

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

June 8, 2011

To: Hamilton County Drainage Board

Re: Wheeler & Wheeler Drain

Attached is a petition and plans for the proposed relocation of the Wheeler & Wheeler Drain. The relocation is being proposed by Noblesville Schools. The proposal is to relocate the drain on parcel 10-11-17-00-00-010.001 owned by Noblesville Schools and parcel 10-11-17-00-00-009.000 owned by Timberstone LLC, as part of the Noblesville Promise Road Elementary School project per plans by DeBoy Land Development Services, Project No. 29110G, revision date May 26, 2011. Per the plans, the existing Wheeler & Wheeler drain tile will be reconstructed in place with new pipe and will serve as the outlet for the school's detention system.

This line will consist of the following:

148' of 15" HDPE

904' of 18" HDPE

The total length of the new drain pipe shall be 1,052 feet. The 904 feet of original 1908 drain tile between Sta. 0+00 and 9+04 shall be replaced. This proposal will add 148 feet to the drain's total length. The school project will begin at the outlet of the detention area, Structure 02 per the attached plan, and connect to the J. W. Wheeler Drain pipe at a structure, legal drain structure -01 per the attached plan, approximately 33' south of the school's north property line. The detention area and other storm sewers located on the school site are not proposed to be part of the regulated drain.

The cost of the reconstruction is to be paid by Noblesville Schools. The developer has provided the surety as follows:

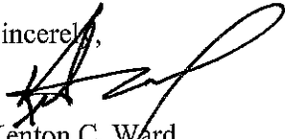
Name of Bonding Co.: Continental Casualty Company
Bond #: 92953977
Bond Date: June 9, 2011
Bond Amount: \$60,000

A Non-enforcement is not being submitted with this proposal since the drain tile is being replaced in the existing location. The easement for the new pipe will be the existing statutory easement as per IC 36-9-27-33.

It may be noted, that this drain may be petitioned to be relocated in the future as the adjoining parcels develop. This drain may be assessed to the Stony Creek Drain in the future.

The project falls under the requirements as set out in IC 36-9-27-52.0. Therefore, a hearing is required for the petition. I recommend that the Board set a hearing date for July 25, 2011.

Sincerely,



Kenton C. Ward
Hamilton County Surveyor

KCW/ilm

Wheeler & Wheeler Drain #25

Reconstruction for Noblesville Schools

Hearing: 07/25/11

Replacing 904' of original tile; adding 148' of HDPE.

Easement of new pipe will be the existing statutory easement per IC 36-9-27-33.

*Cost of reconstruction to be paid by Noblesville Schools. No change in current maintenance assessment.

Parcel	Owner	Address	City	Description	Benefit	MntAsmt	Reconst	Percent
10-11-17-00-00-010.001	Noblesville Schools	1775 Field Dr	Noblesville, IN 46060	S17 T18 R5	35.47	*	*	58.51%
10-11-17-00-00-009.000	Timberstone Dev. LLC	P.O. Box 811	Lafayette, IN 47902	S17 T18 R5	25.15	*	*	41.49%

HAMILTON COUNTY DRAINAGE BOARD
NOBLESVILLE, INDIANA

IN RE: _____)
Hamilton County, Indiana)

PETITION FOR RELOCATION AND RECONSTRUCTION

Noblesville School Corporation (hereinafter "Petitioner"),

hereby petitions the Hamilton County Drainage Board for authority to relocate and improve a section of the _____ Wheeler and Wheeler _____ Drain, and in support of said petition advises the Board that:

1. Petitioner owns real estate through which a portion of the _____ Wheeler and Wheeler _____ Drain runs.
2. Petitioner plans to develop its real estate with roads, buildings, utilities, storm drains, sanitary sewers and other structures.
3. Petitioner's proposed development of its real estate will require relocation and reconstruction of a portion of the _____ Wheeler and Wheeler _____ Drain, as specifically shown on engineering plans and specifications filed with the Hamilton County Surveyor.
4. The work necessary for the proposed relocation and reconstruction will be undertaken at the sole expense of the Petitioner and such work will result in substantial improvement to the _____ Wheeler and Wheeler _____ Drain, without cost to other property owners on the watershed of the _____ Wheeler and Wheeler _____ Drain.

