Drain: R) CRAIG DRAIN Drain #: 38

Improvement/Arm: //with ST RECONSTRUCTION

Operator: J. LIVING STON Date: 12-1-03

Drain Classification: Urban/Rural Year Installed: /197

#### **GIS Drain Input Checklist**

•	Pull Source Documents for Scanning	_ furs
•	Digitize & Attribute Tile Drains	1 O
•	Digitize & Attribute Storm Drains	pof
•	Digitize & Attribute SSD	N/A
•	Digitize & Attribute Open Ditch	
•	Stamp Plans	pof
•	Sum drain lengths & Validate	furf
•	Enter Improvements into Posse	- Just
•	Enter Drain Age into Posse	J/A
•	Sum drain length for Watershed in Posse	A/A
•	Check Database entries for errors	_ fw]

### Gasb 34 Footages for Historical Cost Drain Length Log

Orain Type:	Size:	Length	Length	Length	Bellan.	
			(DB Query)	Reconcile	Price:	Cost:
RCP	15"	233			9.50/H	2213
	27"	26'			21.30/1f	553
	24"	212'			9.50/1f 21.30/1f 18.00/1f	3816
						· · · · · · · · · · · · · · · · · · ·
<del>-</del>						<u> </u>
						·····
<u> </u>						
	Sum:	471'				6583
al Report:	1/4					
mments:						





Kenton C. Ward, Surveyor

776-9626

942 Maple Avenue Noblesville, Indiana 46060

May 4, 1990

To: Hamilton County Drainage Board

Re: George White & James Bradburn Drains

Attached are calculations, plans, drainage shed map, schedule of assessments and miscellaneous supporting material for the reconstruction of the George White and James Bradburn Drains. This report is being submitted to the Board for consideration as a result of a petition filed by the Fishers Town Board on April 11, 1986 which is attached.

At this time a severe drainage problem exists within the old downtown area of Fishers. (See attached newspaper articles.) The worst flooding takes place in an area bounded by 116th Street on the north, South Street on the south, the railroad on the west, and Lantern Road to the east. Other areas within the drainage area experience periodic flooding such as along South Street east of Lantern Road. However, for the purpose of this project, the area of most severe flooding is to be addressed.

On February 27, 1989 the Hamilton County Drainage Board appointed Weihe Engineers, Inc. to study the problem and develop a plan to alleviate the problem. Two plans were developed for this situation. The first plan is a tile replacing the existing George White tile in approximately its existing location. To meet the requirements for a Q5, Q10 and Q25, the requirements range from 42", 48" and 54"; 48" and 54"; and 48", 54" and 60" respectively. By using the available capacity of the existing 20" tile and placing a parallel tile beside it, the sizes ranged from 42" and

48"; 42", 48" and 54"; and 48", 54" and 60" respectively for the same above mentioned storm events. The hydraulic report by Weihe Engineers, Inc. dated October 2, 1989 is attached along with a plan sheet and plan and profile sheets. The cost of the system would vary depending on the size storm to be used for design. The Q10 was used because of its economics and being a standard practice for sizing storm sewers. This storm event utilizing the existing 20" was estimated for cost. The cost estimate for this minus engineering and eliminating the 54" and substituting an open ditch in its place was \$356,180.00. This was a rough estimate by a contractor familiar with such work and was obtained for discussion purposes only.

The second plan was for an open ditch with storm sewer located only within the area between the Morgan property and Archers. A plan for this to replace the existing tile was rejected because of its close proximity to the Morgan Meadows subdivision as being too great of a liability risk. It was decided to then place the open ditch in approximately the location of the existing James Bradburn tile which is located along the Railroad and through the western portion of the Morgan property. This decision was made because of the existing easement for the Bradburn; it is in farm ground; when developed it can be easily relocated or enclosed by the developer to meet his needs; and it was well away from an existing residential neighborhood. The cost estimate for this plan was \$224,286.00. This estimate also is minus engineering and was a rough estimate from the same contractor obtained for discussion purposes only. Both estimates are attached.

Both plans were presented to homeowners and business people within the affected area. Two meetings were held at the Fishers Public Safety Building. The first was held on November 21, 1989 at which time a cost estimate and some hydraulic data was un-available. (See sign in sheet attached.) The second meeting was held on March 29, 1990 at which time the above cost estimates were given along with the data which was

un-available during the first meeting. At the meetings, information was exchanged and input from the citizens proved useful. At each meeting I felt those attending felt the project necessary although they did not always agree on funding alternatives. I also believe the Town of Fishers is interested in the alleviation of the problem as is evident by a letter dated November 27, 1990 from Roy Holland to Allen Weihe urging him to complete the plans as soon as possible. (See attached.)

Though the above meetings with the citizens, discussions with Stan Neal and Jim O'Bara of Weihe Engineers, discussions with various Town officials and employees, Drainage Board members and John Ward, Drainage Board Contractor, I have prepared the following proposal.

The following proposal is in two parts. The first portion of the proposal deals with a new open ditch located along the western portion of the Robert E. & Francis

Morgan property. The second portion deals with the reconstruction of the existing 20"

tile located along the east line of the above mentioned property.

The proposed drain improvement will begin at the existing manhole located at the southeast corner of the Archers Grocery (Lot 2, Kimberlains Addition also known as parcel 14-01-02-01-007.000). The line will run east 165' down the alley to MH1 as shown on plans dated 11-28-89. This manhole is located at the northeast corner of lot 17, Kimberlains Addition, parcel 14-01-02-01-023.000. The line will then run south 175' along the west right-of-way line to the southeast corner of the same lot to MH2. The tiles will then run east 250' along the north right-of-way of South Street to MH3 located at the northeast intersection of South Street and the railroad. Thence south 380' to MH4 at the southeast corner of parcel 14-01-02-02-001.000; thence east 160' to MH5; thence southwest parallel with the railroad 22' to the outlet of the storm sewer. This entire line will consist of 48" RCP.

The open ditch will begin at the above referenced location at station 11+50 and follow the approximate location of the James Bradburn Drain as constructed in 1887. The open ditch will be constructed with a 4' bottom width and 2:1 side slopes and empty into the R.J. Craig drain at Sta. 36+70. The open drain will be 2520 feet in length and the storm sewer 1150 feet in length for a total length of 3670 feet.

The cost estimate for this portion of the project is as follows:

48" RCP	1150 Feet @ 104.00	119,600.00
Open Ditch	2520 Feet @ 18.00	45,360.00
Rebuild Existing MH	1 Each @ 5,000.00	5,000.00
Clearing	1.5 Ac @ 10,000	15,000.00
Seeding	10 Ac @ 1,000.00	10,000.00
60" Metal End Sections	1 Each @ 1,200.00	1,200.00
Pavement replacement	625 LF @ 40.00/ft	25,000.00
Riprap	250 Ton @ 20.00	5,000.00
Granular Backfill	1000 CY @ 12.00	12,000.00
54" Crossing	1 Each @ 6000.00	6,000.00
96" Manholes	5 Each @ 4500.00	22,500.00
		\$266,660.00
	10% Contingency	26,666.00
	Subtotal	\$293,326.00
	Engineering	13,500.00
	Staking	6,000.00
	-	\$312,826.00

The proposed drain will replace the existing Bradburn Drain from Sta. 11+00 to Sta. 54+00. The tile will be intercepted at Sta. 11+00 in MH3. The only remaining portion of the Bradburn Drain as originally constructed shall be from MH3 (Sta. 11+00 of original drain) to the manhole at Sta. 3+75 on plans prepared by Weihe Engineers dated 12-16-81, revised 6-20-87 (See attached) which is approximately Sta. 6+00 of the 1887 construction. The existing manhole shown is the same as the above referenced manhole on the Weihe plan revised 6-20-87. The 20" tile will be abandoned from that point to where the tile will intercept the new storm sewer at MH1. At MH1, the 20" and 48" tiles will exit the structure.

