

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

Suite 188 One Hamilton County Square Noblesville, Indiana 46060-2230

May 28, 2004

To: Hamilton County Drainage Board

Re: The Intracoastal at Geist Drain, Section 4A Arm

Attached is a petition filed by Centex Homes along with a non-enforcement request, plans, calculations, quantity summary and assessment roll for the Section 4A Arm, The Intracoastal at Geist Drain to be located in Fall Creek Township. I have reviewed the submittals and petition and have found each to be in property 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 cost, 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:

6" SSD 1,519 ft 15" RCP 176 ft 12" RCP 348 ft 18" RCP 174 ft

The total length of the drain will be 2,217 feet.

The subsurface drains (SSD) to be part of the regulated drain are those located under the curbs. Only the main SSD lines which are located within the right-of-way are to be maintained as regulated drain. Laterals for individual lots will not be considered part of the 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 also believe that no damages will result to landowners by the construction of this drain. I recommend a maintenance assessment of \$5.00 per acre for common areas (and platted lots), \$65.00 for platted lots, \$10.00 per acre for roadways, with a \$65.00 minimum per tract. With this assessment the total annual assessment for this drain/this section will be \$1,333.60.

The petition has submitted surety for the proposed drain at this time. Surety shall be submitted prior to the approval of the Hamilton County Board of Commissioners/commencement of construction. The sureties which are in the form of a Performance Bond/Letter of Credit are as follows:

Agent: Arch Insurance Company

Date: February 4, 2004 Number: SU5005342 For: Storm Sewers Amount: \$50,932.00 Agent: Arch Insurance Company

Date: February 4, 2004 Number: SU5005343 For: Erosion Control Amount: \$4,747.00

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

I recommend that upon approval of the above proposed drain that the Board also approve the attached non-enforcement request. This request is for the reduction of the regulated drain easement to those easement widths as shown on the secondary plat for The Intracoastal at Geist Section 4A as recorded in the office of the Hamilton County Recorder.

I recommend the Board set a hearing for this proposed drain for June 28, 2004.

Kenton C. Ward / Hamilton County Surveyor

KCW/llm

STATI	E OF INDIANA)		
COUN	TY OF HAMILTON)		
TO:	HAMILTON COUNTY DRAINAGE BOARD % Hamilton County Surveyor, Courthouse, No.		
	In the matter of The Intracoastal at Geist	Subdivision, Section 4A	Drain
Petition	n		

Petitioner is the owner of all lots in the land affected by the proposed new regulated drain. The The Intracoastal at drainage will affect various lots in Geist, Section 4A, 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 believers 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 for the portion of the drainage system which will be made a regulated drain. The bond will be in the amount of 100% of the Engineers 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 Petitioner cost as per IC 36-9-27-46.

The Petitioner further requests that the Drain be classified as an Urban Drain.

Thomas L. Kutz, Land Development Manager Printed Name	
The	
Signed Centex Homes, A Nevada General Partnership	By:
Centex Real Estate Corporation, A Nevada	
Corporation Its: Managing General Partner Printed Name	
FOR RECORDED OWNER(S) OF LAND INVOLVED	
DATE	

CENTEX HOMES

Corporate Office

8440 Allison Pointe Suite 200 Indianapolis, IN 46250

Phone: 317-915-2200

February 5, 2004

Steve Cash Hamilton County Surveyor One Hamilton County Square Noblesville, IN 46060

RE:

The Intracoastal at Geist; Section 4A Engineer's Estimate and Performance Bonds

Dear Mr. Cash:

Enclosed are the engineer's estimate and performance bonds no. SU 5005342, SU 5005343, & SU 5005344 in the amounts of \$50,932.00, \$4,747.00, & \$780.00 for storm sewer, erosion control, and monuments & markers for the above referenced project, which matches the amount shown on the engineer's estimate and are in the name of the Hamilton County Board of Commissioners.

Please contact me with any questions or concerns.

Sincerely,

CENTEX HOMES

Gregg Lecher

Land Development Estimator

GRL/grl



CONTRACTOR COUNTY SURVEYOR



CONSULTING ENGINEERS • LAND SURVEYORS

David J. Stoeppelwerth, P.E., P.L.S. President, C.E.O.

Curtis C. Huff, P.L.S. Vice-President, C.O.O.