WHEREFORE, Petitioner requests that an Order issued from the Hamilton County Drainage Board authorizing relocation and reconstruction of the _____ Wheeler and Wheeler _____ Drain, in conformance with applicable law and plans and specifications on file with the Hamilton County Surveyor.

Signed _____
Jeffrey D. Bragg 6.16.11
Printed _____

HAMILTON COUNTY DRAINAGE BOARD
NOBLESVILLE, INDIANA

IN RE: _____)
Hamilton County, Indiana)

PETITION FOR RELOCATION AND RECONSTRUCTION

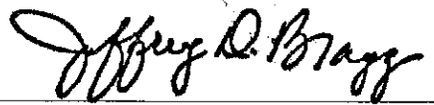
_____ Noblesville School Corporation _____ (hereinafter "Petitioner"),

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3. Petitioner's proposed development of its real estate will require relocation and reconstruction of a portion of the _____ Wheeler & Wheeler _____ Drain, as specifically shown on engineering plans and specifications filed with the Hamilton County Surveyor.
4. The work necessary for the proposed relocation and reconstruction will be undertaken at the sole expense of the Petitioner and such work will result in substantial improvement to the _____ Wheeler & Wheeler _____ Drain, without cost to other property owners on the watershed of the _____ Wheeler & Wheeler _____ Drain.
5. Proposed relocation and reconstruction will not adversely affect other land owners within the drainage shed.
6. Petitioner requests approval of the proposed relocation and reconstruction under IC 36-9-27-52.5.

WHEREFORE, Petitioner requests that an Order issued from the Hamilton County Drainage Board authorizing relocation and reconstruction of the _____ Wheeler & Wheeler _____ Drain, in conformance with applicable law and plans and specifications on file with the Hamilton County Surveyor.



Signed

JEFFREY D. BRAGG

Printed

HCDB-2011-00018

APPROVED BY THE AMERICAN INSTITUTE OF ARCHITECTS

AIA Document A312 (December 1984 Edition)



Performance Bond

Bond # 929523977

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address):

Shiel Sexton Company, Inc.
902 N. Capitol Avenue
Indianapolis, IN 46204

SURETY (Name and Principal Place of Business)

Continental Casualty Company
333 S. Wabash Avenue
Chicago IL 60604

OWNER (Name and Address)

Hamilton County Board of Commissioners, One Hamilton County Square, Noblesville IN 46060

CONSTRUCTION CONTRACT

Date: **June 9, 2011**

Amount: **\$60,000.00 and 00/100**-----(\$60,000.00)

Description (Name and Location): **Storm Drainage, 14900 Promise Road, Noblesville IN 46060**

BOND

Date (Not earlier than Construction Contract Date): **June 9, 2011**

Amount: **\$60,000.00 and 00/100**-----(\$60,000.00)

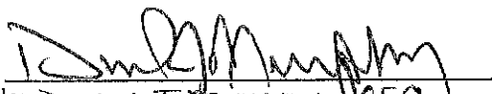
Modifications to this Bond: None See Page 3

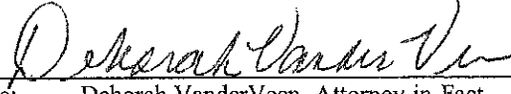
CONTRACTOR AS PRINCIPAL

Company: **Shiel Sexton Company, Inc.**

SURETY

Company: **Continental Casualty Company**

Signature: 
Name and Title: **Daniel J. Murphy, CEO**

Signature: 
Name and Title: **Deborah VanderVeen, Attorney-in-Fact**

(Any additional signatures appear on page 3)

(FOR INFORMATION ONLY - Name, Address and Telephone)

AGENT or BROKER:
Old National Insurance
600 East 96th Street, Suite 400
Indianapolis IN 46240
317-575-9999

OWNER'S REPRESENTATIVE (Architect, Engineer
other party):

