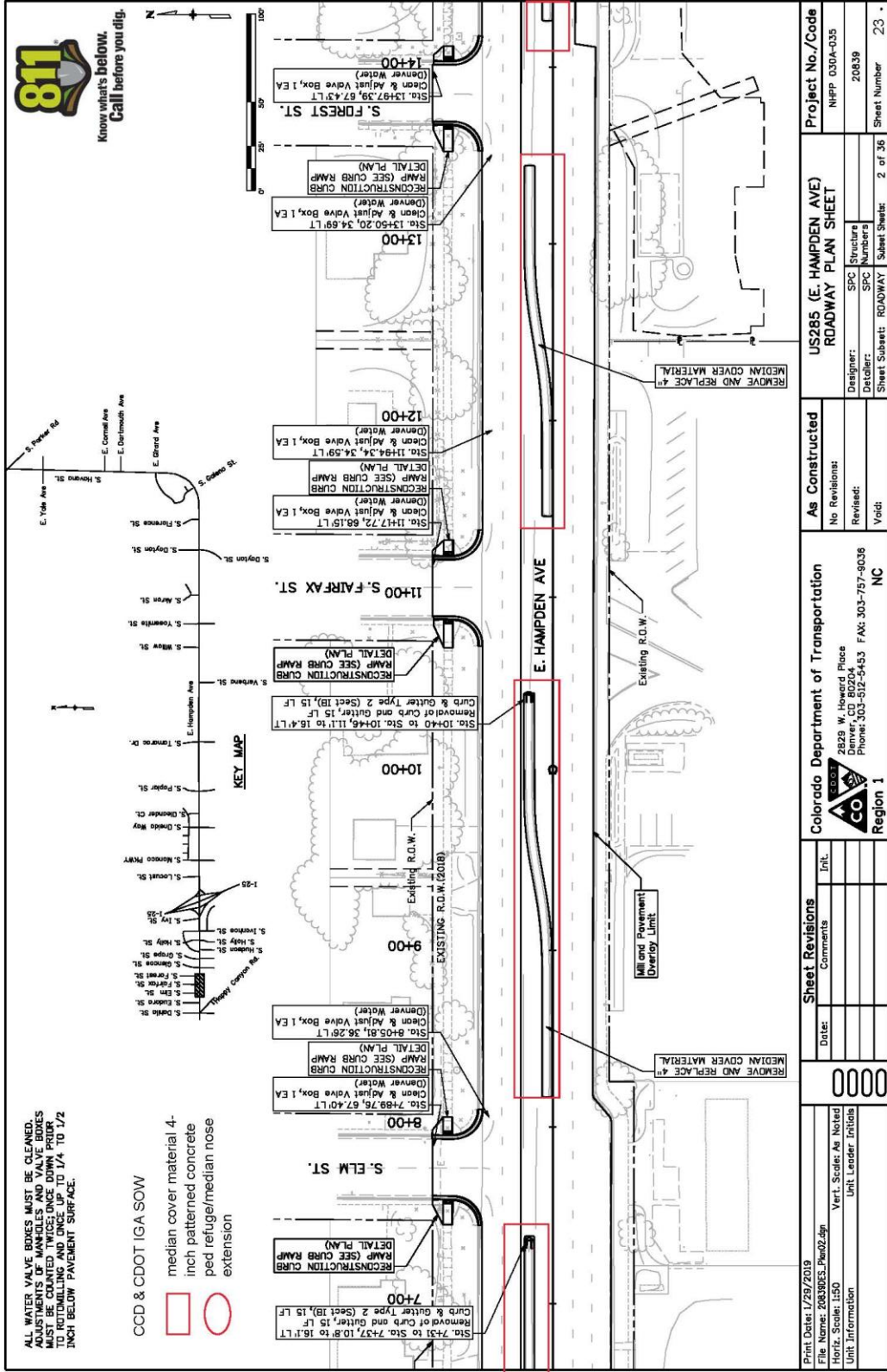
Enhanced features within the median cover areas between two curb faces of the median, as shown in pages 2 through 15 in this Exhibit A.

Section 3. Anticipated Project Schedule

- FOR on 12/19/2018
- AD on 3/14/2019
- Late April 2019 initiate construction
- Late October 2019 complete construction
- 2019 complete project closeout

Section 4. Detailed Drawings of Enhancements to be funded by CCD



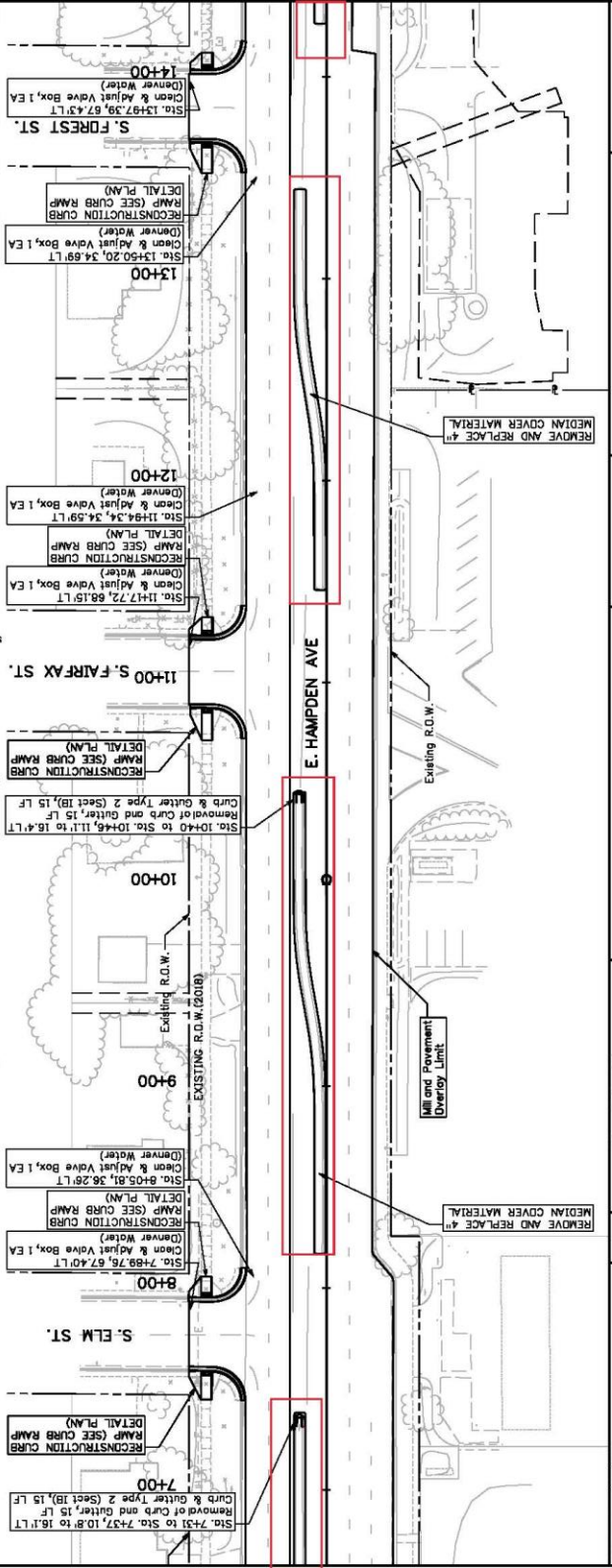


ALL WATER VALVE BOXES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BOXES MUST BE COUNTED TWICE, ONCE DOWN PRIOR TO INSTALLATION AND ONCE UP TO 1/4 TO 1/2 INCH BELOW PAVEMENT SURFACE.

