## VILLAGE OF DOWNERS GROVE REPORT FOR THE VILLAGE COUNCIL MEETING APRIL 3, 2012 AGENDA

SUBJECT:	TYPE:	SUBMITTED BY:
Zoning Ordinance Map	✓ Resolution	
Amendment and Final Plat of	Ordinance	
Subdivision -	Motion	Tom Dabareiner, AICP
Attwood Subdivision	Discussion Only	Community Development Director

#### **SYNOPSIS**

An ordinance has been prepared for the Zoning Ordinance Map Amendment to rezone a portion of the property from R-1 to R-3 Single Family Residence. A resolution for a Final Plat of Subdivision has been prepared to subdivide the property into 13 new single family lots and one outlot. The property is located at 6622, 6650 and 6700 Fairview Avenue.

#### STRATEGIC PLAN ALIGNMENT

The goals for 2011-2018 identified Exceptional Municipal Services.

#### **FISCAL IMPACT**

N/A.

#### RECOMMENDATION

Approval on the April 10, 2012 consent agenda.

#### **BACKGROUND**

The property, commonly known as 6622, 6650 and 6700 Fairview Avenue, is located on the west side of Fairview Avenue between 66<sup>th</sup> Street and 67<sup>th</sup> Court. The property is improved with three single family homes. Single family residences are located to the west and south of the property. Oak Trace retirement community is located to the east and Downers Grove Community Church is located to the north. The petitioner is requesting approval of the Zoning Ordinance Map Amendment to rezone a portion of the property from R-1 to R-3 and approval of the Final Plat of Subdivision to subdivide the parcels into 13 single family lots and one outlot.

The petitioner is proposing to demolish the existing three homes and construct a new street (Atwood Court) with new residential lots on both sides of the cul-de-sac. The proposed subdivision would have 13 single family lots and one lot designated for the stormwater detention facility in the northwest corner of the site. The petitioner is not requesting any exceptions from the Subdivision Ordinance. All required public utility and drainage easement along side and rear lot lines will be provided while a blanket stormwater detention easement will be placed on the entire Lot 14 designated for stormwater detention facility.

The petitioner is required to pay park and school donations for the new single family homes. All proposed public improvements will meet the requirements of the Subdivision Ordinance. The petitioner will create a homeowners association responsible for maintenance of the detention facility. If the homeowners

association fails to maintain the detention facility, a Special Service Area will allow the Village to levy a special tax on the property owners for the maintenance of the facility. The Village would then maintain the detention facilities. The SSA will appear on a future Council agenda.

The proposed lots will meet all minimum lot dimension requirements for the R-3 Single Family Residence district per Sections 28.1103(c) and 28.1104(c) of the Zoning Ordinance and Sections 20.101 and 20.301 of the Subdivision Ordinance. The dimensions for the new lots are outlined in the attached table.

The Residential Area Plan section of the Comprehensive Plan recommends residential areas provide a variety of housing and dwelling unit types and densities, generally organized by dwelling types and lot sizes as identified in the Land Use Plan. The proposed 13-lot subdivision is consistent with the Comprehensive Plan.

The standards for approval of amendments to the Zoning Ordinance have been met. The rezoning of the portion of the property will allow for consistent zoning classification on the entire property and is consistent with the surrounding uses and zoning classifications.

The Plan Commission considered the petition at their March 5, 2012 meeting. Several residents expressed the following concerns:

#### Traffic

The residents were concerned the additional traffic generated from the subdivision will have a negative effect on existing traffic on Fairview Avenue. Each single family home on average generates one trip during the morning and evening peak hours. As such, it is expected, 13 additional homes in the proposed subdivision will add approximately 13 new trips during each peak hour. According to the 2010 data from the DuPage County, Fairview Avenue carries approximately 498 vehicles during morning peak hour and 756 vehicles during evening peak hour. As such, 13 additional trips during peak hours will have minimal impact on existing traffic patterns in the area.

#### Stormwater

The residents were concerned the proposed development will change existing overland flow routes and increase stormwater runoff on adjacent properties. The petitioner submitted site engineering plans for the development. New storm sewer utility structures will be installed on each lot and will be connected to the detention facility on Lot 14. All stormwater runoff from the property will be collected in the proposed detention facility before discharging into public sewer system. The development meets all requirements of the stormwater ordinance.

#### Trees

The residents expressed concern the tree clearance on the property will negatively affect the existing character of the neighborhood. The petitioner submitted a tree-preservation and tree survey plan. The plan indicates a majority of the trees on site will be removed to allow installation of public improvements and stormwater utility structures. The plan also indicates most of the trees on the site are low quality trees. The petitioner stated all efforts will be made to preserve as many trees as possible.

The Plan Commission found that the request met the standards of the Subdivision and Zoning Ordinances. Based on their findings, the Plan Commission recommended unanimous approval of the Zoning Ordinance

Text Amendment and the Final Plat of Subdivision. Staff concurs with the Plan Commission recommendation.

#### **ATTACHMENTS**

Aerial Map Ordinance and Resolution Lot Dimensions Staff Report with attachments dated March 5, 2012 Minutes of the Plan Commission Hearing dated March 5, 2012

ORDINANCE NO.	
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## AN ORDINANCE AMENDING THE COMPREHENSIVE ZONING ORDINANCE OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS, CODIFIED AS CHAPTER 28 OF THE DOWNERS GROVE MUNICIPAL CODE, AS AMENDED TO REZONE PROPERTY LOCATED AT 6622 AND 6700 FAIRVIEW AVENUE

WHEREAS, the real estate located on the west side of Fairview Avenue approximately 365 feet south of 66<sup>th</sup> Street, hereinafter described has been classified as "R-1 Single-Family Residence" under the Comprehensive Zoning Ordinance of the Village of Downers Grove; and,

WHEREAS, the owner or owners of said real estate have requested that such property be rezoned as hereinafter provided; and

WHEREAS, such petition was referred to the Plan Commission of the Village of Downers Grove, and said Plan Commission has given the required public notice, has conducted a public hearing respecting said petition on March 5, 2012 and has made its findings and recommendations respecting said requested rezoning in accordance with the statutes of the State of Illinois and the ordinances of the Village of Downers Grove; and,

WHEREAS, making due allowance for existing conditions, the conservation of property values, the development of the property in conformance to the official Comprehensive Plan of the Village of Downers Grove, and the current uses of the property affected, the Council has determined that the proposed rezoning is for the public good.

NOW, THEREFORE, BE IT ORDAINED by the Council of the Village of Downers Grove, in DuPage County, Illinois, as follows:

<u>SECTION 1</u>. The Comprehensive Zoning Ordinance of the Village of Downers Grove, Illinois, codified as Chapter 28 of the Downers Grove Municipal Code (which ordinance as heretofore amended, is hereinafter referred to as the "Zoning Ordinance"), is hereby further amended by changing to "R-3, Single Family Residence" the zoning classification of the following described real estate, to wit:

#### Parcel 1:

Lot 3 of Janda's Subdivision of the North ½ of the South ½ of the Southeast ¼ of the Southeast ¼ of the Northeast ¼ and the South ½ of the North ½ of the Southeast ¼ of the Southeast ¼ of the Northeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded October 27, 1952 as Document 665991, in DuPage County, Illinois.

#### Parcel 2:

The South ½ of the South ½ of the Southeast ¼ of the Southeast ¼ of the Northeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, excepting therefrom the easterly 50 feet thereof, in DuPage County, Illinois.

#### Parcel 4:

That part of the north 33 feet of the Northeast ¼ of the Southeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, lying east of the southerly extension of the east line of the Southwest Quarter of the Southeast Quarter of the Northeast ¼ of Section 20, all in DuPage County, Illinois.

#### Parcel 5:

The South 130.00 feet of Lot 1 in Janda's Subdivision being a subdivision of the north half of the south half of the Southeast Quarter of the Southeast Quarter of the Northeast Quarter and the South Half of the North Half of the Southeast Quarter of the Southeast Quarter of the Northeast Quarter of Section 20, Township 38 North, Range 11 east of the Third Principal Meridian, according to the plat thereof recorded October 27, 1952 as Document Number 665991, in DuPage County, Illinois.

Commonly known as 6622 and 6700 Fairview Avenue, Downers Grove, IL 60516 (PIN #'s 09-20-211-012, -013, -018; 09-20-408-020)

<u>SECTION 2</u>. The official zoning map shall be amended to reflect the change in zoning classification effected by Section 1 of this ordinance, subject to the following conditions:

- 1. Any changes to the conditions represented by the Petitioner as the basis for this petition, whether those changes occur prior to or after Village approval, shall be promptly reported to the Village. The Village reserves the right to re-open its review process upon receipt of such information; and
- 2. It is the Petitioner's obligation to maintain compliance with all applicable Federal, State, County and Village laws, ordinances, regulations, and policies.

<u>SECTION 3</u>. All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

<u>SECTION 4</u>. This ordinance shall be in full force and effect from and after its passage and publication in pamphlet form as provided by law.

	Mayor
Passed:	
Published:	
Attest:	
Village Clerk	

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#### RESOLUTION

#### A RESOLUTION APPROVING THE FINAL PLAT OF SUBDIVISION FOR 6622, 6650 AND 6700 FAIRVIEW AVENUE

WHEREAS, application has been made pursuant to the provisions of Chapter 20 of the Downers Grove Municipal Code for the approval of the Final Plat of Subdivision to subdivide five parcels into 13 lots and one out lot for Atwood Resubdivision, located on the west side of Fairview Avenue approximately 365 feet south of 66th Street, commonly known as 6622, 6650 and 6700 Fairview Avenue, Downers Grove, Illinois, legally described as follows:

#### Parcel 1:

Lot 3 of Janda's Subdivision of the North ½ of the South ½ of the Southeast ¼ of the Southeast ¼ of the Southeast ¼ of the Southeast ¼ of the Northeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, according to the plat thereof recorded October 27, 1952 as Document 665991, in DuPage County, Illinois.

#### Parcel 2:

The South ½ of the South ½ of the Southeast ¼ of the Southeast ¼ of the Northeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, excepting therefrom the easterly 50 feet thereof, in DuPage County, Illinois.

#### Parcel 3:

That part of the North ½ of the East ½ of the Southeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, described as follows: beginning at a point in the east line of the said Southeast 1/4, which is 2 rods south of the northeast corner of said Southeast ¼; thence southerly along said east line, a distance of 100 feet; thence westerly on a line parallel with the north line of the said Southeast ¼, a distance of 433 feet; thence northerly along a line parallel with the east line of said Southeast ¼, a distance of 433 feet; thence northerly along a line parallel with the east line of said Southeast ¼, a distance of 100 feet to the southerly line of the strip of land described in a warranty deed dated January 1, 1866 and recorded February 22, 1866 in Book 30 of deeds page 453 to Henry Lehman and Jacob Veith; thence easterly along said southerly line of said strip of land, a distance of 433 feet to the point of beginning, (excepting therefrom the easterly 50 feet thereof conveyed to the Village of Downer Grove by warranty deed recorded March 23, 1998 as Document R98-052174), in DuPage County, Illinois.

#### Parcel 4:

That part of the north 33 feet of the Northeast ¼ of the Southeast ¼ of Section 20, Township 38 North, Range 11 East of the Third Principal Meridian, lying east of the southerly extension of the east line of the Southwest Quarter of the Southeast Quarter of the Northeast ¼ of Section 20, all in DuPage County, Illinois.

#### Parcel 5:

The South 130.00 feet of Lot 1 in Janda's Subdivision being a subdivision of the north half of the south half of the Southeast Quarter of the Southeast Quarter of the Northeast Quarter and the South Half of the North Half of the Southeast Quarter of the Southeast Quarter of the Northeast Quarter of Section 20, Township 38 North, Range 11 east of the Third Principal Meridian, according to the plat thereof recorded October 27, 1952 as Document Number 665991, in DuPage County, Illinois.

Commonly known as 6622, 6700 and 6650 Fairview Avenue, Downers Grove, IL 60516 (PIN #'s 09-20-211-012, -013, -018; 09-20-408-020, -021)

WHEREAS, notice has been given and a public hearing held on March 5, 2012 regarding this plat application pursuant to the requirements of the Downers Grove Municipal Code; and,

WHEREAS, the Plan Commission has recommended approval of the Final Plat of Subdivision for the Attwood Resubdivision, located at 6622, 6700 and 6650 Fairview Avenue, as requested, subject to certain conditions.

NOW, THEREFORE, BE IT RESOLVED by the Village Council of the Village of Downers Grove that the Final Plat of Subdivision for the Attwood Resubdivision, located at 6622, 6700 and 6650 Fairview Avenue, be and is hereby approved subject to the following condition:

- 1. The final plat of subdivision shall substantially conform to the Final Plat of Atwood Resubdivision prepared by C. M. Lavoie & Associates. Inc., dated December 02, 2011, last revised February 8, 2012, Proposed Site Improvements for Atwood Subdivision prepared by C. M. Lavoie & Associates. Inc., dated December 11, 2011, last revised February 7, 2012, EX07 Tree Removal Plan, prepared by C. M. Lavoie & Associates. Inc., dated October 26, 2011, last revised February 8, 2012 and Boundary & Topography Survey prepared by C. M. Lavoie & Associates. Inc., dated October 26, 2011, except as such plans may be modified to conform to the Village Codes and Ordinances.
- 2. The Home Owners Association Declaration of Restrictive Covenants document for the Atwood subdivision shall be recorded with the plat of subdivision.
- 3. The Final Plat of Atwood Resubdivision shall be revised to indicate the depth of proposed public utility and drainage easements along rear lot lines of Lots 9-13.
- 4. Upon completion of all remaining public improvements for the entire Atwood Subdivision, the petitioner shall submit record drawings for approval by the Village Council. Along with the record drawings, the petitioner shall submit a guarantee security in the amount of 20% of the total cost of the public improvements, which shall expire no earlier than two years after acceptance of such public improvements by the Village Council.
- 5. The petitioner shall pay \$53,993.06 for park and school donations (\$25,024.93 for the Park District, \$19,480.93 for School District 58 and \$9,487.20 for School District 99) prior to Village executing the plat.
- 6. A fee in lieu payment for 20 new parkway trees (\$500 per tree, total payment \$10,000) must be submitted prior to issuance of the construction permit.
- 7. The approval from the Downers Grove Sanitary District shall be submitted prior to issuance of construction permits.
- 8. The approval from the DuPage County for Impact Fees and the DuPage County Health Department for the removal of existing wells on the property shall be submitted prior to issuance of the construction permits.

BE IT FURTHER RESOLVED, that the Mayor and Village Clerk are authorized to sign the final plat.

BE IT FURTHER RESOLVED, that this resolution shall be in full force and effect from and after its

adoption in the manner provided by law.		
	Mayor	
Passed:		
Attest:		
Village Clerk		

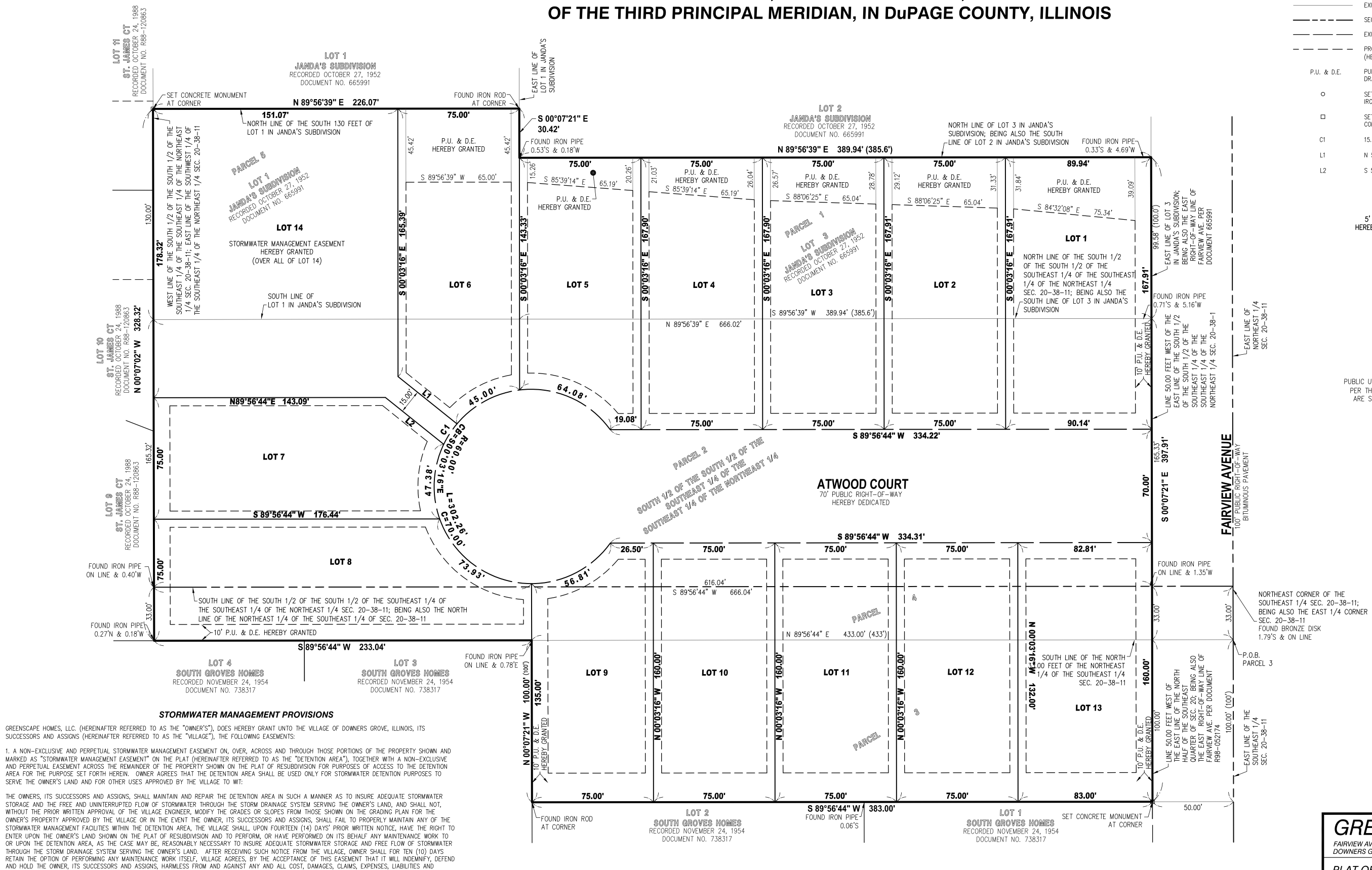
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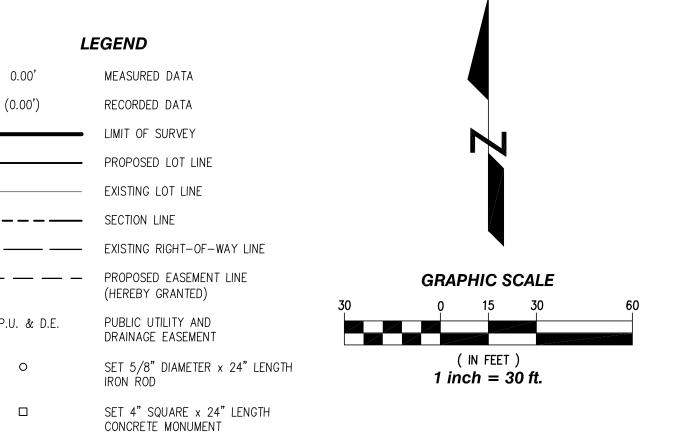
P.I.Nos 09-20-211-012 09-20-211-013 09-20-211-018 09-20-211-020 09-20-211-021

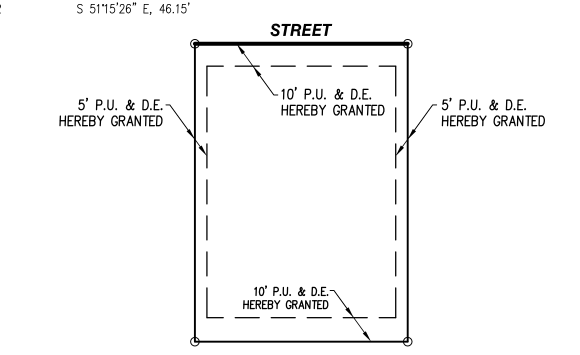
#### FINAL PLAT

## ATWOOD RESUBDIVISION

BEING A PART OF NORTHEAST QUARTER AND SOUTHEAST **QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST** 







N 51°15'26" W, 46.66'

#### TYPICAL LOT **EASEMENT DIMENSIONS**

PUBLIC UTILITY AND DRAINAGE EASEMENTS (P.U. & D.E.) ARE HEREBY GRANTED PER THIS RESUBDIVISION PLAT AND AS SHOWN HEREON. ALL P.U. & D.E.'S ARE SUBJECT TO THE FOLLOWING DIMENSIONS, UNLESS OTHERWISE NOTED.

#### LOT AREA

LOT 1  $\sim$  15,119 SQUARE FEET OR 0.347 ACRES +/-LOT 2  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 3  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 4  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 5 ~ 11,561 SQUARE FEET OR 0.265 ACRES +/-LOT 6  $\sim$  13,545 SQUARE FEET OR 0.311 ACRES +/-LOT 7  $\sim$  12,705 SQUARE FEET OR 0.292 ACRES +/-LOT 8 ~ 15,826 SQUARE FEET OR 0.363 ACRES +/-LOT 9 ~ 11,163 SQUARE FEET OR 0.256 ACRES +/-LOT 10 ~ 12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 11  $\sim$  12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 12  $\sim$  12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 13  $\sim$  13,265 SQUARE FEET OR 0.305 ACRES +/-LOT 14 ~ 27,559 SQUARE FEET OR 0.633 ACRES +/-

#### SURVEYOR'S NOTES

1. DIMENSIONS SHOWN THUS: 50.25' ARE FEET AND DECIMAL PARTS THEREOF. ANGULAR DATA SHOWN THUS: 90°00'00" INDICATES DEGREES, MINUTES AND SECONDS.

2. A BLANKET EASEMENT IS HEREBY GRANTED OVER ALL OF LOT 14 IN THIS RESUBDIVISION FOR STORMWATER MANAGEMENT PURPOSES.

3. ALL P.U.&D AND STORMWATER MANAGEMENT EASEMENTS WITHIN THIS SUBDIVISION ARE SUBJECT TO THE RULES AND REGULATIONS AS OUTLINED IN THE DECLARATION OF COVENANTS, CONDITIONS, EASEMENTS AND RESTRICTIONS FOR THE HOMEOWNERS' ASSOCIATION FOR ATWOOD

#### GREENSCAPE VENTURES, LLC FAIRVIEW AVENUE AT 66TH STREET

DOWNERS GROVE, ILLINOIS

PLAT OF RESUBDIVISION

JOB NUMBER: **Consulting Civil Engineering** Land Planning & Surveying # DATE voice 815-254-0505 fax 815-436-5158

SCALE: 1"=30' DATE: 12/2/11 SHEET: 1 OF 2 1050 State Route 126 1 01/17/12 REVISE PER VILLAGE LTR DTD 1/9/ Plainfield, Illinois 60544 2 02/08/12 REVISE PER VILLAGE LTD DTD 2/3

DRAWN BY: TCB | CHECKED BY: KEB

#### COMPLIANCE WITH APPLICABLE WASTE QUALITY REGULATIONS. © Copyright, 2012 C. M. Lavoie & Associates, Inc.

This plan is protected under the copyright laws of the Unites States of America and foreign countries, and is to be used solely at the discretion of the Owner and C.M. Lavoie & Associates, Inc. Any use of this plan without the permission of the Owner and/or C.M. Lavoie & Associates, Inc., constitutes a violation of C.M. Lavoie & Associates, Inc.'s copyright of this plan and is prohibited.

EASEMENT PREMISES FOR ANY USE NOT INCONSISTENT WITH THE GRANTING OF THE EASEMENT PREMISES HEREIN.

JUDGMENTS (INCLUDING REASONABLY ATTORNEY'S FEES) FOR PROPERTY DAMAGE AND PERSONAL INJURY, INCLUDING DEATH, ARISING OUT OF OR RELATED TO THE

VILLAGE'S ACTS AND OMISSIONS PURSUANT TO THIS EASEMENT CONVEYANCE, OWNER, AND ITS SUCCESSORS AND ASSIGNS, RETAINS THE RIGHT TO USE THE

THE VILLAGE MAY, WITHOUT PRIOR NOTICE, ENTER THE EASEMENT AREA FOR PURPOSES OF INSPECTING THE STORM SEWERS FOR PROPER MAINTENANCE AND

#### P.I.Nos

09-20-211-012 09-20-211-013 09-20-211-018 09-20-211-020 09-20-211-021

#### FINAL PLAT

## GREENSCAPE VENTURES RESUBDIVISION

BEING A PART OF NORTHEAST QUARTER AND SOUTHEAST **QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST** OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY, ILLINOIS

#### **OWNER'S CERTIFICATE**

DATED THIS	DAY OF	, 2
PRESIDENT		VICE-PRESIDENT
	NOTARYS	CERTIFICATE
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TO BE THE SAME PERS APPEARED BEFORE ME	SONS WHOSE NAMES ARE SUBSCRIBED THIS DAY IN PERSON AND ACKNOWLE	ARE PERSONALLY KNOW BY NO TO THE FOREGOING INSTRUMENT AS SUCH OWNERS, EDGED THAT THEY SIGNED AND DELIVERED THE SAID THE USES AND PURPOSES THEREIN SET FORTH.
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NOTARY PUBLIC		
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DATED AT	, ILLINOIS TH	NS DAY OF, 2
PRESIDENT		VICE-PRESIDENT
		OMMISSION'S CERTIFICATE DOWNERS GROVE, ILLINOIS THIS DA'
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PLAN COMMISSION CHA	IRMAN	
	DOWNERS GROVE VILLAG	E COUNCIL'S CERTIFICATE
APPROVED THIS GROVE, ILLINOIS.	DAY OF	, 2012 BY THE COUNCIL OF THE VILLAGE OF DOW
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MAYOR		VILLAGE CLERK
	DOWNERS GROVE VILLAG	GE COLLECTOR CERTIFICATE
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	, 2012.	to a sound of one of source of the source of
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#### DOWNERS GROVE SANITARY DISTRICT CERTIFICATE

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	E ARE NO DELINQUENT OR UNPAID CURRENT OR FORFEITED SPECIAL ASSESSMENT EOF THAT HAVE NOT BEEN APPORTIONED AGAINST THE TRACT OF LAND INCLUDE	
DATED THIS	DAY OF	, 2012.
DOWNERS GROVE SAM	NITARY DISTRICT COLLECTOR	
	COUNTY CLERK'S CERTIFICATE	
I,	, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, DO H NQUENT GENERAL TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TA	HEREBY CERTIFY THAT
	NCLUDED IN THIS PLAT. I FURTHER CERTIFY THAT I HAVE RECEIVED ALL STATU'	
GIVEN UNDER MY HA	AND AND SEAL OF THE COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS THIS	DAY
OF	, 2012.	
COUNTY CLERK		
	COUNTY DECORDED CERTIFICATE	
THE DLAT WAS FILE	COUNTY RECORDER'S CERTIFICATE	
	D FOR RECORD IN THE RECORDER'S OFFICE OF DUPAGE COUNTY, ILLINOIS ON TH	
	, 2012 AT O'CLOCKM. AS	DOCUMENT NUMBER

#### SURVEYOR'S CERTIFICATE

THIS IS TO CERTIFY THAT I, KEITH E. BOLLINGER, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592, HAVE SURVEYED AND RESUBDIVIDED THE PROPERTY DESCRIBED AS FOLLOWS:

PARCEL 1: LOT 3 OF JANDA'S SUBDIVISION OF THE NORTH 1/2 OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 AND THE SOUTH 1/2 OF THE NORTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 27, 1952 AS DOCUMENT 665991, IN DUPAGE COUNTY, ILLINOIS.

THE SOUTH 1/2 OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, EXCEPTING THEREFROM THE EASTERLY 50 FEET THEREOF, IN DUPAGE COUNTY, ILLINOIS.

THAT PART OF THE NORTH 1/2 OF THE EAST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE EAST LINE OF THE SAID SOUTHEAST 1/4, WHICH IS 2 RODS SOUTH OF THE NORTHEAST CORNER OF SAID SOUTHEAST 1/4; THENCE SOUTHERLY ALONG SAID EAST LINE, A DISTANCE OF 100 FEET; THENCE WESTERLY ON A LINE PARALLEL WITH THE NORTH LINE OF THE SAID SOUTHEAST 1/4, A DISTANCE OF 433 FEET; THENCE NORTHERLY ALONG A LINE PARALLEL WITH THE EAST LINE OF SAID SOUTHEAST 1/4, A DISTANCE OF 433 FEET; THENCE NORTHERLY ALONG A LINE PARALLEL WITH THE EAST LINE OF SAID SOUTHEAST 1/4, A DISTANCE OF 100 FEET TO THE SOUTHERLY LINE OF THE STRIP OF LAND DESCRIBED IN A WARRANTY DEED DATED JANUARY 1, 1866 AND RECORDED FEBRUARY 22, 1866 IN BOOK 30 OF DEEDS PAGE 453 TO HENRY LEHMAN AND JACOB VEITH; THENCE EASTERLY ALONG SAID SOUTHERLY LINE OF SAID STRIP OF LAND, A DISTANCE OF 433 FEET TO THE POINT OF BEGINNING, (EXCEPTING THEREFROM THE EASTERLY 50 FEET THEREOF CONVEYED TO THE VILLAGE OF DOWNERS GROVE BY WARRANTY DEED RECORDED MARCH 23, 1998 AS DOCUMENT R98-052174), IN DUPAGE COUNTY, ILLINOIS

THAT PART OF THE NORTH 33 FEET OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF THE SOUTHERLY EXTENSION OF THE EAST LINE OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST 1/4 OF SECTION 20, ALL IN DUPAGE COUNTY, ILLINOIS.

THE SOUTH 130.00 FEET OF LOT 1 IN JANDA'S SUBDIVISION BEING A SUBDIVISION OF THE NORTH HALF OF THE SOUTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER AND THE SOUTH HALF OF THE NORTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 27, 1952 AS DOCUMENT NUMBER 665991, IN DUPAGE COUNTY, ILLINOIS.

SAID PARCELS OF LAND CONTAINING 228,693 SQUARE FEET OR 5.250 ACRES, MORE OR LESS.

AS SHOWN BY THIS PLAT, WHICH IS A CORRECT REPRESENTATION OF SAID SURVEY AND RESUBDIVISION; ALL DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF.

ALL FIELD WORK WAS COMPLETED ON SEPTEMBER 2, 2011.

COUNTY RECORDER

PARCEL 3:

I FURTHER CERTIFY THAT THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT ILLINOIS MINIMUM STANDARDS FOR

GIVEN UNDER MY HAND AND SEAL AT PLAINFIELD, ILLINOIS THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2012.

ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592 MY LICENSE EXPIRES 11/30/2012 PROFESSIONAL DESIGN FIRM 184-003041



#### RECORDATION OF PLAT CERTIFICATE

I, KEITH E. BOLLINGER, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-003592, HEREBY AUTHORIZE THE PLAT OFFICER OF THE VILLAGE OF DOWNERS GROVE AND/OR ITS DESIGNATED AGENTS TO RECORD THIS PLAT OF SUBDIVISION WITH THE OFFICE OF THE DUPAGE COUNTY RECORDER OR DEEDS.	
GIVEN UNDER MY HAND AND SEAL AT PLAINFIELD, ILLINOIS, THIS DAY OF, 2012.	
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592	
MY LICENSE EXPIRES 11/30/2012	
PROFESSIONAL DESIGN FIRM 184-003041	

#### EASEMENT PROVISIONS

AN EASEMENT FOR SERVING THE SUBDIVISION AND OTHER PROPERTY WITH ELECTRIC AND COMMUNICATION SERVICES IS HEREBY RESERVED FOR AND GRANTED TO:

#### COMMONWEALTH EDISON COMPANY AND AT&T, GRANTEES,

THEIR RESPECTIVE LICENSES, SUCCESSORS AND ASSIGNS JOINTLY AND SEVERELY, TO CONSTRUCT, OPERATE, REPAIR, MAINTAIN, MODIFY, RECONSTRUCT, REPLACE, SUPPLEMENT, RELOCATE AND REMOVE, FROM TIME TO TIME, POLES, GUYS, ANCHORS, WIRES, CABLES, CONDUITS, MANHOLES, TRANSFORMERS, PEDESTALS, EQUIPMENT CABINETS OR OTHER FACILITIES USED IN CONNECTION WITH OVERHEAD AND UNDERGROUND TRANSMISSION AND DISTRIBUTION OF ELECTRICITY, COMMUNICATIONS, SOUNDS AND SIGNALS IN, OVER, UNDER, ACROSS, ALONG AND UPON THE SURFACE OF THE PROPERTY SHOWN WITHIN THE DASHED AND DOTTED LINES (OR SIMILAR DESIGNATION) ON THE PLAT AND MARKED P.U. & D.E., THE PROPERTY DESIGNATED IN THE DECLARATION OF CONDOMINIUM AND/OR ON THIS PLAT AS "COMMON ELEMENTS" AND THE PROPERTY DESIGNATED ON THE PLAT AS "COMMON AREA OR AREAS" AND THE PROPERTY DESIGNATED ON THE PLAT FOR STREET AND ALLEYS, WHETHER PUBLIC OR PRIVATE, TOGETHER WITH THE RIGHTS TO INSTALL REQUIRED SERVICE CONNECTIONS OVER OR UNDER THE SURFACE OF EACH LOT AND COMMON AREA OR AREAS TO SERVE IMPROVEMENTS THEREON, OR ON ADJACENT LOTS, AND COMMON AREA OR AREAS, THE RIGHT TO CUT, TRIM OR REMOVE TREES, BUSHES, ROOTS AND SAPLINGS AND TO CLEAR OBSTRUCTIONS FROM THE SURFACE AND SUBSURFACE AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHTS HEREIN GIVEN, AND THE RIGHT TO ENTER UPON THE RESUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTEES' FACILITIES OR IN, UPON OR OVER THE PROPERTY WITHIN THE DASHED OR DOTTED LINES (OR SIMILAR DESIGNATION) MARKED P.U. & D.E. WITHOUT THE PRIOR WRITTEN CONSENT OF GRANTEES. AFTER INSTALLATION OF ANY SUCH FACILITIES THE GRADE OF THE SUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERFERE WITH THE PROPER OPERATION AND MAINTENANCE THEREOF.

THE TERM COMMON ELEMENTS SHALL HAVE THE MEANING SET FORTH FOR SUCH TERM IN THE CONDOMINIUM PROPERTY ACT, CHAPTER 765 ILCS 605/2, AS AMENDED FROM TIME TO TIME.

THE TERM "COMMON AREA OR AREAS" IS DEFINED AS A LOT. PARCEL OR AREA OF REAL PROPERTY. THE BENEFICIAL USE AND ENJOYMENT OF WHICH IS RESERVED IN WHOLE OR AS AN APPURTENANCE TO THE SEPARATELY OWNED LOTS, PARCELS OR AREAS WITHIN THE PLANNED DEVELOPMENT, EVEN THROUGH SUCH BE OTHERWISE DESIGNATED ON THE PLAT BY TERMS SUCH AS "OUTLOTS", "COMMON ELEMENTS", "OPEN SPACE", "OPEN AREA", "COMMON GROUND", "PARKING" AND "COMMON AREAS". THE TERM "COMMON AREA OR AREAS" AND "COMMON ELEMENTS" INCLUDE REAL PROPERTY SURFACED WITH INTERIOR DRIVEWAYS AND WALKWAYS, BUT EXCLUDES REAL PROPERTY PHYSICALLY OCCUPIED BY A BUILDING, SERVICE BUSINESS DISTRICT OR STRUCTURES SUCH AS A POOL, RETENTION POINT OR MECHANICAL EQUIPMENT.

