



Kenton C. Ward, CFM Surveyor of Hamilton County Phone (317) 776-8495 Fax (317) 776-9628 Suite 188 One Hamilton County Square Noblesville, Indiana 46060-2230

October 3, 2013

To: Hamilton County Drainage Board

Re: Little Eagle Creek Drain, Maple Village Section 6A & 6B Arm

Attached is a petition filed by Platinum Properties, LLC, along with a non-enforcement request, plans, calculations, quantity summary and assessment roll for the Maple Village Section 6A & B Arm, Little Eagle Creek Drain to be located in Washington Township. 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 accruing to the owners of land likely to be benefited. The drain will consist of the following:

| 12" RCP | 872 ft. | 24" RCP | 460 ft. |
|---------|---------|---------|-----------|
| 15" RCP | 287 ft. | 30" RCP | 308 ft. |
| 18" RCP | 143 ft. | 6" SSD | 7,280 ft. |
| 21" PCP | 672 ft | | |

The total length of the drain will be 10,022 feet.

The subsurface drains (SSD) to be part of the regulated drain are those located under the curbs and those main lines in rear yards. Only the main SSD lines which are located within the easement or right of way 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 as follows:

Rear yard lots 369 to 380 Rear yard lots 365 to 368 Rear yard lots 346 to 364 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 landowners by the construction of this drain. I recommend a maintenance assessment of \$65.00 per platted lot, \$10.00 per acre for common areas, with a \$65.00 minimum, and \$10.00 per acre for roadways. With this assessment the total annual assessment for this drain for Section 6A will be \$3,582.00 and for Section 6B will be \$922.90.

The petitioner has submitted surety for the proposed drain at this time. The sureties which are in the form of a Performance Bond from contractor and cash bond from developer are as follows:

Agent: Merchants Bonding Company

Date: August 13, 2013 Number: INC 45543

For: Storm Sewers & Sub-Surface Drains

Amount: \$274,579.20

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 requests. The request will be for the reduction of the regulated drain easement to those easement widths as shown on the secondary plats for Maple Village (aka Sonoma) Section 6A and Maple Village (aka Sonoma) Section 6B) as recorded in the office of the Hamilton County Recorder.

I recomplend the Board set altearing for this proposed drain for November 25, 2013.

Kenton C. Ward, CFM Hamilton County Surveyor

KCW/pll

(Revised 06/08/04)

STATE OF INDIANA)
COUNTY OF HAMILTON)

FILED MAR 0 1 2013

TO: HAMILTON COUNTY DRAINAGE BOARD

% Hamilton County Surveyor One Hamilton County Square, Suite 188 Noblesville, IN. 46060-2230

OFFICE OF HAMILTON COUNTY SURVEYOR

| In the matter of | Maple Village (a.k.a. Sonoma) | _ Subdivision, Section |
|------------------|-------------------------------|------------------------|
| 6A & 6B | Drain Petition. | |

Petitioner is the owner of all lots in the land affected by the proposed new regulated drain. The drainage will affect various lots in Maple Village, Sections 6A & 6B, a subdivision in Hamilton County, Indiana. The general route of such drainage shall be in existing easements and along public roads as shown in the plans on file in the Surveyor's Office.

Petitioner believes that the cost, damages and expenses of the proposed improvement will be less than the benefits which will result to the owners of the land likely to be benefited thereby. Petitioner believes the proposed improvements will:

- (a) improve public health
- (b) benefit a public street
- (c) be of public utility

Petitioner agrees to pay the cost of construction of the drainage system and requests periodic maintenance assessments by the Board thereafter.

