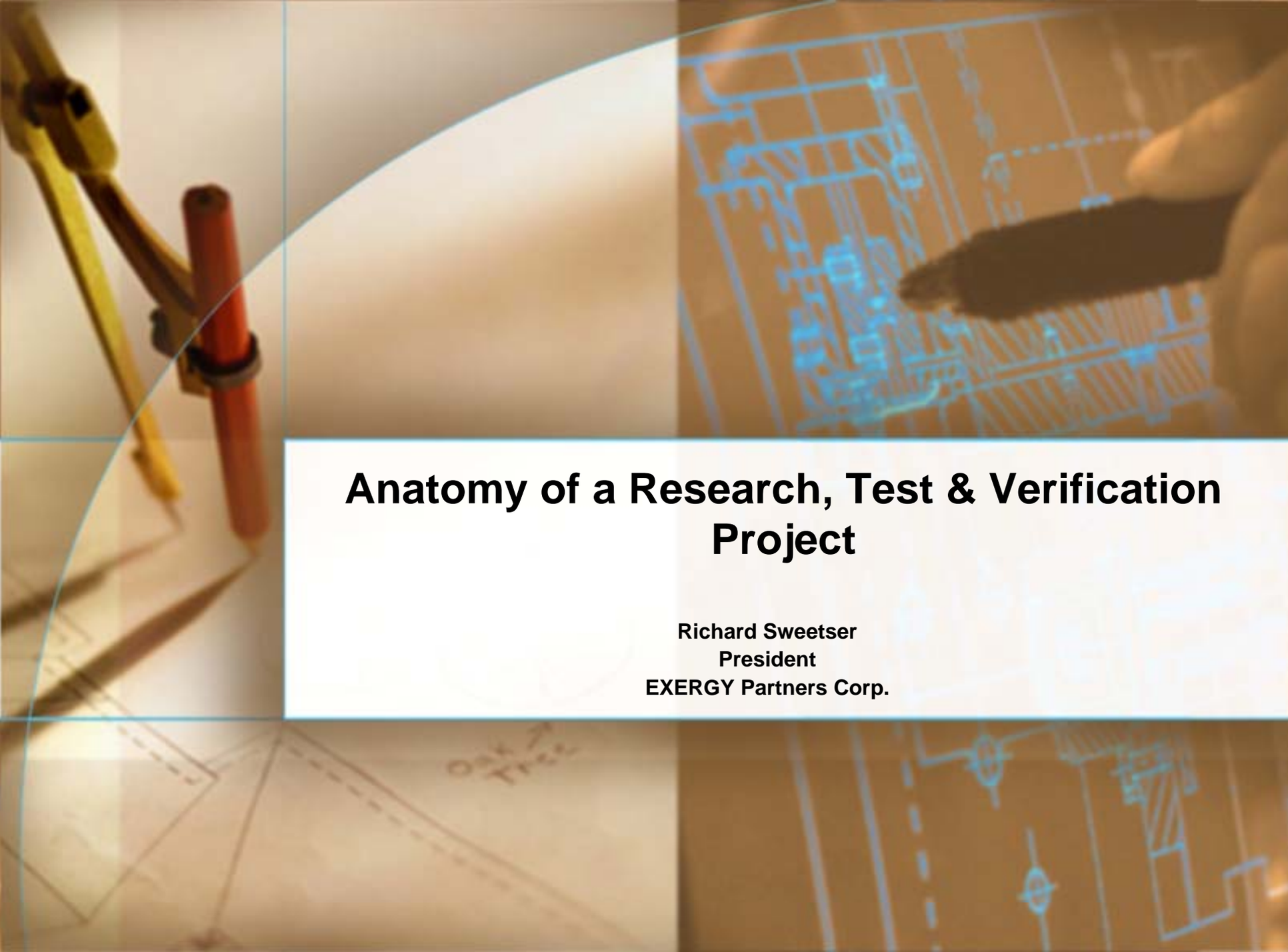
The background is a collage of technical drawings and drafting tools. On the left, there are yellow drafting compasses and a red pencil. On the right, a hand is pointing at a blue technical drawing. The overall color scheme is warm, with shades of orange and brown.

Use of A Cooling, Heating & Power System in a Supermarket, or

**Richard Sweetser
President
EXERGY Partners Corp.**

The background is a collage of engineering-related images. On the left, a yellow compass and a red pencil are shown. On the right, a hand is pointing at a blue technical drawing on a light brown background. The entire scene is overlaid with a white semi-circular shape that frames the text.

Anatomy of a Research, Test & Verification Project

**Richard Sweetser
President
EXERGY Partners Corp.**

Lessons Learned



Test Site

- A 71,000 square foot existing supermarket located in southwestern Texas.
- The store is equipped with one low temperature rack, one split temperature rack, two medium temperature racks and a dual path HVAC system.
- The four refrigeration systems are packaged rooftop units.



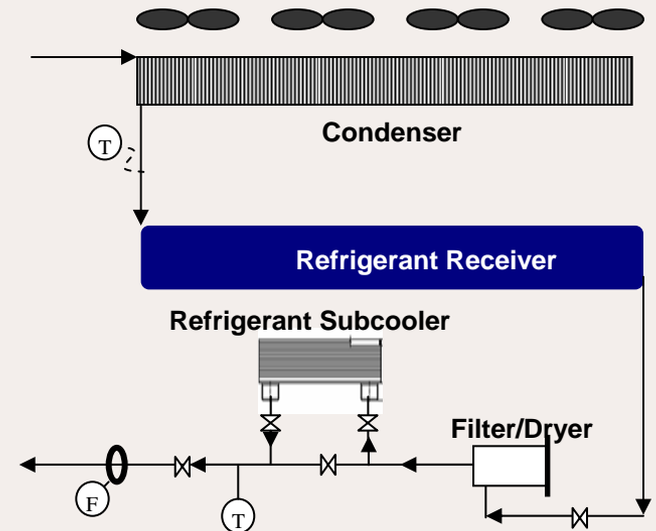
Rooftop

- The basic premise for the test is to supply enough continuous on-site power to provide thermal energy for an absorption chiller to supply liquid refrigerant sub-cooling to the low temperature and medium temperature refrigeration racks.