RELOCATION OF FACILITIES WILL BE DONE BY GRANTEES AT COST OF THE GRANTOR/LOT OWNER, UPON WRITTEN REQUEST

#### DECLARATION OF RESTRICTIVE COVENANTS

THE UNDERSIGNED OWNER HEREBY DECLARES THAT THE REAL PROPERTY DESCRIBED IN AND DEPICTED ON THIS PLAT OF RESUBDIVISION SHALL BE HELD, TRANSFERRED, SOLD, CONVEYED AND OCCUPIED SUBJECT TO THE FOLLOWING COVENANTS AND RESTRICTIONS:

(A) ALL PUBLIC UTILITY STRUCTURES AND FACILITIES, WHETHER LOCATED ON PUBLIC OR PRIVATE PROPERTY, SHALL BE CONSTRUCTED WHOLLY ÙNDERGROUND. EXCEPT FOR TRANSFORMERS. TRANSFORMER PADS. LIGHT POLES. REGULATORS. VALVES. MARKERS AND SIMILAR STRUCTURES APPROVED BY THE VILLAGE ENGINEER OF THE VILLAGE OF DOWNERS GROVE PRIOR TO RECORDING OF THIS PLAT OF RESUBDIVISION

(B) AN FASEMENT FOR SERVING THE RESUBDIVISION AND OTHER PROPERTY WITH STORM DRAINAGE SANITARY SEWER STREET LIGHTING POTABLE WATER SERVICE AND OTHER PUBLIC UTILITY SERVICES. IS HEREBY RESERVED FOR AND GRANTED TO THE VILLAGE OF DOWNERS OPERATE AND MAINTAIN AND REMOVE, FROM TIME TO TIME, FACILITIES AND EQUIPMENT USED IN CONNECTION WITH THE PUBLIC WATER SUPPLY, TRANSMISSION LINES, SANITARY SEWERS, STORM DRAINAGE SYSTEM, STREET LIGHTING SYSTEM, OR OTHER PUBLIC UTILITY SERVICES AND THEIR APPURTENANCES, EITHER ON, OVER, ACROSS, BELOW OR THROUGH THE GROUND SHOWN WITHIN THE DOTTED LINES ON THE PLAT MARKED P.U. & D.E. DESIGNATING A STORMWATER OR SEWER EASEMENT. AND THE PROPERTY DESIGNATED ON THE PLAT FOR STREETS AND ALLEYS, TOGETHER WITH THE RIGHT TO CUT, TRIM OR REMOVE TREES, BUSHES AND ROOTS AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHTS HEREIN GIVEN, AND THE RIGHT TO ENTER UPON THE RESUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTERS' FACILITIES OR IN. UPON OR OVER. THE PROPERTY WITHIN THE STORMWATER OR SEWER FASEMENT WITHOUT THE PRIOR WRITTEN CONSENT OF GRANTEES. AFTER INSTALLATION OF ANY SUCH FACILITIES. THE GRADE OF THE RESUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERFERE WITH THE PROPER OPERATION AND MAINTENANCE THEREON.

(C) THE FOLLOWING DECLARATIONS. OR OTHERS SIMILAR THERETO. SHALL BE SET FORTH ON THE FACE OF THE PLAT: WHEREAS, SAID LOTS WILL BE CONVEYED TO PURCHASERS SUBJECT TO THIS DECLARATION TO THE END THAT THE RESTRICTIONS IMPOSED SHALL INURE TO THE BENEFIT OF EACH AND ALL OF THE PURCHASERS OF SUCH LOTS WHETHER THEY SHALL HAVE BECOME SUCH BEFORE OR AFTER THE DATE THEREOF, AND THEIR RESPECTIVE HEIRS AND ASSIGNS, AND

WHEREAS, THE AFORESAID PROPERTY DESCRIBED ON THE ATTACHED PLAT IS LOCATED ENTIRELY WITHIN THE CORPORATE LIMITS OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS, AND WHEREAS, ALL OF THE PROVISIONS, RESTRICTIONS, CONDITIONS, COVENANTS, AGREEMENTS AND CHARGES HEREIN CONTAINED SHALL RUN WITH AND BIND ALL OF SAID LOTS AND LAND AND SHALL INURE TO THE BENEFIT OF, AND BE ENFORCEABLE BY THE VILLAGE OF DOWNERS GROVE, ILLINOIS, AND THE OWNERS OR OWNER OF ANY OF THE LOTS OF LANDS COMPRISED WITHIN SAID PLAT, AND THEIR RESPECTIVE HEIRS,

EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS. NOW, THEREFORE, ALL PERSONS, FIRMS OR CORPORATIONS NOW OWNING THE AFORESAID PROPERTY DO COVENANT AND AGREE THAT THEY OR ANY PERSON, FIRM OR CORPORATION HEREAFTER ACQUIRING ANY PROPERTY OR LOTS SHOWN UPON THE ATTACHED PLAT OF RESUBDIVISION ARE HEREBY SUBJECT TO THE FOLLOWING RESTRICTIONS RUNNING WITH SAID PROPERTY BY WHOMSOEVER OWNED, TO WIT: (1) NO IMPROVEMENTS SHALL BE MADE IN OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, AS DESCRIBÉD IN THE PLAT OF RESUBDIVISION, EXCEPT FOR LANDSCAPE INSTALLATION OF TREES, SHRUBS, BUSHES AND GRASS AND THE

INSTALLATION OF UNDERGROUND UTILITY LINES AND DRIVEWAYS. (2) EACH OWNER OR PURCHASER SHALL BE RESPONSIBLE FOR MAINTAINING THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, APPLICABLE TO HIS/HER LOT IN SUCH A MANNER AS TO INSURE THE FREE AND UNINTERRUPTED FLOW OF STORM WATER THROUGH THE DRAINAGE SYSTEM OF THE RESUBDIVISION AND SHALL NOT DESTROY OR MODIFY GRADES OR SLOPES WITHOUT HAVING FIRST RECEIVED PRIOR WRITTEN APPROVAL FROM THE VILLAGE OF DOWNERS GROVE, ILLINOIS.

(3) IN THE EVENT ANY OWNER OR PURCHASER FAILS TO PROPERLY MAINTAIN THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE VILLAGE OF DOWNERS GROVE, ILLINOIS, SHALL UPON TEN DAYS' PRIOR WRITTEN NOTICE, RESERVE THE RIGHT TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, REASONABLY NECESSARY TO INSURE ADEQUATE STORMWATER STORAGE AND FREE FLOW OF STORMWATER THROUGH THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS.

(4) IN THE EVENT THE VILLAGE OF DOWNERS GROVE, ILLINOIS, SHALL BE REQUIRED TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE COST TOGETHER WITH THE ADDITIONAL SUM OF TEN PERCENT SHALL, UPON RECORDATION OF A NOTICE OF LIEN, WITHIN SIXTY DAYS OF COMPLETION OF THE WORK, CONSTITUTE A LIEN AGAIN HIS/HER LOT WHICH MAY BE FORECLOSED BY AN ACTION BROUGHT BY OR ON BEHALF OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS.

(5) THE AFORESAID RESTRICTIONS AND COVENANT, AND EACH AND EVERY ONE OF THEM, ARE HEREBY EXPRESSLY MADE AS AN ESSENTIAL PART OF THIS INSTRUMENT, AND SHALL BE AND REMAIN OF PERPETUAL EFFICACY AND OBLIGATION IN RESPECT TO THE SAID PREMISES AND THE PARTIES HEREIN DESIGNATED, THEIR AND EACH OF THEIR SUCCESSORS, HEIRS AND ASSIGNS.

IN WITNESS WHEREOF, THE OWNERS HAVE SET THEIR HANDS UPON THE ATTACHED PLAT THE DAY AND DATE FIRST WRITTEN THEREON.

PRESIDENT  VICE- PRESIDENT	GREENSCAPE VE FAIRVIEW AVENUE AT 66TH STREET DOWNERS GROVE, ILLINOIS				
	DI AT OF BESUBDIVISION	DRAWN BY: <i>TCB</i>	CHECKED BY:		
NOTARY-PUBLIC	PLAT OF RESUBDIVISION	SCALE: 1"=30'	DATE: <b>12/2/11</b>		
		JOB NUMBER:	SHEET: 2 OF 2		

Consulting Civil Engineering voice 815-254-0505 fax 815-436-5158 4

Land Planning & Surveying # DATE 1050 State Route 126 1 01/17/12 REVISE PER VILLAGE LTR DTD 1/9/1 Plainfield, Illinois 60544 2 2/8/12 REVISE PER VILLAGE LTR DTD 2/3

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#### Lot Dimensions

Atwood Subdivision	Lot Width (req. 75 ft.)	Lot Depth (req. 140 ft.)	Lot Area (req. 10, 500 sq. ft.)
Lot 1	90.14 ft	167.91 ft	15,119 sq. ft.
Lot 2	75 ft.	167.91 ft.	12,593 sq. ft.
Lot 3	75 ft.	167.90 ft.	12,593 sq. ft.
Lot 4	75 ft.	167.90 ft.	12,593 sq. ft.
Lot 5	75 ft.	147 ft.	11,561 sq. ft.
Lot 6	75 ft.	182 ft.	13,545 sq. ft.
Lot 7	75 ft.	174 ft.	12,705 sq. ft.
Lot 8	75 ft.	197 ft.	15,826 sq. ft.
Lot 9	75 ft.	147 ft.	11,163 sq. ft.
Lot 10	75 ft.	160 ft.	12,000 sq. ft.
Lot 11	75 ft.	160 ft.	12,000 sq. ft.
Lot 12	75 ft.	160 ft.	12,000 sq. ft.
Lot 13	82.81 ft.	160 ft.	13,265 sq. ft.
Lot 14 Stormwater Detention Lot	15 ft.	214 ft.	27,559 sq. ft.







December 16, 2011

Mr. Jeff O'Brien Village of Downers Grove Department of Community Development 801 Burlington Avenue Downers Grove, IL 60515

Dear Mr. O'Brien:

<u>Subject: Authorization for Owner's designated agent – Greenscape Homes</u>

Please accept this letter of authorization appointing CM Lavoie & Associates to act as Greenscape Homes' designated agent for the subdivision process for the Village of Downers Grove for the following property:

Property Located at Fairview Avenue Between 66<sup>th</sup> Street & 67<sup>th</sup> Court PIN(s) #09-20-211-012; #09-20-211-013; #09-20-211-018; #09-20-211-020; #09-20-211-021

If you have any questions or need additional information, please don't hesitate to contact me at 630/281-2039.

Sincerely,

Kathleen Washko

Chief Financial Officer

cc: Ken Neumann

December 16, 2011

#### GREENSCAPE VENTURES SUBDIVISION PROJECT SUMMARY

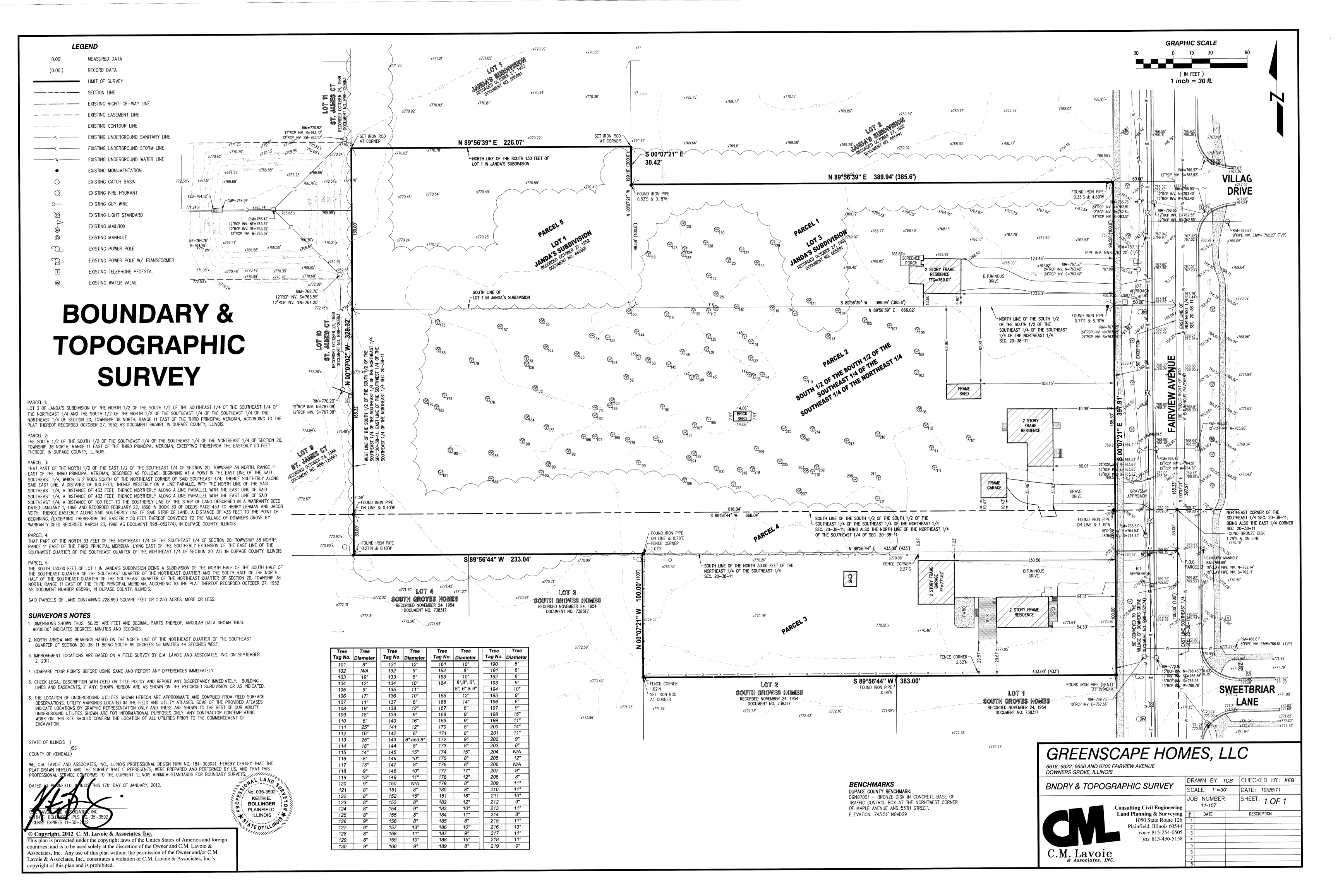
The proposed Greenscape Ventures Subdivision encompasses approximately 5.25 acres on the west side of Fairview Avenue, between 66<sup>th</sup> Street and 67<sup>th</sup> Court. The subject site currently has three single family homes with outbuildings located on it. The subject site is border by a church to the north, the Fairview ROW to the east and residential subdivisions to the west and south.

The proposed development consists of demolishing the existing buildings on the site, and subdividing the parcels into fourteen total lots, thirteen single family residential lots and one lot that is to be exclusively used for stormwater management purposes.

Improvements associated with the proposed development include one east-west residential street with a cul-de-sac turnaround, sidewalks, watermain extension, water services, fire hydrants, sanitary sewer, sanitary sewer services, street lights and storm sewer.

The purpose of the Greenscape Ventures Subdivision is to subdivide the existing parcels into fourteen separate lots. In addition to subdividing the parcels, we will be rezoning the entire development to R-3 Zoning. The current parcels are zoned R-1 and R-3.

All thirteen proposed residential lots conform to all of the Village of Downers Grove zoning requirements for R-3 zoning including square footage, width, depth and setbacks as stipulated in the current Zoning Ordinance. The proposed development will be designed and constructed in accordance with the Village of Downers Grove and the DuPage County Ordinances.

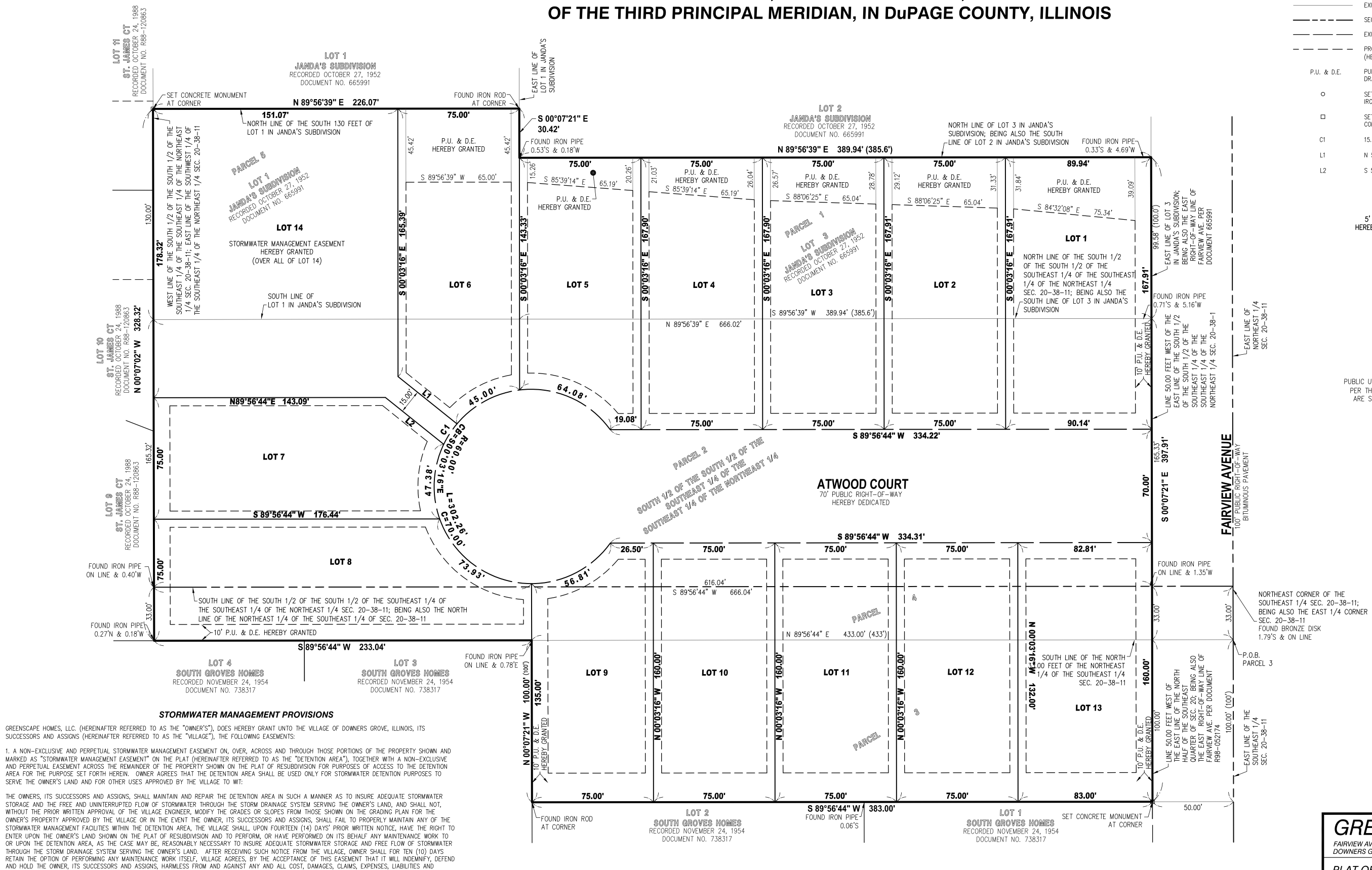


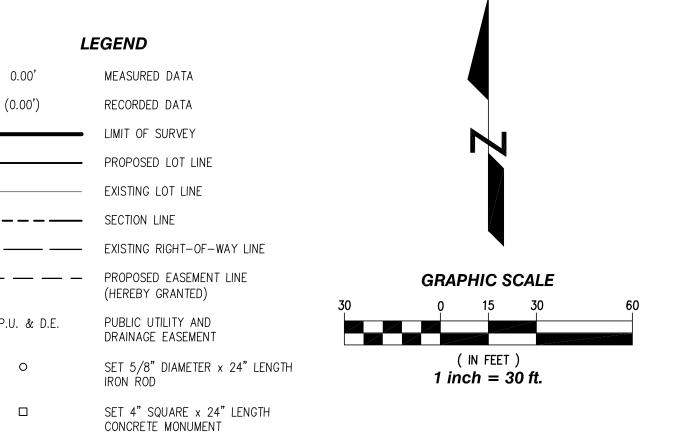
P.I.Nos 09-20-211-012 09-20-211-013 09-20-211-018 09-20-211-020 09-20-211-021

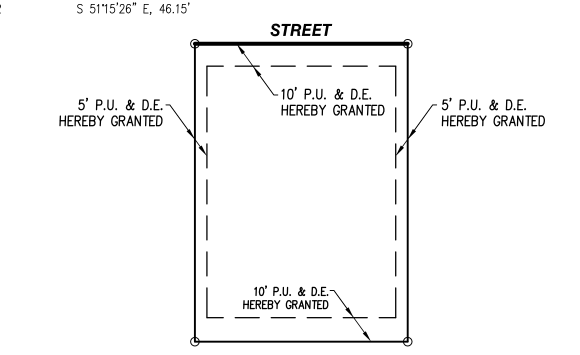
#### FINAL PLAT

## ATWOOD RESUBDIVISION

BEING A PART OF NORTHEAST QUARTER AND SOUTHEAST **QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST** 







N 51°15'26" W, 46.66'

#### TYPICAL LOT **EASEMENT DIMENSIONS**

PUBLIC UTILITY AND DRAINAGE EASEMENTS (P.U. & D.E.) ARE HEREBY GRANTED PER THIS RESUBDIVISION PLAT AND AS SHOWN HEREON. ALL P.U. & D.E.'S ARE SUBJECT TO THE FOLLOWING DIMENSIONS, UNLESS OTHERWISE NOTED.

#### LOT AREA

LOT 1  $\sim$  15,119 SQUARE FEET OR 0.347 ACRES +/-LOT 2  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 3  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 4  $\sim$  12,593 SQUARE FEET OR 0.289 ACRES +/-LOT 5 ~ 11,561 SQUARE FEET OR 0.265 ACRES +/-LOT 6  $\sim$  13,545 SQUARE FEET OR 0.311 ACRES +/-LOT 7  $\sim$  12,705 SQUARE FEET OR 0.292 ACRES +/-LOT 8 ~ 15,826 SQUARE FEET OR 0.363 ACRES +/-LOT 9 ~ 11,163 SQUARE FEET OR 0.256 ACRES +/-LOT 10 ~ 12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 11  $\sim$  12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 12  $\sim$  12,000 SQUARE FEET OR 0.275 ACRES +/-LOT 13  $\sim$  13,265 SQUARE FEET OR 0.305 ACRES +/-LOT 14 ~ 27,559 SQUARE FEET OR 0.633 ACRES +/-

#### SURVEYOR'S NOTES

1. DIMENSIONS SHOWN THUS: 50.25' ARE FEET AND DECIMAL PARTS THEREOF. ANGULAR DATA SHOWN THUS: 90°00'00" INDICATES DEGREES, MINUTES AND SECONDS.

2. A BLANKET EASEMENT IS HEREBY GRANTED OVER ALL OF LOT 14 IN THIS RESUBDIVISION FOR STORMWATER MANAGEMENT PURPOSES.

3. ALL P.U.&D AND STORMWATER MANAGEMENT EASEMENTS WITHIN THIS SUBDIVISION ARE SUBJECT TO THE RULES AND REGULATIONS AS OUTLINED IN THE DECLARATION OF COVENANTS, CONDITIONS, EASEMENTS AND RESTRICTIONS FOR THE HOMEOWNERS' ASSOCIATION FOR ATWOOD

#### GREENSCAPE VENTURES, LLC FAIRVIEW AVENUE AT 66TH STREET

DOWNERS GROVE, ILLINOIS

PLAT OF RESUBDIVISION

JOB NUMBER: **Consulting Civil Engineering** Land Planning & Surveying # DATE voice 815-254-0505 fax 815-436-5158

SCALE: 1"=30' DATE: 12/2/11 SHEET: 1 OF 2 1050 State Route 126 1 01/17/12 REVISE PER VILLAGE LTR DTD 1/9/ Plainfield, Illinois 60544 2 02/08/12 REVISE PER VILLAGE LTD DTD 2/3

DRAWN BY: TCB | CHECKED BY: KEB

#### COMPLIANCE WITH APPLICABLE WASTE QUALITY REGULATIONS. © Copyright, 2012 C. M. Lavoie & Associates, Inc.

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EASEMENT PREMISES FOR ANY USE NOT INCONSISTENT WITH THE GRANTING OF THE EASEMENT PREMISES HEREIN.

JUDGMENTS (INCLUDING REASONABLY ATTORNEY'S FEES) FOR PROPERTY DAMAGE AND PERSONAL INJURY, INCLUDING DEATH, ARISING OUT OF OR RELATED TO THE

VILLAGE'S ACTS AND OMISSIONS PURSUANT TO THIS EASEMENT CONVEYANCE, OWNER, AND ITS SUCCESSORS AND ASSIGNS, RETAINS THE RIGHT TO USE THE

THE VILLAGE MAY, WITHOUT PRIOR NOTICE, ENTER THE EASEMENT AREA FOR PURPOSES OF INSPECTING THE STORM SEWERS FOR PROPER MAINTENANCE AND

#### P.I.Nos

09-20-211-012 09-20-211-013 09-20-211-018 09-20-211-020 09-20-211-021

#### FINAL PLAT

## GREENSCAPE VENTURES RESUBDIVISION

BEING A PART OF NORTHEAST QUARTER AND SOUTHEAST **QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST** OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY, ILLINOIS

#### **OWNER'S CERTIFICATE**

DATED THIS	DAY OF	, 2
PRESIDENT		VICE-PRESIDENT
	NOTARYS	CERTIFICATE
l,	, A NOTARY PUBLIC, IN	AND FOR SAID COUNTY, IN THE STATE AFTER SAID, DO
TO BE THE SAME PERS APPEARED BEFORE ME	SONS WHOSE NAMES ARE SUBSCRIBED THIS DAY IN PERSON AND ACKNOWLE	ARE PERSONALLY KNOW BY NO TO THE FOREGOING INSTRUMENT AS SUCH OWNERS, EDGED THAT THEY SIGNED AND DELIVERED THE SAID THE USES AND PURPOSES THEREIN SET FORTH.
GIVEN UNDER MY HANI		DAY OF, :
NOTARY PUBLIC		
THE HINDEDCIONED		RICT CERTIFICATE  AS OWNERS OF THE PROPERTY DESCRIBED HEREON IN T
	TE, TO THE BEST OF THEIR KNOWLEDG	GE, IS LOCATED WITHIN THE BOUNDARIES OF DISTRICT 99
DATED AT	, ILLINOIS TH	NS DAY OF, 2
PRESIDENT		VICE-PRESIDENT
		OMMISSION'S CERTIFICATE DOWNERS GROVE, ILLINOIS THIS DA'
DI MI GOLINIZATION		
PLAN COMMISSION CHA	IRMAN	
	DOWNERS GROVE VILLAG	E COUNCIL'S CERTIFICATE
APPROVED THIS GROVE, ILLINOIS.	DAY OF	, 2012 BY THE COUNCIL OF THE VILLAGE OF DOW
		VIII AOE OLEDIA
MAYOR		VILLAGE CLERK
	DOWNERS GROVE VILLAG	GE COLLECTOR CERTIFICATE
	ARE NO DELINQUENT OR UNPAID CURR	OR FOR THE VILLAGE OF DOWNERS GROVE, DO HEREBY RENT OR FORFEITED SPECIAL ASSESSMENTS OR ANY DEFE
		D AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT. 
DOWNERS GROVE VILLA		
		GE ENGINEER CERTIFICATE  AGE OF DOWNERS GROVE, DUPAGE COUNTY, ILLINOIS THIS
	, 2012.	to a sound of one of source of the source of
DOWNERS GROVE VILLA	GE ENGINEER	
	DRAINAGE (	CERTIFICATE IN ILLINOIS AND GREENSCAPE HOMES, LLC., THE OWNERS
THE LAND DEPICTED HI PROVISIONS HAVE BEEI	EREON, DO HEREBY STATE, THAT TO IN MADE FOR THE COLLECTION AND DI	THE BEST OF OUR KNOWLEDGE AND BELIEF, REASONABLE VERSION OF SUCH SURFACE WATERS AND PUBLIC AREAS THAT SUCH SURFACE WATERS WILL BE PLANNED FOR IN
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THE LAND DEPICTED HIPROVISIONS HAVE BEET DRAINS, WHICH THE SUBJECT OF THE ADJOINING PROPER HEREBY CERTIFY THAT LOCATED WITHIN A SPE	EREON, DO HEREBY STATE, THAT TO NAME FOR THE COLLECTION AND DIBUIVIDER HAS A RIGHT TO USE, AND BERALLY ACCEPTED ENGINEERING PRAIRTY BECAUSE OF THE CONSTRUCTION THE PROPERTY WHICH IS THE SUBJECTION FLOOD HAZARD AREA AS IDENTIFY.	VERSION OF SUCH SURFACE WATERS AND PUBLIC AREAS THAT SUCH SURFACE WATERS WILL BE PLANNED FOR IN CTICES SO AS TO REDUCE THE LIKELIHOOD OF DAMAGE T OF THIS RESUBDIVISION. FURTHERMORE, AS ENGINEER, I CT OF THIS RESUBDIVISION OR ANY PART THEREOF IS NO IFIED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY
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#### DOWNERS GROVE SANITARY DISTRICT CERTIFICATE

l,	, COLLECTOR OF THE DOWNERS GROVE SANITARY DI	STRICT, DO HEREBY
	E ARE NO DELINQUENT OR UNPAID CURRENT OR FORFEITED SPECIAL ASSESSMENT EOF THAT HAVE NOT BEEN APPORTIONED AGAINST THE TRACT OF LAND INCLUDE	
DATED THIS	DAY OF	, 2012.
DOWNERS GROVE SAM	NITARY DISTRICT COLLECTOR	
	COUNTY CLERK'S CERTIFICATE	
I,	, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, DO H NQUENT GENERAL TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TA	HEREBY CERTIFY THAT
	NCLUDED IN THIS PLAT. I FURTHER CERTIFY THAT I HAVE RECEIVED ALL STATU'	
GIVEN UNDER MY HA	AND AND SEAL OF THE COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS THIS	DAY
OF	, 2012.	
COUNTY CLERK		
	COUNTY DECORDED CERTIFICATE	
THE DLAT WAS FILE	COUNTY RECORDER'S CERTIFICATE	
	D FOR RECORD IN THE RECORDER'S OFFICE OF DUPAGE COUNTY, ILLINOIS ON TH	
	, 2012 AT O'CLOCKM. AS	DOCUMENT NUMBER

#### SURVEYOR'S CERTIFICATE

THIS IS TO CERTIFY THAT I, KEITH E. BOLLINGER, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592, HAVE SURVEYED AND RESUBDIVIDED THE PROPERTY DESCRIBED AS FOLLOWS:

PARCEL 1: LOT 3 OF JANDA'S SUBDIVISION OF THE NORTH 1/2 OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 AND THE SOUTH 1/2 OF THE NORTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 27, 1952 AS DOCUMENT 665991, IN DUPAGE COUNTY, ILLINOIS.

THE SOUTH 1/2 OF THE SOUTH 1/2 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, EXCEPTING THEREFROM THE EASTERLY 50 FEET THEREOF, IN DUPAGE COUNTY, ILLINOIS.

THAT PART OF THE NORTH 1/2 OF THE EAST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT IN THE EAST LINE OF THE SAID SOUTHEAST 1/4, WHICH IS 2 RODS SOUTH OF THE NORTHEAST CORNER OF SAID SOUTHEAST 1/4; THENCE SOUTHERLY ALONG SAID EAST LINE, A DISTANCE OF 100 FEET; THENCE WESTERLY ON A LINE PARALLEL WITH THE NORTH LINE OF THE SAID SOUTHEAST 1/4, A DISTANCE OF 433 FEET; THENCE NORTHERLY ALONG A LINE PARALLEL WITH THE EAST LINE OF SAID SOUTHEAST 1/4, A DISTANCE OF 433 FEET; THENCE NORTHERLY ALONG A LINE PARALLEL WITH THE EAST LINE OF SAID SOUTHEAST 1/4, A DISTANCE OF 100 FEET TO THE SOUTHERLY LINE OF THE STRIP OF LAND DESCRIBED IN A WARRANTY DEED DATED JANUARY 1, 1866 AND RECORDED FEBRUARY 22, 1866 IN BOOK 30 OF DEEDS PAGE 453 TO HENRY LEHMAN AND JACOB VEITH; THENCE EASTERLY ALONG SAID SOUTHERLY LINE OF SAID STRIP OF LAND, A DISTANCE OF 433 FEET TO THE POINT OF BEGINNING, (EXCEPTING THEREFROM THE EASTERLY 50 FEET THEREOF CONVEYED TO THE VILLAGE OF DOWNERS GROVE BY WARRANTY DEED RECORDED MARCH 23, 1998 AS DOCUMENT R98-052174), IN DUPAGE COUNTY, ILLINOIS

THAT PART OF THE NORTH 33 FEET OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING EAST OF THE SOUTHERLY EXTENSION OF THE EAST LINE OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST 1/4 OF SECTION 20, ALL IN DUPAGE COUNTY, ILLINOIS.

THE SOUTH 130.00 FEET OF LOT 1 IN JANDA'S SUBDIVISION BEING A SUBDIVISION OF THE NORTH HALF OF THE SOUTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER AND THE SOUTH HALF OF THE NORTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 27, 1952 AS DOCUMENT NUMBER 665991, IN DUPAGE COUNTY, ILLINOIS.

SAID PARCELS OF LAND CONTAINING 228,693 SQUARE FEET OR 5.250 ACRES, MORE OR LESS.

AS SHOWN BY THIS PLAT, WHICH IS A CORRECT REPRESENTATION OF SAID SURVEY AND RESUBDIVISION; ALL DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF.

ALL FIELD WORK WAS COMPLETED ON SEPTEMBER 2, 2011.

COUNTY RECORDER

PARCEL 3:

I FURTHER CERTIFY THAT THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT ILLINOIS MINIMUM STANDARDS FOR

GIVEN UNDER MY HAND AND SEAL AT PLAINFIELD, ILLINOIS THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 2012.

ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592 MY LICENSE EXPIRES 11/30/2012 PROFESSIONAL DESIGN FIRM 184-003041



#### RECORDATION OF PLAT CERTIFICATE

I, KEITH E. BOLLINGER, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-003592, HEREBY AUTHORIZE THE PLAT OFFICER OF THE VILLAGE OF DOWNERS GROVE AND/OR ITS DESIGNATED AGENTS TO RECORD THIS PLAT OF SUBDIVISION WITH THE OFFICE OF THE DUPAGE COUNTY RECORDER OR DEEDS.	
GIVEN UNDER MY HAND AND SEAL AT PLAINFIELD, ILLINOIS, THIS DAY OF, 2012.	
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 035-003592	
MY LICENSE EXPIRES 11/30/2012	
PROFESSIONAL DESIGN FIRM 184-003041	

#### EASEMENT PROVISIONS

AN EASEMENT FOR SERVING THE SUBDIVISION AND OTHER PROPERTY WITH ELECTRIC AND COMMUNICATION SERVICES IS HEREBY RESERVED FOR AND GRANTED TO:

#### COMMONWEALTH EDISON COMPANY AND AT&T, GRANTEES,

THEIR RESPECTIVE LICENSES, SUCCESSORS AND ASSIGNS JOINTLY AND SEVERELY, TO CONSTRUCT, OPERATE, REPAIR, MAINTAIN, MODIFY, RECONSTRUCT, REPLACE, SUPPLEMENT, RELOCATE AND REMOVE, FROM TIME TO TIME, POLES, GUYS, ANCHORS, WIRES, CABLES, CONDUITS, MANHOLES, TRANSFORMERS, PEDESTALS, EQUIPMENT CABINETS OR OTHER FACILITIES USED IN CONNECTION WITH OVERHEAD AND UNDERGROUND TRANSMISSION AND DISTRIBUTION OF ELECTRICITY, COMMUNICATIONS, SOUNDS AND SIGNALS IN, OVER, UNDER, ACROSS, ALONG AND UPON THE SURFACE OF THE PROPERTY SHOWN WITHIN THE DASHED AND DOTTED LINES (OR SIMILAR DESIGNATION) ON THE PLAT AND MARKED P.U. & D.E., THE PROPERTY DESIGNATED IN THE DECLARATION OF CONDOMINIUM AND/OR ON THIS PLAT AS "COMMON ELEMENTS" AND THE PROPERTY DESIGNATED ON THE PLAT AS "COMMON AREA OR AREAS" AND THE PROPERTY DESIGNATED ON THE PLAT FOR STREET AND ALLEYS, WHETHER PUBLIC OR PRIVATE, TOGETHER WITH THE RIGHTS TO INSTALL REQUIRED SERVICE CONNECTIONS OVER OR UNDER THE SURFACE OF EACH LOT AND COMMON AREA OR AREAS TO SERVE IMPROVEMENTS THEREON, OR ON ADJACENT LOTS, AND COMMON AREA OR AREAS, THE RIGHT TO CUT, TRIM OR REMOVE TREES, BUSHES, ROOTS AND SAPLINGS AND TO CLEAR OBSTRUCTIONS FROM THE SURFACE AND SUBSURFACE AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHTS HEREIN GIVEN, AND THE RIGHT TO ENTER UPON THE RESUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTEES' FACILITIES OR IN, UPON OR OVER THE PROPERTY WITHIN THE DASHED OR DOTTED LINES (OR SIMILAR DESIGNATION) MARKED P.U. & D.E. WITHOUT THE PRIOR WRITTEN CONSENT OF GRANTEES. AFTER INSTALLATION OF ANY SUCH FACILITIES THE GRADE OF THE SUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERFERE WITH THE PROPER OPERATION AND MAINTENANCE THEREOF.

THE TERM COMMON ELEMENTS SHALL HAVE THE MEANING SET FORTH FOR SUCH TERM IN THE CONDOMINIUM PROPERTY ACT, CHAPTER 765 ILCS 605/2, AS AMENDED FROM TIME TO TIME.

