Drain: SPRINGWIL STREAMS QUAIN Drain #: /59
Improvement/Arm: SPRINGWIL STREAMS - SECTION 8
Operator: JOH Date: 7-20-09
Drain Classification: Urban/Rural Year Installed: /987

GIS Drain Input Checklist

•	Pull Source Documents for Scanning	94
•	Digitize & Attribute Tile Drains	Nfo
•	Digitize & Attribute Storm Drains	90
•	Digitize & Attribute SSD	97
•	Digitize & Attribute Open Ditch	gn
•	Stamp Plans	gpa
	Sum drain lengths & Validate	94
	Enter Improvements into Posse	94
•	Enter Drain Age into Posse	
•	Sum drain length for Watershed in Posse	***
•	Check Database entries for errors	gro

Gasb 34 Footages for Historical Cost <u>Drain Length Log</u>

Drain-Improvement: Spewint Spems gann - Spainson W Speems - Section 8

		Length	Length	Length	S SIFA PE	lioabiles
Orain Type:	Size:	Length Swarking	(DB Query)	Reconcile	Price:	Cost:
550	6"	/060'	1,060'	<i>S</i>		
	/z"	203'	703'	ø		
	15"	270'	226'	ø		
CMP	8"	20'	20'	ø		
OPEN DITICH		500'	Sos'	Ø		
						
						
						, <u></u>
						water
	Sum:	2,0031	2003'	<i>y</i>		
Elmat Balance		·	·			
Final Report:						
Comments:						
	·					



TO: Hamilton County Drainage Board

RE: Springmill Streams Drain-Section 8

HAMILTON COUNTY DRAINAGE BOARD

SECRETARY

Attached is a petition, non-enforcement request, plans, calculations, Quanity Summary and assessment roll for the Springmill Streams Drain, Section 8.

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 accuring to the owners of land likely to be benefitted. The drain will consist of the following:

6: SSD 1060ft 12" RCP 203ft 15: RCP 220ft 8" CMP 20 ft Open ditch 500ft.

The total length of the drain will be 2003 feet.

Only the main subsurface drains (SSD) will be maintained as part of the regulated drain. The branches for each lot will not be maintained as part of the drain. The SSD along curbs will not be maintained as regulated drain.

I have reviewed the plans and believe the drain will benefit each lot equally. Therefore, I recommend each lot be assessed equally. I recommend a maintenance assessment of \$20.00 per lot, \$2.00 per acre for roadways. With this assessment the total annual assessment for the drain/this section will be \$203.20.

The open ditch listed above is that portion of Elliott Creek from the East side of the bridge under Clay Center Road running East along the rear of Lots 200 and 201. Also, the open ditch from STR 612 to the creek and STR 660 to the creek is part of the open ditch footage. The structure under Clay Center Road in not part of the regulated drain.

I recommend a hearing be set for January 1988.

KCW/no

Kenton C. Ward Hamilton County Surveyor

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, Delores Koch, Clara Lu Day and Andrew M. Hatheway, all of Indianapolis,
Indiana, EACH
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.
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 that issued on behalf of Jan L. Jacobs, et al, dated, December 9, 1985.
The said Assistant Secretary does hereby certify that 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 in force. IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the
Corporate Seal of the said FIDELTY AND DEPOSIT COMPANY OF MARYLAND, this 8th day of
ATTEST: FIDELITY AND DEPOSIT COMPANY OF MARYLAND Colbins By Culture
STATE OF MARYLAND CITY OF BALTIMORE Assistant Secretary Vice-President Vice-President
On this 8th day of June , A.D. 1987, 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.
Notary Public Commission Expires July 1, 1990
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 certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2, of 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."

044

day of...

August , 19 87.