The Petitioner also agrees to the following:

- To provide the Drainage Board a Performance Bond or Non-Revocable Letter of Credit
 for the portion of the drainage system which will be made a regulated drain. The bond
 will be in the amount of 120% of the Engineer's estimate. The bond will be in effect
 until construction of 100% of the system is completed and so certified by the Engineer.
- 2. The Petitioner shall retain an Engineer throughout the construction phase. At completion of the project the Petitioner's Engineer shall certify that the drainage system which is to be maintained as a regulated drain has been constructed as per construction plans.
- 3. The Petitioner agrees to request in writing to the County Surveyor any changes from the approved plan and must receive written authorization from the County Surveyor prior to implementation of the change All changes shall be documented and given to the Surveyor to be placed in the Drain file.
- 4. The Petitioner shall instruct his Engineer to provide a reproducible print on a 24" x 36" Mylar of the final design of the Drainage System. This shall be submitted to the County Surveyor prior to the release of the Performance Bond.
- 5. The Petitioner shall comply with the Erosion Control Plan as specified on the construction plans. Failure to comply with the Erosion Control Plan shall be determined by the Board as being an obstruction to the drainage system. The County Surveyor shall immediately install or repair the needed measures at Petitioners cost as per IC 36-9-27-46

The Petitioner further requests that the Drain be classified as an Urban Drain as per IC 36-9-27-69(d).

RECORDED OWNER(S) OF LAND INVOLVED

| Jemil R. Branum | |
|---------------------|--------------|
| Signed | Signed |
| Kenneth R. Brasseur | |
| Printed Name | Printed Name |
| February 28, 2013 | |
| Date | Date |
| | |
| Signed | Signed |
| | |
| Printed Name | Printed Name |
| | |
| Date | Date |

Petitioner is the owner of all lots in the land affected by the proposed new regulated drain. The drainage will affect various lots in ______ Waple Village, Section 6 _____, a subdivision in Hamilton County, Indiana. The general route of such drainage shall be in existing easements and along public roads as shown in the plans on file in the Surveyor's Office.

Petitioner believes that the cost, damages and expenses of the proposed improvement will be less than the benefits which will result to the owners of the land likely to be benefited thereby. Petitioner believes the proposed improvements will:

- (a) improve public health
- (b) benefit a public street
- (c) be of public utility

Petitioner agrees to pay the cost of construction of the drainage system and requests periodic maintenance assessments by the Board thereafter.

The Petitioner also agrees to the following:

- 1. To provide the Drainage Board a Performance Bond or Non-Revocable Letter of Credit for the portion of the drainage system which will be made a regulated drain. The bond will be in the amount of 120% of the Engineer's estimate. The bond will be in effect until construction of 100% of the system is completed and so certified by the Engineer.
- 2. The Petitioner shall retain an Engineer throughout the construction phase. At completion of the project the Petitioner's Engineer shall certify that the drainage system which is to be maintained as a regulated drain has been constructed as per construction plans.
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- 5. The Petitioner shall comply with the Erosion Control Plan as specified on the construction plans. Failure to comply with the Erosion Control Plan shall be determined by the Board as being an obstruction to the drainage system. The County Surveyor shall immediately install or repair the needed measures at Petitioners cost as per IC 36-9-27-46.

The Petitioner further requests that the Drain be classified as an Urban Drain as per IC 36-9-27-69(d).

RECORDED OWNER(S) OF LAND INVOLVED

| Signed Bran | Signed | |
|------------------|--------------|---|
| Kenneth Brasseur | | |
| Printed Name | Printed Name | |
| June 3, 2008 | | |
| Date | Date | *************************************** |
| Signed | Signed | |
| Printed Name | Printed Name | |
| Date | Date | 34.144 |



Maple Village Section 6A & B (AKA Sonoma) Engineers Estimate - Storm Sewers & Monumentation