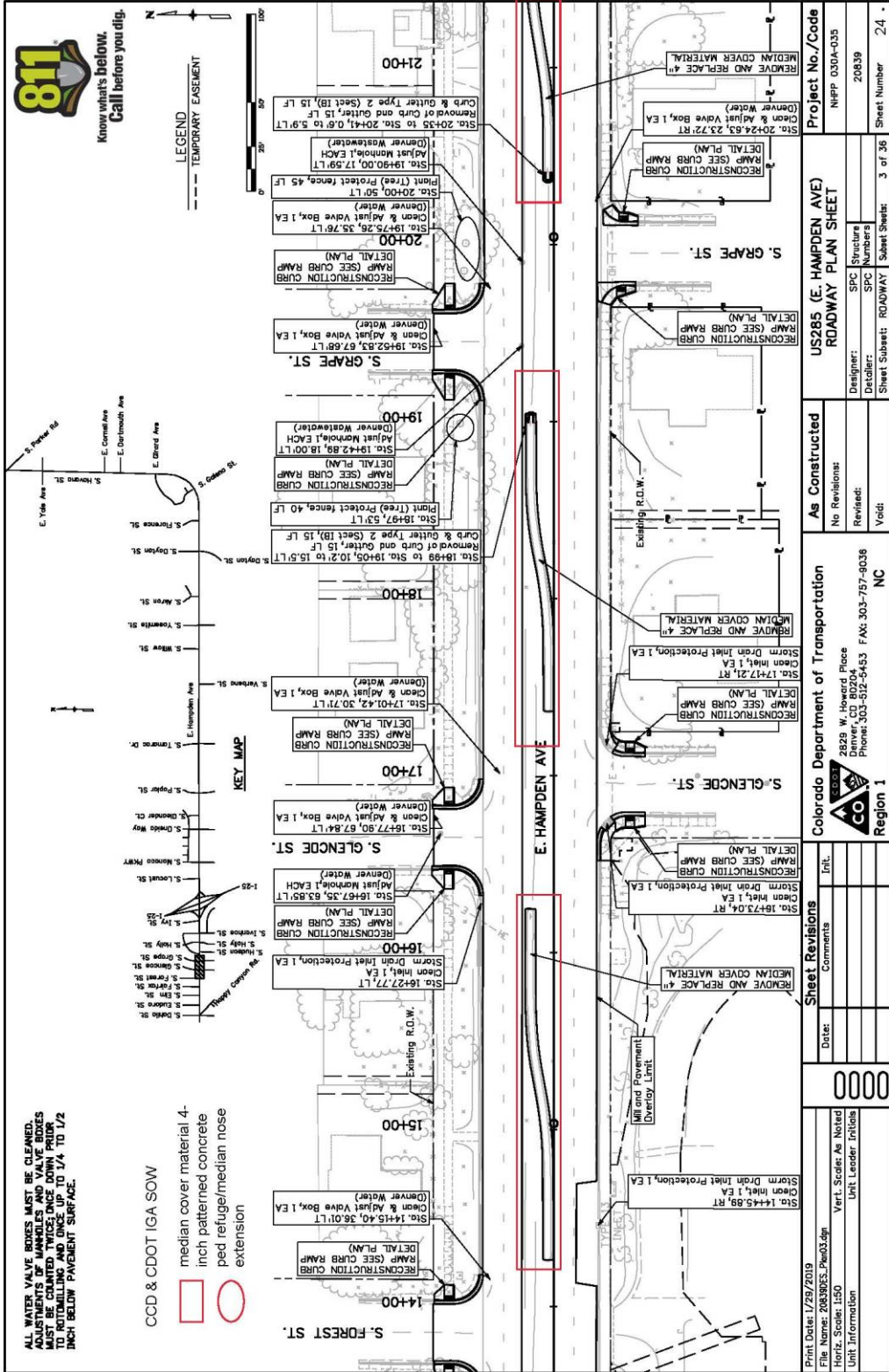
- CCD & CDDT IGA SOW
- median cover material 4-inch patterned concrete
- ped refuge/median nose extension



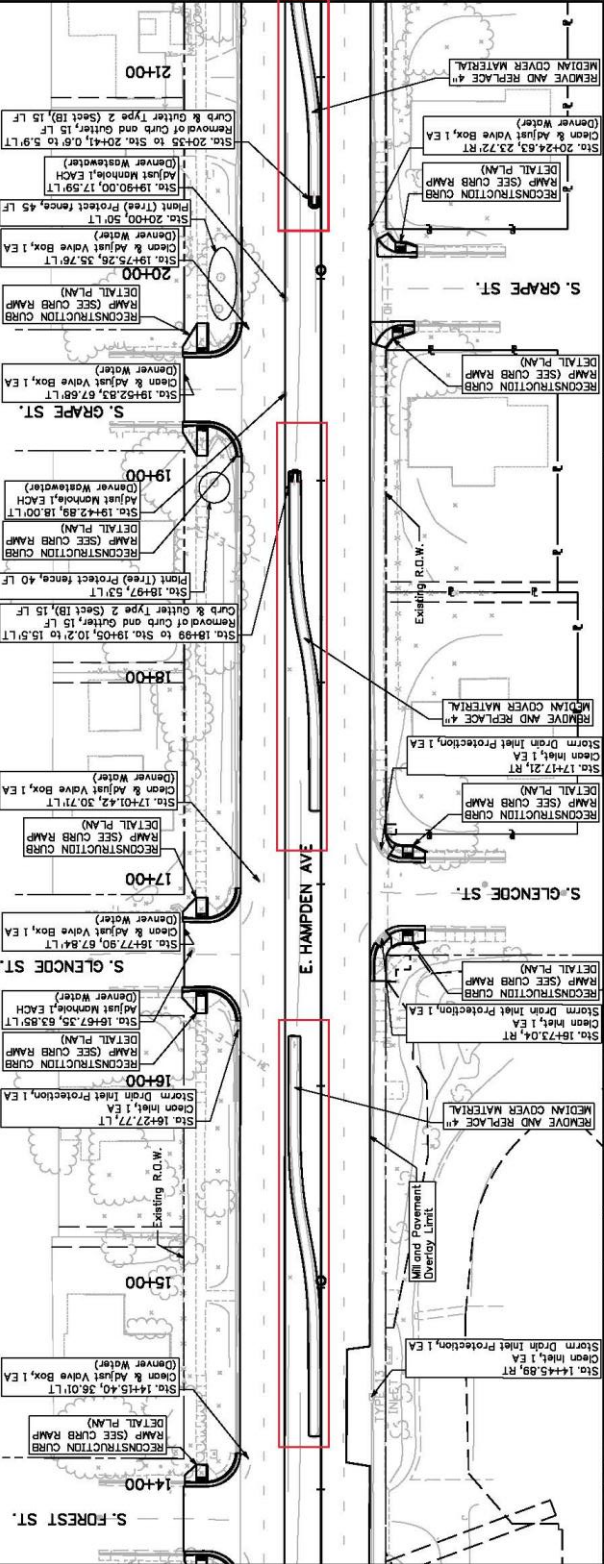
Know what's below.
Call before you dig.



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Region 1		As Constructed	
No Revisions:		Project No./Code	
Revised:		US285 (E. HAMPDEN AVE)	
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Designer: SPC		NRP 0304-035	
Detailer: SPC		Structure Numbers	
Sheet Subject: ROADWAY		20839	
Subst Sheet:		Sheet Number	
2 of 36		23	



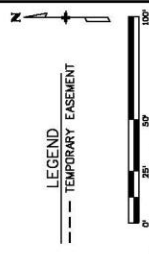
Know what's below.
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Date:		0000	
Colorado Department of Transportation		Region 1	
2828 W. Howard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-9036		NC	
As Constructed		No Revisions:	
Designer: SPC	Structure Numbers:	Revised:	Valid:
Detailer:	SPC Numbers:		
Sheet Subset: ROADWAY	Sheet Number: 24	Subst Sheet:	3 of 36
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		20839	

