



Resolution Executive Summary

Prepared By: David J. Rickert
Committee: Finance Committee
Committee Date: 10-20-2022
Resolution Title: Resolution to Fund American Legion Property Repairs with ARPA Funds
County Code: N/A
Board Meeting Date: 10-27-2022

Budget Information:

Was item budgeted? Yes	Appropriation Amount: \$176,450
If not, explain funding source: American Rescue Plan Act	
ORG/OBJ/Project Code: 61300	Budget Impact: N/A

Background Information: This funding request will allow the Legion to continue programming for veterans by coming in to compliance with City of Rockford code to repair its parking lot and retaining walls.

Recommendation: N/A

Contract/Agreement: See attachment

Legal Review: N/A

Baker Tilly Review: Approved

Follow-Up: Funds are subject to compliance with ARPA requirements and sub recipient agreement

RESOLUTION
of the
COUNTY BOARD OF THE COUNTY OF WINNEBAGO, ILLINOIS

Sponsored by: Jaime Salgado, Committee Chairman

Submitted by: Finance Committee

2022 CR

RESOLUTION TO FUND AMERICAN LEGION
PROPERTY REPAIRS WITH ARPA FUNDS

WHEREAS, The pandemic touched every area of society. Non-essential businesses were shut down, this included VFW's and other Clubs, who were disproportionately affected as they rely on in-person charity benefits to fund their existence. For these clubs, repair issues rapidly compounded into even more unmanageable issues with limited or no resources to address. This is true for Lt. Robert C.A. Carlson Post #1207, the American Legion in Rockford Illinois. As they scramble to manage the ordinary repairs and upkeep on a Covid-income, the City of Rockford has deemed their parking lot and retraining wall to be unacceptable for usage. The losses due to Covid-19 left the Legion unable to meet the need of this costly repair; and

WHEREAS, in May 2021, Winnebago County Board received funds through the American Rescue Plan; and

WHEREAS, the Finance Committee of the County Board for the County of Winnebago, Illinois, has reviewed the proposal for the aforementioned request and recommends awarding; and

NOW, THEREFORE, BE IT RESOLVED, by the County Board of the County of Winnebago, Illinois, that the County Board Chairman is authorized to disburse \$176,450 to Lt. Robert C.A. Carlson Post #1207, the American Legion in Rockford Illinois for said activities. Subject to the attached terms and conditions in the sub recipient agreement.

BE IT FURTHER RESOLVED, that this Resolution shall be in full force and effective immediately upon its adoption and the Clerk of the County Board is hereby authorized to prepare and deliver certified copies of this Resolution to Director of Purchasing, Finance Director, County Board Office, and County Auditor.

Respectfully Submitted,
FINANCE COMMITTEE

AGREE

DISAGREE

JAIME SALGADO, CHAIRMAN

JAIME SALGADO, CHAIRMAN

STEVE SCHULTZ, VICE CHAIRMAN

STEVE SCHULTZ, VICE CHAIRMAN

PAUL ARENA

PAUL ARENA

JOHN BUTITTA

JOHN BUTITTA

JEAN CROSBY

JEAN CROSBY

JOE HOFFMAN

JOE HOFFMAN

KEITH McDONALD

KEITH MC DONALD

The above and foregoing Resolution was adopted by the County Board of the County of Winnebago, Illinois this ____ day of _____ 2022.

ATTESTED BY:

JOSEPH CHIARELLI
CHAIRMAN OF THE COUNTY BOARD
OF THE COUNTY OF WINNEBAGO, ILLINOIS

LORI GUMMOW
CLERK OF THE COUNTY BOARD
OF THE COUNTY OF WINNEBAGO, ILLINOIS

ARP SUBRECIPIENT AGREEMENT

By and Between
THE COUNTY OF WINNEBAGO, ILLINOIS
and
LT. ROBERT C.A. CARLSON POST #1207, THE
AMERICAN LEGION IN ROCKFORD ILLINOIS

FOR AMERICAN RESCUE PLAN ACT (“ARP”) FUNDS

THIS ARP SUBRECIPIENT AGREEMENT (hereinafter “AGREEMENT”) is made by and between the County of Winnebago, Illinois, a body politic and corporate (hereinafter “COUNTY”), and the Lt. Robert C.A. Carlson Post #1207, The American Legion in Rockford Illinois (hereinafter “RECIPIENT”).

