VILLAGE OF DOWNERS GROVE REPORT FOR THE VILLAGE COUNCIL MEETING MARCH 19, 2013 AGENDA

SUBJECT:	TYPE:	SUBMITTED BY:
	✓ Resolution	
Final Plat of Subdivision -	Ordinance Motion	Tom Dabareiner, AICP
4729 Woodward Avenue	Discussion Only	Community Development Director

SYNOPSIS

A resolution for a Final Plat of Subdivision has been prepared to subdivide a property into three new single family lots. The property is located at 4729 Woodward Avenue.

STRATEGIC PLAN ALIGNMENT

The Goals for 2011-2018 identified Exceptional Municipal Services.

FISCAL IMPACT

N/A.

UPDATE & RECOMMENDATION

This item was discussed at the March 12, 2013 Village Council meeting. Staff recommends approval on the March 19, 2013 Consent Agenda.

BACKGROUND

The petitioner is requesting approval of the Final Plat of Subdivision to subdivide the property at 4729 Woodward Avenue into three new single-family lots. The 180-foot wide property consists of two buildable lots: one is 120-foot wide lot and the other is 60-foot wide lot. The proposed resubdivision of the property would include two 75-foot wide lots, one facing Woodward Avenue and one facing Prairie Avenue, and one 105-foot wide lot at the corner facing both Woodward and Prairie Avenues where an existing home is located. The petitioner is proposing to modify the existing home and construct an addition in the future to meet current zoning requirements. The two new lots would have two new single family homes.

The three residential lots will meet or exceed 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 in the table below:

4729 Woodward Ave Resubdivision	Lot Width (req. 75 ft.)	Lot Depth (req. 140 ft.)	Lot Area (req. 10, 500 sq. ft.)
Lot 1	75 ft.	153.91 ft.	11,494.22 sq. ft.
Lot 2	105 ft.	150.8 ft.	15,927.96 sq. ft.
Lot 3	75 ft.	180 ft.	13,498.8 sq. ft.

The petitioner is requesting two exceptions from the Subdivision Ordinance. The requested exceptions meet the standards of approval per Section 20.602 of the Subdivision Ordinance:

1. Right-of-way width

The petitioner is requesting an exception from the requirement to dedicate a portion of the property to make the adjacent rights-of-way (Woodward and Prairie Avenues) 70 feet wide, as required by the Subdivision Ordinance.

Both Woodward Avenue and Prairie Avenue are established roadways with consistent 66-foot right-of-way width the entire length of the streets. Widening the rights-of-way only along the subject property to make them 70 feet wide would have no benefit to the neighborhood or the Village. A public sidewalk already exists on both sides of Prairie Avenue and on the east side of Woodward Avenue along the subject property. The Village has no plans to widen either roadway.

2. Right-of-way improvements

The petitioner is requesting an exception from the requirement to construct public improvements (curb and gutter) to the east side of Woodward Avenue as required by the Subdivision Ordinance.

Woodward Avenue does not have curb and gutter along the entire length of the street north and south of the subject property. The Village currently does not have any capital improvement plans for Woodward Avenue. Because the drainage and road profile analysis have not been completed by staff, installation of curb and gutter improvements at this time could lead to improvements that are inconsistent with the final Village plans, if any, for this street in the future. The petitioner's is consistent with existing neighborhood character.

All other public improvements exist. The petitioner will make improvements to the existing stormwater infrastructure along Woodward Avenue by installing one new catch basin and a new 6-inch stormsewer line to accommodate one new home along Woodward Avenue. The proposed improvements meet the requirements of the Stormwater Ordinance.

The petitioner is required to pay a fee in-lieu of installation of two parkway trees (\$500 for each tree). The Village will install the trees after the new homes are completed. The petitioner is also required to pay park and school donations for one new single family home. The property could accommodate two single family homes in its current configuration. As such, the proposed subdivision will result in only one additional single family lot. The total amount of \$4,736.71 (\$2,283.33 for the Park District, \$1,668.59 for School District 58 and \$874.80 for School District 99) will have to be paid prior to Village executing the plat.

The proposed three-lot subdivision is consistent with the Comprehensive Plan. The existing neighborhood is a single family traditional grid neighborhood. The proposed subdivision will allow for two 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.

The proposed subdivision meets the minimum lot dimension 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 lot sizes. The proposed subdivision is consistent with the trend of development in the area.

The Plan Commission considered the petition at their March 5, 2012 meeting. Several residents expressed concerns about increased stormwater runoff and traffic due to construction of two new homes. Both new homes and the addition to the existing home will meet all requirements of the stormwater ordinance. Additionally, the petitioner is making improvements to the existing stormwater infrastructure on the east side of Woodward Avenue which will improve drainage in the area. Per the Institute of Transportation Engineers trip generation studies, each single family home will on average add one additional trip during weekday evening peak hour. Both Woodward and Prairie Avenues have adequate capacity to accommodate expected trip generation from two additional homes in the area. The owner of the property commonly known as 2000 Prairie Avenue inquired about the proposed addresses for new lots. The resident has since submitted a request to change the address of 2000 Prairie Avenue which the Village approved.

The Plan Commission commented that the proposed subdivision is consistent with the existing neighborhood. The Commission found that the request meets the requirements of the Subdivision and Zoning Ordinances and the requested exceptions meet the standards of approval per Section 20.602 of the Subdivision Ordinance. Based on their findings, the Plan Commission unanimously recommended approval of the Final Plat of Subdivision. Staff concurs.

ATTACHMENTS

Aerial Map Resolution Staff Report with attachments dated February 4, 2013 Minutes of the Plan Commission Hearing dated February 4, 2013

RESOLUTION	
------------	--

A RESOLUTION APPROVING THE FINAL PLAT OF SUBDIVISION WITH EXCEPTIONS FOR 4729 WOODWARD 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 one lot into three lots for House on Prairie LLC Resubdivision, located on the northeast corner of Woodward and Prairie Avenues, commonly known as 4729 Woodward Avenue, Downers Grove, Illinois, legally described as follows:

The south half of Lot 352 and all of Lot 353 in Branigar Bros.' Wooded Homesites, a subdivision in Section 7, Township 38 North, Range 11 east of the Third Principal Meridian, and Section 12, Township 38 North, Range 10 east of the Third Principal Meridian, according to the plat thereof recorded October 2, 1920, as Document No. 144598, in DuPage County, Illinois

Commonly known as 4729 Woodward Avenue, Downers Grove, IL 60515 (PIN 09-07-100-019)

WHEREAS, Exceptions have been requested pursuant to Section 20-602 of the Downers Grove Municipal Code to permit the following:

- 1. An Exception from Chapter 20, *Subdivision Ordinance*, Section 20.303; *Street Widths*, to omit the requirement of dedicating a portion of the property to make the adjacent rights of way seventy (70) feet wide.
- 2. An Exception from Chapter 20, *Subdivision Ordinance*, Section 20.401; *Required Public Improvements*, to omit the required public improvements for the east side of Woodward Avenue.

WHEREAS, notice has been given and a public hearing held on February 4, 2013 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 of House on Prairie, LLC Resubdivision with Exceptions, located at 4729 Woodward Avenue, Downers Grove, Illinois, 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 of House on Prairie, LLC Resubdivision, located at 4729 Woodward Avenue, Downers Grove, Illinois, be and is hereby approved subject to the following condition:

- The final plat of subdivision shall substantially conform to the House on Prairie, LLC Resubdivision
 plat prepared by Gentile & Associates, Inc. dated November 17, 2012 and House on Prairie, LLC
 Resubdivision plans prepared by RWG Engineering, LLC dated December 7, 2012, last revised January
 8, 2013, except as such plans may be modified to conform to the Village Codes and Ordinances.
- 2. The petitioner shall pay a total of \$4,736.71 in Park and School Donations (\$2,283.33 for the Park District, \$1,668.59 for School District 58 and \$874.80 for School District 99) prior to Village executing the plat.
- 3. A fee in lieu payment for two new parkway trees (\$500 per tree, total payment \$1,000) must be submitted prior to Village executing the plat.

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		

HOUSE ON PRAIRIE, LLC RESUBDIVISION

BEING A RESUBDIVISION IN NORTHWEST QUARTER OF SECTION 7, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN,
IN DUPAGE COUNTY, ILLINOIS

STATE OF ILLINOIS			
S.S. COUNTY OF DUPAGE			
I,, COLLEC	CTOR OF THE DOWNERS GROVE SANITARY		STATE OF ILLINOIS
DISTRICT, DO HEREBY CERTIFY THAT THERE ARE NO DELINQU SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS TH	JENT OR UNPAID CURRENT OR FORFEITED		COUNTY OF DUPAGE
AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT.	ILINEON THAT HAVE NOT BEEN AFFORTIONED		THE UNDERSIGNED DO
DATED AT DOWNERS GROVE, ILLINOIS, THIS DAY	Y OF, A.D. 20		SURVEYOR'S CERTIFIC BEST OF THEIR KNOW
			DISTRICT, AND NO. 58
SANITARY DISTRICT COLLECTOR			DATED AT
SANITARY DISTRICT COLLECTOR			DATED AT
			 OWNER
			5
_CERTIFICATE_FOR_THE_COLLECTOR	P FOR THE VILLACE		
	K FOR THE VILLAGE		STATE OF ILLINOIS)
STATE OF ILLINOIS S.S.			COUNTY OF
COUNTY OF DUPAGE			
COLLE	ECTOR FOR THE VILLACE OF DOWNERS		THAT THEY (OR IT) A IT) HAVE CAUSED TH
I,, COLLE GROVE, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUI	IENT OR UNPAID CURRENT OR FORFEITED		DRAWN.
SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS TAPPORTIONED AGAINST THE TRACT OF LAND, INCLUDED IN	THIS PLAT.		
DATED AT DOWNERS GROVE, ILLINOIS, THIS DAY OF	A.D.		DATED AT
20	, ,		
DOWNERS GROVE VILLAGE COLLECTOR			OWNER
			STATE OF ILLINOIS
		<u>CERTIFICATE FOR THE PLAN COMMISSION</u>	COUNTY OF
		STATE OF ILLINOIS	I,
CERTIFICATE FOR THE VIL	LLAGE COUNCIL	COUNTY OF DUPAGE	
			CERTIFY THAT KNOWN TO ME TO B
STATE OF ILLINOIS		APPROVED BY THE PLAN COMMISSION OF THE VILLAGE DOWNERS GROVE, THIS DAY OF	CERTIFICATE AS SUC
COUNTY OF DUPAGE		A.D. 20	ACKNOWLEDGED THA OWN FREE AND VOL
APPROVED THIS DAY OF A.D. 20_ DOWNERS GROVE.	BY THE COUNCIL OF THE VILLAGE OF		GIVEN UNDER MY HA
DOWNLING GNOVE.		CHAIRMAN	
	_		NOTARY PUBLIC
MAYOR			
			COMMISSION EXPIRES
VILLAGE CLERK	_		
		CERTIFICATE FOR THE COUNTY CLERK	
		STATE OF ILLINOIS	
		\{ S.S.	
DRAINAGE CERTIFICAT	TE	COUNTY OF DUPAGE)	
STATE OF ILLINOIS		I,, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS,	
} S.S.		I,, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT GENERAL TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TAX SALES AGAINST ANY OF THE LAND INCLUDED IN THIS PLAT. I	STATE OF ILLIN
COUNTY OF >		FURTHER CERTIFY THAT I HAVE RECEIVED ALL STATUTORY FEES IN CONNECTION WITH	COUNTY OF DUPA
I,, A	A REGISTERED PROFESSIONAL ENGINEER IN ILLINOIS	THIS PLAT. GIVEN UNDER MY HAND AND SEAL OF THE COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS,	
AND		THIS DAY OF, A.D. 20	THIS IS TO CERTI
THE	COMMITTED OF THE LAND DEDICTED HEDEON OF THE		AND SUBDIVIDED REPRESENTATION
DULY AUTHORIZED ATTORNEY, DO HEREBY STATE, THAT TO THE	E BEST OF OUR KNOWLEDGE AND BELIEF,	Dupage county clerk	THE SOUTH HALF
REASONABLE PROVISION HAS BEEN MADE FOR COLLECTION AND AREAS, OR DRAINS WHICH THE SUBDIVIDER HAS A RIGHT TO US	SE, AND THAT SUCH SURFACE WATERS WILL BE	DUFAGE COUNTY CLERK	SUBDIVISION IN SI
PLANNED FOR IN ACCORDANCE WITH GENERALLY ACCEPTED ENGLIKELIHOOD OF DAMAGE TO THE ADJOINING PROPERTY BECAUSE			AND SECTION 12, TO THE PLAT THE
FURTHER, AS ENGINEER, I HEREBY CERTIFY THAT THE PROPERTY	Y WHICH IS THE SUBJECT OF THIS SUBDIVISION OR		ILLINOIS.
ANY PART THEREOF IS (IS NOT) LOCATED WITHIN A SPECIAL FL EMERGENCY MANAGEMENT AGENCY.	LOOD HAZARD AREA AS IDENTIFIED BY THE FEDERAL		PROPERTY COMMO
		CERTIFICATE OF THE COUNTY RECORDER	CONTAINING: 40,9
THIS, A.D. 20	 ·	STATE OF ILLINOIS	UPON INSPECTION
		SIXTE OF ILLINOIS S.S. COUNTY OF DUPAGE	2004, i FURTHER (AREAS DETERMIN
DECETEDED DECECCIONAL ENGINEES	OWNED OR ATTORNEY		(ANEAS DETERMIN
REGISTERED PROFESSIONAL ENGINEER	OWNER OR ATTORNEY	THIS PLAT WAS FILED FOR RECORD IN THE RECORDER'S OFFICE OF DUPAGE COUNTY, ILLINOIS, ON	ALL DIMENSIONS
		THE DAY OF,	GIVEN UNDER MY
		AT O CLOCKM. AS DOCUMENT NUMBER	
GENTILE & ASSOCIATES, INC.			ILLINOIS PROFFSS
PROFESSIONAL LAND SURVEYORS		DuPAGE COUNTY RECORDER OF DEEDS	ILLINOIS PROFESS MY LICENSE EXPI
550 E. ST. CHARLES PLACE LOMBARD, ILLINOIS 60148			
PHONE (630) 916-6262 FAX (630) 916-6264			
100 (000) 310-0204			

DOWNERS GROVE SANITARY DISTRICT.