R.M. Stoeppelwerth, P.E., P.L.S. President Emeritus

January 29, 2004

Hamilton County Surveyor One Hamilton County Square Suite 188 Noblesville, Indiana 46060

Attention: Jerry Liston

Re: The Intracoastal at Geist, Section 4A

Dear Mr. Liston:

Please accept the following Engineer's Estimate for The Intracoastal at Geist, Section 4A. The amounts are as follows:

Engineer's Estimate: The Intracoastal at Geist Section 4A

	Description		0	T T 1.	Unit	
	Description		Quantity	Unit	Price	Total
	Storm Sewer	•				
Curb Inlet			4	EA	\$2,095.55	\$8,382.20
Storm Manhole			. 2	EA	\$1,906.63	\$3,813.26
Yard Inlet		٠.	2	EA	\$926.30	\$1,852.60
4" x 6" Subsurfac			20	LF	\$46.95	\$939.00
	teral Drain w/ Bedding & Ba		200	LF	\$4.95	\$990.00
	urb Drain w/ Bedding & Bac		1,670	LF	\$5.25	\$8,767.50
	L. III w/ Bedding & Backfill		348	LF	\$22.83	\$7,944.84
	L. III w/ Bedding & Backfill		: 176	LF	\$24.94	\$4,389.44
	L. III w/ Bedding & Backfill		174	EA	\$27.79	\$4,835.46
Rip Rap, Shorelin	ne		4,080	TON	\$2.21	\$9,016.80
		Total	* . *			\$50,931.10
				1		400,501.10
	Erosion Control		, .			
Temporary Seedi	ng		25,050	SF	\$0.04	\$1,002.00
Silt Fence			1,660	LF	\$1.25	\$2,075.00
Inlet Protection			1	LSUM	\$170.00	\$170.00
Construction Ent	rance		. 1	LSUM	\$1,500.00	\$1,500.00
		Total				\$4,747.00
	•			fi ²	V-4 gate	

UFFICE OF HAMILTON COUNTY SURVEYOR This copy is from the Bightal Richfive of the Paath Ram 2005, surveyor This copy is from the Bightal Richfive of the Paath Ram 2005, surveyor This copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor the Paath Ram 2005, surveyor this copy is from the Bightal Richfive of the Paath Ram 2005, surveyor the Paath Ram 2005, surve

Hamilton County Surveyor Jerry Liston January 29, 2004 Page 2

Streets			٠		
Curb		1,670	LF	\$5.90	\$9,853.00
1" HAC Surface		2,787	SY	\$2.15	\$5,992.05
Tack Coat		2,787	SY	\$0.10	\$278.70
3" HAC Binder		2,787	SY	\$4.82	\$13,433.34
2.5" #53 Stone Base		3,158	SY	\$1.41	\$4,452.78
2.5" #53 Stone Base	•	2,787	SY	\$1.42	\$3,957.54
4" #2 Stone Base	•	3,158	SY	\$2.27	\$7,168.66
Stop Sign	1	1	EA	\$295.00	\$295.00
Street Name Sign		1	EA	\$495.00	\$495.00
Speed Limit Sign		$\overset{ ext{-}}{2}$	EA	\$295.00	\$590.00
	Total	_		Ψ2>5.00	\$46,516.07
					Фт0, З10.07
Monuments/Markers		4.0			
Copperwelds		6	EA	\$130.00	\$780.00
	Total			4100.00	\$780.00
					Ψ700.00

Grand Total

\$102,974.17

Witness my signature this _

day of _

2004.

David J. Stoeppelwerth Professional Engineer

No. 19358

S/34090S4A/Agency/EngEst

SUBDIVISION BOND

St	DDIAISION ROMD	
HCDB-2004-00010		Bond No. SU 5005342
KNOW ALL MEN BY THESE PRESENTS, t	nat we <u>CENTEX HOMES, a Nevada Ge</u>	neral Partnership
as Principal, and ARCH INSURANCE COMPANY		
authorized to do business in the State of INDIANA	, as Surety, are held	and firmly bound unto
HAMILTON COUNTY BOARD OF COMMISSIONE		
as Obligee, in the penal sum of Fifty Thousand Nine	Hundred Thirty Two and 00/100	
the United States of America, for the payment of	which well and truly to be made, we b	pind ourselves, our heirs, executors
administrators, successors and assigns, jointly and s		
WHEREAS, CENTEX HOMES, a Nevada Gen	eral Partnership	
has agreed to construct in The Intracoastal at Geist,	Section 4A	
the following improvements: Storm Sewer		
NOW, THEREFORE, THE CONDITION (OF THIS OBLIGATION IS SUCH,	that if the said Principal shall
construct, or have constructed, the improvements h		
damage by reason of its failure to complete said we		
force and effect.		
Signed, sealed and dated this 4th day	of February	_ , 2004 .
	CENTEX HOMES, a Neva	
	Ву:	Principal
	ARCH INSURANCE COM	PANY