The second part of the project is the repair, replacement and rehabilitation of the existing George White as constructed in 1916 as recorded in Ditch Record Book 4, page 87, and other improvements since as shown in the drain file. The tile is to be connected relocated beginning at the northwest corner of lot 23 of Morgan Meadows Second Section and run south parallel to the subdivision west line (10 feet west of said line) to the open ditch. This is being done as a result of a meeting held in the field on April 24, 1990 with Steve Dillinger, Drainage Board Chairman; John Ward, Drainage Board Contractor; Mike Howard, Attorney for the Commissioners; and myself. The purpose of this relocation is to remove the drain from the existing lots where the homes on lots 20 & 21 are within the easement, keep away from storage buildings and fences and to distance the tile from existing trees. The tile north of this point is either within the farm field or at the property line.

The drain shall consist of 21" RCP from the point of intersection to a point 30 feet south of the south line of Morgan Meadows Second Section. From this point to the R.J. Craig Drain the drain will be open ditch. The existing tile will be abandoned and portions replaced with open ditch from the northwest corner of lot 23, Morgan Meadows Section Two to the R.J. Craig open ditch.

The cost estimate for this work is as follows:

Open Ditch	470' @ 18.00/ft	8,460.00
21" RCP	1050 @ 55.00/ft	•
		57,750.00
24" CMP	20' @ 26.00/ft	520.00
24" Animal Guard	1 Each @ 125.00	125.00
48" Manholes w/castings	4 Each @ 2000.00	8,000.00
Clearing	1 Ac @ 10.000/Ac	10,000.00
Seeding	3.5 Ac @ 1000/Ac	3,500.00
28" Metal End Section	1 Each @ 180.00	180.00
	Sub Total	88,535.00
	10% Cont.	8,854.00
	Total	97,389.00

In addition to the above, I recommend the arms and main ditch north of South Street be jetted and cleaned, structures repaired and the tile on Arm 2 be connected to the structure at Sta. 0 of the 48" RCP instead of "T"ed into the 20' as it is now north of this structure.

White & Bradburn - May 4, 1990 - Page 6

The cost estimate for this work is as follows:

Sewer Jet	5,000,00
Structure Repair	5,000.00
Tile Work	5,000.00
	15,000,00

The remaining portion of the 20" tile will be maintained as part of the total periodic maintenance program.

The total cost of the project is as follows.

New 48" and open ditch	312,826.00
Relocation of Existing 20" tile	97,389.00
Work on 20" in old down town	15,000.00
Grand Total	425 215 AA

The drainage shed map is attached. I believe it to be representative of the area benefitted by the proposed improvements. An area omitted is the property which Burberry Place will be developing. This acreage will run to the east as shown on the attached copy of the primary plat. According to Doug Miller, engineer for Mr. Murphy, the open ditch is of sufficient elevation to benefit the Murphy property when developed. This will be connected through Arm 1.

The drainage shed consists of 126 lots and 163.42 acres. The acreage figure does not include the lot count. Of this amount, the commercial properties consist of 35.84 acres and 33 lots. Comparing C-values of 1/2 acre residential versus commercial, the values are 0.5 for residential and 0.9 for commercial. Because of the greater C-value for commercial ground, a decision was made to assess the commercial properties a factor of 1.8 more than residential. Commercial properties were determined by using the Fishers Zoning as a guide. (See attached.) Those areas zoned I-1, I-2, C-1, C-2, C-3, and C-4 on the zoning map were assessed as commercial. The reconstruction assessments were set at \$1148.00 per acre & minimum for residential and \$2067.00 per acre & minimum for commercial. Roads, streets and alleys were assessed at residential

White & Bradburn - May 4, 1990 - Page 7

rates since the indicated acreages have been shown triple of actual acreage. The railroad was also assessed at the residential rate.

Although this project is being proposed, I must point out at this time the old down town area will still be prone to flood. The system which is proposed is, as I have pointed out previously, designed to handle a 10 year storm event under existing conditions. Per the letter from James Wm. O'Bara of Weihe Engineers dated March 7, 1990, the hydraulic Grade Line (HGL) will remain within the system for a 10 year storm and result in an elevation of 813.76. Mr. O'Bara has indicated on the attached sheet the areas of flooding during the 25, 50 and 100 year storm events. I want to stress the importance of this fact to both the Board and the landowners.

I recommend that if the project is approved, the landowners within these areas which will be prone to flooding obtain flood insurance. On November 6, 1989 a meeting was held with Debbie Smith, Assistant Flood Insurance Co-ordinator; Michael E.

Massonne, Hydraulic Engineer, Streams Permits, both of the Division of Water, Indiana Department of Natural Resources (IDNR); Roger Johnson, Development Director, Town of Fishers; and myself. At that time Ms. Smith indicated that the landowners within the flood prone area are eligible for flood insurance as being in a Zone C per the FEMA Flood Studies. This dispels a rumor in the area that the area was not eligible for flood insurance.

Problems with possible pollutants into the system occurs intermittently. This problem has been turned over to the County Board of Health. However, at this time the problem has not been found. The Town of Fishers and the Health Department are waiting for the right conditions in order to conduct a smoke test. Refer to the attached letter from Barry McNulty dated May 3, 1990.

Another rumor which has circulated is that a 36" storm sewer runs down Lantern Road and empties into the 21" regulated drain. To the best of my knowledge and field

White & Bradburn - May 4, 1990 - Page 8

observations by my office, this is false. A 15" storm sewer was found running down Lantern Road. I believe the 36" RCP people saw along Lantern Road was actually the pipe to be used for the underground storm water retention for Village Pantry. The drainage plan for this site was approved based on the retention. A 6" PVC outlets the retention into the storm sewer at Lantern Road.

An allegation from local residents that the drain in town was not maintained was presented at one of the meetings. I have a map showing the location and work order number for each work order on file attached to this report. Work orders for all drains were kept after 1977. Locations of work done on the drain prior to that time is unknown. This shows that a total of \$14,716.31 has been spent within town, \$3,169.80 spent on the open ditch and \$4,236.74 has been on the tile east of I-69. The work orders are also attached.

Questions as to what has been spent has also been asked. This office has record of monies spent after January 1976. For funds expended from May 4, 1971 when the drain maintenance fund was established to January 1976, the records are located in the Auditors Office. A copy of our records are attached.

I recommend to the Board that a hearing for reconstruction should be set for June 1990.

Kenton C. Ward,

Mamilton County Surveyor

KCW/jh

IN THE MATTER OF THE HAMILTON COUNTY DRAINAGE BOARD

#### PETITION

Comes now the Board of Trustees of the Town of Fishers,
Hamilton County, Indiana, who petition the Hamilton County
Drainage Board as follows:

- 1. They are the duly elected Board of Trustees of the Town of Fishers, Hamilton County, Indiana.
- 2. That they now desire that the legal drains which are located within the municipal limits of the Town of Fishers, Hamilton County, Indiana, be repaired or reconstructed as needed.
- 3. That in the opinion of the Petitioner, the costs, damages and expenses of the proposed improvements will be less than the benefits which will result to the owners of the land to be benefited thereby.
- 4. That an emergency exists which requires the immediate attention of the Drainage Board to the problems resulting within the limits of the Town of Fishers, Hamilton County, Indiana, from inadequate surface water drainage.

