Drain:	VERNON W. ASHER DRAIN - 151
Improvement:	CORMERSTONE PLACE -SECTION 1
<b>Operator:</b>	JDH
Date:	10-9-03
NO OF CONST.	1993

# **GIS Drain Input Checklist**

- Digitize & Attribute Tile Drains
- Digitize & Attribute Storm Drains
- Digitize & Attribute SSD
- Digitize & Attribute Open Ditch
- Sum drain lengths & Validate
- Enter Improvements into Posse
- Enter Drain Age into Posse
- Sum drain length for Watershed in Posse
- Stamp Plans
- Pull Source Documents for Scanning

G.H. 10-9-03 G.H. 10-10-03 10-10-03 10-10-03 10-10-03 done SIM SIM doner GR 10-10-03 GR 10-10-03



TO: Hamilton County Drainage Board RE: Vernon W. Asher Drain-Cornerstone Place-Section 1

Attached is a petition, non-enforcement request, plans, calculations, quantity summary and assessment roll for the Cornerstone Place-Section 1 Arm of the Vernon W. Asher Drain. I have reviewed the submittals and petition and have found each to be in proper form.

I have made a personal inspection of the land described in the petition. Upon doing so, I believe that the drain is practicable; will improve the public health; benefit a public highway and be of public utility; and that the costs, damages and expenses of the proposed drain will probably be less than the benefits to the owners of land likely to be benefitted. The drain will consist of the following:

6"	SSD	2250	)ft					18" H	RCP	49ft
12"	RCP	561	ft					21" I	RCP	108ft
15"	RCP	314	lft			Conci	rete	) Dito	ch	560ft
The tot	tal 1	length	of	the	drain	will	be	3842	feet.	

The dry retention area located in the rear of Lots 11 to 16

is not to be considered part of the regulated drain. Only the inlet and outlet and concrete ditch will be maintained as part of the regulated drain. The maintenance of the area will be the responsibility of property owners of those lots. The Board will however, retain jurisdiction for ensuring the storage volume for which the lake was designed will be retained. Thereby, allowing no fill or easement encroachments.

And surface The substance drains (SSD) to be part of the regulated drain are those located under the curbs and those main lines between lots or in rear yards. Only the main SSD lines which are located within the easement are to be maintained as regulated drain. Laterals for individual lots will not be considered part of the regulated drain. The portion of the SSD which will be regulated other than those under curbs are those in the rear of Lots 1-3 and 23 and 24.

I have reviewed the plans and believe the drain will benefit each lot equally. Therefore, I recommend each lot be assessed equally. I also believe that no damages will result to the landowners by the reconstruction of this drain. The maintenance assessment will be \$6.00 per lot, \$2.00 per acre for roadway,, with a \$6.00 minimum. This is the same as the current assessment for the Asher Drain.

I believe this proposed drain meets the requirements for Urban Drain Classification as set out in IC 36-9-27-67 to 69. Therefore, this drain shall be designated as an Urban Drain.

I recommend that upon approval of the above proposed drain that the Board also approve the attached Non-enforcement request.

This request is for the reduction of the regulated drain easement to those easement widths as shown on the secondary plat for Cornerstone Place, Section 1 as recorded in the Office of the Hamilton County Recorder.

I recommend the Board set a hearing for this proposed drain for July 1993.