Attorney-in-Fact

S-3689/GEEF 2/98 This copy is from the Digital Archive of the Hamilton County Surveyor's Office; Noblesville, M 46060

POWER OF ATTORNEY

Know All Men By These Presents:

That the Arch Insurance Company, a corporation organized and existing under the laws of the State of Missouri, having its principal office in Kansas City, Missouri (hereinafter referred to as the "Company") does hereby appoint Brian M. Lebow, Deborah Griffith, Carmen Mims and Allyson Dean of Dallas, TX (EACH)

its true and lawful Attorney(s)-in-Fact, to make, execute, seal, and deliver from the date of issuance of this power for and on its behalf as surety, and as its act and deed:

Any and all bonds and undertakings

EXCEPTION: NO AUTHORITY is granted to make, execute, seal and deliver bonds or undertakings that guarantee the payment or collection of any promissory note, check, draft or letter of credit.

This authority does not permit the same obligation to be split into two or more bonds in order to bring each such bond within the dollar limit of authority as set forth herein.

The Company may revoke this appointment at any time.

The execution of such bonds and undertakings in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal office in Kansas City, Missouri.

This Power of Attorney is executed by authority of resolutions adopted by unanimous consent of the Board of Directors of the Company on March 3, 2003, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

"VOTED, That the Chairman of the Board, the President, or any Vice President, or their appointees designated in writing and filed with the Secretary, or the Secretary shall have the power and authority to appoint agents and 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, and any such officers of the Company may appoint agents for acceptance of process."

This Power of Attorney is signed, sealed and certified by facsimile under and by authority of the following resolution adopted by the unanimous consent of the Board of Directors of the Company on March 3, 2003:

VOTED, That the signature of the Chairman of the Board, the President, or any Vice President, or their appointees designated in writing and filed with the Secretary, and the signature of the Secretary, the seal of the Company, and certifications by the Secretary, may be affixed by facsimile on any power of attorney or bond executed pursuant to the resolution adopted by the Board of Directors on March 3, 2003, and any such power so executed, sealed and certified with respect to any bond or undertaking to which it is attached, shall continue to be valid and binding upon the Company.

00ML0013 00 03 03

SUBDIVI	SION BOND
HCDB-2004-00011	Bond No. SU 5005343
KNOW ALL MEN BY THESE PRESENTS, that we CE	NTEX HOMES, a Nevada General Partnership
as Principal, and ARCH INSURANCE COMPANY	
authorized to do business in the State of INDIANA	, as Surety, are held and firmly bound unto
HAMILTON COUNTY BOARD OF COMMISSIONERS	
as Obligee, in the penal sum of Four Thousand Seven Hundred	Forty Seven and 00/100
	(\$ 4,747.00) DOLLARS, lawful money of
the United States of America, for the payment of which we	Il and truly to be made, we bind ourselves, our heirs, executors,
administrators, successors and assigns, jointly and severally, fi	
WHEREAS, CENTEX HOMES, a Nevada General Partne	rship
has agreed to construct in The Intracoastal at Geist, Section 4A	
the following improvements: Erosion Control	
NOW, THEREFORE, THE CONDITION OF THIS	OBLIGATION IS SUCH, that if the said Principal shall
	ribed and shall save the Obligee harmless from any loss, cost or
	his obligation shall be null and void; otherwise to remain in full
force and effect.	, sassa va zamani in tuni
Signed, sealed and dated this 4th day of	February , 2004 .
	CENTEX HONEO
	CENTEX HOMES a/Nevada General Partnership

Principal

ARCH/INSURANCE COMPANY

By:

Attorney-in-Fact

POWER OF ATTORNEY

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its true and lawful Attorney(s)-in-Fact, to make, execute, seal, and deliver from the date of issuance of this power for and on its behalf as surety, and as its act and deed:

Any and all bonds and undertakings

EXCEPTION: NO AUTHORITY is granted to make, execute, seal and deliver bonds or undertakings that guarantee the payment or collection of any promissory note, check, draft or letter of credit.

This authority does not permit the same obligation to be split into two or more bonds in order to bring each such bond within the dollar limit of authority as set forth herein.

