

1301 S. Bulldog Drive Mahomet, IL 61853 Ofc.217-586-2161 Fax 217-586-7591

Estimated cost to the District for this request: \$75



1301 S. Bulldog Drive Mahomet, IL 61853 Ofc.217-586-2161 Fax 217-586-7591

January 5, 2022

Dani Tietz Mahomet Daily, Ethos Publishing, LLC PO Box 823 Mahomet, IL 61853 dani@mahometnew.com

Dear Mrs. Tietz:

On December 26, 2021, Mahomet-Seymour Community School District 3 received a Freedom of Information Act (FOIA) request from you for the following records:

• Attachments in emails dated Dec. 15, 2016 (1770-25 Esmt2.doc; Feb. 15, 2017 (image 001.jpg and 1842994_1.pdf); Feb. 27, 2017 (Conway Waterway Easement (MK Revisions.v2); April 19, 2017 (Mahomet School Waterway Work 4-17-17 and Mahomet School Storm Sewer 4.18.17); Emails, including attachments, regarding Mahomet-Seymour Junior High, to or from Stifel from 2012-2021.

The following documents are responsive to your request and are submitted herewith:

Attachments in emails dated Dec. 15, 2016 (1770-25 Esmt2.doc; Feb. 15, 2017 (image 001.jpg and 1842994_1.pdf); Feb. 27, 2017 (Conway Waterway Easement (MK Revisions.v2); April 19, 2017 (Mahomet School Waterway Work 4-17-17 and Mahomet School Storm Sewer 4.18.17)

The request for emails, including attachments, regarding Mahomet-Seymour Junior High, to or from Stifel from 2012-2021 is unduly burdensome. There are over 1,500 records that are potentially responsive to this request. It would take a District employee an unreasonable amount of time to review all these records to determine responsiveness and possible exemptions. The FOIA does not require the District to undertake such an exercise and to do so would be unduly burdensome. 5 ILCS 140/3(g). Fully responding to the request would unreasonably disrupt the duly undertaken work of the School District and would require the School District to go beyond what is reasonably expected of a public body contrary to the intent of the FOIA. 5 ILCS 140/1. The FOIA is not intended to unduly burden public resources or to disrupt the duly undertaken work of a public body when the burden of the public body outweighs the public interest in the information. 5 ILCS 140/1.

You are invited to contact me to clarify and narrow the scope of the search to reduce your

request to manageable proportions. If you do not contact me within a reasonable time, you should consider this response as a final response and denial of part of your request based on the unduly burdensome exemption provided in Section 3(g) of the FOIA. 5 ILCS 140/3(g).

To the extent you interpret this response as a denial, you have the right to have the denial reviewed by the Public Access Counselor (PAC) at the Office of the Illinois Attorney General. 5 ILCS 140/9.5(a). You can file your Request for Review with the PAC by writing to: Public

Access Counselor, Office of the Attorney General, 500 South 2 Street, Springfield, IL 62706. Fax 217-782-1396. E-mail: publicaccess@atg.state.il.us, Phone 1-877-299-3642. If you choose to file a Request for Review with the PAC, you must do so within 60 calendar days after the date of this letter. 5 ILCS 140/9.5(a). Please note that you must include a copy of your original request for documents and the denial letter when filing a Request for Review with the PAC. You also have the right to seek judicial review of your denial by filing a lawsuit in the State circuit court 5 ILCS 140/11.

Sincerely,

Dr. Lindsey Hall, Superintendent and FOIA Officer



Request to Inspect or Copy Records

Use this form to request records that are not already available within the public domain. You are <u>not</u> required to use this form, but your request must be written. This form is offered as a courtesy and a guide to assist you.

Submit to: Mahomet-Seymour CUSD #3 FOIA Officer

Dr. Lindsey Hall, Superintendent

1301 S. Bulldog Drive Mahomet, IL 61853

I, hereby request the opportunity to (a) **inspect** or (b) **copy** the following record(s). (Please circle.)

