Williamson County Form Wilco-U-80A Joint Use Agreement Page 1 of 2 Rev. 11/1/07

Utility Joint Use Agreement 80A

Agreement No. WC-JUA-UTILITY-CR 110 South- SuddenLink

THE STATE OF TEXAS COUNTY OF WILLIAMSON }

County: Williamson

Road Location: CR 110 South:

From U.S. 79 to North of Limmer Loop

WHEREAS, Williamson County, hereinafter called the County, proposes to make certain roadway improvements on that section of the above indicated roadway; and

WHEREAS, SuddenLink, hereinafter called the Owner, proposes to relocate certain of its facilities on, along or across, and within or over such limits of the roadway right of way as indicated on the plans attached, executed by Owner on the 14/11 day of De De BiEIC, 2016, or on location sketches attached hereto except as provided below;

NOW, THEREFORE, it is hereby mutually agreed that joint use for both roadway and utility purposes will be made of the area within the right of way limits as such area is defined and to the extent indicated on the aforementioned plans or sketches. Where Owner by reason of ownership within the area described above of an easement or fee title has the right to alter, modify or add to facilities presently located within the area described or construct additional facilities therein, such right is hereby retained, provided, however, if existing facilities are to be altered or modified or new facilities constructed within said area the Owner agrees to notify the County prior thereto, to furnish necessary sketches showing location, type of construction and methods to be used for protection of traffic, and if, in the sole opinion of the County, such alteration, modification or new construction will injure the roadway or endanger the traveling public using said roadway, the County shall have the right, after receipt of such notice, to prescribe such regulations and rules for the work proposed by Owner as the County deems necessary for the protection of the roadway facility and the traveling public using said roadway; provided further, however, that such regulations and rules shall not extend to the requiring of the placement of intended overhead lines underground or the routing of any lines outside of the area of joint usage above described.

In the event of an emergency, it being evident that immediate action is necessary for protection of the public health and safety and to minimize property damage and loss of investment, either party hereto may at their own responsibility and risk make necessary emergency repairs, notifying the other party hereto of this action as soon as is practical.

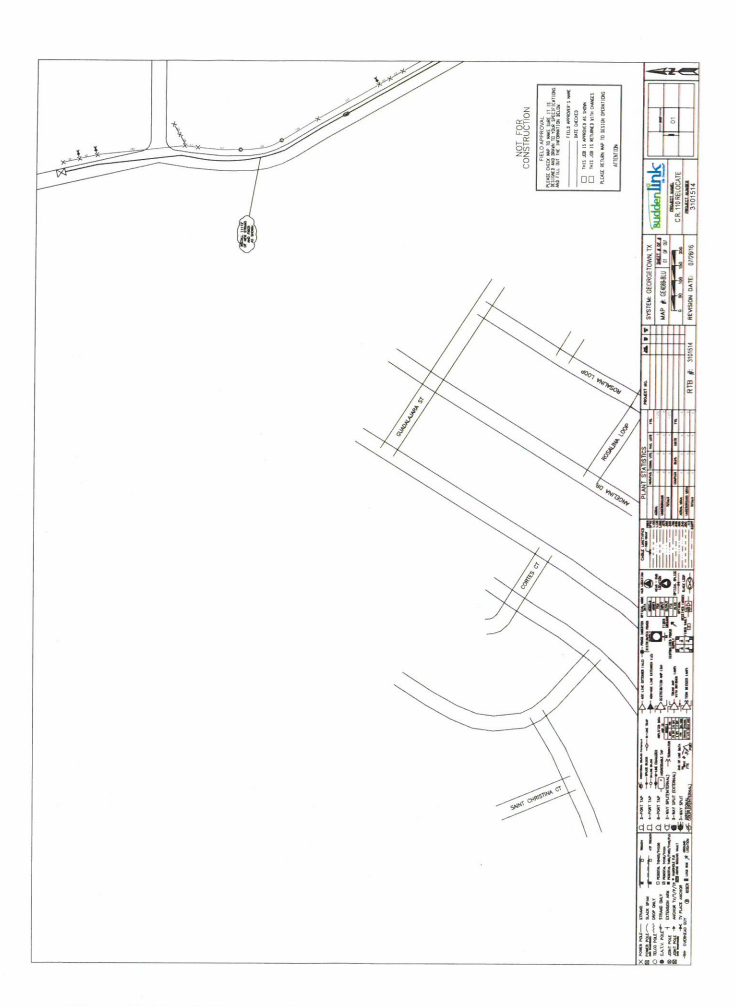
Participation in actual costs incurred by the **Owner** for any future adjustment, removal or relocation of utility facilities required by roadway construction shall be in accordance with this Agreement and the laws of the State of Texas. Except as expressly provided herein, (1) the **Owner's** rights of access to the through-traffic roadways and/or ramps shall be subject to the same rules and regulations as apply to the general public, and (2) the **Owner** and the **County**, by execution of this agreement, do not waive or relinquish any right which they may have under the law or Constitution of this State.