The Company may revoke this appointment at any time.

The execution of such bonds and undertakings in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal office in Kansas City, Missouri.

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SUBDIVISION BOND

HCDB-2004-00012

Bond No. **SU 5005344**

KNOW ALL MEN BY THESE PRESENTS, that we	CENTEX HOMES, a Nevada General Partnership
as Principal, and ARCH INSURANCE COMPANY	
authorized to do business in the State of INDIANA	, as Surety, are held and firmly bound unto
HAMILTON COUNTY BOARD OF COMMISSIONERS	
as Obligee, in the penal sum of Seven Hundred Eighty and 0	0/100
	· (\$ 780.00) DOLLARS, lawful money of
the United States of America, for the payment of which w	well and truly to be made, we bind ourselves, our heirs, executors
administrators, successors and assigns, jointly and severally,	
WHEREAS, CENTEX HOMES, a Nevada General Partr	
has agreed to construct in The Intracoastal at Geist, Section	
the following improvements: Monuments & Markers	
	S OBLIGATION IS SUCH, that if the said Principal shall
	scribed and shall save the Obligee harmless from any loss, cost or
	this obligation shall be null and void; otherwise to remain in full
force and effect.	this congation shall be fiull and void; otherwise to remain in full
Signed, sealed and dated this 4th day of	February , 2004
auy or	
	CENTEX HOMES, a NeVada General Partnership
	Principal
	Ву:
	ADCH INCLIDANCE COMPANY
	ARCH INSURANCE COMPANY
	Allyson Dean Attorney-in-Fact

POWER OF ATTORNEY

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Brian M. Lebow, Deborah Griffith, Carmen Mims and Allyson Dean of Dallas, TX (EACH)

its true and lawful Attorney(s)-in-Fact, to make, execute, seal, and deliver from the date of issuance of this power for and on its behalf as surety, and as its act and deed:

Any and all bonds and undertakings

EXCEPTION: NO AUTHORITY is granted to make, execute, seal and deliver bonds or undertakings that guarantee the payment or collection of any promissory note, check, draft or letter of credit.

This authority does not permit the same obligation to be split into two or more bonds in order to bring each such bond within the dollar limit of authority as set forth herein.

The Company may revoke this appointment at any time.

The execution of such bonds and undertakings in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal office in Kansas City, Missouri.

This Power of Attorney is executed by authority of resolutions adopted by unanimous consent of the Board of Directors of the Company on March 3, 2003, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

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00ML0013 00 03 03

In Testimony Whereof, the Company has caused authorized officers, this 24th day of Novembe	this instrument to be signed and its corporate seal to be affixed by their
Attested and Certified	Arch Insurance Company
Joseph S. Labell, Corporate Secretary	Misseuri Thomas P. Luckstone, Vice President
STATE OF CONNECTICUT SS	
COUNTY OF FAIRFIELD SS	
Insurance Company, a Corporation organized and foregoing instrument, appeared before me this day authorized signed, sealed with the corporate seal a corporation and as their own free and voluntary acts	
MELISSA B. GILLIGAN, Notan State of Connecticut My Commission Expires February	THE STATE OF THE S
CERTIFICATION	,
the same has been in full force and effect since the cand I do further certify that the said Thomas P. Lucks the date of execution of the attached Power of Attorn	h Insurance Company, do hereby certify that the attached Power of If of the person(s) as listed above is a true and correct copy and that late thereof and is in full force and effect on the date of this certificate; stone, who executed the Power of Attorney as Vice President, was on ey the duly elected Vice President of the Arch Insurance Company.
Company on this 4TH day of FEBRUARY	ribed my name and affixed the corporate seal of the Arch Insurance 20_04.
	Joseph S Labell, Corporate Secretary
This Power of Attorney limits the acts of those name and they have no authority to bind the Company exce	
	CORPORATE SAA 1971
Home Office: Kansas City, MO	

00ML0013 00 03 03

Page 2 of 2

Printed in U.S.A.