Please describe the record(s) precisely: Attachments in emails dated Dec. 15, 2016 (1770-25 Esmt2.doc; Feb. 15, 2017 (image 001.jpg and 1842994_1.pdf); Feb. 27, 2017 (Conway Waterway Easement (MK Revisions.v2); April 19, 2017 (Mahomet School Waterway Work 4-17-17 and Mahomet School Storm Sewer 4.18.17); Emails, including attachments, regarding Mahomet-Seymour Junior High, to or from Stifel from 2012-2021.

This request is for a (a) **non-commercial** or (b) **commercial** purpose. (Please circle.)

I understand that the first 50 pages of black-and-white letter or legal-sized copies are free. The copying charge for additional pages is \$.15 per page. Personnel costs can also apply at a rate of \$10.00 per hour beyond the first 8 hours of labor.

<i>()</i>	Mahomet Daily, Ethos Publishing LLC., Dani Tietz
Signature of Requesting Individual	Name
12-23-2021	PO Box 823
Date Request Submitted	Address
217-390-8984	Mahomet, IL 61853
Phone Number	City, State, Zip
E-Mail: dani@mahometnews.com	
DO NOT V	VRITE IN THIS SPACE
Date request received by District FOIA Office	 cer Signature

Page 4 of 4 Updated 7/21

PREPARED BY AND AFTER RECORDING, RETURN TO:

Brian P. Crowley Franczek Radelet 300 South Wacker, Suite 3400 Chicago, Illinois 60606

SPACE ABOVE THIS LINE FOR RECORDER

DRAINAGE EASEMENT AGREEMENT

THIS DRAINAGE EASEMENT AGREEMENT (this "Agreement") is dated as of this ____ day of ______, 2017 by and between VERTICAL TOWER PARTNERS, LLC, an Illinois limited liability company ("Grantor") and BOARD OF EDUCATION MAHOMET-SEYMOUR COMMUNITY UNIT SCHOOL DISTRICT NO. 3, Champaign and Piatt Counties, Illinois ("District").

RECITALS

Grantor owns fee simple title to the real estate legally described on Exhibit A attached hereto and made a part hereof ("Grantor's Parcels") and the District owns the real estate legally described on Exhibit B attached hereto and made a part hereof (the "District's Parcel"). The District has requested, and Grantor is willing to grant, that certain perpetual, permanent non-exclusive easement on, over, under and across that certain portion of Grantor's Parcels as depicted on Exhibit C attached hereto and made a part hereof along with such portions of the Grantor's Parcel reasonably necessary (the "Easement Area") for purposes of storm water drainage from District's Parcel, and the operating of drainage improvements and related fixtures and appurtenances therein (collectively, the "Waterway").

GRANT

1. <u>Easement</u>. For good and valuable consideration, receipt and sufficiency of which is hereby acknowledged, Grantor hereby grants to the District a perpetual, permanent non-exclusive easement on, over and across the Easement Area for purposes of Grantee's use of and right to the Waterway.