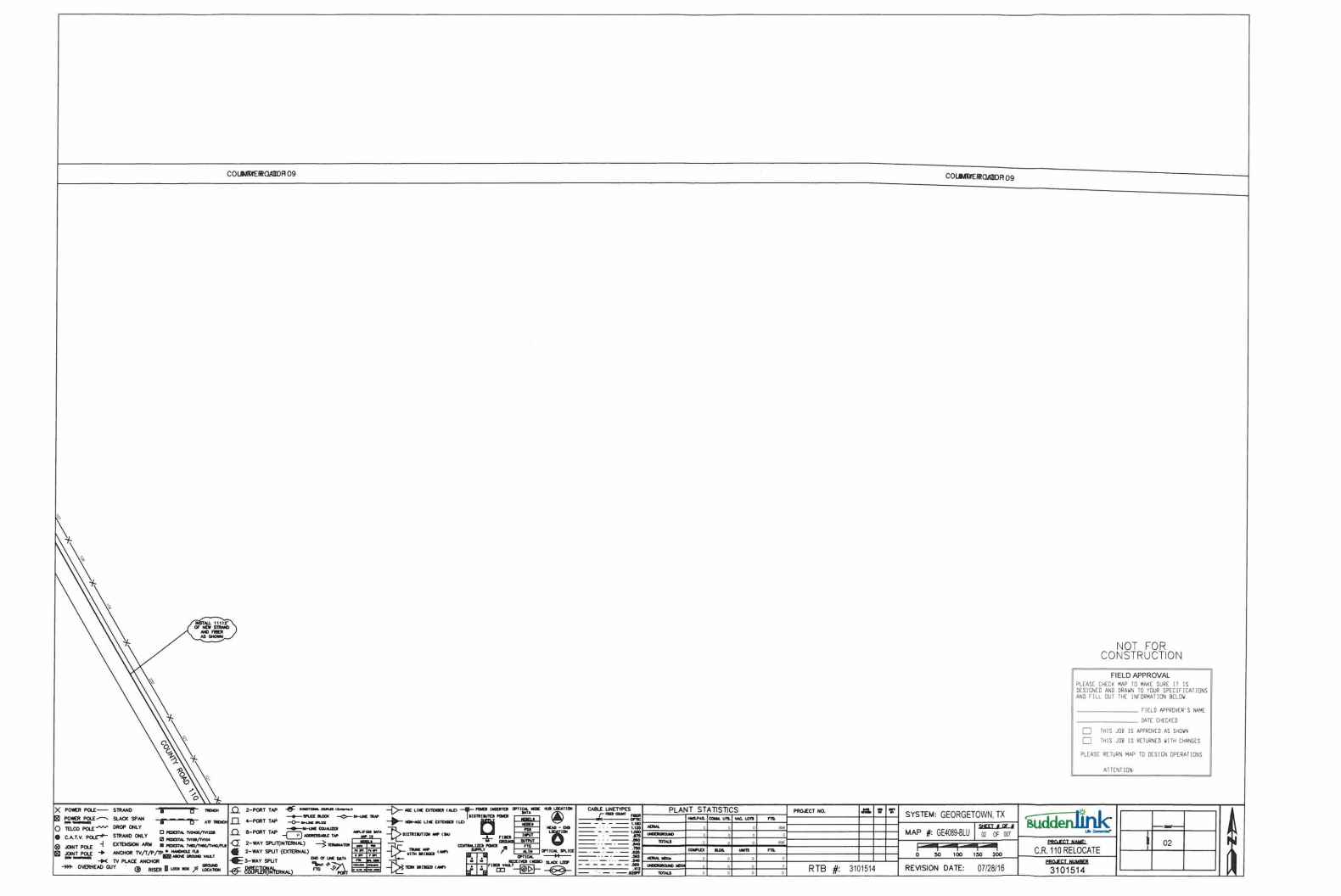
In the event the **Owner** fails to comply with the requirements as set out herein, the **County** may take such action, as it deems appropriate to compel compliance.