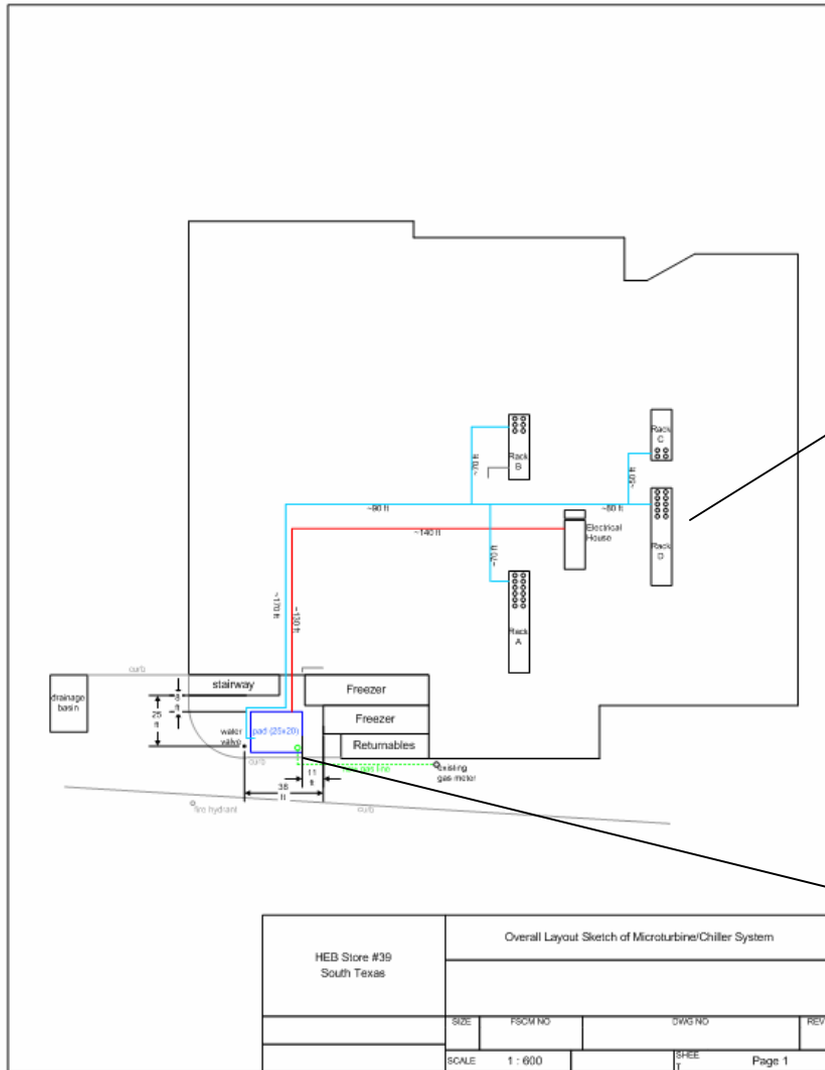


Condensing Unit

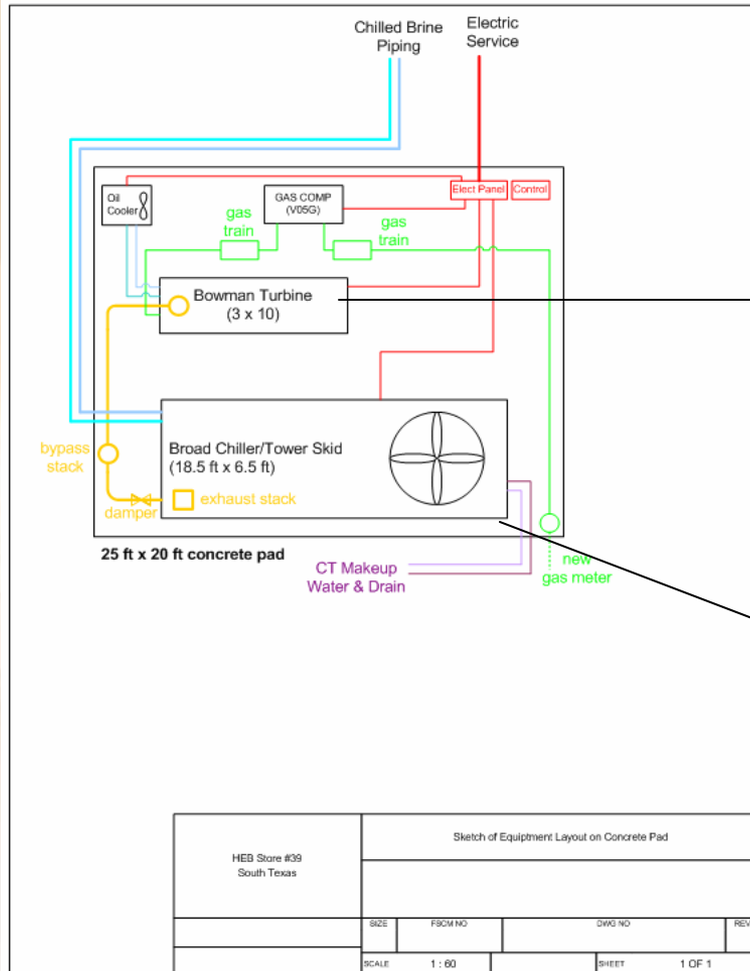
- Calculations, assuming a lithium bromide absorption system, show that subcooling liquid refrigerant to 45°F on each of the four refrigeration condensing units would require a minimum of 15 RT, average of 18 RT and maximum of 31 RT. The essential element is not to take the store grid independent, but to effectively use the thermal energy to provide the liquid refrigerant sub-cooling.



The Test Plan

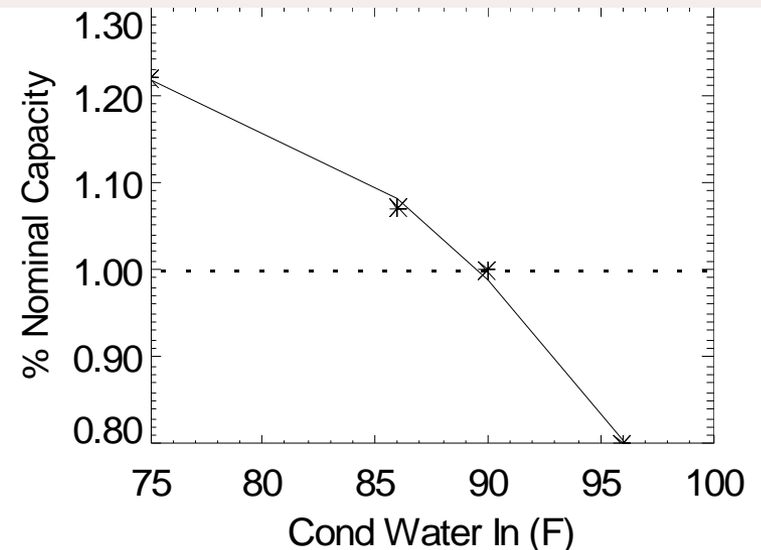
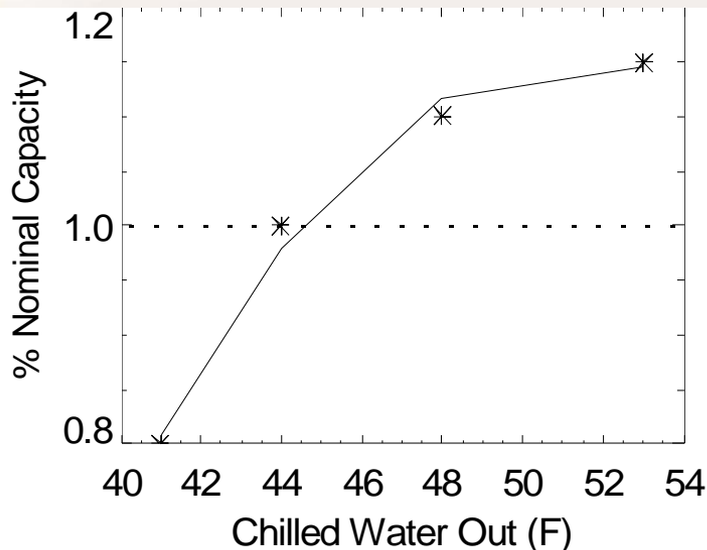


Equipment Layout



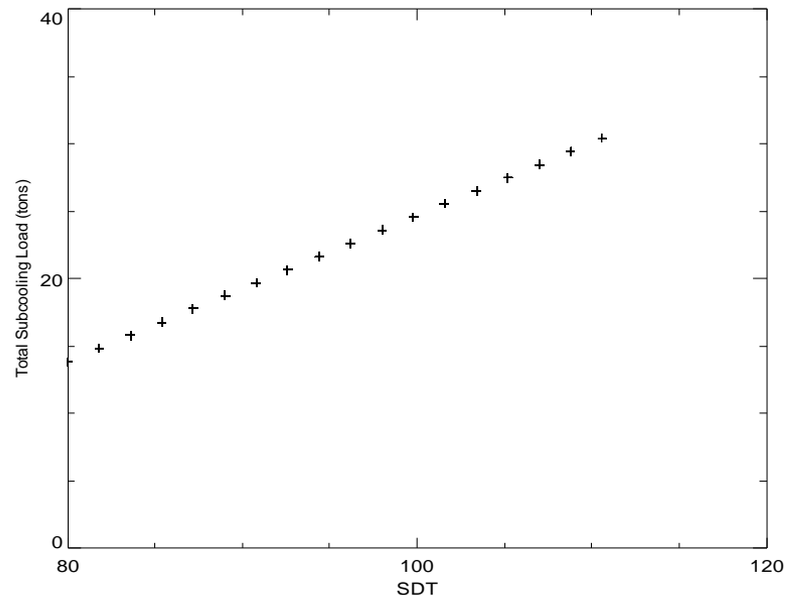
Absorption Chiller Performance

- The capacity of the lithium bromide/water chiller is assumed to vary with condenser and chilled water temperature according to the graphs below. Net Capacity is assumed to be 20 tons.
- The chilled water supply temperature is assumed to be held above 41°F. The condenser water is assumed to be the wet bulb + 9°F, but not less than 75°F.