Assistant Secretary

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 21st

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

SUBDIVISION BOND	
#3011 34 04 8/21/87 3, 190.00	
3011 38 30 101 /00	
KNOW ALL MAN BY MURGO DE CONTROL	
Central Engineering & Construction Corp. and Fidelity and Deposit Company of Maryland, of Bultimore, Maryland, as Surety, are held and finally and principal,	
Maryland, as Surety, are held and firmly bound unto the	
Hamilton County Board of Commissioners, Hamilton County, Indiana in the sum of Thirty One Thousand Nine Hundred and no/100 - (\$ 31,900.00) Dollars for the payment of which, well and truly to be made, we dointly one account of which, well and	
truly to be made, we jointly and severally bind ourselves,	
representatives, successors and assigns firmly by those	
Sealed with our seals and dated this 21st day of August 1987.	÷
THE CONDITIONS OF THE ABOVE OBLIGATION ARE SUCH THAT:	
Whereas, the Hamilton County Board of Commissioners, Hamilton County, Indian	a
Central Engineering & Construction Corp. Construct Storm Sewers, Subsurface Drains and Riprap, excluding	
orstruct Storm Sewers, Subsurface Drains and Riprap, excluding	
erosion control, Springmill Streams Section VIII	
No. 40	
Now, if said Central Engineering & Construction Corp.	
hall improve said Storm Sewers, Subsurface Drains and Riprap n accordance with specifications and regulations of the	
Hamilton County Board of Commissioners, Hamilton County, Indiana	
his obligation to be void, otherwise to be and remain in ull force and effect.	
CENTRAL ENGINEERING & CONSTRUCTION CORP.	
BY: A Auth	
FIDELITY AND DEPOSIT COMPANY OF MARYLAND	
BY:	
Jan L. Jacobs - Attornoy-in-Fact	
Jan 4. Jacobs - Attornoy-in-Fact	

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

SUBDIVISION BOND

#3011 34 04

KNOW ALL MEN BY THESE PRESENTS, That we, Central Engineering & Construction Corp. and Fidelity and Deposit Company of Maryland, of Baltimore, Maryland, as Surety, are held and firmly bound unto the Hamilton County Board of Commissioners, Hamilton County, Indiana in the sum of Thirty One Thousand Nine Hundred and no/100 - (\$ 31,900.00) Dollars for the payment of which, well and truly to be made, we jointly and severally bind ourselves, our heirs, legatees, executors, administrators, personal representatives, successors and assigns firmly by those presents.	
Sealed with our seals and dated this 21st day of	
THE CONDITIONS OF THE ABOVE OBLIGATION ARE SUCH THAT:	
Whereas, the Hamilton County Board of Commissioners, Hamilton County, I has granted Central Engineering & Construction Corp. construct Storm Sewers, Subsurface Drains and Riprap, excluding erosion control, Springmill Streams Section VIII	ndian
Now, if said Central Engineering & Construction Corp. shall improve said Storm Sewers, Subsurface Drains and Riprap in accordance with specifications and regulations of the Hamilton County Board of Commissioners, Hamilton County, Indiana and comply with all of the provisions of said permit then this obligation to be void, otherwise to be and remain in full force and effect.	
BY: CENTRAL ENGINEERING & CONSTRUCTION CORP.	
FIDELITY AND DEPOSIT COMPANY OF MARYLAND BY: Jan L. Jacobs - Attorney-in-Fact	