THE TERM "COMMON AREA OR AREAS" IS DEFINED AS A LOT. PARCEL OR AREA OF REAL PROPERTY. THE BENEFICIAL USE AND ENJOYMENT OF WHICH IS RESERVED IN WHOLE OR AS AN APPURTENANCE TO THE SEPARATELY OWNED LOTS, PARCELS OR AREAS WITHIN THE PLANNED DEVELOPMENT, EVEN THROUGH SUCH BE OTHERWISE DESIGNATED ON THE PLAT BY TERMS SUCH AS "OUTLOTS", "COMMON ELEMENTS", "OPEN SPACE", "OPEN AREA", "COMMON GROUND", "PARKING" AND "COMMON AREAS". THE TERM "COMMON AREA OR AREAS" AND "COMMON ELEMENTS" INCLUDE REAL PROPERTY SURFACED WITH INTERIOR DRIVEWAYS AND WALKWAYS, BUT EXCLUDES REAL PROPERTY PHYSICALLY OCCUPIED BY A BUILDING, SERVICE BUSINESS DISTRICT OR STRUCTURES SUCH AS A POOL, RETENTION POINT OR MECHANICAL EQUIPMENT.

RELOCATION OF FACILITIES WILL BE DONE BY GRANTEES AT COST OF THE GRANTOR/LOT OWNER, UPON WRITTEN REQUEST

#### DECLARATION OF RESTRICTIVE COVENANTS

THE UNDERSIGNED OWNER HEREBY DECLARES THAT THE REAL PROPERTY DESCRIBED IN AND DEPICTED ON THIS PLAT OF RESUBDIVISION SHALL BE HELD, TRANSFERRED, SOLD, CONVEYED AND OCCUPIED SUBJECT TO THE FOLLOWING COVENANTS AND RESTRICTIONS:

(A) ALL PUBLIC UTILITY STRUCTURES AND FACILITIES, WHETHER LOCATED ON PUBLIC OR PRIVATE PROPERTY, SHALL BE CONSTRUCTED WHOLLY ÙNDERGROUND. EXCEPT FOR TRANSFORMERS. TRANSFORMER PADS. LIGHT POLES. REGULATORS. VALVES. MARKERS AND SIMILAR STRUCTURES APPROVED BY THE VILLAGE ENGINEER OF THE VILLAGE OF DOWNERS GROVE PRIOR TO RECORDING OF THIS PLAT OF RESUBDIVISION

(B) AN FASEMENT FOR SERVING THE RESUBDIVISION AND OTHER PROPERTY WITH STORM DRAINAGE SANITARY SEWER STREET LIGHTING POTABLE WATER SERVICE AND OTHER PUBLIC UTILITY SERVICES. IS HEREBY RESERVED FOR AND GRANTED TO THE VILLAGE OF DOWNERS OPERATE AND MAINTAIN AND REMOVE, FROM TIME TO TIME, FACILITIES AND EQUIPMENT USED IN CONNECTION WITH THE PUBLIC WATER SUPPLY, TRANSMISSION LINES, SANITARY SEWERS, STORM DRAINAGE SYSTEM, STREET LIGHTING SYSTEM, OR OTHER PUBLIC UTILITY SERVICES AND THEIR APPURTENANCES, EITHER ON, OVER, ACROSS, BELOW OR THROUGH THE GROUND SHOWN WITHIN THE DOTTED LINES ON THE PLAT MARKED P.U. & D.E. DESIGNATING A STORMWATER OR SEWER EASEMENT. AND THE PROPERTY DESIGNATED ON THE PLAT FOR STREETS AND ALLEYS, TOGETHER WITH THE RIGHT TO CUT, TRIM OR REMOVE TREES, BUSHES AND ROOTS AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHTS HEREIN GIVEN, AND THE RIGHT TO ENTER UPON THE RESUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTERS' FACILITIES OR IN. UPON OR OVER. THE PROPERTY WITHIN THE STORMWATER OR SEWER FASEMENT WITHOUT THE PRIOR WRITTEN CONSENT OF GRANTEES. AFTER INSTALLATION OF ANY SUCH FACILITIES. THE GRADE OF THE RESUBDIVIDED PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERFERE WITH THE PROPER OPERATION AND MAINTENANCE THEREON.

(C) THE FOLLOWING DECLARATIONS. OR OTHERS SIMILAR THERETO. SHALL BE SET FORTH ON THE FACE OF THE PLAT: WHEREAS, SAID LOTS WILL BE CONVEYED TO PURCHASERS SUBJECT TO THIS DECLARATION TO THE END THAT THE RESTRICTIONS IMPOSED SHALL INURE TO THE BENEFIT OF EACH AND ALL OF THE PURCHASERS OF SUCH LOTS WHETHER THEY SHALL HAVE BECOME SUCH BEFORE OR AFTER THE DATE THEREOF, AND THEIR RESPECTIVE HEIRS AND ASSIGNS, AND

WHEREAS, THE AFORESAID PROPERTY DESCRIBED ON THE ATTACHED PLAT IS LOCATED ENTIRELY WITHIN THE CORPORATE LIMITS OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS, AND WHEREAS, ALL OF THE PROVISIONS, RESTRICTIONS, CONDITIONS, COVENANTS, AGREEMENTS AND CHARGES HEREIN CONTAINED SHALL RUN WITH AND BIND ALL OF SAID LOTS AND LAND AND SHALL INURE TO THE BENEFIT OF, AND BE ENFORCEABLE BY THE VILLAGE OF DOWNERS GROVE, ILLINOIS, AND THE OWNERS OR OWNER OF ANY OF THE LOTS OF LANDS COMPRISED WITHIN SAID PLAT, AND THEIR RESPECTIVE HEIRS,

EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS. NOW, THEREFORE, ALL PERSONS, FIRMS OR CORPORATIONS NOW OWNING THE AFORESAID PROPERTY DO COVENANT AND AGREE THAT THEY OR ANY PERSON, FIRM OR CORPORATION HEREAFTER ACQUIRING ANY PROPERTY OR LOTS SHOWN UPON THE ATTACHED PLAT OF RESUBDIVISION ARE HEREBY SUBJECT TO THE FOLLOWING RESTRICTIONS RUNNING WITH SAID PROPERTY BY WHOMSOEVER OWNED, TO WIT: (1) NO IMPROVEMENTS SHALL BE MADE IN OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, AS DESCRIBÉD IN THE PLAT OF RESUBDIVISION, EXCEPT FOR LANDSCAPE INSTALLATION OF TREES, SHRUBS, BUSHES AND GRASS AND THE

INSTALLATION OF UNDERGROUND UTILITY LINES AND DRIVEWAYS. (2) EACH OWNER OR PURCHASER SHALL BE RESPONSIBLE FOR MAINTAINING THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, APPLICABLE TO HIS/HER LOT IN SUCH A MANNER AS TO INSURE THE FREE AND UNINTERRUPTED FLOW OF STORM WATER THROUGH THE DRAINAGE SYSTEM OF THE RESUBDIVISION AND SHALL NOT DESTROY OR MODIFY GRADES OR SLOPES WITHOUT HAVING FIRST RECEIVED PRIOR WRITTEN APPROVAL FROM THE VILLAGE OF DOWNERS GROVE, ILLINOIS.

(3) IN THE EVENT ANY OWNER OR PURCHASER FAILS TO PROPERLY MAINTAIN THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE VILLAGE OF DOWNERS GROVE, ILLINOIS, SHALL UPON TEN DAYS' PRIOR WRITTEN NOTICE, RESERVE THE RIGHT TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, REASONABLY NECESSARY TO INSURE ADEQUATE STORMWATER STORAGE AND FREE FLOW OF STORMWATER THROUGH THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS.

(4) IN THE EVENT THE VILLAGE OF DOWNERS GROVE, ILLINOIS, SHALL BE REQUIRED TO PERFORM, OR HAVE PERFORMED ON ITS BEHALF, ANY MAINTENANCE WORK TO OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, THE COST TOGETHER WITH THE ADDITIONAL SUM OF TEN PERCENT SHALL, UPON RECORDATION OF A NOTICE OF LIEN, WITHIN SIXTY DAYS OF COMPLETION OF THE WORK, CONSTITUTE A LIEN AGAIN HIS/HER LOT WHICH MAY BE FORECLOSED BY AN ACTION BROUGHT BY OR ON BEHALF OF THE VILLAGE OF DOWNERS GROVE, ILLINOIS.

(5) THE AFORESAID RESTRICTIONS AND COVENANT, AND EACH AND EVERY ONE OF THEM, ARE HEREBY EXPRESSLY MADE AS AN ESSENTIAL PART OF THIS INSTRUMENT, AND SHALL BE AND REMAIN OF PERPETUAL EFFICACY AND OBLIGATION IN RESPECT TO THE SAID PREMISES AND THE PARTIES HEREIN DESIGNATED, THEIR AND EACH OF THEIR SUCCESSORS, HEIRS AND ASSIGNS.

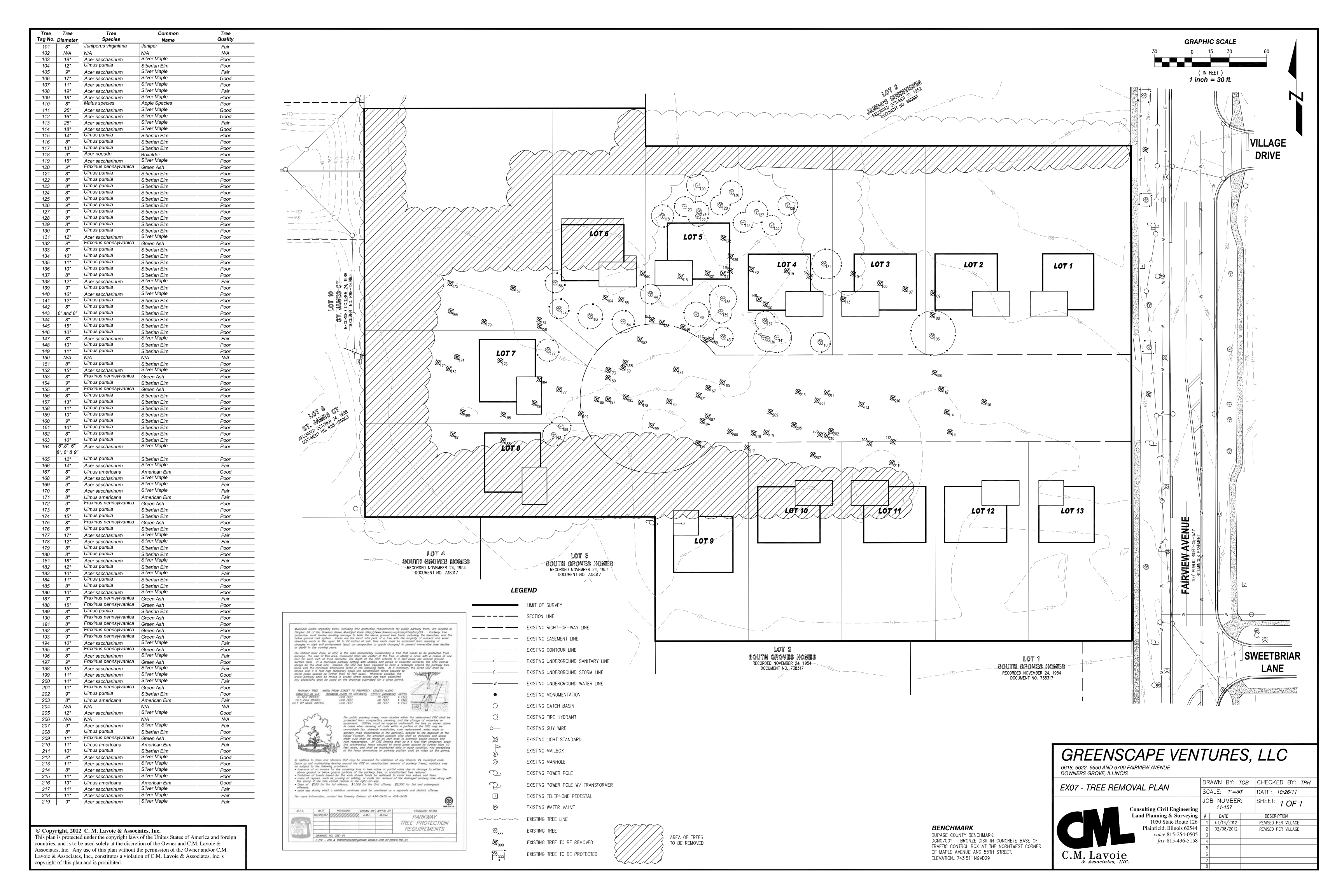
IN WITNESS WHEREOF, THE OWNERS HAVE SET THEIR HANDS UPON THE ATTACHED PLAT THE DAY AND DATE FIRST WRITTEN THEREON.

PRESIDENT  VICE- PRESIDENT	GREENSCAPE VI FAIRVIEW AVENUE AT 66TH STREET DOWNERS GROVE, ILLINOIS			
	DI AT OF DECLIDATIVICION	DRAWN BY: <i>TCB</i>	CHECKED BY:	
NOTARY-PUBLIC	PLAT OF RESUBDIVISION	SCALE: 1"=30'	DATE: <b>12/2/11</b>	
		JOB NUMBER:	SHEET: 2 OF 2	

Consulting Civil Engineering voice 815-254-0505 fax 815-436-5158 4

Land Planning & Surveying # DATE 1050 State Route 126 1 01/17/12 REVISE PER VILLAGE LTR DTD 1/9/1 Plainfield, Illinois 60544 2 2/8/12 REVISE PER VILLAGE LTR DTD 2/3

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## PROPOSED SITE IMPROVEMENTS FOR

## ATWOOD SUBDIVISION

## FAIRVIEW AVENUE BETWEEN 66TH STREET AND 67TH COURT DOWNERS GROVE, ILLINOIS

#### INDEX OF PLAN SHEETS

- 1. COVER
- 2. GENERAL NOTES
- 3.-5. DETAILS
- 6. EXISTING CONDITIONS AND DEMOLITION **PLAN**
- 7. GEOMETRY PLAN
- 8. GRADING PLAN
- 9. UTILITY PLAN

10.-11. PLAN AND PROFILES

12. SWPPP

#### NGS BENCHMARKS

**DUPAGE COUNTY BENCHMARK:** DGN07001 - BRONZE DISK IN CONCRETE BASE OF TRAFFIC CONTROL BOX AT THE NORHTWEST CORNER OF MAPLE AVENUE AND 55TH STREET. ELEVATION...743.51° NGVD29

#### LEGAL DESCRIPTION

BEING A PART OF NORTHEAST QUARTER AND SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DuPAGE COUNTY, ILLINOIS

2012



SITE LOCATION

#### PLANS PREPARED FOR:

GREENSCAPE HOMES, LLC 4355 WEAVER PARKWAY, SUITE 120 WARRENVILLE, ILLINOIS 60555

#### PLANS PREPARED BY:



**Consulting Civil Engineering** Land Planning & Surveying 1050 State Route 126 Plainfield, Illinois 60544 voice 815-254-0505 fax 815-436-5158

#### LEGEND

**EXISTING INLET** PROPOSED FIRE HYDRANT **EXISTING FIRE HYDRANT** PROPOSED VALVE AND VAULT EXISTING VALVE AND VAULT PROPOSED CATCH BASIN **EXISTING CATCH BASIN** PROPOSED SANITARY MANHOLE **EXISTING SANITARY MANHOLE** PROPOSED VALVE BOX EXISTING VALVE BOX PROPOSED WATERMAIN \_\_\_\_\_8"w|\_\_\_\_ **EXISTING WATERMAIN** ——|8"W|—— PROPOSED SANITARY SEWER **EXISTING SANITARY SEWER** PROPOSED STORM SEWER **EXISTING STORM SEWER** HIGH WATER LEVEL —— HWL —— NORMAL WATER LEVEL \_\_\_\_\_ NWL\_\_\_\_ **EXISTING CONTOUR** \_\_\_\_ 632 ----PROPOSED CONTOUR PROPOSED SILT FENCE STRAW BALES **EMERGENCY FLOOD ROUTE** STORMWATER INFILTRATION SWALE

**CURRENT REVISION DATE:** 

I, TIMOTHY R. HEJNY, A REGISTERED PROFESSIONAL ENGINEER OF ILLINOIS, HEREBY CERTIFY THAT THESE PLANS HAVE BEEN PREPARED BY C.M. LAVOIE AND ASSOCIATES, INC. UNDER MY PERSONAL DIRECTION.

PROJECT NUMBER: 11-157

ILLINOIS PROFESSIONAL ENGINEER NO.

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0062-059133

GENERAL NOTES

1. PRIOR TO COMMENCEMENT OF CONSTRUCTION, THE CONTRACTOR SHALL VERIFY ALL DIMENSIONS, AND CONDITIONS AFFECTING THEIR WORK WITH THE ACTUAL CONDITIONS AT THE JOB SITE. IN ADDITION, THE CONTRACTOR MUST VERIFY THE LINE AND GRADES. IF THERE ARE ANY DISCREPANCIES FROM WHAT IS SHOWN ON THE CONSTRUCTION PLANS, STANDARD SPECIFICATIONS AND/OR SPECIAL DETAILS. THE CONTRACTOR SHALL SECURE WRITTEN INSTRUCTION FROM THE ENGINEER PRIOR TO PROCEEDING WITH ANY PART OF THE WORK AFFECTED BY OMISSION OR DISCREPANCIES. FAILING TO SECURE SUCH INSTRUCTION. THE CONTRACTOR WILL BE CONSIDERED TO HAVE PROCEEDED AT HIS OWN RISK AND EXPENSE. IN THE EVENT OF ANY DOUBT OR QUESTION ARISING WITH RESPECT TO THE TRUE MEANING OF THE CONSTRUCTION PLANS OR SPECIFICATIONS, THE DECISION OF THE ENGINEER SHALL BE FINAL AND CONCLUSIVE.

2. THE STANDARD SPECIFICATIONS, CONSTRUCTION PLANS, AND SUBSEQUENT DETAILS ARE ALL TO BE CONSIDERED AS PART OF THE CONTRACT. INCIDENTAL ITEMS OR ACCESSORIES NECESSARY TO COMPLETE THIS WORK MAY NOT BE SPECIFICALLY NOTED BUT ARE TO BE CONSIDERED PART OF THE CONTRACT.

3. THE CONTRACTORS FOR ALL CONTRACTS SHALL NOTIFY J.U.L.I.E., THE SANITARY DISTRICT, AND ANY APPLICABLE ENGINEERING OR BUILDING DEPARTMENTS TWO (2) WORKING DAYS MINIMUM PRIOR TO START OF WORK. AS REQUIRED, THE UTILITY COMPANIES WILL ESTABLISH ON THE GROUND, THE LOCATION OF UNDERGROUND PIPES, CONDUITS OR CABLES ADJOINING OR CROSSING PROPOSED CONSTRUCTION.

4. IT IS THE CONTRACTOR'S RESPONSIBILITY THAT UNDERGROUND CONSTRUCTION SHALL COMPLY WITH "THE STANDARD SPECIFICATIONS FOR WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS", ADOPTED JULY 2009 OR

5. ALL EXCAVATION WORK SHALL COMPLY WITH THE ILLINOIS DEPARTMENT OF TRANSPORTATION "SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION.", ADOPTED JANUARY 1, 2012 OR LATEST REVISION.

6. THE CONTRACTOR SHALL INDEMNIFY THE OWNER, THE ENGINEER, THE VILLAGE \ CITY AND THEIR AGENTS FROM ALL LIABILITY INVOLVED IN THE CONSTRUCTION, INSTALLATION AND TESTING OF THE WORK ON THIS

7. WHEN A CONFLICT BETWEEN PLANS AND SPECIFICATIONS OR NOTES OCCURS, THE ENGINEER SHALL DECIDE WHICH GOVERNS. GENERALLY, THE MORE RESTRICTIVE, MORE SPECIFIC OR STRICTER PROVISION SHALL GOVERN.

8. THE CONTRACTOR IS RESPONSIBLE FOR RETURNING ALL AREAS AFFECTED BY EQUIPMENT OR LABORERS TO EXISTING CONDITIONS. CONTRACTOR IS ALSO RESPONSIBLE FOR PROTECTING ALL NEW WORK UNTIL COMPLETION

9. THE CONTRACTOR SHALL BE RESPONSIBLE FOR CLEANING ANY ROAD OR MATERIAL THAT IS FROM THE PROJECT. THE CONTRACTOR SHALL CLEAN THE STREETS ON A DAILY BASIS. THIS WILL BE DONE AT THE CLOSE OF EACH DAY OF WORK OR MORE FREQUENTLY AS MAY BE REQUIRED DUE TO FIELD CONDITIONS.

10. THE CONTRACTOR IS TO VERIFY ALL ELEVATIONS PRIOR TO THE START OF WORK AND, IF THERE ARE ANY DISCREPANCIES, IS TO NOTIFY THE DESIGN ENGINEER AT ONCE. NO WORK SHALL BE DONE UNTIL THE DISCREPANCIES ARE RESOLVED.

11. THE CONTRACTOR IS RESPONSIBLE FOR THE TRAFFIC CONTROL AND PROTECTION OF ALL WORK CONDUCTED WITHIN PUBLIC RIGHT-OF-WAYS, TRAFFIC CONTROL AND PROTECTION SHALL BE IN ACCORDANCE WITH THE APPLICABLE ARTICLES OF SECTION 100 AND 700 OF THE "STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION" ADOPTED JANUARY 1, 2012, AND THE LATEST EDITION OF THE "ILLINOIS MANUAL, ON UNIFORM TRAFFIC CONTROL DEVICES FOR STREETS AND HIGHWAYS".

12 WHENEVER, DURING CONSTRUCTION OPERATIONS, ANY LOOSE MATERIAL IS DEPOSITED IN THE FLOW LINE OF GUTTERS, DRAINAGE STRUCTURES, DITCHES, ETC. SUCH THAT THE NATURAL FLOW LINE OF WATER IS OBSTRUCTED, THE LOOSE MATERIAL WILL BE REMOVED AT THE CLOSE OF EACH WORKING DAY. AT THE CONCLUSION OF CONSTRUCTION OPERATIONS, ALL DRAINAGE STRUCTURES AND FLOW LINES SHALL BE FREE FROM DIRT AND DEBRIS. THIS WORK SHALL BE CONSIDERED INCIDENTAL TO THE CONTRACT.

13. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE INSTALLATION AND MAINTENANCE OF ADEQUATE SIGNS, TRAFFIC CONTROL DEVICES, AND WARNING DEVICES TO INFORM AND PROTECT THE PUBLIC DURING ALL PHASES OF CONSTRUCTION. ALL SAFETY REQUIREMENTS PROVIDED BY THE VILLAGE/CITY AND/OR OSHA SHALL BE ADHERED TO BY THE CONTRACTOR DURING CONSTRUCTION OPERATIONS.

14. DURING CONSTRUCTION OPERATIONS THE CONTRACTOR SHALL INSURE POSITIVE SITE DRAINAGE AT THE CONCLUSION OF EACH DAY. SITE DRAINAGE MAY BE ACHIEVED BY DITCHING, PUMPING, OR ANY OTHER METHOD ACCEPTABLE TO THE ENGINEER. THE CONTRACTOR'S FAILURE TO PROVIDE THE ABOVE WILL PRECLUDE ANY POSSIBLE ADDED COMPENSATION REQUESTED DUE TO DELAYS OR UNSUITABLE MATERIALS CREATED AS A RESULT

15. ALL CONSTRUCTION WILL BE INSPECTED BY THE VILLAGE\CITY ENGINEER OR HIS REPRESENTATIVE. SPECIFICALLY ALL TRENCHES AND SEWERS SHALL BE LEFT OPEN BUT SAFELY BARRICADED UNTIL INSPECTED AND APPROVED BY THE VILLAGE\CITY ENGINEER. PAVEMENT SUBBASE, BASE, AND SURFACE MUST EACH BE INSPECTED BY THE ENGINEER PRIOR TO THE NEXT PHASE OF WORK. PROOF ROLLING AND NUCLEAR DENSITY TESTING WILL BE UTILIZED.

16. THE LOCATION OF EXISTING UNDERGROUND UTILITIES ARE SHOWN IN AN APPROXIMATE WAY ONLY AND HAVE NOT BEEN INDEPENDENTLY VERIFIED BY THE OWNER OR HIS REPRESENTATIVE. THE CONTRACTOR SHALL DETERMINE THE EXACT LOCATION OF ALL EXISTING UTILITIES BEFORE COMMENCING WORK, AND AGREES TO BE FULLY RESPONSIBLE FOR ANY AND ALL DAMAGES WHICH MIGHT BY OCCASIONED BY THE CONTRACTOR'S FAILURE TO EXACTLY LOCATE AND PRESERVE ANY AND ALL UNDERGROUND UTILITIES.

17. THE CONTRACTOR IS TO VERIFY ALL FIELD CONDITIONS, PROPOSED IMPROVEMENTS, AND ELEVATIONS PRIOR TO THE START OF WORK AND, IF THERE ARE ANY DISCREPANCIES, IS TO NOTIFY THE DESIGN ENGINEER AT ONCE. NO WORK SHALL BE DONE UNTIL THE DISCREPANCIES ARE RESOLVED.

18. ALL SHRUBS, TOPSOIL, OR EXCAVATION MATERIAL AND ANY OTHER UNSUITABLE MATERIAL SHALL BE REMOVED AND DISPOSED OF AT AN OFF-SITE LOCATION. AREAS WHICH ARE TO BE FILLED SHALL BE COMPACTED TO A MAXIMUM DENSITY OF 95% AS DETERMINED BY THE MODIFIED AASHTO COMPACTION TEST, T-180-74. (ASTM-D-1557) IN PAVED AREAS. THE OWNER'S SOILS ENGINEER SHALL EVALUATE AND APPROVE THE EXCAVATION, FILL PLACEMENT, AND COMPACTION PRIOR TO PAVEMENT CONSTRUCTION. THE CONTRACTOR SHALL GIVE THE GOVERNING AUTHORITIES HAVING JURISDICTION OVER THE WORK FORTY-EIGHT (48) HOURS

19. ANY WATER AND WASTEWATER UTILITIES AFFECTED BY CONSTRUCTION, INCLUDING GRADES, MUST BE BROUGHT TO CURRENT VILLAGE OR CITY STANDARDS AT THE CONTRACTOR'S EXPENSE.

NOTICE BEFORE WORK COMMENCES.

20. EXISTING UTILITIES, TREES, STREETS, AND PRIVATE PROPERTY SHALL BE PROTECTED DURING CONSTRUCTION BY THE CONTRACTOR. ANY DAMAGES SHALL BE REPAIRED AT THE CONTRACTOR'S EXPENSE.

21. THE CONTRACTOR SHALL PROVIDE EROSION AND SEDIMENTATION CONTROL AT AREAS DESIGNATED ON THE SITE PLAN. ADDITIONAL MEASURES SHALL BE PROVIDED AS DEEMED NECESSARY BY THE VILLAGE, CITY OR THE DESIGN ENGINEER AT CONTRACTOR'S EXPENSE.

22. ALL HANDICAP PROVISIONS SHALL BE IN ACCORDANCE WITH THE "AMERICAN DISABILITIES ACT" (ADA) DATED SEPTEMBER 15, 2010 OR LATEST REVISION.

23. THE CONTRACTOR IS RESPONSIBLE FOR EXAMINATION OF THE ENGINEERING PLANS AND SPECIFICATIONS AND THE EXISTING SITE CONDITIONS PRIOR TO SUBMITTING A BID, AND NOTIFYING THE ENGINEER AT ONCE OF ANY DISCREPANCIES.

24. THE CONTRACTOR IS RESPONSIBLE FOR THE OBTAINING OF ANY NECESSARY PERMITS NOT PREVIOUSLY APPLIED FOR BY THE OWNER AND POSTING OF THE NECESSARY BONDS.

25. THE CONTRACTOR IS RESPONSIBLE FOR THE NOTIFICATION OF THE START OF CONSTRUCTION TO ALL JURISDICTIONAL AGENCIES, UTILITY COMPANIES, AND THE ENGINEER, AT LEAST TWO (2) WORKING DAYS PRIOR TO SAID START. ALL EXISTING UTILITIES MUST BE STAKED PRIOR TO CONSTRUCTION. VILLAGE OR CITY ENGINEERING DIVISION SHALL BE NOTIFIED 48 HRS. IN ADVANCE.

26. THE CONTRACTOR IS RESPONSIBLE FOR CALLING ATTENTION TO THE OWNER OF ANY ERRORS OR DISCREPANCIES WHICH MAY BE SUSPECTED IN LINES AND GRADES WHICH ARE ESTABLISHED BY THE OWNER. THE CONTRACTOR SHALL NOT PROCEED WITH THE WORK UNTIL THE LINES AND GRADES, WHICH ARE BELIEVED TO BE IN ERROR, HAVE BEEN VERIFIED OR CORRECTED BY THE OWNER. ADDITIONAL STAKING THAT MAY BE REQUIRED DUE TO THE CONTRACTOR NEGLIGENCE, SHALL BE PAID FOR BY THE CONTRACTOR.

27. THE CONTRACTOR SHALL PROVIDE AND MAINTAIN A SAFE AND HEALTHFUL WORKING CONDITION THROUGHOUT THE PROSECUTION OF THE CONSTRUCTION WORK. THIS SHALL INCLUDE, BUT NOT BE LIMITED TO: THE REMOVAL OF DEBRIS, THE PROTECTING OF CONSTRUCTION BARRICADES, AND THE KEEPING OF PUBLIC STREET PAVEMENTS CLEAN OF CONSTRUCTION DIRT AND DEBRIS, SECURING OPEN EXCAVATIONS, AND FOLLOWING ALL SAFETY MEASURES REQUIRED BY THE GOVERNING AUTHORITIES.

28. THE CONTRACTOR IS RESPONSIBLE FOR THE RESTORATION TO THE ORIGINAL CONDITION OR BETTER OF ANY OFF SITE AREAS THAT ARE DAMAGED BY THE CONTRACTOR DURING CONSTRUCTION.

29. THE CONTRACTOR IS RESPONSIBLE FOR THE TESTING OF MATERIALS, IF REQUIRED BY THE OWNER AND/OR THE JURISDICTIONAL AGENCIES.

30. THE CONTRACTOR IS RESPONSIBLE FOR THE GUARANTEE OF ALL MATERIALS AND WORKMANSHIP FOR A PERIOD OF ONE (1) YEAR UPON FINAL ACCEPTANCE BY THE OWNER AND THE JURISDICTIONAL AGENCIES.

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31. ALL LANDSCAPE, SOD AND SEEDING AREAS SHALL RECEIVE A MINIMUM OF 6 INCHES OF TOPSOIL TO ACHIEVE THE FINAL GRADES SHOWN ON THE FINAL ENGINEERING PLANS.

32. UNSUITABLE MATERIAL SHALL BE CONSIDERED AS MATERIAL WHICH IS NOT SUITABLE FOR THE SUPPORT OF PAVEMENT, BUILDING, AND OR LOAD BEARING STRUCTURES AS DETERMINED BY THE SOILS ENGINEER. THE DECISION TO REMOVE SAID MATERIAL, AND TO WHAT EXTENT, SHALL BE MADE BY A SOILS ENGINEER WITH THE

33. THE QUANTITIES AS SHOWN IN THE ENGINEER'S "QUANTITY ESTIMATE" ARE THOSE ESTIMATED BY THE ENGINEER AND ARE PROVIDED SOLELY FOR THE CONVENIENCE OF THE CONTRACTOR. THE CONTRACTOR BY CHOOSING TO UTILIZE THESE QUANTITIES IN THE PREPARATION OF HIS "LUMP SUM" BID, ALSO ACCEPTS THEIR ACCURACY. THE CONTRACTOR IS THEREFORE ENCOURAGED TO MAKE HIS OWN INDEPENDENT EARTHWORK CALCULATION, AND TO VISIT THE SITE PRIOR TO THE PREPARATION OF HIS BID.

34. CONDUIT TO BE PROVIDED UNDER PAVEMENT FOR ALL SERVICE UTILITIES SUCH AS, BUT NOT LIMITED TO GAS, ELECTRIC, TELEPHONE, AND CABLE AS DEEMED NECESSARY BY THE OWNER. ALL CONDUIT SHALL MEET UTILITY COMPANY SPECIFICATIONS. CONDUIT SHOWN HEREON IS APPROXIMATE IN SIZE AND LOCATION. ALL SPECIFICATIONS SHALL BE CONFIRMED WITH THE UTILITY COMPANY PRIOR TO INSTALLATION., TELEPHONE, AND CABLE AS DEEMED NECESSARY BY THE OWNER. ALL CONDUIT SHALL MEET UTILITY COMPANY SPECIFICATIONS. CONDUIT SHOWN HEREON IS APPROXIMATE IN SIZE AND LOCATION. ALL SPECIFICATIONS SHALL BE CONFIRMED WITH THE UTILITY COMPANY PRIOR TO INSTALLATION.

EARTHWORK IMPROVEMENTS GENERAL, THE EARTHWORK CONTRACTOR SHALL:

1. ALL FILL MATERIAL IMPORTED ON-SITE MUST MEET THE FOLLOWING REQUIREMENTS: 1.) FILL MUST BE IMPORTED FROM ONE LOCATION. 2.) CONTRACTOR IS RESPONSIBLE FOR OBTAINING THE FOLLOWING DOCUMENTATION FOR

EACH LOAD OF CLEAN CONSTRUCTION OR DEMOLITION DEBRIS (CCDD) OR UNCONTAMINATED SOIL RECEIVED: a) HAULER NAME, SITE OF ORIGIN, ADDRESS, OWNER OR OPERATOR OF THE SITE OF

b) WEIGHT IN TONS OR VOLUME IN CUBIC YARDS:; AND

 c) DATE RECEIVED. 3.) CONTRACTOR IS RESPONSIBLE TO OBTAIN FOR ALL SOIL: a) CERTIFICATION FROM THE OWNER OR OPERATOR OF THE SITE OF ORIGIN THAT THE SITE HAS NEVER BEEN USED FOR COMMERCIAL OR INDUSTRIAL PURPOSES AND IS

PRESUMED TO BE UNCONTAMINATED SOIL: OR b) CERTIFICATION FROM A LICENSED PROFESSIONAL ENGINEER THAT THE SOIL IS UNCONTAMINATED.

4.) CONTRACTOR IS RESPONSIBLE TO CONFIRM THAT THE CCDD OR UNCONTAMINATED SOIL WAS NOT REMOVED FROM A SITE AS PART OF A CLEAN-UP OR REMOVAL. 5.) CONTRACTOR IS RESPONSIBLE TO VISUALLY INSPECT AND SCREEN EACH LOAD OF SOIL WITH A DEVICE SUCH AS A PHOTO IONIZATION DETECTOR, FLAME IONIZATION DETECTOR OR ANOTHER DEVICE APPROVED BY THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, BUREAU OF LAND, THAT DETECTS VOLATILE ORGANIC COMPOUNDS (ALREADY REQUIRED OF

PERMITTED CCDD FILL OPERATIONS); 6.) CONTRACTOR IS RESPONSIBLE TO DOCUMENT ALL CHEMICAL ANALYSIS ACTIVITIES ASSOCIATED WITH TESTING OF THE CCDD OR UNCONTAMINATED SOIL, WHICH MUST INCLUDE, BUT IS NOT LIMITED TO:

a) COPY OF THE LAB ANALYSIS; b) LABORATORY ACCREDITATION STATUS; AND

LABORATORY AUTHORIZED AGENT CERTIFICATION.

2. EXCESS MATERIALS IF NOT UTILIZED AS FILL OR IF NOT STOCKPILED FOR FUTURE LANDSCAPING, SHALL BE COMPLETELY REMOVED FROM THE CONSTRUCTION SITE AND DISPOSED OF BY THE CONTRACTOR. UNLESS NOTED OTHERWISE. EARTHWORK CONTRACTOR IS RESPONSIBLE FOR CERTIFYING THAT ANY SOIL EXPORTED OFFSITE IS CLEAN CONSTRUCTION OR DEMOLITION DEBRIS (CCDD). IF THE SOIL IS NOT CCDD,

CONTRACTOR IS RESPONSIBLE FOR THE PROPER DISPOSAL OF THE CONTAMINATED SOIL.

1. EXCAVATION OF TOPSOIL AND OTHER STRUCTURALLY UNSUITABLE MATERIALS WITHIN THOSE AREAS THAT WILL REQUIRE EARTH EXCAVATION OR COMPACTED EARTH FILL MATERIAL, IN ORDER TO ACHIEVE THE PLAN SUB GRADE

2. PLACEMENT OF THE EXCAVATED MATERIAL IN OWNER DESIGNATED AREAS FOR FUTURE USE WITHIN AREAS TO BE LANDSCAPED, AND THOSE AREAS NOT REQUIRING STRUCTURAL FILL MATERIAL.

3. COMPACTION OF THE EXCAVATED MATERIAL WHERE PLACED IN AREAS NOT REQUIRING STRUCTURAL FILL

4. EXCESS MATERIALS IF NOT UTILIZED AS FILL OR IF NOT STOCKPILED FOR FUTURE LANDSCAPING, SHALL BE COMPLETELY REMOVED FROM THE CONSTRUCTION SITE AND DISPOSED OF BY THE CONTRACTOR.