PREPARED FOR: P. SULLIVAN

DRAWN BY: VAF
ORDER NO.:11-20126 (RESUB. REV 3)

ILLINOIS PROFESSIONAL DESIGN FIRM LICENSE NO. 184.002870

	SCHOOL DISTRICT C	<u>ERTIFICATE</u>	
STATE OF ILLINOIS			
STATE OF ILLINOIS S.S.			
THE UNDERSIGNED DO HEREB SURVEYOR'S CERTIFICATE, AN BEST OF THEIR KNOWLEDGE, DISTRICT, AND NO. 58 ELEME	ID KNOWN AS 4729 WOOD IS LOCATED WITHIN THE E	WARD AVENUE, DOWNERS G BOUNDARIES OF THE NO. 99	ROVE, ILLINOIS TO THE HIGH SCHOOL
DATED AT	,ILLINOIS, THIS	DAY OF	, A.D. 20
DWNER		OWNER	
	OWNER(C), OEDIN		
STATE OF ILLINOIS)	OWNER(S)' CERTIF	-ICATE	
COUNTY OF			
		DIVIDUALS (OR CORPORATION THE ABOVE DESCRIBED PR SUBDIVIDED AS SHOWN ON TH	
DATED AT	,ILLINOIS, THIS _	DAY OF	, A.D. 20
DWNER		OWNER	
STATE OF ILLINOIS COUNTY OF	}s.s.		
		PUBLIC IN AND FOR SAID CO	UNTY DO HEREBY
CERTIFY THAT		IS	/ARE PERSONALLY
ACKNOWLEDGED THAT HE/S	HE/THEY SIGNED AND DE	IS, NAME(S) IS/ARE SUBSCRIBE ARED BEFORE ME THIS DAY LIVERED THE SAID INSTRUME PURPOSES THEREIN SET FO	NI AI HIS/HER/IHEIR
		DAY OF	
NOTARY PUBLIC			
COMMISSION EXPIRES			
	SURVEYOR	R'S CERTIFICATE	
STATE OF ILLINOIS	\ s.s.		
COUNTY OF DUPAGE	,		
AND SUBDIVIDED THE FO		LINOIS LAND SURVEYOR NUM PERTY AS SHOWN BY THIS P DN;	
SUBDIVISION IN SECTION AND SECTION 12, TOWNS	7, TOWNSHIP 38 NORTH, HIP 38 NORTH, RANGE 10	53 IN BRANIGAR BROS.' WOO RANGE 11 EAST OF THE THI EAST OF THE THIRD PRINC 20, AS DOCUMENT NO. 1445	RD PRINCIPAL MÉRIDIAN, IPAL MERIDIAN, ACCORDING
PROPERTY COMMONLY KN		RD AVENUE, DOWNERS GROVE	Ξ, IL.
2004, i FURTHER CERTIF	Y THAT ALL OF THE SUB-	NP NO. 17043C0901H, EFFEC JECT PROPERTY SHOWN HER INUAL CHANCE FLOODPLAIN)	EON LIES WITH ZONE "X"
	FEET OR DECIMALS THER	NOVEMBER	, A.D. 20
ILLINOIS PROFESSIONAL L MY LICENSE EXPIRES NO	AND SURVEYOR NO. 2925 VEMBER 30, 2014		

RWG ENGINEERING, LLC CIVIL ENGINEERING - REAL ESTATE CONSULTING - PROJECT MANAGEMENT ILLINOIS PROFESSIONAL DESIGN FIRM #184-006370 LIMITATION OF WARRANTY OF ENGINEER'S INSTRUMENTS OF SERVICE

THE ENGINEER AND HIS CONSULTANTS DO NOT WARRANT OR GUARANTEE THE ACCURACY AND COMPLETENESS OF THE DELIVERABLES HEREIN BEYOND A REASONABLE DILIGENCE. IF ANY MISTAKES, OMISSIONS, OR DISCREPANCIES ARE FOUND TO EXIST WITHIN THE DELIVERABLES, THE ENGINEER SHALL BE PROMPTLY NOTIFIED SO THAT HE MAY HAVE THE OPPORTUNITY TO TAKE WHATEVER STEPS NECESSARY TO RESOLVE THEM. FAILURE TO PROMPTLY NOTIFY THE ENGINEER OF SUCH CONDITIONS SHALL ABSOLVE THE ENGINEER FROM ANY RESPONSIBILITY FOR THE CONSEQUENCES OF SUCH FAILURE. ACTIONS TAKEN WITHOUT THE KNOWLEDGE AND CONSENT THE ENGINEER, OR IN CONTRADICTION TO THE ENGINEER'S DELIVERABLES OR RECOMMENDATIONS SHALL BECOME THE RESPONSIBILITY NOT OF THE ENGINEER BUT OF THE PARTIES RESPONSIBL

LEGEND

	EXISTING	PROPOSED
SANITARY MANHOLE	©	•
STORM MANHOLE	0	•
CATCH BASIN	0	•
INLET		
PRECAST FLARED END SECTION	\triangleright	>
CONCRETE HEADWALL	>	>
VALVE VAULT	\otimes	•
VALVE BOX	H	
FIRE HYDRANT	Þ	>
BUFFALO BOX	Φ	•
CLEANOUT	0	•
SANITARY SEWER	─	
FORCE MAIN		
STORM SEWER		
WATER MAIN		
CONSTRUCT WATER MAIN UNDER SEWER		
GRANULAR TRENCH BACKFILL		
STREET LIGHT	\rightleftharpoons	•—
ELECTRICAL CABLE	——E——	——Е—
2" CONDUIT ENCASEMENT		
ELECTRICAL TRANSFORMER OR PEDESTAL	E	
POWER POLE	-0-	-
STREET SIGN	þ	þ
GAS MAIN	—— G ——	——————————————————————————————————————
TELEPHONE LINE	——T——	——IT——
CONTOUR	749	749
SPOT ELEVATION	×(750.00)	×750.00
WETLANDS		<u> </u>
FLOODWAY		
FLOODPLAIN		
HIGH WATER LEVEL (HWL)		
NORMAL WATER LEVEL (NWL)		
DIRECTION OF SURFACE FLOW	-	◄—
DITCH OR SWALE	,	•
OVERFLOW RELIEF ROUTING		
SLOPE BANK	•	V V V
TREE WITH TRUNK SIZE	* 6" (6"	
SOIL BORING	*	B-1
TOPSOIL PROBE	- 	-
FENCE LINE, WIRE OR SILT	X	——×——
FENCE LINE, CHAIN LINK OR IRON	O	 o
FENCE LINE, WOOD OR PLASTIC		
CONCRETE SIDEWALK		
CURB AND GUTTER		
CURB AND GUTTER DEPRESSED CURB		

ARRREVIATIONS

INTERSECTION ANGLE

EASEMENT LINE

MANHOLE

Know what's below.

Call before you dig.

Formerly JULIE 1-800-892-0123

ADDICEVIATIONS				
BL	BASE LINE	NWL	NORMAL WATER LEVEL	
С	LONG CHORD OF CURVE	PC	POINT OF CURVATURE	
C & G	CURB AND GUTTER	PT	POINT OF TANGENCY	
CB	CATCH BASIN	PVI	POINT OF VERTICAL INTERSECTION	
CL	CENTERLINE	R	RADIUS	
D	DEGREE OF CURVE	ROW	RIGHT-OF-WAY	
EP	EDGE OF PAVEMENT	SAN	SANITARY SEWER	
FF	FINISHED FLOOR	ST	STORM SEWER	
FG	FINISHED GRADE	T	TANGENCY OF CURVE	
FL	FLOW LINE	TB	TOP OF BANK	
FP	FLOODPLAIN	TC	TOP OF CURB	
FR	FRAME	TF	TOP OF FOUNDATION	
FW	FLOODWAY	TP	TOP OF PIPE	
HWL	HIGH WATER LEVEL	TS	TOP OF SIDEWALK	
INV	INVERT	TW	TOP OF WALK	
L	LENGTH OF CURVE	WM	WATER MAIN	

PROPOSED IMPROVEMENTS

HOUSE ON PRAIRIE, LLC RESUBDIVISION

DOWNERS GROVE, ILLINOIS



GENERAL NOTES

- 1. The contractor shall notify the following governmental agencies at least two working days prior to commencement of construction:
 - Village of Downers Grove (630-434-5500) • Downers Grove Sanitary District (630-969-0664)
- 2. All construction shall conform to the requirements of the Village of Downers Grove and the Downers Grove Sanitary District.
- 3. The contractor shall notify all utility companies and arrange for their facilities to be located prior to work in any easement, right-of-way, or suspected utility location. Repair of any damage to existing facilities shall be the responsibility of the contractor. Utility locations shown herein are for graphic illustration only and are not to be relied upon.
- 4. Prior to commencement of any offsite construction, the contractor shall secure written authorization that all offsite easements have been secured, and that permission has been granted to enter onto private property.
- 5. Elevations shown herein reflect NAVD 1988 datum.
- 6. The boundary and topographic survey data for this project is based on a field survey prepared by Gentile and Associates. The contractor shall verify existing conditions prior to commencing construction and shall immediately notify the engineer in writing of any differing conditions.
- 7. RWG Engineering, LLC, it's employees and agents are not responsible for the safety of any party at or on the construction site. Safety is the sole responsibility of the contractor, and any other entity performing work at the site. Neither the owner nor the engineer assumes any responsibility for job site safety or for the means, methods or sequences of construction.

INDEX OF SHEETS

PLANS PREPARED FOR

719 ROGERS STREET

DOWNERS GROVE, IL 60515 630-390-3020

HOUSE ON PRAIRIE,

- 1. TITLE SHEET
- 2. DEMOLITION/SOIL EROSION CONTROL PLAN
- 3. SITE IMPROVEMENTS PLAN
- 4. CONSTRUCTION STANDARDS

GENERAL CONDITIONS

CONTRACT DOCUMENTS
The Standard Specifications listed within these plans, these Improvement Plans, and Subsequent Details are all part of the Contract Documents. Incidental items or accessories necessary to complete the work may not be specifically noted, but are to be considered a part of the contract.

USE OF IMPROVEMENT PLANS

No Improvement Plans shall be used for construction unless specifically marked "For Construction." Prior to commencement of construction, the contractor shall verify all dimensions and conditions affecting their work with the actual conditions at the job site. If there are discrepancies from what is shown on the construction plans, the contractor shall immediately report same to the engineer before doing any work, otherwise the contractor assumes full responsibility. In the event of disagreement between the construction plans, standard specifications, and/or special details, the contractor shall secure written instructions from the engineer prior to proceeding with any part of the work impacted by omissions or discrepancies. Falling 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 with respect to the true meaning of the construction plans or specifications, the decision of the engineer shall be final and conclusive.

. All work performed under this contract shall be quaranteed against all defects in material and workmanship of whatever nature by the contractor and his surety for a period of one year from the date of final acceptance of the work by the applicable governmental agencies and the owner.

FINAL PAYMENT
Prior to acceptance by the owner and final payment, all work shall be inspected and approved by the owner or his representative. Final payment will be made after all of the contractors' work has been approved and

The contractor shall be responsible for obtaining all required permits for construction along or across existing streets or highways, including the use and access to existing streets. The contractor shall make arrangements for proper bracing, shoring, and other required protection of all roadways before construction begins. The contractor shall be responsible for any damage to streets or roadways and associated structures, and shall make repairs as necessary to the satisfaction of the engineer and applicable governmental agency.

Easements for existing utilities within public right-of-way are shown on the plans according to available records. The contractor shall be responsible for determining the exact location in the field of such utility lines and their protection from damage during construction. If existing utility lines of any nature are encountered which conflict in location or elevation with new construction, the contractor shall notify the engineer immediately so that the conflict may be resolved.

MAINTENANCE OF SITE DRAINAGE During construction operations any loose material that is deposited in the flow line of gutters, drainage structures, ditches, etc. and obstructs the natural drainage flow line shall be removed at the close of each working day by the responsible party. The contractor shall insure positive site drainage at the close of each work day. Drainage may be achieved by ditching, pumping, or any other acceptable method. Failure to provide positive drainage will preclude any possible added compensation requested due to delays or unsuitable materials created as a result thereafter. 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.

TRAFFIC CONTROL

The contractor is responsible for the installation and maintenance of adequate signage, traffic control, and warning devices to inform and protect the public during all phases of construction. All barricades and warning signs shall be provided in accordance with the IDOT Standard Specifications. Adequate lighting shall be maintained from dusk to dawn at all locations where construction operations warrant, or as designated by the engineer or applicable governmental agency. Traffic control items shall be in accordance with the IDOT "Manual on Uniform Traffic Control Devices."

PAVEMENT REMOVAL/REPLACEMENT Existing permanent type pavements or other permanent improvements which abut or otherwise interfere with proposed improvements and must be removed shall be saw cut full depth prior to removal Items so removed shall be replaced with similar construction materials to original condition or better. Payment for saw cutting shall be included in the removal cost and replacement will be paid under the respective item in the contract, unless otherwise indicated. Removed pavement, sidewalk, curb, etc. shall be disposed of by the contractor at

Existing trees not scheduled for removal shall be protected from damage. Trimming and sealing shall be in

The contractor is responsible for removal and disposal of all excess material and debris resulting from his construction operations at no expense to the owner,

contractor shall comply with the rules and regulations of OSHA and appropriate authorities regarding jobsite safety provisions. The engineer and owner are not responsible for the construction means, methods, techniques, sequences or procedures, time for performance, programs, or for any safety precautions used by the contractor. The contractor is solely responsible for execution of his work in accordance with the

BENCHMARKS

BENCHMARK:PER DIVISION OF WATERWAYS; DISC ON THE NORTHWEST WING WALL OF BELMONT BRIDGE OVER ST. JOSEPH'S SURFACE WATER DRAINAGE STATEMENT **ELEVATION = 692.62** STATE OF ILLINOIS)

TO THE BEST OF OUR KNOWLEDGE AND BELIEF, THE DRAINAGE OF SURFACE WATERS WILL NOT BE CHANGED BY THE CONSTRUCTION OF SUCH SUBDIVISION OR ANY PART THEREOF, OR, THAT IF SUCH SURFACE WATER DRAINAGE WILL BE CHANGED, REASONABLE PROVISIONS HAVE BEEN MADE FOR COLLECTION AND DISCHARGE OF SURFACE WATERS INTO PUBLIC OR PRIVATE AREAS AND/OR DRAINS WHICH THE SUBDIVIDER HAS A RIGHT TO USE, AND THAT SUCH SURFACE WATERS WILL BE PLANNED FOR IN ACCORDANCE WITH GENERALLY ACCEPTED ENGINEERING PRACTICES SO AS TO REDUCE THE LIKELIHOOD OF SUBSTANTIVE DAMAGE TO THE ADJOINING PROPERTY BECAUSE OF THE CONSTRUCTION OF THE SUBDIVISION.

COUNTY OF DUPAGE) SS

DATED THIS FOURTH DAY OF JANUARY , A.D. 2013

REGISTERED EXPIRATION DATE: 11/30/13

SITE BENCHMARK: SOUTHWEST BOLT ON FIRE HYDRANT LOCATED AT NORTHWEST CORNER OF **WOODWARD & PRAIRIE AVENUE. ELEVATION = 732.46**

PROJ. MGR. PROJ. ASSOC. DRAWN BY SHEET

January 09, 2013 4:00:53 p.m. AcadVer:17.2s (LMS Tech) Drawing: S: \04802712\300_ENGINEERING\310_CADD\FINAL\048_COVR.DWG

 \mathcal{L}

AIRIE

 \Box

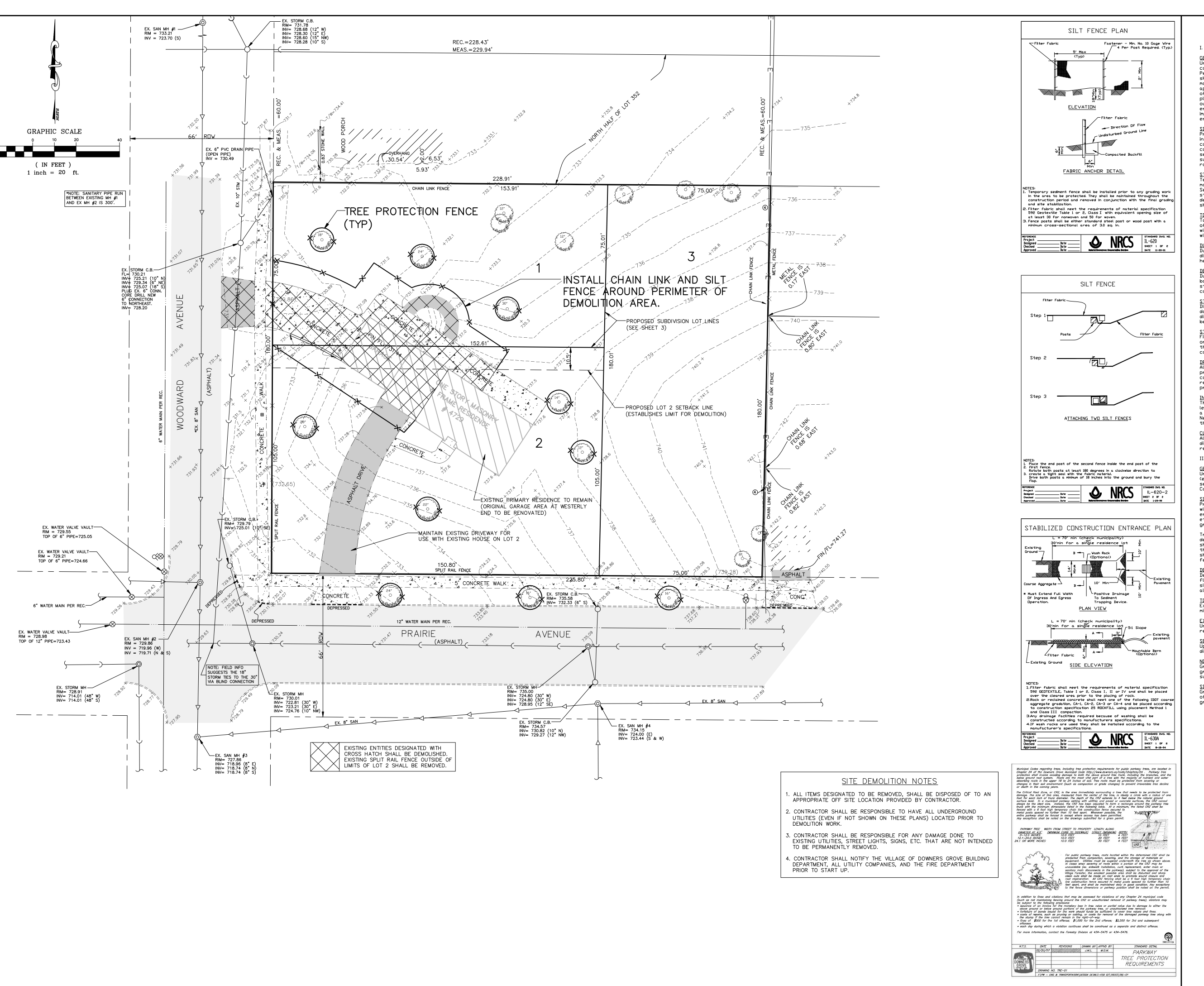
 \bigcirc

OVE

G

2
6
6

PROJECT NO. 0480271



SOIL EROSIONS AND SEDIMENT CONTROL

GENERAL STANDARDS
Unless specifically modified below, all soil erosion and sediment control work shall be done in accordance with NPDES General Permit No. ILR10 and the "Illinois Urban Manual." The contractor shall conform to all requirements of this general permit including maintenance and inspection of erosion control measures and filing applicable certifications and reports. A copy of the notification coverage letter shall be posted at the site in a prominent place for public viewing. Any control measures in addition to those outlined in these plans which are deemed necessary by the owner, engineer, or applicable governmental agency shall be immediately implemented by the contractor. Maintenance and replacement of erosion control items shall be considered incidental.