1. The Contractor and the Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
2. If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except to participate in conferences as provided in Subparagraph 3.1.
3. If there is no Owner Default, the Surety's obligation under this Bond shall arise after:
 - 3.1 The Owner has notified the Contractor and the Surety at its address described in Paragraph 10 below that the Owner is considering declaring a Contractor Default and has requested and attempted to arrange a conference with the Contractor and the Surety to be had not later than fifteen days after receipt of such notice to discuss methods of performing the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default; and
 - 3.2 The Owner has declared a Contractor Default and formally terminated the Contractor's right to complete the contract. Such Contractor Default shall not be declared earlier than twenty days after the Contractor and the Surety have received notice as provided in Sub-paragraph 3.1; and
 - 3.3 The Owner has agreed to pay the Balance of the Contract Price to the Surety in accordance with the terms of the Construction Contract or to a contractor selected to perform the Construction Contract in accordance with the terms of the contract with the Owner.
4. When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
 - 4.1 Arrange for the Contractor, with consent of the Owner, to perform and complete the Construction Contract; or
 - 4.2 Undertake to perform and complete the Construction Contract itself, through its agents or through independent contractors; or
 - 4.3 Obtain bids to negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and the contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 6 in excess of the Balance of the Contract Price incurred by the Owner resulting from the Contractor's default; or
 - 4.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
 - . 1 After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, tender payment therefor to the Owner; or
 - .2 Deny liability in whole or in part and notify the Owner citing reasons therefor.
5. If the Surety does not proceed as provided in Paragraph 4 with reasonable promptness, the Surety shall be deemed to be in default on this Bond fifteen days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Sub-paragraph 4.4, and the Owner refuses the payment tendered or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.
6. After the Owner has terminated the Contractor's right to complete the Construction Contract, and if the Surety elects to act under Sub-paragraph 4.1, 4.2, or 4.3 above, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. To the limit of the amount of this Bond, but subject to commitment by the Owner of the Balance of the Contract Price to mitigation of costs and damages on the Construction Contract, the Surety is obligated without duplication for:
 - 6.1 The responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
 - 6.2 Additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 4; and
 - 6.3 Liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
7. The Surety shall not be liable to the Owner of others for obligations of the Contractor that are unrelated to the Construction contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators or successors.
8. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontractors, purchase orders and other obligations.
9. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after Contractor Default or within two years after the Contractor ceased working or within two years

after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction shall be applicable.

10. Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the signature page.

11. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

12. DEFINITIONS

12.1 Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of

MODIFICATIONS TO THIS BOND ARE AS FOLLOWS:

This bond will remain in full force and effect until all outstanding requirements of the Owner are resolved and the Owner releases the Bond. The requirements for release include storm sewer inspections and engineer's Certificate of Completion and Compliance being filed, as built or record drawings being submitted and accepted, and any other requirements of Surety release as outline in the Hamilton County Stormwater Management Technical Standards Manual.

(Space is provided below for additional signatures of added parties, other than those appearing on the cover page.)

CONTRACTOR AS PRINCIPAL

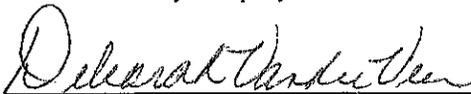
Company: Shiel Sexton Company, Inc.

Signature: _____

Name and Title:

SURETY

Company: Continental Casualty Company

Signature:  _____

Name and Title: Deborah VanderVeen, Attorney-in-Fact

insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.

12.2 Construction Contract: The agreement between the Owner and the Contractor identified on the signature page, including all Contract Documents and changes thereto.

12.3 Contractor Default: Failure of the Contractor, which has neither been remedied nor waived, to perform or otherwise to comply with the terms of the Construction Contract.

12.4 Owner Default: Failure of the Owner, which has neither been remedied nor waived, to pay the Contractor as required by the Construction Contract or to perform and complete or comply with the other terms thereof.

