Drain: MILL CREEK DAMN Drain #: 206
Improvement/Arm: MILL CREEK - SECTION 8
Operator: JOH Date: Z-/2-09
Drain Classification: Urban/Rural Year Installed: /985

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

Pull Source Documents for Scanning

Digitize & Attribute Tile Drains

Digitize & Attribute Storm Drains

Digitize & Attribute SSD

Digitize & Attribute Open Ditch

Stamp Plans

Sum drain lengths & Validate

Enter Improvements into Posse

• Enter Drain Age into Posse

Sum drain length for Watershed in Posse

Check Database entries for errors

GA 2-12

apr-2-12

CMA 2-12

94.2-12

2772

M212

24,2-12

Ju-13-1

212

# Gasb 34 Footages for Historical Cost Drain Length Log

Drain-Improvement: MILL CRICK DRAIN - MILL CREEK - SECTION 8

· <del></del>	<del></del>	Length	Length	Longeth	If App	licable :
Drain Type:	Size:	Length SURVEYORS RECORD	(DB Query)	Length Reconcile	Price:	Cost:
SSD	6"	1127.48'	1127.481	Ø		
SSD KCP	12"	35'	35'	Ø		
<u></u>	15"	177'	136'	-41		
	24"	435'	136' 435' 2630.49	Ø		
OPEN OITCH		435' 7630.49	2630.49	8		,,
<del>-</del>			_	,		
				1	<u> </u>	
"					<del></del>	
		**				<u>.</u>
						<u></u>
	Sum:	4,404.97'	4,363,97	<u>-41</u>		
inal Report:		-				
comments:						

Final Report:	
Comments: SRANO AB DISAGREE ON 15" PIPE LENGTH	





Kenton C. Ward, Surveyor

776=9626

Noblesville, Ind. 46060 April 8,

198\_5

TO: Hamilton County Drainage Board

RE: Mill Creek Section 8

Attached is a petition, plans and assessment roll for Mill Creek, Section 8. I have reviewed the petition and submittals and found them to be in proper form.

I have personally reviewed the plans and inspected the site and believe the proposed drain to be practicable, will improve public health, benefit a public highway, 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 benefited.

Attached is an assessment roll for these sections of the drain. I have considered the benefits to each tract in compling the assessment roll. In doing so I believe that each tract has equal benefit on the drain. With a \$25.00 per lot assessment and \$2.00 per acre on the roads, the total yeraly assessment will be \$334.80.

The drain will consist of the following items.

Open ditch (including part of Sly Run) 24" RCP

12" RCP

15" RCP

6" SSD

2555.49 ft 435 ft 35 ft

July 1 o 1985

HAMILTON COCALLY DEALYST

35 ft 177 ft

1127.48 ft

The total footage of the drain will be 4329.97 feet.

Also attached is a non enforcement request. This request should be approved at the hearing

A hearing for this drain should be set for 9:00am on June 10, 1985.

KCW/no

Kenton C. Ward

Hamilton County Surveyor

## GUARD CASUALTY & SURETY INSURANCE COMPANY Indianapolis, Indiana

### SUBDIVISION BOND

SP 8427

KNOW ALL MEN BY THESE PRESENTS: That We, the undersigned,
CHARLES L. CROW & DAVID S. DAVIS, R.R. #6, Box 451, Noblesville, Indiana, 46060
as Principal, and GUARD CASUALTY & SURETY INSURANCE COMPANY, as Surety, are held and firmly bound unto Hamilton County, Board of County Commissioners
in the penal sum of TEN THOUSAND, and no/100
DOLLARS (\$\frac{10,000.00}{}), for the payment of which well and truly to be made, we bind ourselves, our heirs,
executors, administrators and assigns.
SEALED AND DATED THIS 3rd DAY OF April , 19 85
THE CONDITIONS OF THE ABOVE OBLIGATION ARE SUCH THAT:
WHEREAS, Drainage in Mill Creek Subdivision, Section #8
have not been improved as required by the regulations of said
NOW, THEREFORE, if said Principal shall construct said Drainage
according to specifications and regulations of the Obligee and comply with all the provisions of the ordinances, rules and regulations of said Obligee in relation to the mode, manner or form in which said work shall be done, and shall pay and save Obligee against loss or damage which may arise by reason of delay in completion of said work, by reason of the manner in which said work is done or the quality of the materials furnished being in violation of the requirements of any law of the State of Indiana, or any ordinance of the Obligee controlling such work, then this obligation to be void; otherwise to be and remain in full force and effect.
GUARD CASUALTY & SURETY INSURANCE COMPANY  By: Market Surety Insurance Company