<u>SITE PREPARATION</u> Prior to clearing and grading, perimeter silt fence shall be installed, and onsite sediment control measures shall be constructed and functional per the soil erosion and sediment control plan. The contractor shall construct ditches, swales, sediment traps, and siltation control measures to intercept surface waters prior to conveyance onto adjacent properties, routing surface flow to onsite treatment facilities.

STABILIZED CONSTRUCTION ENTRANCE Temporary gravel construction entrances shall be installed and maintained to prevent sediment from being trucked offsite. Sediment reaching a public road shall be removed by shoveling or street sweeping at the end of each work day. Loose material deposited in the flow line of any gutter or drainage structure shall be removed at the end of each work day.

TOPSOIL STOCKPILES
Topsoil stockpiles shall be seeded within seven (7) calendar days of completion for erosion control, unless they will be distributed within fourteen (14) calendar days. Stockpiles shall be encompassed

with a silt fence. DUST CONTROL

Dust control shall be performed on a daily basis using water

with a standard discharge

dispersed from a truck mounted tank with a standard discharge header for uniform application rate. <u>DE-WATERING</u>
During de-watering operations water shall be pumped into sediment

basins or silt traps. De-watering directly into field tile or stormwater structures is not permitted. Water pumped during construction operations shall be filtered.

STABILIZATION
Disturbed areas shall be stabilized by seeding within seven (7) days of completion of disturbance unless the area will be disturbed within fourteen (14) days. Temporary seed mixtures shall be applied at a rate of 64 lbs/acre.

<u>STRUCTURE FILTER FABRIC</u>
Filter fabric or inlet protection devices shall be installed in each onsite drainage structure. Fabric shall be cut large enough such

that the entire grate is covered with a 24" minimum "basket" to <u>DRAINAGE SYSTEM MAINTENANCE</u> All storm sewers, catch basins, sumps, and detention basins

provided with this project shall be cleaned at construction completion and prior to final acceptance. Cleaning may also be required during construction if the traps are not functioning properly.

 ${\color{red}{ ext{INSPECTIONS}}}$ The contractor shall inspect all erosion control measures at least once every seven (7) calendar days, and within 24 hours of a storm event of 0.5 inches or greater (or equivalent snowfall). Necessary repairs or clean up to maintain the effectiveness of the control measures shall be done immediately.

CLEANUP
All erosion and sediment control measures shall be removed and disposed of in accordance with applicable governmental agency requirements within 30 days of final site stabilization. II. <u>EXCAVATION AND GRADING</u> - (EARTHWORK)

GENERAL STANDARDS Unless specifically modified below, all excavation and grading (earthwork) shall be done in accordance with the applicable sections of the "Standard Specifications for Road and Bridge Construction in Illinois," as published by IDOT, Latest Edition.

SITE PREPARATIONS

Prior to onset of operations, the contractor shall become familiar with the soil erosion control specifications. The establishment of erosion control procedures and the placement of filter fencing, etc. to protect adjacent property shall occur before mass grading begins, and in accordance with the implementation schedule.

Tree protection fencing shall be placed around any trees designated to be preserved within the construction zone. Fencing shall be placed in a circle centered around the tree, such that the entire drip zone (extent of furthest extended branches) shall be within the fence limits. The existing grade within the fenced area shall remain undisturbed.

<u>DEMOLITION</u> Demolition of existing structures, foundations, pavements, curbs, flatwork, utilities, etc. shall be disposed of at an offsite dump site provided by the contractor. Insite disposal will only be allowed if approved by the owner.

TOPSOIL RESPREAD Except where otherwise noted, the contractor shall respread a

minimum four (4) inch layer of topsoil on all disturbed areas. EXCESS MATERIAL

Unless otherwise approved by the owner, the contractor shall remove from the site any excess or unsuitable earth material.

Upon completion of topsoil respread, the contractor shall seed disturbed areas. NOTE REGARDING PLAN GRADES

Grade elevations shown on the improvement plans are finished grades. Pavement and/or topsoil respread thicknesses must be subtracted to determine subgrade elevations. SITE DRAINAGE MAINTENANCE

Grading and site improvement construction shall not cause ponding of stormwater. All areas adjacent to improvements shall be graded to provide positive site drainage.

 \Box ILLINO Ш 2 AIRII ERS (\bigcirc

<u>S</u>

ONTR

RO

<u>o</u>.<u>o</u> • — \bigcirc ·- (S) oo ₹

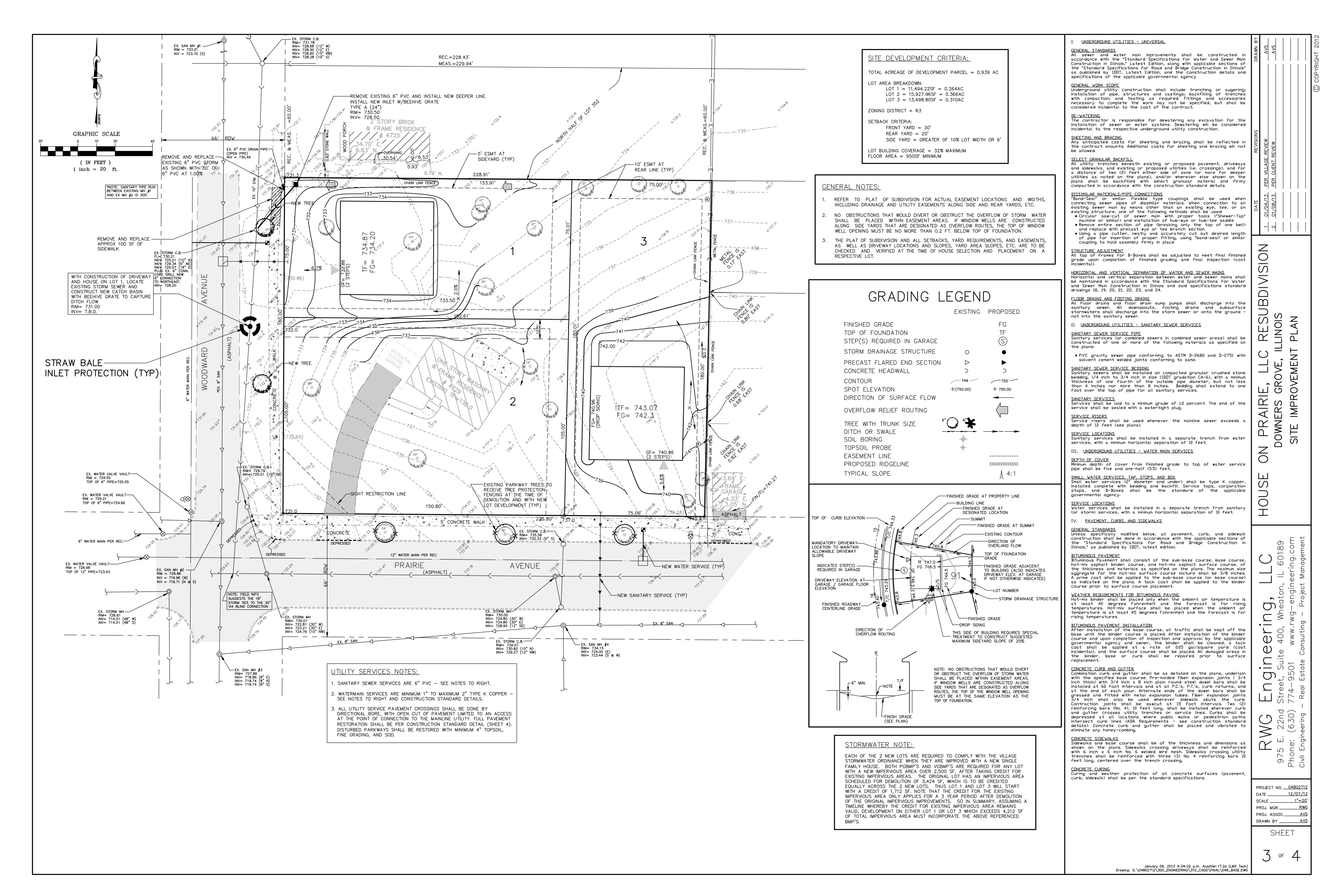
 ∞

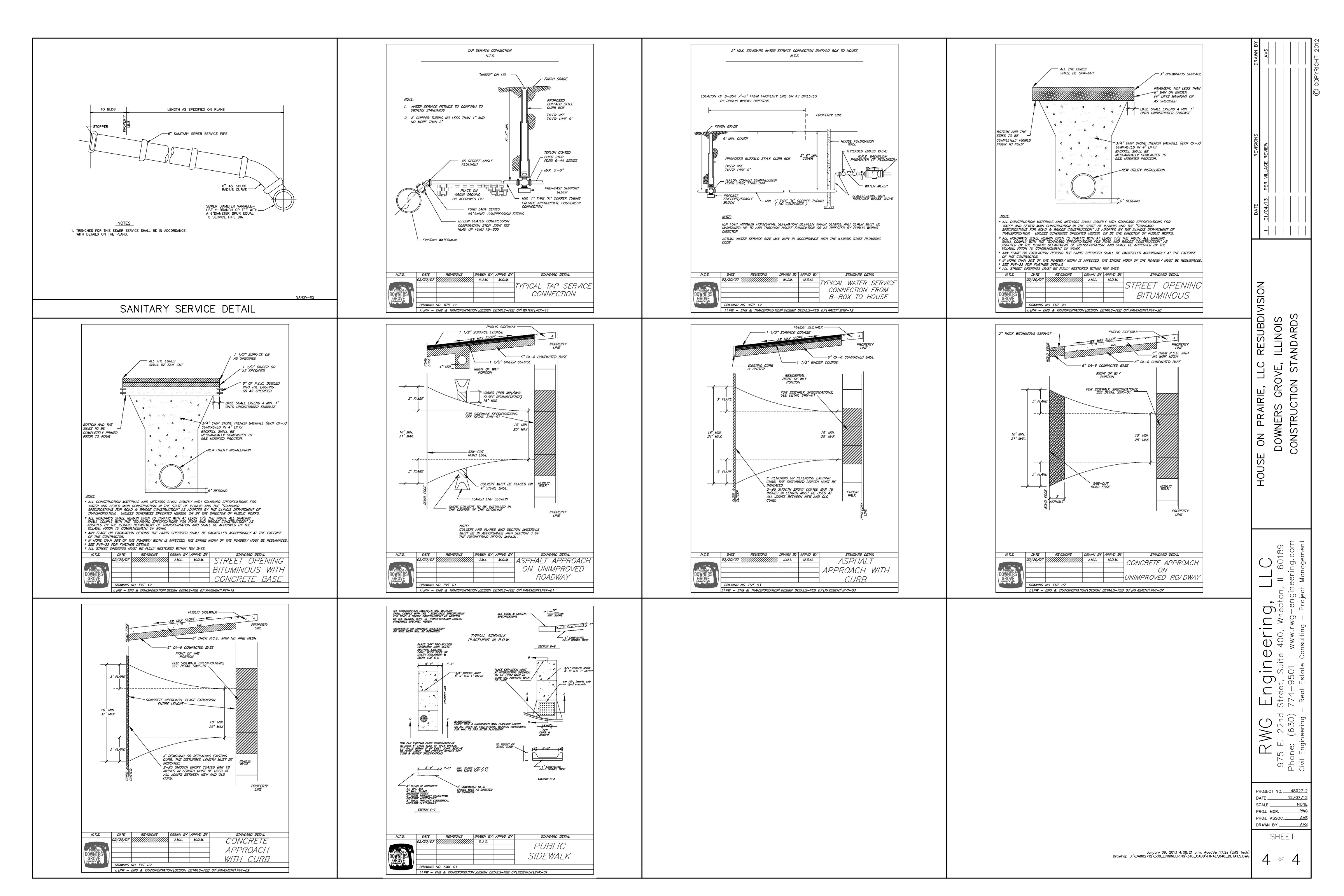
PROJECT NO. <u>0480271:</u> DATE _____ SCALE ______1"=20 PROJ. MGR.___ PROJ. ASSOC.__ AVS DRAWN BY _____AVS

SHEET

OF 🗸

January 09, 2013 4:02:45 p.m. AcadVer:17.2s (LMS Tech)
Drawing: S:\04802712\300_ENGINEERING\310_CADD\FINAL\048_BASE.DWG









VILLAGE OF DOWNERS GROVE REPORT FOR THE PLAN COMMISSION FEBRUARY 4, 2013 AGENDA

SUBJECT:	TYPE:	SUBMITTED BY:
PC-01-13 4729 Woodward Avenue	Final Plat of Subdivision	Damir Latinovic, AICP Planner

REQUEST

The petitioner is requesting approval of a final plat of subdivision with exceptions to subdivide an existing property into three lots.

NOTICE

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

GENERAL INFORMATION

OWNER/APPLICANT: House on Prairie, LLC.

719 Rogers Street

Downers Grove, IL 60515

PROPERTY INFORMATION

EXISTING ZONING: R-3, Single Family Residential

EXISTING LAND USE: Residential

PROPERTY SIZE: 40,920 square feet **PINS:** 09-07-100-019

SURROUNDING ZONING AND LAND USES

ZONING FUTURE LAND USE

NORTH: R-3, Single Family Residence Single Family Residential SOUTH: R-3, Single Family Residence Single Family Residential EAST: R-3, Single Family Residence Single Family Residential WEST: R-3, Single Family Residence Single 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 Final Plat of Subdivision to resubdivide an existing property into three lots. The 40,920-square foot property, commonly known as 4729 Woodward Avenue, is located at the northeast corner of Woodward and Prairie Avenues and is improved with a single family home.

The 180-foot wide property consists of one 120-foot wide lot and a 60-foot wide half of a second lot where a second home could be constructed. The proposed resubdivision of the property would include two 75-foot wide lots, one facing Woodward Avenue and one facing Prairie Avenue, and one 105-foot wide lot at the corner facing both Woodward and Prairie Avenues where the existing home is currently located. The existing home will be preserved. The petitioner is proposing to modify the home and construct and addition in the future. The other two lots would have two new single family homes.