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That Continental Casualty Company, an Illinois insurance company, National Fire Insurance Company of Hartford, an Illinois insurance company, and American Casualty Company of Reading, Pennsylvania, a Pennsylvania insurance company (herein called "the CNA Companies"), are duly organized and existing insurance companies having their principal offices in the City of Chicago, and State of Illinois, and that they do by virtue of the signatures and seals herein affixed hereby make, constitute and appoint

John S Flynn, Gerald F O'Connor, Thomas A Flynn, Fred Eickhoff, Deborah Vander Veen, Margaret H Guilfooy, Mary Robinson, Benita J Mitten, Individually

of Indianapolis, IN, their true and lawful Attorney(s)-in-Fact with full power and authority hereby conferred to sign, seal and execute for and on their behalf bonds, undertakings and other obligatory instruments of similar nature

- In Unlimited Amounts -

and to bind them thereby as fully and to the same extent as if such instruments were signed by a duly authorized officer of their insurance companies and all the acts of said Attorney, pursuant to the authority hereby given is hereby ratified and confirmed.

This Power of Attorney is made and executed pursuant to and by authority of the By-Law and Resolutions, printed on the reverse hereof, duly adopted, as indicated, by the Boards of Directors of the insurance companies.

In Witness Whereof, the CNA Companies have caused these presents to be signed by their Senior Vice President and their corporate seals to be hereto affixed on this 21st day of January, 2011.



Continental Casualty Company
National Fire Insurance Company of Hartford
American Casualty Company of Reading, Pennsylvania

Signature of Stathy Darcy
Stathy Darcy Senior Vice President

State of Illinois, County of Cook, ss:

On this 21st day of January, 2011, before me personally came Stathy Darcy to me known, who, being by me duly sworn, did depose and say: that she resides in the City of Glenview, State of Illinois; that she is a Senior Vice President of Continental Casualty Company, an Illinois insurance company, National Fire Insurance Company of Hartford, an Illinois insurance company, and American Casualty Company of Reading, Pennsylvania, a Pennsylvania insurance company described in and which executed the above instrument; that she knows the seals of said insurance companies; that the seals affixed to the said instrument are such corporate seals; that they were so affixed pursuant to authority given by the Boards of Directors of said insurance companies and that she signed her name thereto pursuant to like authority, and acknowledges same to be the act and deed of said insurance companies.