Sub-cooling Load

- The sub-cooling load to maintain the liquid temperature at 45°F is shown below. The liquid temperature entering the sub-cooler is assumed to be 5°F lower than SDT.
- In reality the chiller is sized at 20 tons, so the refrigerant will not be cooled to 45°F at all times. SDT is assumed to be 12°F greater than ambient, but never to drop below 80°F.

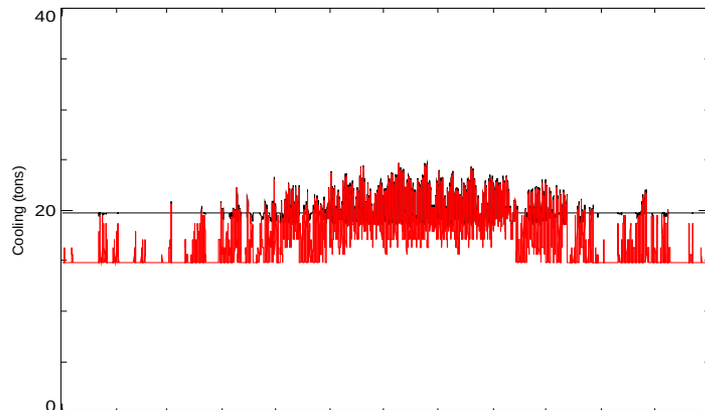


HX Assumptions

- We assume the following performance HX and chiller:
 - *HX effectiveness:* 92% (*minimum flow on refrigerant side*)
 - *Chiller capacity:* 20 tons (*nominal*)
 - *Chiller delta-T:* 16°F (*nominal*)
 - *Chiller flow:* 30 gpm (*constant; total for all HX's*)

Chiller Load Calculation

- Iterative calculations at peak ambient: 98.6°F (SDT = 110.6°F)
- Chiller Capacity: 24.7 tons at 49°F brine supply and 68.7°F brine return with 85.7°F condensing temperature and 105.6°F entering, 53.5°F leaving liquid refrigerant.
- The chilled water temperature will float down to a minimum of 41°F as ambient temperature lowers. The plot below compares the available chiller capacity to the subcooling loads.
- The minimum liquid temperature achieved with the 41°F chilled water temperature is 43.7°F.
- The amount of modulation of chiller capacity in this case is modest so the chiller should be able to match the load.



Anticipated Performance

Nominal Impact of Refrigerant Subcooling with 40¢ gas - 5¢ avg electricity	
152,000	ton-hrs
1.40	avg kW/ton (weighted avg for medium and Low temp racks)
212,800	kWh
0.06	\$/kWh
12,768	\$ Heat Recovery Benefit

	Bowman	35% Lower cost Bowman	35% Lower cost + 20% > HR Bowman
Nominal Size (kW)	80	80	80
Inlet cooling	Yes	Yes	Yes
Avg Annual Power (kW)	78	78	78
Avg Annual Efficiency (HHV)	26%	26%	26%
Annual Energy Output (kWh)	683,280	683,280	683,280
Avg Gas Consumption (therms/h)	10.4	10.4	10.4
Annual Gas Consumption (therms)	90,854	90,854	90,854
Portion of Heat Recovery Benefit	100%	100%	100%
Gas Cost for Generation	\$ 36,342	\$ 36,342	\$ 36,342
Electric Generation Benefit	\$ 34,164	\$ 34,164	\$ 34,164
Heat Recovery Benefit	\$ 12,768	\$ 12,768	\$ 15,322
Savings	\$ 10,590	\$ 10,590	\$ 13,144
Approximate Capital Cost (generation, chiller, tower + some controls)	\$ 200,000	\$ 130,000	\$ 130,000
Approx Simple Payback	18.9	12.3	9.9

Anticipated Performance

Nominal Impact of Refrigerant Subcooling with 80¢ gas - 12¢ avg electricity	
152,000	ton-hrs
1.40	avg kW/ton (weighted avg for medium and Low temp racks)
212,800	kWh
0.13	\$/kWh
27,664	\$/Heat Recovery Benefit

	Bowman	35% Lower cost Bowman	35% Lower cost + 20% > HR Bowman
Nominal Size (kW)	80	80	80
Inlet cooling	Yes	Yes	Yes
Avg Annual Power (kW)	78	78	78
Avg Annual Efficiency (HHV)	26%	26%	26%
Annual Energy Output (kWh)	683,280	683,280	683,280
Avg Gas Consumption (therms/h)	10.4	10.4	10.4
Annual Gas Consumption (therms)	90,854	90,854	90,854
Portion of Heat Recovery Benefit	100%	100%	100%
Gas Cost for Generation	\$ 72,683	\$ 72,683	\$ 72,683
Electric Generation Benefit	\$ 81,994	\$ 81,994	\$ 81,994
Heat Recovery Benefit	\$ 27,664	\$ 27,664	\$ 33,197
Savings	\$ 36,975	\$ 36,975	\$ 42,507
Approximate Capital Cost (generation, chiller, tower + some controls)	\$ 200,000	\$ 130,000	\$ 130,000
Approx Simple Payback	5.4	3.5	3.1

ISO ERCOT Transaction Meter



CHAPTER 26. SUBSTANTIVE RULES APPLICABLE TO ELECTRIC SERVICE PROVIDERS.

SUBCHAPTER A. GENERAL PROVISIONS.

- §26.1. Purpose and Scope of Rules.
 - (a) Mission of the Public Utility Commission of Texas (commission).
 - (b) [Redacted]
 - (c) [Redacted]
- §26.2. Cross-Reference Transition Provision.
- §26.3. Severability Clause.
 - (a) [Redacted]
 - (b) [Redacted]
- §26.4. Statement of Nondiscrimination.
 - (a) [Redacted]
 - (b) [Redacted]
- §26.5. Definitions.
- §26.6. Cost of Copies of Public Information.

SUBCHAPTER B. CUSTOMER SERVICE AND PROTECTION.

- §26.21. General Provisions of Customer Service and Protection Rules.
 - (a) Application.
 - (b) Purpose.
 - (c) Definitions.
- §26.22. Request for Service.
- §26.23. Refusal of Service.
 - (a) Acceptable reasons to refuse service.
 - (b) Applicant's recourse.
 - (c) Justification grounds for refusal to serve.
- §26.24. Credit Requirements and Deposits.
 - (a) Credit requirements for permanent residential applicants.
 - (b) Credit requirements for non-residential applicants.
 - (c) Initial deposits.
 - (d) Additional deposits.

Attachment 1. Exergy - ERCOT Protocol Review

Requirement Overview

This section specifies the responsibilities and requirements for meter data, certification of meter facilities, meter standards, approval meter types, and the process for auditing, testing and maintenance of meter facilities to be used in the ERCOT Region.

Transmission and/or Distribution Service Providers (TDS/DP) are the only Entities authorized to provide settlement meter data. ERCOT will maintain a Meter Data Acquisition System (MDAS) to collect generation and consumption energy data for settlement purposes under this Protocol. The MDAS shall receive Customer Load meter data from TDS/DP and shall collect data from all ERCOT Pole/ Settlement (EP/S) meters.