WHEREAS, on March 11, 2021, President Joseph R. Biden signed into law the American Rescue Plan Act of 2021 (hereinafter “ARP”); and

WHEREAS, on May 10, 2021, the United States Department of the Treasury (hereinafter “US TREASURY”) published guidance regarding the allowable usage of the Coronavirus State and Local Fiscal Recovery Funds (hereinafter “SLFRF”) to be disseminated to local governments in accordance with the ARP; and

WHEREAS, the grand total allocation of SLFRF funds to the COUNTY, as published by the US TREASURY, is \$54,886,298.00; and

WHEREAS, the COUNTY received the first fifty percent (50%) of its SLFRF allocation (\$27,443,149.00) on May 15, 2021 and the second allocation on June 9, 2022; and

WHEREAS, the RECIPIENT, submitted a written request to the COUNTY on July 18th, 2022 for four hundred thousand dollars (\$400,000) in COVID-19 relief funds to provide economic assistance to a nonprofit organization impacted by COVID-19; and

WHEREAS, the COUNTY intends to allocate a portion of its SLFRF funds to Lt. Robert C.A. Carlson Post #1207, The American Legion in Rockford Illinois within Winnebago County, Illinois that has suffered negative economic impacts as a result of the COVID-19 pandemic in accordance with all federal, state, and local guidelines regarding the usage of SLFRF funds; and

WHEREAS, under section 602(c)(3) of the ARP, the COUNTY may transfer funds to a private nonprofit entity for the purpose of meeting ARP’s goals; and

WHEREAS, in an effort to provide additional guidance regarding the eligible uses of SLFRF funds, the US TREASURY published a document containing answers to Frequently Asked Questions regarding Coronavirus State and Local Fiscal Recovery Funds as of July 19, 2021 (hereinafter “FAQ”); and

WHEREAS, during their regular public meeting on 10-27-2022, the County Board of Winnebago County, Illinois (hereinafter “BOARD”) approved the aforementioned request from the RECIPIENT subject to all federal, state, and local guidelines regarding the usage of SLFRF funds, including any contractual guidelines set forth by the BOARD, as well as any audit requirements; and

WHEREAS, the COUNTY and RECIPIENT desire to enter into this Agreement.

NOW, THEREFORE, in consideration of the foregoing recitals which are incorporated herein by reference, and the terms and conditions set forth below, the parties agree as follows:

1. EFFECTIVE DATE AND TERM

This Agreement shall commence when last executed by all parties and remain in effect no later than December 31, 2024, unless terminated by the COUNTY in writing.

2. GRAND TOTAL SLFRF FUNDS TO BE DISSEMINATED TO RECIPIENT

The grand total sub award of SLFRF funds to be disseminated by the COUNTY to the RECIPIENT as part of this Agreement shall not exceed one hundred seventy six thousand four hundred fifty dollars (\$176,450).

3. LIMITATIONS REGARDING THE USE OF SLFRF FUNDS

The RECIPIENT shall ensure that all expenditures utilizing SLFRF funds received in accordance with this Agreement shall be limited to only those eligible services outlined in Section 602 (c) (3) of the US TREASURY ARP FAQ, which states that:

Under section 602(c)(3) of the Social Security Act, a State, territory, or Tribal government may transfer funds to a “private nonprofit organization . . . , a Tribal organization . . . , a public benefit corporation involved in the transportation of passengers or cargo, or a special-purpose unit of State or local government.” Similarly, section 603(c)(3) authorizes a local government to transfer funds to the same entities (other than Tribal organizations). The interim final rule clarified that the lists of transferees in sections 602(c)(3) and 603(c)(3) are not exclusive, and the final rule clarified that recipients may transfer funds to any entity to carry out, as a subrecipient, an eligible activity on behalf of the SLFRF recipient (transferor), as long as they comply with the SLFRF Award Terms and Conditions and other applicable requirements. A transferee receiving a transfer from a recipient under sections 602(c)(3) and 603(c)(3) will be considered a subrecipient and will be expected to comply with all subrecipient reporting requirements. Additionally, a recipient can provide funds to an entity, including a nonprofit organization, for the purpose of directly benefitting the entity as a result of the entity experiencing a public health impact or negative economic impact of the pandemic. In this instance, these entities will be considered beneficiaries, not subrecipients, and will not be expected to comply with subrecipient reporting requirements. Beneficiary reporting requirements will apply.