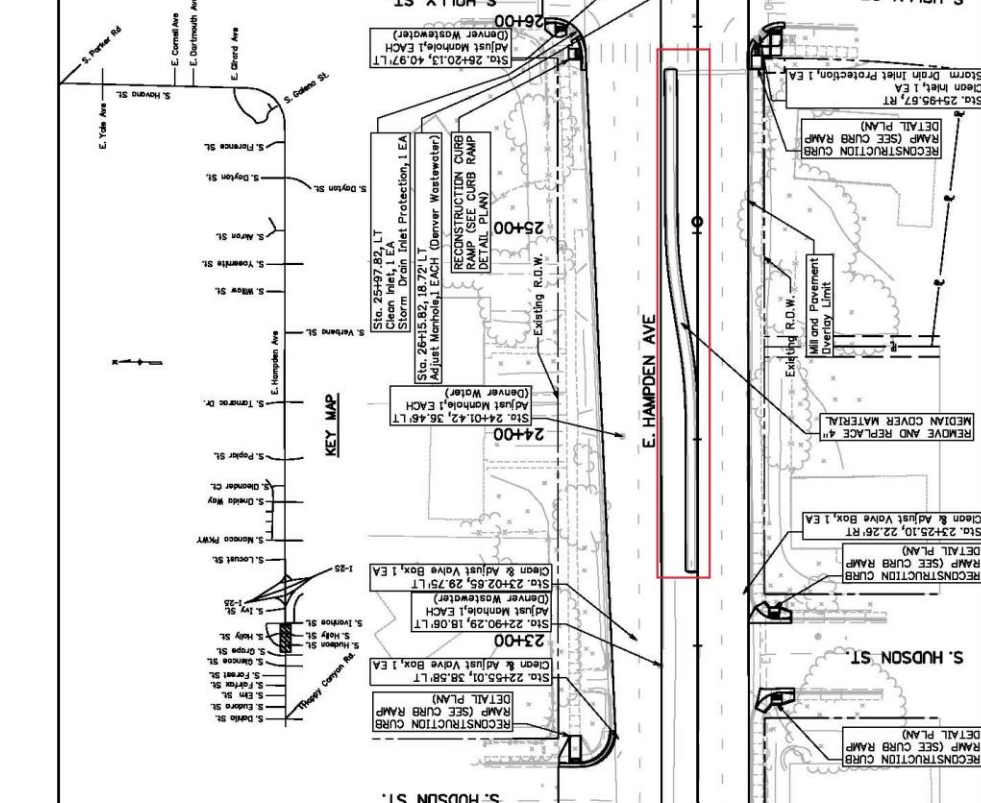


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CCD & CDOT IGA SOW



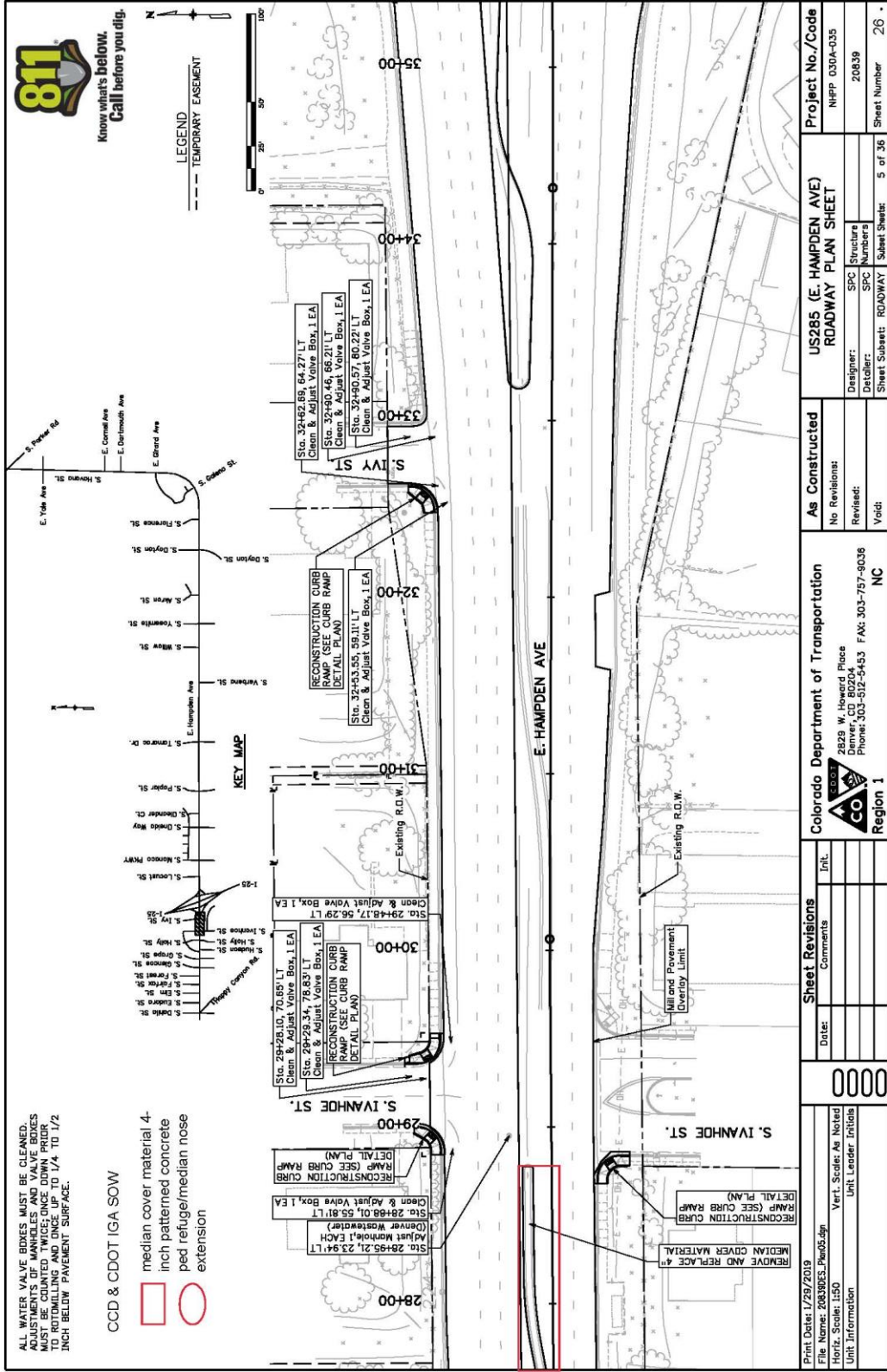
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Sheet Scale: As Noted	Designer: SPC
Sheet Scale: 1:50	Structure Numbers
Unit Information	Unit Leader Initials
	Sheet Submittal: ROADWAY
	Submittal Number
	Sheet Number

As Constructed	
No Revisions	Revised:
Void:	NC

Colorado Department of Transportation	
2829 W. Howard Place	
Phone: 303-532-5453 FAX: 303-757-4038	
Region 1	

Sheet Revisions	
Date:	Comments

US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET	
Sheet Number: 25	
4 of 36	



Know what's below.
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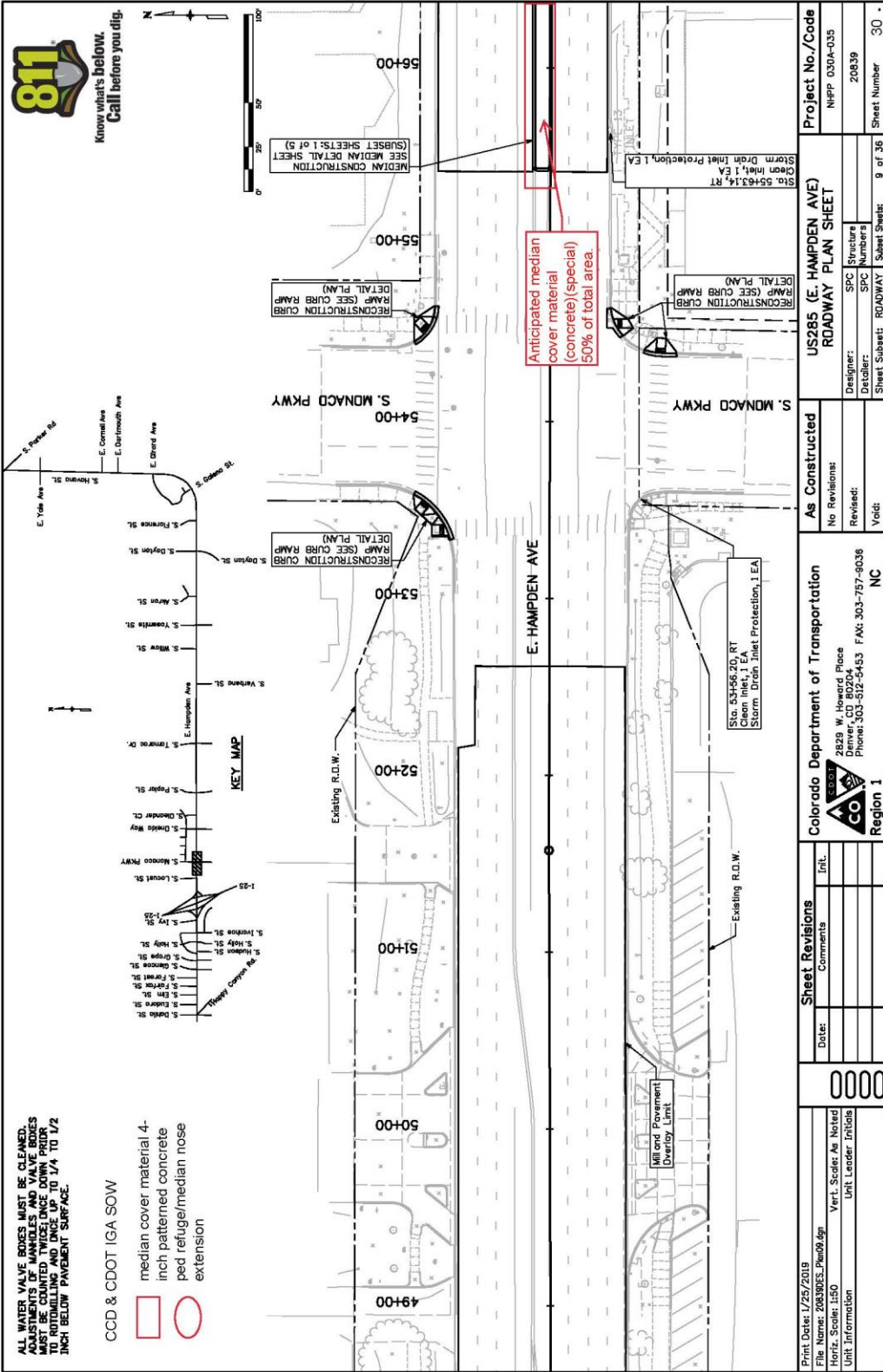
- CCD & CDDT IGA SOW
- median cover material 4-inch patterned concrete
 - ped refuge/median nose extension