FINDINGS AND ORDER

CONCERNING THE MAINTENANCE OF THE

The Intracoastal at Geist Drain, Section 4A Arm

On this 28th day of June, 2004, the Hamilton County Drainage Board has held a hearing on the Maintenance Report and Schedule of Assessments of the Intracoastal at Geist Drain, Section 4A 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 DEATNAGE BOARD

President

Member

Member

This copy is from the Digital Archive of the Hamilton County Surveyor's Office; Noblesville, In 46060

BEFORE THE HAMILTON COUNTY DRAINAGE BOARD IN THE MATTER OF Intracoastal at Geist Drain, Section 4A Arm

NOTICE

Го	Whom	Ιt	May	Concern	and:	
			_			

Notice is hereby given of the hearing of the Hamilton County Drainage Board on the Intracoastal at Geist Drain, Section 4A Arm, on June 28, 2004 at 9:05 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

Intracoastal at Geist Drain, Section 4A

NOTICE

Notice is hereby given pursuant to Section 405 of the 1965 Indiana Drainage Code that this Board, prior to final adjournment on June 28, 2004 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

CERTIFICATE OF COMPLETION AND COMPLIANCE

To: Hamilton County Surveyor

Re: The Intracoastal at Geist, Sections 2C, 3A, 3B & 4A

I hereby certify that:

- 1. I am a Registered Land Surveyor or Engineer in the State of Indiana.
- 2. I am familiar with the plans and specifications for the above referenced subdivision.
- 3. I have personally observed and supervised the completion of the drainage facilities for the above referenced subdivision.
- 4. The drainage facilities within the above referenced subdivision to the best of my knowledge, information and belief have been installed and completed in conformity with all plans and specifications.

Signature: The War	Date: January 21, 2005
Type or Print Name: Jeffory W. I	
Business Address: Stoeppelwer	th & Associates, Inc.
9940 Allison	nville Road, Fishers, Indiana 46038
Telephone Number: (317) 849-59	935
SEAL	INDIANA REGISTRATION NUMBER
	900017
No.	ALIMAN MARINE



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

Suite 188 One Hamilton County Square Noblesville, Indiana 46060-2230

To: Hamilton County Drainage Board

August 31, 2005

Re: Intracoastal at Geist Drain - Section 4A Arm

Attached are as-builts, certificate of completion & compliance, and other information for Intracoastal at Geist Section 4A. An inspection of the drainage facilities for this section has been made and the facilities were found to be complete and acceptable.

During construction, changes were made to the drain, which will alter the plans submitted with my report for this drain-dated May 28, 2004. The report was approved by the Board at the hearing held June 28, 2004. (See Drainage Board Minutes Book 7, Pages 483-484) The changes are as follows:

Structure:	Length:	Size	Material:	Up Invert:	Dn_Invert	Grade:	Changes:
151-150	131	12	RCP	798.13	797.6	0.4	-9
150-149	28	15	RCP	797.6	797.5	0.39	
149-148	45	18	RCP	797.5	797.43	0.16	
148-146	130	18	RCP	797.43	796.93	0.38	-1
143B- 143A	127	12	RCP	797.83	796.27	0.44	-11
143A-143	45	12	RCP	796.27	796.15	0.27	3
143-142	29	12	RCP	796.15	795.91	0.83	1
142-107	148	15	RCP	795.91	795.31	0.41	

6" SSD Streets:

Manteo Ct	337
Latitude	
Way	100.5
Odessa	
Cir	315
Totalx2:	1505

RCP Pipe Totals:

12	332
15	175
18	176
Total:	683

The length of the drain due to the changes described above is now 2188 feet.

The non-enforcement was approved by the Board at its meeting on June 28, 2004 and recorded under instrument #200400058876.

The following sureties were guaranteed by Arch Insurance Company and released by the Board on its August 22, 2005 meeting.

Bond-LC No: SU5005342 **Insured For:** Storm Sewers

Amount: \$50,932

Issue Date: February 4, 2004

Bond-LC No: SU5005343 **Insured For:** Erosion Control

Amount: \$4,747

Issue Date: February 4, 2004

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

Sincerely,

Kenton C. Ward,

Hamilton County Surveyor

KCW/slm

This copy is from the Digital Archive of the Hamilton County Surveyor's Office; Noblesville, In 46060

AS BUILT

STORM TABLE							
Str. No.	Туре	Tc/Rim	Inverts	Dir.			
142	CURB INLET	800.91	795.91	(NE)(SW)			
143	CURB INLET	801.00	796.15	(NE)(SW)			
143A	MANHOLE	801.57	796.27	(NE)(SW)			
143B	YARD INLET	799.13	797.83	(NE)			
148	MANHOLE	804.18	797.43	(NE)			
149	CURB INLET	803.10	797.50	(E)(SW)			
150	CURB INLET	803.20	797.60	(E)(W)			
151	YARD INLET	800.63	798.13	(E)			

NOTE: 1.THE EXISTING PAVEMENT AND CURB MUST BE SAW AND CUT TO PROVIDE A SMOOTH TRANSITION ON ALL STUB STREET CONNECTIONS TO SECTION 2A.