- 2. <u>Construction of Waterway</u>. The District agrees to pay for one-half of the cost of the construction of the Waterway (the "District Payment"); provided that the District Payment shall not exceed \$5,000. The District shall make the District Payment within 30 days after the District confirms that the construction of the Waterway substantially conforms to the construction specifications set forth <u>Exhibit D</u> attached hereto and made a part hereof. Grantor agrees to complete the Waterway prior to September 1, 2017. In the event Grantor does not complete the Waterway prior to September 1, 2017, the District shall have the right (but not the obligation) to construct the Waterway and Grantor shall promptly reimburse the District for one-half of the cost of the construction of the Waterway incurred by the District.
- 3. <u>Time and Notice of Work</u>. Except in the event of an emergency, the District shall make all reasonable efforts to give Grantor reasonable prior notice of its intention to perform work on the Easement Area and the Waterway.
- 4. <u>Grantor Restrictions</u>. Grantor and Grantor's successors shall not construct or install any buildings on the Easement Area nor undertake any other activities on the Easement Area which unreasonably interfere with the District's intended use of the Easement Area. In the event Grantor or its successors in any manner damages the Easement Area or the Waterway, it shall upgrade, restore and repair the Easement Area and/or the Waterway to the condition existing immediately preceding such damage.
- 5. Warranty of Title. Grantor hereby warrants and represents to the District (i) that Grantor is the record and beneficial owner of fee simple title to the Easement Area, (ii) that no other person has any legal, beneficial, contractual, or security interest in the Easement Area, (iii) that Grantor has the full and complete right, power, and authority to enter into this Agreement and to agree to the terms, provisions, and conditions set forth in this Agreement and to bind the Easement Area as set forth in this Agreement, (iv) that all legal actions needed to authorize the execution, delivery, and performance of this Agreement have been taken, and (v) that neither the execution of this Agreement nor the performance of the obligations assumed by Grantor will (a) result in a breach or default under any agreement to which Grantor is a party or to which Grantor or the Easement Area is bound or (b) violate any statute, law, restriction, court order, or agreement to which Grantor or the Easement Area is subject.
- 6. <u>Further Assurances</u>. Grantor hereby represents and warrants that Grantor shall take all necessary action so that this Agreement shall be released from any liens or encumbrances, including but not limited to, mechanics' lien claims, security agreements, and assignments of rents and leases, and shall execute all such documents as may be reasonably necessary to perfect the District's right, title, and interest therein.
- 7. <u>Covenants Running with the Land</u>. The easements and rights granted in this Agreement, the restrictions imposed by this Agreement, and the agreements and covenants contained in this Agreement shall be easements, rights, restrictions, agreements, and covenants running with the land, shall be recorded against the Easement Premises, and shall be binding upon and inure to the benefit of Grantor and the District and their respective heirs, executors,

administrators, grantees, successors, assigns, agents, licensees, invitees, and representatives, including, without limitation, all subsequent owners of the Easement Premises, or any portion thereof, and all persons claiming under them. If any of the easements, rights, restrictions, agreements, or covenants created by this Agreement would otherwise be unlawful or void for violation of (a) the rule against perpetuities or some analogous statutory provision, (b) the rule restricting restraints on alienation, or (c) any other statutory or common law rules imposing time limits, then such easements, rights, restrictions, agreements, or covenants shall continue only until 21 years after the death of the last survivor of the now living lawful descendants of the current President of the United States.

- 8. <u>Transfer of Ownership</u>. Whenever a transfer of ownership of any parcel or portion thereof subject to this instrument occurs, the obligation of the transferor for performance of covenants with respect to such transferred parcel (or portion thereof) shall automatically terminate. Any transferee shall automatically assume and be bound by the burdens and obligations hereunder running with the land to the owner of the parcel or portion thereof being transferred.
 - 9. Construction. The rule of strict construction does not apply to this Easement.
- 10. <u>Amendment</u>. No amendment, revision, or modification of this Agreement shall be effective unless it is in writing and signed by the Parties.
- 11. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement between the Parties and is intended as a complete and exclusive statement of the terms of the Parties' agreement, and supersedes all prior and concurrent promises, representations, proposals, negotiations, discussions, and agreements that may have been made in connection with the subject matter of this Agreement.
- 12. <u>Applicable Law</u>. This Agreement shall be governed by, construed, and enforced in accordance with the laws of the State of Illinois without regard to conflict of law principles. Jurisdiction and venue for all disputes hereunder shall be the Circuit Court located in Champaign County, Illinois, or the federal district court for the Central District of Illinois.
- 13. <u>Binding</u>. This Agreement shall be binding on the Parties, their successors, and permitted assigns and shall run with the land.
- 14. <u>No Third Party Beneficiaries</u>. No claim as a third party beneficiary under this Agreement by any person shall be made, or be valid, against the District or Grantor.
- 15. <u>Recording</u>. This Agreement shall be recorded by the District at the District's cost with the Champaign County Recorder of Deeds.

IN WITNESS WHEREOF, the Parties have entered into and executed this Agreement on the date and year first written above.