Kentoh C. Ward Hamilton County Surveyor KCW/no



SUEDIVISION PERFORMANCE BOND

BOND #44535

KNOH ALL MEN BY THESE PRESENTS, that we CORNERSTONE PLACE LIMITED PARTNERSHIP 1686 Stonegate Drive, Greenwood, IN 46142 ... as Principal, and FRONTIER INSURANCE COMPANY, authorized to do business in the State of New York, and having an office at Rock Hill, New York 12775-8000 as Surety, are held and firmly bound unto HAMILTON COUNTY as Chligge in the penal sum of FORTY TWO THOUSAND TWENTY FIVE AND NO/100-END and truly to be made, we bind ourselves, our heirs, administrators, executors, successors and assigns, jointly and severally, firmly by these presents;

WHEREAS, the above bounden principal has been granted approval by the above named Obligee for the construction of STORM SEWERS - Cornerstone Place Section I

NGW, THEREFORE, the condition of the above obligation is such, that if the said Principal shall complete the above improvements in accordance with the plans and specifications

within the two (2) year period from the date hereof; and shall indemnify and save harmless theobligeefrom all costs and damages which it may suffer by reason of failure to do so, and fully reimburse and repay the Obligee any outlay and expense which it may incur in making good any such default, then this obligation shall be null and void, otherwise to remain in full force and effect.

THE FOREGOING OBLIGATION, however, is limited by the following express conditions, the performance of which shall be a condition precedent to any rights of claims or recovery hereunder:

1. Upon the discovery by the Obligee, or by the Obligee's agent or representative, of any act or omission that shall or might involve a loss hereunder, the Obligee shall endeavor to give written notice thereof with the fullest information obtainable at the time to the Surety at its office at Monticello, New York.

ROCK HILL, NEW YORK 12775-8000 (914) 796-2100 / Fax (914) 796-1905



Bond No. <u>44535</u> Page 2

2. Legal proceedings for recovery hereunder may not be brought unless begun within twelve (12) months from the date of the discovery of the act or omission of the Principal on account of which claim is made.

3. The Principal shall be made a party of any suit or action for recovery hereunder, and no judgment shall be rendered against the Surety in excess of the penalty of this instrument.

4. No right of action shall accrue hereunder to or for the use or benefit of anyone other that the Obligee, and the Obligee's right hereunder may not be assigned without the written consent of the Surety.

ted from the Digital Archive of the Hamilton County Surveyor's Office; One Hamilton Co. Square, Ste. 188, Nobles

IN WITNESS WHEREOF, this instrument has been executed by the duly authorized representative of the Principal and the Surety.

SIGNED, SEALED AND DATED: 27th day of APRIL

1993

CORNERSTONE PLACE LIMITED PARTNERSHIP ΒY. 200000t Partner

FRONTIER INSURANCE COMPANY

8Y: Katherine Radovanovichttorney-in-

MONTICELLO, NEW YORK (A Stock Company)

tier insurance company

Nº 33296 - A

# POWER OF ATTORNEY

展nofm All 跳en 弱g These Presents: That FRONTIER INSURANCE COMPANY, a New York Corporation, having its principal office in Monticello, New York, pursuant to the following resolution, adopted by the Board of Directors of the Corporation on the 4th day of November, 1985:

"RESOLVED, that the Chairman of the Board, the President, or any Vice President be, and hereby is, authorized to appoint Attorneys-in-Fact to represent and act for and on behalf of the Company to execute bonds, undertakings, recognizances and other contracts of indemnity and writings obligatory in the nature thereof, and to attach thereto the corporate seal of the Company, in the transaction of its surety business;

"RESOLVED, that the signatures and attestations of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed with respect to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory in the nature thereof;

"RESOLVED, that any such Attorney-in-Fact delivering a secretarial certification that the foregoing resolutions still be in effect may insert in such certification the date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-Fact."

This Power of Attorney is signed and sealed in facsimile under and by the authority of the above Resolution.

DOES HEREBY MAKE, CONSTITUTE AND APPOINT:

SS.

#### THOMAS K. JOHNSON KATHERINE RADOVANOVICH

Mav

BY:

, in the State of

deliver in its behalf, and as its act and deed, without power of redelegation, as follows:

Bonds guaranteeing the fidelity of persons holding places of public or private trust; guaranteeing the performance of contracts other than insurance policies; and executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed; IN AN AMOUNT NOT TO EXCEED EIGHT HUNDRED FIFTY THOUSAND (\$850,000.00) DOLLARS; and to bind FRONTIER INSURANCE COMPANY thereby as fully and to the same extent as if such bond or undertaking was signed by the duly authorized officers of FRONTIER INSURANCE COMPANY, and all the acts of said Attorney(s)-in-Fact pursuant to the authority herein given are hereby ratified and confirmed.