NOTE: 2. CONTRACTOR SHALL STAMP THE LETTERS "SS" IN THE CURB PERPINDICULAR TO THE LATERAL MARKER.

BENCHMARK:

(VERTICAL DATUM-NAVD1988)

HSE DISC IN CONCRETE AT WEST BOUNDARY

OF THE INTRACOASTAL. SET 70'± SOUTH

OF 113TH STREET 1/4 MILE WEST OF FLORIDA ROAD.

ELEV. = 808.39

(HORIZONTAL DATUM-NAD1983)

CENTER OF SECTION 06-T17N-6E

5/8" REBAR(1996).

S.&A. #1 (VERTICAL DATUM—NAVD1988)

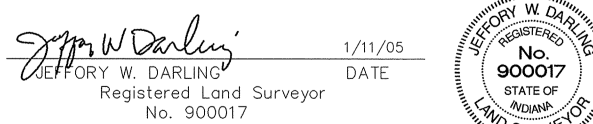
MINI-SPIKE IN THE SOUTH FACE OF POWER

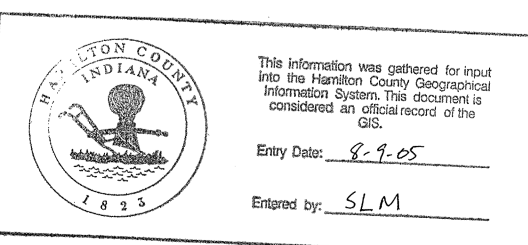
POLE 24" UP. 376'± SOUTH OF 113TH STREET

446'± WEST OF FLORIDA ROAD.

ELEV. = 795.76

RECORD DRAWING







EXISTING CONTOUR EXISTING SANITARY SEWER EXISTING STORM SEWER PROPOSED GRADE PROPOSED CONTOUR PROPOSED SANITARY SEWER PROPOSED 4' SIDEWALK (BY HOME BUILDER)

MATCH EXISTING

T LOT NUMBER

M.F.F. = MINIMUM FINISH FIRST FLOOR ELEVATION M.F.G. = MINIMUM FINISH GRADE AROUND HOME

 $^{\prime}$ (FLOOD PROTECTION GRADE = 791.4)

19358 STATE OF

SCALE: 1"= 60'

— DENOTES 4" SUBSURFACE DRAIN TO LOT (PER HAMILTON COUNTY SURVEYOR'S OFFICE STANDARDS) DENOTES 6" SUBSURFACE DRAIN ~ROLL CURB

NOTE: DECORATIVE SIGNS, SPRINKLER SYSTEMS, TREES, LANDSCAPING MOUNDS, LIGHT POLES, OR OTHER SUCH AMENITIES ARE NOT PERMITTED IN THE RIGHT OF WAY

ALL OFF-SITE DRAIN TILES SHALL BE TIED INTO THE PROPOSED STORM SYSTEM OF THIS SECTION (WHERE APPLICABLE).

> ALL PADS SHOULD BE TESTED TO ASSURE A COMPACTION OF AT LEAST 95 PERCENT OF THE MAXIMUM DRY DENSITY USING THE STANDARD PROCTOR TEST METHOD.

EARTHWORK:

EXCAVATION

- A. Excavated material that is suitable may be used for fills. All unsuitable material and all surplus excavated material not required shall be removed from the site.
- B. Provide and place any additional fill material from offsite as may be necessary to produce the grades required on plans. Fill obtained from offsite shall be of quality as specified for fills herein and the source approved by the Developer. It will be the responsibility of the Contractor for any costs for
- REMOVAL OF TREES

A. All trees and stumps shall be removed from areas to be occupied by a road surface or structure area. Trees and stumps shall not be buried on site.

PROTECTION OF TREES

- A. The Contractor shall, at the direction of the Developer, endeavor to save and protect trees of value and worth which do not impair construction of improvements as designed.
- B. In the event cut or fill exceeds 0.5 foot over the root area, the Developer shall be consulted with respect to protective measure to be taken, if any, to preserve such trees.
- 4. REMOVAL OF TOPSOIL

A. All topsoil shall be removed from all areas beneath future pavements or building. Topsoil removal shall be to a minimum depth of 6 inches or to the depth indicated in the geotechmical report provided by the Developer to be excavated or filled. Topsoil should be stored at a location where it will not interfere with construction operations. The topsoil shall be free of debris and stones.