1. EXCAVATION OF EARTH AND OTHER MATERIALS ARE SUITABLE FOR USE AS STRUCTURAL FILL. THE EXCAVATION SHALL BE TO WITHIN THE TOLERANCE OF 0.3 FEET (+/-) OF THE PLAN SUBGRADE ELEVATIONS. THE (+/-) TOLERANCE WITHIN PAVEMENT AREAS SHALL BE SUCH THAT THE EARTH MATERIAL SHALL "BALANCE" AS PART OF THE FINE GRADING OPERATION.

2. Placement of the earth and other suitable materials shall be within those areas requiring STRUCTURAL FILL IN ORDER TO ACHIEVE THE PLAN SUBGRADE ELEVATIONS TO WITHIN A TOLERANCE OF 0.3 FEET (+/-) THE MATERIAL SHALL BE PLACED (8) INCHES IN THICKNESS AND THE WATER CONTENT SHALL BE ÀDJUSTED IN ORDER TO ACHIEVE THE REQUIRÉD COMPACTION. EARTH MATERIAL MAY BE PLACED WITHIN THOSE PORTIONS OF THE BUILDING SITE NOT REQUIRING STRUCTURAL FILL. TO WITHIN SIX (6) INCHES OF THE PLAN FINISHED GRADE ELEVATION. IN AREAS REQUIRING STRUCTURAL FILL, HOWEVER, THE EARTH MATERIAL SHALL NOT BE PLACED OVER TOPSOIL OR OTHER UNSUITABLE MATERIALS UNLESS SPECIFICALLY DIRECTED BY A SOILS ENGINEER WITH THE CONCURRENCE OF THE OWNER.

3. COMPACTION OF THE FARTH AND OTHER SUITABLE MATERIALS. SHALL BE TO AT LEAST 95% OF THE STANDARD PROCTOR DRY DENSITY, ASTM 698 WITHIN PROPOSED PAVEMENT AND BUILDING AREAS. MODERATE COMPACTION IS REQUIRED ELSEWHERE.

4. EXCESS MATERIAL IF NOT UTILIZED AS FILL, SHALL BE COMPLETELY REMOVED FROM THE CONSTRUCTION SITE AND DISPOSED OF BY THE CONTRACTORS.

MAINTAIN PROPER SITE DRAINAGE AT ALL TIMES DURING THE COURSE OF CONSTRUCTION, AND PREVENT STORM WATER FROM RUNNING INTO OR STANDING IN EXCAVATED AREAS.

2. SPREAD AND COMPACT UNIFORMLY TO THE DEGREE SPECIFIED ALL EXCESS TRENCH SPOIL AFTER COMPLETION OF THE UNDERGROUND IMPROVEMENTS.

3. SCARIFY AND COMPACT TO THE DEGREE SPECIFIED THE UPPER TWELVE (12) INCHES OF THE SUITABLE SUBGRADE MATERIAL, IN ALL AREAS THAT MAY BE SOFT DUE TO EXCESS MOISTURE CONTENT. THIS APPLIES TO CUT AREAS AS WELL AS FILL AREAS.

4. PROVIDE WATER TO ADD TO DRY MATERIAL IN ORDER TO ADJUST THE MOISTURE CONTENT FOR THE PURPOSE OF ACHIEVING THE SPECIFIED COMPACTION.

5. BE RESPONSIBLE FOR IMPLEMENTATION OF THE "SOIL EROSION AND SEDIMENTATION CONTROL MEASURES" AS ASSIGNED TO THE GRADING CONTRACTOR ON THE ENGINEERING PLAN.

6. GRADE PUBLIC UTILITY EASEMENTS TO MEET THE REQUIREMENTS OF THE LOCAL PUBLIC UTILITY COMPANIES.

7. ALL FILL MATERIAL IMPORTED ON-SITE MUST MEET THE FOLLOWING REQUIREMENTS: 1.) FILL MUST BE IMPORTED FROM ONE LOCATION. 2.) CONTRACTOR IS RESPONSIBLE FOR OBTAINING THE FOLLOWING DOCUMENTATION FOR

EACH LOAD OF CLEAN CONSTRUCTION OR DEMOLITION DEBRIS (CCDD) OR UNCONTAMINATED SOIL RECEIVED: a) HAULER NAME, SITE OF ORIGIN, ADDRESS, OWNER OR OPERATOR OF THE SITE OF

b) WEIGHT IN TONS OR VOLUME IN CUBIC YARDS:; AND c) DATE RECEIVED.

3.) CONTRACTOR IS RESPONSIBLE TO OBTAIN FOR ALL SOIL: a) CERTIFICATION FROM THE OWNER OR OPERATOR OF THE SITE OF ORIGIN THAT THE SITE HAS NEVER BEEN USED FOR COMMERCIAL OR INDUSTRIAL PURPOSES AND IS PRESUMED TO BE UNCONTAMINATED SOIL: OR b) CERTIFICATION FROM A LICENSED PROFESSIONAL ENGINEER THAT THE SOIL IS UNCONTAMINATED.

4.) CONTRACTOR IS RESPONSIBLE TO CONFIRM THAT THE CCDD OR UNCONTAMINATED SOIL WAS NOT REMOVED FROM A SITE AS PART OF A CLEAN-UP OR REMOVAL. 5.) CONTRACTOR IS RESPONSIBLE TO VISUALLY INSPECT AND SCREEN EACH LOAD OF SOIL WITH A DEVICE SUCH AS A PHOTO IONIZATION DETECTOR, FLAME IONIZATION DETECTOR OR ANOTHER DEVICE APPROVED BY THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, BUREAU OF LAND, THAT DETECTS VOLATILE ORGANIC COMPOUNDS (ALREADY REQUIRED OF

PERMITTED CCDD FILL OPERATIONS); 6.) CONTRACTOR IS RESPONSIBLE TO DOCUMENT ALL CHEMICAL ANALYSIS ACTIVITIES ASSOCIATED WITH TESTING OF THE CCDD OR UNCONTAMINATED SOIL, WHICH MUST INCLUDE, BUT IS NOT LIMITED TO:

 a) COPY OF THE LAB ANALYSIS; b) LABORATORY ACCREDITATION STATUS; AND LABORATORY AUTHORIZED AGENT CERTIFICATION

8. EARTHWORK CONTRACTOR IS RESPONSIBLE FOR CERTIFYING THAT ANY SOIL EXPORTED OFFSITE IS CLEAN CONSTRUCTION OR DEMOLITION DEBRIS (CCDD). IF THE SOIL IS NOT CCDD, CONTRACTOR IS RESPONSIBLE FOR THE PROPER DISPOSAL OF THE CONTAMINATED SOIL.

. THE CONTRACTOR SHALL PROVIDE AS A MINIMUM. A FULLY LOADED SIX-WHEEL TRUCK FOR PROOF ROLLING THE PAVEMENT SUBGRADE PRIOR TO THE PLACEMENT OF THE CURB AND GUTTER AND THE BASE MATERIAL.

2. SPECIFIC COMPACTION TESTING MAY BE REQUIRED BY THE OWNER IN SELECTED FILL AREAS. THE CONTRACTOR SHALL BEAR THE COST OF ANY COMPACTION TESTING WHICH DOES NOT MEET SPECIFICATION AS WELL AS THE RESPONSIBILITY AND COST FOR THE NECESSARY CORRECTION(S).

3. APPROVAL OF THE PAVEMENT SUBGRADE BY THE OWNER SHALL BE REQUIRED PRIOR TO THE PLACEMENT OF THE PAVEMENT MATERIALS.

METHOD OF MEASUREMENT 1. AS-BUILT MEASUREMENTS OF EARTHWORK FOR THE PURPOSE OF PAYMENT SHALL NOT APPLY. THE QUANTITIES SHOWN IN THE ENGINEER'S "QUANTITY ESTIMATE" SHALL BE UTILIZED UNLESS SAID QUANTITIES ARE ADJUSTED BY MUTUAL CONSENT OR BY THE OWNER AND CONTRACTOR PRIOR TO THE SIGNING AND ACCEPTANCE

2. THE QUANTITIES AS SHOWN IN THE ENGINEER'S "QUANTITY ESTIMATE" ARE THOSE ESTIMATED BY THE ENGINEER AND ARE PROVIDED SOLELY FOR THE CONVENIENCE OF THE CONTRACTOR. THE CONTRACTOR, BY CHOOSING TO UTILIZE THESE QUANTITIES IN THE PREPARATION OF HIS "LUMP SUM" BID, ALSO ACCEPTS THEIR ACCURACY. THE CONTRACTOR IS THEREFORE ENCOURAGED TO MAKE HIS OWN INDEPENDENT EARTHWORK CALCULATION, AND TO VISIT THE SITE PRIOR TO THE PREPARATION OF HIS BID.

3. PRIOR TO THE REMOVAL OF UNSUITABLE MATERIAL, THE CONTRACTOR SHALL NOTIFY THE OWNER FOR AUTHORIZATION TO REMOVE SAID MATERIAL. UPON AUTHORIZATION AND REMOVAL, THE UNSUITABLE MATERIAL SHALL BE FIELD MEASURED BY THE ENGINEER IN PLACE.

EROSION CONTROL

OF THE CONTRACT.

EROSION CONTROL MEASURES SHALL CONFORM TO "THE STANDARDS AND SPECIFICATIONS FOR SOIL EROSION AND SEDIMENT CONTROL IN NORTHEASTERN ILLINOIS" LATEST EDITION, AND FURTHER MEASURES AS DEEMED NECESSARY. TEMPORARY VEGETATION OR, WHEN APPROPRIATE, MULCHING OR OTHER NONVIABLE COVER SHALL BE USED TO PROTECT AREAS EXPOSED DURING DEVELOPMENT PERMANENT SEEDING AREAS SHALL RECEIVE 16 LBS/ACRE CREEPING RED FESCUE AND 68 LBS/ACRE KENTUCKY BLUEGRASS. STRAW BALES SHALL BE SPREAD AT RATE OF TWO BALES/ACRE IN ALL PERMANENT SEEDING AREAS. FERTILIZER SHOULD BE APPLIED PRIOR TO

NITROGEN 130 LBS/ACRE PHOSPHORUS 130 LBS/ACRE POTASSIUM 130 LBS/ACRE

SEEDING AT THE FOLLOWING RATES:

PAVING IMPROVEMENTS

1. FINE GRADING SHALL BE COMPLETED PRIOR TO THE CONSTRUCTION OF THE CURB AND GUTTER AND THE PLACEMENT OF THE BASE MATERIAL, THE STREETS SHALL BE FINE GRADED TO WITHIN 0.1 FEET +/- OF THE FINAL SUBGRADE ELEVATION, TO A POINT TWO (2) FEET BEYOND THE BACK OF THE PROPOSED CURB.

2. CURB AND GUTTER SHALL BE THE TYPE AS DETAILED ON THE ENGINEERING PLANS. THE CURB SHALL BE BACKFILLED AFTER THEIR CONSTRUCTION PRIOR TO THE PLACEMENT OF THE BASE COURSE.

3. PAVEMENT MATERIALS SHALL BE AS DETAILED ON THE ENGINEERING PLANS. THICKNESSES SPECIFIED SHALL BE CONSIDERED TO BE THE MINIMUM COMPACTED THICKNESS.

4. THE PAVING CONTRACTOR SHALL BE RESPONSIBLE FOR THE FOLLOWING:

A. REPAIR ANY BASE COURSE AND BINDER COURSE FAILURES PRIOR TO THE INSTALLATION OF THE FINAL

B. SWEEP CLEAN THE BINDER COURSE PRIOR TO THE INSTALLATION OF THE FINAL BITUMINOUS CONCRETE SURFACE COURSE. EXCESSIVE CLEANING OF THE BINDER COURSE THAT MAY BE REQUIRED, AND IS NOT THE FAULT OF THE PAVING CONTRACTOR, SHALL BE PAID FOR ON A TIME AND MATERIAL BASIS BY PRIOR AGREEMENT WITH THE OWNER.

TESTING AND FINAL ACCEPTANCE

1. PRIOR TO PLACEMENT OF THE BASE COURSE, THE SUBGRADE MUST BE APPROVED BY THE LOCAL JURISDICTIONAL AUTHORITY. (SEE "TESTING AND FINAL ACCEPTANCE FOR EARTHWORK").

2. PRIOR TO PLACEMENT OF THE BITUMINOUS CONCRETE SURFACE COURSE, THE CONTRACTOR, IF REQUESTED TO BY THE OWNER, SHALL OBTAIN SPECIMENS OF THE BINDER COURSE WITH A CORE DRILL WHERE DIRECTED BY THE ENGINEER, FOR THE PURPOSE OF THICKNESS VERIFICATION. CORING SHALL BE IN ACCORDANCE WITH THE APPLICABLE PROVISIONS OF ART.406.16 OF THE STANDARD SPECIFICATION ENTITLED "STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION". THE COST FOR OBTAINING CORES WHICH ARE LESS THAN THE MINIMUM THICKNESS SPECIFIED SHALL BE BORNE BY THE CONTRACTOR. THE COST FOR OBTAINING CORES WHICH MEET OR EXCEED THE SPECIFICATION SHALL BE BORNE BY THE OWNER.

3. DEFICIENCIES IN THE BITUMINOUS CONCRETE BINDER COURSE SHALL BE ADJUSTED FOR BY INCREASING THE PLAN THICKNESS OF THE SURFACE COURSE WITH NO ADDITIONAL COST TO THE OWNER.

4. FINAL ACCEPTANCE OF THE TOTAL PAVEMENT INSTALLATION SHALL BE SUBJECT TO THE TESTING AND CHECKING REQUIREMENTS CITED ABOVE.

5. WALKS SHALL BE P.C. CONCRETE (3500 PSI) 5' WIDE OR AS SPECIFIED IN THE PLANS AND A THICKNESS NOT LESS THAN 5"; EXPANSION JOINTS AT 50' INTERVALS; W/ CONTRACTION JOINTS EVERY 5'. BEDDING SHALL BE CA-6 3" MINIMUM DEPTH. 2-#4 REBARS, 10' EITHER SIDE ALL UTILITY CROSSINGS.

1. CURB AND GUTTER, AND BASE COURSE SHALL BE MEASURED IN THE FIELD BY THE CONTRACTOR. THE QUANTITIES SHALL BE SUBMITTED TO THE ENGINEER FOR VERIFICATION.

2. WHEN REQUESTED, DOCUMENTATION FOR THE INSTALLED BASE COURSE, BITUMINOUS CONCRETE BINDER, AND SURFACE COURSE, SHALL BE SUBMITTED TO THE ENGINEER FOR VERIFICATION. DEFICIENCIES IN TOTAL BITUMINOUS CONCRETE PAVEMENT THICKNESS SHALL BE ADJUSTED FOR IN ACCORDANCE WITH THE REQUIREMENTS OF THE

BASIS OF PAYMENT

1. CURB AND GUTTER SHALL BE PAID FOR AT THE CONTRACT UNIT PRICE / LINEAL FOOT. PRIME COAT MATERIAL SHALL BE PAID FOR AT THE CONTRACT UNIT PRICE PER GALLON. 3. BASE COURSE SHALL BE PAID FOR AT THE CONTRACT UNIT PRICE PER SQUARE YARD.

4. BITUMINOUS CONCRETE SHALL BE PAID FOR AT THE CONTRACT UNIT PRICE PER TON.

SANITARY SEWER SYSTEM

DOWNERS GROVE SANITARY DISTRICT - SEE SHEET 5 FOR NOTES AND

<u>GENERAL</u>

1. ALL DEVELOPMENT, WHETHER PUBLIC OR PRIVATE, SHALL INCLUDE PROVISIONS FOR THE CONSTRUCTION OF SANITARY SEWERS AND APPURTENANCES DESIGNED IN ACCORDANCE WITH THIS SECTION DEVELOPERS SHALL USE EITHER THE PUBLIC SEWER SYSTEM OR AN ALTERNATIVE SEWER SYSTEM, CERTIFIED BY THE AGENCY OR MUNICIPALITY WITH JURISDICTION AUTHORITY, PROVIDED THAT THE DEVELOPMENT IS PROXIMATE TO A

2. THE DOWNERS GROVE SANITARY DISTRICT STANDARDS AND ORDINANCES SHALL GOVERN ALL SANITARY SEWER CONSTRUCTION.

TRANSMISSION LINE THAT HAS ADEQUATE CAPACITY TO HANDLE SUCH PROPOSED DEVELOPMENT.

3. ALL SANITARY IMPROVEMENTS SHALL BE INSTALLED IN ACCORDANCE WITH THE MATERIAL INSTALLATION AND TESTING REQUIREMENTS OF THE "STANDARD SPECIFICATION FOR THE WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS," LATEST EDITION, UNLESS OTHERWISE MODIFIED IN THIS SECTION

PROTECTION OF WATER MAINS

1. WATER MAINS SHALL BE PROTECTED IN ACCORDANCE WITH THE APPLICABLE ILLINOIS POLLUTION CONTROL BOARD REGULATION AND THE ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, DIVISION OF PUBLIC WATER SUPPLIES, TECHNICAL POLICY STATEMENTS. WHEREVER THE SANITARY SEWER MAIN, BUILDING SERVICE SEWER OR ANY STORM DRAIN CROSSES A WATER MAIN, A MINIMUM EIGHTEEN (18) INCHES VERTICAL SEPARATION SHALL BE PROVIDED BETWEEN THE TOP OF THE LOWER PIPE AND THE BOTTOM OF THE UPPER PIPE. IF AN EIGHTEEN (18) INCH VERTICAL SEPARATION CANNOT BE MAINTAINED, THE SANITARY OR STORM SEWER SHALL BE CONSTRUCTED OF WATERMAIN QUALITY PIPE. FOR A MINIMUM DISTANCE OF TEN (10) FEET ON EACH SIDE OF THE WATER MAIN. IF STORM OR SANITARY SEWER CROSSES ABOVE A WATERMAIN AND AN EIGHTEEN (18) INCH CLEARANCE CANNOT BE MAINTAINED, BOTH SEWER AND WATER PIPES MUST BE OF THE SAME PIPE MATERIAL AS THE WATERMAIN.

<u>INSPECTION AND TEST</u> A. GENERAL

MANHOLE VACUUM TESTS.

1. THE SEWER CONTRACTOR SHALL SCHEDULE WITH THE DISTRICT A PRE-CONSTRUCTION MEETING PRIOR TO THE

2. THE SEWER CONTRACTOR SHALL SCHEDULE WITH THE DISTRICT INSPECTIONS OF THE SANITARY SEWER CONSTRUCTION 48 HOURS IN ADVANCE OF THE START OF CONSTRUCTION (630-969-0664).

3. ALL REQUIRED TESTING AND CORRECTION OF ANY DEFECTS OF THE SANITARY SEWER SYSTEM SHALL BE COMPLETED BEFORE CURB AND GUTTER OR OTHER ROADWAY WORK BEGINS. 4. THE CONSTRUCTED SEWERS SHALL PASS ALL DISTRICT REQUIREMENTS FOR AIR, TELEVISING, DEFLECTION, AND

B. CLEANING ALL SEWERS AND APPURTENANCES SHALL BE HIGH PRESSURED CLEANED PRIOR TO INSPECTION AND TESTING REQUIRED BY THE SECTION.

1. THE ENTIRE BUILDING SANITARY SERVICE SHALL BE AIR TESTED FROM THE PUBLIC SEWER TO THE BUILDING INCLUIDING THE MACHINE TAP, WYE OR TEE, THE OUTSIDE CLEANOUT(S) AND ALL SERVICE PIPING. IF A NEW WYE OR TEE IS INSTALLED ON AN EXISTING PUBLIC SEWER, THE PIPE CONNECTIONS ON THE PUBLIC SEWER ON BOTH SIDES OF THE WYE OR TEE MUST ALSO BE AIR TESTED, AS DESCRIBED IN ITEM 11

. PRIOR TO TESTING, FLUSH AND CLEAN THE SEWERS BY A METHOD ACCEPTABLE TO THE DISTRICT. IF A NEW WYE OR TEE IS INSTALLED ON A EXISTING PUBLIC SEWER, CLEAN THE INSIDE OF ALL EXISTING PIPES TO ALLOW THE TEST PLUGS TO PROPERLY SEAL DURING TESTING.

3. ISOLATE THE BUILDING SANITARY SERVICE FROM THE EXISTING PUBLIC SEWER BY INSTALLING TWO AIRTIGHT PLUGS IN THE PUBLIC SEWER, BY INSTALLING ONE AIRTIGHT PLUG WITH A VOID POSITIONED AT THE CONNECTION BETWEEN THE BUILDING SERVICE CONNECTION AND THE PUBLIC SEWER, OR BY OTHER METHOD ACCEPTABLE TO

4. INSTALL AN AIRTIGHT PLUG ON THE CLEANOUT INSIDE THE BUILDING

DETERMINED BY THE DISTRICT.

6. WHENEVER THE SEWER TO BE TESTED IS SUBMERGED UNDER GROUNDWATER, DETERMINE THE GROUNDWATER HYDROSTATIC PRESSURE BY A METHOD APPROVED BY THE DISTRICT.

5. PROPERLY BRACE THE OUTSIDE CLEANOUT CAP AND COLLAR TO WITHSTAND AIR TESTING.

7. ADD AIR TO THE PLUGGED SEWER SECTIONS UNDER TEST THROUGH THE CLEANOUT OR PUBLIC SEWER PLUG UNTIL INITIAL AIR PRESSURE REACHES 4.0 PSIG GREATER THAN ANY GROUNDWATER HYDROSTATIC PRESSURE.

8. ALLOW AT LEAST TWO MINUTES FOR AIR TEMPERATURE TO STABILIZE, ADDING AIR TO MAINTAIN THE INITIAL 9. SHUT OFF THE AIR SUPPLY AFTER STABILIZING THE AIR TEMPERATURE AND RECORD THE TIME IN SECONDS

USING AN APPROVED STOPWATCH FOR THE INTERNAL SEWER PRESSURE TO DROP FROM 3.5 PSIG TO 2.5 PSIG

GREATER THAN ANY GROUNDWATER HYDROSTATIC PRESSURE. 10. THE BUILDING SANITARY SERVICE SHALL PASS IF THE RECORDED TIME FOR THE ALLOWABLE PRESSURE DROP EQUALS OR EXCEEDS 2 MINUTES FOR A 4-INCH AND 6-INCH DIAMETER SERVICE LESS THAN 300 FEET IN TOTAL LENGTH. THE MINIMUM ALLOWABLE TIME FOR LARGER PIPE DIAMETERS OR LONGER PIPE LENGTHS WILL BE

11. THE INDIVIDUAL PIPE JOINTS ON EITHER SIDE OF A NEW WYE OR TEE INSTALLED ON AN EXISTING PUBLIC SEWER SHALL ALSO BE AIR TESTED AS FOLLOWS: A) COMPLY WITH REQUIREMENTS OF ASTM C1103-90.

B) UTILIZE COMMERCIALLY AVAILABLE TEST APPARATUS WITH TWO SEPARATE INFLATABLE SEALING RINGS OR PLUGS, OR ONE PLUG WITH A VOID POSITIONED AT THE CENTER, AT LEAST 2.50 INCHES, BUT NO MORE THAN 2 C) ACCEPTABLE MAXIMUM AIR LOSS IS 1 PSI IN 5 SECONDS.

D) TEST PRESSURE IS 3.5 PSI HIGHER THAN GROUNDWATER PRESSURE, BUT DO NOT USE A TEST PRESSURE GREATER THAN 6 PSI. E) PROVIDE TEST APPARATUS THAT ALLOWS REMOTE MONITORING OF TEST BY THE DISTRICT.

12. IF THE AIR TEST FAILS TO MEET THESE REQUIREMENTS, LOCATE AND REPAIR, OR REMOVE AND REPLACE THE FAULTY SECTIONS OF SEWER IN A MANNER APPROVED BY THE DISTRICT, AS NECESSARY TO MEET THE ALLOWABLE LIMITS UPON RETESTING. THE USE OF ACRYLAMID GEL SEALANT IS NOT AN ACCEPTABLE METHOD TO CORRECT LEAKAGE.

13. PROVIDE AND USE EQUIPMENT AND MEASURING DEVICES ACCEPTABLE TO THE DISTRICT.

14. ALL AIR TESTING FOR ACCEPTANCE SHALL BE DONE UNDER THE DIRECT SUPERVISION OF THE DISTRICT. THE CONTRACTOR SHALL NOTIFY THE DISTRICT 48 HOURS PRIOR TO TESTING. 15. AIR TESTING TECHNIQUES SHALL BE IN ACCORDANCE WITH THE LATEST ASTM STANDARD PRACTICE FOR TESTING SEWER LINES BY LOW-PRESSURE AIR TEST METHOD FOR THE APPROPRIATE PIPE MATERIAL.

16. AIR TESTING MAY NOT BE PERFOMED UNTIL THE SANITARY SERVICE TRENCH HAS BEEN COMPETELY

1. THE ENTIRE BUILDING SANITARY SERVICE SHALL BE TELEVISED FROM THE PUBLIC SEWER TO THE BUILDING,

INCLUIDING THE MACHINE TAP, WYE OR TEE, THE OUTSIDE CLEANOUT(S) AND ALL SERVICE PIPING. 2. THE CONSTRUCTED SEWERS MUST BE TELEVISED UNDER SIMULATED FLOW CONDITIONS. DISTRICT PERSONNEL MUST BE PRESENT DURING TELEVISING. NO SAGS GREATER THAN 25% OF THE PIPE DIAMETER WILL BE ACCEPTED.

3. PRIOR TO TELEVISING, FLUSH AND CLEAN THE SEWERS BY A METHOD ACCEPTABLE TO THE DISTRICT. PROVIDE PREPARATORY CLEANING OF THE SEWER TO PERMIT UNOBSTRUCTED PASSAGE OF THE TELEVISION CAMERA AND CLEAN ENOUGH FOR THE CAMERA TO DISCERN STRUCTURAL DEFECTS, MISALIGNMENT, AND POINTS OF INFILTRATION TO THE SATISAFACTION OF THE DISTRICT.

ALL UNACCEPTABLE SAGS MUST BE REPLACED IN A MANNER ACCEPTABLE TO THE DISTRICT.

4. PROVIDE THE DISTRICT A VHS VIDEO RECORDING OF THE TELEVISING. SET VIDEO RECORDER TO STANDARD PLAY (SP) MODE.

5. BEGIN EACH TAPE WITH THE CURRENT DATE AND THE BEGINNING FOOTAGE COUNT SUPERIMPOSED ON THE VIDEO SIGNAL. PROVIDE CONTINUOUS FOOTAGE COUNTER ON ALL VIDEO RECORDINGS. 6. PROFESSIONALLY LABEL ALL VIDEO TAPES SHOWING THE BUILDING ADDRESS, THE DATE, AND CONTRACTOR'S

7. MOVE THE CAMERA, AT A SPEED NO GREATER THAN 30 FEET PER MINUTE AND STOPPING AT ALL DEFECTS AND POINTS OF INFILTRATION TO PERMIT PROPER DOCUMENTATION OF THE SEWER CONDITION.

9. TELEVISING MAY BE PERFORMED AFTER THE SANITARY SERVICE HAS BEEN SUCCESSFULLY AIR TESTED AND

8. ALL TELEVISING FOR ACCEPTANCE SHALL BE DONE UNDER THE DIRECT SUPERVISION OF THE DISTRICT. THE CONTRACTOR SHALL NOTIFY THE DISTRICT 48 HOURS PRIOR TO TELEVISING, VIDEO TAPES SHALL BE TURNED IN MMEDIATELY TO THE DISTRICT INSPECTOR UPON COMPLETION OF TELEVISING.

E. MANHOLE TESTING

1. EACH MANHOLE SHALL BE TESTED NO SOONER THAN 30 DAYS AFTER COMPLETION OF MANHOLE CONSTRUCTION.

ALL OUTSIDE CLEANOUTS HAVE BEEN ADJUSTED TO FINAL GRADE.

2. ALL LIFT HOLES SHALL BE PLUGGED WITH AN APPROVED NON-SHRINK GROUT. 3. NO GROUT WILL BE PLACED IN THE HORIZONTAL JOINTS BEFORE TESTING.

4. ALL PIPES ENTERING THE MANHOLE SHALL BE PLUGGED, TAKING CARE TO SECURELY BRACE THE PLUGS FROM BEING DRAWN INTO THE MANHOLE. 5. THE TEST HEAD SHALL BE PLACED AT THE INSIDE OF THE TOP OF THE MANHOLE FRAME AND THE SEAL

INFLATED IN ACCORDANCE WITH THE MANUFACTURER'S RECOMMENDATION. 6. A VACUUM OF 10 INCHES OF MERCURY SHALL BE DRAWN AND THE VACUUM PUMP SHUT OFF. WITH THE VALVES CLOSED, THE TIME SHALL BE MEASURED FOR THE VACUUM TO DROP TO 9 INCHES. THE MANHOLE, SHALL PASS IF THE TIME IS GREATER THAN 60 SECONDS FOR A 48" DIAMETER MANHOLE, 75 SECONDS FOR 60", AND

90 SECONDS FOR 72". 7. IF THE MANHOLE FAILS THE INITIAL TEST, NECESSARY REPAIRS SHALL BE MADE WITH A NON-SHRINK GROUT. RETESTING SHALL PROCEED UNTIL A SATISAFACTORY TEST IS OBTAINED.

PROCEDURE BY THE DISTRICT OR ITS AUTHORIZED REPRESENTATIVE(S). THE DISTRICT SHALL BE NOTIFIED BY THE CONTRACTOR 48 HOURS PRIOR TO TESTING. ANY PIPING WITH DIPS, CRACKS, IMPROPERLY SEALED JOINTS, OR VARIATIONS FROM THE APPROVED GRADES AND ALIGNMENT SHALL REPAIRED BY REMOVING AND REPLACING THE INVOLVED SECTIONS OF PIPE. THE REPAIRED

SECTION OF PIPE SHALL THEN BE RE-TESTED. THE VILLAGE ENGINEER MAY ALSO REQUEST OTHER TYPES OF

8. ALL MANHOLE TESTING FOR ACCEPTANCE SHALL BE DONE UNDER THE DIRECT SUPERVISION OF THE TEST

TESTING ON THE SANITARY SEWER INSTALLATION AS A CONDITION OF INITIAL ACCEPTANCE. G. RECORD DRAWINGS 1. PRIOR TO FINAL ACCEPTANCE OF WORK "RECORD" DRAWINGS SHALL BE SUBMITTED TO THE VILLAGE. 2. ONE MYLAR REPRODUCIBLE AND TWO BLUELINE COPIES SHALL BE SUBMITTED.

ALL CONSTRUCTION SHALL MEET THE REQUIREMENTS AND ACCEPTANCE BY METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO PRIOR TO THE ACCEPTANCE BY THE DIRECTOR OF ENGINEERING.

STORM SEWER AND STORM WATER DETENTION

1. ALL DEVELOPMENT, WHETHER PUBLIC OR PRIVATE, SHALL INCLUDE PROVISIONS FOR THE CONSTRUCTION OF STORM SEWERS AND APPURTENANCES DESIGNED IN ACCORDANCE WITH THIS SECTION. DEVELOPERS SHALL USE EITHER THE PUBLIC SEWER SYSTEM OR AN ALTERNATIVE SEWER SYSTEM, CERTIFIED BY AN AGENCY OR MUNICIPALITY WITH JURISDICTIONAL AUTHORITY, PROVIDED THAT THE DEVELOPMENT IS PROXIMATE TO A TRANSMISSION LINE THAT HAS ADEQUATE CAPACITY TO HANDLE SUCH PROPOSED DEVELOPMENT.

2. ALL DEVELOPMENT DESIGNATED BY THE DIRECTOR OF ENGINEERING SHALL INCLUDE PROVISIONS FOR STORM WATER HOLDING FACILITIES DESIGNED IN ACCORDANCE WITH THIS SECTION. THE STORM WATER HOLDING FACILITIES SHOULD INCORPORATE MULTIPLE USES WHERE PRACTICABLE. THE DETENTION. RETENTION OR DEPRESSIONAL STORAGE AREAS THAT ARE TO BE USED AS PART OF THE

DRAINAGE SYSTEM FOR A PROPERTY SHALL BE CONSTRUCTED AS THE FIRST ELEMENT OF THE INITIAL EARTHWORK

BEFORE PROJECT COMPLETION IN ORDER TO MAINTAIN THE DESIGN VOLUME OF THE FACILITIES. 3. STORM SEWER SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH SECTION 600 OF THE "STANDARD SPECIFICATION FOR ROAD AND BRIDGE CONSTRUCTION," AND "STANDARD SPECIFICATIONS FOR WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS," LATEST EDITION, UNLESS OTHERWISE MODIFIED IN THE SECTION.

PROGRAM. ANY ERODED SEDIMENT CAPTURED IN THESE FACILITIES SHALL BE REMOVED BY THE APPLICANT

4. STORMWATER SYSTEM DESIGN SHOULD BE IN CONFORMANCE WITH ILLINOIS EPA STORMWATER PERMITTING REQUIREMENTS. IN PARTICULAR, A STATE NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT FOR CONSTRUCTION SITE ACTIVITIES IS REQUIRED FOR LAND DISTURBANCES OF FIVE OR MORE ACRES. PERMIT REQUIREMENTS FOR A "STORMWATER POLLUTION PREVENTION PLAN" SPECIFICALLY REFERENCE THE NEED FOR STORMWATER DETENTION, VEGETATED SWALES AND NATURAL DEPRESSIONS, INFILTRATION MEASURES, AND VELOCITY DISSIPATION DEVICES TO CONTROL RUNOFF POLLUTANTS AND TO MAINTAIN PRE-DEVELPOPMENT HYDRO LOGIC CONDITIONS.

SEWER PIPE CALL SHALL BE DETERMINED BASED UPON THE SPECIFICATION OF SECTION 603 OF THE "STANDARD SPECIFICATION FOR ROAD AND BRIDGE CONSTRUCTION." LATEST EDITION.

ALL STORM SEWER SYSTEM ELEMENTS SHALL CONFORM TO THE FOLLOWING SPECIFICATIONS:

SUMP PUMP SERVICE CONNECTION AND STORM SEWER EXTENSION (4" AND 6") — ABS SEWER PIPE OR PVC SEWER PIPE ASTM D2751, SDR35, OR ASTM3034, SDR35, FLEXIBLE PLASTIC DRAIN PIPE. CONCRETE SEWER PIPE (10" DIAMETER AND SMALLER), MINIMUM CLASS 3, ASTM C14. REINFORCED CONCRETE PIPE (12" DIAMETER AND LARGER), CIRCULAR REINFORCEMENT, MINIMUM CLASS 3, WALL B. ASTM C76. REINFORCED CONCRETE ARCH CULVERT PIPE-MINIMUM CLASS HE-III OR VE-III, ASTM C507.

SEWER PIPE JOINTS:

ABS PIPE-ASTM C443 PVC PIPE-ASTM D3212, PUSH-ON TYPE, EXCEPT UNDERDRAIN PIPE WHICH SHALL HAVE SOLVENT WELDED REINFORCED CONCRETE PIPE-ASTM C443. ("O" RING). USE PRE-FORMED RUBBER GASKET JOINTS. REINFORCED ARCH OR ELLIPTICAL PIPE—ASTM C877

3. CASING PIPES FOR AUGURED SLEEVES: STEEL PIPE-ASTM A120, 3/8" MINIMUM THICKNESS

PVC UNDERDRAIN PIPE (4", 6", AND 8") — ASTM D2729, SDR35.

4. MANHOLES AND CATCH BASINS PRECAST REINFORCED CONCRETE - ASTM C478 AND ASTM C 443 SIZE: FOR SEWER 18" DIAMETER OR LESS, MANHOLE SHALL HAVE A 48" INSIDE DIAMETER. FOR SEWER 21" TO 36" DIAMETER, MANHOLE SHALL HAVE A 60" INSIDE DIAMETER FOR SEWER GREATER THAN 36" DIAMETER, MANHOLE SHALL HAVE AN OFFSET RISER PIPE OF 48" INSIDE

ADJUSTMENT" NO MORE THAN TWO (2) PRECAST CONCRETE ADJUSTING RINGS WITH SIX (6) INCH MAXIMUM HEIGHT ADJUSTMENT SHALL BE ALLOWED. PIPE AND FRAME SEALS: ALL PIPE CONNECTION OPENINGS SHALL BE PRECAST WITH PORTLAND CEMENT MORTAR, O-RING GASKETS OR MASTIC MATERIAL. BOTTOM SECTIONS: ALL BOTTOM SECTIONS SHALL BE MONOLITHICALLY PRECAST INCLUDING BASES AND INVERT FLOWLINES.