COMPLIANCE WITH COMPREHENSIVE PLAN

The proposed three-lot subdivision is consistent with the Comprehensive Plan. The area is identified as a traditional grid residential neighborhood. The proposed subdivision will allow for two 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 proposed lot sizes are consistent in width and area with other lots in the R-3 district. The petitioner's proposal will also include two new parkway trees along Woodward Avenue.

COMPLIANCE WITH ZONING ORDINANCE

The property is zoned R-3 Single Family Residence and is improved with a single family home. 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 modify the existing home and construct and addition in the future. The two new lots would have two new single family homes. The renovation to the existing home and the new single family homes will meet all Zoning Ordinance bulk and setback requirements for the R-3 district.

COMPLIANCE WITH THE SUBDIVISION ORDINANCE

The three residential lots will meet and exceed 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 in the table below:

4729 Woodward Ave Resubdivision	Lot Width (req. 75 ft.)	Lot Depth (req. 140 ft.)	Lot Area (req. 10, 500 sq. ft.)
Lot 1	75 ft.	153.91 ft.	11,494.22 sq. ft.
Lot 2	105 ft.	150.8 ft.	15,927.96 sq. ft.
Lot 3	75 ft.	180 ft.	13,498.8 sq. ft.

The petitioner will be platting the required five-foot wide public utility and drainage easements along side lot lines and ten-foot wide public utility and drainage easements along the rear lot lines of all lots.

The petitioner is requesting two exceptions from the Subdivision Ordinance:

1. Right-of-way width

The petitioner is requesting an exception from the requirement to dedicate a portion of the property to make the adjacent rights-of-way (Woodward and Prairie Avenues) 70 feet wide, as required by the Subdivision Ordinance. Both Woodward Avenue and Prairie Avenue are currently 66-feet wide. Both streets are established roadways with consistent 66-foot right-of-way width the entire length of the streets. Widening the rights-of-way only along the subject property by four feet to make them 70 feet wide would have no benefit to the neighborhood or the Village. A public sidewalk already exists on both sides of Prairie Avenue and on the east side of Woodward Avenue along the subject property. The Village has no plans to widen either roadway. The petitioner's request appears to be consistent with existing neighborhood character.

2. Right-of-way improvements

The petitioner is requesting an exception from the requirement to construct public improvements (curb and gutter) to the east side of Woodward Avenue as required by the Subdivision Ordinance. Woodward Avenue does not have curb and gutter along the entire length of the street north and south of the subject property. The Village currently does not have any capital improvement plans for Woodward Avenue. As such, Village engineers have not started the drainage and road profile analysis required to determine the appropriate street improvements. Therefore, installation of curb and gutter improvements at this time adjacent to the subject property and prior to Village completing the full street profile analysis for Woodward Avenue would have little benefit and may be in contradiction to the final improvements ultimately planed for this roadway.

The east side of Woodward Avenue along the subject property contains a drainage ditch with stormwater infrastructure which adequately serves the surrounding area. The petitioner is proposing to improve the existing stormwater infrastructure by constructing one new catch basin and a new 6-inch stormsewer line to accommodate a new home along Woodward Avenue. The proposed improvements meet the requirements of the Village's Stormwater Ordinance. The petitioner's request appears to be consistent with existing neighborhood character.

The property could accommodate two single family homes in its current configuration. As such, the proposed subdivision will result in only one additional single family lot. Therefore, the petitioner is required to pay park and school donations for one new single family home. The total amount of \$4,736.71 (\$2,283.33 for the Park District, \$1,668.59 for School District 58 and \$874.80 for School District 99) will have to be paid prior to Village executing the plat.

ENGINEERING/PUBLIC IMPROVEMENTS

Other than the exceptions noted above, all required public improvements already exist. The petitioner is requesting an exception from the requirement to install improvements to Woodward Avenue (curb and gutter) along the subject property. Woodward Avenue does not have curb and gutter improvements along the entire length of the street north and south of the subject property. The Village has no plans to add curb and gutter to Woodward Avenue. Therefore, installation of curb and gutter improvements at this time only along the subject property and prior to Village completing the full street profile and drainage analysis would have little benefit and may be in contradiction to the final improvements ultimately planed for this roadway.

Instead, the petitioner will make improvements to the existing stormwater infrastructure along Woodward Avenue by installing one new catch basin and a new 6-inch stormsewer line to accommodate one new home along Woodward Avenue. The proposed improvements meet the requirements of the Stormwater Ordinance.

Two new parkway trees are required along Woodward Avenue frontage. The petitioner will pay a fee inlieu (\$500 for each tree) of installation of two trees prior to Village executing the plat. The Village Forester collects the fee and will install the trees at the time of construction of the new single family home along Woodward Avenue.

NEIGHBORHOOD COMMENT

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

FINDINGS OF FACT

Staff believes the proposed Final Plat of Subdivision to resubdivide the subject property into three new lots meets and exceeds the minimum lot dimension 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 lot sizes. The request is consistent with the Comprehensive Plan and meets the requirements of the Zoning and Subdivision Ordinances of the Village.

The petitioner is requesting two exceptions from the Subdivision Ordinance:

- 1. The petitioner is requesting an exception from the requirement to dedicate a portion of the property to make the adjacent rights-of-way (Woodward and Prairie Avenues) 70 feet wide, as required by the Subdivision Ordinance
- 2. The petitioner is requesting an exception from the requirement to construct public improvements (curb and gutter) to the east side of Woodward Avenue as required by the Subdivision Ordinance.

Staff believes requested exceptions meet the standards of approval outlined below and supports the petitioners request.

Approvals of the exceptions to the Subdivision Ordinance require evaluation per <u>Section 20.602</u> Exceptions:

An exception shall be recommended by the Plan Commission only if it finds that there are practical difficulties or particular hardships in the way of carrying out the strict letter of the provisions of the Chapter. In its consideration of the standards of practical difficulties or particular hardships, the Commission may consider, but is not limited to, the following;

1. The extent to which the proposed exception impacts on the value or reasonable use of surrounding prosperities;

The requested exceptions will not have any negative effect on the value or reasonable use of surrounding properties. Both Woodward and Prairie Avenues are currently 66-foot wide rights-of way. Additionally, Woodward Avenue currently does not have curb and gutter improvements on either side of the street. The Village has no plans to widen either roadway or to add public improvements to Woodward Avenue. If the exceptions are granted, the petitioner will be able to preserve the existing conditions and the character of the area. The petitioner will make improvements to the stormwater infrastructure along Woodward Avenue which will improve drainage in the area. This standard is met.

2. Whether the exception is consistent with the trend of development in the area and the surrounding uses;

The requested exceptions are consistent with the existing development in the area. Woodward Avenue does not have curb and gutter improvements the entire length of the street. The Village has no capital improvement plans for Woodward Avenue. Therefore, installation of curb and

gutter improvements at this time along the subject property prior to Village completing the full street profile and drainage analysis would have little benefit and may be in contradiction to the final improvements ultimately planed for this roadway.

Woodward and Prairie Avenue rights-of-way are currently 66 feet wide. Widening the rights-of-way by four feet would not be consistent with the remainder of the streets. The Village has not plans to widen either roadway. This standard is met.

3. The characteristics of the property which support or mitigate against the granting of the exception;

The requested exceptions will maintain existing characteristics of both streets. The petitioner's proposal not to construct curb and gutter on the east side of Woodward Avenue adjacent to the subject property is consistent with the existing improvements on Woodward Avenue. The Village has no capital improvement plans for Woodward Avenue at this time. Installation of curb and gutter only along the subject property prior to Village completing the full street profile and drainage analysis of the area would have little benefit and may be in contradiction to the final improvements ultimately planed for this roadway.

Also, widening the rights-of-way only along the subject property would be inconsistent with existing street widths without any plans by the Village to widen either roadway. This standard is met.

4. Whether the exception is in conformance with the general plan and spirit of this Chapter;

If the exceptions are granted, the petitioner will be able to main the existing character of both Woodward and Prairie Avenues. Additionally, the petitioner will make improvements to the existing stormwater infrastructure. The proposed subdivision is in conformance with the surrounding area and the therefore the general plan and spirit of the Subdivision Ordinance. This standard is met.

5. Whether the exception will alter, or be consistent with, the essential character of the locality.

If the exceptions are granted, they would not alter the character of the locality. Four additional feet of rights-of-way for both Woodward and Prairie Avenues would have no effect to the area as the Village does not have any plans to widen either roadway. Additionally, granting the exception for street improvements would preserve a consistent look of Woodward Avenue which currently does not have curb and gutter on either side the entire length of the street. This standard is met.

RECOMMENDATIONS

The proposed final plat of subdivision to resubdivide the existing property into three new lots is compatible with 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-01-13 to the Village Council subject to the following conditions:

- 1. The final plat of subdivision shall substantially conform to the House on Prairie, LLC Resubdivision plat prepared by Gentile & Associates, Inc. dated November 17, 2012 and House on Prairie, LLC Resubdivision plans prepared by RWG Engineering, LLC. dated December 07, 2012, last revised January 8, 2013, except as such plans may be modified to conform to the Village Codes and Ordinances.
- 2. The petitioner shall pay a total of \$4,736.71 (\$2,283.33 for the Park District, \$1,668.59 for School District 58 and \$874.80 for School District 99) prior to Village executing the plat.

3. A fee in lieu payment for two new parkway trees (\$500 per tree, total payment \$1,000) must be submitted prior to Village executing the plat.

Staff Report Approved By:

Tom Dabareiner, AICP
Director of Community Development

TD:dl -att

P:\P&CD\PROJECTS\PLAN COMMISSION\2013 PC Petition Files\PC 01-13 4729 Woodward Ave - Final Plat of Subdivision\Staff Report PC-01-13.doc



HOUSE ON PRAIRIE LLC.

719 Rogers Street Downers Grove, IL 60515

Phone: 630-390-3020 **Fax**: 630-390-3026 *

January 2, 2013

Gregory Hose Chairman Downers Grove Plan Commission

Dear Mr. Hose

I am submitting the required plans, with the intention of receiving approval from the village of Downers Grove to create a three lot subdivision at the property currently known as 4729 Woodward, Downers Grove, IL 60515.

The three lot subdivision will then be developed for the construction of two new four bedroom room dwellings on lots 1 and 3, while preserving as much of the existing house on lot 2 as possible. Any portion of the existing structure on lot 2 that falls within the required set back areas will be removed.

The existing ranch home on lot 2 is a four bedroom, 2 bath dwelling. Therefore, it is understood that the developer will make donations to the Downers Grove Park Schools and Park district in the amount \$4,736.71 for each of the two new dwellings We are requesting a full credit for the house that already exists.

The developer acknowledges that the fee in-lieu of parkway tree installation in the amount of \$1,000 (for two new trees) shall be paid for the addition of two trees on Woodward Avenue. All

School and Park District donations and fees in-lieu of parkway tree installation will be paid upon Village council approval and prior to Village signing the plat of subdivision.

We are requesting an exception regarding the 70' right of way property. We are requesting that the right of way property width be reduced to 66' to conform with the right of way property width of the surrounding properties,

We are also requesting approval to omit curb and gutter along the Woodward street property line. There are no curbs and gutters along this street currently and we would like to maintain the character of the neighborhood by keeping our property consistent with the adjacent homes.

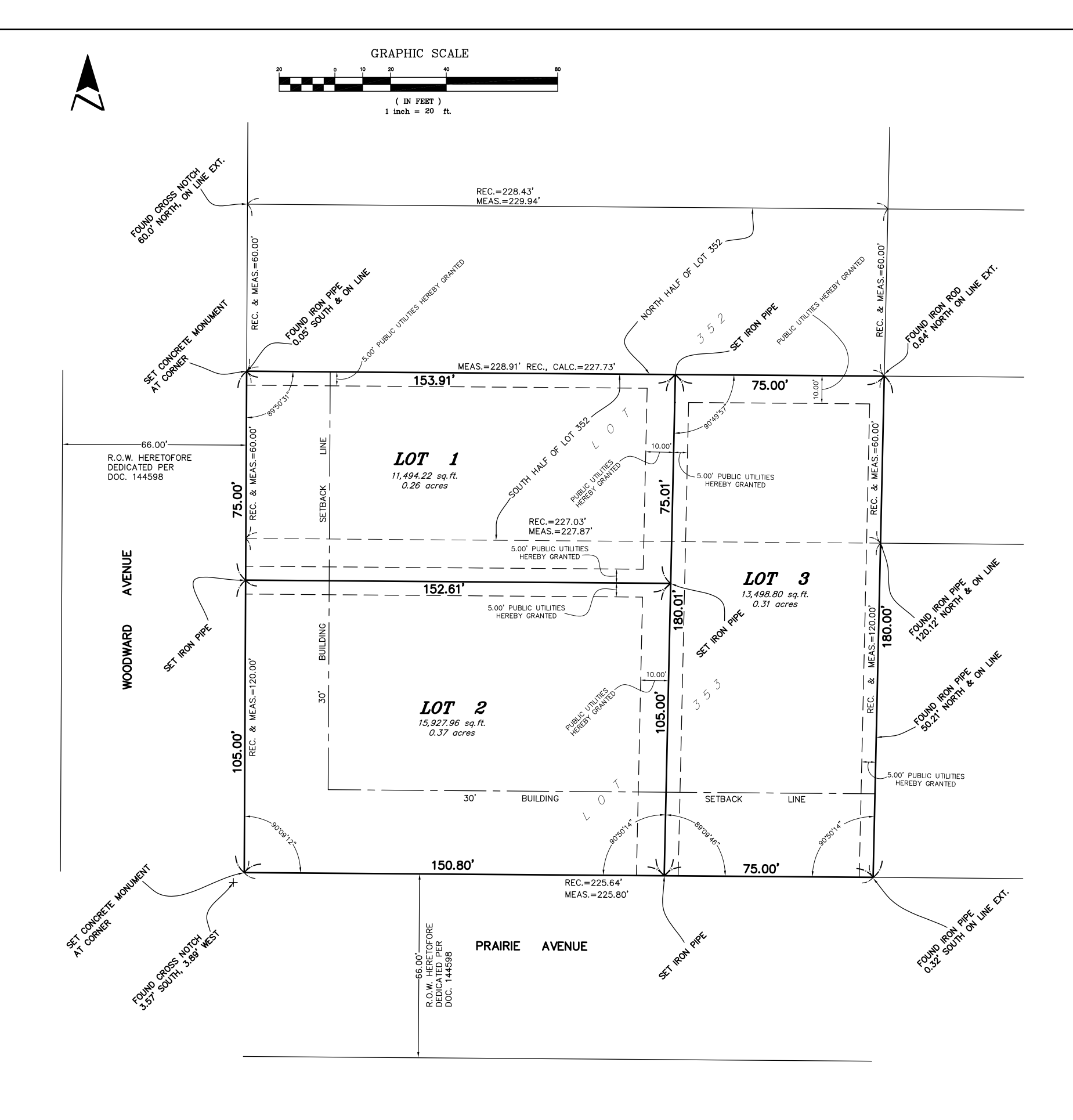
Thank you for your consideration of the proposed subdivision.