DISTRICT:	GRANTOR:
BOARD OF EDUCATION OF MAHOMET- SEYMOUR COMMUNITY UNIT SCHOOL DISTRICT NO. 3, Champaign and Piatt	VERTICAL TOWER PARTNERS, LLC, an Illinois limited liability company
Counties, Illinois,	By:
	Darrin M. Peters, Manager
By:	
President	
Attest:	
Secretary	

STATE OF ILLINOIS)	SS.		
COUNTY OF CHAMPAIGN)	55.		
I, the undersigned, a Nota hereby certify that Darrin M. Per Tower Partners, LLC and the same appeared before me this day in per instrument as his free and voluntar	ters, per e person erson ar	ersonally known whose name and acknowled	wn to me to be the is subscribed to the ged that he signed	e Manager of Vertica e foregoing instrument and delivered the said
Given under my hand an or	fficial se	eal, this	day of	, 2017.
		Notary Pu	blic	
STATE OF ILLINOIS COUNTY OF CHAMPAIGN))	SS.		
I, the undersigned, a Note hereby certify that		, P1	resident and	
3, Champaign and Piatt Counties, names are subscribed to the foregacknowledged that they signed an for the uses and purposes herein se	Illinois, going ir nd delive	, personally kn nstrument, ap ered the said	nown to me to be the peared before me to	ne same persons whose this day in person and
Given under my hand an or	fficial s	eal, this	day of	, 2017.
		Notary Pu	blic	

Exhibit A

[Legal Description – Grantor's Parcel]

Exhibit B

[Legal Description – District's Parcel]

Exhibit C

[Easement Area]

Exhibit D

[Waterway Construction Specifications]

PREPARED BY AND AFTER RECORDING, RETURN TO:

Brian P. Crowley Franczek Radelet 300 South Wacker, Suite 3400 Chicago, Illinois 60606

SPACE ABOVE THIS LINE FOR RECORDER

DRAINAGE EASEMENT AGREEMENT

THIS DRAINAGE EASEMENT AGREEMENT (this "Agreement") is dated as of this ______ day of ________, 2017 by and between VERTICAL TOWER PARTNERS, LLC, an Illinois limited liability company ("Grantor") and BOARD OF EDUCATION MAHOMET-SEYMOUR COMMUNITY UNIT SCHOOL DISTRICT NO. 3, Champaign and Piatt Counties, Illinois ("District").

RECITALS

Grantor owns fee simple title to the real estate legally described on Exhibit A attached hereto and made a part hereof ("Grantor's Parcels") and the District owns the real estate legally described on Exhibit B attached hereto and made a part hereof (the "District's Parcel"). The District has requested, and Grantor is willing -, subject to the terms and conditions herein, and a "Road Condition", as hereinafter set forth - to grant; that certain perpetual, permanent nonexclusive easement on, over, under and across that certain portion of Grantor's Parcels as depicted on Exhibit C attached hereto and made a part hereof along with such portions of the Grantor's Parcel reasonably necessary (the "Easement Area") for purposes of storm water drainage from District's Parcel, and the operating of drainage improvements and related fixtures and appurtenances therein (collectively, the "Waterway").

1842994.1

GRANT

1. <u>Easement</u>. For good and valuable consideration, receipt and sufficiency of which is hereby acknowledged, Grantor hereby grants to the District a perpetual, permanent nonexclusive easement on, over and across the Easement Area for purposes of Grantee's use of and right to the Waterway.

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- 2. Construction of Waterway Payment. The District agrees to pay for one-half of the cost of the construction of the Waterway (the "District Payment"); provided that the District Payment shall not exceed \$5,000. The District shall make the District Payment within 30 days after the District confirms that the construction of the Waterway substantially conforms to the construction specifications set forth in Exhibit D attached hereto and made a part hereof.
- Grantor agrees to complete the Waterway prioras soon as reasonably possible thereafter, and will use its best efforts to September 1, 2017. complete the Waterway within days thereafter. In the event Grantor does not complete the Waterway prior to September 1, 2017 within the aforesaid time frame, the District shall have the right (but not the obligation) after giving the Grantor thirty (30) days notice of such intention, to construct the Waterway, and Grantor shall promptly reimburse the District for one- half of the cost of the construction of the Waterway incurred by the District—within 30 days after completion, Payment shall not exceed \$5,000.

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Time and Notice of Work.

3.4. Work after Initial Construction.; Timing and Notice. All necessary maintenance and upkeep of the Easement Area and Waterway shall be the obligation of the District. Except in the event of an emergency, the District shall make all reasonable efforts to give Grantor reasonable prior notice of its intention to perform work on the Easement Area and the Waterway when needed from time to time.