4. REPORTING REQUIREMENTS TO ENSURE COMPLIANCE WITH ARP

In order to ensure compliance with the existing ARP guidelines set forth by the US TREASURY – while also ensuring that all expenditures within the scope of this Agreement adhere to future guidelines that may be established by the US TREASURY

during the term of this Agreement – the RECIPIENT, when requesting reimbursement for eligible ARP expenditures, shall provide to the COUNTY a comprehensive and detailed list of all such expenditures on an itemized invoice, and shall also provide any backup documentation to support such expenditures. Said invoice must include a statement, signed by the RECIPIENT, indicating that all expenditures therein comport with the guidelines of the ARP as set forth by the US TREASURY. Reimbursement requests shall be submitted to the COUNTY no more than once per month. No reimbursement requests may be submitted to the COUNTY after December 31, 2024.

5. TIMELINE REGARDING THE DISSEMINATION OF FUNDS TO RECIPIENT

Upon receipt of the RECIPIENT’s complete reimbursement request, the COUNTY shall disseminate funds for all eligible ARP expenditures therein within twenty (20) days of receipt of said reimbursement request. The dissemination of SLFRF funds shall only occur after the COUNTY reviews the RECIPIENT’s reimbursement request to ensure that all expenditures detailed therein qualify for reimbursement in accordance with all published federal, state, and local guidance regarding the use of SLFRF funds as specified in the ARP. All payments from the COUNTY to the RECIPIENT are contingent on the availability of SLFRF funds to the COUNTY, and further subject to all applicable federal, state, and local laws regarding the governance of SLFRF funds within the ARP.

6. EVOLUTION OF ARP GUIDANCE FROM THE US TREASURY

The COUNTY may request additional information from the RECIPIENT, as needed, to meet any additional guidelines regarding the use of SLFRF funds that may be established by the US TREASURY during the scope of this Agreement.

7. TERMINATION

The COUNTY may terminate this Agreement, for convenience or otherwise and for no consideration or damages, upon prior written notice to the RECIPIENT.

8. INDEPENDENT CONTRACTOR

Each party under the Agreement shall be for all purposes an independent Contractor. Nothing contained herein will be deemed to create an association, a partnership, a joint venture, or a relationship of principal and agent, or employer and employee between the parties. The RECIPIENT shall not be, or be deemed to be, or act or purport to act, as an employee, agent, or representative of the COUNTY for any purpose.

9. HOLD HARMLESS AND INDEMNIFICATION

The RECIPIENT agrees to defend, indemnify, and hold the COUNTY, its officers, officials, employees, agents and representatives harmless from and against any and all claims, injuries, damages, losses or expenses, including without limitation personal injury, bodily injury, sickness, disease, or death, or damage to or destruction of property, which are alleged or proven to be caused in whole or in part by an act or omission of the RECIPIENT, its officers, directors, employees, and/or agents relating to the RECIPIENT’s performance or failure to perform under this Agreement. This section shall

survive the expiration or termination of this Agreement.

10. COMPLIANCE WITH LAWS AND GUIDELINES

The RECIPIENT shall comply with all federal, state, and local laws and all requirements and published guidance set forth regarding the usage of any and all monies appropriated under the ARP.

11. MAINTENANCE AND AUDIT OF RECORDS

The RECIPIENT shall maintain records, books, documents, and other materials relevant to its performance under this Agreement. These records shall be subject to inspection, review, and audit by the COUNTY or its designees, and the US TREASURY for five (5) years following termination of this Agreement. If it is determined during the course of the audit that the RECIPIENT was reimbursed for unallowable costs under this Agreement or any, the RECIPIENT agrees to promptly reimburse the COUNTY for such payments upon request.