My Commission Expires September 17, 2013

Signature of Eliza Price
Eliza Price Notary Public

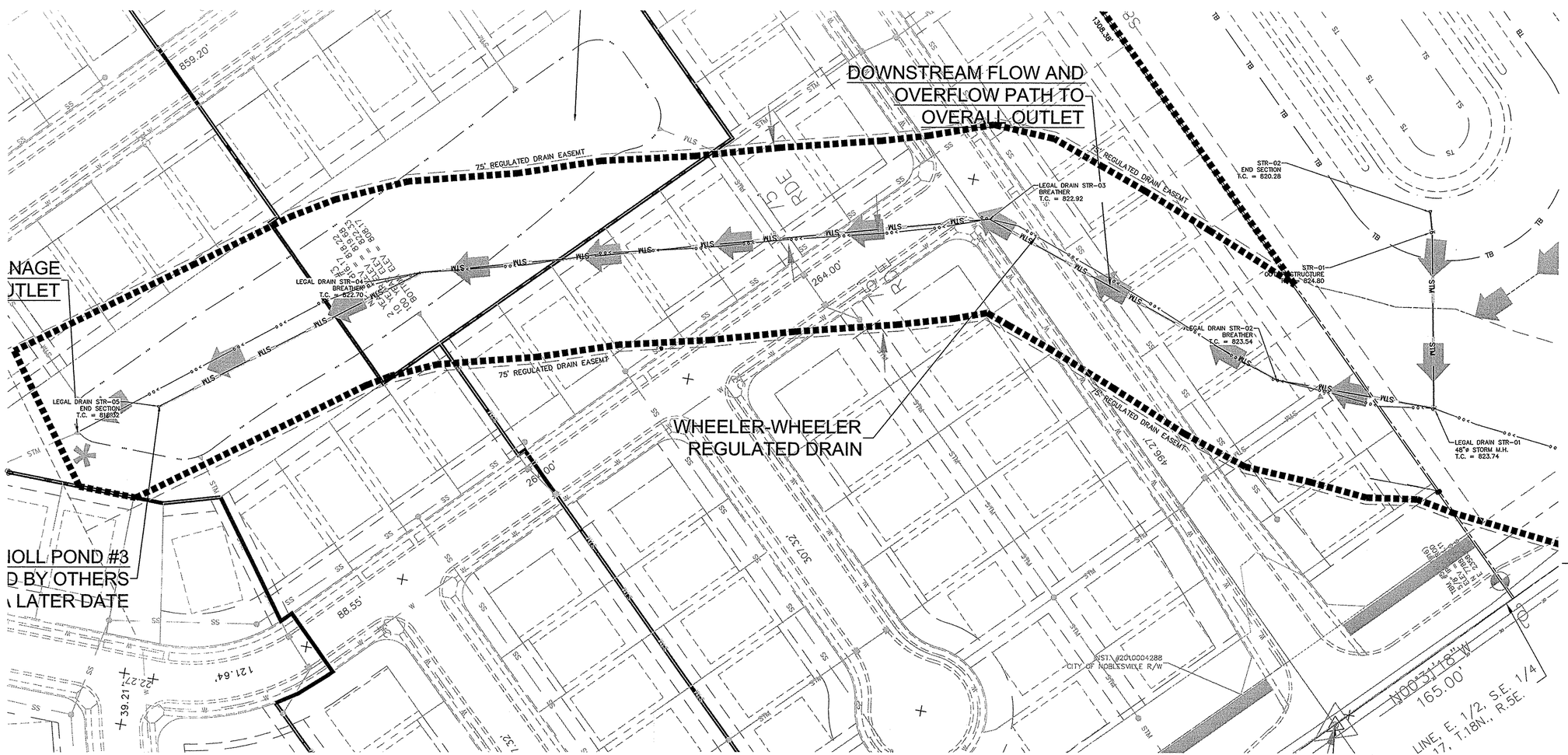
CERTIFICATE

I, Mary A. Ribikawskis, Assistant Secretary of Continental Casualty Company, an Illinois insurance company, National Fire Insurance Company of Hartford, an Illinois insurance company, and American Casualty Company of Reading, Pennsylvania, a Pennsylvania insurance company do hereby certify that the Power of Attorney herein above set forth is still in force, and further certify that the By-Law and Resolution of the Board of Directors of the insurance companies printed on the reverse hereof is still in force. In testimony whereof I have hereunto subscribed my name and affixed the seal of the said insurance companies this 9th day of June, 2011.



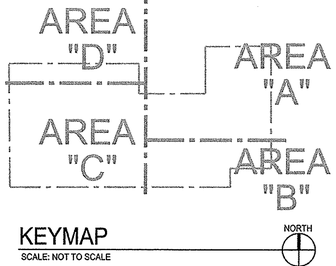
Continental Casualty Company
National Fire Insurance Company of Hartford
American Casualty Company of Reading, Pennsylvania