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5. Restoration of Easement Area; Indemnification: After any work done by the District within the Easement Area and after the initial construction should it have been accomplished by the District, the District shall restore the Easement Area to the approximate condition existing at the place of construction before the commencement thereof; and shall remove all surplus soil and debris resulting from said work. The District shall fertilize, seed and mulch all disturbed turf areas so as to accomplish such restoration and so that permanendpermanent grass cover shall be maintained on the Waterway – provided that the District will not be required to replace shrubs, trees or bushes. The District will indemnify and save harmless the Grantor, its successors and assigns, for any and every claim, demand, suit and payment in respect thereof, or in respect of any of them with reference to injury to person, or damage to property caused by any of the work performed by the District

hereunder, and require its contractors to so indemnify and save harmless the said Grantor, its successors and assigns.

- 6. Road Condition: It is understood that the obligation of the Grantor herein to grant the easement described herein is conditioned upon and subject to the planning and creation of a public road (the "Road") by the -Village of -Mahomet to serve Grantor's Parcel and create access to Grantor's parcel from the north, running through portions of Grantor's Parcel and the Districts Parcel and connecting with Churchill Road, all as depicted on Exhibit D attached hereto. Exhibit D is not intended at this time to depict the exact location of the Road, which will be determined hereafter by the terms of an agreement involving the District and the Village and the Grantor, relating to construction of the Road and maintenance obligations and other related issues, and once the location of the Road has been finally determined, a new Exhibit D will be initialed by the parties and attached hereto.- The obligations of the Grantor to grant the easement hereunder are subject and conditioned upon the Grantor receiving such assurances and documentation as it shall reasonably require to confirm that the Road will in fact be completed.
- 4.7. Grantor Restrictions. Grantor and Grantor's successors shall not construct or install any buildings on the Easement Area nor undertake any other activities on the Easement Area which unreasonably interfere with the District's intended use of the Easement Area. In the event Grantor or its successors in any manner damages the Easement Area or the Waterway, it shall upgrade, restore and repair the Easement Area and/or the Waterway to the condition existing immediately preceding such damage.
- 8. Warranty of Title. Grantor hereby warrants and represents to the District (i) that Grantor is the record and beneficial owner of fee simple title to the Easement Area, (ii) that no other person has any legal, beneficial, contractual, or security interest in the Easement Area, (iii) that Grantor has the full and complete right, power, and authority to enter into this Agreement and to agree to the terms, provisions, and conditions set forth in this Agreement and to bind the Easement Area as set forth in this Agreement, (iv) that all legal actions needed to authorize the execution, delivery, and performance of this Agreement have been taken, and (v) that neither the execution of this Agreement nor the performance of the obligations assumed by Grantor will (a) result in a breach or default under any agreement to which Grantor is a party or to which Grantor or the Easement Area is bound or (b) to the knowledge of the grantor, violate any statute, law, restriction, court order, or agreement to which Grantor or the Easement Area is subject.
- 5-9. Substitution of Drainage Facilities. If at any time the Grantor proposes to subdivide or otherwise develop Grantor's Parcel in a manner that will cause interference with the Waterway, the District will, within 60 days of a valid request by Grantor, vacate the Easement Area, provided that adequate stormwaterstorm water management infrastructure is designed to be constructed as part of the said development which will

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adequately replace the then existing Easement Area and Waterway- with such vacation to take effect upon completion of such substitute stormwaterstorm water management infrastructure.

6:10. Further Assurances. Grantor hereby represents and warrants that Grantor shall take allenecessary action so that this Agreement shall be released from any liens or encumbrances, including but not limited to, mechanics' lien claims, security agreements, and assignments of rents and leases, and shall execute all such documents as may be reasonably necessary to perfect the District's right, title, and interest therein.