Exergy Comment

"... collect generation and consumption energy data for settlement purposes under these Protocols" states the purpose for meter facility requirements by ERCOT is for the purpose of transactions settlements for ERCOT. While I understand there is a meter involved as we have seen with some, since the generator is set on the load side of a customer's bus bar and there is no physical inter or means for the generator to provide electricity to the distribution system, how can the installation ever be considered by ERCOT for any possible settlement?

Requirement 10.2. Scope of Metering Responsibilities

Requirement 10.2.2 TDS/DP Metered Sites

TDS/DP are responsible for supplying ERCOT with meter data associated with:

- (1) All Loads using the ERCOT System;
- (2) Generation delivering less than 10 MW to the ERCOT System and is connected directly to the distribution system, except for (a) Generation Resources owned by a NERC and used for NERC's self use (not serving Customer Load); and (b) Renewable Generation Resource with a design capacity less than 50 MW interconnected to a TDS/DP and are not registered as a Generation Resource with ERCOT.

The TDS/DP has the option to make some or all of the category EP/S compliant and request that ERCOT pole meter.

Exergy Comment

"Generation delivering less than 10 MW to the ERCOT System and is connected directly to the distribution system..." Again with CIP's comment that this made confusing, however focusing on the term "delivering ... to the ERCOT System" again is consistent with ERCOT's needs to make transactional settlements (connected to electrical energy which is its purpose). This would include an exception of any load-side generation that will not export electricity and therefore deliver nothing to ERCOT. As such, delivery to ERCOT there is no requirement under 10.2.2.2 for this CIP system. I also do not know the meaning of (connected directly) to the distribution system as the IEEE nomenclature generator will be connected through a street level fused disconnect, via a 150 amp breaker on the customer side of the equipment control building level breaker. However, if I am correct in the above paragraph pertaining to the term "delivering ... to the ERCOT System" that the answer to the point is "no". If I am correct in the following interpretation, then your requested change or 10.2.2.2 may confuse some readers, if I am not correct, then your change is essential.

Requirement 10.2.3 ERCOT Pole/ Settlement (EP/S) Meters

ERCOT shall pole meter facilities meeting any one of the following criteria:

- (2) Any auxiliary meters used for generation metering by ERCOT;

"... Generation Resource or load metering at a metering site" - I am not sure if this is a distributed generation below 1 MW whenever a distributed generator is defined as:

Distributed generation is an individual generating facility located at a customer's point of delivery, that is, a customer's facility, (1) requires a 150 amp or less and connected at a voltage less than or equal to 300 volts (2) which may be connected in parallel operation to the utility system.

The CIP's interpretation of the phrase above 10.2.6 meter comment is that the generator falls in any one of the categories it must register, even if the generator falls in any one of the categories it must register, even if the generator falls in any one of the categories it must register, even if the generator falls in any one of the categories it must register.

Any Generation Resource connected to the ERCOT Transmission System or a Load Acting as a Resource

load settlements by ERCOT which are not

the following locations:

the NERC Inter-Load

ing purpose is transactional settlements for ERCOT

ing to a Resource

in ERCOT. Distributed generation is an electrical unit of common coupling of less than 10 MW or equals to less than 150 amp which may be

ing elements that are defined

ERCOT Transmission System.

ing three separate and distinct categories for a metering site to be understood as separate in other words, the metering site could also define distributed generation as "the reference meter not connected to a metering site"

TCEQ

East Texas Region:

- *(i) Units installed prior to January 1, 2005 and*
 - (a) operating > 300 hours per year - 0.47 lb/MWh;**
 - (b) operating \leq 300 hours per year - 1.65 lb/MWh;**

- *(ii) Units installed on or after January 1, 2005 and*
 - (a) operating > 300 hours per year - 0.14 lb/MWh;**
 - (b) operating \leq 300 hours per year - 0.47 lb/MWh;**

TCEQ CHP Emissions Calculations

	Initial Year	Later Years (10% Degraded)	Calculations
Bowman Microturbine NOx Emissions Rate	lb / MWh 0.62	lb / MWh 0.682	[1]
Microturbine Electricity Production (kWh/yr)	654.3		[2]
Average Electric Output (kW)	74.7		
Microturbine NOx Emissions (lb/yr)	405.7	446.2	[3] = [1] x [2]
Chilled Water Load (ton-hr/yr)	152,518		[4]
Average Chiller Load (tons)	17.4		
Thermal Input to Chiller (MMBtu)	3,050.4		[5] = [4] / COP
Equivalent CHP Output (MWh)	1,548.0		[6] = [2] + [5] / 3.413
CHP System NOx Emissions Rate (lb / MWh)	0.262	0.288	[7] = [3] / [6]

Building Permit

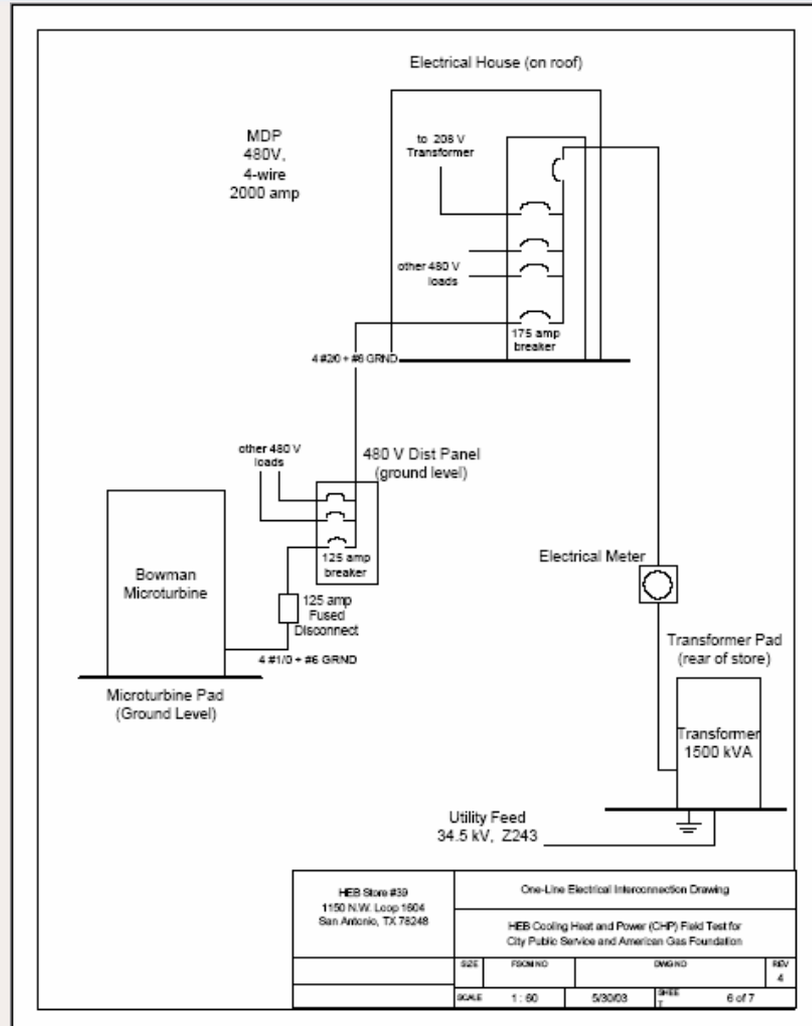
City of San Antonio BUILDING PERMIT APPLICATION

(Applicant to complete all numbered spaces - Please Print)