APR 1 1 1986

HAMILTON COUNTY DRAINAGE BOARD

SECRETARY

BOARD OF TRUSTEES OF THE TOWN OF FISHERS, HAMILTON COUNTY,

INDĮANA

Walter R. Kell

Ramon E. Saksons

Roy G. Halland

•		•	
Dated: this11th_da	ay of	April	, 1986.
ATTEST:  Linda Gaye Cordell,  Clerk-Treasurer	ndul_		
STATE OF INDIANA COUNTY OF HAMILTON	) )SS: )		
said County and State Roy G. Holland, as Me of Fishers, Indiana, of the Town of Fisher be the persons execut signing of the same a WITNESS MY HAND	e, Walter embers of and Lind rs, India ting the as their	the Board of the Board of a Gaye Corde na, to me know above document voluntary acres. The EAL, the Notary Publ	ary public in and for amon E. Saksons, and f Trustees of the Town ll, as Clerk-Treasurer own and known to me to nt and acknowledge the t and deed. his11th_day
MY COMMISSION EXPIRES			
12-2-6-86	1		

# Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

#### **Performance Bond**

KNOW ALL MEN BY THESE PRESENTS:	
That Poindexter Excavating, Inc.  (Here insert the name and add  10443 E. 56th St., Indianapolis,	
10443 E. 56th St., Indianapolis,	ress or legal title of the Contractor) IN 46236
tion of the State of Maryland, with its home office i	n the City of Baltimore, Maryland, U. S. A., as Surety,
hereinafter called Surety, are held and firmly bound	unto Hamilton County Drainage Board
(Here insert the name and a	ddress or legal title of the Owner)
as Obligee, hereinafter called Owner,	
in the amount of two number forcy two the	ousand Seven Hundred Forty Nine & 08/100
Dollars (\$242,749.08), for the patheir heirs, executors, administrators, successors and	yment whereof Contractor and Surety bind themselves, assigns, jointly and severally, firmly by these presents.
WHEREAS, Contractor has by written agreem	ent dated July 10, 19 91,
entered into a contract with Owner for Excavation	on & Mucking of Ditches, Storm Sewer, Ditch
Grading & Mulch Seeding, R. J. Cr	aig Drainage Area Drain
in accordance with drawings and specifications prep	ared by Owner
which contract is by reference made a part hereof, a one year maintenance from date of accep NOW, THEREFORE, THE CONDITION (	ame, title and address) and is hereinafter referred to as the Contract, including trance award. OF THIS OBLIGATION is such that, if Contractor, then this obligation shall be null and void; otherwise
The Surety hereby waives notice of any alterat.	ion or extension of time made by the Owner
•	Owner to be in default under the Contract, the Owner
having performed Owner's obligations thereunder, promptly	the Surety may promptly remedy the default, or shall
(1) Complete the Contract in accordance	with its terms and conditions, or
tions, and upon determination by Surety of the determination by the Owner and Surety jointly between such bidder and Owner, and make ava a default or a succession of defaults under the oparagraph) sufficient funds to pay the cost of coexceeding, including other costs and damages for set forth in the first paragraph hereof. The terr	the Contract in accordance with its terms and condi- lowest responsible bidder, or, if the Owner elects, upon of the lowest responsible bidder, arrange for a contract silable as work progresses (even though there should be contract or contracts of completion arranged under this simpletion less the balance of the contract price; but not re which the Surety may be liable hereunder, the amount in "balance of the contract price," as used in this para- by Owner to Contractor under the Contract and any paid by Owner to Contractor.
Any suit under this bond must be instituted be which final payment under the contract falls due.	efore the expiration of two (2) years from the date on
No right of action shall accrue on this bond to the Owner named herein or the heirs, executors, adn	or for the use of any person or corporation other than ninistrators or successors of Owner.
Signed and sealed this	h day of July A.D. 1991
In the presence of:	POINDEXTER EXCAVATING, INC. (SEAL)  Principal
Betty Gean atkinson	BY: Bruy Paider
Betty Jean Atkinson	Billy Poindexter Tille President
FIDELITY	AND DEPOSIT COMPANY OF MARYLAND
Clara Lu Day	By (SEAL)
Clara Lu Day	Jan L. Jacobs - Attorney-Tilla act

C309f---

Approved by The American Institute of Architects, A.I.A. Document No. A-311 February 1970 Edition.

# Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

#### **Labor and Material Payment Bond**

Note: This bond is issued simultaneously with Performance Bond in favor of the owner conditioned on the full and faithful performance of the contract,

KNOW ALL MEN BY THESE PRESENTS:	
That Poindexter Excevating Inc. (Here insert the name and add	
(Here fisert the name and add	tress or legal title of the Contractor)  IN 46236
tion of the State of Maryland, with its home office i	LITY AND DEPOSIT COMPANY OF MARYLAND, a corpora- n the City of Baltimore, Maryland, U. S. A., as Surety,
hereinafter called Surety, are held and firmly bound	unto Hamilton County Drainage Board
as Obligee, hereinafter called Owner, for the use	ddress or legal title of the Owner) se and benefit of claimants as hereinbelow defined,
	ousand Seven Hundred Forty Nine & 08/100
	least one-half of the contract price)
Dollars (\$242.749.08	ayment whereof Principal and Surety bind themselves, I assigns, jointly and severally, firmly by these presents.
WHEREAS, Principal has by written agreemen	nt dated
entered into a contract with Owner for Excavation	on & Mucking of Ditches, Storm Sewer, Ditch
Grading & Mulch Seeding, R. J. Cr	aig Drainage Area Drain
in accordance with drawings and specifications prep	ared by Owner
which contract is by reference made a part hereof, a	name, title and address) and is hereinafter referred to as the Contract.
ment to all claimants as hereinafter defined, for all labor and	DBLIGATION is such that, if Principal shall promptly make pay- material used or reasonably required for use in the performance of all remain in full force and effect, subject, however, to the following
1. A claimant is defined as one having a direct contract w material, or both, used or reasonably required for use in the p	ith the Principal or with a sub-contractor of the Principal for labor, performance of the contract, labor and material being construed to telephone service or rental of equipment directly applicable to the
defined, who has not been paid in full before the expiration of a claimant's work or labor was done or performed, or materials was done or performed.	and severally agree with the Owner that every claimant as herein period of ninety (90) days after the date on which the last of such were furnished by such claimant, may sue on this bond for the use a sum or sums as may be justly due claimant, and have execution costs or expenses of any such suit.
two of the following: The Principal, the Owner, or the Su or performed the last of the work or labor, or furnished substantial accuracy the amount claimed and the name of work or labor was done or performed. Such notice shall be postage prepaid, in an envelope addressed to the Principal tained for the transaction of business, or served in any man aforesaid project is located, save that such service need in the context of the expiration of one (1) year following the understood, however, that if any limitation embodied in the such limitation shall be deemed to be amended so as to be (c) Other than in a state court of competent jurisdic in which the project, or any part thereof, is situated, or in the or any part thereof, is situated, and not elsewhere.  4. The amount of this bond shall be reduced by and to	contract with the Principal, shall have given written notice to any rety above named, within ninety (90) days after such claimant did the last of the materials for which said claim is made, stating with the party to whom the materials were furnished, or for whom the served by mailing the same by registered mail or certified mail, al, Owner or Surety, at any place where an office is regularly maintener in which legal process may be served in the state in which the ot be made by a public officer. The date on which Principal ceased work on said Contract, it being his bond is prohibited by any law controlling the construction hereof equal to the minimum period of limitation permitted by such law, tion in and for the county or other political subdivision of the state the United States District Court for the district in which the project, the extent of any payment or payments made in good faith herewhich may be filed of record against said improvement, whether or
Signed and sealed this	h
In the presence of:	POINDEXTER EXCAVATING, INC. (SEAL)
Getty gean Ctilinion	BY: Bully / andick
Betty John Atkinson FIDELITY	Billy Poincexter Title President AND DEPOSIT COMPANY OF MARYLAND
Claral L. Dan	
Clara Lu Day	Jan L. Jacobs - Attorney-Triffact