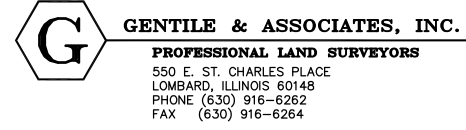
Sincerely,

Patrick M. Sullivan, Manager: House on Prairie, LLC

tatrick on Sullivan

BOUNDARY AND TOPOGRAPHIC SURVEY 550 E. ST. CHARLES PLACE LOMBARD, ILLINOIS 60148 GRAPHIC SCALE PHONE: (630) 916-6262 FAX: (630) 916-6264 GENTILE AND ASSOCIATES, INC. (IN FEET) PROFESSIONAL LAND SURVEYORS 1 inch = 20 ft.THE SOUTH HALF OF LOT 352 AND ALL OF LOT 353 IN BRANIGAR BROS.' WOODED HOMESITES, A SUBDIVISION IN SECTION 7, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, AND SECTION 12, TOWNSHIP 38 NORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 2, 1920, AS DOCUMENT NO. 144598, IN DUPAGE COUNTY, ILLINOIS. PROPERTY COMMONLY KNOWN AS: 4729 WOODWARD AVENUE, DOWNERS GROVE, IL. CONTAINING: 40,920.97 SQ. FT., 0.94 AC. LEGEND REC.=228.43' MEAS.=229.94' TREE WITH TRUNK DIAM. SIZE JOO UTILITY POLE --- SIGN POST 1) SANITARY SEWER MH RIM = 733.21 8" S INV = 723.70 FIRE HYDRANT ** WATER SERVICE SHUTOFF VALVE 2) SANITARY SEWER MH WATER VALVE VAULT RIM = 729.868" W INV = 719.96 O CLOSED COVER DRAINAGE STRUCTURE 8" N INV = 719.71 8" S INV = 719.71 OPEN COVER DRAINAGE STRUCTURE CURB INLET/CATCH BASIN 3) SANITARY SEWER MH O SANITARY SEWER MANHOLE RÍM = 727.86 8° E INV = 718.96 8" N INV = 718.74 REC., CALC.=227.73' W WATER SHUTOFF VALVE ⊗ WITH 8" CASING 8" S INV = 718.74MEAS.≃ 228.91' 4) SANITARY SEWER MH RIM = 734.15(X) OVERHEAD WIRES (# OF WIRES) 8'' E INV = 724.00 8" W INV = 723.44FOUND IRON PIPE 8" S INV = 723.440.05' S. & ON LINE STORM SEWER SANITARY SEWER WATER MAIN STORM SEWER STRUCTURES GROUND ELEVATION - 739 - -PAVEMENT ELEVATION 1) CATCH BASIN
RIM = 731.78 FIN/FL = FINISHED FLOOR ELEVATION 12" CMP W INV =728.68 MEAS. <u>=227.87'</u> REC.=227.03 T/W = TOP OF WALL 12^* PVC E INV = 728.3015" CMP NW INV = 728.60 10" PVC S INV = 728.28 2) BEEHIVE CATCH BASIN FLOW LINE = 730.2112" RCP N INV =725.21 6" NE INV = 729.34 18" RCP S INV = 725.07 EXCEPT AS SPECIFICALLY STATED OR SHOWN ON THIS PLAT, THIS SURVEY DOES NOT PURPORT TO REFLECT 3) 6" PVC SW INV = 730.49 ANY OF THE FOLLOWING WHICH MAY BE APPLICABLE TO THE SUBJECT REAL ESTATE: EASEMENTS OTHER THAN 4) CATCH BASIN RIM = 729.79 POSSIBLE EASEMENTS WHICH WERE VISIBLE AT THE TIME OF MAKING OF THIS SURVEY; BUILDING SETBACK LINES, RESTRICTIVE COVENANTS; SUBDIVISION 10" SE INV = 725.01 RESTRICTIONS; ZONING OR OTHER LAND-USE 5) STORM SEWER MH REGULATIONS, AND ANY OTHER FACTS WHICH AN ACCURATE AND CURRENT TITLE SEARCH MAY DISCLOSE. RIM = 730.01 30° RCP W INV = 722.81THE LOCATIONS OF UNDERGROUND UTILITIES AS SHOWN 30° RCP E INV = 723.21 HEREON ARE BASED ON ABOVE GROUND STRUCTURES 10° NW INV = 724.76 AND RECORD DRAWINGS PROVIDED THE SURVEYOR. LOCATIONS OF UNDERGROUND UTILITIES MAY VARY 6) STORM SEWER MH FROM LOCATIONS SHOWN HEREON. ADDITIONAL BURIED RIM = 728.91UTILITIES/STRUCTURES MAY BE ENCOUNTERED. NO 48" PER REC. W INV = EXCAVATIONS WERE MADE DURING THE PROGRESS OF THIS SURVEY TO LOCATE BURIED 48" PER REC. S INV = UTILITIES/STRUCTURES. BEFORE ANY EXCAVATION 714.01 BEGINS ALL UTILITY COMPANIES SERVING THE PROPERTY SHOULD BE CONTACTED FOR VERIFICATION 7) STORM SEWER MH RIM = 735.00 30° RCP W INV = 724.80 BENCHMARK: PER DIVISION OF WATERWAYS; 30° RCP E INV = 724.80 12° SE INV = 728.95WATER VALVE VAULT DISC ON THE NORTHWEST WING WALL OF BELMONT BRIDGE OVER ST. JOSEPH'S CREEK. RIM = 729.558) CATCH BASIN TOP OF 6" PIPE=725.05 RIM = 734.57ELEVATION = 692.6210" RCP N INV =730.82 WATER VALVE VAULT 12" NW INV = 729.27 SITE BENCHMARK: RIM = 729.21REC.=225.64'
MEAS.= 225.80' SOUTHWEST BOLT ON FIRE HYDRANT LOCATED AT TOP OF 6" PIPE=724.66 NORTHWEST CORNER OF WOODWARD & PRAIRIE 9) CATCH BASIN RIM = 735.586* PVC S. INV =732.33 5 CONCRETE WALK ELEVATION = 732.468" WATER MAIN PER REC. WATER VALVE VAULT PRAIRIE **AVENUE** TOP OF 12" PIPE=723.43 (ASPHALT) STATE OF ILLINOIS)
COUNTY OF DuPAGE) WE, GENTILE AND ASSOCIATES, INC. HEREBY CERTIFY THAT A SURVEY HAS BEEN MADE AT AND UNDER MY DIRECTION, OF THE PROPERTY DESCRIBED ABOVE, AND THAT THE PLAT HEREON DRAWN IS A CORRECT REPRESENTATION BASE SCALE : 1 INCH = 20 FEET OF SAID SURVEY. THIS PLAT CONFORMS TO THE MINIMUM STANDARD DISTANCES ARE MARKED IN FEET AND DECIMAL PARTS THEREOF REQUIREMENTS FOR A BOUNDARY SURVEY. ORDERED BY : SP SERVICES, INC. DRAWN BY : VAF/MMG CHECKED BY : __JG__ NOVEMBER 28, __ A.D. 20<u>12</u>___ SURVEYED BY : _JG-FG/JG-LR COMPARE ALL POINTS BEFORE BUILDING BY SAME AND AT ONCE REPORT ANY DIFFERENCE. FOR BUILDING LINE AND OTHER RESTRICTIONS NOT SHOWN HEREON REFER TO YOUR ABSTRACT DEED, CONTRACT AND ZONING ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 2525 ORDINANCE. MY LICENSE EXPIRES NOVEMBER 30, 2014 11-20126-12 TOPO ILLINOIS PROFESSIONAL DESIGN FIRM LICENSE NO. 184.002870





PREPARED FOR: P. SULLIVAN DRAWN BY: VAF ORDER NO.:11-20126 (RESUB. REV 3)

ILLINOIS PROFESSIONAL DESIGN FIRM LICENSE NO. 184.002870

HOUSE ON PRAIRIE, LLC RESUBDIVISION

BEING A RESUBDIVISION IN NORTHWEST QUARTER OF SECTION 7, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN. IN DUPAGE COUNTY, ILLINOIS

EASEMENT PROVISIONS PUBLIC UTILITIES EASEMENT

AN EASEMENT FOR SERVING THE SUBDIVISION AND OTHER PROPERTY WITH ELECTRIC AND COMMUNICATION SERVICE IS HEREBY RESERVED FOR AND COMMONWEALTH EDISON COMPANY AND SBC AMERITECH, ILLINOIS A.K.A. ILLINOIS BELL TELEPHONE COMPANY, GRANTEES, THEIR RESPECTIVE LICENSEES, SUCCESSORS AND ASSIGNS JOINTLY AND SEVERALLY, 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 OR DOTTED LINES (OR SIMILAR DESIGNATION) ON THE PLAT AND MARKED EASEMENT, UTILITY EASEMENT, PUBLIC UTILITY EASEMENT, P.U.E. (OR SIMILAR DESIGNATION). 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 STREETS 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 SUBDIVIDED 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 EASEMENT, UTILITY EASEMENT, PUBLIC UTILITY EASEMENT, P.U.E. (OR SIMILAR DESIGNATION) 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

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 THOUGH SUCH BE OTHERWISE DESIGNATED ON THE PLAT BY TERMS SUCH AS OUTLOTS, COMMON ELEMENTS, OPEN SPACE, OPEN AREA, COMMON GROUND, PARKING AND COMMON AREA. 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 POND 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 AN DEPICTED ON THIS PLAT OF SUBDIVISION SHALL BE HELD, TRANSFERRED, SOLD CONVEYED AND OCCUPIED SUBJECT TO THE FOLLOWING COVENANTS AND RESTRICTION:

(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 SUBDIVISION.

(b) AN EASEMENT FOR SERVING THE SUBDIVISION, 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 GROVE AND DOWNERS GROVE SANITARY DISTRICT, THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, JOINTLY AND SEPARATELY, TO INSTALL, 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 SERVICE, AND THEIR APPURTENANCES, EITHER ON, OVER, ACROSS. BELOW OR THROUGH THE GROUND SHOWN WITHIN THE DOTTED LINES ON THE PLAT MARKED "PUBLIC UTILITY AND/OR DRAINAGE EASEMENT" OR SIMILAR LANGUAGE 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 SUBDIVIDED PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER GRANTEES' FACILITIES OR IN, UPON OR OVER, THE PROPERTY WITHIN THE STORMWATER OR SEWER EASEMENT 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.

WHEREAS, SAID LOTS WILL BE CONVEYED TO PURCHASERS SUBJECT TO THIS DECLARATION TO THE END THAT THE RESTRICTION IMPOSED SHALL INURE TO THE BENEFIT OF EACH AND ALL OF THE PURCHASERS OF SUCH LOTS WHETHER THEY SHALL HAVE BECOME 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 LAND COMPRISED WITHIN SAID PLAT, AND THEIR RESPECTIVE HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS.

NO, 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 SUBDIVISION ARE HEREBY SUBJECTED TO THE FOLLOWING RESTRICTIONS RUNNING WITH SAID PROPERTY TO WHOMSOEVER OWNED, TO WIT:

- 1. NO IMPROVEMENTS SHALL BE MADE IN OR UPON THE STORMWATER EASEMENT, INCLUDING DETENTION OR RETENTION AREAS, AS DESCRIBED IN THE PLAT OF SUBDIVISION, 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 LOT IN SUCH MANNER AS TO INSURE THE FREE AND UNINTERRUPTED FLOW OF STORM WATER THROUGH THE DRAINAGE SYSTEM OF THE SUBDIVISION, AND SHALL NOT DESTROY OR MODIFY GRADES OR SLOPES WITHOUT HAVING FIRST RECEIVED PRIOR WRITTEN APPROVAL OF 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 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 AGAINST HIS 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 COVENANTS, AND EACH AND EVERY ONE OF THEM, ARE HEREBY EXPRESSLY MADE 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.

HOUSE ON PRAIRIE, LLC RESUBDIVISION

BEING A RESUBDIVISION IN NORTHWEST QUARTER OF SECTION 7, TOWNSHIP 38 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN,
IN DUPAGE COUNTY, ILLINOIS

STATE OF ILLINOIS			
S.S. COUNTY OF DUPAGE			
I,, COLLEC	CTOR OF THE DOWNERS GROVE SANITARY		STATE OF ILLINOIS
DISTRICT, DO HEREBY CERTIFY THAT THERE ARE NO DELINQU SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS TH	JENT OR UNPAID CURRENT OR FORFEITED		COUNTY OF DUPAGE
AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT.	ILINEON THAT HAVE NOT BEEN AFFORTIONED		THE UNDERSIGNED DO
DATED AT DOWNERS GROVE, ILLINOIS, THIS DAY	Y OF, A.D. 20		SURVEYOR'S CERTIFIC BEST OF THEIR KNOW
			DISTRICT, AND NO. 58
SANITARY DISTRICT COLLECTOR			DATED AT
SANITARY DISTRICT COLLECTOR			DATED AT
			 OWNER
			5
_CERTIFICATE_FOR_THE_COLLECTOR	P FOR THE VILLACE		
	K FOR THE VILLAGE		STATE OF ILLINOIS)
STATE OF ILLINOIS S.S.			COUNTY OF
COUNTY OF DUPAGE			
COLLE	ECTOR FOR THE VILLACE OF DOWNERS		THAT THEY (OR IT) A IT) HAVE CAUSED TH
I,, COLLE GROVE, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUI	IENT OR UNPAID CURRENT OR FORFEITED		DRAWN.
SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS TAPPORTIONED AGAINST THE TRACT OF LAND, INCLUDED IN	THIS PLAT.		
DATED AT DOWNERS GROVE, ILLINOIS, THIS DAY OF	A.D.		DATED AT
20	, ,		
DOWNERS GROVE VILLAGE COLLECTOR			OWNER
			STATE OF ILLINOIS
		<u>CERTIFICATE FOR THE PLAN COMMISSION</u>	COUNTY OF
		STATE OF ILLINOIS	I,
CERTIFICATE FOR THE VIL	LLAGE COUNCIL	COUNTY OF DUPAGE	
			CERTIFY THAT KNOWN TO ME TO B
STATE OF ILLINOIS		APPROVED BY THE PLAN COMMISSION OF THE VILLAGE DOWNERS GROVE, THIS DAY OF	CERTIFICATE AS SUC
COUNTY OF DUPAGE		A.D. 20	ACKNOWLEDGED THA OWN FREE AND VOL
APPROVED THIS DAY OF A.D. 20_ DOWNERS GROVE.	BY THE COUNCIL OF THE VILLAGE OF		GIVEN UNDER MY HA
DOWNLING GNOVE.		CHAIRMAN	
	_		NOTARY PUBLIC
MAYOR			
			COMMISSION EXPIRES
VILLAGE CLERK	_		
		CERTIFICATE FOR THE COUNTY CLERK	
		STATE OF ILLINOIS	
		\{ S.S.	
DRAINAGE CERTIFICAT	TE	COUNTY OF DUPAGE)	
STATE OF ILLINOIS		I,, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS,	
} S.S.		I,, COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUENT GENERAL TAXES, NO UNPAID FORFEITED TAXES AND NO REDEEMABLE TAX SALES AGAINST ANY OF THE LAND INCLUDED IN THIS PLAT. I	STATE OF ILLIN
COUNTY OF >		FURTHER CERTIFY THAT I HAVE RECEIVED ALL STATUTORY FEES IN CONNECTION WITH	COUNTY OF DUPA
I,, A	A REGISTERED PROFESSIONAL ENGINEER IN ILLINOIS	THIS PLAT. GIVEN UNDER MY HAND AND SEAL OF THE COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS,	
AND		THIS DAY OF, A.D. 20	THIS IS TO CERTI
THE	COMMITTED OF THE LAND DEDICTED HEDEON OF THE		AND SUBDIVIDED REPRESENTATION
DULY AUTHORIZED ATTORNEY, DO HEREBY STATE, THAT TO THE	E BEST OF OUR KNOWLEDGE AND BELIEF,	Dupage county clerk	THE SOUTH HALF
REASONABLE PROVISION HAS BEEN MADE FOR COLLECTION AND AREAS, OR DRAINS WHICH THE SUBDIVIDER HAS A RIGHT TO US	SE, AND THAT SUCH SURFACE WATERS WILL BE	DUFAGE COUNTY CLERK	SUBDIVISION IN SI
PLANNED FOR IN ACCORDANCE WITH GENERALLY ACCEPTED ENGLIKELIHOOD OF DAMAGE TO THE ADJOINING PROPERTY BECAUSE			AND SECTION 12, TO THE PLAT THE
FURTHER, AS ENGINEER, I HEREBY CERTIFY THAT THE PROPERTY	Y WHICH IS THE SUBJECT OF THIS SUBDIVISION OR		ILLINOIS.
ANY PART THEREOF IS (IS NOT) LOCATED WITHIN A SPECIAL FL EMERGENCY MANAGEMENT AGENCY.	LOOD HAZARD AREA AS IDENTIFIED BY THE FEDERAL		PROPERTY COMMO
		CERTIFICATE OF THE COUNTY RECORDER	CONTAINING: 40,9
THIS, A.D. 20	 ·	STATE OF ILLINOIS	UPON INSPECTION
		SIXTE OF ILLINOIS S.S. COUNTY OF DUPAGE	2004, i FURTHER (AREAS DETERMIN
DECETEDED DECECCIONAL ENGINEES	OWNED OR ATTORNEY		(ANEAS DETERMIN
REGISTERED PROFESSIONAL ENGINEER	OWNER OR ATTORNEY	THIS PLAT WAS FILED FOR RECORD IN THE RECORDER'S OFFICE OF DUPAGE COUNTY, ILLINOIS, ON	ALL DIMENSIONS
		THE DAY OF,	GIVEN UNDER MY
		AT O CLOCKM. AS DOCUMENT NUMBER	
GENTILE & ASSOCIATES, INC.			ILLINOIS PROFFSS
PROFESSIONAL LAND SURVEYORS		DuPAGE COUNTY RECORDER OF DEEDS	ILLINOIS PROFESS MY LICENSE EXPI
550 E. ST. CHARLES PLACE LOMBARD, ILLINOIS 60148			
PHONE (630) 916-6262 FAX (630) 916-6264			
100 (000) 310-0204			

DOWNERS GROVE SANITARY DISTRICT.