LEGEND
--- TEMPORARY EASEMENT



KEY MAP

Print Date: 1/29/2019	File Name: 2083063_Pwd05.dgn	Ver. Scale: As Noted	Unit Leader: Initials
Date:	Comments:	0000	
Colorado Department of Transportation		Region 1	
2829 W. Howard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-6038		NC	
As Constructed	US285 (E HAMPDEN AVE) ROADWAY PLAN SHEET	Project No./Code	20839
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Revised:	Dateler:	SPC Numbers	26
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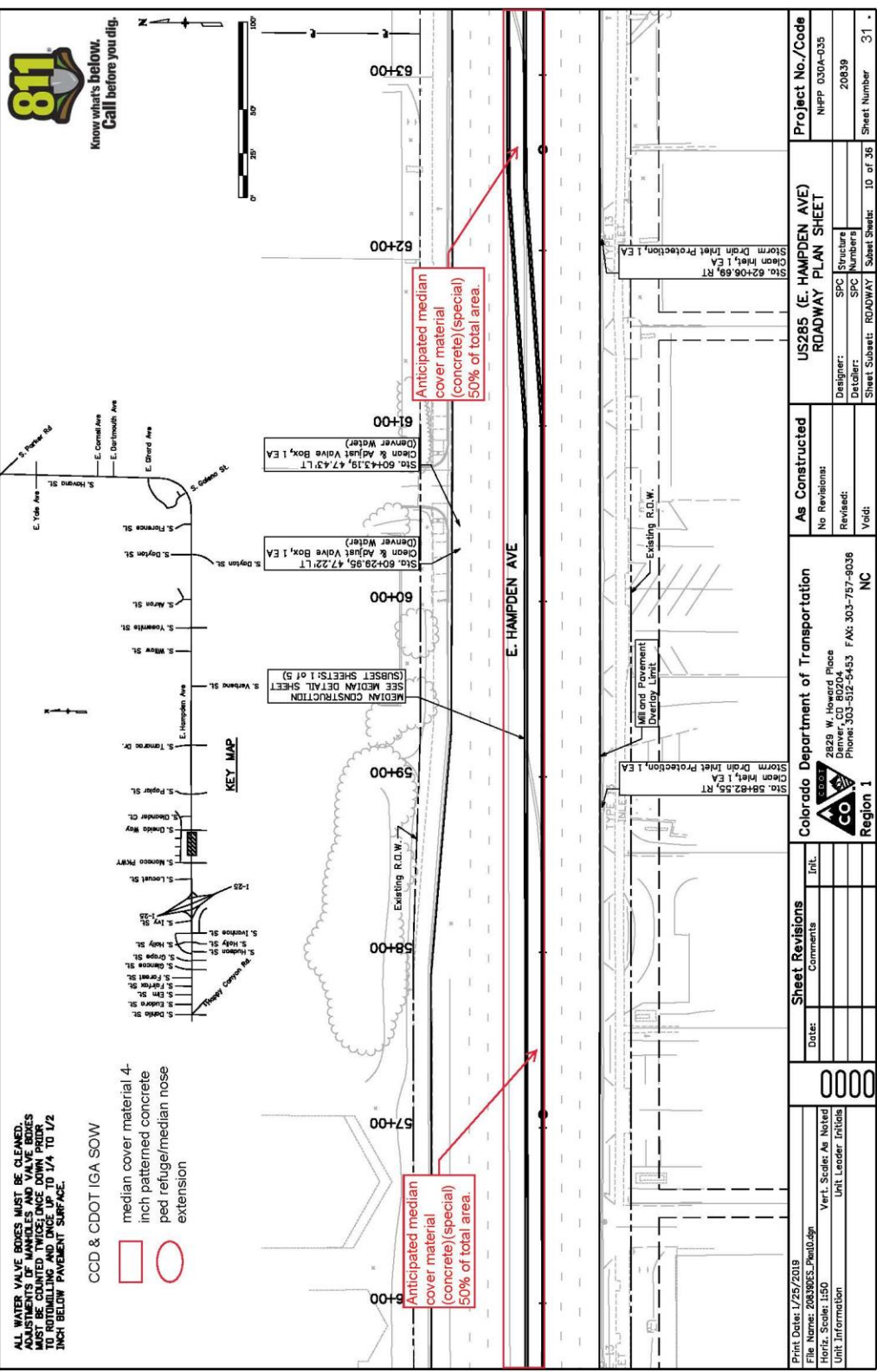


ALL WATER VALVE BOXES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BOXES SHOULD BE COUNTED W/STREETS DOWN PRIOR TO ROADWAY AND NOTED ON THE 1/4 TO 1/2 INCH BELOW PAVEMENT SURFACE.

CCD & CDDOT IGA SOW

- median cover material 4-inch patterned concrete
- ped refuge/median nose extension

Print Date: 1/25/2019	Project No./Code: NHP: 030A-035										
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Unit Information	Detailer: SPC Numbers										
	Sheet Subsect: ROADWAY Subst Sheet: 9 of 36										
	Sheet Number 30										
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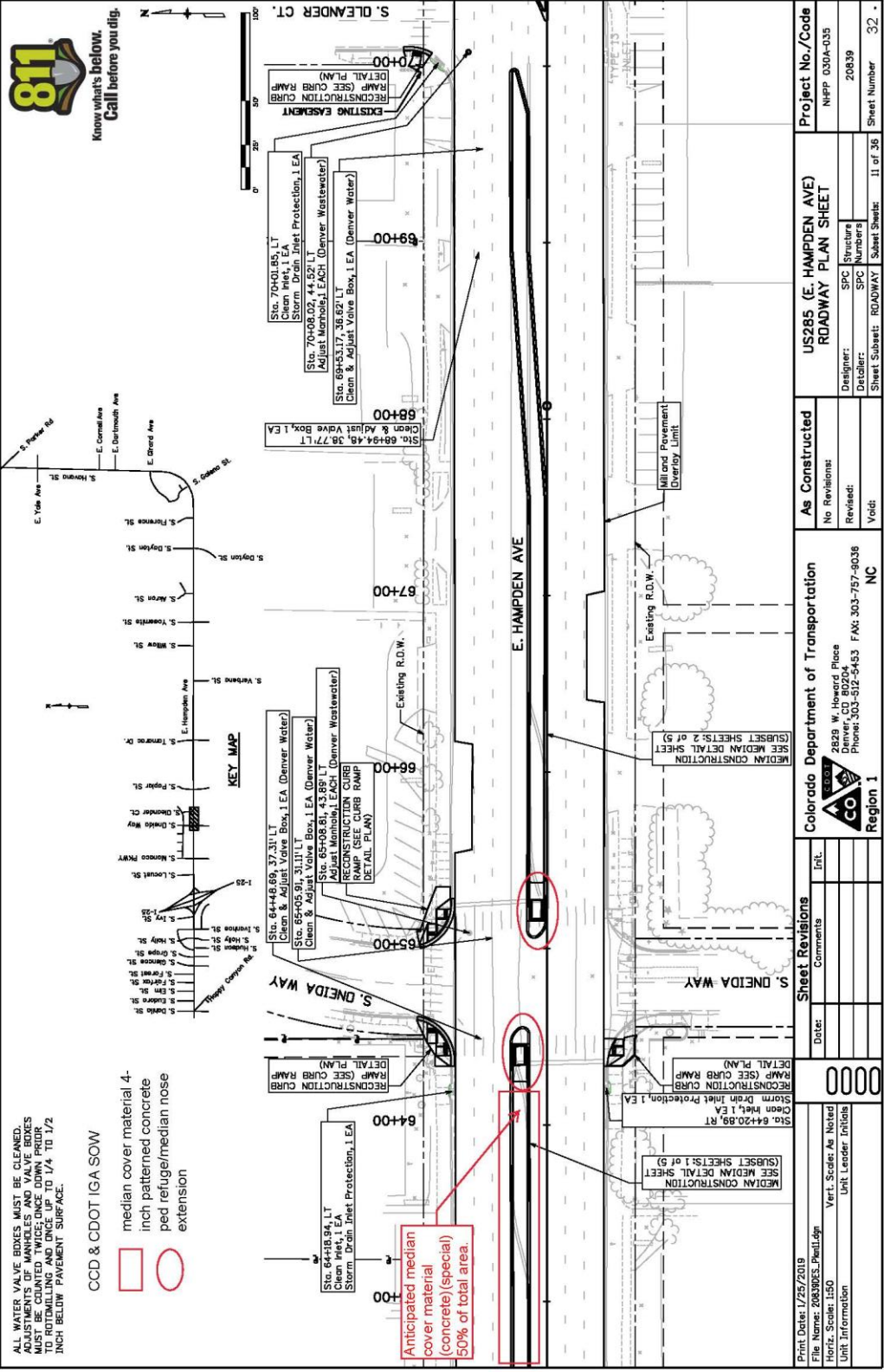