C309e¾--

Approved by The American Institute of Architects, A.I.A. Document No. A-311 February 1970 Edition.

#### Power of Attorney

#### FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE, BALTIMORE, MD

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the
State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which are set
forth on the reverse side hereof and are hereby certified to be in full force and effect on the date hereof, does hereby nominate,
constitute and appoint Jan L. Jacobs, William E. Frick, Jr., Steven E. Wolf, Anthony E.
Ortman Relores Koch Clara Lu Day Andrew Matheway and Fric A Schioforgtoin
all of Indianapolis, Indiana, EACH
all of Indianapolis, Indiana, EACH. its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for and on its behalf as surety, and as its act and deed:
any and all bonds and undertakings
And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully
and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of
the Company at its office in Baltimore, Md., in their own proper-persons. This power of attorney revokes those
issued on behalf of Jan L. Jacob tal, dated, June 8, 1987 and on behalf of Eric A.
issued on behalf of Jan L. Jacoba, Ftal, dated, June 8, 1987 and on behalf of Eric A. Schieferstein, dated, December 1989.  The said Assistant Secretary does hereby certificant the extract set forth on the reverse side hereof is a true copy of Article VI,
Section 2, of the by-Laws of said Company, and is now incloree.
IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the
Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 31st day of
January , A.D. 1991
FIDELITY AND OPPOSIT COMPANY OF MARYLAND
ATTEST: (SEAL)
By
Assistant Secretary By Vice-President  STATE OF MARYIAND
STATE OF MARYLAND
STATE OF MARYLAND CITY OF BALTIMORE SS:
STATE OF MARYLAND CITY OF BALTIMORE SS:
STATE OF MARYLAND CITY OF BALTIMORE  SS:  On this 31st day of January , A.D. 19 91, before the subscriber, a Notary Public of the State of
STATE OF MARYLAND CITY OF BALTIMORE  SS:  On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant
STATE OF MARYLAND CITY OF BALTIMORE  SS:  On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers
STATE OF MARYLAND CITY OF BALTIMORE  On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by
STATE OF MARYLAND CITY OF BALTIMORE ss:  On this 31st day of January, A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and
STATE OF MARYLAND CITY OF BALTIMORE SS:  On this 31st day of January, A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their
On this 31st day of January, A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.
CITY OF BALTIMORE   SS:  On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.
CITY OF BALTIMORE   SS:  On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.  CAROL J. FADER  Notary Public Commission Expires August 1, 1992
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.  CAROL J. FADER  Notary Public Commission Expires August 1, 1992  CERTIFICATE
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.  CAROL J. FADER  Notary Public Commission Expires August 1, 1992  CERTIFICATE  I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.  CAROL J. FADER  Notary Public Commission Expires August 1, 1992  CERTIFICATE  I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this
On this 31st day of January , A.D. 1991, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.  IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.  CAROL J. FADER  Notary Public Commission Expires August 1, 1992  CERTIFICATE  I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that

the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 10th <u>July</u>, 1991 day of\_\_

044

No action was needed by the Board.

NOV 24, 1997 DR BOOK 4 PAGE 482

THe Surveyor informed the Board that the Town of Fishers had requested relocation of both CAstetter and Randall Dran and the R.J. Craig Drainage Area-White Arm because of the expansion of 116th Street within the Right-of-Way. The plans had been reviewed and it meets with his approval.

Reconstruction Hearing R.J. Criag and Castetter Randall Drains

Mr. Holt made the motion to approve the reconstruction of the Castetter-Randall Drain and R.J. Craig Drainage Area-George White Arm by the Town of Fishers, seconded by Mr. Dillinger and passed unanimously.

Mr. Jerry Ayres came before the Board concerning, in his opinion, that he was being assessed unfairly on the Symons Drain and the William Thomas Drain. He had written a letter explaining his position. (H.I.)

Request to reduce assessm Symonds and Wm Thomas Dra

"HAMILTON COUNTY DRAINAGE BOARD

C/O NANCY OLDHAM

HAMILTON COUNTY SURVEYOR'S OFFICE

1 HAMILTON COUNT SQUARE SUITE 146

NOBLESVILLE, IN 46060

#### TO WHOM IT MAY CONCERN:

IT BECAME APPARENT TO US THIS FALL THAT FOR SOME TIME WE HAVE BEEN PAYING A DITCH ASSESSMENT TWICE A YEAR THAT IS A DOUBLE CHARGE ON 80 ACRES. I HAVE ATTACHED COPIES OF OUR ASSESSMENT RECEIPTS FOR YOUR CONVENIENCE.

ONE CHARGE IS FOR THE WILLIAM THOMAS DRAIN AND ONE IS FOR THE GEORGE SYMONDS. THIS 80 ACRES DRAINS AND IS DITCHED TO THE WILLIAM THOMAS NOT GEORGE SYMONDS. WE HAVE BEEN PAYING AN \$80 ASSESSMENT TO BOTH DRAINS WHICH IS NOT FAIR AND NOT RIGHT.

AT THIS TIME, I WOULD LIKE TO ASK THE BOARDS' CONSIDERATION TO REMOVE THE ASSESSMENT OF THE 80 ACRES FOR THE GEORGE SYMONDS DRAIN AND REFUND THE AMOUNT WE HAVE PAID TO DATE FOR THE DOUBLE CHARGE.





Kenton C. Ward, Surveyor

Suite 146

776-8405

One Hamilton County Square Noblesville, Indiana 46060-2230 \_

October 12, 1994

To: Christie Starr C.P. Morgan Co.

Re: R.J. Craig Drain

The Hamilton County Surveyors Office has reviewed and approves the proposed casting change on the existing structure (E2) on the R.J. Craig Drain.

The casting change is from a solid type casting to a R-4342 casting (Beehive).

The remaining proposed changes to the drainage facilities in Heritage Meadows fall under the Town of Fishers jurisdiction.

Please install erosion control (straw bales or silt fence) around new casting on structure.

If you have any questions contact 776-8495.