PREPARED FOR: P. SULLIVAN

DRAWN BY: VAF
ORDER NO.:11-20126 (RESUB. REV 3)

ILLINOIS PROFESSIONAL DESIGN FIRM LICENSE NO. 184.002870

	SCHOOL DISTRICT C	<u>ERTIFICATE</u>	
STATE OF ILLINOIS			
STATE OF ILLINOIS S.S.			
THE UNDERSIGNED DO HEREB SURVEYOR'S CERTIFICATE, AN BEST OF THEIR KNOWLEDGE, DISTRICT, AND NO. 58 ELEME	ID KNOWN AS 4729 WOOD IS LOCATED WITHIN THE E	WARD AVENUE, DOWNERS G BOUNDARIES OF THE NO. 99	ROVE, ILLINOIS TO THE HIGH SCHOOL
DATED AT	,ILLINOIS, THIS	DAY OF	, A.D. 20
DWNER		OWNER	
	OWNER(C), OEDIN		
STATE OF ILLINOIS)	OWNER(S)' CERTIF	-ICATE	
COUNTY OF			
		DIVIDUALS (OR CORPORATION THE ABOVE DESCRIBED PR SUBDIVIDED AS SHOWN ON TH	
DATED AT	,ILLINOIS, THIS _	DAY OF	, A.D. 20
DWNER		OWNER	
STATE OF ILLINOIS COUNTY OF	}s.s.		
		PUBLIC IN AND FOR SAID CO	UNTY DO HEREBY
CERTIFY THAT		IS	/ARE PERSONALLY
ACKNOWLEDGED THAT HE/S	HE/THEY SIGNED AND DE	IS, NAME(S) IS/ARE SUBSCRIBE ARED BEFORE ME THIS DAY LIVERED THE SAID INSTRUME PURPOSES THEREIN SET FO	NI AI HIS/HER/IHEIR
		DAY OF	
NOTARY PUBLIC			
COMMISSION EXPIRES			
	SURVEYOR	R'S CERTIFICATE	
STATE OF ILLINOIS	\ s.s.		
COUNTY OF DUPAGE	,		
AND SUBDIVIDED THE FO		LINOIS LAND SURVEYOR NUM PERTY AS SHOWN BY THIS P DN;	
SUBDIVISION IN SECTION AND SECTION 12, TOWNS	7, TOWNSHIP 38 NORTH, HIP 38 NORTH, RANGE 10	53 IN BRANIGAR BROS.' WOO RANGE 11 EAST OF THE THI EAST OF THE THIRD PRINC 20, AS DOCUMENT NO. 1445	RD PRINCIPAL MÉRIDIAN, IPAL MERIDIAN, ACCORDING
PROPERTY COMMONLY KN		RD AVENUE, DOWNERS GROVE	Ξ, IL.
2004, i FURTHER CERTIF	Y THAT ALL OF THE SUB-	NP NO. 17043C0901H, EFFEC JECT PROPERTY SHOWN HER INUAL CHANCE FLOODPLAIN)	EON LIES WITH ZONE "X"
	FEET OR DECIMALS THER	NOVEMBER	, A.D. 20
ILLINOIS PROFESSIONAL L MY LICENSE EXPIRES NO	AND SURVEYOR NO. 2925 VEMBER 30, 2014		

RWG ENGINEERING, LLC CIVIL ENGINEERING - REAL ESTATE CONSULTING - PROJECT MANAGEMENT ILLINOIS PROFESSIONAL DESIGN FIRM #184-006370 LIMITATION OF WARRANTY OF ENGINEER'S INSTRUMENTS OF SERVICE

THE ENGINEER AND HIS CONSULTANTS DO NOT WARRANT OR GUARANTEE THE ACCURACY AND COMPLETENESS OF THE DELIVERABLES HEREIN BEYOND A REASONABLE DILIGENCE. IF ANY MISTAKES, OMISSIONS, OR DISCREPANCIES ARE FOUND TO EXIST WITHIN THE DELIVERABLES, THE ENGINEER SHALL BE PROMPTLY NOTIFIED SO THAT HE MAY HAVE THE OPPORTUNITY TO TAKE WHATEVER STEPS NECESSARY TO RESOLVE THEM. FAILURE TO PROMPTLY NOTIFY THE ENGINEER OF SUCH CONDITIONS SHALL ABSOLVE THE ENGINEER FROM ANY RESPONSIBILITY FOR THE CONSEQUENCES OF SUCH FAILURE. ACTIONS TAKEN WITHOUT THE KNOWLEDGE AND CONSENT THE ENGINEER, OR IN CONTRADICTION TO THE ENGINEER'S DELIVERABLES OR RECOMMENDATIONS SHALL BECOME THE RESPONSIBILITY NOT OF THE ENGINEER BUT OF THE PARTIES RESPONSIBL

LEGEND

LLOL		
	EXISTING	PROPOSED
SANITARY MANHOLE	©	•
STORM MANHOLE	©	•
CATCH BASIN	0	•
INLET		
PRECAST FLARED END SECTION	\triangleright	>
CONCRETE HEADWALL	>	>
VALVE VAULT	\otimes	•
VALVE BOX	Œ	
FIRE HYDRANT	Þ	>
BUFFALO BOX	Φ	•
CLEANOUT	0	
SANITARY SEWER		
FORCE MAIN		
STORM SEWER		
WATER MAIN		
CONSTRUCT WATER MAIN UNDER SEWER		
GRANULAR TRENCH BACKFILL		
STREET LIGHT	\rightleftharpoons	•
ELECTRICAL CABLE	—— E——	——Е——
2" CONDUIT ENCASEMENT		
ELECTRICAL TRANSFORMER OR PEDESTAL	E	
POWER POLE	-0-	-
STREET SIGN	þ	þ
GAS MAIN	——— G ———	——IGI——
TELEPHONE LINE	——T——	IT
CONTOUR	,749	749
SPOT ELEVATION	×(750.00)	×750.00
WETLANDS		•
FLOODWAY		
FLOODPLAIN		
HIGH WATER LEVEL (HWL)		
NORMAL WATER LEVEL (NWL)		
DIRECTION OF SURFACE FLOW	-	-
DITCH OR SWALE		-
OVERFLOW RELIEF ROUTING		
SLOPE BANK	V	
TREE WITH TRUNK SIZE	* 6" 6"	
SOIL BORING	-	B-1
TOPSOIL PROBE	7-0	-
FENCE LINE, WIRE OR SILT	X	×
FENCE LINE, CHAIN LINK OR IRON	O	<u> </u>
FENCE LINE, WOOD OR PLASTIC		
,		
FENCE LINE, WOOD OR PLASTIC CONCRETE SIDEWALK CURB AND GUTTER	U	
CONCRETE SIDEWALK		

ARRREVIATIONS

INTERSECTION ANGLE

EASEMENT LINE

MANHOLE

Know what's below.

Call before you dig.

Formerly JULIE 1-800-892-0123

ADDIVE VIA HONO				
BL	BASE LINE	NWL	NORMAL WATER LEVEL	
С	LONG CHORD OF CURVE	PC	POINT OF CURVATURE	
C & G	CURB AND GUTTER	PT	POINT OF TANGENCY	
CB	CATCH BASIN	PVI	POINT OF VERTICAL INTERSECTION	
CL	CENTERLINE	R	RADIUS	
D	DEGREE OF CURVE	ROW	RIGHT-OF-WAY	
EP	EDGE OF PAVEMENT	SAN	SANITARY SEWER	
FF	FINISHED FLOOR	ST	STORM SEWER	
FG	FINISHED GRADE	T	TANGENCY OF CURVE	
FL	FLOW LINE	TB	TOP OF BANK	
FP	FLOODPLAIN	TC	TOP OF CURB	
FR	FRAME	TF	TOP OF FOUNDATION	
FW	FLOODWAY	TP	TOP OF PIPE	
HWL	HIGH WATER LEVEL	TS	TOP OF SIDEWALK	
INV	INVERT	TW	TOP OF WALK	
L	LENGTH OF CURVE	WM	WATER MAIN	

PROPOSED IMPROVEMENTS

HOUSE ON PRAIRIE, LLC RESUBDIVISION

DOWNERS GROVE, ILLINOIS



GENERAL NOTES

- 1. The contractor shall notify the following governmental agencies at least two working days prior to commencement of construction:
 - Village of Downers Grove (630-434-5500) • Downers Grove Sanitary District (630-969-0664)
- 2. All construction shall conform to the requirements of the Village of Downers Grove and the Downers Grove Sanitary District.
- 3. The contractor shall notify all utility companies and arrange for their facilities to be located prior to work in any easement, right-of-way, or suspected utility location. Repair of any damage to existing facilities shall be the responsibility of the contractor. Utility locations shown herein are for graphic illustration only and are not to be relied upon.
- 4. Prior to commencement of any offsite construction, the contractor shall secure written authorization that all offsite easements have been secured, and that permission has been granted to enter onto private property.
- 5. Elevations shown herein reflect NAVD 1988 datum.
- 6. The boundary and topographic survey data for this project is based on a field survey prepared by Gentile and Associates. The contractor shall verify existing conditions prior to commencing construction and shall immediately notify the engineer in writing of any differing conditions.
- 7. RWG Engineering, LLC, it's employees and agents are not responsible for the safety of any party at or on the construction site. Safety is the sole responsibility of the contractor, and any other entity performing work at the site. Neither the owner nor the engineer assumes any responsibility for job site safety or for the means, methods or sequences of construction.

INDEX OF SHEETS

PLANS PREPARED FOR

719 ROGERS STREET

DOWNERS GROVE, IL 60515 630-390-3020

HOUSE ON PRAIRIE,

- 1. TITLE SHEET
- 2. DEMOLITION/SOIL EROSION CONTROL PLAN
- 3. SITE IMPROVEMENTS PLAN
- 4. CONSTRUCTION STANDARDS

GENERAL CONDITIONS

CONTRACT DOCUMENTS
The Standard Specifications listed within these plans, these Improvement Plans, and Subsequent Details are all part of the Contract Documents. Incidental items or accessories necessary to complete the work may not be specifically noted, but are to be considered a part of the contract.

USE OF IMPROVEMENT PLANS

No Improvement Plans shall be used for construction unless specifically marked "For Construction." Prior to commencement of construction, the contractor shall verify all dimensions and conditions affecting their work with the actual conditions at the job site. If there are discrepancies from what is shown on the construction plans, the contractor shall immediately report same to the engineer before doing any work, otherwise the contractor assumes full responsibility. In the event of disagreement between the construction plans, standard specifications, and/or special details, the contractor shall secure written instructions from the engineer prior to proceeding with any part of the work impacted by omissions or discrepancies. Falling 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 with respect to the true meaning of the construction plans or specifications, the decision of the engineer shall be final and conclusive.

. All work performed under this contract shall be quaranteed against all defects in material and workmanship of whatever nature by the contractor and his surety for a period of one year from the date of final acceptance of the work by the applicable governmental agencies and the owner.

FINAL PAYMENT
Prior to acceptance by the owner and final payment, all work shall be inspected and approved by the owner or his representative. Final payment will be made after all of the contractors' work has been approved and

The contractor shall be responsible for obtaining all required permits for construction along or across existing streets or highways, including the use and access to existing streets. The contractor shall make arrangements for proper bracing, shoring, and other required protection of all roadways before construction begins. The contractor shall be responsible for any damage to streets or roadways and associated structures, and shall make repairs as necessary to the satisfaction of the engineer and applicable governmental agency.

Easements for existing utilities within public right-of-way are shown on the plans according to available records. The contractor shall be responsible for determining the exact location in the field of such utility lines and their protection from damage during construction. If existing utility lines of any nature are encountered which conflict in location or elevation with new construction, the contractor shall notify the engineer immediately so that the conflict may be resolved.

MAINTENANCE OF SITE DRAINAGE During construction operations any loose material that is deposited in the flow line of gutters, drainage structures, ditches, etc. and obstructs the natural drainage flow line shall be removed at the close of each working day by the responsible party. The contractor shall insure positive site drainage at the close of each work day. Drainage may be achieved by ditching, pumping, or any other acceptable method. Failure to provide positive drainage will preclude any possible added compensation requested due to delays or unsuitable materials created as a result thereafter. 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.

TRAFFIC CONTROL

The contractor is responsible for the installation and maintenance of adequate signage, traffic control, and warning devices to inform and protect the public during all phases of construction. All barricades and warning signs shall be provided in accordance with the IDOT Standard Specifications. Adequate lighting shall be maintained from dusk to dawn at all locations where construction operations warrant, or as designated by the engineer or applicable governmental agency. Traffic control items shall be in accordance with the IDOT "Manual on Uniform Traffic Control Devices."

PAVEMENT REMOVAL/REPLACEMENT Existing permanent type pavements or other permanent improvements which abut or otherwise interfere with proposed improvements and must be removed shall be saw cut full depth prior to removal Items so removed shall be replaced with similar construction materials to original condition or better. Payment for saw cutting shall be included in the removal cost and replacement will be paid under the respective item in the contract, unless otherwise indicated. Removed pavement, sidewalk, curb, etc. shall be disposed of by the contractor at

Existing trees not scheduled for removal shall be protected from damage. Trimming and sealing shall be in

The contractor is responsible for removal and disposal of all excess material and debris resulting from his construction operations at no expense to the owner,

contractor shall comply with the rules and regulations of OSHA and appropriate authorities regarding jobsite safety provisions. The engineer and owner are not responsible for the construction means, methods, techniques, sequences or procedures, time for performance, programs, or for any safety precautions used by the contractor. The contractor is solely responsible for execution of his work in accordance with the

BENCHMARKS

BENCHMARK:PER DIVISION OF WATERWAYS; DISC ON THE NORTHWEST WING WALL OF BELMONT BRIDGE OVER ST. JOSEPH'S SURFACE WATER DRAINAGE STATEMENT **ELEVATION = 692.62** STATE OF ILLINOIS)

TO THE BEST OF OUR KNOWLEDGE AND BELIEF, THE DRAINAGE OF SURFACE WATERS WILL NOT BE CHANGED BY THE CONSTRUCTION OF SUCH SUBDIVISION OR ANY PART THEREOF, OR, THAT IF SUCH SURFACE WATER DRAINAGE WILL BE CHANGED, REASONABLE PROVISIONS HAVE BEEN MADE FOR COLLECTION AND DISCHARGE OF SURFACE WATERS INTO PUBLIC OR PRIVATE AREAS AND/OR DRAINS WHICH THE SUBDIVIDER HAS A RIGHT TO USE, AND THAT SUCH SURFACE WATERS WILL BE PLANNED FOR IN ACCORDANCE WITH GENERALLY ACCEPTED ENGINEERING PRACTICES SO AS TO REDUCE THE LIKELIHOOD OF SUBSTANTIVE DAMAGE TO THE ADJOINING PROPERTY BECAUSE OF THE CONSTRUCTION OF THE SUBDIVISION.