In Mitness Milereuf, FRONTIER INSURANCE COMPANY of Monticello, New York, has caused this Power of Attorney to be signed by its President and its Corporate seal to be affixed this day of . 19

> 21st FRONTIER INSURANCE COMPANY

State of New York County of Sullivan

of

On this day of , 19 me personally known to be the individual and officer described herein, and who executed the preceding instrument, and acknowledged the execution of the same, and being by me duly sworn, deposed and said, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of the Company, and the Corporate Seal and signature as an officer were duly affixed and subscribed to the said instrument by the authority and direction of the Corporation, and that the resolution of the Company, referred to in the preceding instrument. is now in force.

In Testimony Miltereof, I have hereunto set my hand, and affixed my official seal at Monticello, New York, the day and year above written.



Linda)

WALTER A. RHULEN, President

A Notary Public of New York My Commission Expires June 22, 1993

# CERTIFICATION

I, MARVIN L. TEPPER, Secretary of FRONTIER INSURANCE COMPANY of Monticello, New York, do hereby certify that the foregoing Resolution adopted by the Board of Directors of this Corporation and the Powers of Attorney issued pursuant thereto, are true and correct, and that both the Resolution and the Powers of Attorney are in full force and effect.

In Witness Whereuf, I have hereunto set my hand and affixed the facsimile seal of the corporation this 27th. , 19 93 APRIL

day of

91

	<b>F</b>	rontře		OMPANY ·
			ONTICELLO, NEW YORK	
			(A Stock Company)	• .
	PRINCI	PAL'S	ACKNO	WLEDGMENT
		INDI	IDUAL VERIFICATIO	N
State of			County of _	
On this		day of		in the year 19 before me personally ca
(are) described i	in and who executed the lo	· ·	to m	e known, and known to me to be the person(s) wh dges to me that he (they) executed the same.
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Ceed of the sald	d co-partnership.			
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•			(Signatu	re and title of official taking acknowledgment)
		COR	PORATE VERIFICAT	ION
State of			County of	
On this		day of		in the year 19 before me personally c
	· · · · · · · · · · · · · · · · · · ·			ne knawn, who, being by me duly sworn, deposes
says that he re:	sides in the City of		<b>,</b> €	that he is the
•	<u>-</u>			pration described in and which executed the forego
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of the instrument tha so affixed by th	the knows the seal of the sa he order of the Ecard of Dir	ectors of said		
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instrument tha so affixed by th	ne order of the Ecard of Dir INDIANA	SURETY C	(Signet OMPANY ACKNOWL County of 	ere and litte of official taking acknowledgement) EDGMENT MARION in the year 19 <u>93</u> before me personally c:
State of On this executed the for the corporatio Attorney-in-Fa Corporate Sea	INDIANA KATHERINE RADO oregoing instrument and to on described in the forego act duly acknowledged to n al; that it was so affixed by or	SURETY Co SURETY Co day of VANOVICH be the Attorne bing instrume that he know der of the Boa	(Signet OMPANY ACKNOWL County of ADRII. ry-in-Fact of FRONTII nt, and which, by its we the Seal of said Co rd of Directors of said	EDGMENT MARION 
Instrument tha so affixed by th State of On this executed the for the corporation Attorney-in-Fa Corporate Sea the act and de	INDIANA KATHERINE RADO oregoing instrument and to on described in the forego act duly acknowledged to n al; that it was so affixed by or	SURETY Co SURETY Co day of VANOVICH be the Attorne bing instrume that he know der of the Boa IRANCE COM	(Signet OMPANY ACKNOWL County of ADRIL. ry-in-Fact of FRONTII nt, and which, by it ws the Seal of said Co rd of Directors of said IPANY therein descrit FRONTIER INSURAN	EDGMENT MARION in the year 19 <sup>93</sup> before me personally ca to me known to be the individual described in and the ERINSURANCE COMPANY, which is to me known to a said Attorney-in-Fact executed the same, and rporation; that the Seal affixed to said instrument is s Corporation; and that he executed the said instrument red and for the uses and purposes therein mentioned