12. NOTICES

Any notices desired or required to be given hereunder shall be in writing, and shall be deemed received three (3) days after deposit with the US Postal Service (postage fully prepaid, certified mail, return receipt requested), and addressed to the party to which it is intended at its last known address, or to such person or address as either party shall designate to the other from time to time in writing forwarded in like manner:

RECIPIENT

Lt. Robert C.A. Carlson Post #1207, The American
Legion in Rockford Illinois
1011 South Alpine Road
Rockford, IL 61108

COUNTY

Winnebago County Administration Building
Attn: Patrick Thompson, County Administrator
404 Elm Street
Rockford, Illinois 61101

13. IMPROPER INFLUENCE

Each party warrants that it did not and will not employ, retain, or contract with any person or entity on a contingent compensation basis for the purpose of seeking, obtaining, maintaining, or extending this Agreement. Each party agrees, warrants, and represents that no gratuity whatsoever has been or will be offered or conferred with a view towards obtaining, maintaining, or extending this Agreement.

14. CONFLICT OF INTEREST

The elected and appointed officials and employees of the parties shall not have any personal interest, direct or indirect, which gives rise to a conflict of interest.

15. TIME

Time is of the essence in this Agreement.

16. SURVIVAL

The provisions of this Agreement that by their sense and purpose should survive expiration or termination of the Agreement shall so survive. Those provisions include without limitation Indemnification and Maintenance and Audit of Records.

17. AMENDMENT

No amendment or modification to the Agreement shall be effective without prior written consent of the authorized representatives of the parties.

18. GOVERNING LAW; VENUE

The Agreement shall be governed in all respects by the laws of the State of Illinois, both as to interpretation and performance, without regard to conflicts of law or choice of law provisions. Any action arising out of or in conjunction with the Agreement may be instituted and maintained only in the Circuit Court of the 17th Judicial Circuit of Winnebago County, Illinois.

19. NON-WAIVER

No failure on the part of the COUNTY to exercise, and no delay in exercising, any right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise by the COUNTY of any right hereunder preclude any other or further exercise thereof or the exercise of any other right. The remedies herein provided are cumulative and not exclusive of any remedy available to the COUNTY at law or in equity.

20. BINDING EFFECT

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors.

21. ASSIGNMENT

The RECIPIENT shall not assign or transfer any of its interests in or obligations under this Agreement without the prior written consent of the COUNTY.

22. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the COUNTY and the RECIPIENT for the use of funds received under this Agreement and it supersedes all prior or contemporaneous communications and proposals, whether electronic, oral, or written between the parties with respect to this Agreement.

23. NO THIRD-PARTY BENEFICIARIES

Nothing herein shall or be deemed to create or confer any right, action, or benefit in, to, or on the part of any person or entity that is not a party to this Agreement. This provision shall not limit any obligation which either party has to the US TREASURY in connection with the use of ARP funds, including the obligations to provide access to records and cooperate with audits as provided in this Agreement.

24. CIVIL RIGHTS COMPLIANCE

Recipients of Federal financial assistance from the US TREASURY are required to meet legal requirements relating to nondiscrimination and nondiscriminatory use of Federal funds. Those requirements include ensuring that entities receiving Federal financial assistance from the US TREASURY do not deny benefits or services, or otherwise discriminate on the basis of race, color, national origin (including limited English proficiency), disability, age, or sex (including sexual orientation and gender identity), in accordance with the following authorities: Title VI of the Civil Rights Act of 1964 (Title VI) Public Law 88-352, 42 U.S.C. 2000d-1 et seq., and the Department's implementing regulations, 31 CFR part 22; Section 504 of the Rehabilitation Act of 1973 (Section 504), Public Law 93-112, as amended by Public Law 93-516, 29 U.S.C. 794; Title IX of the Education Amendments of 1972 (Title IX), 20 U.S.C. 1681 et seq., and the Department's implementing regulations, 31 CFR part 28; Age Discrimination Act of 1975, Public Law 94-135, 42 U.S.C. 6101 et seq., and the Department implementing regulations at 31 CFR part 23.

25. SEVERABILITY

In the event that one or more provisions of this Agreement shall be determined to be invalid by any court of competent jurisdiction or agency having jurisdiction thereof, the remainder of the Agreement shall remain in full force and effect and the invalid provisions shall be deemed deleted.