Signature of Mary A. Ribikawskis
Mary A. Ribikawskis Assistant Secretary



ABBREVIATIONS AND EXISTING LEGEND

ACCEL	ACCELERATION	H.C.	HANDICAP	SPOT ELEVATION	PAY TELEPHONE
ADJ	ADJACENT	HORZ	HORIZONTAL	CONTOUR (MAJOR)	FO FIBER OPTICS
ALT	ALTERNATE	ID	INSIDE DIA	CONTOUR (MINOR)	G GAS
APPROX	APPROXIMATELY	INV	INVERT	AREA LIGHT 1	E ELECTRIC
ARCH	ARCHITECTURAL	MAX	MAXIMUM	AREA LIGHT 2	T TELEPHONE
BEG	BEGINNING	MACH	MECHANICAL	UTILITY POLE	W WATER
BLDG	BUILDING	M.E.G.	MATCH EXISTING GRADE	GUY ANCHOR	SAN SANITARY SEWER
CAL	CALIPER	MIN	MINIMUM	TELEPHONE M.H.	STM STORM SEWER
CP	CAST IN PLACE	N/A	NOT APPLICABLE	TELEPHONE RISER	CS COMBINED SEWER
CENTERLINE	N/A	O.C.	ON CENTER	TRANSFORMER	U/C UNDERGROUND
CMU	CONC MASONRY UNIT	OD	OUTSIDE DIA	WATER VALVE	O/H OVERHEAD
CONC	CONCRETE	PERP	PERPENDICULAR	FIRE HYDRANT	CONCRETE BUMPER
CJ	CONTROL JOINT	P.O.B.	POINT OF BEG	DECIDUOUS TREE	DRAINAGE M.H.
C.O.	CLEAN OUT	PVC	POLYVINYL CHLORIDE	EVERGREEN TREE	SANITARY M.H.
DECEL	DECELERATION	PVMT	PAVEMENT	FENCE	CURB INLET
DEMO	DEMOLITION	R	RADIUS	SIGN	ROUND INLET (24" TYP)
DIA	DIAMETER	REF	REFERENCE	TRAFFIC SIGNAL M.H.	CLEAN OUT
DS	DOWNSPOUT	RCP	REINFORCED CONCRETE PIPE	DOOR	PIPE BOLLARD
ELEV	ELEVATION	REQD	REQUIRED		FLAG POLE
ELEC	ELECTRICAL	ROW	RIGHT OF WAY		
EQ	EQUAL DISTANCE	SAN	SANITARY		
EX	EXISTING	SLCOP	SMOOTH LINED CORRUGATED PLASTIC PIPE		
EJ	EXPANSION JOINT	SPECS	SPECIFICATIONS		
FFW	FACE OF WALL	SO	SQUARE		
FFE	FINISH FLOOR ELEV	STA	STATION		
FT	FOOT	STORM	STORM SEWER		
GUTTER	FLOWLINE ELEV	TYP	TYPICAL		
HT	HEIGHT	VF	VERIFY IN FIELD		
HDPE	HIGH DENSITY POLYETHYLENE				



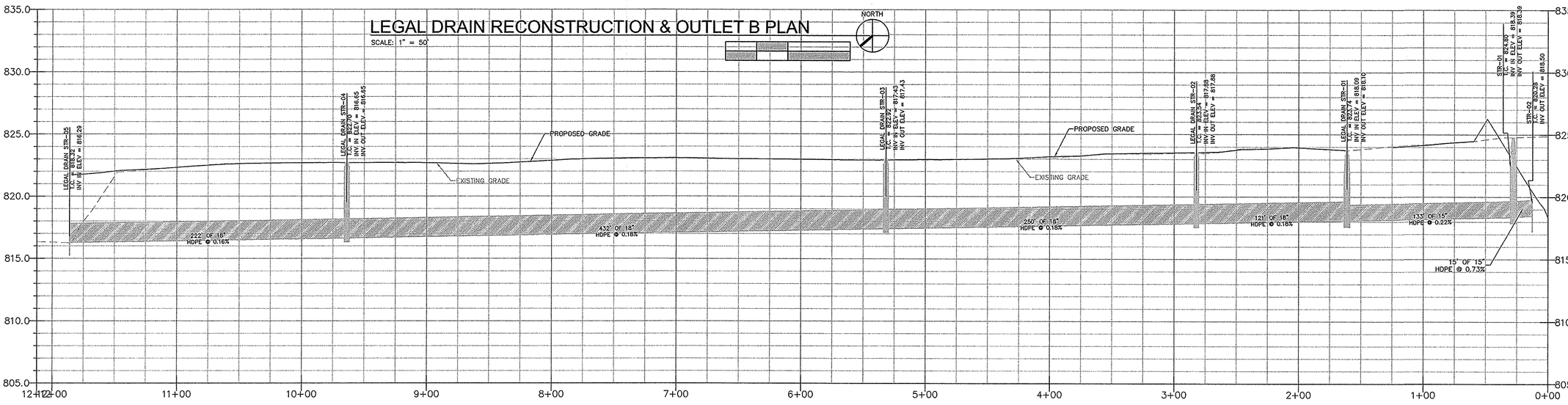
NOTE: IT IS THE CONTRACTOR'S RESPONSIBILITY TO COORDINATE WITH PROJECT ENGINEER TO OBTAIN ALL NECESSARY PERMITS AND APPROVALS PRIOR TO CONSTRUCTION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS PRIOR TO CONSTRUCTION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS PRIOR TO CONSTRUCTION.