MANHOLE STEPS - EAST JORDAN IRON WORKS, INC. #8518. STEPS SHALL BE INSTALLED IN ALL STRUCTURES (STORM / SANITARY / WATER) AT 16 INCH CENTERS, WHERE THE DEPTH BETWEEN THE RIM AND THE BOTTOM OF THE STRUCTURE EXCEEDS FOUR FEET IN HEIGHT. PRECAST REINFORCES CONCRETE - ASTM C478 AND ASTM C443

SIZE: INLETS SHALL HAVE 24" INSIDE DIAMETER AND A MAXIMUM DEPTH OF FOUR (4) FEET ADJUSTMENT: NO MORE THAN TWO (2) PRECAST CONCRETE ADJUSTING RINGS WITH SIX (6) INCH MAXIMUM HEIGHT ADJUSTMENT SHALL BE ALLOWED ONLY ONE (1) PIPE CONNECTION IS ALLOWED AND IT SHALL BE PRECAST WITH PORTLAND CEMENT MORTAR. O-RING GASKETS OR MASTIC MATERIAL. BOTTOM SECTIONS: ALL BOTTOM SECTIONS SHALL BE MONOLITHICALLY PRECAST INCLUDING BASES AND INVERT FLOWLINES

6. CASTINGS - UNLESS OTHERWISE NOTED ON THE PLANS, THE FOLLOWING SHALL BE USED: MANHOLE FRAME AND COVER - EAST JORDAN IRON WORKS, INC. # 1060 AND TYPE A-CLOSE GRATE. CATCH BASIN INLET - EAST JORDAN IRON WORKS, INC. # 1060 AND TYPE M1-OPEN GRATE. THREE (3) INCH INLET AND CATCH BASIN INLET - EAST JORDAN IRON WORKS, INC. # 7520 AND TYPE M

7. CRUSHED GRANULAR BEDDING: CRUSHED GRAVEL OR CRUSHED STONE COURSE AGGREGATE - ASTM C33, SIZE NO. 67

8. HEADWALLS AND PRECAST END SECTIONS: ALL PIPES SHALL TERMINATE AT REINFORCED CONCRETE HEADWALLS OR PRECAST END SECTIONS.

1. ALL DEVELOPMENT SHALL INCLUDE PROVISIONS FOR THE CONSTRUCTION OF WATER DISTRIBUTION FACILITIES COMPLETE WITH VALVES, FIRE HYDRANTS, AND OTHER APPURTENANCES DESIGNED IN ACCORDANCE WITH THIS SECTION. AS A MINIMUM, THE WATER DISTRIBUTION SYSTEM SHALL PROVIDE A SERVICE CONNECTION(S) AT THE APPROXIMATE MID-POINT OF THE PROPERTY LINE OF EACH INDIVIDUAL LOT OR PARCEL WITHIN THE DEVELOPMENT. WHERE MORE THAN ONE BUILDING IS LOCATED OR PLANNED ON ONE LOT OR PARCEL PER PROPERTY, OR WHEN WATER MAIN CONSTRUCTION IS REQUIRED ON THE PROPERTY FOR FIRE PROTECTION, THE PROPOSED CONSTRUCTION SHALL ALSO INCLUDE ALL WATER MAIN

CONSTRUCTION AND APPURTENANCES WITHIN THE LOT OR PARCEL EXCEPT SERVICES LINES. 2. SPECIFICATION REFERENCES MADE HEREIN FOR MANUFACTURED MATERIALS SUCH AS PIPE, HYDRANTS, VALVES AND FITTINGS REFER TO DESIGNATION THE AMERICAN WATER WORKS ASSOCIATION (AWWA) OR OF THE AMERICAN NATIONAL STANDARD INSTITUTE (ANSI). WATER DISTRIBUTION SYSTEMS SHALL BE CONSTRUCTED IN ACCORDANCE WITH THE "STANDARD SPECIFICATIONS FOR WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS," LATEST EDITION, UNLESS OTHERWISE MODIFIED IN THIS SECTION.

MATERIAL SPECIFICATION AND DETAILS

(ALL WATER DISTRIBUTION SYSTEM ELEMENTS SHALL CONFORM TO THE FOLLOWING SPECIFICATIONS:) PIPE CLASS THICKNESS - ANSI A21.50 (AWWA C150), MINIMUM THICKNESS, CLASS 52 PIPE - ANSI A21-51 (AWWA C152) PIPE LINING - ANSI A21.4 (AWWA C104) FITTINGS - ANSI 21.10 (AWWA C110) ALL FITTINGS MUST HAVE RETAINING GLANDS

POLYVINYL WRAPPING OF ALL WATERMAINS IS REQUIRED. FIRE HYDRANTS WATEROUS PACER MODEL WB-67 WITH A 5-1/4" VALVE OPENING

JOINTS - MECHANICAL AND PUSH-ON, ANSI A21.11 (AWWA C111)

ALL HYDRANTS SHALL BE PAINTED YELLOW HYDRANT VALVE BOX TYLER 664-S, VALVE SHALL MATCH SAME MANUFACTURER AS HYDRANT AND SHALL CONNECT TO THE FIRE HYDRANT WITH A FLANGE CONNECTION.

LID EMBOSSED "WATER" 4. CORPORATION STOPS

FORD FB600 WITH LAO 4-44 SWIVEL

SERVICE PIPE COPPER TUBE, 1-1/2 INCH. TYPE K DUCTILE IRON, LARGER THAN 2-INCH, CONFORM TO SECTION C(1) ABOVE.

DUCTILE IRON SERVICE, 4-INCH AND SMALLER, CONFORM TO SECTION C(4) ABOVE.

COPPER SERVICE, FORD B44-444 DUCTILE IRON SERVICE, CONFORM TO SECTIONS C(2)(A) AND C(2)(C) 7. CURB BOX

COPPER SERVICE, TYLER 95-E

DUCTILE IRON SERVICE, 6-INCH AND LARGER, CONFORM TO SECTION C(12) BELOW. HORIZONTAL REACTION - THRUST AT ALL TEES, PLUGGED ENDS, HYDRANTS, AND BENDS BETWEEN 11 DEGREES AND 90 DEGREES SHALL CONFORM TO EXHIBIT NO WM10 SPECIFICATION.

VERTICAL REACTION - THE ENGINEER SHALL SUBMIT INDIVIDUAL DESIGNS FOR EACH LOCATION AND COMPLY WITH AWWA C600, SECTION 3.8. MATERIAL - PRECAST OR POURED CLASS SI CONCRETE WHERE UNDISTURBED EARTH IS NOT AVAILABLE OR NOT LIKELY TO BE AVAILABLE TO BACK UP PRESSURE TYPE CONCRETE THRUST BLOCKS, THE ENGINEER SHALL SPECIFY TIE ROD WITH OR WITHOUT ANCHOR TYPE CONCERT THRUST BLOCKS AND SUBMIT DESIGN DATA FOR SUCH SPECIFICATION. CARE SHALL BE TAKEN WHEN POURING CONCRETE SO THAT THE MIX WILL NOT INTERFERE WITH ACCESS TO JOINTS OR

WITH HYDRANT DRAINAGE. WEDGE TYPE THRUST RESTRAINTS SHALL BE USED AT ALL HYDRANTS, PLUGS, CAPS, TEES, ELBOWS, AND FITTINGS. FORMED CONCRETE THRUST RESTRAINTS SHALL BE ALLOWED TO BE USED ONLY WITH THE APPROVAL OF THE DEPARTMENT OF PUBLIC WORKS WATER DIVISION. THE USE OF WOOD BLOCKING, CONCRETE BLOCKS, STAKES OR CLAMPS WILL NOT BE ALLOWED. FORMED CONCRETE THRUST RESTRAINTS MAY BE REQUIRED IN ADDITION TO THE WEDGE ACTION RETAINER GLANDS AT FITTINGS UPON THE DIRECTION OF THE DEPARTMENT OF PUBLIC WORKS WATER DIVISION.

CASING PIPES STEEL PIPE - ASTM A120, 0.375" MINIMUM THICKNESS.

MAXIMUM HEIGHT ADJUSTMENT SHALL BE ALLOWED.

TEST REPEATED UNTIL SATISFACTORY RESULTS ARE OBTAINED.

10. VALVES TWELVE (12) INCHES AND SMALLER-EPOXY COATED RESILIENT WEDGE VALVES WITH NON-RISING STEM GATE VALVES, COUNTER-CLOCKWISE TO OPEN, AWWA #C-509, WATREOUS MODEL.

PRECAST REINFORCED CONCRETE - ASTM C478 AND ASTM C443.

SIZE: FOR 6", 8", AND 10" DIAMETER VALVES, VALVE VAULTS SHALL HAVE A 48" INSIDE DIAMETER;; FOR PRESSURE CONNECTIONS AND VALVES 12" AND LARGER IN DIAMETER, VALVE VAULTS SHALL HAVE A 60" INCH DIAMETER.

ADJUSTMENTS: NO MORE THAN TWO (2) PRECAST CONCRETE ADJUSTING RINGS WITH SIX (6) INCH

MANHOLE FRAME AND COVER - EAST JORDAN IRON WORKS, INC. #1022, TY A EMBOSSED WATER AND VILLAGE OF DOWNERS GROVE. MANHOLE STEPS, EAST JORDAN IRON WORKS, INC. #8518.406.

13. CRUSHED GRANULAR BEDDING CRUSHED GRAVEL OR CRUSHED STONE COURSE AGGREGATE -A ASTM C33, SIZE NO. 67.

REQUIREMENTS OF ASTM-139 GRADE B. THE MINIMUM WALL THICKNESS SHALL BE 0.25".

NEW WELDED STEEL PIPE WITH A MINIMUM YIELD STRENGTH OF 35,000 PSI AND SHALL MEET THE MINIMUM

PRESSURE TEST

1. AS PART OF THE CONSTRUCTION, THE WATER MAINS SHALL BE PRESSURE TESTED IN ACCORDANCE WITH THIS SECTION.

2. ALL NEWLY LAID PIPE SHALL BE SUBJECTED TO A HYDROSTATIC PRESSURE OF ONE HUNDRED FIFTY

(150) POUNDS PER SQUARE INCH. DURATION OF EACH TEST SHALL BE FOR A PERIOD OF NOT LESS

THAN TWO (2) HOURS. EACH VALVED SECTION OF PIPE SHALL BE FILLED WITH WATER AND THE SPECIFIED TEST PRESSURE SHALL BE APPLIED BY MEANS OF A PUMP CONNECTED TO THE PIPE. BEFORE APPLYING THE SPECIFIED TEST PRESSURE, ALL AIR SHALL BE EXPELLED FROM THE PIPE. ALL LEAKS SHALL BE REPAIRED UNTIL TIGHT. ANY CRACKED OR DEFECTIVE PIPES, FITTINGS, VALVES, OR HYDRANTS

3. ALL TESTING SHALL BE DONE BEFORE THE INSTALLATION OF SERVICE LINES. SUITABLE MEANS SHALL BE PROVIDED FOR DETERMINING THE QUANTITY OF WATER LOST BY LEAKAGE UNDER THE SPECIFIED TEST PRESSURE. ALLOWABLE LEAKAGE SHALL NOT BE GREATER THAN THE FOLLOWING:

DISCOVERED IN CONSEQUENCE OF THIS PRESSURE TEST SHALL BE REMOVED AND REPLACED AND THE

12" 1.10 GAL/HR/1000' 10" 0.92 GAL/HR/1000'

8" 0.74 GAL/HR/1000' 6" 0.55 GAL/HR/1000'

LEAKAGE IS DEFINED AS THE QUALITY OF WATER REQUIRED TO BE SUPPLIED TO THE NEWLY LAID PIPE NECESSARY TO MAINTAIN THE SPECIFIED LEAKAGE TEST PRESSURE.

PRIOR TO CHLORINATION. THE MAIN SHALL BE FLUSHED AS THOROUGHLY AS POSSIBLE WITH THE WATER PRESSURE AND OUTLETS AVAILABLE. FLUSHING SHALL BE DONE AFTER THE PRESSURE TEST IS MADE. BECAUSE SUCH FLUSHING REMOVES ONLY THE LIGHTER SOLIDS, IT CANNOT BE RELIED UPON TO REMOVE HEAVY MATERIAL ALLOWED TO GET INTO THE MAIN DURING LAYING. IF NO HYDRANT IS INSTALLED AT THE END OF THE MAIN, A TAP SHOULD BE PROVIDED LARED AND PRAGE ENOUGH TO AFFECT A VELOCITY IN THE MAIN OF AT LEAST TWO AND ONE-HALF (2 ½) FEET PER SECOND.

THE PREFERRED POINT OF APPLICATION OF THE CHLORINATING AGENT SHALL BE AT THE BEGINNING OF THE PIPELINE EXTENSION OR ANY VALVED SECTION OF IT AND THROUGH A CORPORATION STOP IN THE TOP OF THE NEWLY LAID PIPE. THE INJECTOR FOR DELIVERING THE CHLORINE-GAS INTO THE PIPE SHOULD BE SUPPLIED FROM A TAP ON THE PRESSURE SIDE OF THE GATE VALVE CONTROLLING THE FLOW

CHLORINE-GAS. THE RATE OF CHLORINE MIXTURE FLOW SHALL BE IN SUCH PROPORTION TO THE RATE OF WATER ENTERING THE PIPE THAT THE CHLORINE DOSE APPLIED TO THE WATER ENTERING THE NEWLY LAID PIPE SHALL BE AT LEAST FIFTY (50) PPM, OR ENOUGH TO MEET THE REQUIREMENTS DURING THE RETENTION PERIOD. THIS MAY REQUIRE AS MUCH AS ONE HUNDRED (100) PPM OF CHLORINE IN THE WATER LEFT IN THE LINE AFTER CHLORINATION.

2. WATER FROM THE EXISTING DISTRIBUTION SYSTEM OR OTHER SOURCE OF SUPPLY SHALL BE

CONTROLLED SO AS TO FLOW SLOWLY INTO THE NEWLY LAID PIPELINE DURING THE APPLICATION OF

BACTERIA. THIS RETENTION PERIOD SHALL BE AT LEAST TWENTY-FOUR (24) HOURS. AFTER THE CHLORINE-TREATED WATER HAS BEEN RETAINED FOR THE REQUIRED TIME, THE CHLORINE RESIDUAL AT

THE PIPE EXTREMITIES AND AT OTHER REPRESENTATIVE POINTS SHOULD BE AT LEAST 25 PPM.

3. VALVES SHALL BE MANIPULATED SO THAT THE STRONG CHLORINE SOLUTION IN THE LINE BEING

4. TREATED WATER SHALL BE RETAINED IN THE PIPE LONG ENOUGH TO DESTROY ALL SPORE-FORMING

5. IN THE PROCESS OF CHLORINATING NEWLY LAID PIPE, ALL VALVES OR OTHER APPURTENANCES SHALL BE OPERATED WHILE THE PIPELINE IS FILLED WITH THE CHLORINATING AGENT. 6. ALL WATER MAINS SHALL BE DISINFECTED AND TESTED ACCORDING TO REQUIREMENTS OF THE "STANDARDS FOR DISINFECTING WATER MAINS." AWWA C601. AND AS REQUIRED BY THIS SECTION. ALL DISINFECTION AS REQUIRED BY THIS SECTION SHALL BE PERFORMED BY AN INDEPENDENT FIRM

LAID PIPELINE AT ITS EXTREMITIES UNTIL THE REPLACEMENT WATER. THROUGHOUT ITS LENGTH SHALL. UPON TEST, BE APPROVED AS SAFE WATER BY THE VILLAGE ENGINEER. THIS QUALITY OF WATER

DELIVERED BY THE NEW MAIN SHOULD CONTINUE FOR A PERIOD OF AT LEAST TWO (2) FULL DAYS AS

DEMONSTRATED BY LABORATORY EXAMINATION OF SAMPLES TAKEN FROM A TAP LOCATED AND INSTALLED

EXHIBITING EXPERIENCE IN THE METHODS AND TECHNIQUES OF THIS OPERATION, AND SHALL BE APPROVED BY THE VILLAGE ENGINEER. FINAL FLUSH AND TESTING FOLLOWING CHLORINATION, ALL TREATED WATER SHALL BE THOROUGHLY FLUSHED FROM THE NEWLY

TREATED SHALL NOT FLOW BACK INTO THE LINE SUPPLYING THE WATER.

IN SUCH A WAY AS TO PREVENT OUTSIDE CONTAMINATION. SAMPLES SHOULD NEVER BE TAKEN FROM AN UNSTERILIZED HOSE OR FROM A FIRE HYDRANT BECAUSE SUCH SAMPLES SELDOM MEET CURRENT BACTERIOLOGICAL STANDARDS. 2. AFTER DISINFECTING AND FLUSHING, A MINIMUM OF TWO (2) WATER SAMPLES SHALL BE COLLECTED BY THE CONTRACTOR ON TWO SUCCESSIVE DAYS, WITH NOTICE GIVEN, SO THAT THE COLLECTION MAY BE WITNESSED BY THE VILLAGE ENGINEER. BACTERIOLOGICAL SAMPLING AND ANALYSIS OF THE SAMPLES. SHALL BE PERFORMED BY A LABORATORY APPROVED BY THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH AND THE VILLAGE ENGINEER. SHOULD THE INITIAL TREATMENT RESULT IN AN UNSATISFACTORY BACTERIAL TEST, THE PROCEDURE SHALL BE REPEATED UNTIL SATISFACTORY RESULTS ARE OBTAINED. THE CONTRACTOR OR DEVELOPER SHALL PAY FOR THE SAMPLING AND ANALYSIS. RESULTS OF THE ANALYSIS SHALL BE TRANSMITTED BY THE LABORATORY DIRECTLY TO THE VILLAGE ENGINEER. TEST

RESULTS SHALL INDICATE THE DATE THE SAMPLE WAS COLLECTED. THE DATE THE ANALYSIS WAS MADE.

THE EXACT LOCATION AT WHICH SAMPLES WERE TAKEN, THE FIRM SUBMITTING THE SAMPLE, AND THE

PROJECT AT WHICH THE SAMPLES WERE COLLECTED. SUFFICIENT SAMPLES SHALL BE COLLECTED IN ORDER TO INSURE THAT THE SYSTEM IS BACTERIOLOGICALLY SAFE.

HE STANDARD SPECIFICATIONS WHICH APPLY TO THE CONSTRUCTION WORK AS SHOWN ON THE ENGINEERING PLANS, ARE CONTAINED IN THE FOLLOWING DOCUMENTS: 1. STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION AS ADOPTED JANUARY 1, 2007

AS ADOPTED JULY, 2009 BY THE ILLINOIS SOCIETY OF PROFESSIONAL ENGINEERS, ET AL., AND ALL

2. STANDARD SPECIFICATIONS FOR WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS FIFTH EDITION,

BY THE STATE OF ILLINOIS, DEPARTMENT OF TRANSPORTATION AND ALL SUBSEQUENT REVISIONS.

SUBSEQUENT REVISIONS. 3. STANDARD SPECIFICATIONS AS CURRENTLY IN EFFECT BY THE CITY/ VILLAGE, AND ALL

4. PROCEDURES AND STANDARDS FOR URBAN SOIL EROSION AND SEDIMENTATION CONTROL IN ILLINOIS, LATEST EDITION AND ALL SUBSEQUENT REVISIONS.

IN THE EVENT OF A CONFLICT BETWEEN STATEMENTS WHICH APPLY TO THE CONSTRUCTION WORK. THE

STATEMENT CONTAINED WITHIN THE DOCUMENT FIRST ENUMERATED BELOW SHALL GOVERN: 1. SPECIAL PROVISIONS GENERAL NOTES

4. STANDARD SPECIFICATIONS, AS DEFINED IN PARAGRAPH 1 ABOVE.

. NOTES AND DETAILS ON THE ENGINEERING PLAN

ATWOOD SUBDIVISION

FAIRVIEW AVENUE BETWEEN 66TH STR. AND 67TH CT.

SUBSEQUENT REVISIONS.

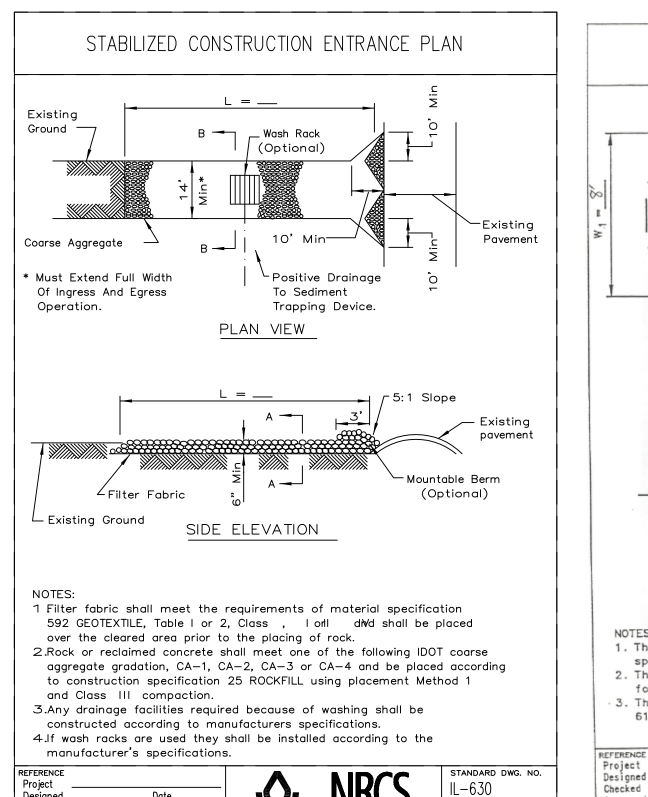
SCALE: N.T.S. DATE: 12-01-11 SHEET: 2 OF 12 JOB NUMBER: Consulting Civil Engineering Land Planning & Surveying # DATE 1050 State Route 126 1 01–16–2012 Plainfield, Illinois 60544 2 02–07–2012 voice 815-254-0505 fax 815-436-5158 4

# GENERAL NOTES

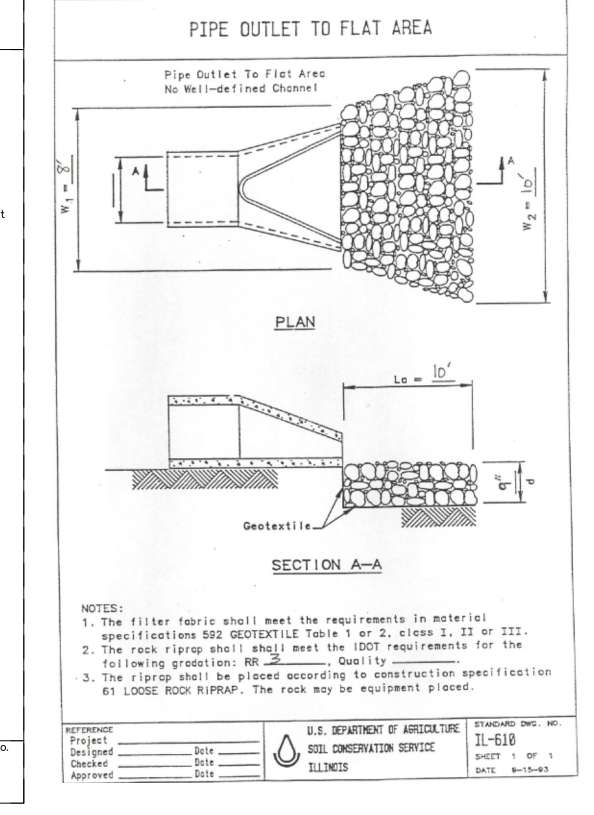
DOWNERS GROVE, ILLINOIS

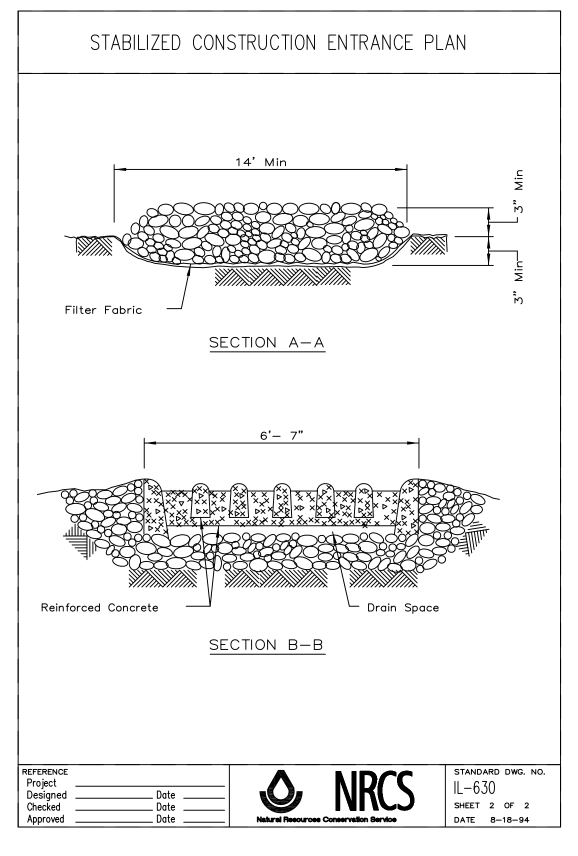
DESCRIPTION REVISED PER VILLAGE REVISED PER VILLAGE

DRAWN BY: SWL | CHECKED BY: TRH

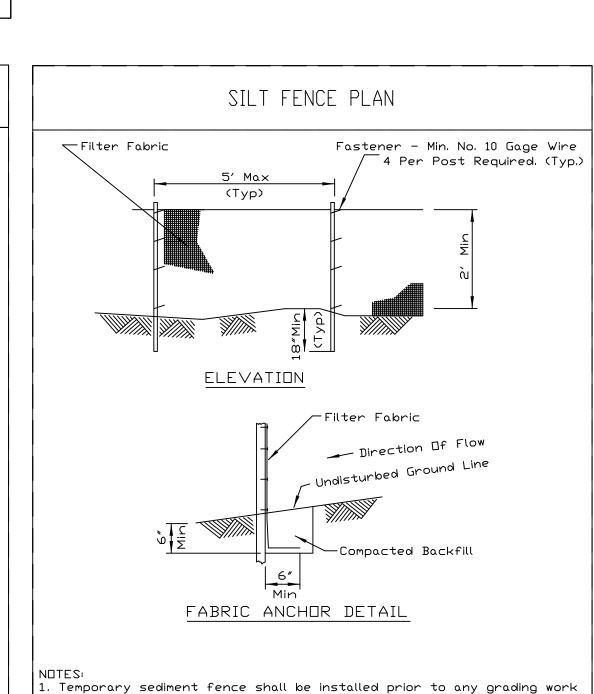


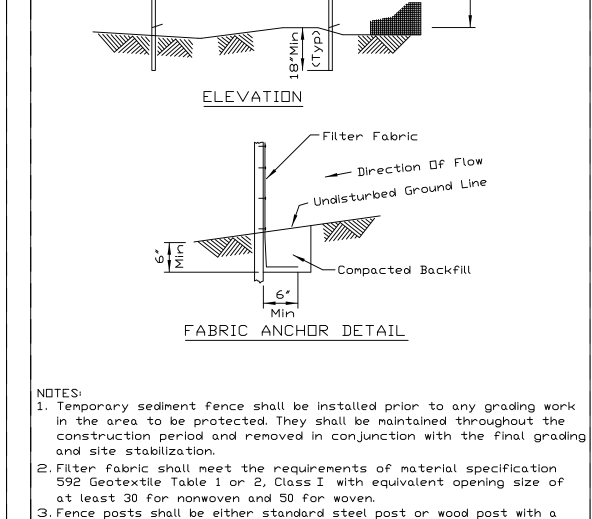
SHEET 1 OF 2





\_\_\_\_\_ Date \_\_\_\_





STANDARD DWG. NO.

SHEET 1 DF 2

DATE 11-20-01

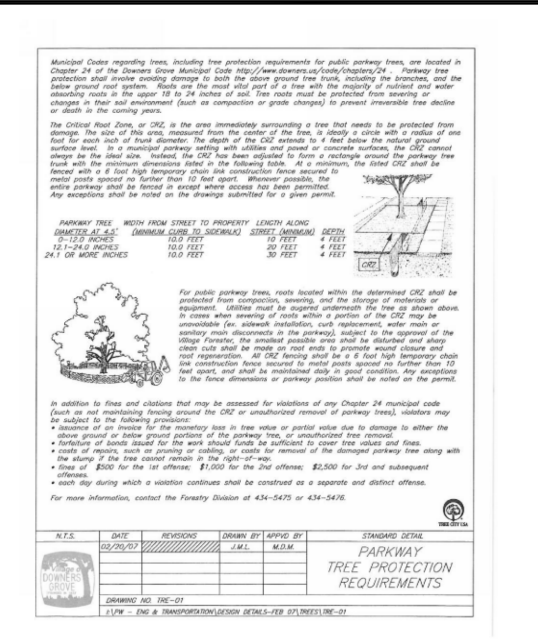
IL-620

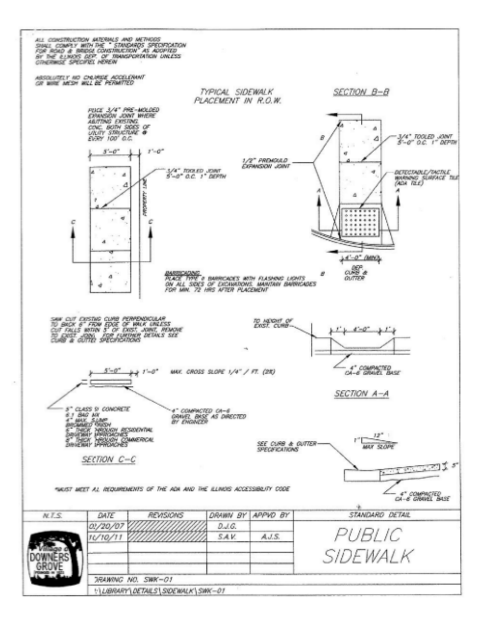
minimum cross-sectional area of 3.0 sq. in.

Designed \_

Checked

Approved





-6" THICK P.C.C. WITH NO WIRE MESH

25' MAX

IF REMOVING OR REPLACING EXISTING
CURB, THE DISTURBED LENGTH MUST BE
INDICATED.

PUBLIC
WALK

INDICATED.

2-#5 SMOOTH EPOXY COATED BAR 18
INCHES IN LENGTH MUST BE USED AT
ALL JOINTS BETWEEN NEW AND OLD

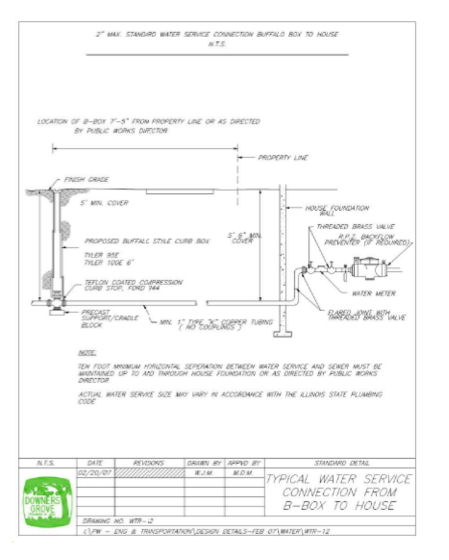
6" CA-6 COMPACTED BASE

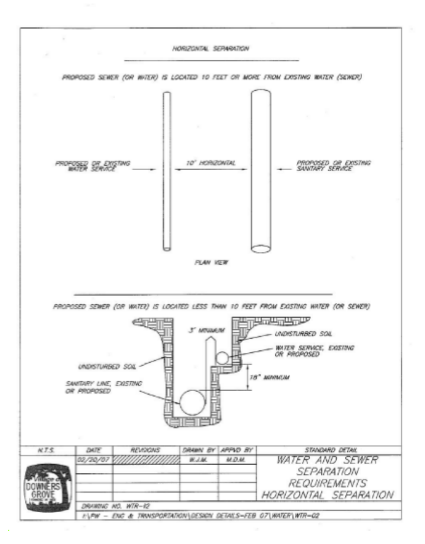
CONCRETE APPROACH, PLACE EXPANSION

16' MIN. 31' MAX.

RIGHT OF WAY PORTION

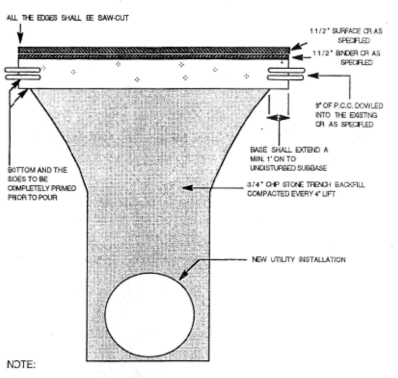
FOR SIDEWALK SPECIFICATIONS, SEE DETAIL SWK-D1







BITUMINOUS SURFACE STREETS-CONCRETE BASE



ALL CONSTRUCTION MATERIALS AND METHODS SHALL COMPLY WITH THE "STANDARD SPECIFICATIONS FOR ROAD AND BHOOSE CONSTRUCTION" AS ADOPTED BY THE ALLINOIS DEPARTMENT OF TRANSPORTATION, UNLESS OTHERWISE SPECIFIED HERBIN.

ALL ROADWAYS SHALL REMAIN OPEN TO TRANSFORT AT LEAST 1/2 THE WIDTH, ALL BARRICADING SHALL COMPLY WITH THE STANDARD SPECIFICATIONS FOR ROW AND BRIDGE CONSTRUCTION AS ADOPTED BY THE ILLINOIS DEPARTMENT OF TRANSPORTATION, AND SHALL BE APPROVED BY THE VILAGE, PRICA TO COMMENCEMENT OF WORK.

\*IF MORE THAN 30% OF THE ROADWAY AFFECTED, THE ENTIRE WIDTH OF THE ROADWAY MUST BE RESURFACED.

\*ALL STREET OPENINGS MUST BE FULLY RESTORED WITH IN TEN DAYS.

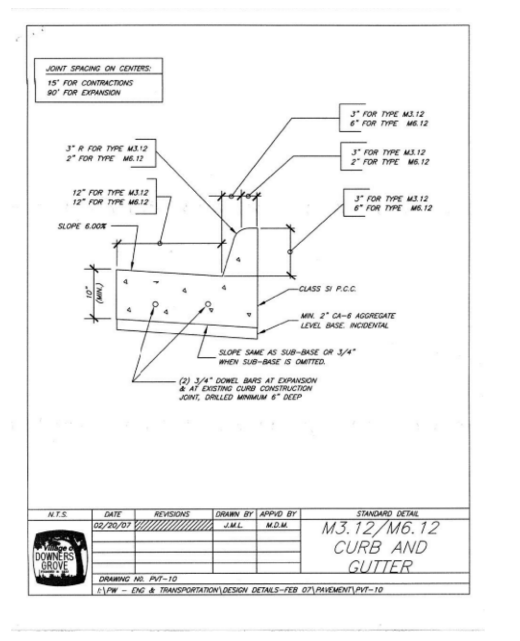
24 HOURS NOTICE REQUIRED FOR ALL INSPECTIONS

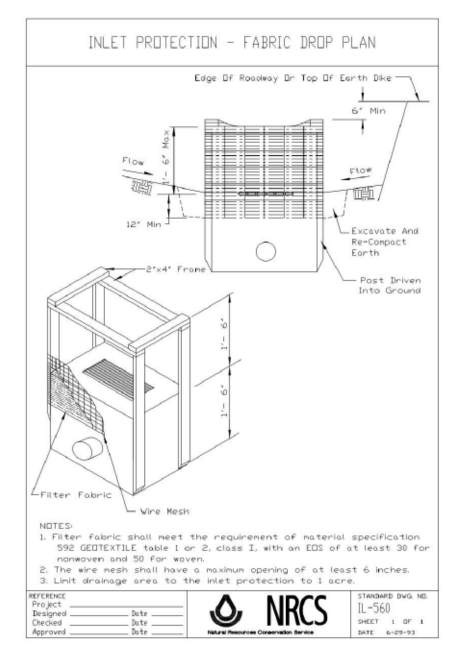
PUBLIC WORKS DEPARTMENT434-5460

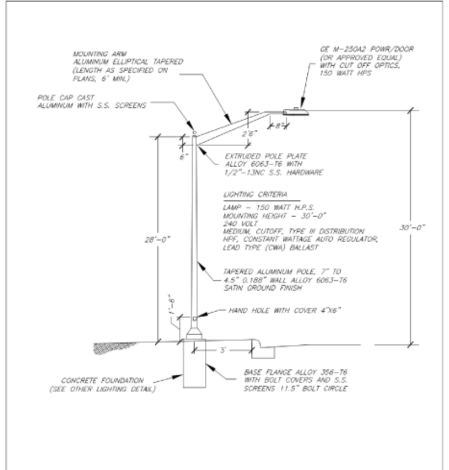
BITUMINOUS SURFACE, BASE - FINAL

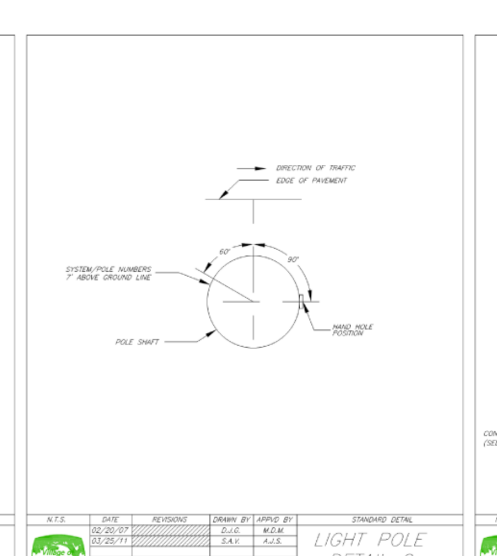
REVISED ON BAILSD MCROSOFT WORKS 4: By: Tray W. Kane St.