COUNTY OF DUPAGE) SS

DATED THIS FOURTH DAY OF JANUARY , A.D. 2013

REGISTERED EXPIRATION DATE: 11/30/13

SITE BENCHMARK: SOUTHWEST BOLT ON FIRE HYDRANT LOCATED AT NORTHWEST CORNER OF **WOODWARD & PRAIRIE AVENUE. ELEVATION = 732.46**

PROJ. MGR. PROJ. ASSOC. DRAWN BY SHEET

January 09, 2013 4:00:53 p.m. AcadVer:17.2s (LMS Tech) Drawing: S: \04802712\300_ENGINEERING\310_CADD\FINAL\048_COVR.DWG

 \mathcal{L}

AIRIE

 \Box

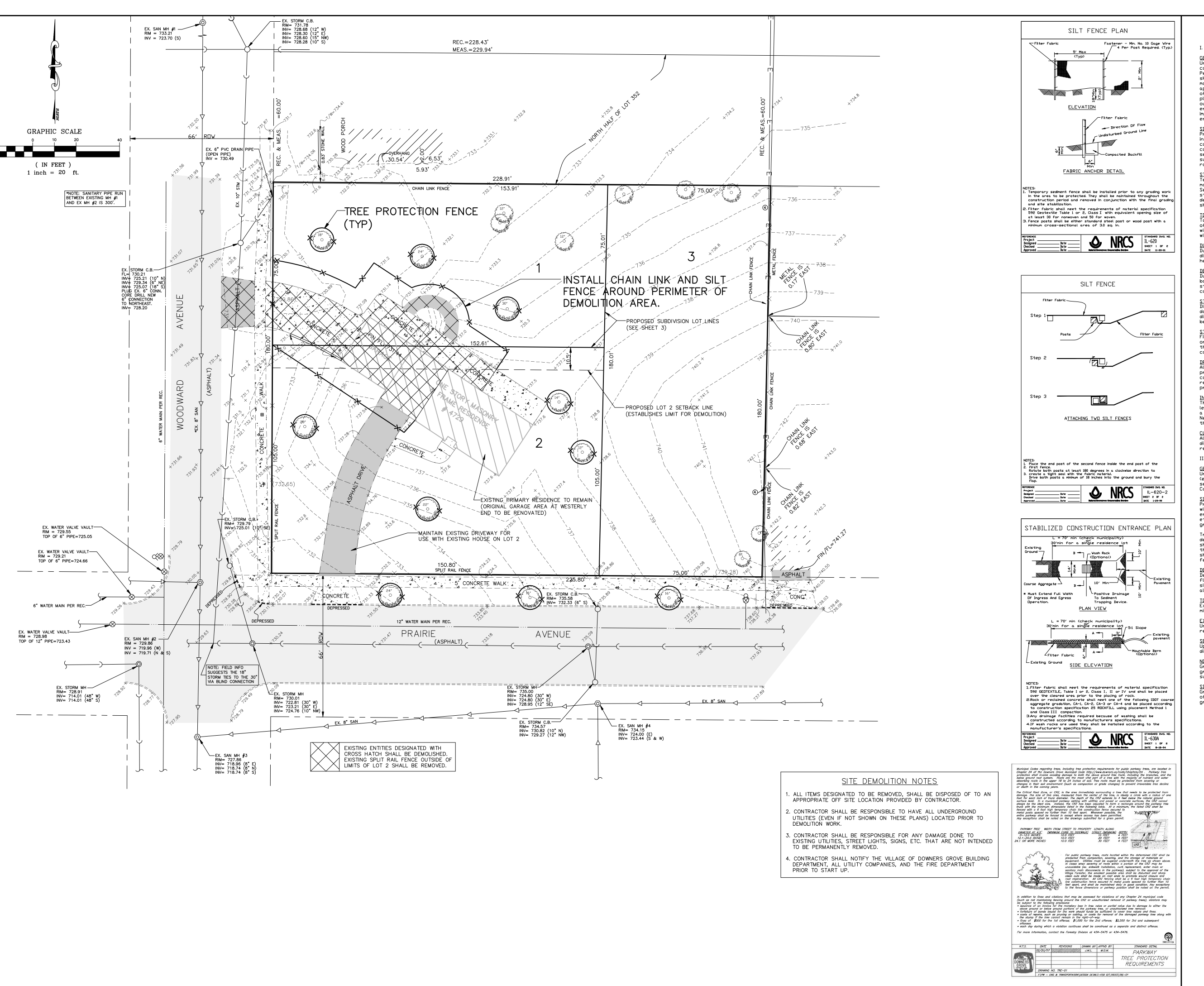
 \bigcirc

OVE

G

2
6
6

PROJECT NO. 0480271



SOIL EROSIONS AND SEDIMENT CONTROL

GENERAL STANDARDS
Unless specifically modified below, all soil erosion and sediment control work shall be done in accordance with NPDES General Permit No. ILR10 and the "Illinois Urban Manual." The contractor shall conform to all requirements of this general permit including maintenance and inspection of erosion control measures and filing applicable certifications and reports. A copy of the notification coverage letter shall be posted at the site in a prominent place for public viewing. Any control measures in addition to those outlined in these plans which are deemed necessary by the owner, engineer, or applicable governmental agency shall be immediately implemented by the contractor. Maintenance and replacement of erosion control items shall be considered incidental.

<u>SITE PREPARATION</u> Prior to clearing and grading, perimeter silt fence shall be installed, and onsite sediment control measures shall be constructed and functional per the soil erosion and sediment control plan. The contractor shall construct ditches, swales, sediment traps, and siltation control measures to intercept surface waters prior to conveyance onto adjacent properties, routing surface flow to onsite treatment facilities.

STABILIZED CONSTRUCTION ENTRANCE Temporary gravel construction entrances shall be installed and maintained to prevent sediment from being trucked offsite. Sediment reaching a public road shall be removed by shoveling or street sweeping at the end of each work day. Loose material deposited in the flow line of any gutter or drainage structure shall be removed at the end of each work day.

TOPSOIL STOCKPILES
Topsoil stockpiles shall be seeded within seven (7) calendar days of completion for erosion control, unless they will be distributed within fourteen (14) calendar days. Stockpiles shall be encompassed

with a silt fence. DUST CONTROL

Dust control shall be performed on a daily basis using water

with a standard discharge

dispersed from a truck mounted tank with a standard discharge header for uniform application rate. <u>DE-WATERING</u>
During de-watering operations water shall be pumped into sediment

basins or silt traps. De-watering directly into field tile or stormwater structures is not permitted. Water pumped during construction operations shall be filtered.

STABILIZATION
Disturbed areas shall be stabilized by seeding within seven (7) days of completion of disturbance unless the area will be disturbed within fourteen (14) days. Temporary seed mixtures shall be applied at a rate of 64 lbs/acre.

<u>STRUCTURE FILTER FABRIC</u>
Filter fabric or inlet protection devices shall be installed in each onsite drainage structure. Fabric shall be cut large enough such

that the entire grate is covered with a 24" minimum "basket" to <u>DRAINAGE SYSTEM MAINTENANCE</u> All storm sewers, catch basins, sumps, and detention basins

provided with this project shall be cleaned at construction completion and prior to final acceptance. Cleaning may also be required during construction if the traps are not functioning properly.

 ${\color{red}{ ext{INSPECTIONS}}}$ The contractor shall inspect all erosion control measures at least once every seven (7) calendar days, and within 24 hours of a storm event of 0.5 inches or greater (or equivalent snowfall). Necessary repairs or clean up to maintain the effectiveness of the control measures shall be done immediately.

CLEANUP
All erosion and sediment control measures shall be removed and disposed of in accordance with applicable governmental agency requirements within 30 days of final site stabilization. II. <u>EXCAVATION AND GRADING</u> - (EARTHWORK)

GENERAL STANDARDS Unless specifically modified below, all excavation and grading (earthwork) shall be done in accordance with the applicable sections of the "Standard Specifications for Road and Bridge Construction in Illinois," as published by IDOT, Latest Edition.

SITE PREPARATIONS

Prior to onset of operations, the contractor shall become familiar with the soil erosion control specifications. The establishment of erosion control procedures and the placement of filter fencing, etc. to protect adjacent property shall occur before mass grading begins, and in accordance with the implementation schedule.

Tree protection fencing shall be placed around any trees designated to be preserved within the construction zone. Fencing shall be placed in a circle centered around the tree, such that the entire drip zone (extent of furthest extended branches) shall be within the fence limits. The existing grade within the fenced area shall remain undisturbed.

<u>DEMOLITION</u> Demolition of existing structures, foundations, pavements, curbs, flatwork, utilities, etc. shall be disposed of at an offsite dump site provided by the contractor. Insite disposal will only be allowed if approved by the owner.

TOPSOIL RESPREAD Except where otherwise noted, the contractor shall respread a

minimum four (4) inch layer of topsoil on all disturbed areas. EXCESS MATERIAL

Unless otherwise approved by the owner, the contractor shall remove from the site any excess or unsuitable earth material.

Upon completion of topsoil respread, the contractor shall seed disturbed areas. NOTE REGARDING PLAN GRADES

Grade elevations shown on the improvement plans are finished grades. Pavement and/or topsoil respread thicknesses must be subtracted to determine subgrade elevations. SITE DRAINAGE MAINTENANCE

Grading and site improvement construction shall not cause ponding of stormwater. All areas adjacent to improvements shall be graded to provide positive site drainage.

 \Box ILLINO Ш 2 AIRII ERS (\bigcirc

<u>S</u>

ONTR

RO

<u>o</u>.<u>o</u> • — \bigcirc ·- (S) oo ₹

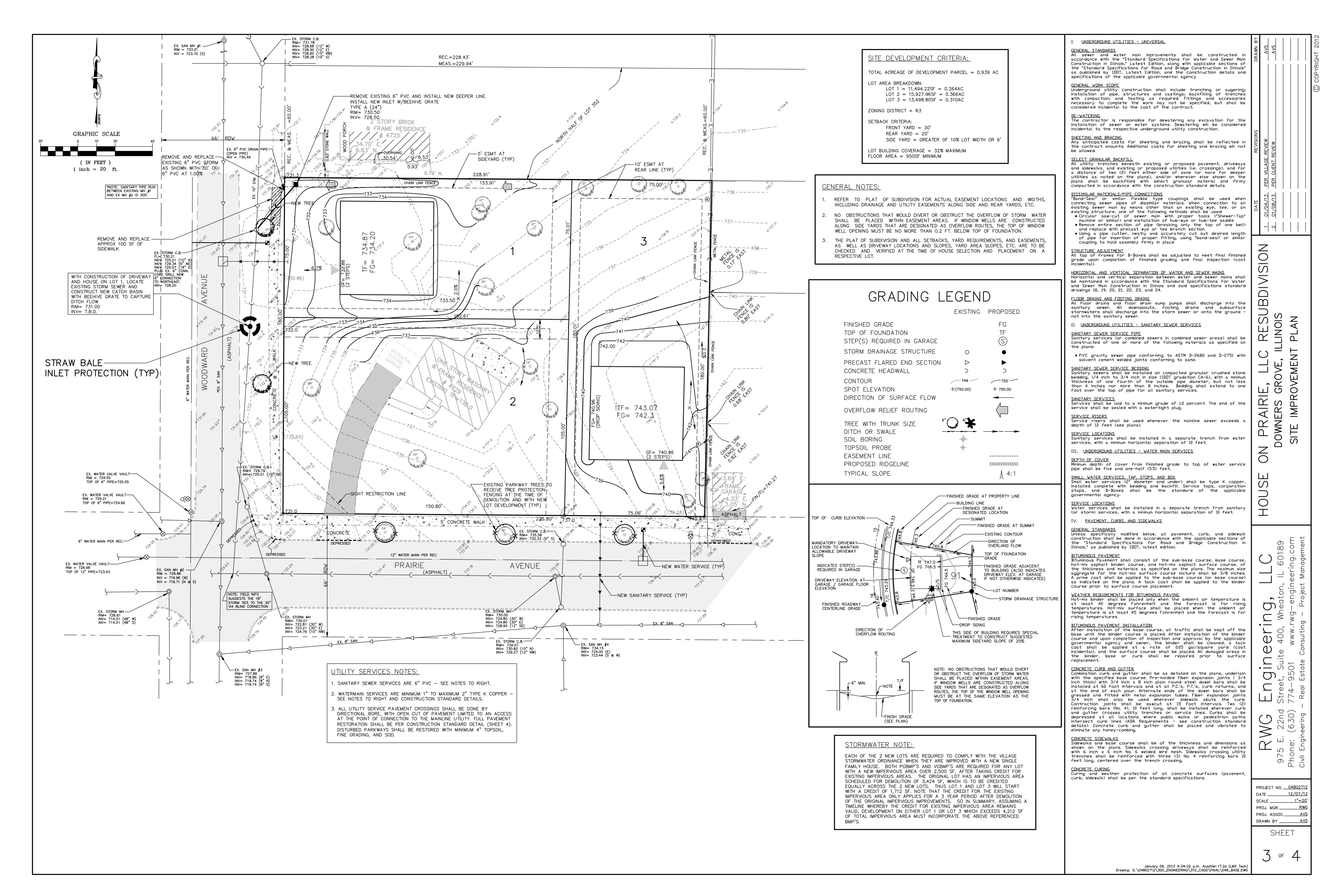
 ∞

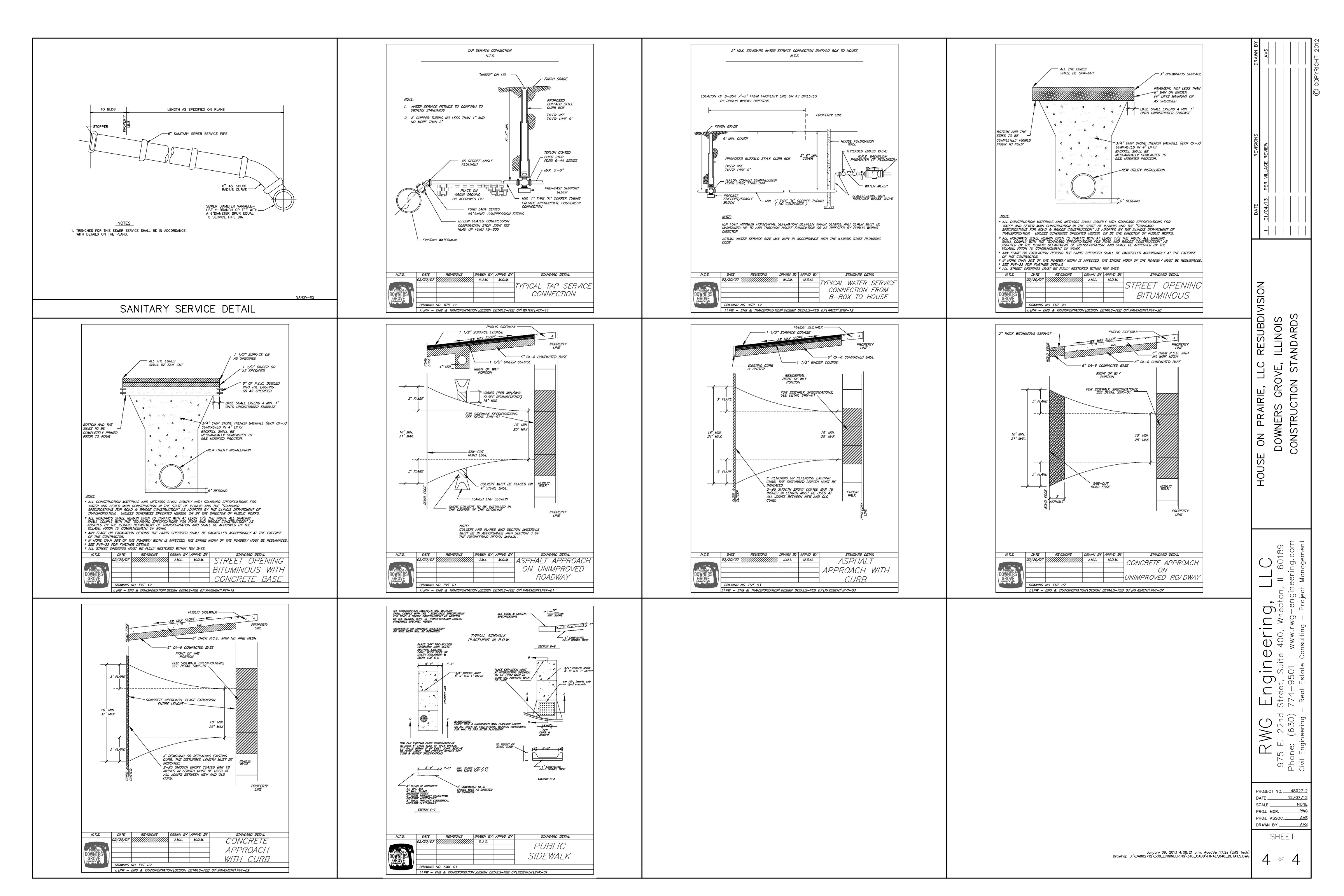
PROJECT NO. <u>0480271:</u> DATE _____ SCALE ______1"=20 PROJ. MGR.___ PROJ. ASSOC.__ AVS DRAWN BY _____AVS

SHEET

OF 🗸

January 09, 2013 4:02:45 p.m. AcadVer:17.2s (LMS Tech)
Drawing: S:\04802712\300_ENGINEERING\310_CADD\FINAL\048_BASE.DWG





VILLAGE OF DOWNERS GROVE PLAN COMMISSION MEETING PUBLIC HEARING

FEBRUARY 4, 2013, 7:00 P.M.