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7.11. Covenants Running with the Land. The easements and rights granted in this Agreement, the restrictions imposed by this Agreement, and the agreements and covenants contained in this Agreement shall be easements, rights, restrictions, agreements, and covenants running with the land, shall be recorded against the Easement Premises, and shall be binding upon and inure to the benefit of Grantor and the District and their respective heirs, executors, administrators, grantees, successors, assigns, agents, licensees, invitees, and representatives, including, without limitation, all subsequent owners of the Easement Premises, or any portion thereof, and all persons claiming under them. If any of the easements, rights, restrictions, agreements, or covenants created by this Agreement would otherwise be unlawful or void for violation of (a) the rule against perpetuities or some analogous statutory provision, (b) the rule restricting restraints on alienation, or (c) any other statutory or common law rules imposing time limits, then such easements, rights, restrictions, agreements, or covenants shall continue only until 21 years after the death of the last survivor of the now living lawful descendants of the current President of the United States.

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8-12. Transfer of Ownership. Whenever a transfer of ownership of any parcel or portion thereof subject to this instrument occurs, the obligation of the transferor for performance of covenants with respect to such transferred parcel (or portion thereof) shall automatically terminate. Any transferee shall automatically assume and be bound by the burdens and obligations hereunder running with the land to the owner of the parcel or portion thereof being transferred.

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9.13. Construction. The rule of strict construction does not apply to this Easement.

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10.14. Amendment. No amendment, revision, or modification of this Agreement shall be effective unless it is in writing and signed by the Parties.

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11.15. Entire Agreement. This Agreement constitutes the entire agreement between the Parties and is intended as a complete and exclusive statement of the terms of the Parties' agreement, and supersedes all prior and concurrent promises, representations, proposals, negotiations, discussions, and agreements that may have been made in connection with the subject matter of this Agreement.

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accordance with the laws of the State of Il Jurisdiction and venue for all disputes	Il be governed by, construed, and enforced in linois without regard to conflict of law principles. hereunder shall be the Circuit Court located in
Champaign County, Illinois, or the feder	al district court for the Central District of Illinois.
13.17. Binding. This Agreement shall be binding assigns and shall run with the land.	ng on the Parties, their successors, and permitted
14.18. No Third Party Beneficiaries. No claim by any person shall be made, or be valid,	as a third party beneficiary under this Agreement against the District or Grantor.
15.19. Recording. This Agreement shall be reco	orded by the District at the District's cost with the
	at not until it becomes final by the Road Condition
	s document shall be deemed public notice of any
	unless said recorded copy is executed below by
Grantor confirming that the Road Condit	ion has been met.
the date and year first written above. DISTRICT:	Attest: Secretary
District.	Secretary
BOARD OF EDUCATION OF	
MAHOMETSEYMOUR COMMUNITY	GRANTOR:
UNIT SCHOOL	
DISTRICT NO. 3, Champaign and Piatt Counties, Illinois,	VERTICAL TOWER PARTNERS, LLC, an
Counties, Infilois,	Illinois limited liability company
By:	Ву:
President	Darrin M. Peters, Manager
Ву:	Ву:
Γhe Grantor aforesaid does hereby confirm that the	he
Road Condition heretore described has been met	
of this day of, 20	<u> </u>
VERTICAL TOWER PARTNERS, LLC	
By: Darrin M. Peters, Manager	

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STATE OF ILLINOIS COUNTY OF CHAMPAIGN))	SS.			
I, the undersigned, a Notary certify that Darrin M. Peters, per Partners, LLC and the same per- appeared before me this day in per- instrument as his free and voluntar	rsonally son who erson an	known to me ose name is so d acknowledge	to be the Mar ubscribed to the ed that he signe	nager of Vertical Towe e foregoing instrumen d and delivered the sai	ei it,
Given under my hand an of	fficial se	eal, this	day of	, 2017.	
		Notary Publ	ic		
STATE OF ILLINOIS COUNTY OF CHAMPAIGN))	SS.			
I, the undersigned, a Notary that the Board of Education of Mahome and Piatt Counties, Illinois, person subscribed to the foregoing instrumental that they signed and delivered the purposes herein set forth.	et-Seymonally kn	President and _ our Community nown to me to peared before r	y Unit School D be the same po ne this day in p	, Secretary of istrict No. 3, Champaig ersons whose names are rson and acknowledge	of gn re
Given under my hand an of	fficial se	eal, this	day of	, 2017	7.
		Notary Publ	ic		