26. COUNTERPARTS

This Agreement may be executed in on or more counterparts, any of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

27. AUTHORIZATION

Each party signing below warrants to the other party, that they have the full power and authority to execute this Agreement on behalf of the party for whom they sign.

IN WITNESS WHEREOF, this Agreement is executed and shall become effective as of the last date signed below:

COUNTY OF WINNEBAGO, ILLINOIS
a body politic and corporate

Joseph V. Chiarelli
Chairman of the County Board of the
County of Winnebago, Illinois

Date: _____

ATTEST:

Lori Gummow
Clerk of the County Board of the
County of Winnebago, Illinois

Date: _____

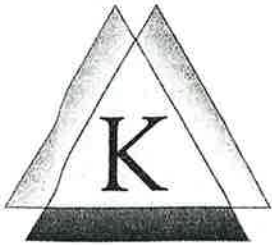
RECIPIENT

Signature

Date: _____

Printed Name

Lt. Robert C.A. Carlson Post #1207, The American Legion in Rockford Illinois
1011 South Alpine Road
Rockford, IL 61108



KPI

We do just about everything from the roof to below ground.

Business: American Legion Post 1207

Address: 1011 S Alpine Rd. Rockford, IL 61108

Wall Details:

- Removal of old retaining wall
- Provide the block needed to install new wall to print
- Provide Safety rail grade 8. Which will be black satin powder coated square tubing.
- Install two-layer silt fence and a bump wall. This will help protect from any roll of materials.
- Install an 8" thick by 12" wide footing for the block to set level.
- Install new landscaping grass, dirt, ETC.
- William Charles will repair the blacktop, there will be some damage due to heavy equipment.
- Nelson Carlson will install drain piping according to print.

Estimated cost \$ 176,450.00

Any questions feel free to call me at 815-222-3448

Respectfully,

Marvin Koch

Phone: 815-222-3448 Email: kochmj@msn.com

7431 E State St. #136 Rockford, IL 61108

KPI

7431 E. State Street #136
Rockford, IL 61108
815-222-3448

Phone # 815-222-3448

kochmj@msn.com

Estimate

Date	Estimate #
9/26/2022	1342

Name / Address
American Legion Post 1207 1011 S Alpine Rd. Rockford, IL 61108

			Project
Description	Qty	Rate	Total
This quote is for the retaining wall. We will remove old wall and install a new block wall. Includes Permits. Materials Block , Pipe, safety rail grade 8, silt fence, Cement footings 8" thick x 12" wide for placing the block, Lumber for footings. Blacktop to be repaired by William Charles. Drain pipe is to be installed by Nelson Carlson. Note: There is a 5 K allowance for chips trucking is hard to figure with fuel prices.		176,450.00	176,450.00
Total			\$176,450.00

ENVIRONMENTAL BARRIERS ACT NOTES
ALL TRADES - PLEASE READ

THIS BUILDING, IN ORDER TO MEET THE REQUIREMENTS OF THE ENVIRONMENTAL BARRIERS ACT, SHALL COMPLY WITH ALL APPLICABLE PROVISIONS OF THE STATE OF ILLINOIS CAPITAL DEVELOPMENT BOARD ACCESSIBILITY STANDARDS CODE, APRIL 24, 1991 EDITION, INCORPORATING BUT NOT LIMITED TO THE FOLLOWING WHETHER SHOWN ON THE REST OF THE PLANS OR NOT.

PARKING:

THERE SHALL BE AT LEAST ONE DESIGNATED AND MARKED ACCESSIBLE STALL 18'0" WIDE LOCATED AS CLOSE AS POSSIBLE TO THE SHORTEST ACCESSIBLE PATH OF TRAVEL TO THE BUILDING. PROVIDE SYMBOL OF ACCESSIBILITY SIGN WITH FINE MESSAGES IN UNOCCUPIED LOCATION.