Sincerely

Jerry L. Liston

Inspector

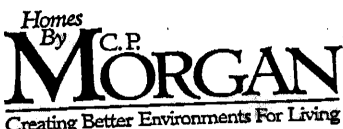
JLL/jh

cc: Commissioners

Jim Brimbury, Fishers

Cile copy

16:02



CP MORGAN CO

# Treating Better Environments For Living

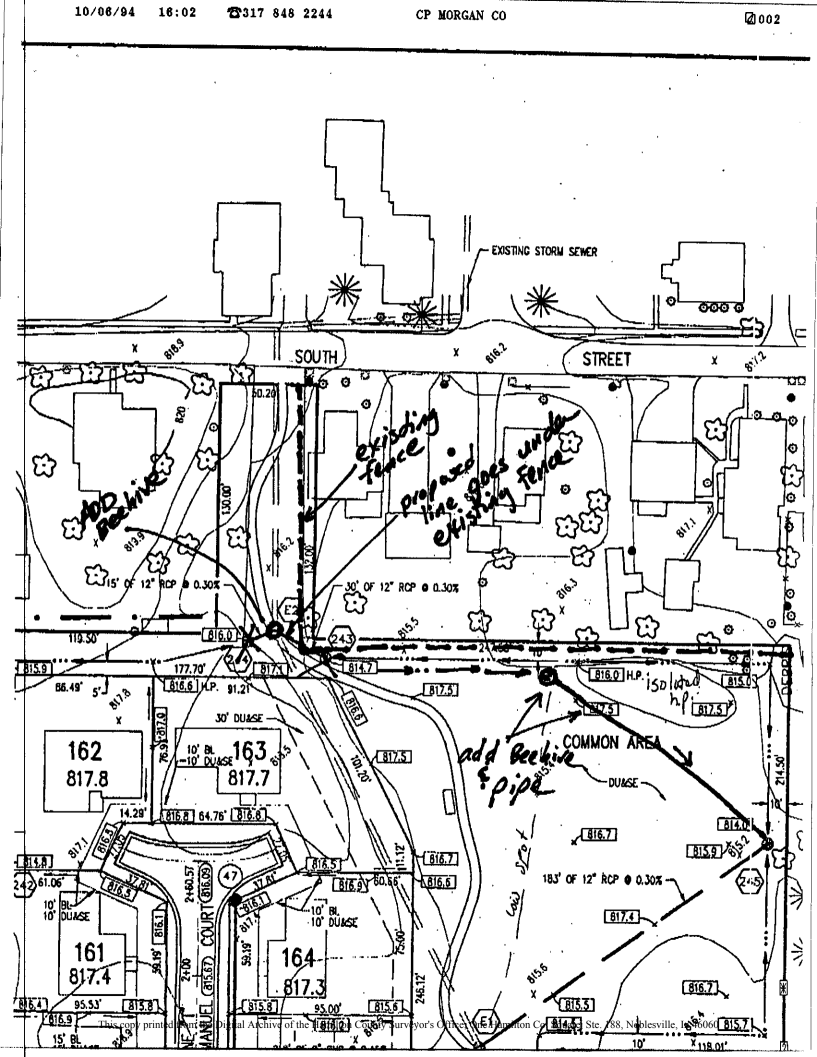
FACSIMILE COVE	
NAME: Jerry Liston / Jir COMPANY: County Surveyor /	Down of Fishers
FAX #:	1
TOTAL NUMBER OF PAGES TO FOLLO	W:
DATE OF TRANSMISSION: Oct. 6	1994

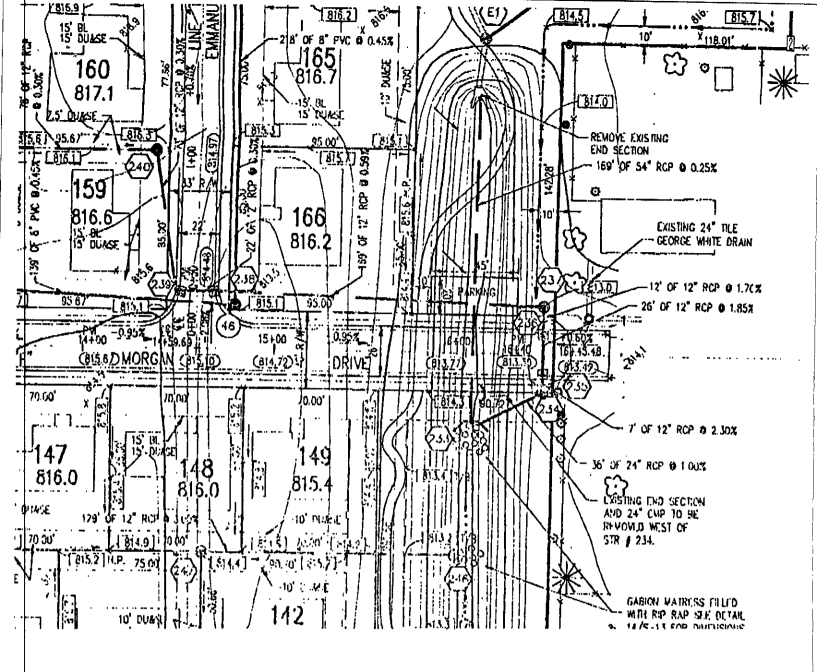
We would like to make Several modification to our Storm drain improvements for Heritage Meadows Section 5. The existing fence is constructed making Section 5. The existing fence is constructed making it very difficult to construct the pipes are shown. It very difficult to construct the pipes are shown.

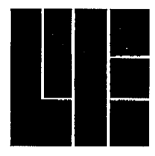
We are asking permission to delete 2 beening to all pipes and install a beening on the existing manhole. The Topo is also off and it existing manhole. The Topo is also off and it with the more sense to add, a beening as shown.

The like to meet you on site next week to discuss these transforms in the pages, please contact:

PHONE #:\_\_(317) 848-4040 FAX #: (317) 848-2242







## WEIHE ENGINEERS INC.

ALLAN H, WEIME, P.E., L.S. PRESIDENT

10505 N. COLLEGE

INDIANAPOLIS, INDIANA 48280

317-846-6611 FAX (317) 843-0546

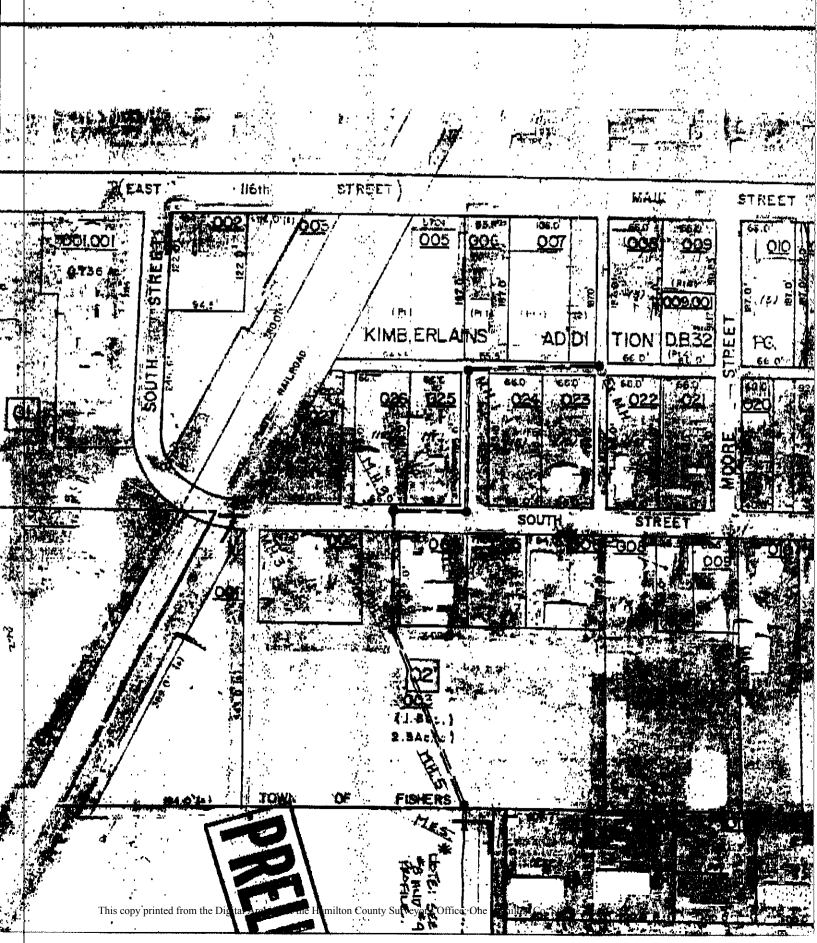
FAX TRANSMITTAL COVER SHEET

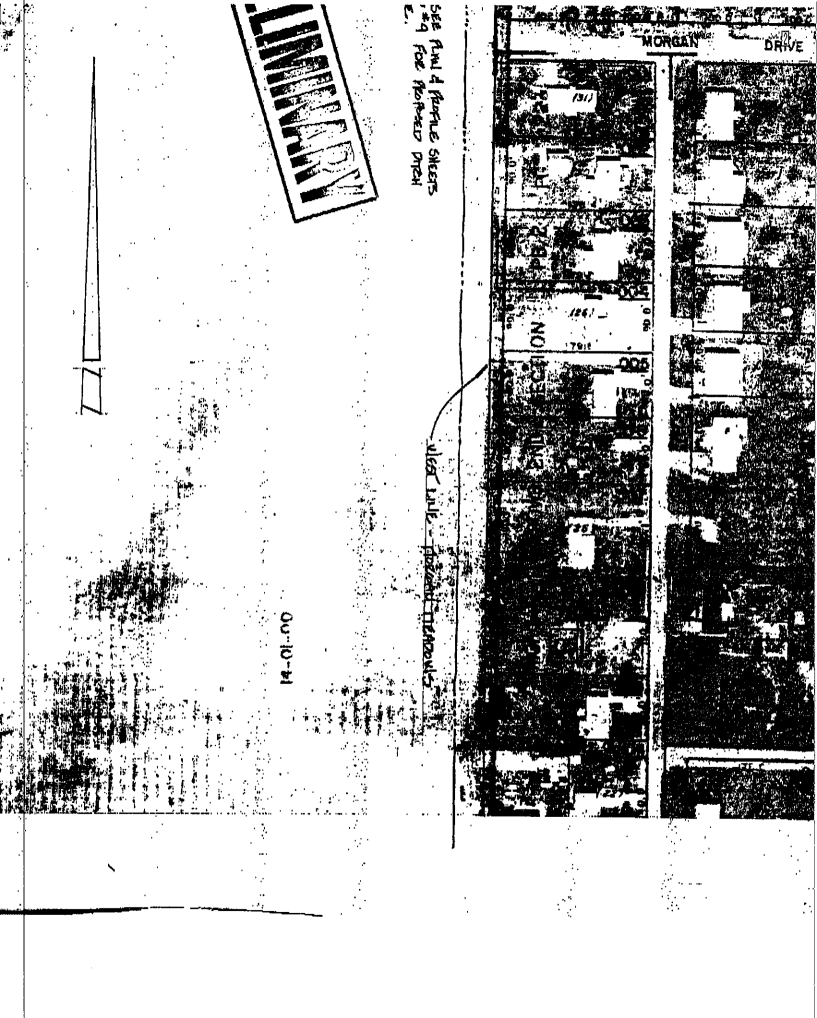
ATE:	GTEB. SI
o:	THE LISTON
AX NO	J776-9628
ROM:	CIBARA
ON EC	RI Cen.
OTAL NUMBER	OF DOCUMENTS IN THIS TRANSMISSION INCLUDING
OTES;	
·	
: You are e	xperiencing difficulties in receiving, please 317)846-6611.
ank you.	