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- CCD & CDOT IGA SOW
- median cover material 4- inch patterned concrete
- ped refuge/median nose extension

KEY MAP

Print Date: 1/25/2019 File Name: 2083805_Plan0.dgn Unit Information Vert. Scale: As Noted Unit Leader: Initials	<table border="1"> <tr> <th>Sheet Revisions</th> <th>Date:</th> <th>Init.</th> <th>Comments</th> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> <td> </td> <td> </td> </tr> </table>	Sheet Revisions	Date:	Init.	Comments																	<table border="1"> <tr> <td>As Constructed</td> <td> <table border="1"> <tr> <td>No Revisions:</td> <td> </td> </tr> <tr> <td>Revised:</td> <td> </td> </tr> <tr> <td>Void:</td> <td> </td> </tr> </table> </td> </tr> <tr> <td>Colorado Department of Transportation</td> <td> <table border="1"> <tr> <td>1855 W. Harvard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-9038</td> </tr> <tr> <td>Region 1</td> </tr> <tr> <td>NC</td> </tr> </table> </td> </tr> <tr> <td>US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET</td> <td> <table border="1"> <tr> <td>Design:</td> <td>SPC</td> <td>Structure Numbers</td> <td> </td> </tr> <tr> <td>Date:</td> <td> </td> <td>SPC</td> <td> </td> </tr> <tr> <td>Sheet Subset:</td> <td>ROADWAY</td> <td>Sheet Number</td> <td> </td> </tr> </table> </td> </tr> <tr> <td>Project No./Code NHPP 030A-035</td> <td> <table border="1"> <tr> <td>20839</td> </tr> <tr> <td>ID of 36</td> </tr> <tr> <td>Sheet Number</td> </tr> </table> </td> </tr> </table>	As Constructed	<table border="1"> <tr> <td>No Revisions:</td> <td> </td> </tr> <tr> <td>Revised:</td> <td> </td> </tr> <tr> <td>Void:</td> <td> </td> </tr> </table>	No Revisions:		Revised:		Void:		Colorado Department of Transportation	<table border="1"> <tr> <td>1855 W. Harvard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-9038</td> </tr> <tr> <td>Region 1</td> </tr> <tr> <td>NC</td> </tr> </table>	1855 W. Harvard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-9038	Region 1	NC	US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET	<table border="1"> <tr> <td>Design:</td> <td>SPC</td> <td>Structure Numbers</td> <td> </td> </tr> <tr> <td>Date:</td> <td> </td> <td>SPC</td> <td> </td> </tr> <tr> <td>Sheet Subset:</td> <td>ROADWAY</td> <td>Sheet Number</td> <td> </td> </tr> </table>	Design:	SPC	Structure Numbers		Date:		SPC		Sheet Subset:	ROADWAY	Sheet Number		Project No./Code NHPP 030A-035	<table border="1"> <tr> <td>20839</td> </tr> <tr> <td>ID of 36</td> </tr> <tr> <td>Sheet Number</td> </tr> </table>	20839	ID of 36	Sheet Number
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Print Date: 1/25/2019 File Name: 20339CS_Plan1.dgn Unit Information: Unit Leader: Initials Ver: Scaler: As Noted Horiz: Scale: 1:50		Sheet Revisions <table border="1"> <thead> <tr> <th>Date:</th> <th>Comments</th> </tr> </thead> <tbody> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> <tr> <td> </td> <td> </td> </tr> </tbody> </table>		Date:	Comments													Colorado Department of Transportation 2828 W. Howard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-4036 Region 1	
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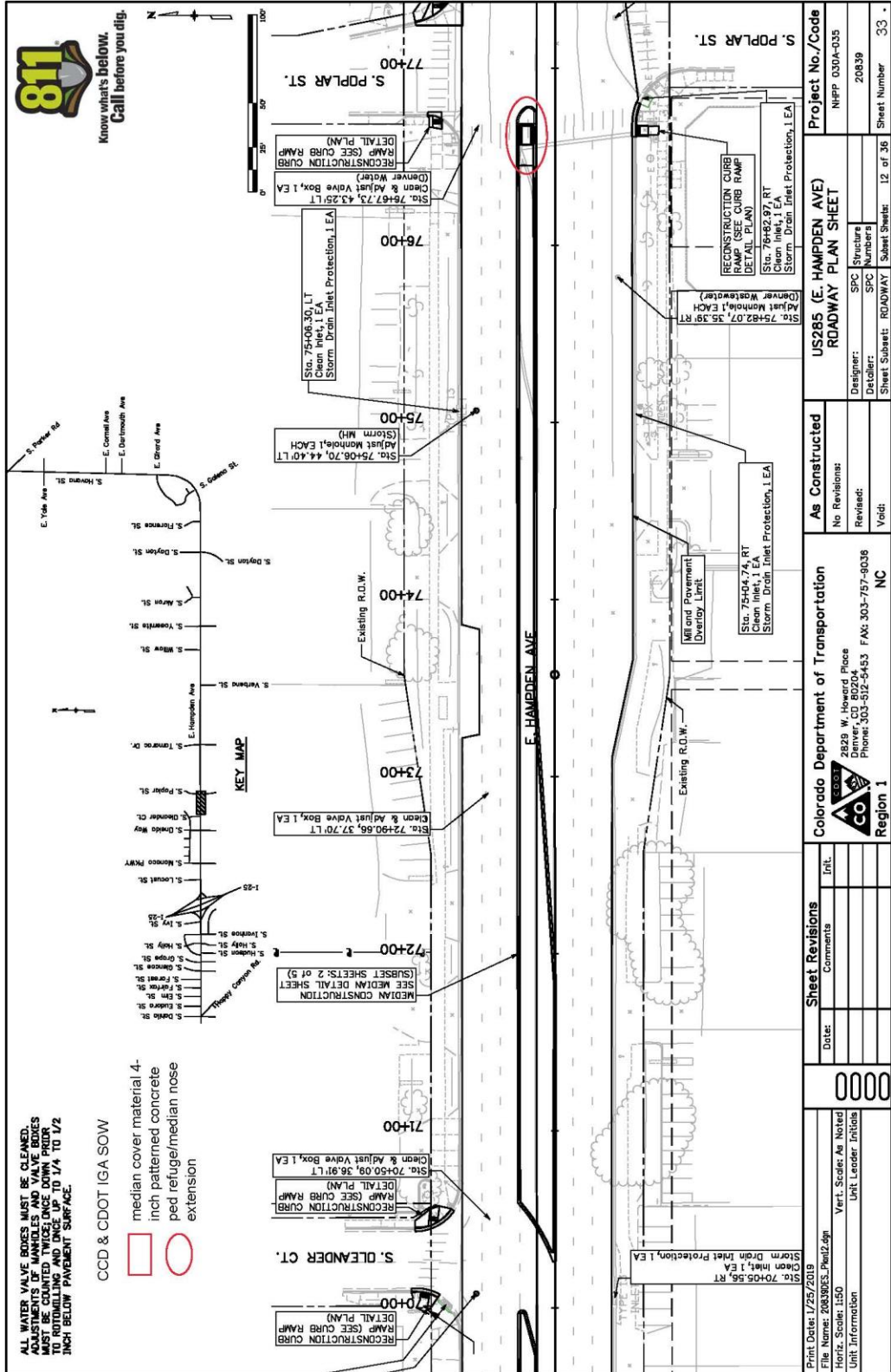
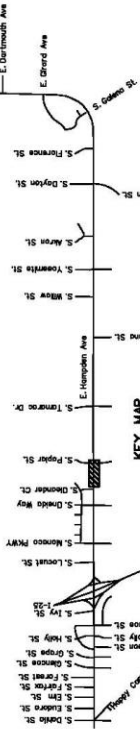


ALL WATER VALVE BOXES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BOXES SHALL BE MADE TO BRING THEM TO THE SURFACE TO ROUTING AND INCHES UP TO 1/4 TO 1/2 INCH BELOW PAVEMENT SURFACE.