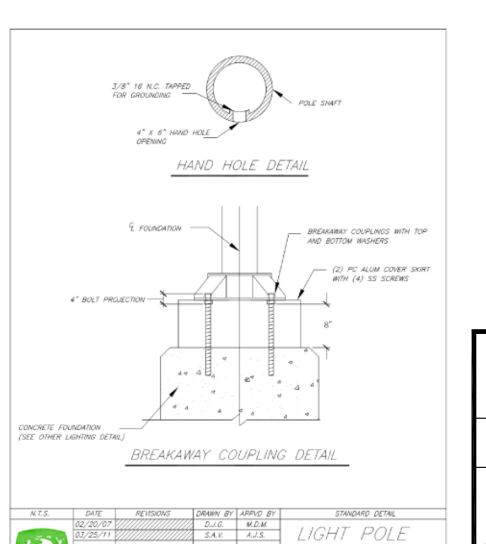
**APPROACH** 

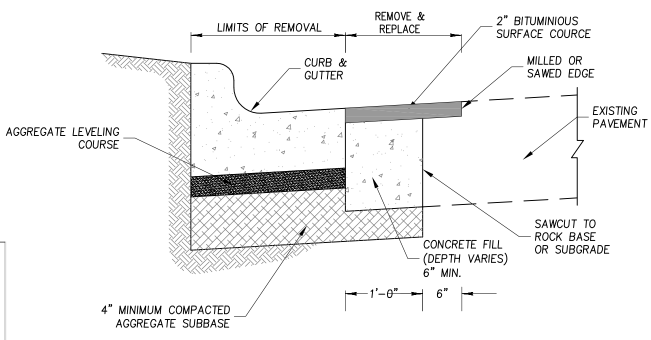




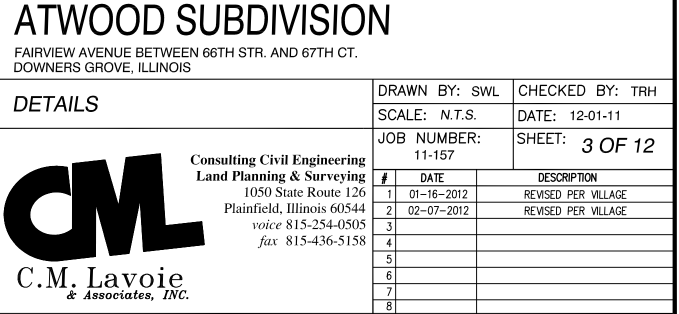




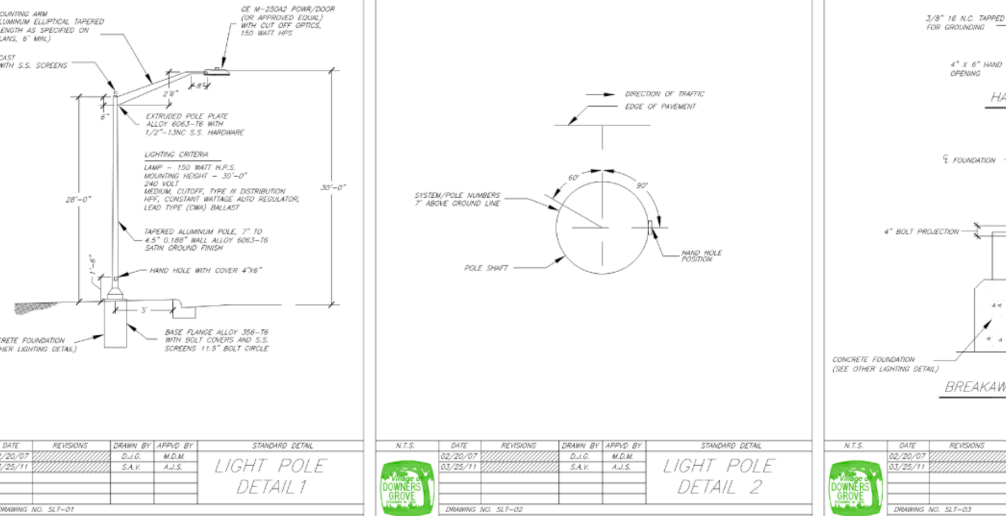


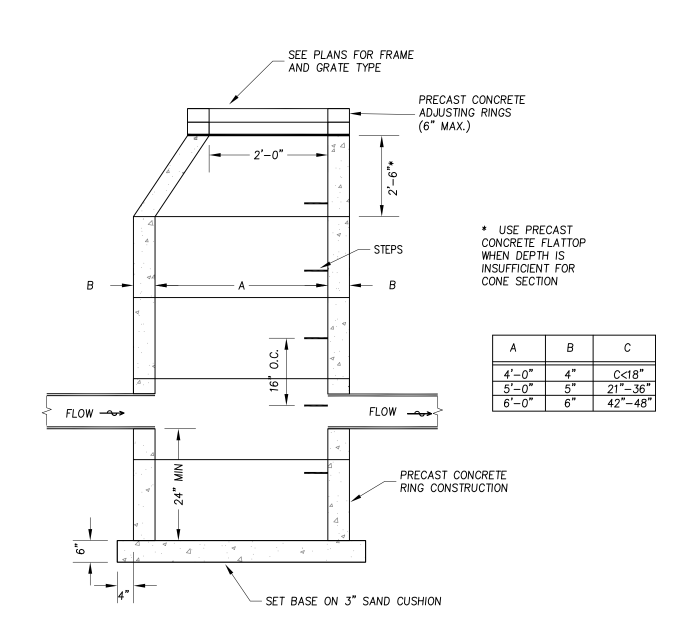


#### CURB AND GUTTER REPLACEMENT DETAIL



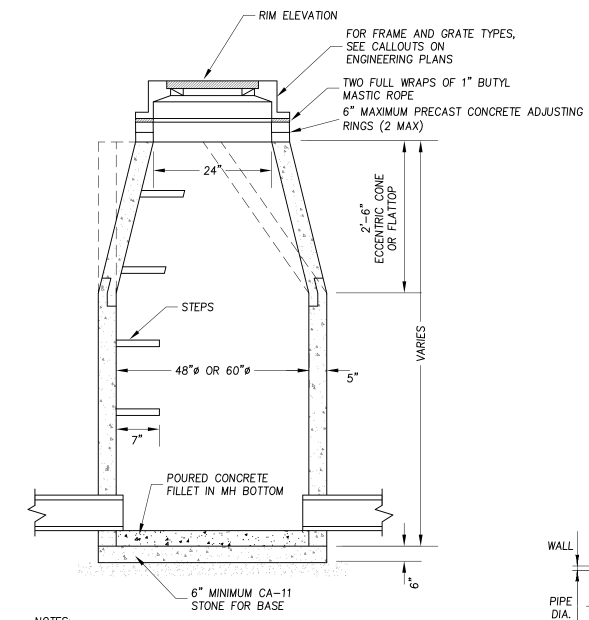
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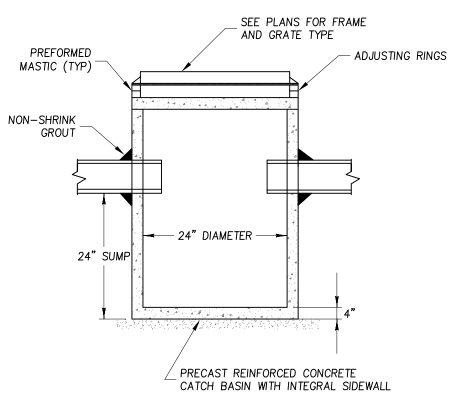
PROVIDE FA-1,2, OR 6 AGGREGATE AROUND CB TO SUBGRADE ELEVATION. ALTERNATE CB BOTTOM - PRECAST REINFORCED CONCRETE BASIN. NO MORE THAN TWO ADJUSTING RINGS SHALL BE PERMITTED. TWO INCH ADJUSTING RINGS SHALL ONLY BE USED ON ADJUSTMENTS LESS THAN THREE INCHES. 4. CONCRETE FILLETS SHALL BE MADE WITH ADDITIONAL MORTAR TO PROVIDE A SMOOTH TRANSITION BETWEEN THE CASTING AND THE ADJUSTING RINGS. 5. DRESS UP INTERIOR JOINTS WITH HYDRAULIC CEMENT. APPLY A CONTINUOUS LAYER OF NONHARDENING PREFORMED MASTIC MATERIAL (RUB R NEK OR EZ STICK) TO PREVENT 6. "C" DENOTES SEWER PIPE DIAMETER

#### CATCH BASIN (TYPE A)



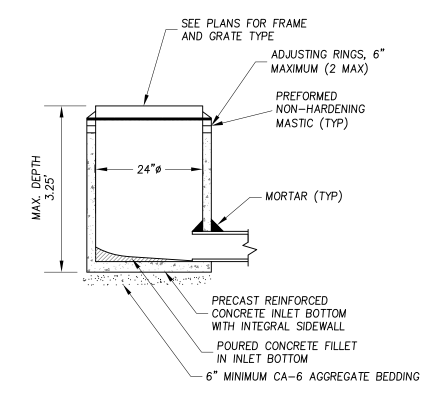
1. FOR ABS, ADS, OR PVC PIPE AN APPROVED MANHOLE SLEEVE SHALL BE USED TO ASSURE A WATER TIGHT CONNECTION BETWEEN PIPE AND MANHOLE WALL. 2. FOR 18" DIAMETER AND SMALLER PIPE USE 48" DIAMETER MANHOLE. FOR PIPE LARGER THAN 18", USE 60" DIAMETER MANHOLE. 3. PRECAST CONCRETE SHALL CONFORM TO ASTM C-478 FOR ALL MANHOLES. 4. FOR FRAME AND GRATE TYPES, SEE CALLOUTS ON ENGINEERING PLANS.

#### MANHOLE (TYPE A) N.T.S.



PROVIDE FA-1,2, OR 6 AGGREGATE AROUND CB TO SUBGRADE ELEVATION. ALTERNATE CB BOTTOM - PRECAST REINFORCED CONCRETE BASIN. NO MORE THAN TWO ADJUSTING RINGS SHALL BE PERMITTED. TWO INCH ADJUSTINGS RINGS SHALL ONLY BE USED ON ADJUSTMENTS LESS THAN THREE INCHES. 4. CONCRETE FILLETS SHALL BE MADE WITH ADDITIONAL MORTAR TO PROVIDE A SMOOTH TRANSITION BETWEEN THE CASTING AND THE ADJUSTING RINGS. 5. DRESS UP INTERIOR JOINTS WITH HYDRAULIC CEMENT. APPLY A CONTINUOUS LAYER OF NONHARDENING PREFORMED MASTIC MATERIAL (RUB R NEK OR EZ STICK) TO PREVENT

#### CATCH BASIN (TYPE C)



PROVIDE FA-1,2, OR 6 AGGREGATE AROUND CB TO SUBGRADE ELEVATION. ALTERNATE CB BOTTOM - PRECAST REINFORCED CONCRETE BASIN. NO MORE THAN TWO ADJUSTING RINGS SHALL BE PERMITTED. TWO INCH ADJUSTINGS RINGS SHALL ONLY BE USED ON ADJUSTMENTS LESS THAN THREE INCHES. 4. CONCRETE FILLETS SHALL BE MADE WITH ADDITIONAL MORTAR TO PROVIDE A SMOOTH TRANSITION BETWEEN THE CASTING AND THE ADJUSTING RINGS. 5. DRESS UP INTERIOR JOINTS WITH HYDRAULIC CEMENT. APPLY A CONTINUOUS LAYER OF NONHARDENING PREFORMED MASTIC MATERIAL (RUB R NEK OR EZ STICK) TO PREVENT

WT. (LBS.)

#### INLET (TYPE A) N.T.S.

DIA.

18"<u><</u>36" RC RES

24">36" RC FES

\_\_ 2-NO. 4 BARS

PRECAST OR CAST IN

PLACE END BLOCK

- REINFORCEMENT

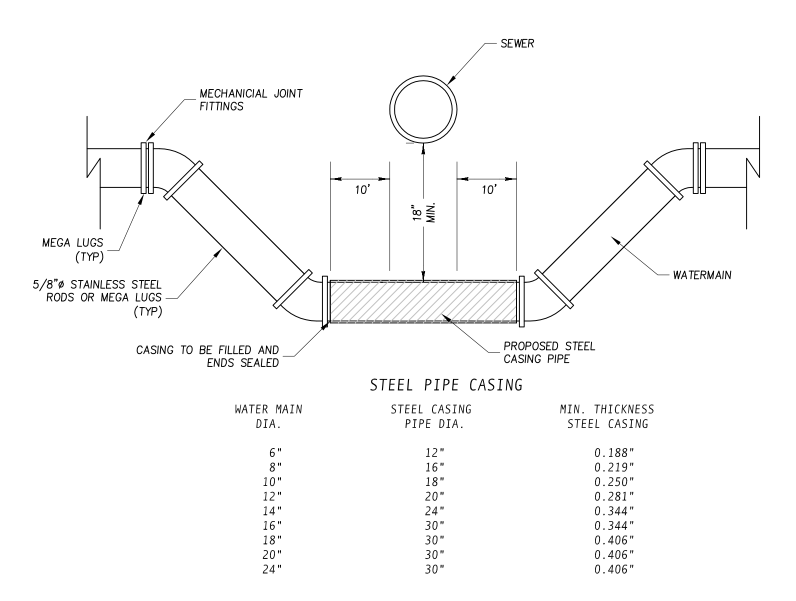
AS INNER CAGE

STANDARD REINFORCEMENT

FOR CIRCULAR CLASS III,

WALL B REINFORCED

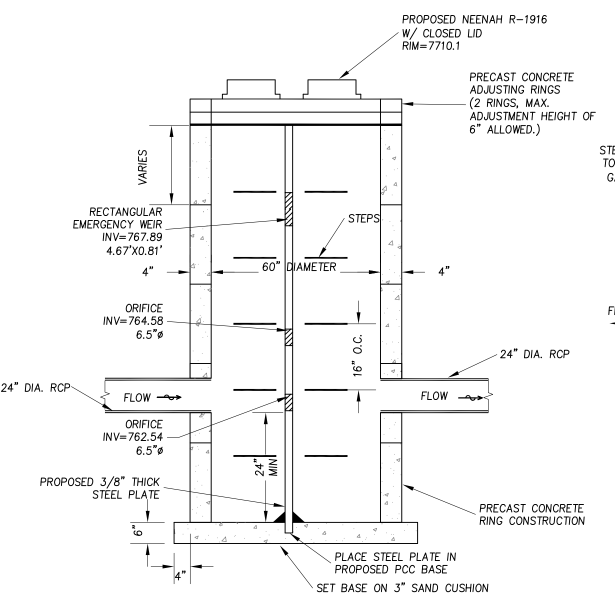
CONCRETE PIPE



1. THIS TYPE OF CROSSING CASING SHALL BE INSTALLED WHENEVER THE WATERMAIN IS CONSTRUCTED BELOW SEWERS.

2. THE STEEL CASING SHALL BE ONE CONTINUAL SECTION (NO JOINTS).

#### CASING PIPE FOR WATERMAIN CROSSINGS



5. DRESS UP INTERIOR JOINTS WITH HYDRAULIC CEMENT.

NON-HARDENING MASTIC (RUB-R-NEK OR EQUAL).

4. BUTTERFLY VALVES REQUIRE ECCENTRIC CONES.

1. WHEN THE FRAME DOES NOT MEET PROPOSED ELEVATION, A

MAXIMUM OF TWO PRECAST CONCRETE RINGS MAY BE USED TO A

MAXIMUM OF 6 INCHES. THE RING(S) SHALL BE SET IN A BED OF

2. THE VALVE MUST ALIGN WITH THE CENTER OF VAULT OPENING.

3. CONES MUST BE CONCENTRIC WITH VALVES 12" OR SMALLER.

BRICK SUPPORT -

FRAME AND CLOSED LID

2'-0" ---

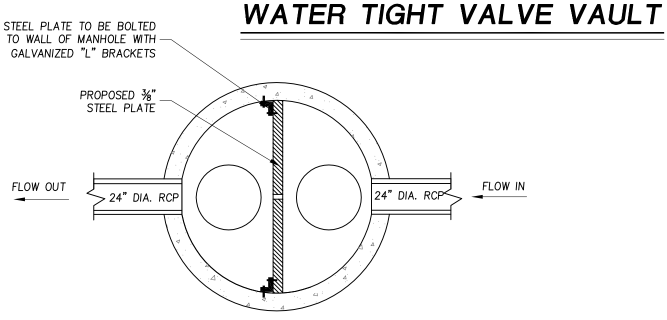
"WATER" IMPRINTED ON COVER

FOR FRAME TYPE, SEE PLANS

PREFORMED NON-

HARDENING MASTIC

- STEPS @ 16" 0-C



FINISHED GRADE -

1. FOR ABS, ADS, OR PVC PIPE AN APPROVED MANHOLE SLEEVE SHALL BE USED TO ASSURE A WATER TIGHT CONNECTION BETWEEN PIPE AND MANHOLE WALL.

2. PRECAST CONCRETE SHALL CONFORM TO ASTM C-478 FOR ALL MANHOLES. 3. FOR FRAME AND GRATE TYPES, SEE CALLOUTS ON ENGINEERING PLANS.
4. COST FOR ORIFICE AND PLATE INSTALLATION SHALL BE INCIDENTAL TO MANHOLE

OUTLET CONTROL STRUCTURE N.T.S

FINISHED GRADE

1/3 CUBIC YARD MINIMUM

OF WASHED GRAVEL DRAIN -

THRUST BLOCK DETAILS

INFORMATION.

1. HYDRANT TO HAVE A BREAKAWAY

FLANGE, 6" MINIMUM BARREL AND 5"

HYDRANT TO BE PAINTED VILLAGE

3. HYDRANT SHALL BE WATEROUS PACER

OPENING, WITH ONE (1) 4 1/2" PUMPER
NOZZLE AND TWO (2) 2 1/2" HOSE NOZZLES
OR VILLAGE APPROVED EQUAL.

4. VALVE BOX TO BE 3-PIECE SCREW TYPE.

5 1/4" SHAFT WITH NO. 6 ROUND BASE

MUÉLLER NO. H-10357 OR VILLAGE

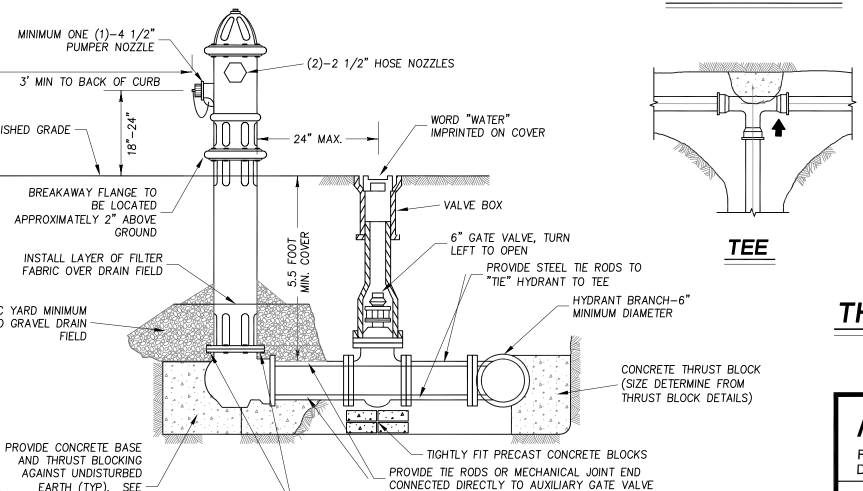
MODEL WB-100 WITH A 5 1/4" VALVE

OPERATING VALVE.

APPROVED EQUAL.

STANDARD.

#### PLUGGED TEE

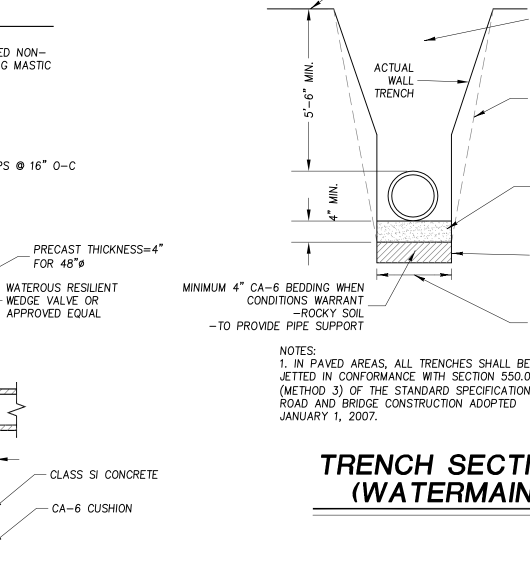


FIRE HYDRANT AND VALVE N.T.S.

HYDRANT DRAIN OPENING

OBSTRUCTED

- SHALL NOT BE BLOCKED OR



#### TRENCH SECTION (WATERMAIN)

JETTED IN CONFORMANCE WITH SECTION 550.07

ROAD AND BRIDGE CONSTRUCTION ADOPTED

(METHOD 3) OF THE STANDARD SPECIFICATIONS FOR

- FINISHED GRADE

ACTUAL

TRENCH

-ROCKY SOIL

JANUARY 1, 2007.

WALL -

BACKFILL WITH EXCAVATED MATERIAL

REQUIRED (CA-6)

WIDER THAN BELL

VILLAGE ENGINEER

IF ENCOUNTERED, REMOVE

UNSUITABLE MATERIAL AND

MATERIAL, AS DIRECTED BY THE

TRENCH WIDTH SHALL BE THE

MINIMUM REQUIRED IN ORDER TO

COMPLY WITH OSHA SAFETY

REPLACE WITH GRANULAR

EXCEPT WHERE GRANULAR MATERIAL IS

ANGLE OF REPOSE AS CALCULATED BY

OSHA FOR SLOPING EXCAVATIONS IN

VARIOUS TYPES OF SOIL (AVG SOIL=1:1

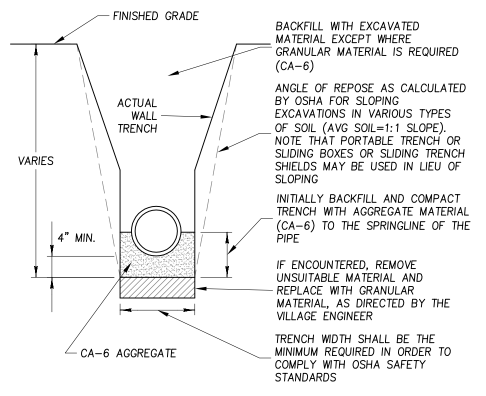
OR SLIDING BOXES OR SLIDING TRENCH SHIELDS MAY BE USED IN LIEU OF

PROVIDE UNIFORM PIPE SUPPORT:

SLOPE). NOTE THAT PORTABLE TRENCH

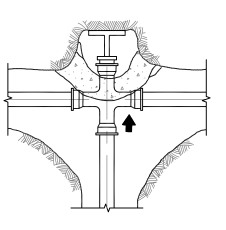
-USE CROSS TRENCHES EXCAVATED 2"

-OR, SEAT PIPE IN UNIFORM GRANULAR



1. IN PAVED AREAS, ALL TRENCHES SHALL BE JETTED IN CONFORMANCE WITH SECTION 550.07 (METHOD 3) OF THE STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION ADOPTED JANUARY 1, 2007.

#### TRENCH SECTION (STORM SEWER)



PLUGGED CROSS

1. THRUST BLOCKING TO PREVENT MOVEMENT OF

THE ENGINEER AND SHALL BE CLASS SI CONCRETE A

LINES UNDER PRESSURE AT BENDS, TEES, CAPS, VALVES, HYDRANTS, AND AT POINTS SPECIFIED BY

MINIMUM OF 12" THICK, PLACED BETWEEN SOLID

SUCH A MANNER THAT PIPE AND FITTING WILL

ACCESSIBLE FOR REPAIRS. THRUST BLOCK SHALL

BE PLACED AT BENDS 11 1/4 DEGREES OR MORE.

4. ALL THRUST BLOCKS TO BE CONSTRUCTED WITH

2. ALL THRUST BLOCKS ARE TO BE INSTALLED

5. POURED CONCRETE SHALL EXTEND TO 6" ON

3. ARROWS INDICATE DIRECTION OF THRUST.

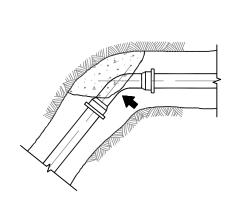
AGAINST UNDISTURBED EARTH.

3500 P.S.I. CLASS SI CONCRETE

EITHER SIDE OF THE WATERMAIN WALL.

GROUND AND FITTING. IT SHALL BE ANCHORED IN





VERTICAL BEND

#### THRUST BLOCK INSTALLATION, TS



#### 2'-0" | 4'- 7/8" | 6'- 7/8" | 2'-0" NOTE: END CONNECTION TO 2'-3" 3'-10" 6'-1" 2'-6" 2 1/4" 6'-1" 3'-0" 2 1/2" 2'-3" 3'-10" 2'-11" 3'-2" 6'-1" 3'-6" 2 3/4" 9 1/2" | 3'-7 1/2" | 2'-6" | 6'-1 1/2" | 4'-0" | 3" 3 1/4" | 10 1/2" | 4'-0" | 2'-1 1/2" | 6'-1 1/2" | 4'-6" | 3 1/4" | 14 1/2" | 1'-0" 4'-6" | 1'-7 3/4" | 6'-1 3/4" | 5'-0" | 3 1/2" 3 3/4" | 1'-1 1/2" | 4'-10 1/2" | 3'-3 3/4" | 8'-1 3/4" | 5'-6" | 3 3/4" | 17 1/2" | 5'-3" | 2'-10 3/4" | 8'-1 3/4" | 6'-0" | 4" 1'-9" 5'-3" 2'-11" 8'-2" 6'-6" 4 1/2" 8'-2" | 7'-0" | 5" 2'-0" 6'-0" 2'-2" 5 1/2" 2'-3" 5'-5" 2'-11" 8'-4" 7'-6" 5 1/2" 24" RADIUS AS FURNISHED BY MANUFACTURER SLOPE X TO Y PRECAST CONCRETE FLARED END SECTIONS SHALL CONFORM TO

APPLICABLE REQUIREMENTS OF

B REINFORCED CONCRETE PIPE

A.A.S.H.T.O. M-170 CLASS III, WALL

PRECAST REINFORCED CONCRETE FLARED END SECTION

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plans, constitutes a violation of the Engineer's copyright of these plans and is prohibited.

DOWNERS GROVE SANITARY DISTRICT

- 1. DOWNERS GROVE SANITARY DISTRICT STANDARDS AND ORDINANCES SHALL GOVERN ALL SANITARY SEWER CONSTRUCTION.
- 2. THE SEWER CONTRACTOR SHALL SCHEDULE WITH THE DISTRICT A PRE-CONSTRUCTION MEETING PRIOR TO THE START OF CONSTRUCTION.
- 3. THE SEWER CONTRACTOR SHALL SCHEDULE WITH THE DISTRICT INSPECTIONS OF THE SANITARY SEWER CONSTRUCTION 48 HOURS IN ADVANCE OF THE START OF CONSTRUCTION.
- 4. THAT THE CONNECTION INTO THE EXISTING MANHOLE SHALL BE MADE BY CORE DRILLING THE MANHOLE AND INSTALLING A RUBBER BOOT TO INSURE A WATER TIGHT SEAL. THE MANHOLE BENCH SHALL ALSO BE REFORMED TO PROVIDE A SMOOTH FLOWING INVERT.
- 5. THE CONSTRUCTED SEWERS SHALL PASS ALL DISTRICT REQUIREMENTS FOR AIR, ALIGNMENT, DEFLECTION AND MANHOLE VACUUM TESTS (SEE ENCLOSURES).
- 6. THE CONSTRUCTED SEWERS MUST BE TELEVISED UNDER SIMULATED FLOW CONDITIONS. DISTRICT PERSONNEL MUST BE PRESENT DURING TELEVISING. NO SAGS GREATER THAN 25% OF THE PIPE DIAMETER WILL BE ACCEPTED. ALL UNACCEPTABLE SAGS MUST BE REPLACED IN A MANNER ACCEPTABLE TO THE DISTRICT.
- 7. UPON CONNECTION TO SEWER THE SEPTIC TANK MUST BE PUMPED OUT AND THE TANK BACK FILLED AND ABANDONED PER DU PAGE COUNTY HEALTH DEPARTMENT REQUIREMENTS.
- 8. ALL FILL MUST BE IN PLACE AND COMPACTED PRIOR TO START OF SANITARY SEWER CONSTRUCTION.
- 9. THE FOLLOWING PIPE SPECIFICATION SHALL BE USED: PVC PIPE WITH A SDR OF 26, COMPLYING WITH ASTM D2241, 160 PSI PRESSURE PIPE PUSH—ON BELL AND SPIGOT TYPE WITH RUBBER RING SEAL GASKET ASTM
- 10. "FLEX SEAL" NON-SHEAR COUPLINGS (WITH STAINLESS STEEL SHEAR RING) SHALL BE USED TO CONNECT PIPES OF DISSIMILAR MATERIAL OR SIZE.
- 11. SERVICE CONNECTIONS MADE TO EXISTING SEWERS SHALL BE MADE BY MACHINE TAP. THE CONNECTION SHALL BE MADE WITH A GENECO SEALTITE SEWER SADDLE (MODEL S).
- 12. ALL PUBLIC SANITARY SEWERS SHALL BE LAID WITH STRAIGHT ALIGNMENT AND UNIFORM SLOPE BETWEEN MANHOLES. CONTRACTORS ARE REQUIRED TO USE A PIPE LASER TO SET PIPE SLOPE AND ALIGNMENT FOR PUBLIC SANITARY SEWER MAIN CONSTRUCTION. THE ALIGNMENT AND SLOPE SHALL BE CHECKED BY TELEVISING IN ACCORDANCE WITH SANITARY DISTRICT CONSTRUCTION INSPECTION REQUIREMENTS.

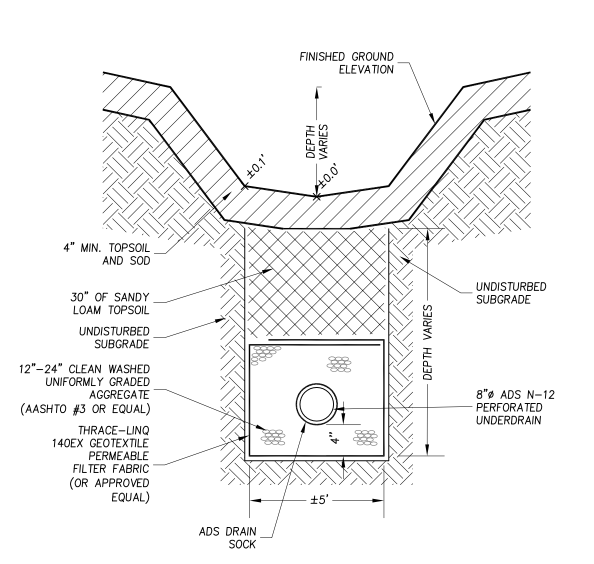
#### 13. MATERIAL SHALL BE:

A) POLYVINYL CHLORIDE PIPE (PVC) WITH A SDR 26, WHICH SHALL MEET OR EXCEED THE PERFORMANCE REQUIREMENTS OF ASTM D2241, 160 PSI PRESSURE PIPE PUSH—ON BELL AND SPIGOT TYPE WITH RUBBER RING SEAL GASKET ASTM D3139, FOR CONSTRUCTION AND INSTALLATION.

B) DUCTILE IRON SEWER PIPE (DIP), WHERE INDICATED ON THE PLANS, WHICH SHALL MEET OR EXCEED THE PERFORMANCE REQUIREMENTS OF ANSI A21.51, CLASS 52 W/ H2 SEWER SAFE (CEMENT LINED AND FUSED CALCIUM ALUMINATE MORTAR). FOR FURTHER INFORMATION REGARDING SPECIFICATIONS, PLEASE CONTACT MR. STEVE KELLY OF GRIFFIN PIPE PRODUCTS COMPANY AT (847) 253—9921.

#### 14. JOINTS SHALL BE:

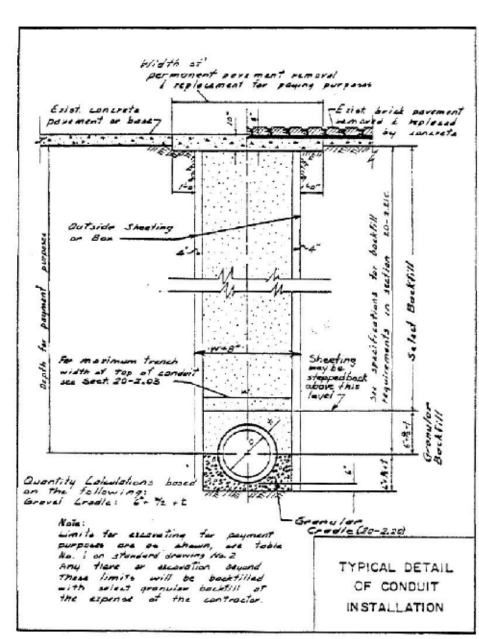
- A) FOR PVC; FLEXIBLE ELASTOMERIC SEALS PER ASTM D 3139.
  B) FOR DIP; PUSH-ON (BELL-TITE) PER AWWA C111 AND C600.
- 15. BEDDING SHALL BE AS DETAILED ON THE ENGINEERING PLANS.
- 16. COVER OVER PUBLIC SEWERS SHALL BE A MINIMUM OF FIVE (5) FEET AND COVER OVER BUILDING SERVICES SHALL BE A MINIMUM OF FOUR (4) FEET.
- 17. SLOPE FOR A 6 INCH DIAMETER PIPE SHALL BE A MINIMUM 1.00%, FOR A 8 INCH DIAMETER PIPE SHALL BE A MINIMUM OF 0.43%, FOR A 10 INCH DIAMETER PIPE SHALL BE A MINIMUM OF 0.30%.
- 18. WYES SHALL BE PROVIDED ON THE NEW SANITARY SEWERS FOR PROPOSED BUILDING SERVICES. ALL CONNECTIONS TO EXISTING SANITARY SEWERS SHALL BE MADE BY MACHINE TAP. THE CONNECTION SHALL BE MADE WITH A GENECO SEALTITE SEWER SADDLE (MODEL S).
- 19. "FLEX SEAL" NON-SHEAR COUPLINGS (WITH STAINLESS STEEL SHEAR RING) SHALL BE USED WHEN JOINING PIPES OF DISSIMILAR MATERIALS OR SIZES.
- 20. SIZES SHALL BE AS INDICATED ON THE ENGINEERING PLAN.
- 21. ALL SEWER CONSTRUCTION SHALL BE IN ACCORDANCE WITH THE DOWNERS GROVE SANITARY DISTRICT STANDARD SPECIFICATIONS AND WATER AND SEWER MAIN CONSTRUCTION IN ILLINOIS, LATEST EDITION.