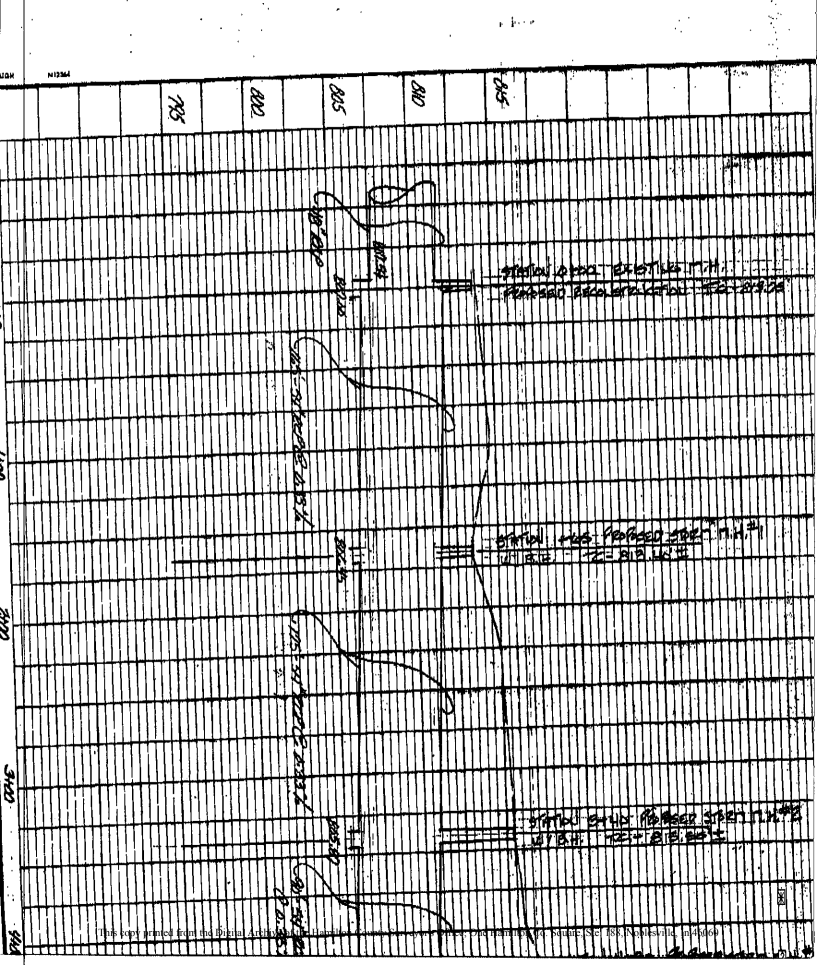
CIVIL ENGINEERS

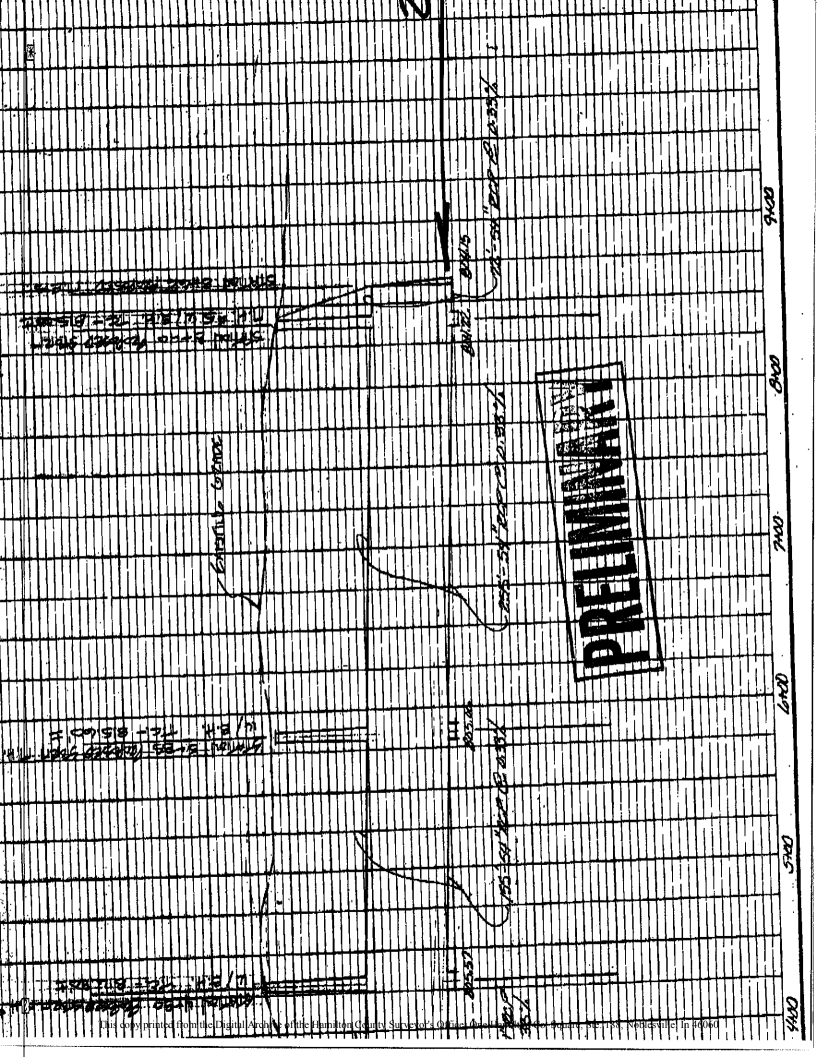
LAND SURVEYORS

LAND PLANNERS









•		المالة									- 11		<u> </u>	***	+-	-		.,			-		,		-	<b>\</b>				#			_			_				<u></u>						1	-				T					<b>.</b> —			**	<del></del>		
		,			'					•	,	3	71	<u></u>	72	1	(	_ [1	¥. —-	ا. ا	— H,	2	<u> </u>	7	Į	1	3		<u>_</u>	7	q)	5	•	<u>.</u>	<i>D</i>	74	4	7		<i>₹</i>	(/)	91	1		-			<u>ج</u>	_		$\frac{1}{2}$	_								:	ī	
				•	•											j	a	re.	2	9	•	<i>*</i>	d	6	i	<b>//</b>	2	C	?		1	<i>y</i> .	chi	20		, 		ادع	برحا	1/. 2/	?4	-/	9	7	10	70	タイ	9	,	:		SHEET NO		_	<u>}</u>	•		<u>.</u>	•	1	10 TO	
								1								\	2//5							AID	010						1.6	B					L	20	É		_	• • •	,	_	760	5		TT	1		Ţ.	<del>- "</del>			7	Γī		T	<u> </u>	П		
		+			1				T		Ī																					+								1			 <del> </del>		 		+		+	  - -	-		+		_		+					
									1		ĺ																-			-				<u> </u>						1			 		-				1		+		-		1		+	<u> </u>	-			
																<u></u>						$\prod$	\ \					  -			L	  -				 +		-			-	-	+	-		-	$\prod$		!   <del> </del>	+			+			  -			1			
																		l					d								ا ا		j						  -		1			-				-					  - <del> </del>	-		-		+	+	+		
												Ī																				, , i	1		<u> </u>		$\downarrow$		  -		<u> </u>	 			! ~~			1		+								+		1		ļ
		+			+			+	Ħ			1		†		1			-		ł			1							ļ Ĺ											-		1								_		$\downarrow$	<u> </u>	1			<u> </u>	+		
			+				#1						Ì			1			7			7			1				1								1					+										1	\					1	-	_		
╫╫		+			+		-		†		+		†		+		†					1							T															Ц								-				1				4		
	<del>                                     </del>	+		+	╟	<del>                                      </del>	+				Ť		†		+		†									1				i.								 					  -		1		 <del> </del>		1					  -  -			1				$\frac{1}{4}$	
			-	-		+1	+		t	╫		-	+		1		<b>-</b>	1						 																					1	Ц			  -		1		 <del> </del>		_		+				 	
	+			+	-		+	$\parallel$					1		, L	Ħ		Ì	<del>   </del>	1																			֓֞֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֡֓֓֡֓֡֡֓֓֓֓֡֡֡֓֡֓	•				: 							_	│ ╁┼			-		1		 <del> </del>	$\left  \cdot \right $	Н	
+				+	<del>                                     </del>	1		+				+		1		H		†	Ħ	   i	+		1	†			1													7						 							-			<b>₩</b>	  -		+			
+	+	+	H	+		+		H				+		+		1		†	+		1			1	1		1	Ï			Ī				T															-			!			! <del> </del>				$\downarrow$		
+	$\ $		+	-		+	$\prod$	+	+	+	-	+	-	+	$\ $	+			1		+			+	+		+	†		- <del> -</del> 					-				1								! ا لډ							  -  -		-		1		-		
	+		+				$\ $		H	+	<del>   </del> 	+	$\dagger$	+			\ 		+	+	+	+			+	1			+	-		<del>∐</del>		1										Ī										-		1 +		1		] +		
			+	H	+	<del>                                     </del>	+	+	  -  -		H				+		+		+			+			+	+			1		1																1														1	
			+	+			This	cc	рру	pr	int	¢d	fio	m	the	Di	igit	tal	Ar	ch	ive	01	th	ne :	Н	ım	ilto	n	Cc	oun	ty	Su	y.	V	's	) )f	fic	e (	) ne	H	ar	ni l	tor	Q	ما	Sq	lar			! 18		Vel	ble		He,	I I	+6	06			1	

#### TO THE HAMILTON COUNTY DRAINAGE BOARD

The following Bid is for the Reconstruction of the R.J. Craig Drainage Drain.

#### BASE BID

DESCRIPTION	YTTTNAUQ	TINU	COST
R.J. CRAIG OPEN DITCH		:	
DREDGING	3910	FEET	:
v 1		4.51	17,634,10
CLEARING	8	ACRE	
		4,000,00	32,000,00
SEEDING (HYDRO)	10	ACRE	
i Transition of the state of th		1,800.00	18,000.00
SILT BASINS	3	EACH	-
		1,020,00	3,060.00

SUB TOTAL 70,694.10

#### NEW OPEN DITCH AND STORM SEWER

İ	1 .			
OPEN DITCH (NEW)		2400	FEET	
	'1		13.84	33,216.00
SEEDING (HYDRO)	1	1.0	ACRE	
			1,410.00	14,100.00
54" RCP		848	FEET	
			73.76	62,548.48
96"MANHOLES	1	б	EACH	
			4,570.00	27,420.00
CLEARING		1	ACRE	
			3,800.00	3,800.00
GABION		2	EACH	
			100.00	200.00
60" MES		1	EACH	•
			1,068.00	1,068.00
PAVEMENT REPLACEMENT	!	625	LINEAL	FEET
			46.18	28,862.50
SILT BASINS		2.	ЕЛСН	
	. 1		420.00	840.00