PLAN NUMBER: _____					
1	Project Name:		Site Address:		
	Building No.:		Suite No.:		
2	Legal Description	NCB:	Block:	Lot(s):	
3	Owner:	Phone:	Email:		Fax:
	Address:	City:	State:	Zip Code:	
4	Contractor:	Phone:	Email:		Fax:
	Address:	City:	State:	Zip Code:	
5	Architect/Designer:	Phone:	Email:		Fax:
	Address:	City:	State:	Zip Code:	
6	Structural Engineer:	Phone:	Email:		Fax:
	Address:	City:	State:	Zip Code:	
7	Contact Person:	Phone:	Email:		Fax:
	Address:	City:	State:	Zip Code:	
8	Class of Work (circle as appropriate):		New Structure	Addition	Interior Finish-Out/Remodel
	Flood Repairs	Yes	No	Other (Describe):	
9	Occupancy Classification (per UBC):		Building Use:		
	Construction Type (per UBC):		Existing Square Footage:		
	Stories:	Total Height (ft.):	New Square Footage:		Height to Highest Floor (ft.):
10	Change of Use		From:	To:	
11	Other Work to be Done (circle as appropriate):		Mechanical	Electrical	Plumbing
12	Water Available?	Yes	No	Sewer Available?	Yes
	Existing Structures on Site?	Yes	No		
14	Have you had a Preliminary Plan Review?		Yes	No	
	If so, when?	Preliminary Plan Review #:			
15	Will alcoholic beverages be sold on premises?		Yes	No	
16	Valuation:				
	Existing fire sprinkler system?	Yes	No	Proposed fire sprinkler system?	Yes
	Existing standpipe system?	Yes	No	Proposed standpipe system?	Yes
	Existing fire alarm system?	Yes	No	Proposed fire alarm system?	Yes
	Existing detection system?	Yes	No	Proposed detection system?	Yes
	Existing smoke control?	Yes	No	Proposed smoke control?	Yes
	Existing other?	Yes	No	Proposed other?	Yes
17	List other:		List other:		