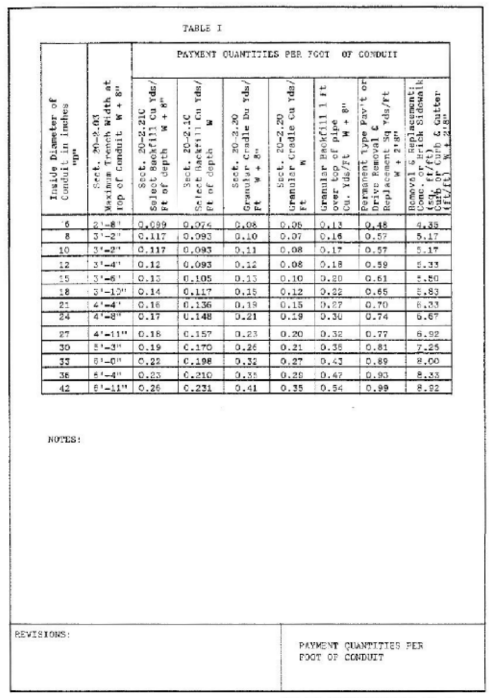
#### INFILTRATION SWALE DETAIL N

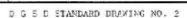
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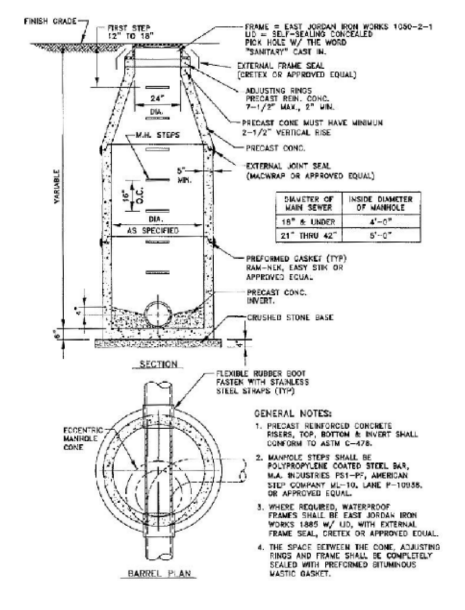
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DGSD STANDARD DRAWING NO. I







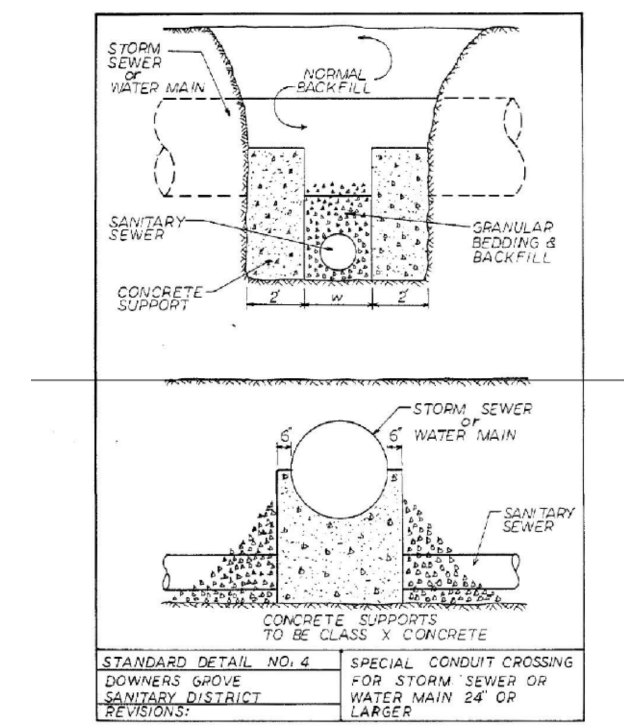
STANDARD MANHOLE DETAIL (OVER 5 FEET)

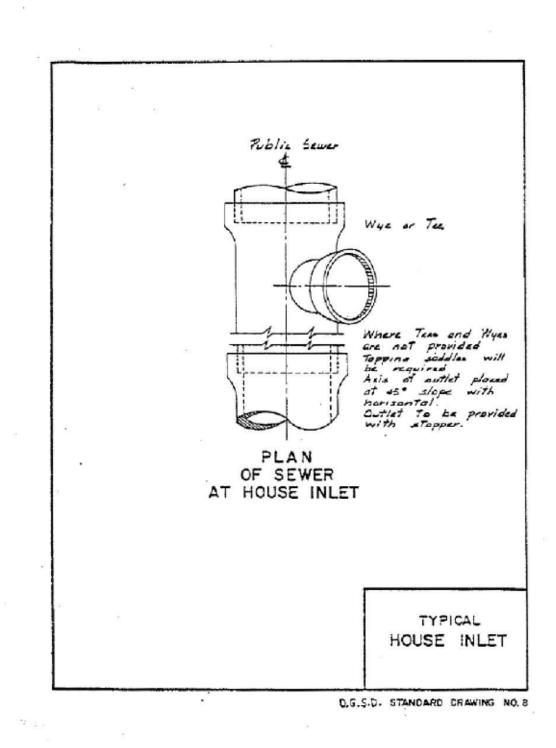
DOWNERS GROVE SANITARY DISTRICT

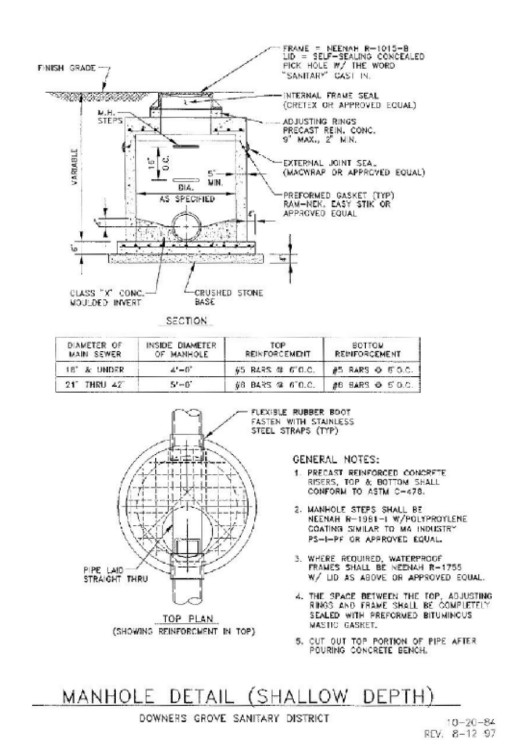
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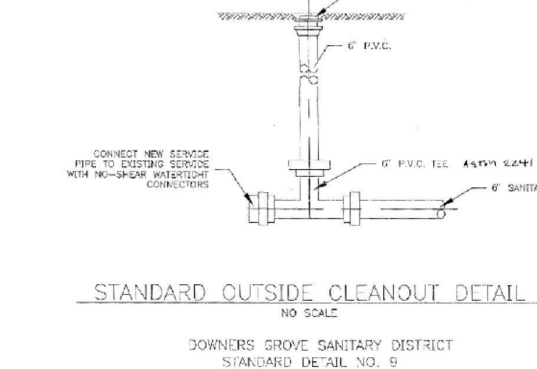
REV. 8-12-97 REV. 4-23-98 REV. 7-14-98

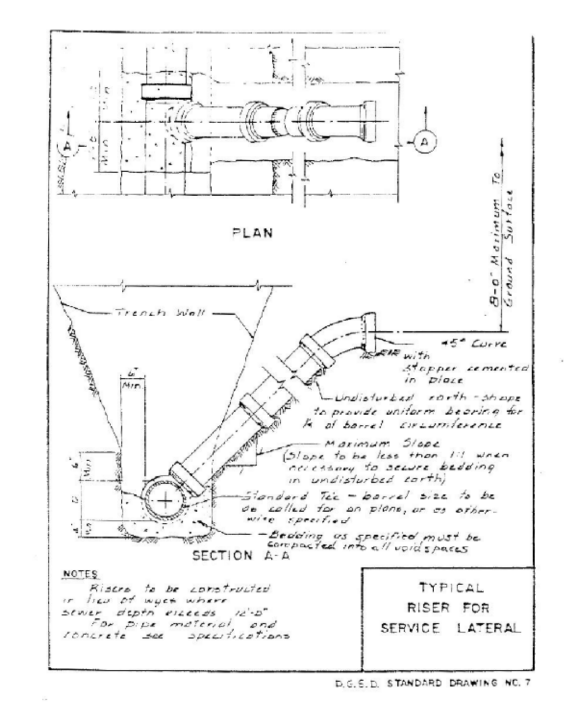
CLEAN-OUT PLUG

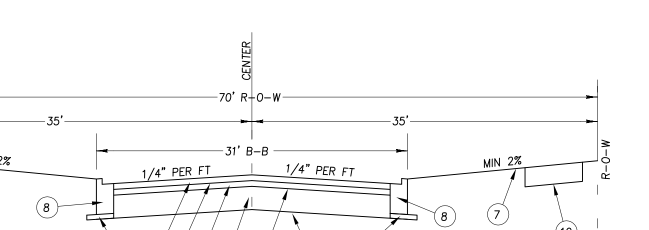






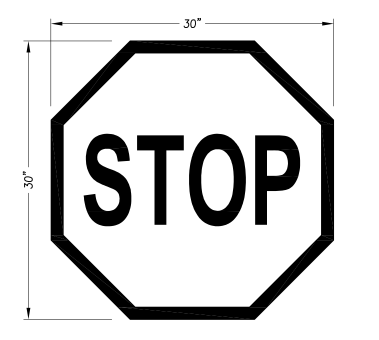






- 1. 1 1/2" BITUMINOUS SURFACE COURSE, CLASS I
  2. PRIME COAT (0.10 GAL/SY)
  3. 1 1/2" BITUMINOUS BINDER COURSE, CLASS I
  4. PRIME COAT (0.40 GAL/SY)
  5. 10" BASE COURSE (CA-6) COMPACTED TO 95% MOD PROCTOR
  6. COMPACTED SUBGRADE, 95% MODIFIED PROCTOR
  7. 6" TOPSOIL
  8. M3.12 CURB AND GUTTER
- 9. MINIMUM 4" BASE COURSE (CA-6) COMPACTED TO 95% MOD PROCTOR 10. PROPOSED 5' WIDE PCC SIDEWALK

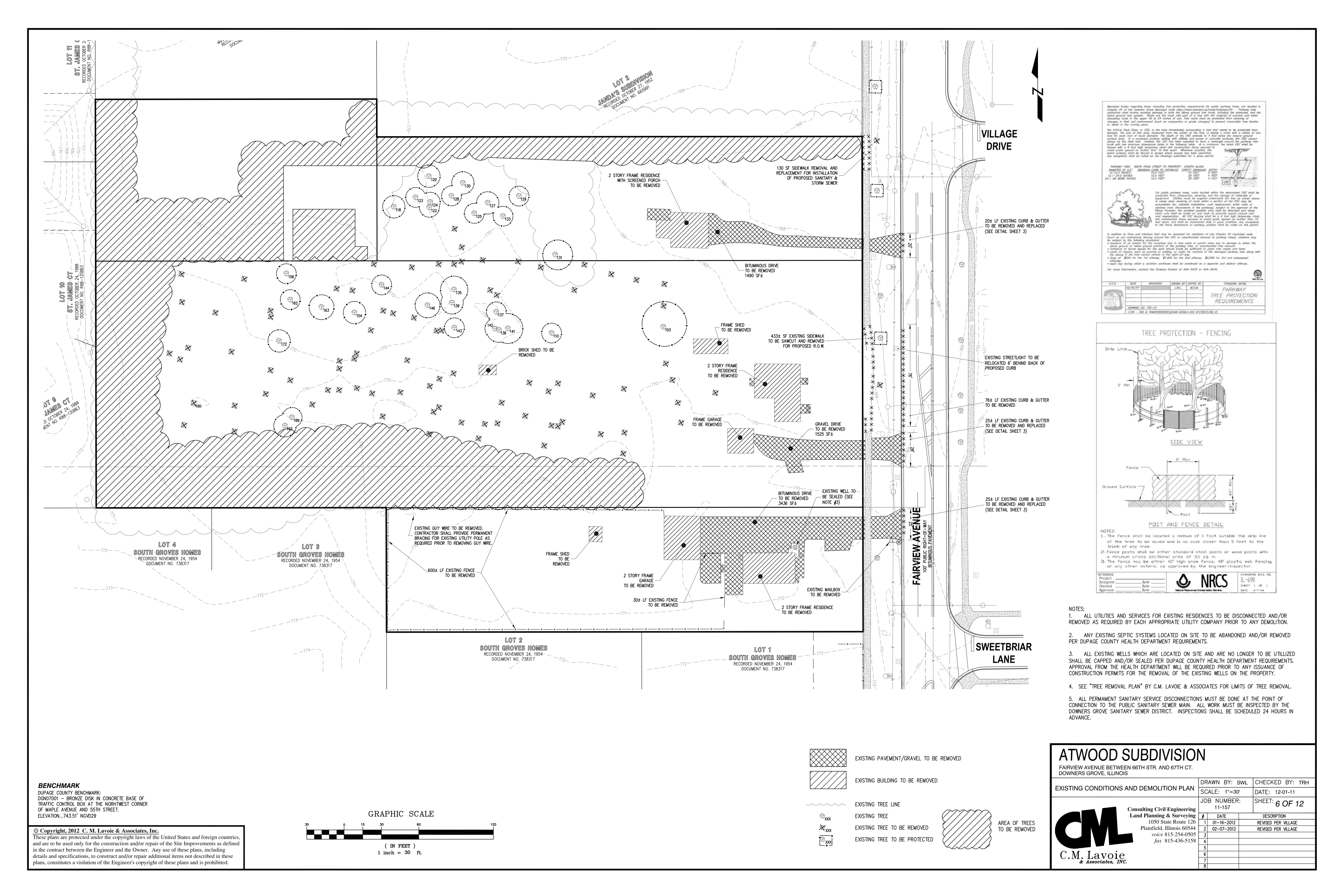
TYPICAL PAVEMENT SECTION

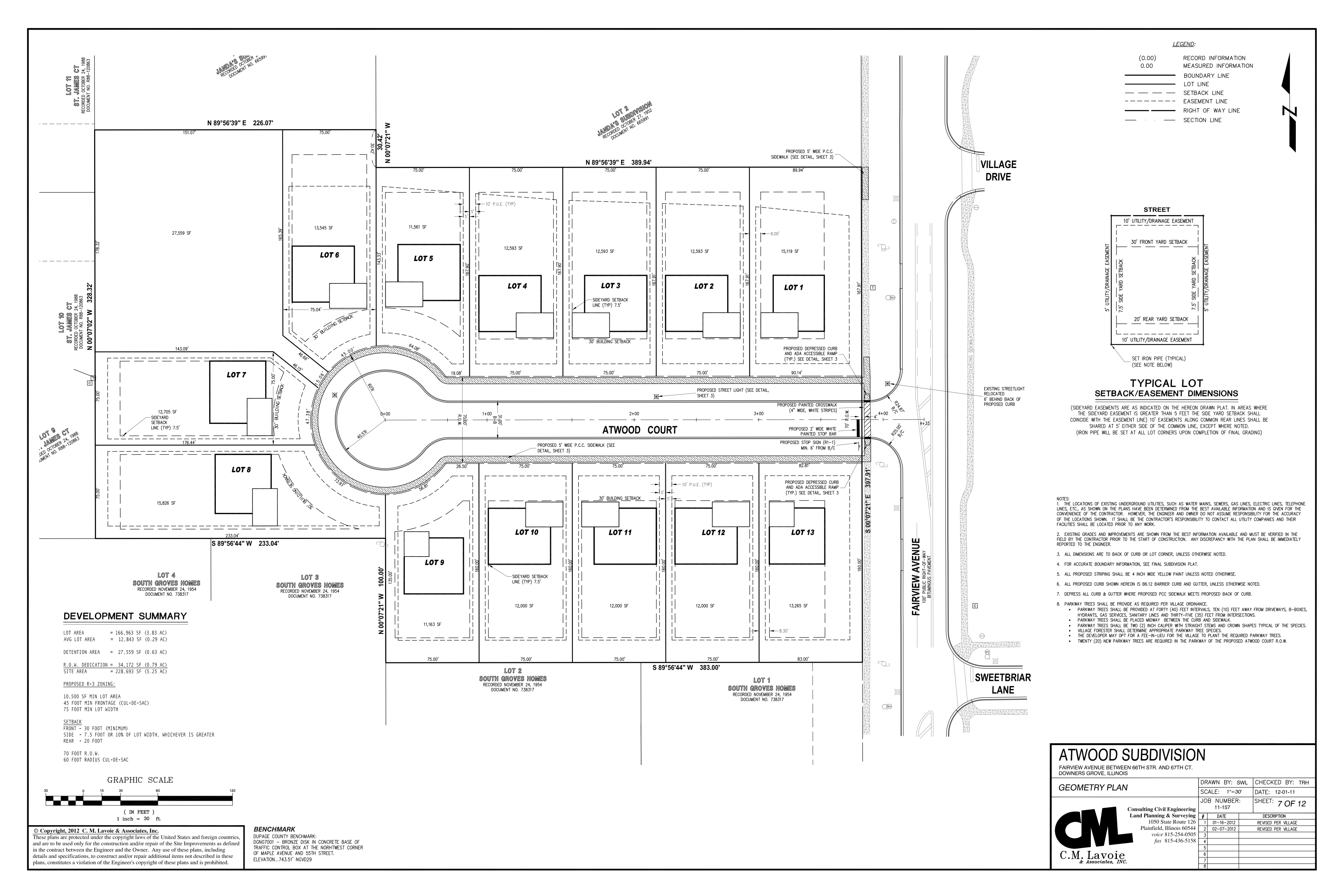


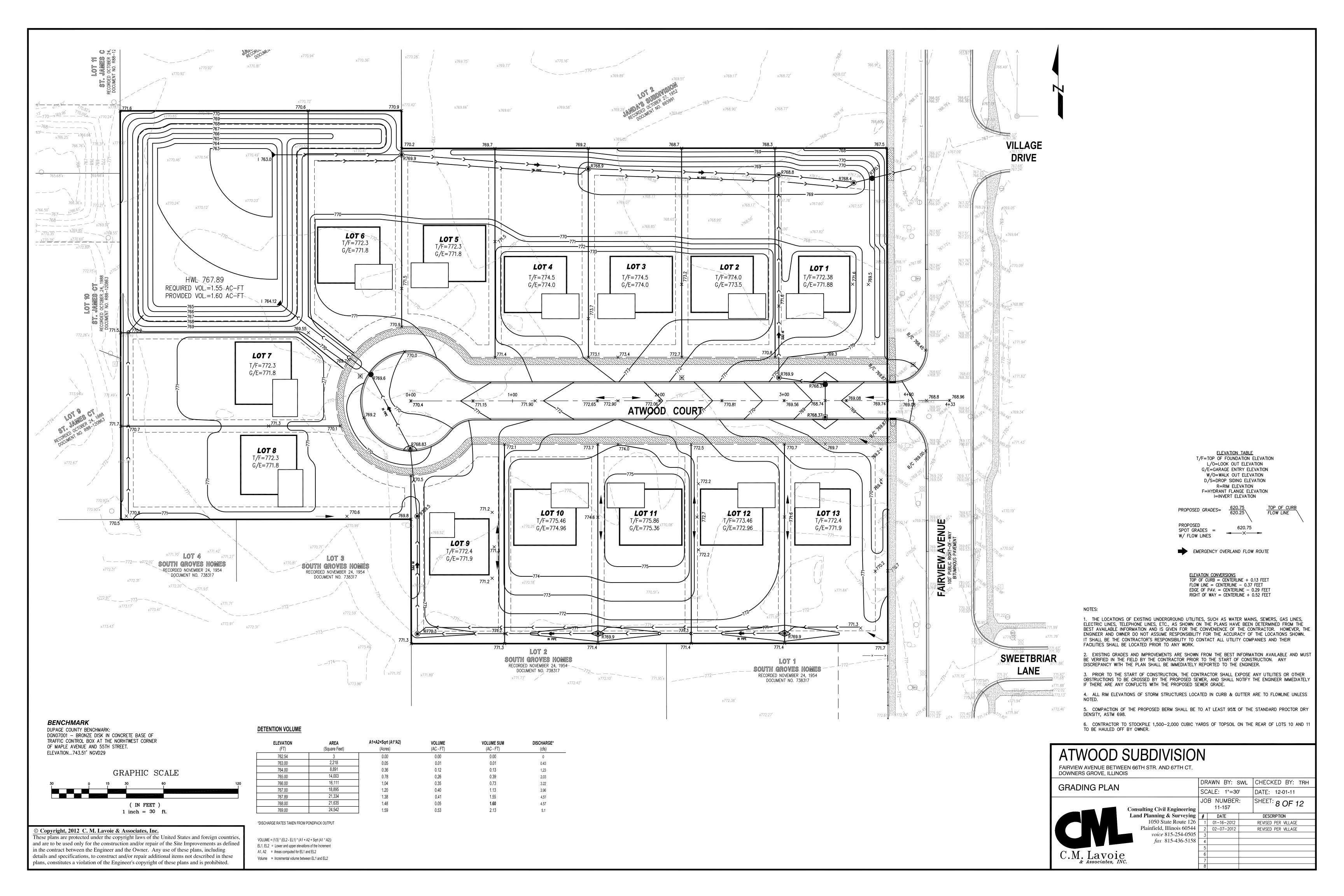
R1-1 STOP SIGN N.T.S.

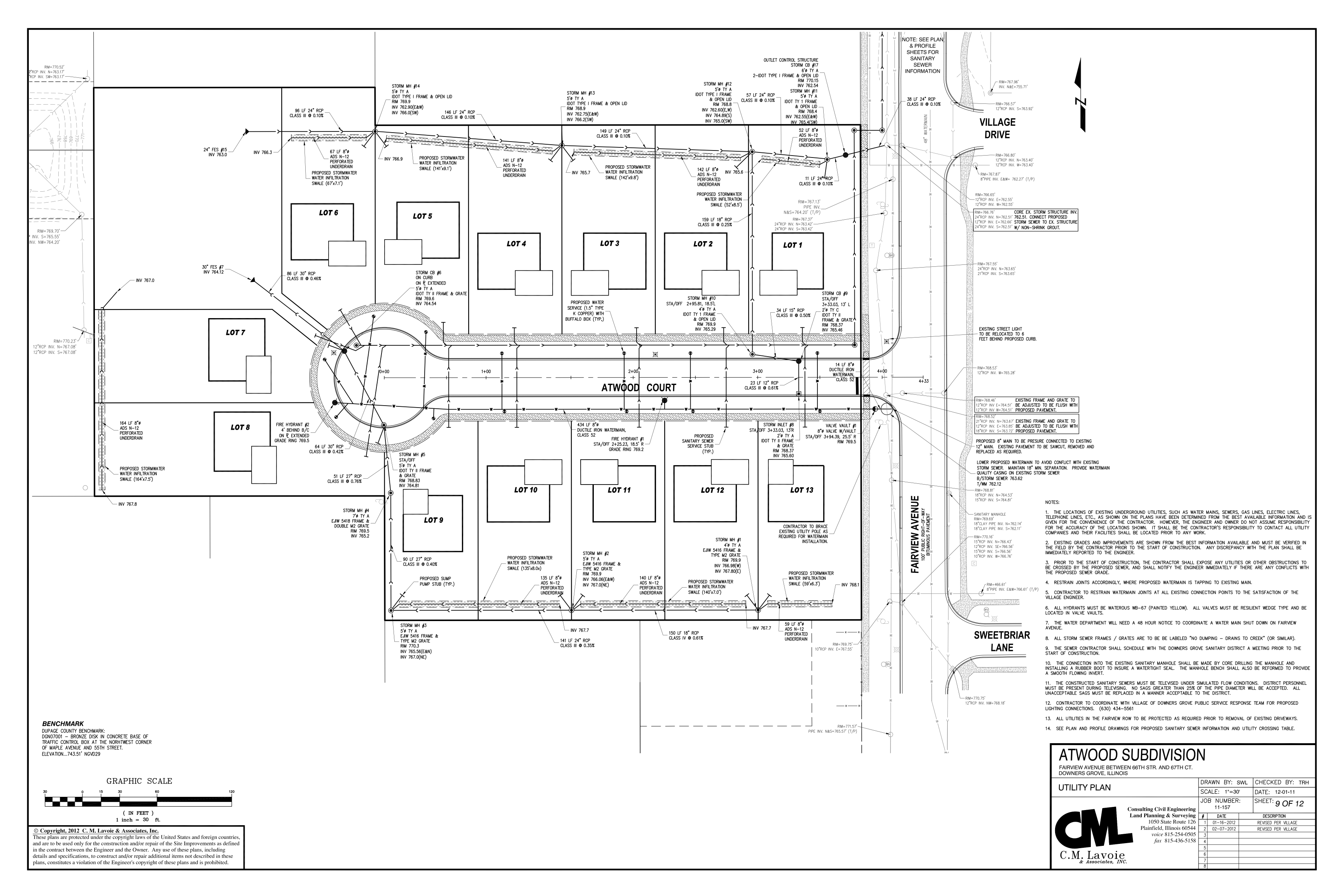


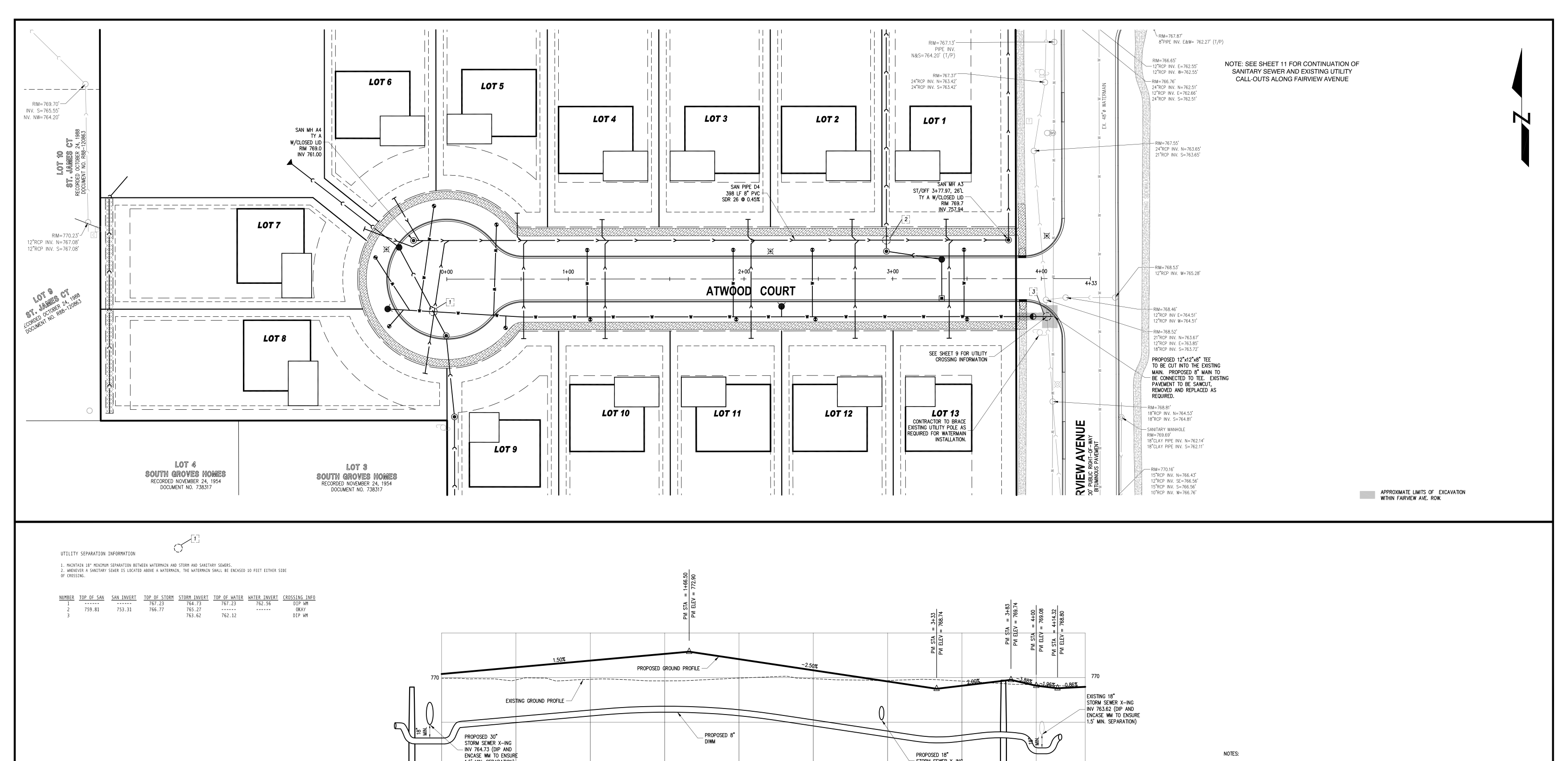
DRAWN BY: SWL | CHECKED BY: TRH **DETAILS** SCALE: N.T.S. DATE: 12-01-11 SHEET: 5 OF 12 JOB NUMBER: 11-157 Consulting Civil Engineering Land Planning & Surveying # DATE DESCRIPTION 1050 State Route 126 1 01–16–2012 REVISED PER VILLAGE Plainfield, Illinois 60544 2 02-07-2012 REVISED PER VILLAGE voice 815-254-0505 fax 815-436-5158 C.M. Lavoie







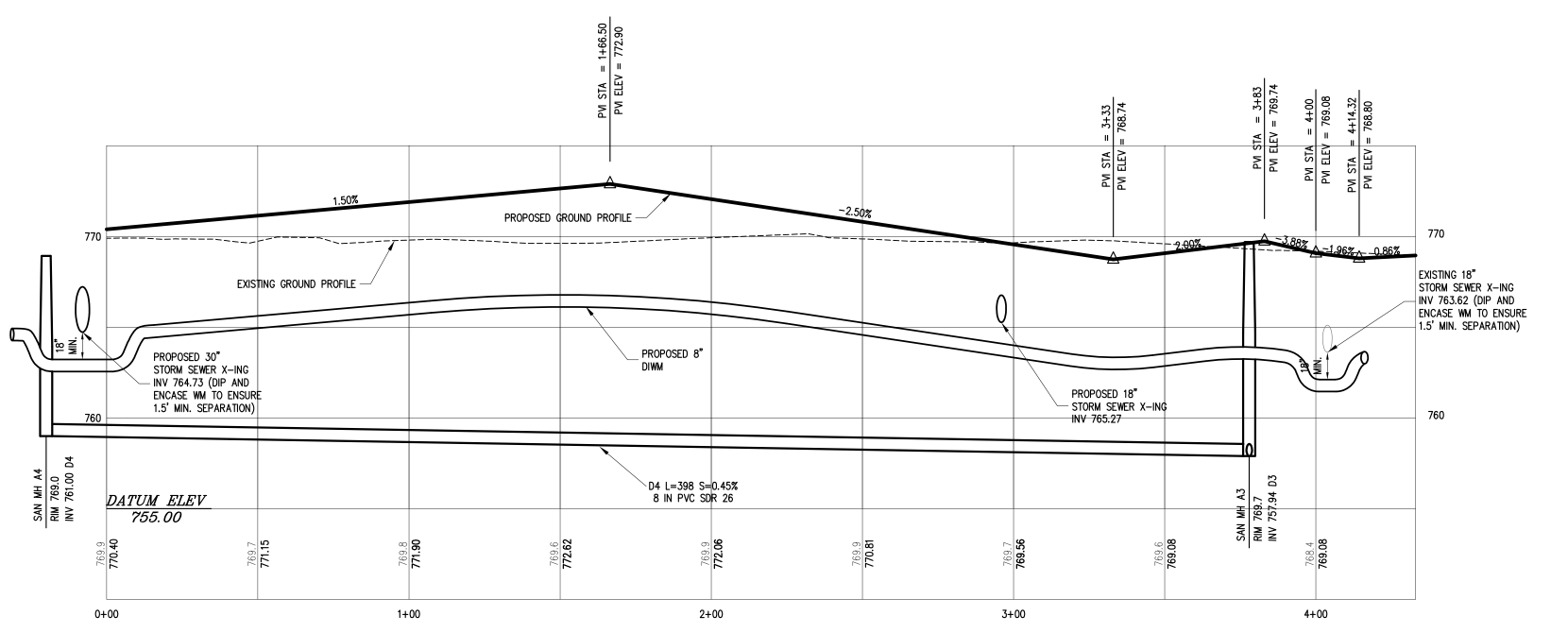




**BENCHMARK** DUPAGE COUNTY BENCHMARK: DGN07001 - BRONZE DISK IN CONCRETE BASE OF TRAFFIC CONTROL BOX AT THE NORHTWEST CORNER OF MAPLE AVENUE AND 55TH STREET. ELEVATION...743.51' NGVD29

GRAPHIC SCALE ( IN FEET ) 1 inch = 30 ft.

© Copyright, 2012 C. M. Lavoie & Associates, Inc. These plans are protected under the copyright laws of the United States and foreign countries, and are to be used only for the construction and/or repair of the Site Improvements as defined in the contract between the Engineer and the Owner. Any use of these plans, including details and specifications, to construct and/or repair additional items not described in these plans, constitutes a violation of the Engineer's copyright of these plans and is prohibited.



1. THE LOCATIONS OF EXISTING UNDERGROUND UTILITIES, SUCH AS WATER MAINS, SEWERS, GAS LINES, ELECTRIC LINES, TELEPHONE LINES, ETC., AS SHOWN ON THE PLANS HAVE BEEN DETERMINED FROM THE BEST AVAILABLE INFORMATION AND IS GIVEN FOR THE CONVENIENCE OF THE CONTRACTOR. HOWEVER, THE ENGINEER AND OWNER DO NOT ASSUME RESPONSIBILITY FOR THE ACCURACY OF THE LOCATIONS SHOWN. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO CONTACT ALL UTILITY COMPANIES AND THEIR FACILITIES SHALL BE LOCATED PRIOR TO

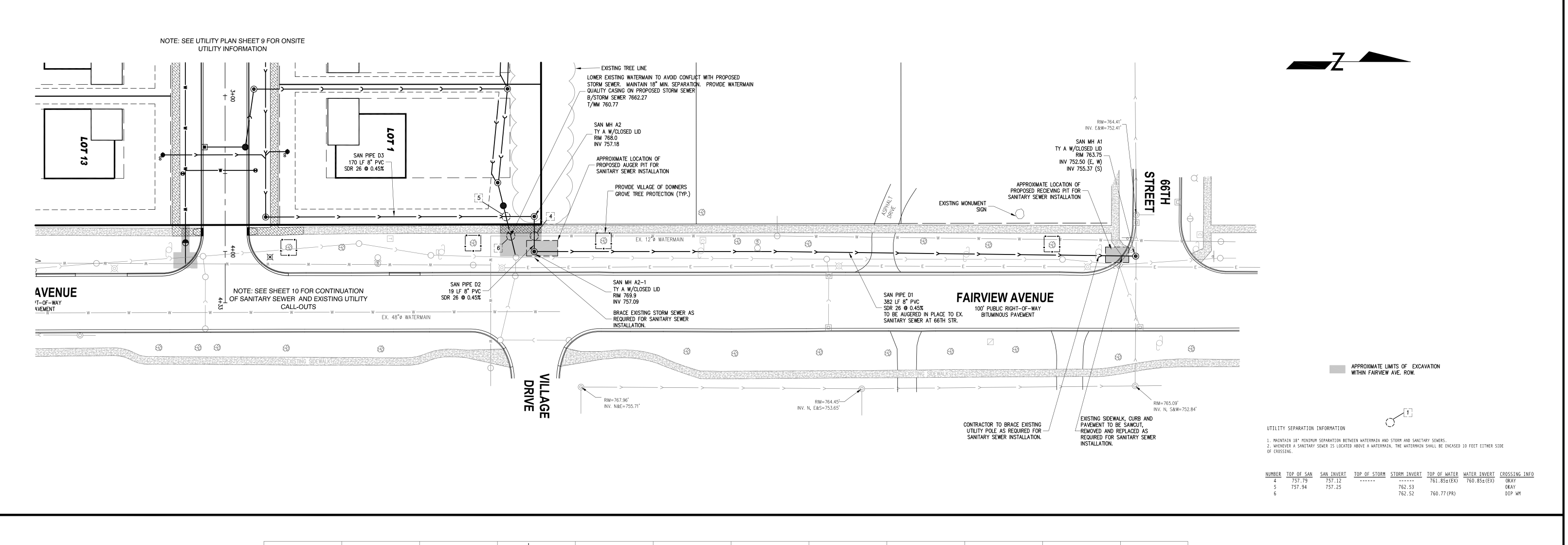
2. EXISTING GRADES AND IMPROVEMENTS ARE SHOWN FROM THE BEST INFORMATION AVAILABLE AND MUST BE VERIFIED IN THE FIELD BY THE CONTRACTOR PRIOR TO THE START OF CONSTRUCTION. ANY DISCREPANCY WITH THE PLAN SHALL BE IMMEDIATELY REPORTED TO THE

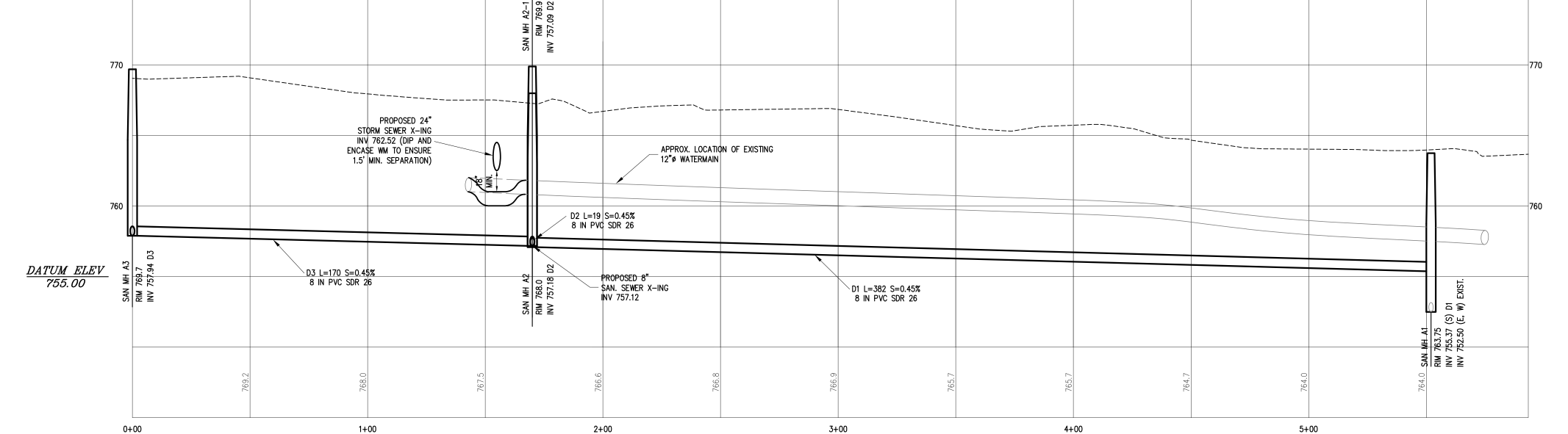
3. PRIOR TO THE START OF CONSTRUCTION, THE CONTRACTOR SHALL EXPOSE ANY UTILITIES OR OTHER OBSTRUCTIONS TO BE CROSSED BY THE PROPOSED SEWER, AND SHALL NOTIFY THE ENGINEER IMMEDIATELY IF THERE ARE ANY CONFLICTS WITH THE PROPOSED SEWER GRADE. 4. SEE UTILITY PLAN FOR PROPOSED WATERMAIN STRUCTURE INFORMATION.