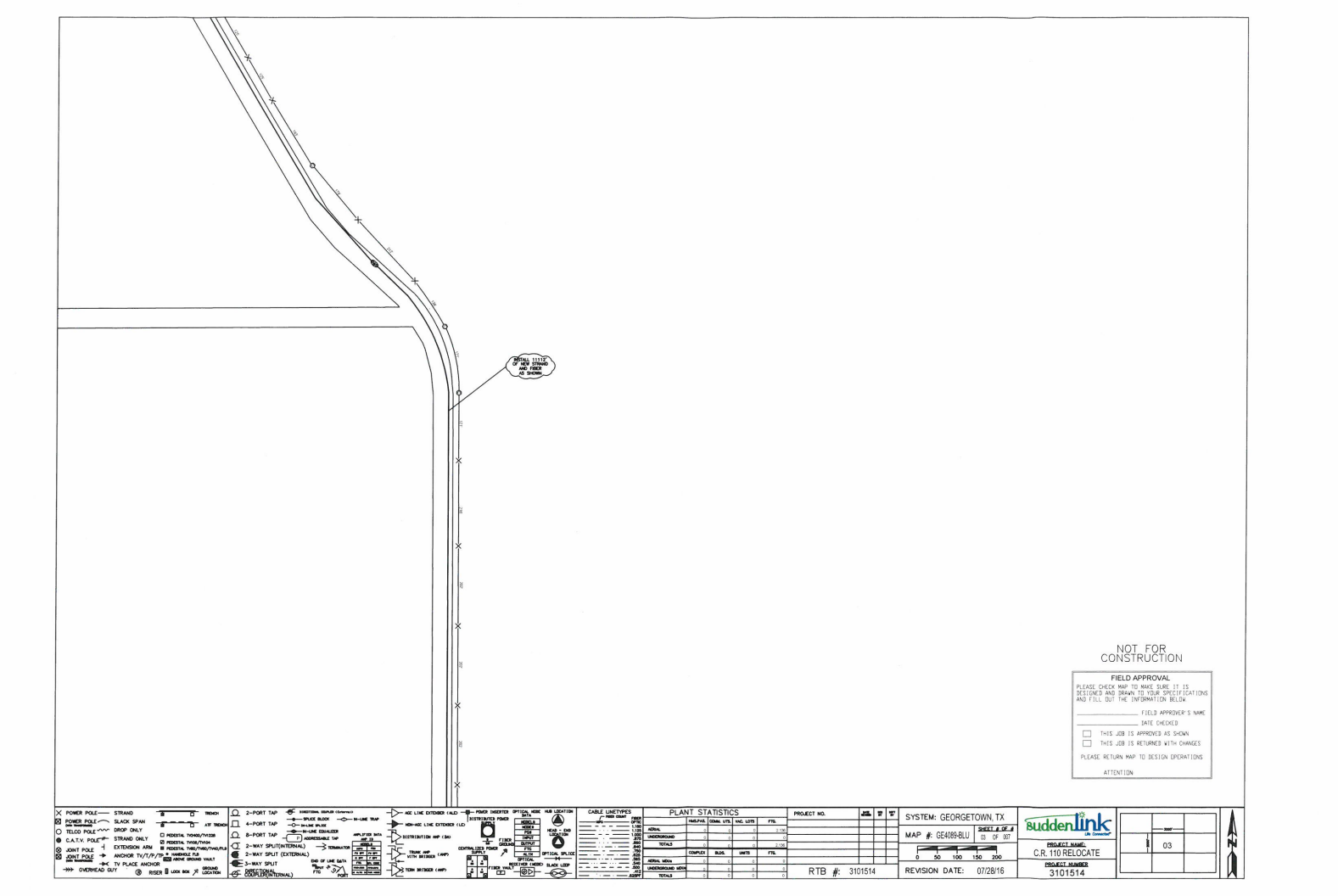
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