Prepared on: 8/5/13

| ltem | Unit | U | nit Cost | Quantities | | Cost |
|---|--------------|--------|----------|------------|------|---------|
| Storm Drainage | | | | | | |
| 12" Pipe | LF | \$ | 17.50 | 880 | \$ | 15,400 |
| 15" Pipe | LF | \$ | 20.50 | 287 | \$ | 5,884 |
| 18" Pipe | LF | \$ | 22.50 | 143 | \$ | 3,218 |
| 21" Pipe | LF | \$ | 26.50 | 672 | \$ | 17,808 |
| 24" Pipe | LF | \$ | 31.50 | 460 | \$ | 14,490 |
| 24" End Section | EA | \$ | 880.00 | 1 | \$ | 880 |
| 24" Trash Guard | EA | \$ | 370.00 | 1 | \$ | 370 |
| 30" Pipe | LF | \$ | 39.50 | 308 | \$ | 12,166 |
| 30" End Section | EA | \$ | 950.00 | 1 | \$ | 950 |
| 30" Trash Guard | EA | \$ | 450.00 | 1 | \$ | 450 |
| Standard Storm Manholes | EA | \$ | 1,538.00 | 2 | \$ | 3,076 |
| Large Storm Manholes & Double Inlets | EA | \$ | 1,884.00 | 3 | \$ | 5,652 |
| Storm Inlets | EA | \$ | 1,400.00 | 16 | \$ | 22,400 |
| Sand Backfill and Bedding | TON | \$ | 15.50 | 816.00 | \$ | 12,650 |
| Sub-total | | | | | \$ | 115,400 |
| Sub-surface Drains - under curb | LF | \$ | 8.40 | 4,930 | \$ | 41,420 |
| Sub-surface Drains - swales | LF | \$ | 8.40 | 2,072 | \$ | 17,410 |
| Sub-surface Drains - sump laterals | EA | \$ | 128.50 | 66 | \$ | 8,48 |
| Tota | ſ | 15 | | | \$ | 182,720 |
| Monuments & Markers | | | | | | |
| Lot Corner Monuments | LOT | \$ | 100.00 | 66.00 | \$ | 6,600 |
| Street Centerline Monumentation | EA | \$ | 170.00 | 8.00 | \$ | 1,360 |
| Tota | I | | | | \$ | 7,96 |
| Erosion Control | LS | | NA | NA | NA | |
| > Not Applicable - Property annexed by City | of Westfield | on ha | verned | | | |
| by Westfield MS4 permit. | o. moderdia | and go | | | | |
| by westned wis4 permit. | T. | | | | \$ | |
| Grand Tota | 8 | | | | \$ | 190,68 |
| | | | | 4000/ | 0.50 | |
| Per Hamilton County Ordinance - Bond Am | nount | | | 120% | \$ | 228,81 |

BY:

Timothy J. Walter, P.E.

Indiana Registration No. 19900152



Maple Village Section 6A & B (AKA Sonoma)
Engineers Estimate - Storm Sewers & Monumentation

Prepared on: 8/5/13

| Item | Unit | U | nit Cost | Quantities | | Cost |
|---|--------|--------|----------|------------|----|---------|
| Storm Drainage | | | | | | |
| 12" Pipe | LF | \$ | 17.50 | 880 | \$ | 15,400 |
| 15" Pipe | LF | \$ | 20.50 | 287 | \$ | 5,884 |
| 18" Pipe | LF | \$ | 22.50 | 143 | \$ | 3,218 |
| 21" Pipe | LF | \$ | 26.50 | 672 | \$ | 17,808 |
| 24" Pipe | LF | \$ | 31.50 | 460 | \$ | 14,490 |
| 24" End Section | EA | \$ | 880.00 | 1 | \$ | 880 |
| 24" Trash Guard | EA | \$ | 370.00 | 1 | \$ | 370 |
| 30" Pipe | LF | \$ | 39.50 | 308 | \$ | 12,166 |
| 30" End Section | EA | \$ | 950.00 | 1 | \$ | 950 |
| 30" Trash Guard | EA | \$ | 450.00 | 1 | \$ | 450 |
| Standard Storm Manholes | EA | \$ | 1,538.00 | 2 | \$ | 3,076 |
| Large Storm Manholes & Double Inlets | EA | \$ | 1,884.00 | 3 | \$ | 5,652 |
| Storm Inlets | EA | \$ | 1,400.00 | 16 | \$ | 22,400 |
| Sand Backfill and Bedding | TON | \$ | 15.50 | 816.00 | \$ | 12,650 |
| Sub-total | 6 8 | | | | \$ | 115,400 |
| Sub-surface Drains - under curb | LF | \$ | 8.40 | 4,930 | \$ | 41,420 |
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| Monuments & Markers | | | | | | |
| Lot Corner Monuments | LOT | \$ | 100.00 | 66.00 | \$ | 6,600 |
| Street Centerline Monumentation | EA | \$ | 170.00 | 8.00 | \$ | 1,360 |
| Tota | | * | | 0.00 | \$ | 7,960 |
| Erosion Control | LS | | NA | NA | NA | · · |
| > Not Applicable - Property annexed by City | | ınd go | | | | |
| by Westfield MS4 permit. | | | | | | |
| Tota | I | | | | \$ | |
| Grand Tota | 1 | | | | \$ | 190,680 |
| Per Hamilton County Ordinance - Bond Am | ount | | | 120% | \$ | 228,816 |

BY:

Timothy J. Walter, P.E.