Chairman Hose called the February 4, 2013 meeting of the Plan Commission to order at 7:00 p.m. and led the Plan Commissioners and the public in the recital of the Pledge of Allegiance.

ROLL CALL:

PRESENT: Chairman Hose, Mr. Beggs, Mr. Cozzo, Mr. Matejczyk, Mr. Quirk, Mrs. Rabatah,

Ms. Urban, Mr. Waechtler, Mr. Webster

STAFF PRESENT: Community Development Planning Manager Jeff O'Brien; Planner Damir

Latinovic

VISITORS: Mr. Patrick Sullivan, Petitioner, 4740 Saratoga Ave., Downers Grove; Mr. Kevin and

Ms. Brenda Bruno, 4725 Woodward Ave., Downers Grove; Ms. Cynthia Kenney, 4728 Woodward Ave., Downers Grove, Ms. Ramona Lowy, 2002 Prairie Ave, Downers Grove; Mr. Tom Valus, 2000 Prairie Ave., Downers Grove; Mr. Scott

Kraftheffer, 4525 Middaugh Ave., Downers Grove

Chairman Hose reviewed the meeting's procedures and protocol.

PC 01-13 A petition seeking approval of a Final Plat of Subdivision to subdivide one lot into three new lots. The property is located at the northeast corner of Woodward and Prairie Avenues and is commonly known as 4729 Woodward Avenue, Downers Grove, IL (PIN 09-07-100-019); House on Prairie LLC, Petitioner and Owner.

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

Village Planner, Damir Latinovic, reviewed the petition, explaining that the 41,000-sq. foot property was located at the northeast corner of Woodward and Prairie Avenues and zoned R-3 Single-Family Residential with one existing single-family home on the property. Photographs of the house were noted on the overhead projector. Reviewing the plat, it was noted the property comprised of two parcels -- one lot being 120 feet wide (Lot 353) and the other parcel being the southern portion of another lot (Lot 352). Per Mr. Latinovic, the petitioner was seeking to subdivide the property into three lots: Lot 1 being 75 feet by 152 feet; Lot 2 being 105 feet by 150 feet; and Lot 3 being 75 feet by 180 feet.

Mr. Latinovic stated the proposal met the goals of the Comprehensive Plan and was sensitive to the surrounding character of the area, with the proposed lots actually exceeding the minimum requirements. The proposal met the Village's Zoning Ordinance. Per staff, the existing home would be modified so that it meets the setbacks on the corner lot, as required by the Village, in the R-3 zoning district. The new homes on Lots 1 and 3 would also meet all requirements of the Zoning

Ordinance. The proposal also met lot dimension requirements of the Subdivision Ordinance and the petitioner would be providing all required public utility easements.

Because there was only one additional lot being added, the petitioner would be required to pay park and school donations of \$4,736.71 and it would have to be paid prior to the Village signing the plat. Two new parkway trees are required in Woodward Avenue parkway, and the petitioner would have to pay a fee-in-lieu in order for the Village's forester to install those two trees at the time of construction of homes.

Mr. Latinovic called attention to the fact that the petitioner was requesting two exceptions from the Subdivision Ordinance. The first exception was from the right-of-way width dedication. He explained that right-of-ways next to new subdivisions had to be 70 feet wide and, in this case, both Woodward and Prairie Avenues were currently 66-feet wide, so up to four feet of the property would have to be rededicated to meet the 70-foot width. Details followed, noting that the addition of the four feet would have no benefit to the Village.

The second exception was for right-of-way improvements (curb and gutter) along the east side of Woodward Avenue. At this time, the entire length of Woodward Avenue on both sides does not have curb and gutters and the Village has no plans for road reconstruction along Woodward Avenue. Installing such improvements could contradict future Village improvements. However, the petitioner, as Mr. Latinovic stated, would be installing improvements to the stormwater infrastructure, specifically on the east side of Woodward Avenue a new catch basin would be created.

Per staff, an appropriate public notice was published and a sign was posted on the property. Neighbors within 250 feet of the property were also notified. To date, staff received one email which was placed on the dais prior to the meeting.

Staff found that the proposal was consistent with the Village's Zoning Ordinance, Subdivision Ordinance and the Comprehensive Plan and, all five standards for granting the exceptions were met. Staff recommended that the Plan Commission forward a positive recommendation to the Village Council, subject to the three (3) conditions listed in staff's report.

Mr. Matejczyk confirmed with Mr. Latinovic that the existing house on Lot 2 would meet all setback requirements, especially on the north side, wherein, Mr. Latinovic explained that the attached garage would be razed to meet the 10.5 foot setback from the north property line.

Ms. Urban asked if the subdivision were not to occur and another home was constructed on the existing second parcel, would it need Plan Commission and Village Council approval to construct the second home, Mr. Latinovic stated it would not.

Mr. Beggs asked what would occur if a new administration came in and wanted curbs and gutters on Woodward Avenue, Mr. Latinovic explained that if there was a capital improvement plan to improve Woodward Avenue, it typically requires Village staff and engineers to do a comprehensive study of the area to accommodate the new roadway design and profile. When asked if the curb and gutter is not installed right now and whether that would be a hindrance to the future design of the road, Mr. Latinovic indicated it would not because staff and the engineers currently do not know what the proper street profile and composition of the roadway would be. For example, he explained

that if curb/gutters were installed at a certain elevation, they could be in contradiction to the final design elevation of the curb and gutter for entire Woodward Avenue so they would have to be removed later.

Chairman Hose asked how the Village would acquire additional right of way if it was needed in the future. Mr. Latinovic explained the process in which the Village engineers would have to determine the required width for final roadway design if Prairie Avenue was ever going to be widened. If the Village did not get the four feet, then the Village would have to begin acquiring portions of each of the properties on both sides of Prairie to accommodate the roadway design, parking, sidewalk, etc.

Chairman Hose asked if the Village would have to improve the right-of-way immediately after it is dedicated. Mr. Latinovic stated it would not.

Mr. Patrick Sullivan, 4740 Saratoga, Downers Grove, confirmed he was the petitioner and inquired of staff about the ROW dedication -- whether the four feet meant four feet on one side of the street or two feet on both sides of the street. Wherein, Planning Manager, Mr. O'Brien, confirmed it was two feet from both sides of a street. Mr. Sullivan stated his goal was to keep everything in the area "pretty much in line with everything that is already existing there." He stated he planned to follow what is required to make the project successful.

Mr. Sullivan talked about maintaining the existing house as best possible with plans to upgrade it, keeping the existing foundation of the home and building from there. If the economics did not work out and if it was not feasible to keep the house, Mr. Sullivan stated it would become a new home.

Chairman Hose opened up the meeting to public comment.

Mr. Kevin Bruno, 4725 Woodward Avenue, Downers Grove, voiced concerns about the current drainage on proposed Lot 1, stating it overflowed to his property. In response, Mr. Latinovic responded that there will be a drainage ditch heading towards Woodward Avenue along the north property line of Lot 1 and a new catch basin will collect the water. Details followed, noting the design will have to meet the requirements of the Stormwater Ordinance. Lot 3 drainage was briefly discussed.

Ms. Cynthia Kenney, 4728 Woodward Avenue, Downers Grove, (kitty-corner from the house), voiced concern that the new owner said "potentially" he would like to keep the structure of the home, and she was concerned the structure would get demolished. Ms. Kenney stated the home was constructed with stone that was indigenous to the State of Illinois which she thought was important. Lot size was another concern of hers, noting that the existing lots in the area were a depth of 200 to 300 feet while the proposed lots were depths of 150 feet. In her view, the homes would be very large on small lots, which was not in character with the neighborhood.

Ms. Ramona Lowy, 2002 Prairie, Downers Grove, voiced concern that Woodward Avenue was a cut-through street for Belmont and it was difficult for her to back out of her driveway onto Woodward Ave. She believed with the new proposal it was going to be a hazardous corner and it should be taken into consideration.

Mr. Tom Valus, 2000 Prairie Avenue, Downers Grove, inquired as to the address for Lot 3, wherein Mr. O'Brien and Mr. Latinovic both indicated it would have to be reviewed at building-permit time.

Mr. Scott Kraftheffer, 4525 Middaugh, Downers Grove, stated that he was familiar with Mr. Sullivan's projects and that Mr. Sullivan resided in the neighborhood. He noted that Lot 1 was increased by 15 feet from what currently the 60-foot parcel is, which should improve the drainage. Reviewing the engineering plan, he also noted that a new swale was being constructed between Lots 1 and 2 and was being directed out to two new catch basins in Woodward Avenue right of way. Mr. Kraftheffer stated he walked through the existing home when it was on the market, stating it was not architecturally significant. Any improvements to the home would be an improvement to the neighborhood.

Mr. Beggs then referenced an intersection on the overhead projector map where three new homes existed and asked Mr. Kraftheffer if he noticed any change in the amount of traffic around it, wherein Mr. Kraftheffer stated he did not notice a change as a result of those three homes being constructed.

Ms. Brenda Bruno, 4725 Woodward, Downers Grove, asked how much space would exist between her home and the home on Lot 1. Mr. O'Brien proceeded to confirm that the feet between the two buildings would be approximately 16.5 feet while minimum setbacks for structures on lots closer to downtown were five feet, or, approximately 10 feet between buildings.

Hearing no further comments, public comment was closed by the Chairman. The petitioner was invited to respond to the public's comments.

Petitioner, Mr. Sullivan, responded to the last comment by explaining that the existing parcel where a 2nd home could be constructed was 60 feet wide prior to the changes he was proposing and now 75 feet wide. He also added that the new home would not be up to the last foot of buildable space because it was not his intention. He was not looking to overbuild the lot. He reassured the Commission that he planned to do quality projects.

Turning the topic over to the commissioners, Mr. Matejczyk stated that he has lived in the neighborhood for over 40 years and has walked past the area many times. He has noticed a change in the neighborhood in that the homes have become larger on existing lots. He believed the value of the homes in the area increased because of the new homes. He supported the petition. Regarding the traffic on Woodward, he ask staff whether Woodward Ave was included in a traffic study being done, wherein Mr. O'Brien noted he did not know for sure, but it may be included as the study is focusing on impacts from the new Belmont Road underpass. Mr. Matejczyk also believed that the same study included input from the neighbors and believed it would be beneficial if the attending neighbors could participate in that presentation. Mr. Beggs added some additional information regarding the underpass study and the notices that were mailed out to residents in the area.

With regard to the Section 20.602 exceptions, as cited in Staff's report (pgs. 4 and 5) and after listening to testimony, Mr. Cozzo indicated that it appeared to him that the five standards were met and he was satisfied.

Mrs. Rabatah inquired about the property to the south (SE corner of Woodward Ave and Prairie Ave) of the proposed lots and asked how many catch basins existed on those three lots, wherein Mr. Latinovic said he did not know for sure but surmised the lots were draining towards the street and toward the tracks further down. Mrs. Rabatah also felt staff's comments were very appropriate

and she supported the proposal.

Mr. Waechtler voiced concern about the right-of-way improvements and the fact that the Village may be locking itself in for many future improvements, citing that "things change." Examples in Staff's report followed. In response, Mr. O'Brien agreed that the Village's plans can change depending upon other factors. However, he stated that, at this point in time, the neighborhood was very stable and he did not foresee any factors that would require a roadway improvement like curb and gutters. Regarding the Village acquiring the two feet on the north side of the street, as discussed earlier, Mr. O'Brien stated that acquiring it would not affect the property adversely. A detailed explanation followed. Mr. Waechtler also appreciated the petitioner installing two new parkway trees.

Per Mr. Quirk's question, Mr. O'Brien reported that only a handful of the Village's residential streets have a 70-foot wide ROW. He noted that the standard changed in the 1990s from 66 feet. He noted 66 feet is enough room for roadways, curbs, gutters, parkways, sidewalks and utilities. He indicated the exception was common for new subdivision on existing streets. He stated that dedication does not apply to lot consolidations, but in this case, new lots are being created and the ROW standards applied. He envisioned the width requirement would be changed back to 66 feet in the near future as the Village reviews its subdivision and zoning regulations.

However, Mr. Beggs recalled that Prairie Avenue was recently repaved from Main Street to Belmont Rd and he assumed that the engineering on Prairie Avenue was properly evaluated not long ago.

Chairman Hose agreed the lot sizes were in compliance with the Subdivision Ordinance, the standards for exceptions listed in staff's report were being met, and the character of the neighborhood appeared to be moving towards larger homes. He hoped the neighbors would attend the earlier-mentioned traffic study presentation.

WITH RESPECT TO 01-13, MR. MATEJCZYK MADE A MOTION THAT THE PLAN COMMISSION MAKE A POSITIVE RECOMMENDATION AND FORWARD IT TO THE VILLAGE COUNCIL, SUBJECT TO THE FOLLOWING CONDITIONS:

- 1. THE FINAL PLAT OF SUBDIVISION SHALL SUBSTANTIALLY CONFORM TO THE HOUSE ON PRAIRIE, LLC RESUBDIVISION PLAT PREPARED BY GENTILE & ASSOCIATES, INC. DATED NOVEMBER 17, 2012 AND HOUSE ON PRAIRIE, LLC RESUBDIVISION PLANS PREPARED BY RWG ENGINEERING, LLC. DATED DECEMBER 07, 2012, LAST REVISED JANUARY 8, 2013, ATTACHED TO STAFF REPORT DATED FEBRUARY 4, 2013 EXCEPT AS SUCH PLANS MAY BE MODIFIED TO CONFORM TO THE VILLAGE CODES AND ORDINANCES.
- 2. THE PETITIONER SHALL PAY A TOTAL OF \$4,736.71 (\$2,283.33 FOR THE PARK DISTRICT, \$1,668.59 FOR SCHOOL DISTRICT 58 AND \$ 874.80 FOR SCHOOL DISTRICT 99) PRIOR TO VILLAGE EXECUTING THE PLAT.

3. A FEE IN LIEU PAYMENT FOR TWO NEW PARKWAY TREES (\$500 PER TREE, TOTAL PAYMENT \$1,000) MUST BE SUBMITTED PRIOR TO VILLAGE EXECUTING THE PLAT.

SECONDED BY MR. WAECHLTER.

ROLL CALL:

AYE: MR. MATEJCZYK, MR. WAECHTLER, MR. BEGGS, MR. COZZO, MR. QUIRIK, MRS. RABATAH, MS. URBAN, MR. WEBSTER, CHAIRMAN HOSE

NAY: NONE

MOTION CARRIED. VOTE: 9-0

Mr. O'Brien reminded the commissioners that they were meeting on February 25, 2013 with one agenda item.

THE MEETING WAS ADJOURNED AT 8:00 P.M. ON MOTION BY MR. WAECHTLER, SECONDED BY MR. BEGGS. MOTION CARRIED BY VOICE VOTE OF 9-0.

/s/ Celeste K. Weilandt
Celeste K. Weilandt
(As transcribed by MP-3 audio)