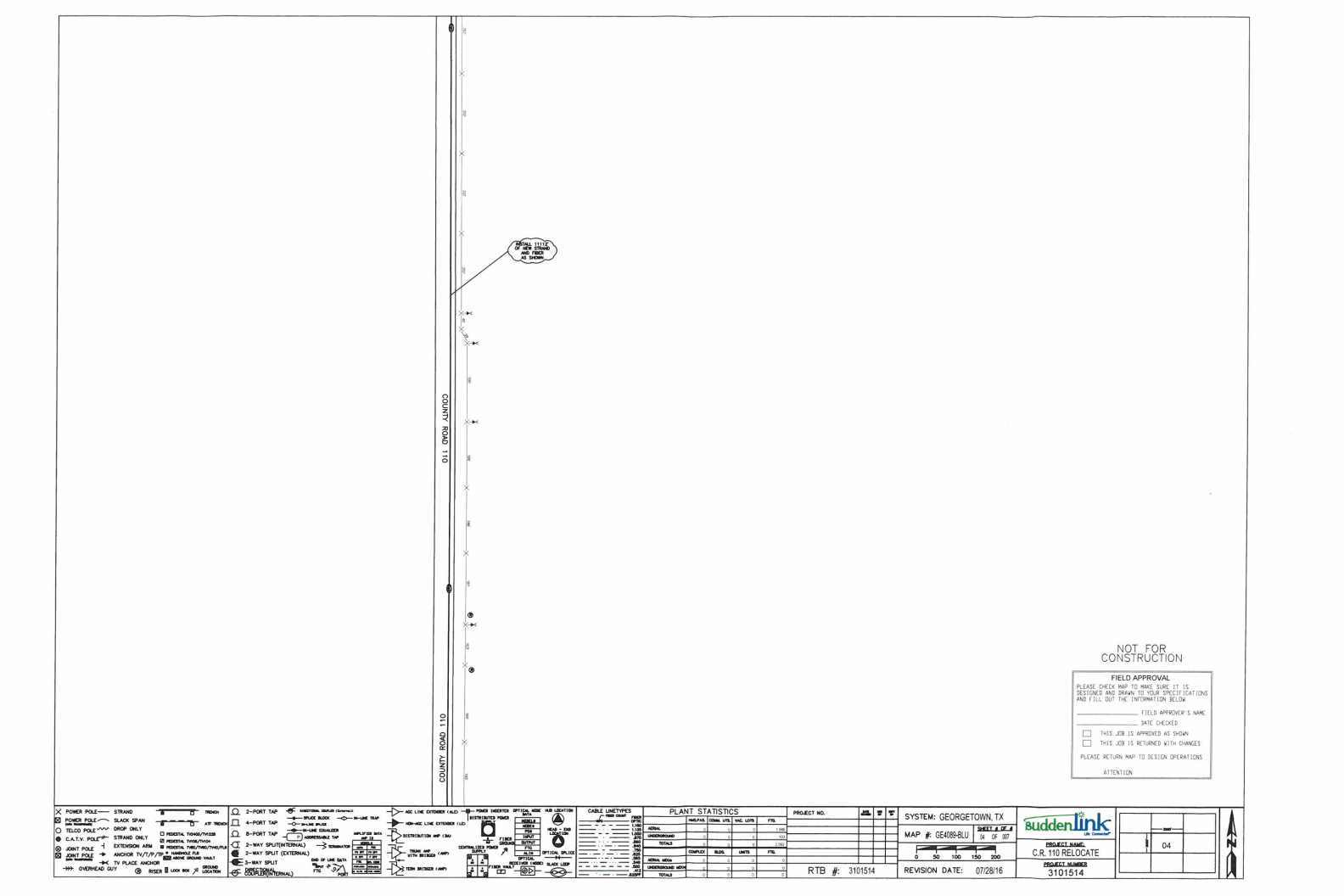
IN WITNESS WHEREOF, the parties hereto have affixed their signatures.