Indiana Registration No. 19900152

Approved by the State Board of Accounts for Hamilton County, 2012

Kenton C. Ward, Surveyor

REPORT OF COLLECTIONS

| | | | 18 80021010 | 100, 10, 10 | our royor o ornioo |
|------------------------------------|--|---------------------------------|---------------------|---------------|----------------------------------|
| Title of Officer | 920 | | County | Date | Department |
| NAME | Revenue | | | T | |
| (Who is providing money) | Source | 1 - Check | | | |
| (me to providing money) | Course | 2 - Cash 3 - Other | Amount Collected | Receipt | Fund/Line Item To Be Credited |
| Maple Knoll Developer, LLC | Check 30015 | 1 | \$11,250.00 | | 4914.0000.0000.R902 |
| 9757 Westpoint Dr, Ste 600 | Cost Estimate | | | | |
| Indianapolis, IN 46256 | \$182,720 | Storm Drainage | | | |
| | \$7,960 | Monuments & Markers | | | |
| | \$190,680 | *8% (\$15,250 per Escrow Agree | ment) | | |
| Cash in lieu on Performance Bond. | | Minus \$4,000 released from Sec | | | |
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| | | Total Amount Collected | | | D |
| I hereby certify that the foregoin | g is a true and correct report of collection | ns due the above named governm | ental unit for the | e period show | vn. |

Dated this 16th day of September, 2013

NOTE:

This is not to be used as a receipt for collections. The official to whom the report is made must issue an official receipt for the collections remitted.

HAMILTON

09/16/13

Administrative Assistant Title:

Surveyor's Office

ESCROW AGREEMENT

This Escrow Agreement entered into by and between Maple Knoll Developer, LLC ("the Developer"), as the Developer of a subdivision named Maple Village (aka Sonoma) Section 6A and 6B ("the Subdivision"), located south of State Road 32 and east of Ditch Road, and the Board of Commissioners of Hamilton County, acting on behalf of the Hamilton County Drainage Board ("the Drainage Board").

WHEREAS, the Developer is constructing storm sewers, street underdrains, and monuments & markers ("the Project") for the Subdivision; and,

WHEREAS, Earth Resources (the "Contractor") has posted a Performance Bond for the construction of the Project, and,

WHEREAS, the Developer has agreed to post cash in the amount of Fifteen Thousand Two Hundred Fifty Dollars (\$15,250) in lieu of a Performance Bond for the Project, which represents approximately eight percent (8%) of the estimated cost of the project and,

WHEREAS, the Hamilton County Drainage Board is desirous of the Developer completing the Project as quickly as possible.

IT IS THEREBY AGREED by and between the parties as follows:

- 1. The Drainage Board ratifies the plans and specifications for the construction of the Project.
- The Drainage Board agrees to accept the Fifteen Thousand Two Hundred Fifty Dollars (\$15,250) in cash from the Developer in lieu of performance bond for the construction of the Project.
- 3. The Developer acknowledges that no residential Improvement location permits will be applied for construction with the Subdivision until the construction of the Project has been completed, inspected, accepted, and delivery of final as-built drawings to the Drainage Board, at which time the cash posted under this Escrow Agreement will be paid to the Developer.
- 4. In the event the Developer falls to complete the Project pursuant to the approved plans within two hundred ten (210) days of the approval of this Escrow Agreement by the Drainage Board, the surety may be forfeited and the Drainage Board may also file suit against the Developer to recover the Drainage Boards' cost of completing the Project, plus reasonable attorney's fees.