t

# ONLIES INSURANCE COMPANY

195 BROADWAY CNTICELLO NEW YORK 17791

#### Financial Statement as of December 31, 1990

I certify that the below listed officers were duly elected by the Board of Directors of Frontier Insurance Company and continue to hold the office set apposile their names.

#### OFFICERS

WALTER & RHULEN	JAMES 2 KOYCE
MARVIN L TEPPER	
DENNIS F. PLANTE	
PETCH L RHULEN	
JESSE M. FARROW	isonar w. naucaverent internet internet vice President

I further cartily that the following financial Statement of the Company is true, as taken from the books of the Company as of December 31, 1990:

#### ASSETS

### LIABILITIES AND POLICYHOLOFE'S SUBPLUS

×04C19		LABILITES AND FOLICTHOLDER 2 SUHPL	us	
Bands	\$145,350,933	Lasses	96.847.735	
Preferred stocks	10,508,921	Loss adjustment expenses	23.551.254	
Commen stacks	300.551	Other expenses	- 521,324	
Short-term investments	8.047.257	- Reinsurance payable on paid losses	1,929,300	
Cash on hand and on deposit	650,547	Taxes, Fornses and less	1,292,175	
Premiums and agents' balances		Unearned pramiums	25,3-8,131	
in course of collection	12 907 747	Funds held by Company under		
Premiums, agents' balances and installments	•	Reinsurance Treases	221,101	
booked but deferred and not yet due	3.815,139	Amounts withheld or retained by Company		
Reinsurance recoverable on loss payments	1,205,431	for account of others		
Electronic data processing equipment	1,130,284	Provisions for reinsurance		
Aggregate write-ins for assets other than		Federal income tax payable	523.768	
kavested assets	63×,075	TOTAL LIABILITIES	****	
Interest dividends and real estate		U tota talo il il il il il secondaria dalla secondaria dalla della della della della della della della della d	5151,071,512	
income due and accrued	3.245,455	Capital paid-up		
Real Esate	487,033	Paid-in and contributed surplus	11,520,620	
Receivable from affiliates	407,798	Unassigned lunds (surgius)	21,540,225	
TOTAL ADMITTED ASSETS	\$189,132,353	Total policyholder's surplus		
	•	TOTAL LIABILITIES &	-	
		POLICYHOLDER'S SURPLUS	\$189,132,355	

IN WITNESS WHEREOF. I have hereunto set my hand and affixed the facsimile seal of the Company this 20th day of May, 1951.

CORPORATE SEAL



STATE OF NEW YORK COUNTY OF SULLIVAN

122

WALTER & RHULEN, President

On this 25th day of May 1991, before the subscriber, a Notary Public of the State of New York in and for the County of Suffran, duty commissioned and qualified, came WALTER & RHULEN of FRONTIER INSURANCE COMPANY to me personally known to be the individual and officer described herein, and who executed the preceding instrument and acknowledged the execution of the same, and being by me duly swom, deposed and said, that he is the officer of the Company aforesaid, and that the seal atfixed to the preceding instrument is the Corporate Seal of the Company, and the Corporate Seal and signature as an officer were duly affixed and subscribed to the said instrument by the authority and direction of the Corporation, and that the resolution of the Company, referred to in the preceding instrument is now in lorce; and that said Corporation has received from the Superintendent of Insurance of the State of New York a Certificate of Solvency and of its sufficiency as surely or guarantor under Section 1111 of the Insurance Law of the State of New York.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and attixed my official seal at Monticello, New York, the day and year above written.