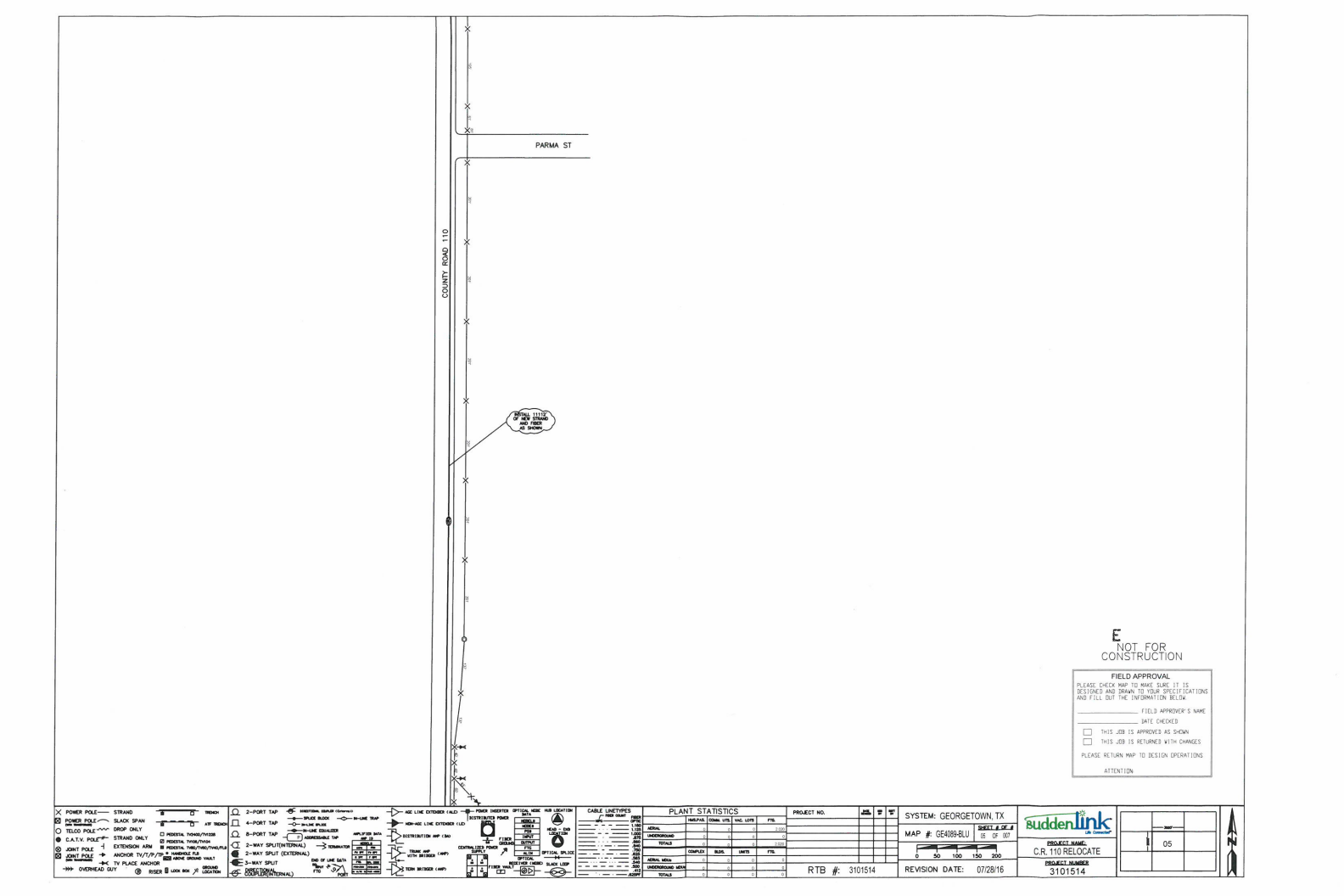
Owner: SuddenLink Utility Name	Williamson County	
By Authorized Signature	ByAuthorized Signature	
Title: MANAGER CONSTRUCTION	Title: Williamson County Judge	
Date:/0/14/16	Date:	