WALKS & RAMPS:

SIDEWALKS TO ENTRY DOORS TO BE A MINIMUM OF 5'0" WIDE AND FREE OF CURBS. CURB RAMPS TO HAVE SLOPES LESS THAN 1 IN 12. SURFACE TO HAVE A DETECTABLE WARNING TEXTURE. THE WALK MUST BE LEVEL AT THE ENTRY DOOR FOR 4'0" AND EXTEND 18" PAST THE FULL SIDE OF THE DOOR.

DOORS:

ALL DOORS EXCEPT TO HAZARDOUS AREAS TO HAVE A MIN CLEAR OPENING OF 28". DOORS IN SERIES SHALL BE A MINIMUM 10" APART AND OPEN IN THE SAME DIRECTION. FLOOR SHALL BE LEVEL 4" ON PUSH SIDE AND 5'0" ON PULL SIDE OF DOORS.

WALLS SHALL BE A MINIMUM OF 16" FROM JAMB ON PULL SIDE OF DOORS.

BOTTOM RAIL ON ALL DOORS 10" HIGH (MINIMUM)

ALL THRESHOLDS TO BE 1/2" HIGH OR LESS.

ALL HARDWARE SHALL BE PUSH/PULL OR LEVER ACTUATED TYPE EXCEPT DOORS TO HAZARDOUS AREAS WHICH SHALL BE KNURLED OR HAVE AN ABRASIVE FINISH.

INTERIOR CIRCULATION:

ALL CORRIDORS TO BE 4'0" MINIMUM IN WIDTH ON REQUIRED ACCESSIBLE FLOORS. HANDRAILS SHOULD EXTEND 10" PAST THE TOP AND 10" + ONE TREAD PAST THE BOTTOM OF ALL FLIGHTS OF STAIRS.

RAMPS THAT RISE MORE THAN 4" SHALL HAVE RAILS ON BOTH SIDES.

ELEVATOR SHALL HAVE VISUAL AND AUDIBLE SIGNALS WITH TACTILE FLOOR DESIGNATIONS.

PROVIDE A 10 S.F. AREA OF REFUGE INSIDE STAIR WALLS ON REQUIRED ACCESSIBLE FLOORS.

A LIGHTED "AREA OF REFUGE" SIGN POWERED FROM AN EMERGENCY SOURCE SHALL BE PROVIDED.

TOILET ROOMS:

PROVIDE ONE STALL 5'0" X 5'0" FOR EACH SEX WITH ONE HANDICAPPED WATER CLOSET, GRAB BARS, AND A 32" CLEAR OPENING OUT-SWINGING DOOR.

PROVIDE 26" CLEARANCE UNDER LAVS WITH WATER SUPPLY INSULATED, MAX HT. OF LAV TOP IS 21"0".

PROVIDE ONE LAVATORY FOR EACH SEX (WHEN OVER 5 EMPLOYEES ARE PRESENT). FAUCETS TO BE PUSH BUTTON OR INFRARED ON WITH AUTO MATIC SHUT OFF.

PROVIDE ONE HANDICAPPED URINAL IN MEN'S RESTROOM WHEN A URINAL IS SHOWN.

PROVIDE ONE MIRROR WITH BOTTOM OF REFLECTIVE EDGE A MAXIMUM 3'4" ABOVE FLOOR.

DRINKING FOUNTAIN:

IF A DRINKING FOUNTAIN IS PROVIDED IT SHALL MEET THE REQUIREMENTS FOR THE HANDICAPPED.

SPOUT HEIGHT SHALL BE MAX 36" ABOVE FLOOR, KNEE CLEARANCE 27" MIN. A HIGH/LOW FOUNTAIN SHALL BE PROVIDED TO ACCOMMODATE BOTH WHEELCHAIR AND ARTHRITIC FOUNTAIN USERS.

SIGNAGE:

PROVIDE TACTILE SIGNS FOR CORRIDORS, RESTROOMS, AND EXIT DOORS. MOUNT SIGNS 60" ABOVE FLOOR TO THE CENTER OF THE SIGN AND MOUNTED ON THE LATCH SIDE OF THE DOOR, NOT ON THE DOOR.