- A. Rules and regulation governing the respective utility shall be observed in executing all work under B. It shall be the responsibility of the Contractor to determine the location of existing underground utilities 2 working days prior to commencing work. For utility locations to be marked call Toll Free 1-800-382-5544 within Indiana or 1-800-428-5200 outside Indiana.
- A. Do all cutting, filling, compacting of fills and rough grading required to bring entire project area to subgrade as shown on the drawing.
- B. The tolerance for paved areas shall not exceed 0.05 feet above established subgrade. All other areas shall not exceed 0.05 feet plus or minus the established grade. Provide roundings at top and bottom of banks and other breaks in grade.
- C. The Engineer shall be notified when the Contractor has reached the tolerance as stated above, so that field measurements and spot elevations can be verified by the Engineer. The Contractor shall not remove his equipment from the site until the Engineer has verified that the job meets the above

"HOLEY MOLEY"



1-800-382-5544 CALL TOLL FREE 1-800-428-5200 FOR CALLS OUTSIDE OF INDIANA

LOCATION OF ALL EXISTING UNDERGROUND UTILITIES SHOWN ON THIS PLAN ARE BASED UPON ABOVE GROUND EVIDENCE. (including, but not limited to, manholes, inlets, valves, & marks made upon the ground by others.) AND ARE SPECULATIVE IN NATURE. THERE MAY ALSO BE OTHER EXISITING UNDERGROUND UTILITIES
FOR WHICH THERE IS NO ABOVE GROUND
EVIDENCE OR FOR WHICH NO ABOVE GROUND EVIDENCE WAS OBSERVED. THE EXACT LOCATIONS OF SAID EXISTING UNDERGROUND UTILITIES SHOULD BE VERIFIED BY THE CONTRACTOR PRIOR TO ANY AND ALL CONSTRUCTION.

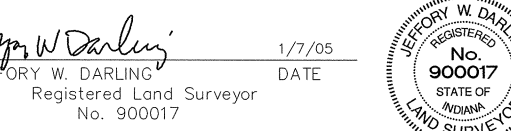
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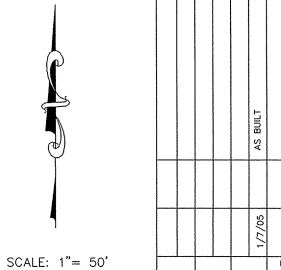
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OPM

SECTION SECTION

JOB NO. 34090





ິ No. ັ 19358

STATE OF

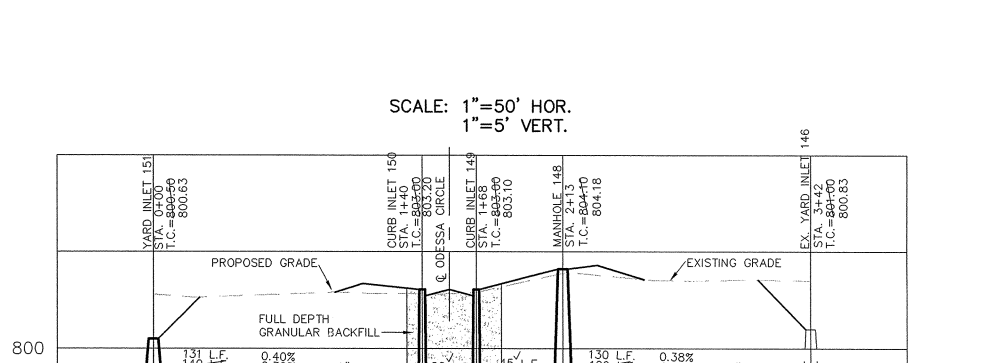
LAND SURVEYORS
7 FAX: (317) 849-5942 CONSULTING (317) 849-5935