NOTARIAL SEAL

R. Links Mingl

A Notary Public of New York

# FRONTIER INSURANCE COMPANY

### DUAL OBLIGEE RIDER

TO BE ATTACHED to and form a part of <u>SUBDIVISION</u>
Bond No. 44536
of CORNERSTONE PLACE LIMITED PARINERSHIP, 1686 Stonegate Drive, Greenwood, IN 46142
as Principal, and CARMEL CLAY PLANNING COMMISSION, One Civic Sq., Carmel, IN 46032
and HAMILTON COUNTY POADE OF COMPLESSION, ONE CIVIC Sq., Carmel, IN 46032
and HAMILITON COUNTY BOARD OF COMMISSIONERS, Hamilton County Judicial Center,
Attn: Fred Swift, Adm. Asst. One HamiltonCounty Square, Suite #105, Noblesville,
Indiana 46060

as Obligees, as follows:

THE SURETY shall not be liable under this bond to the Obligees or either of them, unless the said Obligees, or either of them, shall make payments to the Principal or to the Surety in case it arranges for the completion of the contract upon default of the Principal, strictly in accordance with the terms of the said contract, as to payments, and shall perform all the other obligations to be performed under said contract at the time and in the manner therein set forth.

THE SURETY shall not be liable in aggregate to both Obligees, for more than the penalty of the Bond, nor shall it be liable except for a single payment for each single breach or default. At the Surety's election, any payment due either Obligee may be made by its check issued jointly to both.

IN WITNESS WHEREOF, CORNERSTONE PLACE LIMITED PARTNERSHIP

	(as Principal)
and FRONTIER INSURANCE COMPANY, as S signatures and seals this <u>27th</u> 19 <u>93</u> .	urety have hereunto affixed their
Acknowledged by:	
CARMEL CLAY PLANNING COMMISSION (Obligee)	CORNERSTONE PLACE LIMITED PARTNERSHIP (Principal)
By:	By: Rul W. Freint, partner
(Name and Title)	(Name and Title)
HAMILTON COUNTY ED OF COMMISSIONERS	FRONTIER INSURANCE COMPANY
By: (Name & Title)	Katherne Cadevareren KATHERINE RADONANONTCH Attorney-12-Fact
	KATHERINE RADOVANOVICH Attorney-19-Fact



Noblesville, Indiana 46060-2230.

TO: Kenton Ward From: Jerry Liston Date: 10 October 1995

RE: Vernon Asher Drain Cornerstone Arm Surety Release

The Hamilton County Surveyors Office has completed an inspection of the cornerstone drainage facilities and found the facilities to be complete and acceptable.

Therefore, I recommend the following surety for storm sewers be released at this time.

Frontier Insurance Company: Subdivision performance bond #44535 storm sewers \$42,025.00

The bond for monuments and markers(#44536) is not being released at this time due to monuments and markers not being complete for cornerstone.

cc: Frontier Insurance Co. Carmel DOCD Hamilton Co. Highway Sentry Homes(Rick French)

JLL/nw



TO: Hamilton County Drainage Board

RE: Vernon W. Asher Drain Cornerstone Place-Section 1

Attached are as-builts, certificate of completion and compliance, and other information for <u>Cornerstone Place Section 1</u> An inspection of the drainage facilities for this section has been made and the facilities were found to be complete and acceptable.