SITE UTILITY LEGEND

W	FIRE HYDRANT
W	WATER VALVE
W	WATER MAIN - 6" PVC-C900 PIPING
PV	WATERLINE POST INDICATOR VALVE
W	WATERLINE FIRE DEPARTMENT CONNECTION
FS	8" ROOF DRAIN - SEE MECHANICAL PLANS
FS	4" FIRE SERVICE WATERLINE - PVC-C900 PIPING
WS	2" DOMESTIC SERVICE WATERLINE - PVC-C900 PIPING
LAT	NEW SANITARY LATERAL
SS	SANITARY SEWER CLEAN OUT
STM	STORM SEWER
STM	STORM SEWER - 48" BARREL
STM	STORM SEWER - 60" BARREL
STM	STORM SEWER - 72" BARREL
STM	STORM SEWER - 96" BARREL
STM	PIPE END SECTION

UTILITY NOTES

1. SEE MECHANICAL PLANS FOR LOCATION AND SIZE OF SANITARY DRAINS, WATER LINES AND FIRE PROTECTION WITHIN BUILDINGS.
2. COMPACTED GRANULAR BACKFILL REQUIRED OVER ALL STORM SEWERS WITHIN 5 FT. OF PAVED AREAS.
3. COMPACTED GRANULAR BACK FILL REQUIRED OVER ALL UTILITIES IN PAVED AREAS.
4. THE CONTRACTOR SHALL CONTACT ALL UTILITY COMPANIES TO LOCATE ALL MAINS, CONDUITS, SERVICE LINES, ETC., IN THE AFFECTED CONSTRUCTION AREA. EXISTING UTILITY STRUCTURES ARE SHOWN HERE IN ACCORDANCE WITH AVAILABLE INFORMATION. THE LOCATION AND PROTECTION OF UTILITY STRUCTURES AND FACILITIES, THEIR SUPPORT AND MAINTENANCE DURING CONSTRUCTION (IN COOPERATION WITH APPLICABLE UTILITY) IS THE EXPRESSED RESPONSIBILITY OF THE CONTRACTOR.
5. RCP = REINFORCED CONCRETE PIPE CLASS III (MIN. CLASSIFICATION) PVC = POLYVINYL CHLORIDE SANITARY SEWER - ASTM D-3034, SDR-35 HSCP = HELICALLY CORRUGATED STEEL PIPE - 16 GAUGE ALUMINIZED HDPE = HIGH DENSITY POLYETHYLENE
6. FLEXIBLE PIPE TO BE INSTALLED PER ASTM D-2321, CLASS 1.2, OR 3 BEDDING. RIGID PIPE TO BE INSTALLED PER ASTM C-12.
7. 10 LINEAL FEET OF 4" SUBSURFACE DRAIN REQUIRED EACH WAY (UPGRADE) FROM ALL STORM INLETS (UNLESS OTHERWISE NOTED ON PLANS).
8. FOR SITE DETAILS SEE SHEET(S) "C10.0", "C10.1" AND "C10.2".
9. FOR SITE SPECIFICATIONS SEE SHEET "C9.0".
10. FOR SOIL EROSION AND CONTROL DATA, SEE SHEET(S) "C7.0" & "C8.0".
11. ALL CONSTRUCTION SHALL CONFORM TO THE CITY OF NOBLESVILLE STANDARD SPECIFICATIONS, LATEST EDITION.



PROFILE VIEW: LEGAL DRAIN RECONSTRUCTION & OUTLET B

DETAIL SPECIFICATIONS ORDER OF PREFERENCE

1. CITY / TOWN STANDARD DRAWINGS AND SPECIFICATIONS.
2. COUNTY STANDARD DRAWINGS AND SPECIFICATIONS.
3. I.N.D.O.T. STANDARD DRAWINGS AND SPECIFICATIONS.
4. TEN STATE STANDARDS.
5. SITE ENGINEER'S STANDARD DRAWINGS AND SPECIFICATIONS.
6. ANY OTHER APPLICABLE STANDARD DRAWINGS AND SPECIFICATIONS.