WARNING SIGNALS:

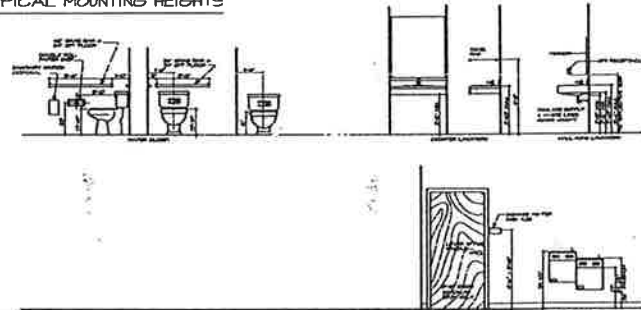
BOTH VISUAL AND AUDIBLE SIGNALS AND ALARMS SHALL BE PROVIDED WHEN ALARMS ARE REQUIRED.

ALL CONTRACTORS AND SUB-CONTRACTORS, EACH AS HIS TRADE APPLIES, SHALL BE RESPONSIBLE FOR ACQUAINTING HIMSELF WITH ANSI A117.1, THE STATE OF ILLINOIS CAPITAL DEVELOPMENT BOARD ACCESSIBILITY CODE AND THE FEDERAL AMERICANS WITH DISABILITIES ACT, AND SHALL BE RESPONSIBLE FOR COMPLYING WITH THESE STANDARDS AS THEY APPLY TO THE WORK UNDER CONTRACT.

ALL SUB-CONTRACTORS, EACH AS HIS TRADE APPLIES, SHALL BE RESPONSIBLE FOR RECONCILIATION OF CONTRADICTIONS OR INCOMPLETE INFORMATION PERTAINING TO THE ABOVE REFERENCED STANDARDS.

ALL ITEMS CALLED FOR ABOVE SHALL BE PROVIDED EVEN IF THIS IS THE ONLY PLACE THEY ARE SPECED.

TYPICAL MOUNTING HEIGHTS



COMPLIANCE STATEMENT

I HAVE PREPARED, OR CAUSED TO BE PREPARED UNDER MY DIRECT SUPERVISION THE ATTACHED PLANS AND SPECIFICATIONS AND STATE THAT, TO THE BEST OF MY KNOWLEDGE AND BELIEF AND TO THE EXTENT OF MY CONTRACTUAL DELIGATION, THEY ARE IN COMPLIANCE WITH THE ENVIRONMENTAL BARRIERS ACT (40 ILCS 23) AND THE ILLINOIS ACCESSIBILITY CODE (78 ILL. ADM. CODE 400). ADA HAS NEITHER A SUBMITTAL REVIEW NOR AN INSPECTION PROCESS TO INTERPRET DISABILITY LAWS. AS PART OF THE CIVIL RIGHTS ACT AND NOT A CODE, ADA COMPLIANCE CAN NOT BE CERTIFIED TO. TO THE BEST OF MY ABILITY AND KNOWLEDGE, I HAVE INTERPRETED AND ATTEMPTED TO COMPLY WITH ALL ADA STANDARDS. 42 USC SECTION 10101 (b) (5). THIS IS REFERRED COMPLIANCE, NOT CERTIFICATION.

SIGNED: *Jeffrey A. Myers* DATED: 06/23/22



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COPYRIGHT NOTICE: 2022

PLAN REVIEW INFORMATION:

- City of Rockford Zoning Ordinance
- 2016 ICC (IBC) International Building Code (W/ local amendments)
- 2016 ICC (IEBC) International Existing Building Code (W/ local amendments)
- 2018 CDB (MAC) Illinois Accessibility Code
- 2016 ICC (IECC) International Energy Conservation Code (W/ 2016 state amendments)
- 2016 ICC (IFC) International Fire Code (W/ local amendments)
- 2014 NFPA 70 (NEC) National Electrical Code (W/ local amendments)
- 2016 ICC (IMC) International Mechanical Code (W/ local amendments)
- 2016 ICC (IFGC) International Fuel Gas Code (W/ local amendments)
- 2014 IBC (IPC) Illinois Plumbing Code (W/ local amendments)
- 2016 ICC (IFMC) International Property Maintenance Code (W/ local amendments)
- 2016 ICC (ISPC) International Swimming Pool Code (W/ local amendments)
- 2016 NFPA 101 Life Safety Code, per the State Fire Marshal