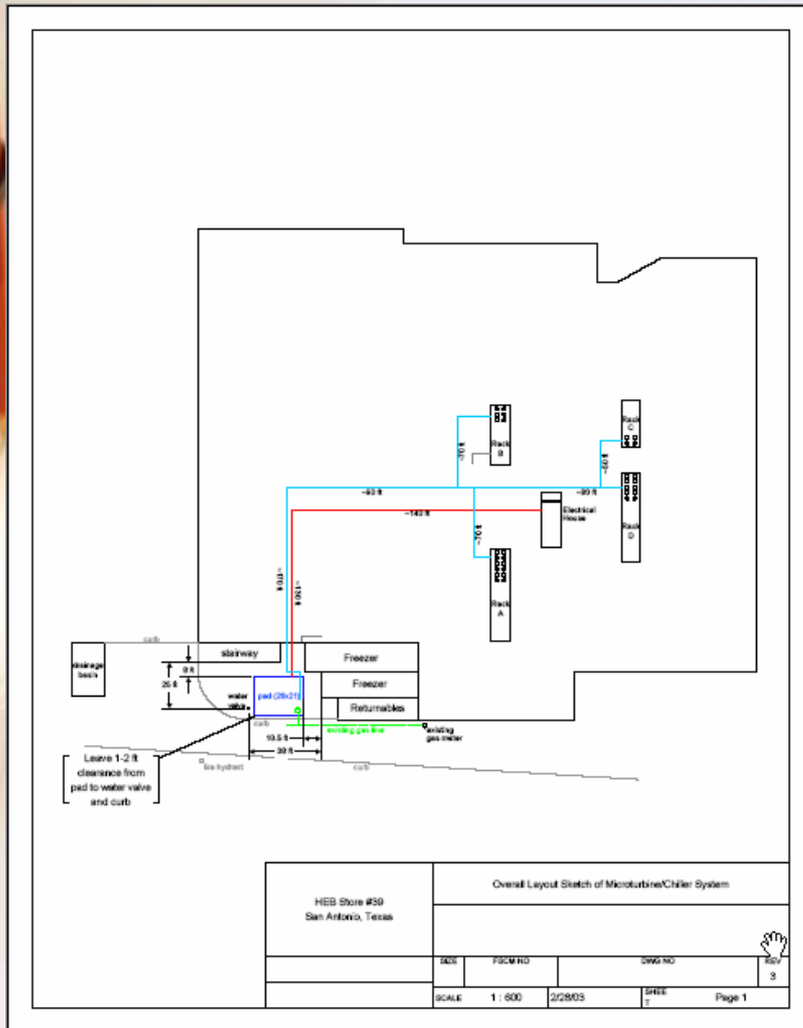
Page 1 of 4

APPLICATION

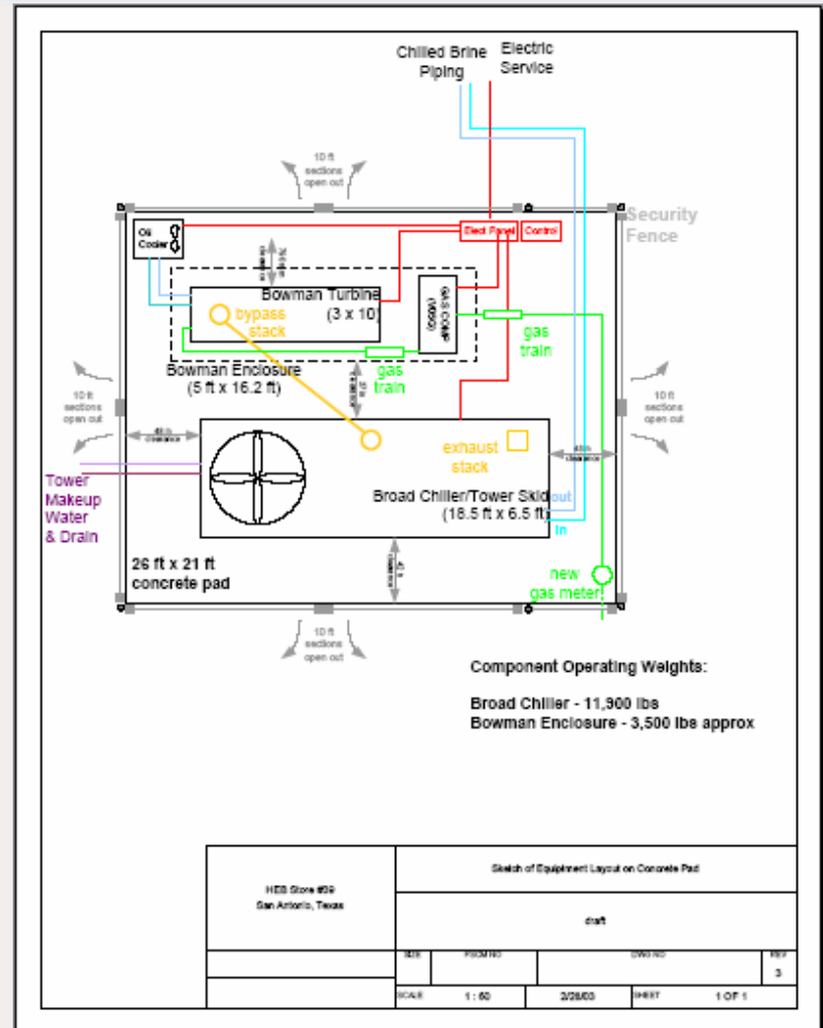


ELECTRICAL ONE LINE

Building Permit

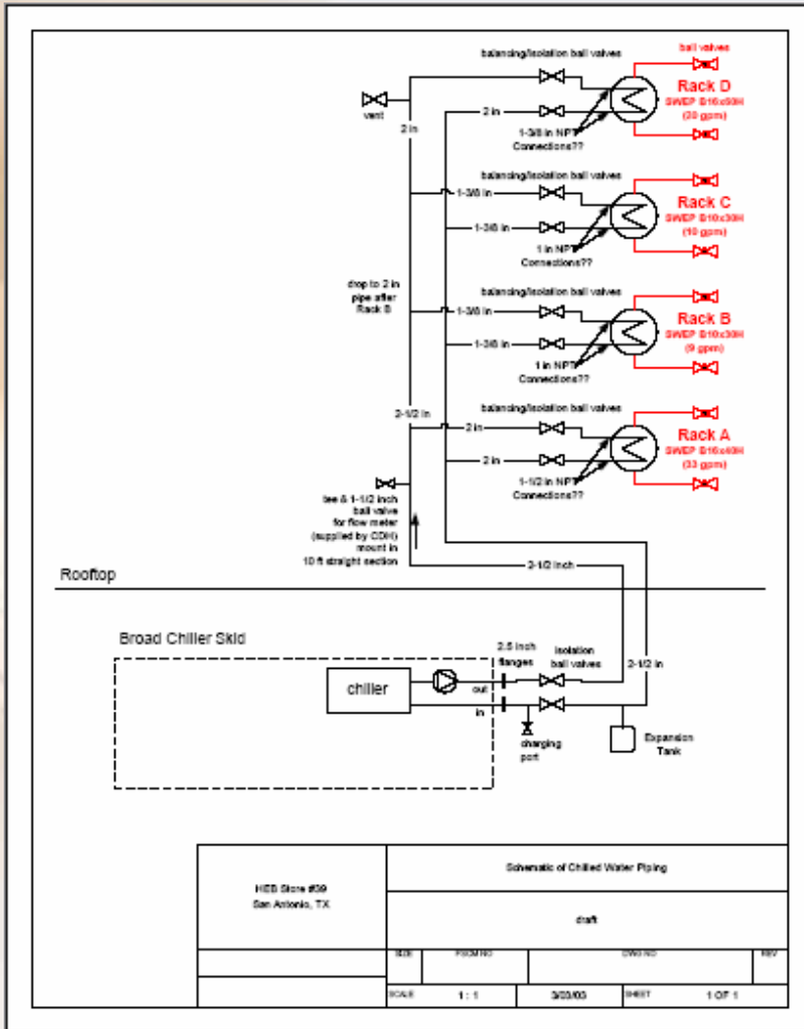


GENERAL PROJECT LAYOUT

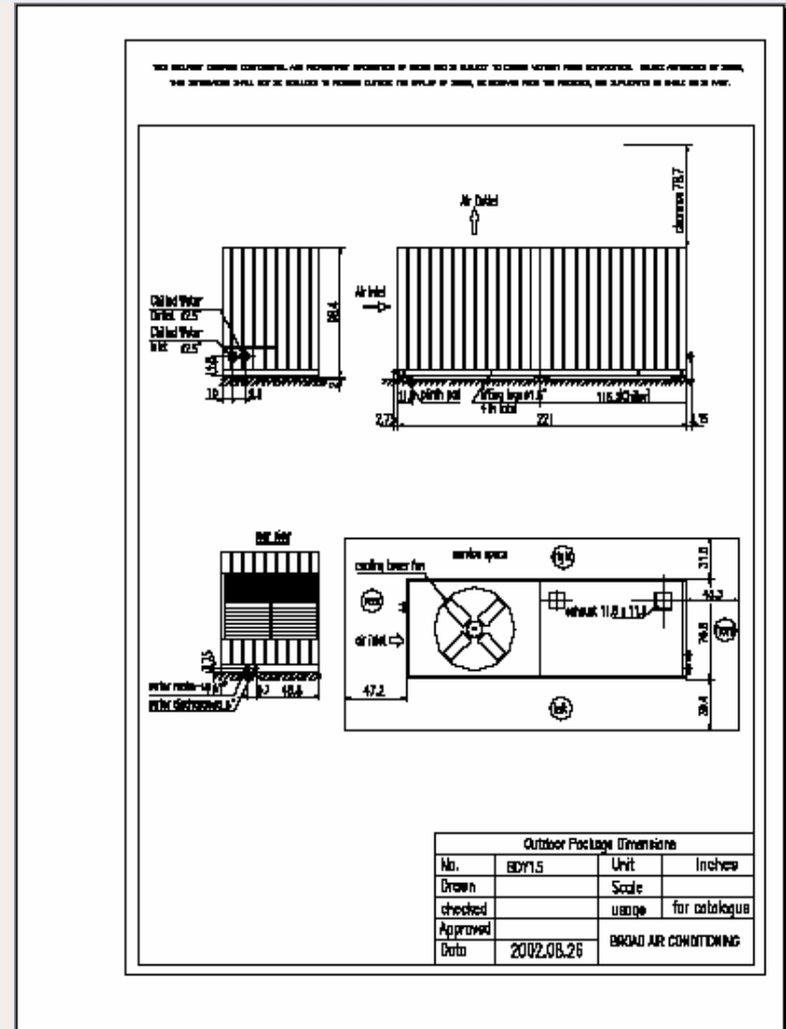


EQUIPMENT PAD LAYOUT

Building Permit

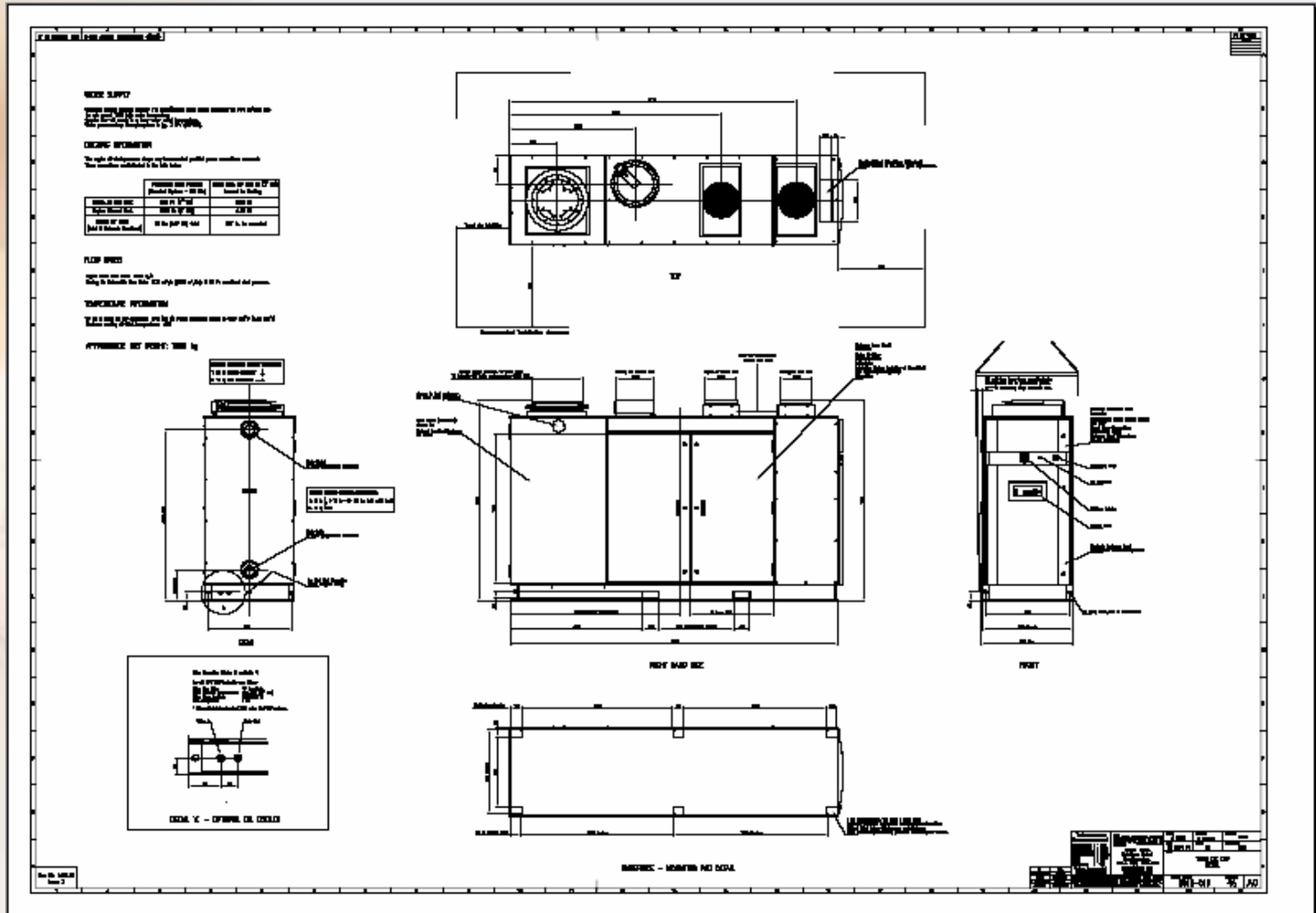