GCSI FORM No. 172

## **GUARD CASUALTY AND SURETY** INSURANCE COMPANY

8427

1317 N. Pennsylvania Indianapolis, Indiana 46244

KNOW ALL MEN BY THESE PRESENTS, GUARD CASUALTY AND SURETY INSURANCE COMPANY a corporation duly organized under the laws of the State of Indiana, and having its general office in the city of Indianapolis, State of Indiana, has made, constituted and appointed, and does by these presents, make, constitute and appoint,

J.R. Morford

of Indianapolis, Indiana

its true and lawful Attorney-in Fact with full power and authority hereby conferred to sign and deliver in its behalf as Surety, any and all kinds of Surety Bonds, except as limited hereon, and to bind GUARD CASUALTY AND SURETY INSURANCE COMPANY thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of GUARD CASUALTY AND SURETY IN-SURANCE COMPANY and all the acts of said Attorney-in-Fact, pursuant to the authority hereby given, are hereby ratified and confirmed, provided that the liability of the Company as surety on any such bond executed under this authority shall not exceed

\$100,000,00

### THIS POWER VOID IF ALTERED OR ERASED OR IF POWER NUMBER IS NOT IN BLUE INK.

(This power does not authorize the execution of bonds for loan, financial or bank guarantees.)

The acknowledgement and execution of any such document by said Attorney-in-Fact shall be as binding upon the Company as if such bond had been executed and acknowledged by the regularly elected officers of the Company.

The signature of the President or a Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Assistant Secretary and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power or certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certified by certificate so executed and sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company.

GUARD CASUALTY AND SURETY INSURANCE COMPANY further certifies that the following is a true and exact copy of a resolution of the Board of Directors of GUARD CASUALTY AND SURETY INSURANCE COMPANY, duly adopted and now in force, to wit: All bonds of the corporation shall be executed in the corporate name of the Company by the President, any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, or any Assistant Secretary may appoint Attorneys-in-Fact or agents who shall have authority to issue bonds in the name of the Company.

in authority hereby come	erred snall expire and terminate, without notic	ice, unless used before midi	night of
April 1,	. 86		
	19———, but until such tim	ne shall be irrevocable and	l in full force and effect.
IN WITHESS WHEREO	F, the said GUARD CASUALTY AND SURE	ETY INSURANCE COMPA	NY has caused these presents to be ex-
ecuted by its officer, wit	h its corporate seal affixed, this date ofA		19_85
	CHARD C	ACTIAL TON AND OTHER	

CASUALTY AND SURETY INSURANCE COMPANY

SS:

STATE OF INDIANA COUNTY OF MARION

On this , before me, a Notary Public, personally appeared Leon E. Ellis who being by me duly sworn, acknowledged that he signed the above Power-of-Attorney as an officer of the said GUARD CASUALTY AND SURETY INSURANCE COMPANY and acknowledged said life tyment to be the voluntary act and deed of the corporation.

My commission expires: May 28, 1985

Dandra

Notary Public

unty Surveyor's Office; One Hamilton Co. Square, Ste. 188, Noblesville, In 46060 This copy printed from the Dig

> If you have any question ang this power call (317) 638-1833 for verification.

#### CERTIFICATE OF COMPLETION AND COMPLIANCE

To: Hamilton County Surveyor

Re: Mill Creek, SEG. 8

I, hereby certify that:

- 1.) I am a Registered Land Surveyor in the State of Indiana;
- 2.) I am familiar with the plans and specifications for the above referenced subdivision.
- 3. The attached as-built drawing, to the best of my belief, is a true and correct representation of the installation, including, (a) storm sewers, (b) inlet/manholes, (e) culverts

Signature:

Typed or Printed Name: Allan H. Weihe

Business Address: 10505 N. College Ave.

Indianapolis, Indiana 46280

Telephone: (317)846-6611

INDIANA REGISTRATION NUMBER - 10398

DEC 3 1986

MANUALTON COUNTY DIVAINAGE BOARD





776=9626

Noblesville, Ind. 46060 December 10, 1986

TO: Hamilton County Drainage Board

RE: Mill Creek, Section 8 Drain

I have inspected the drainage facilities for the Mill Creek Drain, Section 8 and have found them to be complete and acceptable. The project engineer has submitted the certificate of completion and compliance and a as built reproducable mylar of the drainage plan.

A change was made during construction on the open ditch on Lots 58 and 59. The swale was relocated so as to conform more naturally with existing topography. In doing so, seventy-five (75') feet was added to the drain. The final lenght is 4404.97 feet.

At this time I also recommend the Board approve the non-enforcement request for this plat, along with the drainage facilities as constructed.

Kenton C. War

Hamilton County Surveyor

KCW/no

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