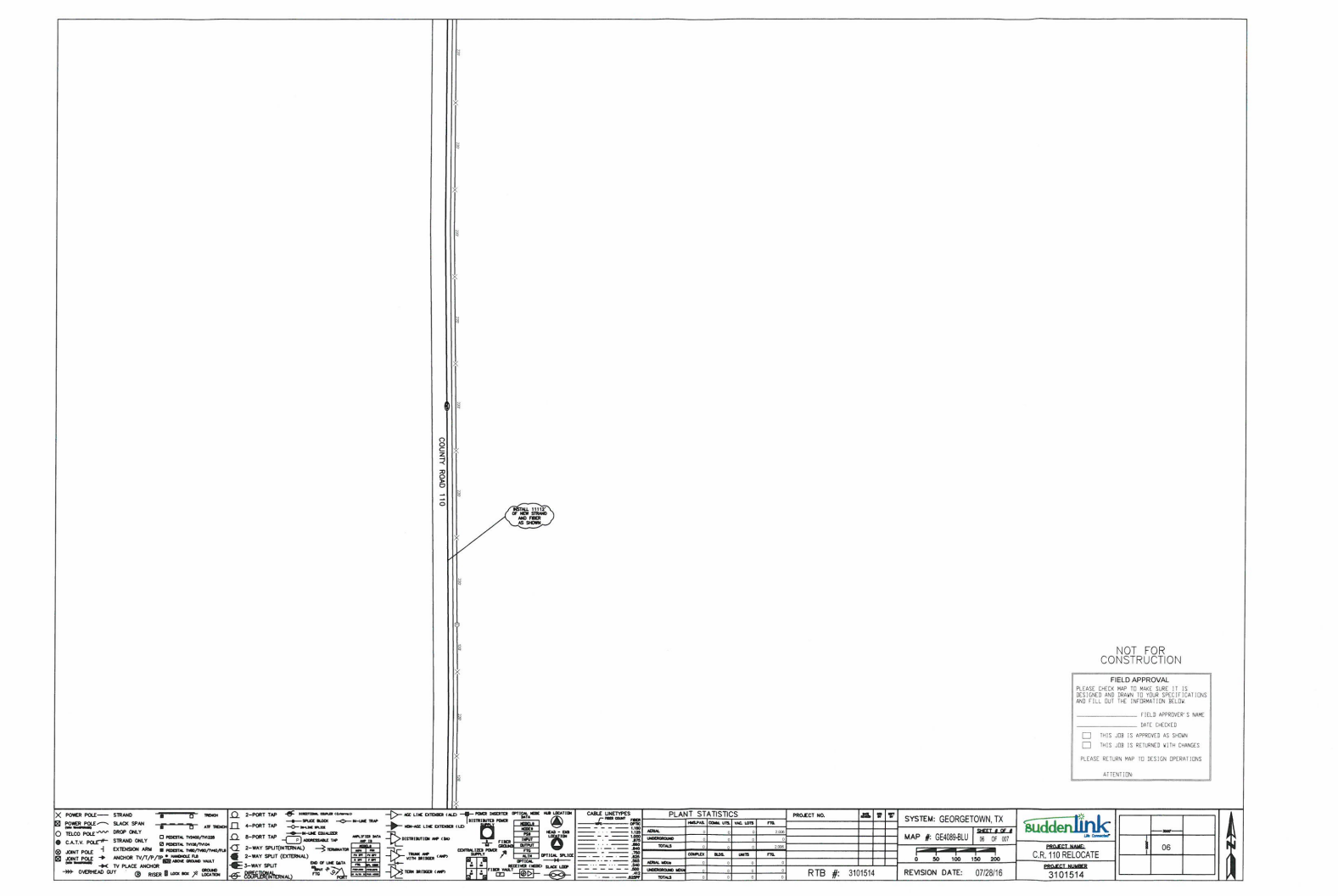


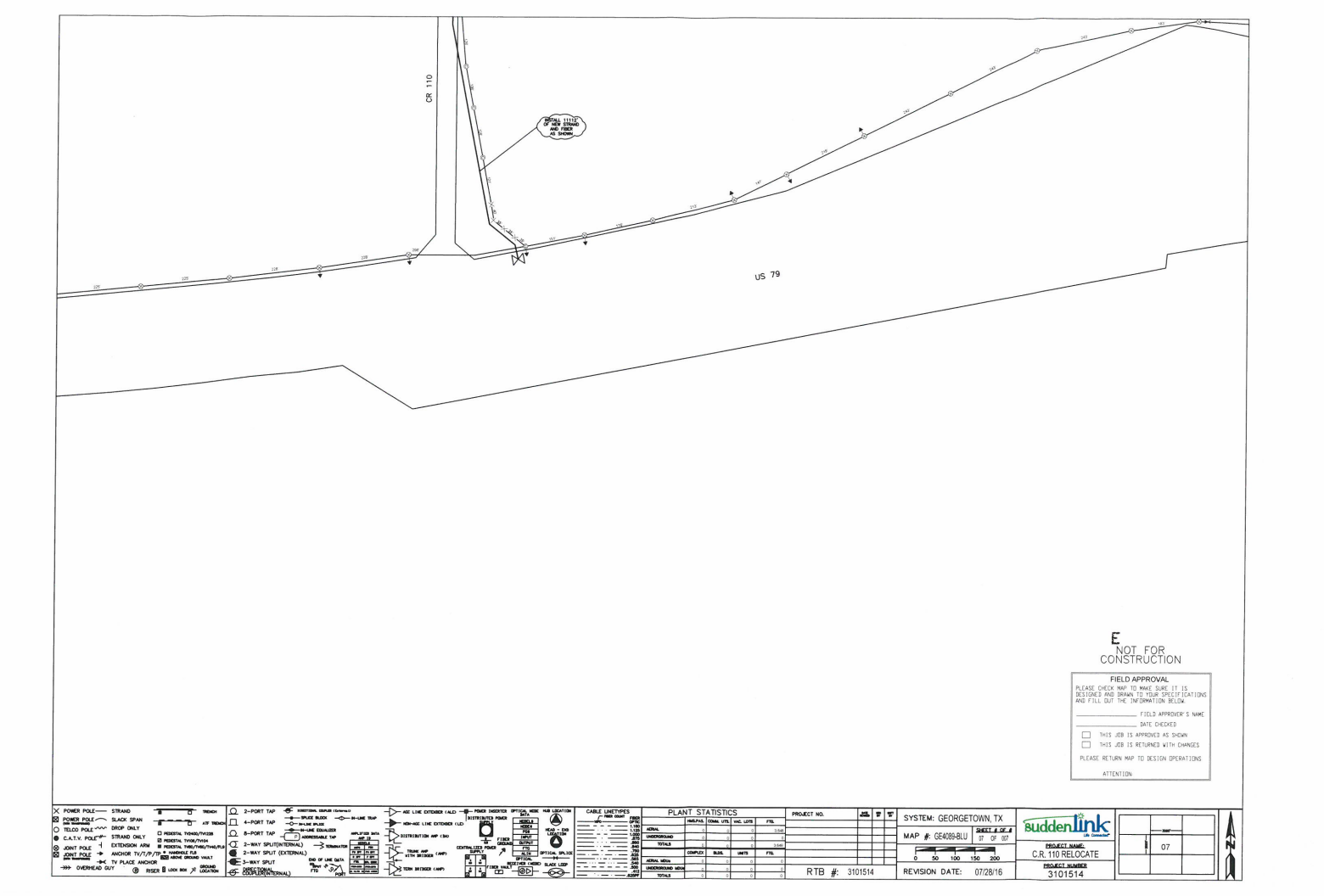


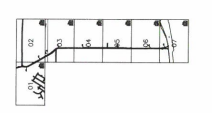












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Ms. Wendy Coco Williamson County Judge's Office County Courthouse 710 Main Street, Ste. 101 Georgetown, TX 78626



10/25/2016 AGENDA ITEMS

Dear Ms. Coco,

The following item has been placed on the Court Agenda. Five originals of the following are attached.

• CR 110 South Utility Joint Use Agreement – SuddenLink

Once approved by the Court, please have the Judge sign in the indicated areas. <u>The signed originals</u> will need to be returned to HNTB for further processing. Once signed, please place in HNTB's folder and we will arrange for pick-up.

Thank you.

Best regards,

Eddie R. Church, P.E.

Eddie Church

Project Manager



LETTER OF TRANSMITTAL

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101 East O	ld Settlers Blvd. Suite100	CobbFendley Job:			
Round Rock, Texas 78664 Re: CR 110 South					
		SuddenLink's UJUA			
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	Mr. Church:				
	We have reviewed and recommend execut	tion of Suddon Link's Lillia			
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	If you have any questions, please let me kn	now.			
	Thank you,				
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