ALL OF WHICH IS AGREED by and between the parties on the date set out herein.

Maple Knoll Developer, LLC

Christine Altman

Mark Heirbrandt

Steven C. Dillinger

ATTEST:

DawnCoverdale, Auditor

Dawii Coverdale, Additor

I affirm, under the penalties of perjury, that I have taken reasonable care to redact each soda I security number in the document, unless required by law. Michael A. Howard

This instrument prepared by Michael A. Howard, Attorney at Law, 694 Logan Street, Noblesville, Indiana 46060, 773-4212.



ESCROW AGREEMENT

This Escrow Agreement entered into by and between Maple Knoll Developer, LLC ("the Developer"), as the Developer of a subdivision named Maple Village (aka Sonoma) Section 6A and 6B ("the Subdivision"), located south of State Road 32 and east of Ditch Road, and the Board of Commissioners of Hamilton County, acting on behalf of the Hamilton County Drainage Board ("the Drainage Board").

WHEREAS, the Developer is constructing storm sewers, street underdrains, and monuments & markers ("the Project") for the Subdivision; and,

WHEREAS, Earth Resources (the "Contractor") has posted a Performance Bond for the construction of the Project, and,

WHEREAS, the Developer has agreed to post cash in the amount of Fifteen Thousand Two Hundred Fifty Dollars (\$15,250) in lieu of a Performance Bond for the Project, which represents approximately eight percent (8%) of the estimated cost of the project and,

WHEREAS, the Hamilton County Drainage Board is desirous of the Developer completing the Project as quickly as possible.

IT IS THEREBY AGREED by and between the parties as follows:

- 1. The Drainage Board ratifies the plans and specifications for the construction of the Project.
- The Drainage Board agrees to accept the Fifteen Thousand Two Hundred Fifty Dollars (\$15,250) in cash from the Developer in lieu of performance bond for the construction of the Project.
- 3. The Developer acknowledges that no residential Improvement location permits will be applied for construction with the Subdivision until the construction of the Project has been completed, inspected, accepted, and delivery of final as-built drawings to the Drainage Board, at which time the cash posted under this Escrow Agreement will be paid to the Developer.
- 4. In the event the Developer falls to complete the Project pursuant to the approved plans within two hundred ten (210) days of the approval of this Escrow Agreement by the Drainage Board, the surety may be forfeited and the Drainage Board may also file suit against the Developer to recover the Drainage Boards' cost of completing the Project, plus reasonable attorney's fees.



ALL OF WHICH IS AGREED by and between the parties on the date set out herein.

| | Maple Knoll Developer, LLC |
|-------------------------------------|---|
| DATED: <u>09-09-13</u> | By: Steen & Shand |
| | Printed: STEVEN R. EDWARDS |
| | Title: VICE PRESIDENT - CHIEF FINANCIAL OFFICER |
| ALL OF WHICH IS AGREED BY THE Board | d of Commissioners of Hamilton County, acting on behalf of the |
| Hamilton County Drainage Board this | day of, 2013. |
| | BOARD OF COMMISSIONERS OF HAMILTON COUNTY ON BEHALF OF THE HAMILTON COUNTY DRAINAGE BOARD |
| | Christine Altman |
| | Mark Heirbrandt |
| ATTEST: | Steven C. Dillinger |
| DawnCoverdale Auditor | |

I affirm, under the penalties of perjury, that I have taken reasonable care to redact each soda I security number in the document, unless required by law. Michael A. Howard

This instrument prepared by Michael A. Howard, Attorney at Law, 694 Logan Street, Noblesville, Indiana 46060, 773-4212.