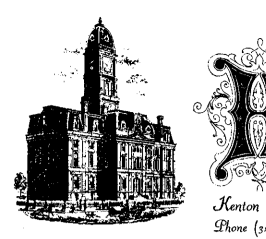
Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE, BALL	TIMORE, MD
KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND State of Maryland, by C. M. PECOT, JR., Vice-Preside Assistant Secretary, in pursuance of authority granted by Article V forth on the reverse side hereof and are hereby certified to be in further constitute and appoint Jan L. Jacobs, William E. Fr Ortman, Delores Koch, Clara Lu Day and Andre Indiana, EACH.	I, Section 2, of the By-Laws of said Company, which are sell force and effect on the date hereof, does hereby nominate ick, Jr., Steven E. Wolf, Anthony E.
Indiana FACH. its true and lawful agent and Attorney-in-Fact, to make, execute, seal ar any and all bonds and undertakings.	nd deliver, for, and on us behalf as surety, and as its act and deed
And the execution of such bonds or undertakings in pursuance of the and amply, to all intents and purposes, as if they had been duly enthe Company at its office in Baltimore, Md., in their own proper that issued on behalf of Jan L. Jacobs, et al	tecuted and acknowledged by the regularly elected officers or persons. This power of attorney revokes , dated, December 9, 1985.
The said Assistant Secretary does hereby certify that the extract section 2, of the By-Laws of said Company, and is now in force. IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary Company of the said FIDELITY AND DEPOSIT COMPANY of June, A.D. 19_87	ecretary have hereunto subscribed their names and affixed the
ATTEST: FIDELITY AND DEPOSIT COM	PANY OF MARYLAND By Christe
STATE OF MARYLAND CITY OF BALTIMORE SS:	Vice-President
Maryland, in and for the City of Baltimore, duly commissioned and of Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLA described in and who executed the preceding instrument, and they me duly sworn, severally and each for himself deposeth and saith, that the seal affixed to the preceding instrument is the Corporate Sea signatures as such officers were duly affixed and subscribed to the said in IN TESTIMONY WHEREOF, I have hereunto set my hand and a year first above written.	ND, to me personally known to be the individuals and officers each acknowledged the execution of the same, and being by that they are the said officers of the Company aforesaid, and I of said Company, and that the said Corporate Seal and their instrument by the authority and direction of the said Corporation. If it is a said of it is a said corporation. If it is a said corporation is a said corporation of the said corporation. It is a said corporation of the said corporation. It is a said corporation of the said corporation. It is a said corporation of the said corporation. It is a said corporation of the said corporation of the said corporation of the said corporation. It is a said corporation of the said corporation.
I, the undersigned, Assistant Secretary of the FIDELITY AND D the original Power of Attorney of which the foregoing is a full, true a certificate; and I do further certify that the Vice-President who execu Presidents specially authorized by the Board of Directors to appoint the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MAR This Certificate may be signed by facsimile under and by authority FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting RESOLVED: "That the facsimile or mechanically reproduced signate heretofore or hereafter, wherever appearing upon a certified copy of and binding upon the Company with the same force and effect as the IN TESTIMONY WHEREOF, I have hereunto subscribed my name a day of	EPOSIT COMPANY OF MARYLAND, do hereby certify that and correct copy, is in full force and effect on the date of this ted the said Power of Attorney was one of the additional Viceany Attorney-in-Fact as provided in Article VI, Section 2, of RYLAND. By of the following resolution of the Board of Directors of the g duly called and held on the 16th day of July, 1969. The company are of any Assistant Secretary of the Company, whether made any power of attorney issued by the Company, shall be valid hough manually affixed."
044	Christopher T. maldon
	Assistant Secretary

CERTIFICATE OF COMPLETION AND COMPLIANCE

TO:	COUNTY SURVEYOR'S OFFICE, HATTN: Mr. Kenton Ward	AMILTON COUNTY			
FROM:	Paul I. Cripe, Inc., Engine	ers	•		
SUBJECT:	Springmill Stream Subdivision	on Section Eight	•		
I hereby o	certify that		•		
1) I am 1 above	familiar with the plans referenced project,	and specifications	for the		
2) I have refere	e personally observed thenced project, and	e completion of the	evede		
comple	To the best of my knowledge, information and belief, the above referenced project has been performed and completed in conformity with all plans and specifications, except as noted on plans				
		2			
Signature	Joseph a. Sh	Date	10-6-87		
Type or @	inted Name Joseph A. Sh	arp			
Business A	Address7172 Graham Road				
	<u>Indianapolis, IN</u>	46250			
Telephone	(317) 842-6777	-			
Seal Seal		Indiana Registrati	ion Number		
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	No. 15179 STATE OF WOIAN SCIONAL				
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Piated from the Digital Archive of the Hamilton County Surveyor's Office; One Hamilton Co. Square, Ste. 188, Noblesville, In 46060





Kenton C. Ward, Surveyor

Phone (317) 776-8495

Fax (317) 776-9628

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

To: Hamilton County Drainage Board

December 31, 1996

Re: Springmill Streams Drain-Sec. 8 Arm

Attached are as-builts, certificate of completion & compliance, and other information for Springmill Streams Sec. 8. An inspection of the drainage facilities for this section has been made and the facilities were found to be complete and acceptable.

During construction of the drain there were not any significant changes made to the drain there were not any significant changes made to the plans submitted with my report dated November 5, 1987. Therefore, the length of the drain remains at 2,003 feet.

The non-enforcement was approved by the Board at its meeting on December 12, 1988 and recorded under instrument #8826590.

The bond or letter of credit from Fidelity and Deposit Company, number 30113404 and 30113890, dated August 21, 1987 & October 1, 1987, in the amount of \$31,900.00 and \$3,190.00, has expired.

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

Sincerely,

Kenton C. Ward,

Hamilton County Surveyor

KCW/slm