CHILLED WATER PIPING



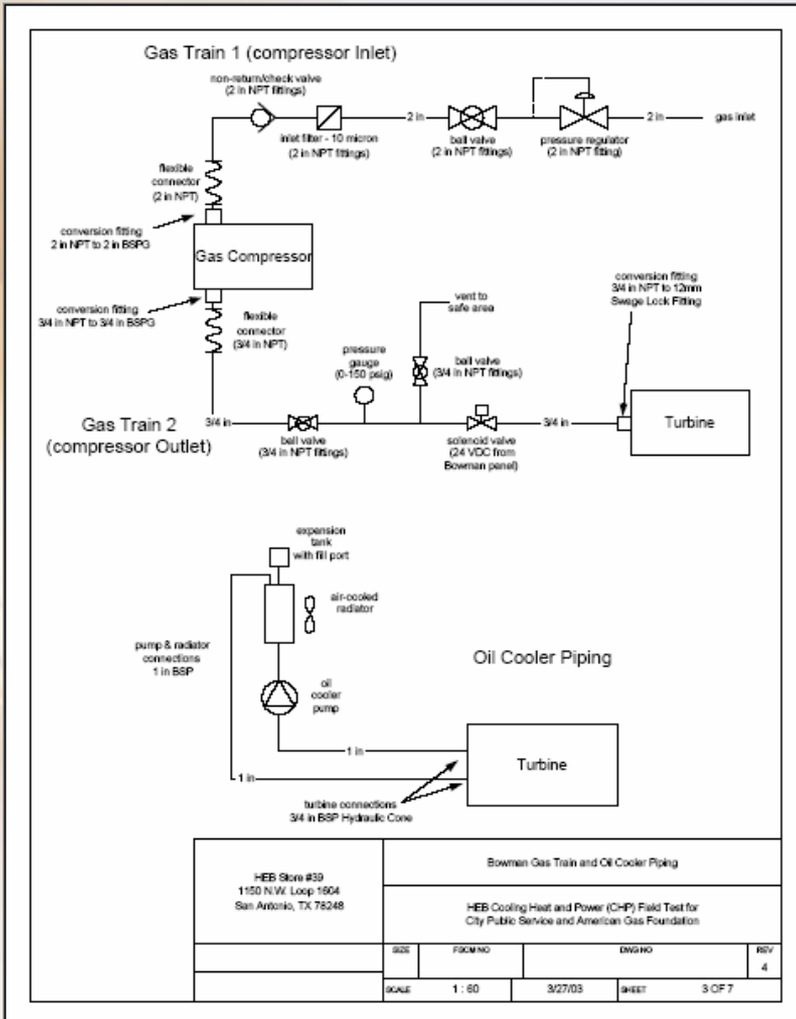
CHILLER MODULE

Building Permit

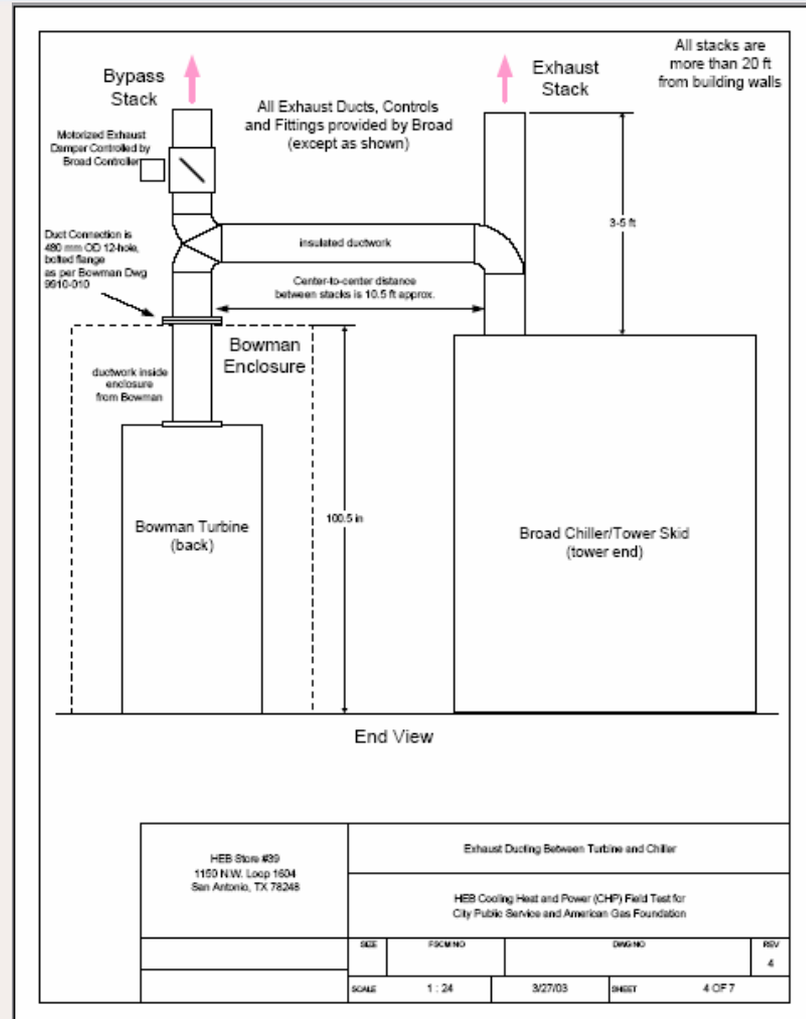


MICROTURBINE

Building Permit



GAS TRAIN & OIL PIPING



HEAT RECOVERY & EXHAUST DUCTING

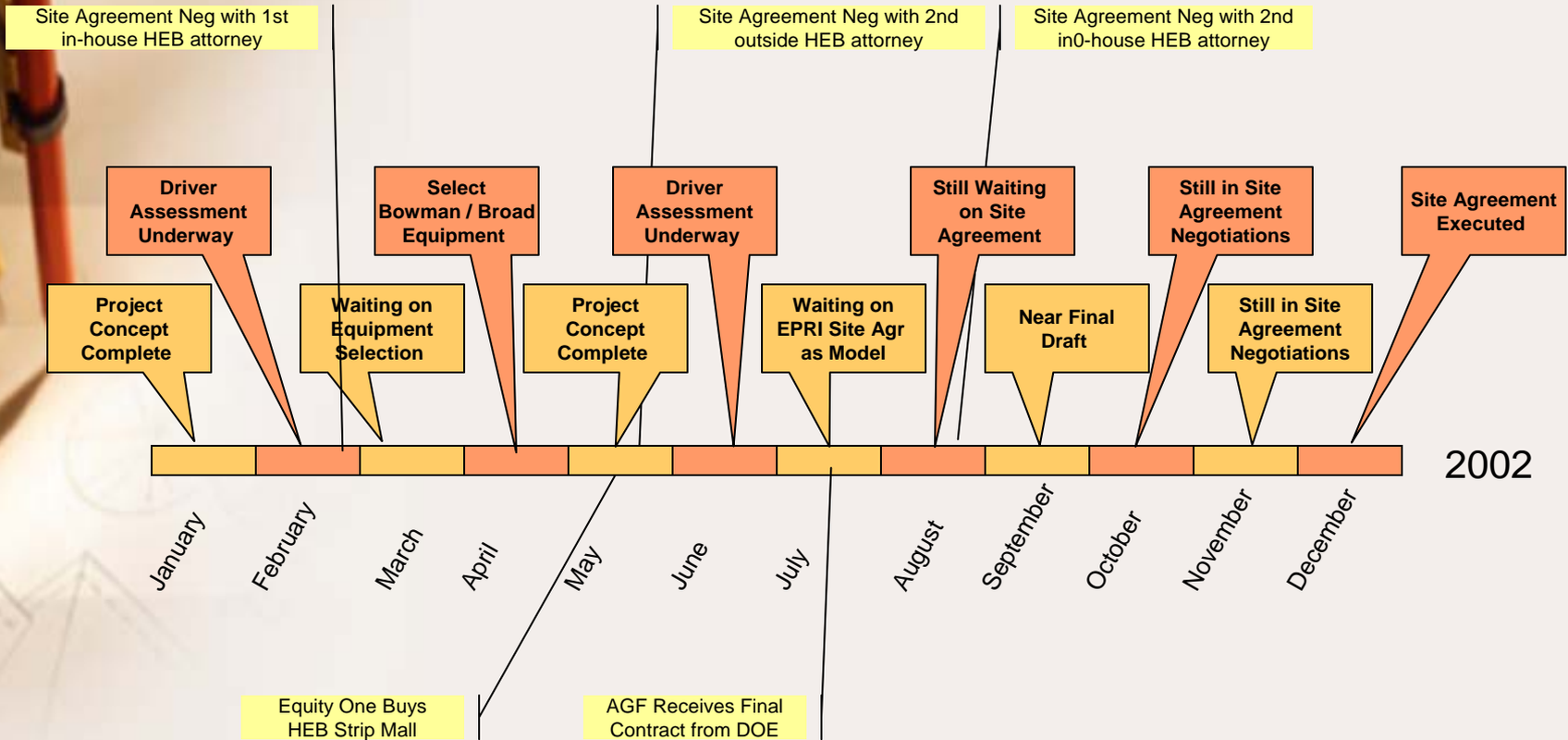
Absorption Chiller / Cooling Tower Module Ready for Installation