During construction, changes were made to the drain which will alter the plans submitted with my report for this drain dated May 14, 1993. The changes are as follows:

8 consists of 21" RCP which was lengthened from STR 9 to 108 feet to 111 feet. STR 8 to 7 consists of 18" RCP which was lengthened from 23 feet to 25 feet. 6 consists of 18" RCP which was shortened from 26 7 to STR feet to 25 feet. STR 6 to 5 consists of 15" RCP which was lengthened from 114 feet to 115 feet consists of 15" RCP which was shortened from 182 STR 5 to 4 feet to 180 feet. consists of 12" RCP which was lengthened from STR 4 to 3 131 feet to 135 feet consists of 12" RCP which was lengthened from STR 2 to 1 162 feet to 167 feet STR 11 to 10 consists of 12" RCP which was lengthened from 56 feet to 58 feet STR 14 to 15 consists of 12" RCP which was lengthened from 54 feet to 56 feet STR 15 to Existing curb inlet consists of 12" RCP which was lengthened from 19 feet to 26 feet Manhole #16 was installed on an existing portion of the Vernon W. Asher Drain. This manhole sits at the Northeast corner of Lot 4.

The length of the drain due to the changes described above is now 3,865 feet.

Page #2

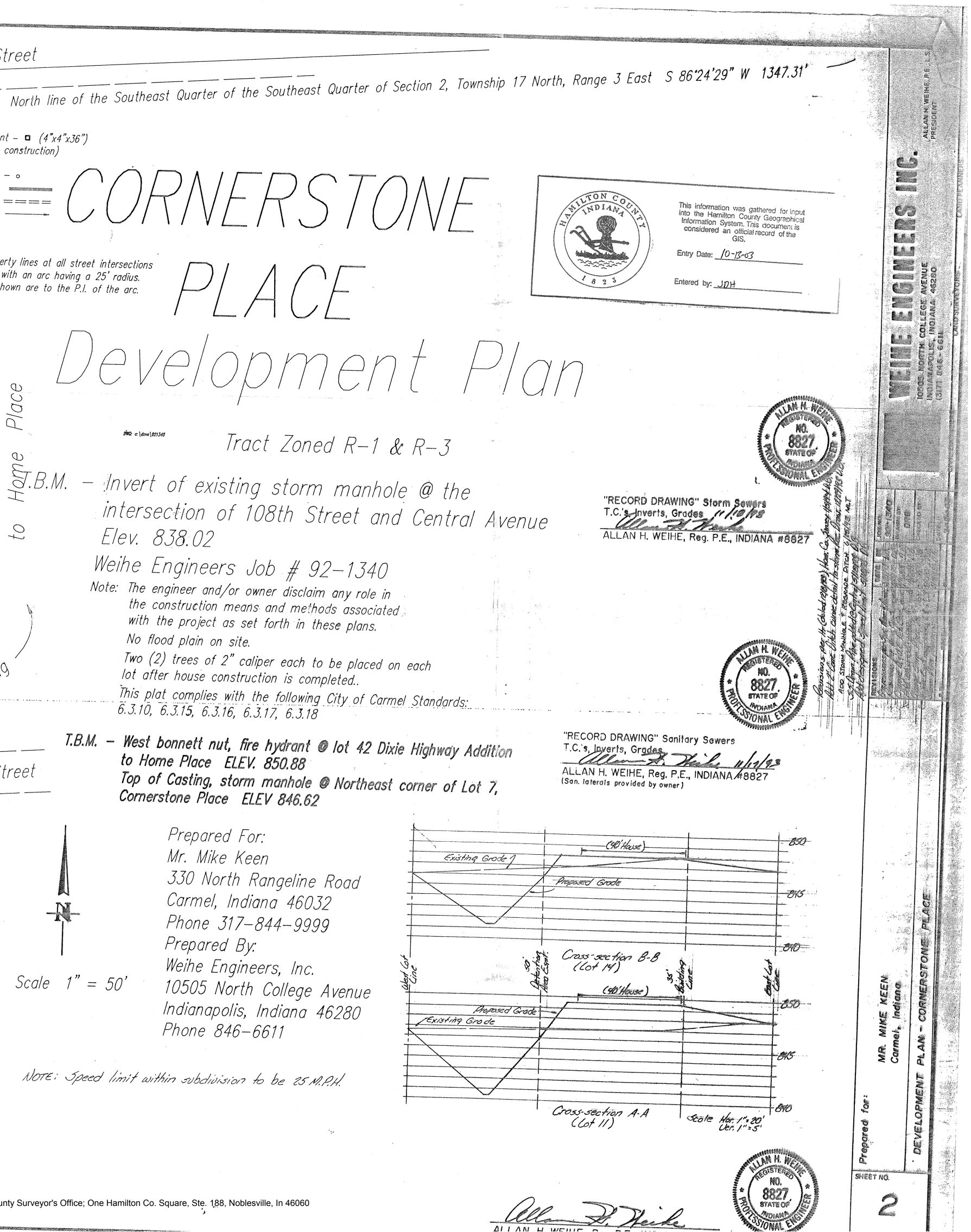
The non-enforcement request was approved by the Board at its meeting on July 26, 1993.