MERCHANTS BONDING COMPANY (MUTUAL) • MERCHANTS NATIONAL BONDING, INC. 2100 FLEUR DRIVE • DES MOINES, IOWA 50321-1158 • (800) 678-8171 • (515) 243-3854 FAX

HCDB-2013-00049

SUBDIVISION BOND

| KNOW ALL PERSONS BY THESE PRESENTS: THAT we, D & R Excavating, Inc. dba Earth Resources |
|---|
| as Principal, and Merchants Bonding Company (Mutual) of Des Moines, Iowa (hereinafter called the Surety) are held and firmly bound unto the Hamilton County Board of Commissioners |
| as Obligee, in the penal sum of Two Hundred Seventy Four Thousand Five Hundred Seventy Nine and 20/100 Dollars |
| dollars (\$274,579.20), lawful money of the United States to the payment of which sum well and truly to be made, the Principal herein firmly binds himself (themselves), their heirs, executors, and administrators, and the said Surety binds itself, its successors, assigns, executors and administrators, jointly and severally, firmly by these presents. |
| NOW THE CONDITION OF THIS OBLIGATION IS SUCH, THAT, whereas the above bounden Principal is platting certain lots entitled Sonoma Sections 6A & 6B |
| is platting certain lots entitled |
| being an official plat lying within the City ofWestfield |
| County of <u>Hamilton</u> , State of <u>Indiana</u> . |
| WHEREAS, the above bounden Principal has agreed with the Obligee to install the following improvements: |
| Storm Sewer, Subsurface Drains, Monuments & Markers |
| |
| ALL such improvements to be completed in accordance with an agreement between the Principal and the Obligee. |
| NOW, if the Principal shall in all respects fulfill this said obligation according to the terms thereof, and shall satisfy all claims and demands incurred for same, and shall fully indemnify and save harmless the Obligee from all costs and damages which it may suffer by reason of failure to do so and shall fully reimburse and repay the Obligee all outlays and expenses which it may incur in making good any such default, then this obligation is to be void and of no effect; otherwise to remain in full force and effect. |
| IN WITNESS WHEREOF, we have hereunto set our hands and seals this |
| D & R Excavating, Inc. dea Earth Resources Principal By Merchants Bonding Company (Mutual) This copy is from the Digital Archive of the Hadrilland Column Survey Office Montaging Inc. 46060 |
| This copy is from the Digital Archive of the Hamilton County Surveyor's Office; Noblesville, In 46060 CON 0303 (2/12) Carolyn J Waggoner Attorney-in-Fact |



Bond #:

INC 45543

Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations duly organized under the laws of the State of Iowa (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint, individually,

Carolyn J Waggoner

their true and lawful Attorney-in-Fact, with full power Indianapolis and State of and authority hereby conferred in their name, place and stead, to sign, execute, acknowledge and deliver in their behalf as surety any and all bonds, undertakings, recognizances or other written obligations in the nature thereof, subject to the limitation that any such instrument shall not exceed the amount of:

TEN MILLION (\$10,000,000.00) DOLLARS

and to bind the Companies thereby as fully and to the same extent as if such bond or undertaking was signed by the duly authorized officers of the Companies, and all the acts of said Attorney-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This Power-of-Attorney is made and executed pursuant to and by authority of the following By-Laws adopted by the Board of Directors of the Merchants Bonding Company (Mutual) on April 23, 2011 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 24, 2011.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.

The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 2nd day of

2012 March

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF POLK ss.

On this 2nd day of 2012 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did March say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument is the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal at the City of Des Moines, Iowa, the day and year first above written.



Notary Public, Polk County, Iowa

STATE OF IOWA COUNTY OF POLK ss.

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies. which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on 2013

2003

this 13th day of August

Secretary

Surveyor's Office; Noblesville, In 46060

1933





MERCHANTS BONDING COMPANY (MUTUAL) • MERCHANTS NATIONAL BONDING, INC. 2100 FLEUR DRIVE • DES MOINES, IOWA 50321-1158 • (800) 678-8171 • (515) 243-3854 FAX

HCDB-2013-00049

SUBDIVISION BOND

| Bond No | INC 45543 |
|---|--|
| | |
| | |
| | , 6 11 1 |
| loines, Iowa (ommissioners | nereinafter called |
| ındred | |
| | |
| executors, a | im well and truly to nd administrators, trators, jointly and |
| eas the above | bounden Principal |
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| ndemnify and failure to do incur in mak | save harmless the so and shall fully ing good any such and effect. |
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Bond #:

INC 45543



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations duly organized under the laws of the State of Iowa (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint, individually,