CCD & CDDOT IGA SOW

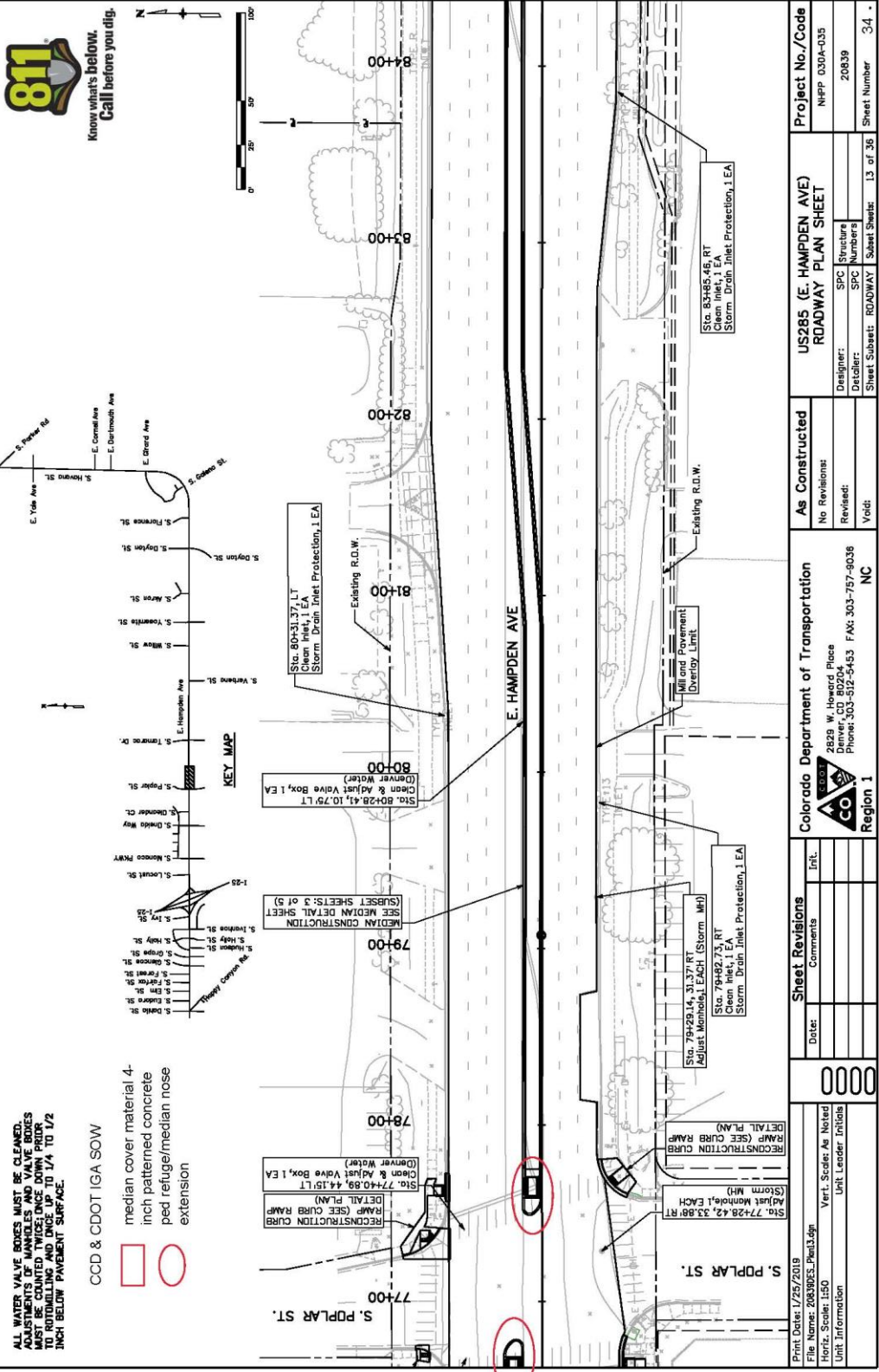
- median cover material 4-inch patterned concrete
- ped refuge/median nose extension

KEY MAP



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Colorado Department of Transportation					
Region 1					
As Constructed					
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US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET					
NPP 0304-035					
20839					
Sheet Number 33					

022222100122.M 01/23/2019 10:02:22 AM 01/23/2019 10:02:22 AM 01/23/2019 10:02:22 AM



ALL WATER VALVE BOXES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BOXES MUST BE COUNTED TWICE, ONCE DOWN PRIOR TO THE SURFACE AND ONCE UP TO 1/4 TO 1/2 INCH BELOW PAVEMENT SURFACE.

CCD & CDDOT IGA SOW
 median cover material 4-
 inch patterned concrete
 ped refuge/median nose
 extension

Print Date: 1/25/2019
 File Name: 2033023_Plan3.dgn
 Horiz. Scale: 1:50
 Unit Information

Veri. Scale: As Noted
 Unit Leader: Initials

Sheet Revisions

Date:	Comments	Int.

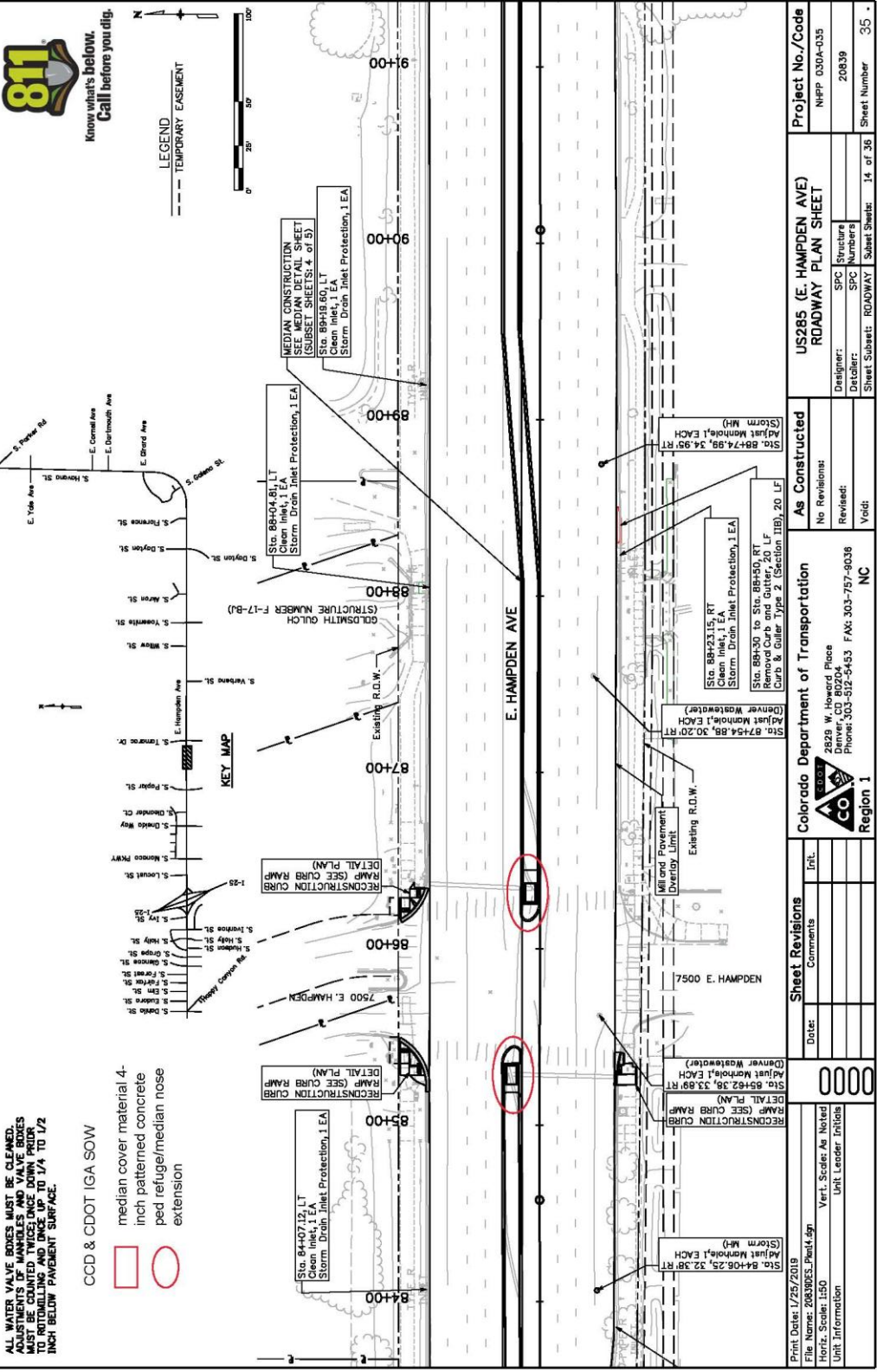
As Constructed

No Revisions:	
Revised:	
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Colorado Department of Transportation
 2828 W. Howard Place
 Denver, CO 80204
 Phone: 303-512-5453 FAX: 303-757-6036
 Region 1 NC