5. SEE SHEET 2 AND SHEET 5 FOR ADDITIONAL DOWNERS GROVE SANITARY DISTRICT NOTES AND DETAILS.

#### ATWOOD SUBDIVISION FAIRVIEW AVENUE BETWEEN 66TH STR. AND 67TH CT. DOWNERS GROVE, ILLINOIS DRAWN BY: SWL | CHECKED BY: TRH PLAN & PROFILE SCALE: 1"=30' DATE: 12-01-11 SHEET: 10 OF 12 JOB NUMBER: Consulting Civil Engineering | Land Planning & Surveying # DATE 1050 State Route 126 1 01-16-2012 DESCRIPTION REVISED PER VILLAGE Plainfield, Illinois 60544 2 02-07-2012 REVISED PER VILLAGE voice 815-254-0505 fax 815-436-5158 4

SCALE 1"=30' V 1"=5' H





NOTES:

1. THE LOCATIONS OF EXISTING UNDERGROUND UTILITIES, SUCH AS WATER MAINS, SEWERS, GAS LINES, ELECTRIC LINES, TELEPHONE LINES, ETC., AS SHOWN ON THE PLANS HAVE BEEN DETERMINED FROM THE BEST AVAILABLE INFORMATION AND IS GIVEN FOR THE CONVENIENCE OF THE CONTRACTOR. HOWEVER, THE ENGINEER AND OWNER DO NOT ASSUME RESPONSIBILITY FOR THE ACCURACY OF THE LOCATIONS SHOWN. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO CONTACT ALL UTILITY COMPANIES AND THEIR FACILITIES SHALL BE LOCATED PRIOR TO ANY WORK.

2. EXISTING GRADES AND IMPROVEMENTS ARE SHOWN FROM THE BEST INFORMATION AVAILABLE AND MUST BE VERIFIED IN THE FIELD BY THE CONTRACTOR PRIOR TO THE START OF CONSTRUCTION. ANY DISCREPANCY WITH THE PLAN SHALL BE IMMEDIATELY REPORTED TO THE ENGINEER.

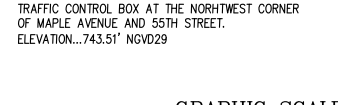
3. PRIOR TO THE START OF CONSTRUCTION, THE CONTRACTOR SHALL EXPOSE ANY UTILITIES OR OTHER OBSTRUCTIONS TO BE CROSSED BY THE PROPOSED SEWER, AND SHALL NOTIFY THE ENGINEER IMMEDIATELY IF THERE ARE ANY CONFLICTS WITH THE PROPOSED SEWER GRADE.

4. SEE UTILITY PLAN FOR PROPOSED WATERMAIN STRUCTURE INFORMATION.

SEE SHEET 2 AND SHEET 5 FOR ADDITIONAL DOWNERS GROVE SANITARY DISTRICT NOTES AND DETAILS.
 PARKWAY TREE ROOT PRUNING, TREE REMOVAL OR TREE REPLACEMENT TO BE COORDINATED WITH VILLAGE ARBORIST.
 ANY PARKWAY TREE THAT IS NOT BEING REMOVED SHALL HAVE THE APPROPRIATE PROTECTION MEASURES INSTALLED. SEE
 "EXISTING CONDITIONS AND DEMOLITION PLAN", SHEET 6, FOR TREE REMOVAL.

7. ALL PARKWAYS DISTURBED DURING CONSTRUCTION TO BE RESTORED TO VILLAGE SPECIFICATIONS WITH SOD.

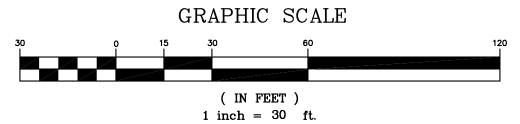
8. INFORMATION REGARDING THE 48" DIAMETER WATERMAIN IN FAIRVIEW AVENUE PROVIDED BY Dupage water commission.



DGN07001 - BRONZE DISK IN CONCRETE BASE OF

BENCHMARK

DUPAGE COUNTY BENCHMARK:



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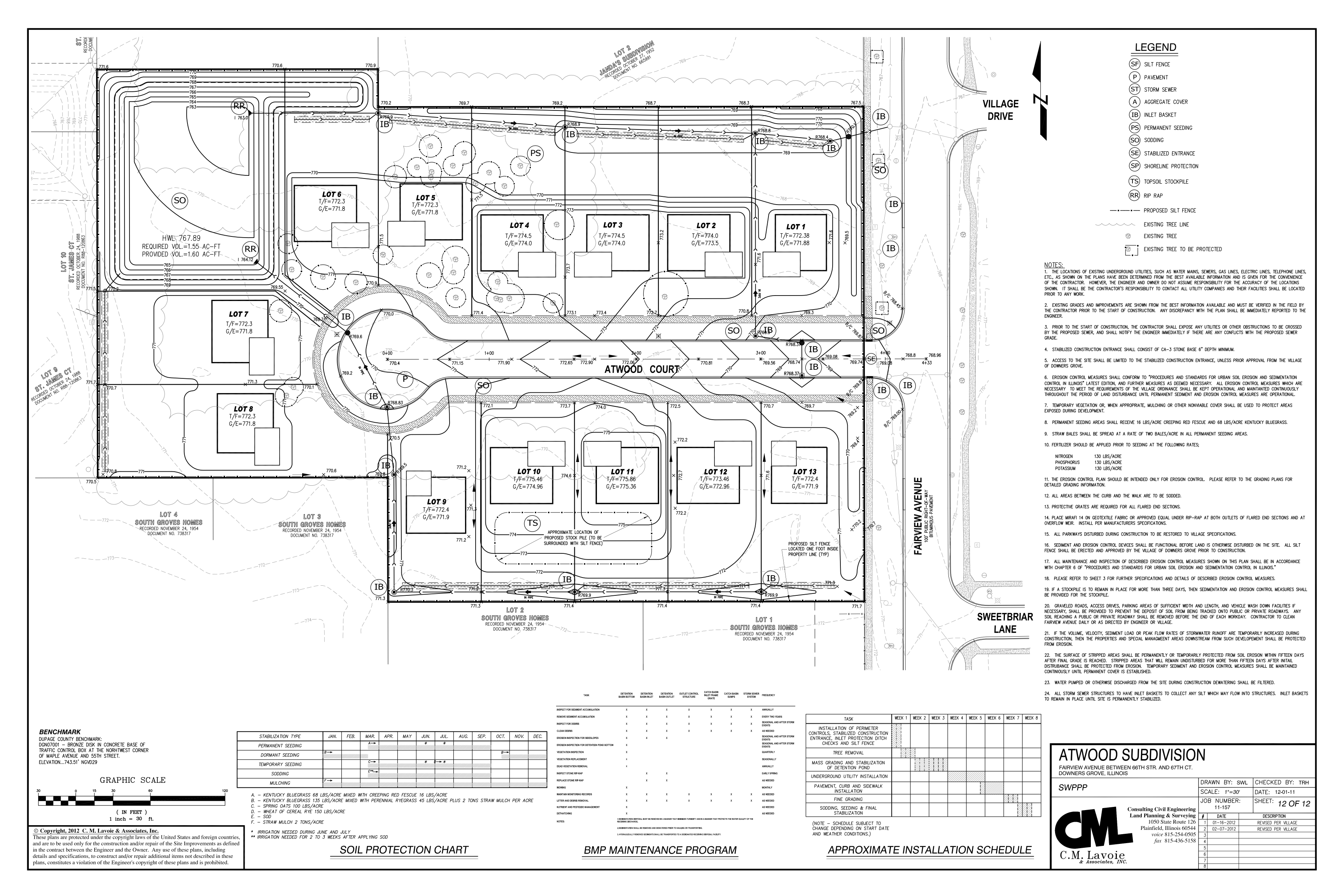
These plans are protected under the copyright laws of the United States and foreign countries, and are to be used only for the construction and/or repair of the Site Improvements as defined in the contract between the Engineer and the Owner. Any use of these plans, including details and specifications, to construct and/or repair additional items not described in these

plans, constitutes a violation of the Engineer's copyright of these plans and is prohibited.

### ATWOOD SUBDIVISION

FAIRVIEW AVENUE BETWEEN 66TH STR. AND 67TH CT. DOWNERS GROVE, ILLINOIS

fax 815-436-5158 4





#### VILLAGE OF DOWNERS GROVE REPORT FOR THE PLAN COMMISSION MARCH 5, 2012 AGENDA

SUBJECT:	TYPE:	SUBMITTED BY:
PC-05-12		
6622, 6650 and 6700 Fairview		Damir Latinovic, AICP
Avenue	Final Plat of Subdivision	Planner

#### REQUEST

The petitioner is requesting approval of the Zoning Ordinance Map Amendment to rezone a portion of the property from R-1 Single Family Residence to R-3 Single Family Residence district and a final plat of subdivision approval to subdivide five existing parcels into 13 lots and one outlot.

#### NOTICE

The application has been filed in conformance with applicable procedural and public notice requirements.

#### **GENERAL INFORMATION**

**OWNER:** Greenscape Homes, LLC.

4355 Weaver Parkway Warrenville, IL 60555

**APPLICANT:** Tim Heiny

C. M. Lavoie & Associates, Inc.

1050 West Route 126 Plainfield, IL 60544

#### **PROPERTY INFORMATION**

**EXISTING ZONING:** R1 and R-3, Single Family Residential

**EXISTING LAND USE:** Residential PROPERTY SIZE: 5.25 acres

**PINS:** 09-20-211-012, -013, -018; 09-20-408-020, -021

#### SURROUNDING ZONING AND LAND USES

ZONING FUTURE LAND USE

**NORTH:** R-1, Single Family Residence Institutional

SOUTH:R-1, Single Family ResidenceSingle Family ResidentialEAST:R-5A, Townhouse Residence & PD #32Multi-Family ResidentialWEST:R-3, Single Family ResidenceSingle Family Residential

#### **ANALYSIS**

#### **SUBMITTALS**

This report is based on the following documents, which are on file with the Department of Community Development:

- 1. Application/Petition for Public Hearing
- 2. Project Narrative
- 3. Plat of Survey
- 4. Plat of Subdivision
- 5. Site Engineering Plans

#### **PROJECT DESCRIPTION**

The petitioner is requesting approval of the Zoning Ordinance Map Amendment to rezone a portion of the property from R-1 to R-3 Single Family Residence and approval of the Final Plat of Subdivision to resubdivide five existing parcels on the property into 13 lots and one outlot. The property, commonly known as 6622, 6650 and 6700 Fairview Avenue, is located on the west side of Fairview Avenue between 66<sup>th</sup> Street and 67<sup>th</sup> Court. The property is improved with three single family homes. Two of the homes (6622 and 6700 Fairview Avenue) are currently vacant and are zoned R-1 Single Family Residence. The third home is used as a single family residence and is zoned R-3 Single Family Residence

The petitioner is proposing to construct a new street (Atwood Court) with new lots on both sides of the cul-de-sac. The proposed subdivision would have 13 single family lots and one lot designated for the stormwater detention facility in the northwest corner of the site. The proposed rezoning will allow for subdivision of property into 75-foot wide lots. All new single family homes will meet the requirements of the R-3 zoning district.

The petitioner owns the entire property and plans to construct all single family homes in the subdivision.

#### COMPLIANCE WITH COMPREHENSIVE PLAN

Staff believes the proposed 13 lot subdivision is consistent with the Comprehensive Plan. The existing neighborhood is a single family residential neighborhood. The proposed subdivision will allow for 13 new single family homes which meets the Plan's goal to ensure quality housing stock remains a staple of the community. The Residential Area Plan section of the Comprehensive Plan recommends residential areas provide a variety of housing and dwelling unit types and densities, generally organized by dwelling types and lot sizes as identified in the Land Use Plan.

Per the Comprehensive Plan, when redevelopment occurs, it should be sensitive to and consistent with existing neighborhood character with additional trees planted to complement adjacent neighborhoods. The petitioner will preserve 30 existing trees. Additionally, the proposed lot sizes are consistent in width and area with other lots in the R-3 district.

#### **COMPLIANCE WITH ZONING ORDINANCE**

The property is zoned R-1 and R-3 Single Family Residence District. The property is improved with three single family homes. The proposed subdivision complies with Sections 28.1103(c) and 28.1104(c) of the Zoning Ordinance. If the subdivision is approved, the petitioner will demolish three existing homes and construct 13 new homes. All new homes will meet all Zoning Ordinance bulk and setback requirements for the R-3 district.

#### **COMPLIANCE WITH THE SUBDIVISION ORDINANCE**

The 13 residential lots will meet the minimum lot dimension requirements for the R-3 zoning district and

per Section 20.301 of the Subdivision Ordinance. The lot dimensions are specified i
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Atwood Subdivision	Lot Width (req. 75 ft.)	Lot Depth (req. 140 ft.)	Lot Area (req. 10, 500 sq. ft.)
Lot 1	90.14 ft	167.91 ft	15,119 sq. ft.
Lot 2	75 ft.	167.91 ft.	12,593 sq. ft.
Lot 3	75 ft.	167.90 ft.	12,593 sq. ft.
Lot 4	75 ft.	167.90 ft.	12,593 sq. ft.
Lot 5	75 ft.	147 ft.	11,561 sq. ft.
Lot 6	75 ft.	182 ft.	13,545 sq. ft.
Lot 7	75 ft.	174 ft.	12,705 sq. ft.
Lot 8	75 ft.	197 ft.	15,826 sq. ft.
Lot 9	75 ft.	147 ft.	11,163 sq. ft.
Lot 10	75 ft.	160 ft.	12,000 sq. ft.
Lot 11	75 ft.	160 ft.	12,000 sq. ft.
Lot 12	75 ft.	160 ft.	12,000 sq. ft.
Lot 13	82.81 ft.	160 ft.	13,265 sq. ft.
Lot 14 Stormwater Detention Lot	15 ft.	214 ft.	27,559 sq. ft.

The petitioner has not requested any exceptions from the Subdivision Ordinance. The required five-foot wide public utility and drainage easements will be provided along all new side lot lines. The public utility and drainage easement along rear lot lines will very from 10 feet wide to 45.42 feet to accommodate the proposed stormwater utility lines. A blanket stormwater detention easement will be placed on the entire Lot 14 designated for stormwater detention facility. All proposed easements will satisfy the public utility and drainage easement requirements per the Subdivision Ordinance.

The petitioner is required to pay park and school donations for the new single family homes. The petitioner will receive credit for the three existing homes on the property (two three-bedroom homes and one two-bedroom home) to be demolished. The total amount of \$53,993.06 (\$25,024.93 for the Park District, \$19,480.93 for School District 58 and \$9,487.20 for School District 99) will have to be paid prior to Village executing the plat.

#### **ENGINEERING/PUBLIC IMPROVEMENTS**

All proposed public improvements will meet the requirements of the Subdivision Ordinance. The 452-foot long cul-de-sac will include a 31-foot wide street with 15-foot wide parkways and five-foot wide public sidewalk on both sides of the street. A new stop sign will be installed at the intersection of Atwood Court and Fairview Avenue. The petitioner will install two new street lights and is required to pay a fee-in-lieu for 20 new parkway trees. The Village will install the trees at the time of construction of individual single family homes.

All required public utility infrastructure will be constructed within the street right-of-way or the designated public utility and drainage easements. The stormwater runoff from the entire subdivision will be collected in the proposed stormwater detention facility located on Lot 14. The petitioner will create a homeowners association which will be responsible for maintenance of the detention facility. The

detention facility meets all requirements of the Village's Stormwater Ordinance.

#### **NEIGHBORHOOD COMMENT**

Notice was provided to all property owners within 250 feet of the entire property. In addition, the notice was posted on the site and published in the Downers Grove Reporter. Staff has not received any neighborhood comment regarding the proposal at this time.

#### FINDINGS OF FACT

classifications.

Staff believes the proposed Final Plat of Subdivision to resubdivide five existing parcels into 13 new lots and one outlot meets the standards of Sections 28.1103(c) and 28.1104(c) of the Zoning Ordinance and Sections 20.101 and 20.301(b) of the Subdivision Ordinance. The proposal is consistent with surrounding uses and zoning classifications. Staff believes the request is consistent with the Comprehensive Plan and meets the requirements of the Zoning and Subdivision Ordinances of the Village.

Staff believes standards for approval of amendments to the Zoning Ordinance have been met. The petitioner is requesting Zoning Ordinance Map Amendment to rezone a portion of the property from R-1 to R-3 Single Family Residence district. Specifically, properties at 6622 and 6700 Fairview Avenue are zoned R-1. The rezoning of this portion of the property will match the R-3 zoning classification on the remainder of the property (6650 Fairview Avenue) and enable the petitioner to subdivide and improve the property. The standards for approval of the rezoning are outlined below.

#### Section 28.1702 Standards for Approval of Amendments to the Zoning Ordinance

Village Council and Plan Commission consideration and approval of any amendment, whether text or map, is a matter of legislative discretion that is not controlled by any one standard. However, in making its decisions and recommendations regarding map amendments, the Village Council and Plan Commission shall consider the following factors:

- (1) The existing uses and zoning of nearby property;
  Single family homes are located west and south of the subject property while a multi-family senior housing development Oak Trace (formerly known as Fairview Village) is located to the east.

  Downers Grove Community Church occupies the property to the north. Properties to the north and south are zoned R-1 Single Family Residence while properties to the west are zoned R-3 Single Family Residence. The Oak Trace community to the east is zoned R5A Townhouse Residence district and is part of Planned Development #32. Based on the proposed lot dimensions that meet or exceed minimum requirements for the R-3 district and the location of the property adjacent to the R-3 district to the west, staff believes the proposed rezoning is consistent with the surrounding uses and zoning
- (2) The extent to which the particular zoning restrictions affect property values;
  The two existing single family homes zoned R-1 (6622 and 6700 Fairview Avenue) have been vacant for several years. The 6622 Fairview Avenue property is 38,507 sq. ft. in area and the property at 6700 Fairview Avenue is 2.8 acres. Both properties are primarily covered with large wooded areas. The combination of the property size and wooded characteristics along with the most restrictive bulk restrictions for the R-1 district have likely prevented redevelopment of these properties. The proposed rezoning of this portion of the property to R-3 is consistent with surrounding properties and will enable the petitioner to subdivide and improve the entire property.

1 district have likely prevented redevelopment of these properties.

- (3) The extent to which any determination in property value is offset by an increase in the public health, safety and welfare;
  - The two existing single family homes zoned R-1 have been vacant for several years. Rezoning of the property will enable the petitioner to subdivide and improve the property. The new subdivision will not have any negative affect on public health, safety, and welfare of the area.
- (4) The suitability of the subject property for the zoned purposes;
  A portion of the property (6650 Fairview Avenue) is already zoned R-3 Single Family Residence.
  Additionally, properties immediately to the west are also zoned R-3. The proposed subdivision will meet all minimum lot dimension requirements for the R-3 zoning district. Staff believes the subject property and the proposed subdivision is well suited for the proposed R-3 zoning classification.
- (5) The length of time that the subject property has been vacant as zoned, considering the context of land development in the vicinity;
  The two single family homes zoned R-1 have been vacant for several years. The 6622 Fairview Avenue property is 38,507 sq. ft. in area and the property at 6700 Fairview Avenue is 2.8 acres. The single family lots to the west are approximately 10,500 sq. ft. in area and are zoned R-3. The single family lots zoned R-1 immediately south of the subject property are much smaller and more typical size for the R-1 district ranging from 18,527 sq. ft. to 25,019 sq. ft. in area. The combination of the properties' size and wooded characteristics along with the most restrictive bulk restrictions for the R-
- (6) The value to the community of the proposed use;

  The proposed rezoning will enable the petitioner to subdivide and improve the property with 13 new single family homes. The proposed subdivision will meet the Comprehensive Plan's goal to ensure quality housing stock remains a staple of the community.
- (7) The standard of care with which the community has undertaken to plan its land use development. Staff believes the proposed rezoning is consistent with the Comprehensive Plan. The Plan identified the need for a variety of housing and dwelling unit types and densities, generally organized by dwelling types and lot sizes as identified in the Land Use Plan. The proposed rezoning and subdivision includes 13 new single family homes to replace the three existing vacant or underutilized properties. The proposed lot sizes are also consistent in width and area with other lots in the R-3 district.

#### RECOMMENDATIONS

The proposed final plat of subdivision and zoning ordinance map amendment to rezone a portion of the property from R-1 to R-3 is compatible with the surrounding zoning and land use classifications. Based on the findings listed above, staff recommends that the Plan Commission make a positive recommendation associated with PC-05-12 to the Village Council subject to the following conditions:

1. The final plat of subdivision shall substantially conform to the Final Plat of Atwood Resubdivision prepared by C. M. Lavoie & Associates. Inc., dated December 02, 2011, last revised February 8, 2012, Proposed Site Improvements for Atwood Subdivision prepared by C. M. Lavoie & Associates. Inc., dated December 11, 2011, last revised February 7, 2012, EX07 Tree Removal Plan, prepared by C. M. Lavoie & Associates. Inc., dated October 26, 2011, last revised February 8, 2012 and Boundary & Topography Survey prepared by C. M. Lavoie & Associates. Inc., dated October 26, 2011, except as such plans may be modified to conform to the Village Codes and Ordinances.

- 2. The Home Owners Association Declaration of Restrictive Covenants document for the Atwood subdivision shall be recorded with the plat of subdivision.
- 3. The Final Plat of Atwood Resubdivision shall be revised to indicate the depth of proposed public utility and drainage easements along rear lot lines of Lots 9-13.
- 4. Upon competition of all remaining public improvements for the entire Atwood Subdivision, the petitioner shall submit record drawings for approval by the Village Council. Along with the record drawings, the petitioner shall submit a guarantee security in the amount of 20% of the total cost of the public improvements, which shall expire no earlier than two years after acceptance of such public improvements by the Village Council.
- 5. The petitioner shall pay \$53,993.06 for park and school donations (\$25,024.93 for the Park District, \$19,480.93 for School District 58 and \$9,487.20 for School District 99) prior to Village executing the plat.
- 6. A fee in lieu payment for 20 new parkway trees (\$500 per tree, total payment \$10,000) must be submitted prior to issuance of the construction permit.
- 7. The approval from the Downers Grove Sanitary District shall be submitted prior to issuance of construction permits.
- 8. The approval from the DuPage County for Impact Fees and the DuPage County Health Department for the removal of existing wells on the property shall be submitted prior to issuance of the construction permits.

Staff Report	Approved	By:
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Tom Dabareiner, AICP
Director of Community Development

TD:dl -att

P:\P&CD\PROJECTS\PLAN COMMISSION\2012 PC Petition Files\PC 05-12 Atwood Subdivision- Final Plat of Subdivision\Staff Report PC-05-12.doc

**PC-05-12** A petition seeking rezoning approval from R-1 Single Family Residence district to R-3 Single Family Residence district and Final Plat of Subdivision approval to re-subdivide five existing parcels into 14 new lots. The property is located on the west side of Fairview Avenue approximately 365 feet south of 66<sup>th</sup> Street, commonly known as 6622, 6700 and 6650 Fairview Avenue, Downers Grove, IL (PINs 09-20-211-012, -013, -018; 09-20-408-020, -021) C.M. Lavoie and Associates, Inc., Petitioner; Greenscape Homes, LLC., Owner.

Chairman Jirik swore in those individuals who would be speaking on the above petition.

Mr. Damir Latinovic, planner for the Village of Downers Grove, referred to the location of the parcels under discussion on the overhead noting that while there were three properties: 6622, 6700 and 6650 Fairview Avenue, there were actually five existing parcels with two vacant homes on the northern properties. The home one the southern property was occupied. The property was currently zoned R-1 Single Family and R-3 Single Family (the southern rental parcel) and the petitioner was asking to rezone the R-1 portion into R-3 and requesting the approval of final plat of subdivision to subdivide the property into 13 new lots with one detention lot (NW corner of site). All lots would have a minimum lot area of more than 10,500 sq. feet and be 75 feet in width.

All single-family homes would have to meet all requirements of the zoning ordinance. Staff believed the proposal was consistent with the Village's Comprehensive Plan, which called for quality housing and a variety of dwelling units throughout the Village. The Plan also recommended new developments be sensitive to the surrounding area. The lots were consistent with the sizes of other R-3 lots in the area. Mr. Latinovic noted the proposed development met the requirements of the Village's Subdivision Ordinance. He stated no exceptions were being requested.

Mr. Latinovic stated some trees would have to be removed to accommodate the project, but 33 of the trees would be preserved, according to the petitioner's tree preservation plan. He stated the Village would collect a fee-in-lieu from the petitioner for 20 new parkway trees.

Mr. Latinovic went on to note five-foot wide utility easements will be located along the side lot lines and 10-foot easements would be reserved along the rear lot lines. These easements would accommodate all utility structures. Mr. Latinovic explained Lot 14 would contain the stormwater detention area. The applicant will be required to park and school donations prior to the Village executing the plat of subdivision. Mr. Latinovic stated these donations would total approximately \$53,993.06.

A review of the street, parkway and sidewalk widths followed. Mr. Latinovic said one stop sign was planned at the intersection of Fairview for traffic exiting Atwood Court. Lot 14 will collect all stormwater run-off from the property and drain into the public storm sewer on Fairview Avenue. A homeowners association will be created for the proposed subdivision and will have responsibility for maintenance of the detention facility.

Mr. Latinovic reviewed the standards for approval for zoning map amendments. He explained how the proposal met each of the standards. Mr. Latinovic re-emphasized how the proposal met the goals of the Comprehensive Plan and requirements of the Subdivision Ordinance. He stated staff recommended the Plan Commission to forward a positive recommendation to the Village Council, subject to the conditions on pages 5 and 6 of the Staff Report.

Per Mr. Matejczyk's question, Mr. Latinovic confirmed that the areas to the north and south of the proposal would remain R-1 and the proposed subdivision would be zoned R-3. He indicated the adjacent subdivisions to the west were zoned R-3. As to the history of the R-1 area to the south, Mr. Latinovic could not confirm when the area was developed, but believed it was annexed as R-1 zoning, similar to when other parcels came into annexation from the County.

Chairman Jirik observed that two-thirds of the area was zoned R-3 already. He suggested the proposed zoning was a continuation of the existing development pattern. Mr. Latinovic concurred there was a predominance of the R-3 zoning and the change was not shifting a balance but was consistent with the trend of development.

Petitioner, Mr. Ken Neuman, owner of Greenscape Homes, LLC, recalled a few years ago a number of different zoning classifications were considered for the area, including town homes, with a higher density. He stated he reviewed the minutes from and the concerns raised during those hearings. Mr. Neuman discussed how the surrounding zoning was considered for the proposal and how the development would be consistent with the surrounding neighborhood. In response to the residents' concerns and the surrounding area, the proposal before the Commission was a standard proposal for single-family residences. The entire parcel, he noted, was purchased from the Fairview Ministries bankruptcy.

Mr. Neuman further discussed the three homes already under construction in his other development (Green Acres Subdivision). He stated the homes will be approximately 3,000 sq. foot homes with masonry fronts and most of them would have 3-car garages. He provided details about the proposed building material. Mr. Neuman described how the project met the Village's codes and requirements. As to stormwater detention, Mr. Neuman explained that the detention area aligns with the property to the west. Due to input received from residents and staff, he stated he purchased another parcel from the church in order to better align the stormwater detention basin with the neighboring pond.

Per a question from Mr. Beggs, Mr. Neuman explained how he came up with the subdivision's name.

Chairman Jirik opened the meeting up to pubic comment.

Mr. Bob Johnson, 400 67<sup>th</sup> Court, noted he resides south of the property and asked about the details of the location of the swale and storm sewer, what trees would be preserved, and easement details.

In response, Mr. Tim Hejny, with C.M. Lavoie and Associates, Inc., stated that some of the easements were expanded along the south property line to accommodate the swales and storm sewer. A silt fence would be installed along the property line, with some form of construction fence around it during development. He said the developer was not proposing fences for the final development. However, private owners may install them after the project is complete.

Mr. Johnson explained the topography of his lot behind the property and was concerned about the petitioner protecting his trees on his property. Mr. Hejny noted there would be fences to protect neighboring trees and they would be inspected after every storm

Mr. Johnson expressed concern about the building setback line being 40 feet off Fairview to which Mr. Hejny confirmed that the current setback met the proposed zoning planned for the subdivision. Mr. Latinovic interjected and explained to Mr. Johnson that every zoning district had different setbacks and with the proposed subdivision, the current zoning regulations and setbacks applied. He noted the R-1 district, the zoning for 400 67<sup>th</sup> Court, requires a 40-foot front setback while the R-3 zoning district, the current and proposed zoning for the subdivision, requires a 30-foot setback.

Mr. Johnson asked about the construction sequencing, wherein the Chairman explained that the Commission does not review the construction phasing for the project. Mr. O'Brien filled in those timeline details for the resident.

Mr. Jas Chawla, 1936 Sweetbriar Lane, Darien, IL, inquired as to when the development would begin and expressed concern about increased traffic on Fairview. Mr. Chawala asked if a traffic signal would be installed because it was difficult to turn onto Fairview. Mr. Hejny stated construction would begin within several weeks to a couple of months if the Village approved it. He stated there would not be a significant increase in traffic because there was only a net gain of 10 homes after the three existing homes were razed. He went on to explain there were no plans for a traffic signal on Fairview because the traffic from the proposed development did not warrant one. Mr. Chawala included what protection would his home have from the construction. Mr. Hejny explained where construction traffic would park and that the Village had strict rules governing construction activities.

Ms. Kathy Cummings, 411 67<sup>th</sup> Court, Downers Grove, voiced that the area was a nice five-acre parcel with trees that absorbed the stormwater. She expressed concern about replacing the trees with concrete, flooding issues, and the environment impact. She preferred to have the lot zoned R-1 like her own street.

Mr. Ken Nemec, 6631 St. James Court, Downers Grove, resides adjacent to the existing detention area. He confirmed he met with Mr. Neuman and thanked him for being very

cooperative with the information. However, Mr. Nemec said he did have a concern about the tree line that bordered the west part of the lot of the development and the plans for that area. He agreed the trees in the neighborhood made the area nice. He also confirmed with Mr. Neuman that the drainage would not flow into the detention area on St. James Court.

In response, Mr. Hejny, stated that he would do everything possible to maintain as many trees as possible, but indicated there would be some utilities located and draining along the west property line. To date, it was difficult for him to determine to what extent the trees would be removed until the specific homes and grading were determined for each lot. Currently, there were no final plans for each lot's specific grading. Chairman Jirik, however, stepped in and explained that a property owner had a right to do whatever he/she wanted with the trees on their property and that most developers understood the value of trees and worked to identify quality trees and preserve them due to their value to a project.

Per another question by Mr. Nemec regarding building location on a lot, Mr. O'Brien stepped in and explained that the foundations depicted on the drawings were for illustrative purposes. They are only used to identify the top and bottom of proposed foundations.

Mr. Johnson, 400 67<sup>th</sup> Court, returned and voiced concern about flooding since a nearby stream flowed east through two properties. Mr. Hejny explained that he was aware of the drainage conditions. He explained the proposed development's stormwater would be conveyed west, then to the detention pond and finally to the storm sewer along Fairview Avenue.

Mr. John Hoth, 402 67<sup>th</sup> Court, discussed the flooding that occurs on both sides of his house after it rained. He asked the petitioner where he planned to pick up grade to fill the back area. Mr. Hejny explained that the surface water would be conveyed to the detention basin through a series of underground storm sewers. The developer was not proposing to raise the grade.

There being no further comments, Chairman Jirik closed public comment. No further Commissioner questions to the public followed.

In response to the concerns of storm water, Mr. Ken Neuman, explained the detail of stormwater drainage for the proposed development. He indicated the run-off would be captured by a series of underground pipes, routed through the detention pond and then to the storm sewer in Fairview Avenue. Regarding the protection for the residents while construction was occurring, Mr. Neumann explained that the detention area will be installed first, followed by installation of the roadway. A chain link fence will surround the construction site and silt fence will be installed inside of the chain link fence. He estimated construction to commence mid-July and take two years to complete. Mr. Neuman provided more detail about tree preservation. He noted that pipes would zigzag through the trees to protect them. He went on to say houses would be set at the front

setback line to keep backyards as large as possible. Mr. Neuman recapped his petition and asked for the Commission's recommendation.

Per Mrs. Rabatah's question to staff, the Fire Department reviewed the proposal. Mr. O'Brien indicated the Department would review the placement of fire hydrants and water pressure when the plans are submitted for permit review. He went on to explain the village would maintain the cul-de-sac.

WITH RESPECT TO FILE PC-05-12, MR. MATEJCZYK MADE A MOTION THAT THE PLAN COMMISSION FORWARD A POSTIVE RECOMMENDATION TO THE VILLAGE COUNICL, SUJECT TO THE FOLLOWING CONDITIONS:

- 1. THE FINAL PLAT OF SUBDIVISION SHALL SUBSTANTIALLY CONFORM TO THE FINAL PLAT OF ATWOOD RESUBDIVISION PREPARED BY C. M. LAVOIE & ASSOCIATES. INC., DATED DECEMBER 02, 2011, LAST REVISED FEBRUARY 8, 2012, PROPOSED SITE IMPROVEMENTS FOR ATWOOD SUBDIVISION PREPARED BY C. M. LAVOIE & ASSOCIATES. INC., DATED DECEMBER 11, 2011, LAST REVISED FEBRUARY 7, 2012, EX07 TREE REMOVAL PLAN, PREPARED BY C. M. LAVOIE & ASSOCIATES. INC., DATED OCTOBER 26, 2011, LAST REVISED FEBRUARY 8, 2012 AND BOUNDARY & TOPOGRAPHY SURVEY PREPARED BY C. M. LAVOIE & ASSOCIATES. INC., DATED OCTOBER 26, 2011, EXCEPT AS SUCH PLANS MAY BE MODIFIED TO CONFORM TO THE VILLAGE CODES AND ORDINANCES.
- 2. THE HOME OWNERS ASSOCIATION DECLARATION OF RESTRICTIVE COVENANTS DOCUMENT FOR THE ATWOOD SUBDIVISION SHALL BE RECORDED WITH THE PLAT OF SUBDIVISION.
- 3. THE FINAL PLAT OF ATWOOD RESUBDIVISION SHALL BE REVISED TO INDICATE THE DEPTH OF PROPOSED PUBLIC UTILITY AND DRAINAGE EASEMENTS ALONG REAR LOT LINES OF LOTS 9-13.
- 4. UPON COMPETITION OF ALL REMAINING PUBLIC IMPROVEMENTS FOR THE ENTIRE ATWOOD SUBDIVISION, THE PETITIONER SHALL SUBMIT RECORD DRAWINGS FOR APPROVAL BY THE VILLAGE COUNCIL. ALONG WITH THE RECORD DRAWINGS, THE PETITIONER SHALL SUBMIT A GUARANTEE SECURITY IN THE AMOUNT OF 20% OF THE TOTAL COST OF THE PUBLIC IMPROVEMENTS, WHICH SHALL EXPIRE NO EARLIER THAN TWO YEARS AFTER ACCEPTANCE OF SUCH PUBLIC IMPROVEMENTS BY THE VILLAGE COUNCIL.
- 5. THE PETITIONER SHALL PAY \$53,993.06 FOR PARK AND SCHOOL DONATIONS (\$25,024.93 FOR THE PARK DISTRICT, \$19,480.93 FOR

- SCHOOL DISTRICT 58 AND \$ 9,487.20 FOR SCHOOL DISTRICT 99) PRIOR TO VILLAGE EXECUTING THE PLAT.
- 6. A FEE IN LIEU PAYMENT FOR 20 NEW PARKWAY TREES (\$500 PER TREE, TOTAL PAYMENT \$10,000) MUST BE SUBMITTED PRIOR TO ISSUANCE OF THE CONSTRUCTION PERMIT.
- 7. THE APPROVAL FROM THE DOWNERS GROVE SANITARY DISTRICT SHALL BE SUBMITTED PRIOR TO ISSUANCE OF CONSTRUCTION PERMITS.
- 8. THE APPROVAL FROM THE DUPAGE COUNTY FOR IMPACT FEES AND THE DUPAGE COUNTY HEALTH DEPARTMENT FOR THE REMOVAL OF EXISTING WELLS ON THE PROPERTY SHALL BE SUBMITTED PRIOR TO ISSUANCE OF THE CONSTRUCTION PERMITS.

#### MR. BEGGS SECONDED THE MOTION.

For the record, Chairman Jirik stated the proposal met the Standards for Approval and was responsive and satisfied the fulfillment of review of the standards. He agreed with staff's analysis of this proposal.

#### **ROLL CALL:**

AYE: MR. MATEJCZYK, MR. BEGGS, MR. HOSE, MR. QUIRK, MRS.

RABATAH, CHAIRMAN JIRIK

NAY: NONE

**MOTION CARRIED. VOTE: 6-0**