[Legal Description – Grantor's Parcel]

[Legal Description – District's Parcel]

[Easement Area]

[Waterway Construction Specifications]



Darrin Peters 1107 S. Division Street Mahomet, IL 61853

Job: Mahomet School / Conway Farms Storm Sewer Work

Location: Mahomet, IL

Mid Illinois Concrete proposes to furnish all labor, material and equipment to complete the following scope of work for the lump sum pricing indicated below:

Scope of Work:

1. 48" Storm Sewer (Approx. 600 LF):

- Furnish and install approx. 600 LF of 48" RCP Storm Sewer from the existing outlet structure of Middletown Prairie School to the existing basin of Conway Farms
- > Furnish and install two each 72" storm manholes with open frame and grate castings.
- Furnish and install 48" FES at outlet to basin with toe block and rip-rap.
- > Seeding and mulching of disturbed areas.

Total Base Bid for Storm Sewer Work: \$101,500.00

Exclusions / Clarifications:

- Testing, permits, fees and bonds are not included.
- Locating of private utilities is by provided by others. Mid-Illinois Concrete is not responsible for any damage, delays or associated cost due to unmarked private utilities.
- Fine grading, seeding, mulching and landscaping are not included.
- This proposal, including terms and conditions, if accepted will become part of any contract document.
- This proposal is good for 30 days.

Ph: 217.366.3444 Fax: 217.954.1601



Thank you for the opportunity to quote this project. Please feel free to contact me if you have any questions or concerns.

Mid Illinois Concrete & Excavation, Inc.

Kevin Madelin

Kevin Modglin

ACCEPTANCE OF PROPOSAL

The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as listed as above. Payments will be made upon receipt of invoice unless other arrangements are made.

Authorized		
Signature:	 	
Date of		
Acceptance:	 	

Fax: 217.954.1601



Darrin Peters 1107 S. Division Street Mahomet, IL 61853

Job: Mahomet School / Conway Farms Drainage Waterway Work

Location: Mahomet, IL

Mid Illinois Concrete proposes to furnish all labor, material and equipment to complete the following scope of work for the lump sum pricing indicated below:

Scope of Work:

- 1. Drainage Channel Grading Work, 4' wide at bottom and 20' wide at top, minimum of 1% slope (Approx. 400 LF), Erosion Control and Storm Sewer Work (Approx. 200 LF) of Channel,):
 - ➤ Grade new waterway channel from the existing outlet of the school, across the field to the existing storm pipe and berm approx. 200 LF east of the existing pond.
 - Excavated material shall be used to fill the existing drainage swale and provide positive drainage from the east to west.
 - Furnish and place 4x8 Rip Rap Stone at the Storm Influent on the west end of the new drainage channel.
 - Furnish and place 4 EA Ditch Checks evenly spaced in the new drainage channel. Ditch checks shall be 4x8 Rip Rap, 20' wide, 1.5' high and 5' wide at the base.
 - Furnish and install a new 24" diameter HDPE storm tile to replace the existing 10" tile.
 - Furnish and place two each 24" PCC flared end sections at each end the new 24" diameter tile.
 - Seeding and mulching of disturbed areas.

Total Base Bid for Channel Grading Work: \$18,650.00

Exclusions / Clarifications:

- Testing, permits, fees and bonds are not included.
- Locating of private utilities is by provided by others. Mid-Illinois Concrete is not responsible for any damage, delays or associated cost due to unmarked private utilities.
- Fine grading, seeding, mulching and landscaping are not included.

Ph: 217.366.3444 P.O. Box 926, Ch Fax: 217.954.1601



- This proposal, including terms and conditions, if accepted will become part of any contract document.
- This proposal is good for 30 days.

Thank you for the opportunity to quote this project. Please feel free to contact me if you have any questions or concerns.

Mid Illinois Concrete & Excavation, Inc.

tour Modela

Kevin Modglin

ACCEPTANCE OF PROPOSAL

The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as listed as above. Payments will be made upon receipt of invoice unless other arrangements are made.

Authorized		
Signature:		
·		
Date of		
Accentance:		