NOTICE, PERMITS AND NOTES

1. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING OR VERIFYING THAT ALL PERMITS AND APPROVALS ARE OBTAINED FROM THE RESPECTIVE CITY, COUNTY, AND STATE AGENCIES PRIOR TO STARTING ANY CONSTRUCTION.
2. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO DETERMINE THE EXACT LOCATION OF ALL EXISTING UTILITIES IN THE VICINITY OF THE CONSTRUCTION AREA PRIOR TO STARTING ANY CONSTRUCTION.
3. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY FOR NOTIFICATION AND COORDINATION OF ALL CONSTRUCTION FOR THE RESPECTIVE UTILITY COMPANIES, PRIOR TO STARTING ANY CONSTRUCTION.
4. ALL CONSTRUCTION ACTIVITY ON THIS SITE SHALL BE PERFORMED IN COMPLIANCE WITH APPLICABLE O.S.H.A. STANDARDS FOR WORKER SAFETY.
5. ALL CONTRACTORS SHALL BE RESPONSIBLE FOR OBTAINING THE MOST RECENT SET OF CONSTRUCTION PLANS PRIOR TO COMMENCING CONSTRUCTION.
6. ALL CONTRACTORS SHALL BE RESPONSIBLE FOR PROVIDING, AS-BUILT INFORMATION TO THE ENGINEERING / SURVEYING COMPANY UPON COMPLETION OF CONSTRUCTION.

HOLEY MOLEY SAYS "DIG SAFELY"



Know what's below. Call before you dig.

811

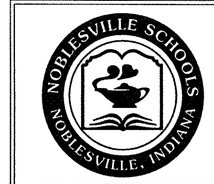
PER INDIANA STATE LAW 12-1-26, IT IS AGAINST THE LAW TO EXCAVATE WITHOUT NOTIFYING THE UNDERGROUND LOCATION SERVICE TWO (2) WORKING DAYS BEFORE COMMENCING WORK.

UTILITY STATEMENT

THE EXISTING UNDERGROUND UTILITIES SHOWN HAVE BEEN LOCATED FROM VISIBLE FIELD EVIDENCE AND / OR EXISTING DRAWINGS. DEBOY LAND DEVELOPMENT SERVICES (DLS) MAKES NO GUARANTEES THAT THE UTILITY INFORMATION SHOWN COMPROMISES ALL SUCH UTILITIES IN THE AREA, IN SERVICE OR ABANDONED. DEBOY LAND DEVELOPMENT SERVICES (DLS), FURTHER, STATES THAT THE UNDERGROUND UTILITY DATA SHOWN DOES NOT INDICATE PRECISE LOCATIONS.

LEGAL DRAIN RECONSTRUCTION & OUTLET B PROFILE

SCALE HORIZ: 1" = 50'
SCALE VERT: 1" = 5'



DLS
DEBOY LAND DEVELOPMENT SERVICES
Designers-Engineers-Surveyors
501 S. 4th Street, Suite 100, Noblesville, IN 46060
Phone: 765.770.7621
Fax: 765.770.7622

SHIEL SEXTON
NOBLESVILLE
SCHOOLS
DESIGN-BUILD
TEAM

PROJECT: PHASE II
PROMISE ROAD ELEMENTARY SCHOOL
14900 BLOCK PROMISE ROAD
NOBLESVILLE, INDIANA 46060
PHASE II - FINISHED
SITE CONSTRUCTION PLANS

Scope Drawings:
These drawings indicate the general scope of the project in terms of architectural design, concept, the demolition of the building, the major construction elements and the type of structural, mechanical and electrical systems.
The drawings do not necessarily indicate or describe all work required for full performance and completion of the requirements of the Contract.
On the basis of the general scope indicated or described, the trade contractors shall furnish all items required for the proper execution and completion of the work.

Certified By:

Issue Date	Drawn By	Checked By
12-28-2010		

Revisions:
DATE NO. DESCRIPTION

FILED
MAY 25 2011
OFFICE OF HAMILTON COUNTY SURVEYOR

Drawing Number:

Project Number:
29110G

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