The Bond or Letter of Credit from Frontier Insurance Company, Number #44535, dated April 27, 1993, in the amount of \$42,025.00, has been released.

I recommend the Board approve the drains construction as complete and acceptable.

Kenton C. Ward Hamilton County Surveyor KCW/no

 $\mathcal{O}$   $\mathcal{I}$   $\mathcal{I}$ - R-1 Zoning Southeast Quarter of Section 2, Township 17 North Range 3 East N 86-24'29" E 1347 31' Sonitory Man Hole 108th Street Fristing Beehive Intet O Storm Man Hole <u>N 86°24'29" E 470.96'</u> ©⊙Sanitary Mah Hole Existing 42" R.C.P. Semon Asher Drain) - 105.44' - - - 105.02' Existing Storm B.H.- T.C. 845.04 Inv. 838.34 LEGEND Proposed T.C. 846.70 Concrete Monument – 🗖 (4"x4"x36") (to be set during construction) 15389 SF 15379 SF Copperweld - o 24 5/8" iron pin set - o 11700 SF \$ 16975 SF Sanitary sewer -'IRNIHR' 850.5 849.5 Storm sewer -\$50.5 Sta J+J1.74 57-1 Sta J+15.95 57-1 Drainage flow — Flood Route 🛛 🔺 3 Building Line 35' Building Line Sta. 1477.38 ST-1 30' Building Line The provide the sector to be reported and Toper street to match existing Pam Road 843-517 35.08' T8.42' /51.80' 18 42' HE 104.92' Ste. 1+56.11 ST-92.78 849-T.C. Existing Sanitary C.O. 342.97 T.C. BAST2 Inv. \$37.88 Tap Curb 337.80 843.50 NOTE: Property lines at all street intersections are rounded with an arc having a 25' radius. T.C. 848.60 848.16 14-14 R.C. 0-0.50% PAM ROAD Dimensions shown are to the P.I. of the arc. Match existing Parn Road Sta. 0+00.00 ST-1 Curb Iniet \$15 T.C.\_843.58 Curb Inlet #3 .C. 848.00-843.56 648,62 - 8" SS.P. 00.45% 00 Jevelopment Metal End Section fi hry.\_840.00-840.89 23 C ADD STORM MANHOLE #16 W/ BEEHIVE CASTING T.C. -B46-51 846.18 INVERT-EXISTING PIPE INVERT 100 124.36 Dia = down | 221340 Tract Zoned R-1 & R-3 J.B.M. - Invert of existing storm manhole @ the 40 intersection of 108th Street and Central Avenue Sanitary Sever M.H. # 1) 82 73. to9100 SF - 15" R.C.P. @ A-30% Elev. 838.02 5 Storm M.H. # 6 · to 130.00' Weihe Engineers Job # 92-1340 24 Note: The engineer and/or owner disclaim any role in 12384 SF 9100 SF. 2 19 the construction means and methods associated with the project as set forth in these plans. 2 No flood plain on site. Two (2) trees of 2" caliper each to be placed on each 10405 SF lot after house construction is completed. This plat complies with the following City of Carmel Standards: - 15 0. & U. E. -12653 SF 6.3.10, 6.3.15, 6.3.16, 6.3.17, 6.3.18 . 122.94' --130.41' T.C. 848.44 Inv. 840.44 — (M)31 `86'19'00" W T.B.M. – West bonnett nut, fire hydrant @ lot 42 Dixie Highway Addition antary Sever M.H. 14 150.50' .C. 847.81 847,80 to Home Place ELEV. 850.88 107th Street 14000 SH Top of Casting, storm manhole @ Northeast corner of Lot 7, 22 150.50' Cornerstone Place ELEV 846.62 15 13041 SF 130.41' Prepared For: **1**483 Suson 288, t 43 Mr. Mike Keen Curb Inlet \$10 T.C. 847.45 330 North Rangeline Road 150.50' Carmel, Indiana 46032 12239 Phone 317-844-9999 Prepared By: Weihe Engineers, Inc. 44 9 Scale 1" = 50' 10505 North College Avenue 150.50' Indianapolis, Indiana 46280 " Robert & Paul Moore Phone 846-6611 1656 NOTE: Speed limit within subdivision to be 25 M.P.H. , Storm Inlet 10137 SF 12047 SF N 8619'00" E 150.50' 8 25.00 155.00' (15' D. & D. E. 140.45 160.04' Ex. fence approx. on line \$ 8519'00"W 157.50 162.96 Editiony Frame House Reehive Inlet 5 86 19'00 18314 5 Sention Mole R-1 Zoning 180.04 144.90' the Digital Archive of the Hamilton County Surveyor's Office; One Hamilton Co. Square, Ste. 188, Noblesville, In 46060