PROFILE AT GEIS

M PLAN AND
ITRACOASTAL
SECTION 44 TORM E INT

C600

JOB NO. 34090

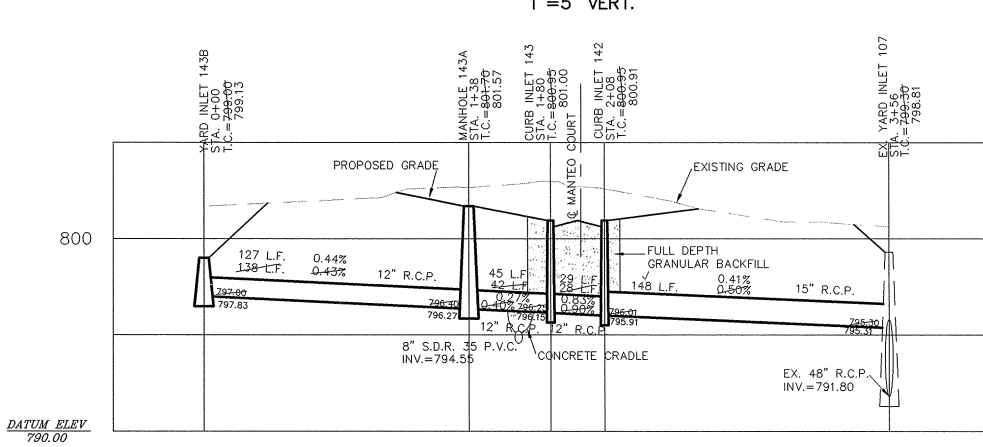


EX. 8" S.D.R. 35 P.V.C. 0 INV.=796.40

NOTE: CONSTRUCTION TOLERANCE FOR YARD INLETS WILL BE +0.0' TO -0.02'

"EXCEPT FOR FORCE MAINS, CONTRACTOR TO INSTALL CONCRETE CRADLES WHEN THE VERTICAL SEPARATION (AS MEASURED FROM THE EXTERIOR OF THE PIPES) BETWEEN SANITARY SEWER FACILITIES AND STORM SEWERS IS 18" OR LESS."

SCALE: 1"=50' HOR. 1"=5' VERT.

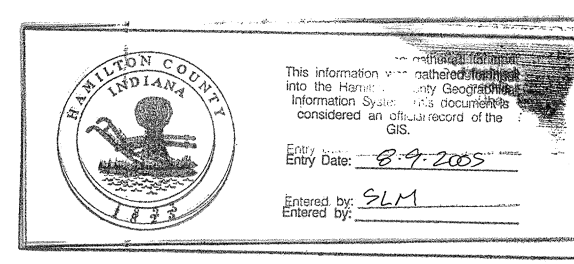


CURB INLET TABLE									
PIPE SIZE	STRUCTURES LESS THAN 48" FROM T/C TO INVERT	STRUCTURES GREATER THAN 48" FROM T/C TO INVERT	ANGLE AND QUALITY OF PIPES WILL REQUIRE SPECIAL DESIGN	STEPS REQUIRED	CURB CASTING *R-3501 N	CASTING *3501 TI & TR			
12" to 18"	24"x24"		DESIGN APPROVAL	No	Yes	Yes			
12" to 21"	30"×30"		DESIGN APPROVAL	No	Yes	Yes			
18" to 21"		мн/вох	DESIGN APPROVAL	Yes	Yes	Yes			
21" to 27"	24"x36"		DESIGN APPROVAL	No	No	Yes			
12" to 24"	36"x36"		DESIGN APPROVAL	No	Yes	Yes			
24" OR LARGER	DESIGN APPROVAL		DESIGN APPROVAL	No	No	Yes			
24" or LARGER		мн/вох	DESIGN APPROVAL	Yes**	Yes	Yes			

* PIPES NO LARGER THAN 18" CAN BE USED IN THE 2' SIDE OF THIS BOX

** INCOMING AND OUT GOING PIPES EFFECT STEPS IN THIS STRUCTURE

SPECIAL NOTE:
STRUCTURES DEEPER THAN 48" FROM T/C TO INVERT WILL BE A M.H. OR A BOX WITH STEPS UNLESS SPECIAL DESIGN IS APPROVED. SPECIAL NOTE:
STRUCTURES WILL BE DESIGNED FOR MAXIMUM FLOW IN PIPES
SPECIAL NOTE:
COUNTY MAY REQUIRE STEPS TO BE INSTALLED AFTER
STRUCTURE IS SET, TO IMPROVE ACCESS.



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102





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

Map Correction-Field Verification

Drain Number: #334

Drain Length: 2188

Drain Name: Intracoastal at Geist Sec. 4A

Change +/-: 152

Date: 01-04-2016

New Length: 2340

Verified By: SLM

Notes & Sketch:

The final report incorrectly outlined the 6" SSD. The 6" SSD should total 1657 feet.

Suzanne L. Mills GIS Specialist