Carolyn J Waggoner

Indianapolis IN their true and lawful Attorney-in-Fact, with full power and State of and authority hereby conferred in their name, place and stead, to sign, execute, acknowledge and deliver in their behalf as surety any and all bonds, undertakings, recognizances or other written obligations in the nature thereof, subject to the limitation that any such instrument shall not exceed the amount of:

TEN MILLION (\$10,000,000.00) DOLLARS

and to bind the Companies thereby as fully and to the same extent as if such bond or undertaking was signed by the duly authorized officers of the Companies, and all the acts of said Attorney-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This Power-of-Attorney is made and executed pursuant to and by authority of the following By-Laws adopted by the Board of Directors of the Merchants Bonding Company (Mutual) on April 23, 2011 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 24, 2011.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.

The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 2nd day of

2012





MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

STATE OF IOWA COUNTY OF POLK ss.

2012 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn did On this 2nd day of March say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument is the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal at the City of Des Moines, Iowa, the day and year first above written.



Notary Public, Polk County, Iowa

STATE OF IOWA COUNTY OF POLK ss.

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 13th day of 2013 August ***********

Secretary

Surveyor's Office; Noblesville, In 46060

FINDINGS AND ORDER

CONCERNING THE MAINTENANCE OF THE

Little Eagle Creek Drain, Maple Village Section 6A Arm

On this 25th day of November, 2013, the Hamilton County Drainage Board has held a hearing on the Maintenance Report and Schedule of Assessments of the Little Eagle Creek Drain, Maple Village Section 6A Arm.

Evidence has been heard. Objections were presented and considered. The Board then adopted the original/amended Schedule of Assessments. The Board now finds that the annual maintenance assessment will be less than the benefits to the landowners and issues this order declaring that this Maintenance Fund be established.

| HAMILTON | COUNTY | DRAINAGE | BOARD |
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| Member 18 | bat | | |
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Attest: Lightle Markang

FINDINGS AND ORDER

CONCERNING THE MAINTENANCE OF THE

Little Eagle Creek Drain, Maple Village Section 6B Arm

On this 25th day of November, 2013, the Hamilton County Drainage Board has held a hearing on the Maintenance Report and Schedule of Assessments of the Little Eagle Creek Drain, Maple Village Section 6B Arm.

Evidence has been heard. Objections were presented and considered. The Board then adopted the original/amended Schedule of Assessments. The Board now finds that the annual maintenance assessment will be less than the benefits to the landowners and issues this order declaring that this Maintenance Fund be established.

| HAMILTON | COUNTY | DRAINAGE | BOARD |
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Attest: Synette Mashaue

BEFORE THE HAMILTON COUNTY DRAINAGE BOARD IN THE MATTER OF

Little Eagle Creek Drain, Maple Village Sections 6A & 6B Arm

NOTICE

| То | Whom | It | Мау | Concern | and: | |
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Notice is hereby given of the hearing of the Hamilton County Drainage Board on the Little Eagle Creek Drain, Maple Village Sections 6A & 6B Arm on November 25, 2013 at 9:15 A.M. in Commissioners Court, Hamilton County Judicial Center, One Hamilton County Square, Noblesville, Indiana, and which construction and maintenance reports of the Surveyor and the Schedule of Assessments made by the Drainage Board have been filed and are available for public inspection in the office of the Hamilton County Surveyor.

Hamilton County Drainage Board

Attest: Lynette Mosbaugh

ONE TIME ONLY

BEFORE THE HAMILTON COUNTY DRAINAGE BOARD IN THE MATTER OF THE

Little Eagle Creek Drain, Maple Village Sections 6A & 6B

NOTICE

Notice is hereby given pursuant to Section 405 of the 1965 Indiana Drainage Code that this Board, prior to final adjournment on **November 25**, 2013 has issued an order adopting the Schedule of Assessments, filed the same and made public announcement thereof at the hearing and ordered publication. If judicial review of the findings and order of the Board is not requested pursuant to Article Eight of this code within twenty (20) days from the date of this publication, the order shall be conclusive.

Hamilton County Drainage Board

Attest: Lynette Mosbaugh

ONE TIME ONLY