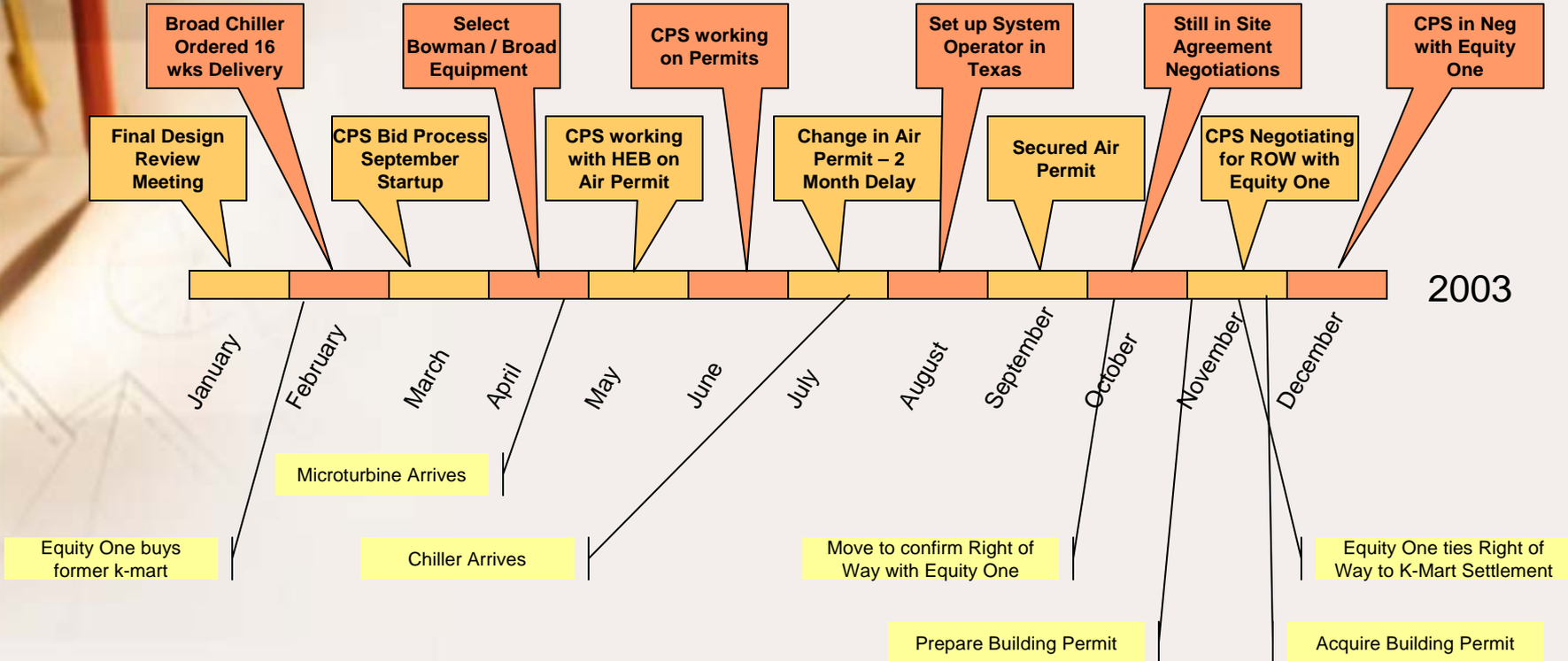
Microturbine Ready for Installation



Project Timeline

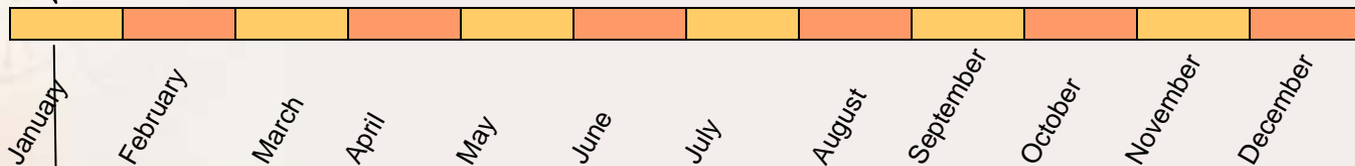


Project Timeline



Project Timeline

CPS Awaiting
Equity One
Reply to Offer



2004

Bowman Parent in
Receivership

Current Status

THIS IS
Southampton

Welcome

Daily Echo

Energy Firm Fighting Closure

Jan 07, 2004 - Newsquest (Hampshire) Ltd -

THE race is on to save a Hampshire energy company with bags of potential from going to the wall with the loss of 40 jobs.

Bowman Power Systems is a world leader in small-scale systems for environmentally-friendly power generation systems, but vital funding has dried up.

It has been taken over by administrators keen to find a buyer as it shows so much promise. Bowman researches, develops, makes and markets a range of combined heat and power systems that are secure, energy efficient and environmentally-friendly.

These are commonly installed on site for commercial and industrial uses, such as hospitals, schools, factories, council swimming pools and housing estates.

Venture capitalists supported the business with funding of more than £42m over nine years. But after a failed acquisition last year they declined to fund the next stage of Bowman's development of cutting-edge micro turbine and electronics systems.

The business employs some 20 people at its offices at Ocean Quay in Southampton, and has offices in California and Japan and distributors across the globe.

A team from Hampshire corporate recovery specialists Fanshawe Lofts, headed by Antony Fanshawe, is currently working out a survival strategy.

He said: This is a very distressing case of a manufacturing company with real potential which has foundered ten years to the day that initial talks were held with the venture capitalists.

That said, the administration process allows us to keep the business alive while we look for a purchaser. We have already fielded strong interest from the UK and overseas, and I am confident that this is a business that will attract new investors. At this stage of its development, Bowman is very much a research and development operation with limited revenues. So it was reliant for its cash flow on funding from shareholders.

Now that this has dried up we have had to take action to reduce the burn rate substantially. Part of this process is regrettably the loss of 20 jobs.

This was a very difficult decision to take, but unfortunately it is a critical ingredient in our strategy to save the business and the remaining jobs.





Thank You