US285 (E. HAMPDEN AVE)
 ROADWAY PLAN SHEET

Designer: SPC
 Detailer: SPC
 Structure Numbers: 20839
 Sheet Subsets: ROADWAY
 Sheet Sheets: 13 of 36
 Project No./Code: NHPP 0304-035
 Sheet Number: 34

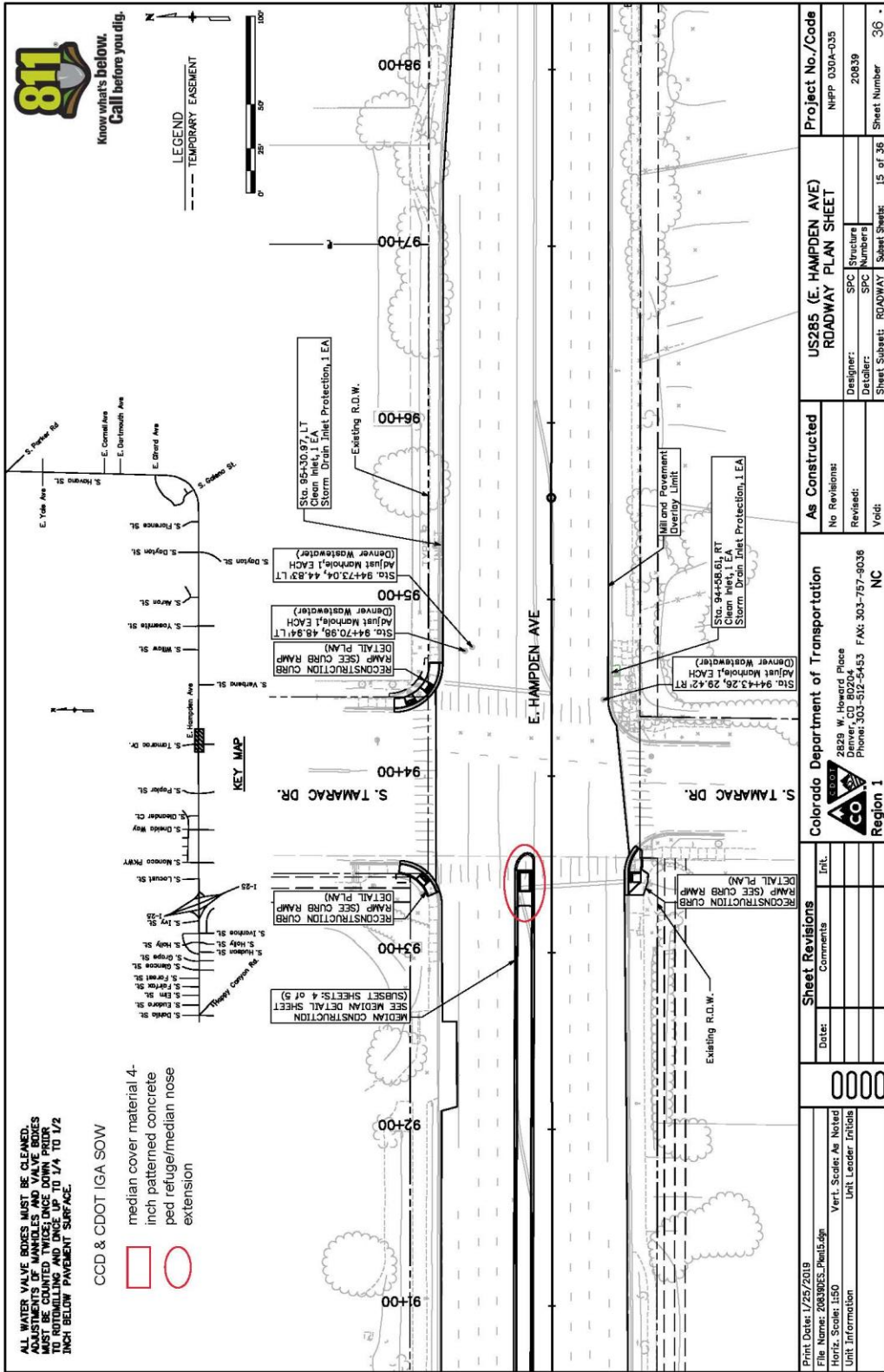


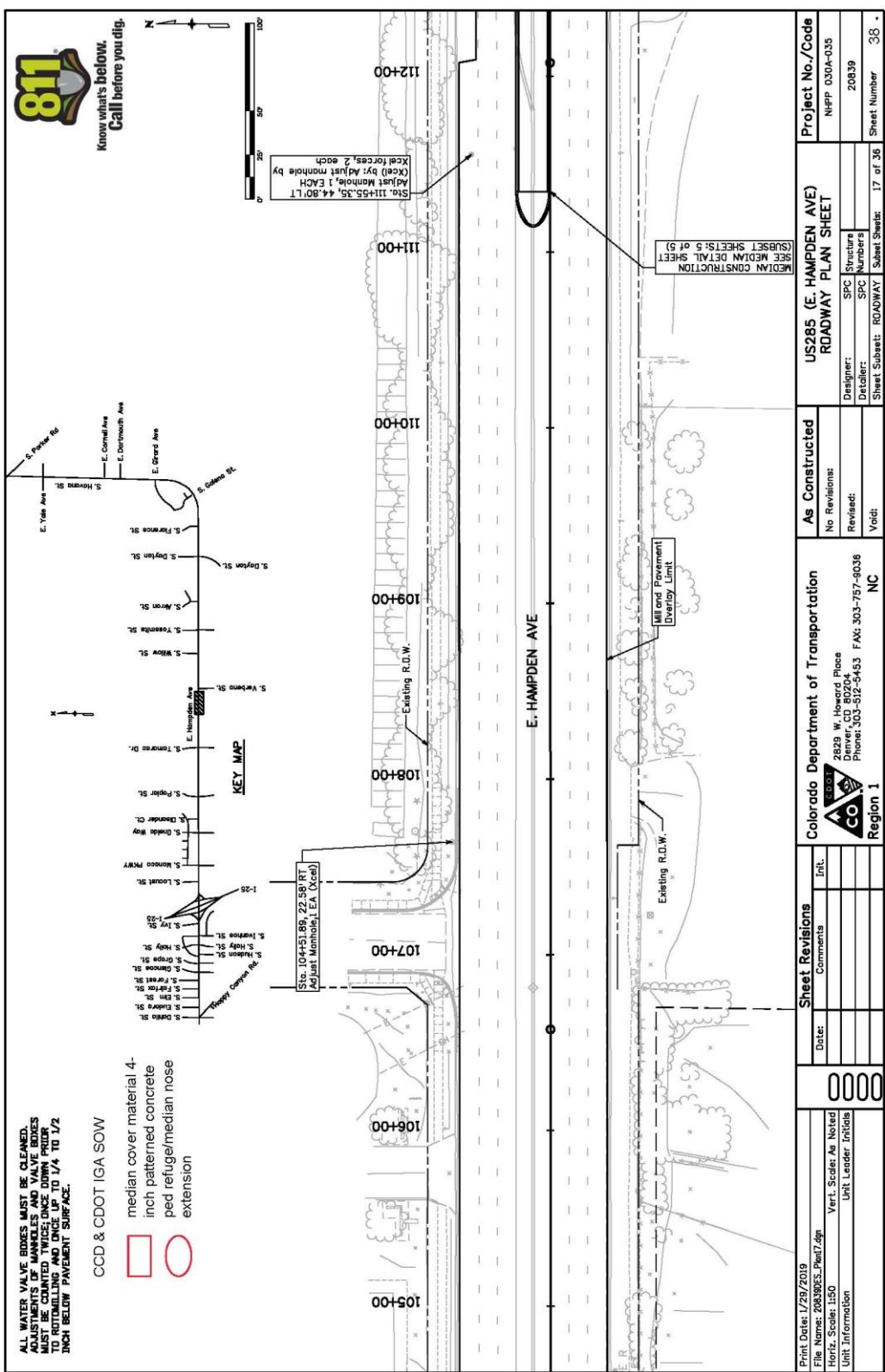
ALL WATER VALVE BOXES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BOXES TO BE MADE PRIOR TO CONSTRUCTION TO RATTOLLING AND ONCE UP TO 1/4 TO 1/2 INCH BELOW PAVEMENT SURFACE.