SUB TOTAL 172,054.98

GRAND TOTAL PRICE 242,749.08

BF=1

Poindexter Excavating, Inc. 10443 Edst 56th Street Indianapolis, Indiana 46236

#### SUPPLEMENTARY BID

#### RCP CT TIT

4	INCH	N/A	."	.'	18 INCH	18.38	
5	INCH	N/A		*	20 INCH	N/A	
6	INCH	N/A			22 INCH	N/A	
8	INCH	N/A		11	24 INCH	24.95	
10	INCH	N/A		:	27 INCH	29.59	
12	INCH	14.33	1		30 INCH	35.10	
14	INCH	N/A	L		36 INCH	47.55	
16	INCH	N/A					

#### CORRUGATED METAL PIPE PER LINEAL FOOT INSTALLED

		<u>16GA</u>	<u>14GA</u>	<u>12GA</u>	ANIMAL GUARD
6 8	INCH_	7.97 8.97	N/A 9.86	N/A N/A	34.69 36.80
10	INCH_	10.05	11.69	N/A	38.80
12	INCH_	11.50	13.71	N/A	41.56 46.83
18	INCH_	13.42 15.82	15.19 16.79	N/A 22.60	60.83
21	INCH	17.24	20.63	25.38	62.83
24	INCH	18.55	22.39	28.50	73.10
30	INCH	21.16	25.87	32.69	81.65
36	INCH_	25.47	31.64	39.63	91.48

#### PLASTIC PIPE PER LINEAL FOOT

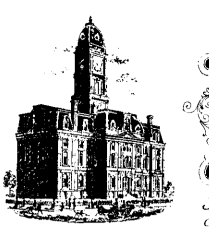
4	INCH	5.54	8 INCH 7.34
5	INCH	N/A	10 INCH 8.49
б	INCH	6.85	12 INCH 10.56

BF-2

Poindexter Excavating, Inc. 10443 East 56th Street Indianapolis, Indiana 46236

#### SUPPLEMENTARY BID (CONTINUED)

	185.00
7" OR 9" GRADED RIP RAP PER CUBIC YARD	31.50
DIRT FILL PER CUBIC YARD	3.25
GRAVEL FILL PER CUBIC YARD	8.00
MACHINE PRICE PER HOUR WITH OPERATOR	
	136.00 75.00 61.00 8/4 TON 35.00 1 TON 47.00 VER 2 TON 55.00
LABOR PER HOUR (NOT INCLUDING MACHINE OF	PERATORS)
SUPERVISORS	46.00 30.00
OTHER BID ITEMS	
	$\frac{1}{2} \left( \frac{1}{2} \right)^{\frac{1}{2}} = \frac{1}{2} \left( \frac{1}{2} \right)^{\frac{1}{2}} = \frac{1}$
THE ABOVE BID HAS BEEN SUBMITTED THIS	1 DAY OF July
19_91	
BY: Poindexter Excavating, Inc.	
Name of Bidder  BY: 73 ill	y Paintel





Kenton C. Ward, Surveyor Phone (317) 776-8495 Fax (317) 776-9628

To: Hamilton County Drainage Board

Suite 146 One Hamilton County Square Noblesville, Indiana 46060=2230

December 2, 2003

Re: RJ Craig Drain: George White Arm

Attached are final road construction plans and other information for 116<sup>th</sup> Street Reconstruction of the George White Drain. An inspection of the drainage facilities for this area 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 verbal report presented to the Board. The report was approved by the Board at its meeting held November 24, 1997. (See Drainage Board Minutes Book 4, Page 482)
The changes to the drain are as follows:

#### Arm 1

Arm 1 of the George White Drain was replaced from Sta 0 to the point it was reconstructed in 1991. Therefore, Arm 1 has been replaced in its entirety with the completion of this project. The arm now consists of 15" RCP. The length of drain for Arm 1 is 257 feet.

#### Arm 2

Arm 2 of the George White Drain was replaced from Sta 1+20 to its terminus. This project saw 212 feet of 24" RCP and 26 feet of 27" RCP installed. Therefore, the length of drain for Arm 2 is 358 feet.

#### <u> Arm 3</u>

Arm 3 of the George White Drain was replaced from Sta 8+75 to the point it was reconstructed in 1991. Sta 0 to 8+75 as constructed in 1951 still remains. The arm now consists of 12" tile and 15" RCP. The length of drain for Arm 3 is 1164 feet.

The above mentioned facilities were paid for by the Town of Fishers.

I recommend the Board approve the drain's construction as complete and acceptable.

Sincerely,

Kenton C. Ward,

**Hamilton County Surveyor** 

		Subcontrac	t Title	e: POINDEXTE	R EXCAVATION I	IC.	÷.	1	Page : Application No.:	2 of 2 TWO	_
91-040	A3	Contract N	o. 🚅 :	R.J. CRAIG <sup>®</sup> D	RAIN	=			Period to :	8/30/91	
Å	B	. C	<u>l</u> D.	: E	r j	. G	i B	i I		ł K	Ŀ
	Description of Work	1	Sch	eduled Value	1	Prog	ress of W	orks (%)	Value	of Works Comple	ted
NO.	1 1 1 1 1 1 1 1	1		Rate	Total Value	This Period	From Previous Applica- tion	Total Completed and Stored To Date (L/F)	Period	From Previous Application	Total Completed and Stored To Date {J+K}
1. 2. 3.	DREDGING CLEARING SEEDING (HYDRO) SILT BASINS	8 1 10		4.51 4.000.00 1,800.00	17,634.10 32,000.00	15.00%	85.00% 100.00%	100.00% 100.00% 100.00%	27.45.12 2,645.12 18,000.00	14,988.90 32,000.00	17,634.02 32,000.00 18,000.00
5. 6. 7. 8. 9.	OPEN DITCE (NEW) SEEDING (HYDRO) 54° RCP MANHOLES CLEARING GABIONS	10 848 6 1	FT. EA.	1,410.00 ; 73.76 ; 4,570.00 ; 3,800.00 ;	14,100.00 62,548.48 27,420.00 3,800.00	90.00%		100.00%	33,216.00 12,690.00		27,420.00 3,800.00
11. 12. 13.	60° MES   PAVEMENT REPLACEMENT   SILT BASINS   CHANGE ORDER # 1	625 2	BA. LF. EA.	1,068.00   46.18   420.00	1,068.00 28,862.50 840.00	100.00%	65.00%	65.00% 100.00%	840.00	18,760.63	18,760.63 840.00
15. 16. 17.	BARTHEN STREET BARRICADES EXTENTION PIPE & INLET, BRABURN DRAIN GRADE &INSTALL RIP-RAP STATION 19+00 ARMOR CORNER STA. 19+00		LS.	1,675.00 395.00 1.300.00	1,675.00 395.00	i 1 i 1	100.00% 100.00%		1,300.00	1,675.00 395.00	
	CHANGE ORDER # 2 BNLARGE PIPB HOLES FOR FUTURE CONST.			524,16	524.16	100.00%		100.00%	1 1		524.16
		1	-	I †	\$247,288.24	11	Totals	! !	71,577.78	\$162,808.01	\$234,385.79

This copy printed from the Digital Archive of the Hamilton County Surveyor's Office; One Hamilton Co. Square, Ste. 188, Nobles in 46060