	Vernon Asher Drain) 105.44'	9 15379 SF 850.5 Sta 3+31.74 ST-1 Sta 3+15.95 ST-1 08' 18.42' 51.80' AD 3+00 3+00 3+00 3+00 3+00 3+00 3+00 3+0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Harris 10233 Harris 10233 Section Sever Labor H 10233 Section Sever Labor H 10233 Section Sever Labor H 10233 Sever Pac (to be remove Sta 1+ Sever Pac Sever Pac Se	$SF = 8 \\ 130.00' = 12 \\ 130.00' = 12 \\ 130.00' = 12 \\ 130.00' = 12 \\ 12 \\ 130.00' = 12 \\ 12 \\ 1400 \\ 12 \\ 130.00' = 12 \\ 130.00' = 12 \\ 12 \\ 130.00' = 12 \\ 130.00' = 12 \\ 12 \\ 130.00' = 12 \\ 130.00' $	R.C.P. (Vernon Asher Droin) and Street D. Asphalt Street D. Asphalt Street D. Asphalt Street D. R.C.P. (Vernon Asher Droin) and Street D. S. Central Avenue Central Avenue S. 02°39'42" F. 610°85' Ist Street D. S. 02°59' Ist Street D. S. 02°59' F. 610°85' F. 610°85' Ist Street D. S. 02°59' F. 610°85'
	140.00' - 1 - 21' RCP - 05 - 21' RCP - 05 - 21' RCP - 05 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		12418 SF 7.5' D. & U. E. 		4 U. E. - 130.00' Sanitary Sewer W.H. # 1 T.C.6480 0.67 0.5F 0.5F 0.5F 0.5 0.5 0.5 0.5 0.5 0.5 0.5 0.5	$\mathbb{E} \mathbb{E} = \mathbb{E} \mathbb{E} \mathbb{E} = \mathbb{E} \mathbb{E} \mathbb{E} \mathbb{E} \mathbb{E} \mathbb{E} \mathbb{E} \mathbb{E}$

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