CCD & CDDOT IGA SOW

-  median cover material 4-inch patterned concrete
-  ped refuge/median nose extension

Print Date: 1/25/2019		Project No./Code	
File Name: 2033923_Plan1.dgn		US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET	
Horiz. Scale: 1:50		NHP: 0304-035	
Unit Information		20839	
Date:		Sheet Number 35	
Comments		Sheet Subst: ROADWAY Subst Sheets: 14 of 36	
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No Revisions:		Designer: SPC Structure	
Revised:		Detailer: SPC Numbers	
Yield:		Sheet Subst: ROADWAY Subst Sheets: 14 of 36	
Colorado Department of Transportation		Region 1	
2828 W. Howard Place Denver, CO 80204 Phone: 303-512-5453 FAX: 303-757-9038		NC	



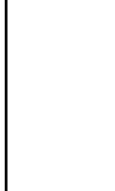


811
Know what's below.
Call before you dig.

ALL WATER VALVE BODIES MUST BE CLEANED. ADJUSTMENTS OF MANHOLES AND VALVE BODIES SHALL BE MADE TO CORRECT ANY SETTLEMENT TO RUMBLELLING AND LANCE UP TO 1/4" TO 1/2" INCH BELOW PAVEMENT SURFACE.

CCD & CDOT IGA SOW

- median cover material 4- inch patterned concrete
- ped refuge/median nose extension



Station: 111+55.35, 44.80' LT
Adjust Manhole, 1 EACH
(each) by Adjust manhole by
keel forces, 2 each

Station: 104+51.85, 22.56' RT
Adjust Manhole, 1 EA. (each)

Median Construction
SEE MEDIAN DETAIL SHEET
(SUBSET SHEETS: 5 OF 5)

Milled Pavement Overlay Limit

Existing R.O.W.

E. HAMPPDEN AVE

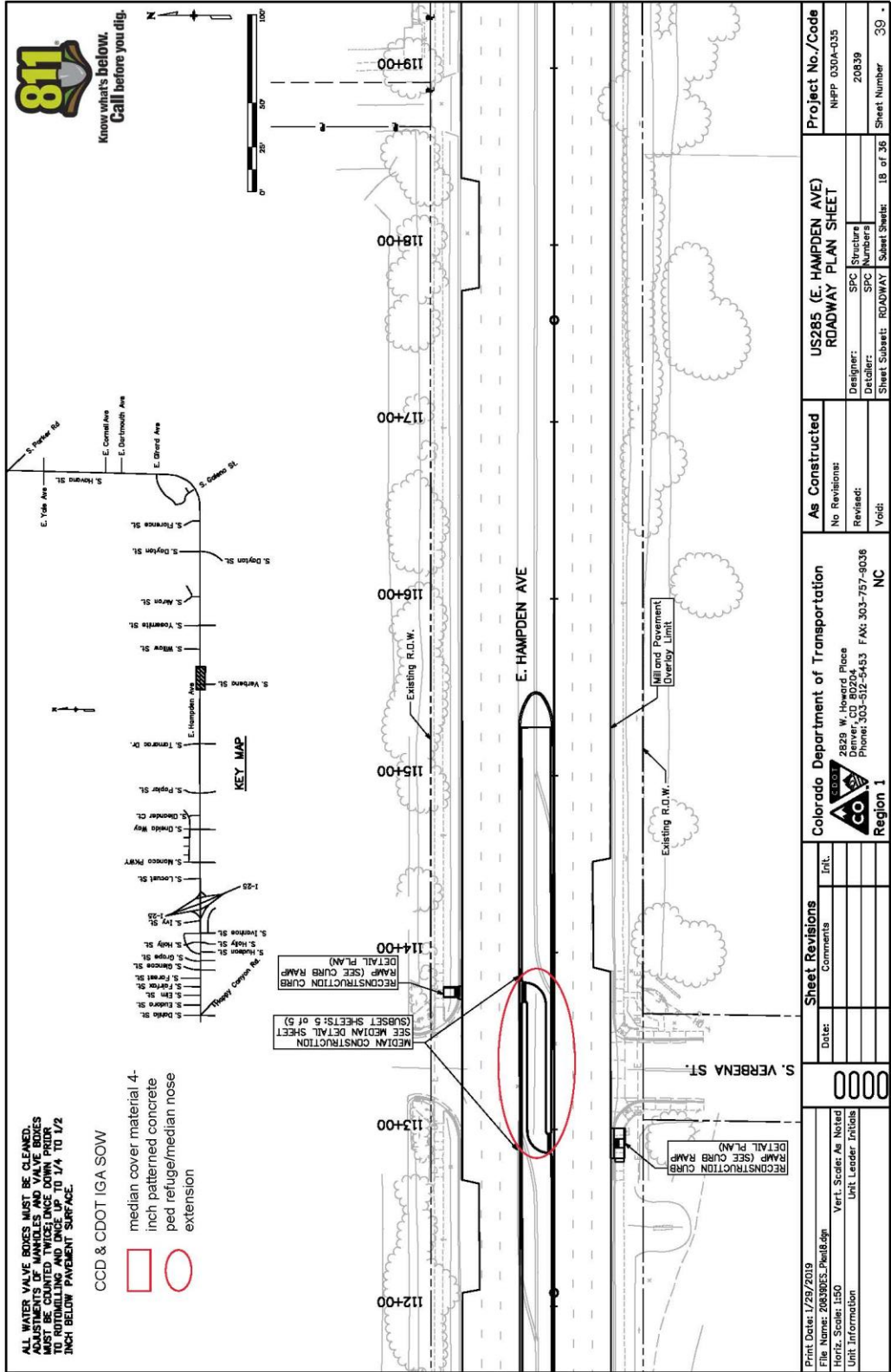
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Date:	Comments		
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As Constructed	Project No./Code
No Revisions	NHPP 0304-035
Revised:	20839
Void:	Sheet Number 38
US285 (E. HAMPPDEN AVE) ROADWAY PLAN SHEET	
Designer: SPC	Structure Numbers
Detaller: SPC	SPC Numbers
Sheet Subject: ROADWAY	
Subst Sheet: 17 of 36	

Colorado Department of Transportation	Region 1
2829 W. Howard Place Denver, CO 80204 Phone: 303-512-5483 FAX: 303-757-9036	
NC	

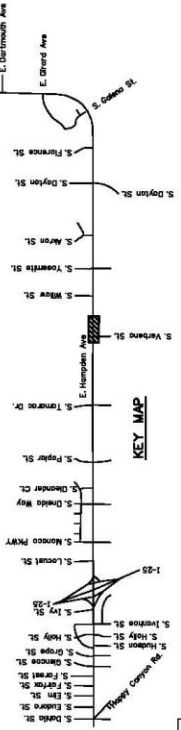
03/02/19 10:01 AM D:\2083933\Drawings\Roadway\2083933_Plan17.dgn



Know what's below.
Call before you dig.

- CCD & CDOT IGA SOW
- median cover material 4-inch patterned concrete
- ped refuge/median nose extension

KEY MAP



MEDIAN CONSTRUCTION
SEE MEDIAN DETAIL SHEET
(SUBSET SHEETS: 5 of 5)

RECONSTRUCTION CURB
RAMP (SEE CURB RAMP
DETAIL PLAN)

RECONSTRUCTION CURB
RAMP (SEE CURB RAMP
DETAIL PLAN)

Print Date: 1/29/2019	File Name: 2083033_Plan8.dgn	Vert. Scale: As Noted	Unit Leader: Initials
Horiz. Scale: 1/50	Date:		
Unit Information	Comments	Ink	
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Colorado Department of Transportation			
Region 1			
2829 W. Howard Place Denver, CO 80204 Phone: 303-512-5483 FAX: 303-757-9036			
As Constructed		Project No./Code	
No Revisions	Revised:	Designer: SPC	NHPP 0304-035
Void:	Void:	Structure Numbers	20839
US285 (E. HAMPDEN AVE) ROADWAY PLAN SHEET		Sheet Subject: ROADWAY	Sheet Number: 39

Contract Control Number:

IN WITNESS WHEREOF, the parties have set their hands and affixed their seals at Denver, Colorado as of

SEAL

CITY AND COUNTY OF DENVER

ATTEST:

By _____

APPROVED AS TO FORM:

REGISTERED AND COUNTERSIGNED:

By _____

By _____

By _____



See attached signature page

Contract Control Number: PWADM-201948128-00

Contractor Name: State of Colorado Department of Transportation

By: _____

Name: _____
(please print)

Title: _____
(please print)

ATTEST: [if required]

By: _____

Name: _____
(please print)

Title: _____
(please print)