American Legion Post 1207

1011 S. ALPINE RD.
ROCKFORD, IL 61108

ARCHITECT:

JEFFREY A. MYERS, P.C.
10395 GLEN ABBEY CLOSE
ROCKFORD, ILLINOIS 61107
(815) 540-5823
E-mail: j.a.myers@mchsl.com

SHEET INDEX

SHEET#	DESCRIPTION
T1	TITLE SHEET, CODE REVIEW, SHEET INDEX
D1	DEMOLITION SITE PLAN
A1	ARCHITECTURAL SITE PLAN
A2	TYPICAL ROCKWOOD RETAINING WALL DETAILS

PROJECT NO. 154-22

T1

DATE: 06/23/22

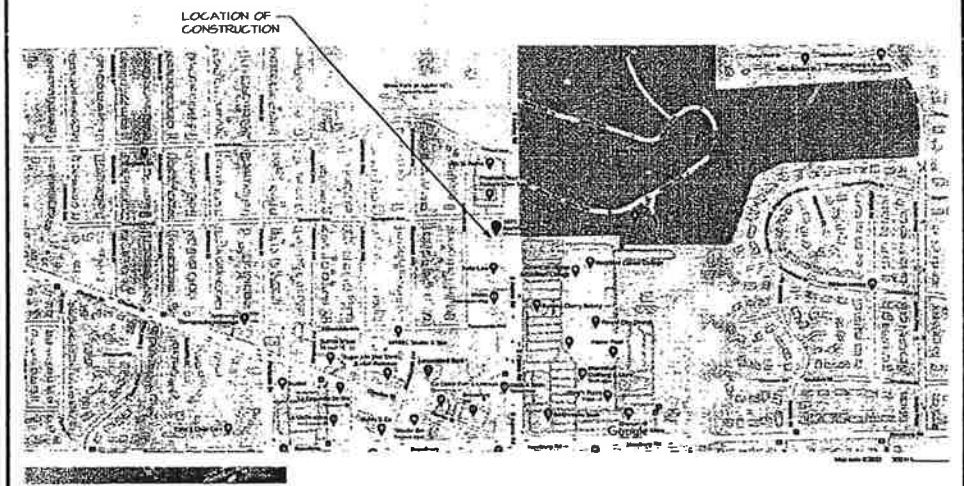
REVISIONS:

ARCHITECT:

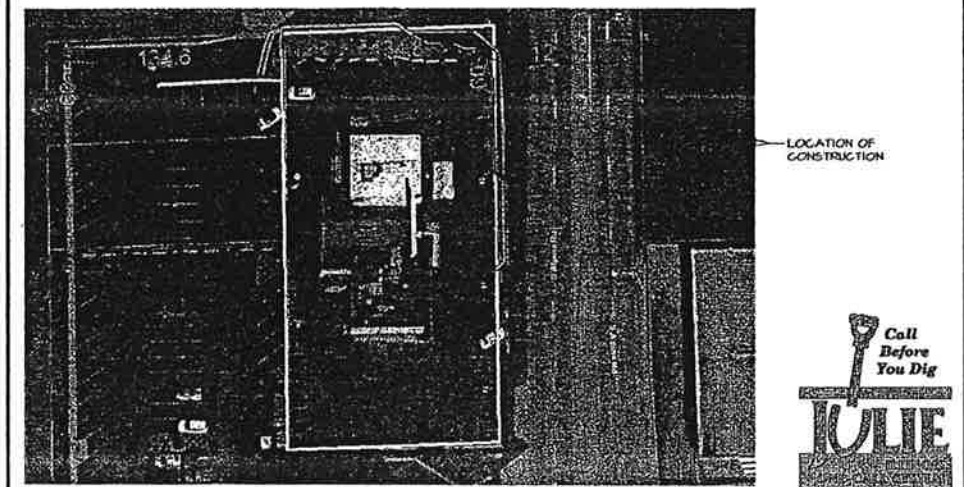
JEFFREY A. MYERS, P.C.
10395 GLEN ABBEY CLOSE
ROCKFORD, ILLINOIS 61107
(815) 540-5823
E-mail: j.a.myers@mchsl.com

GENERAL CONTRACTOR

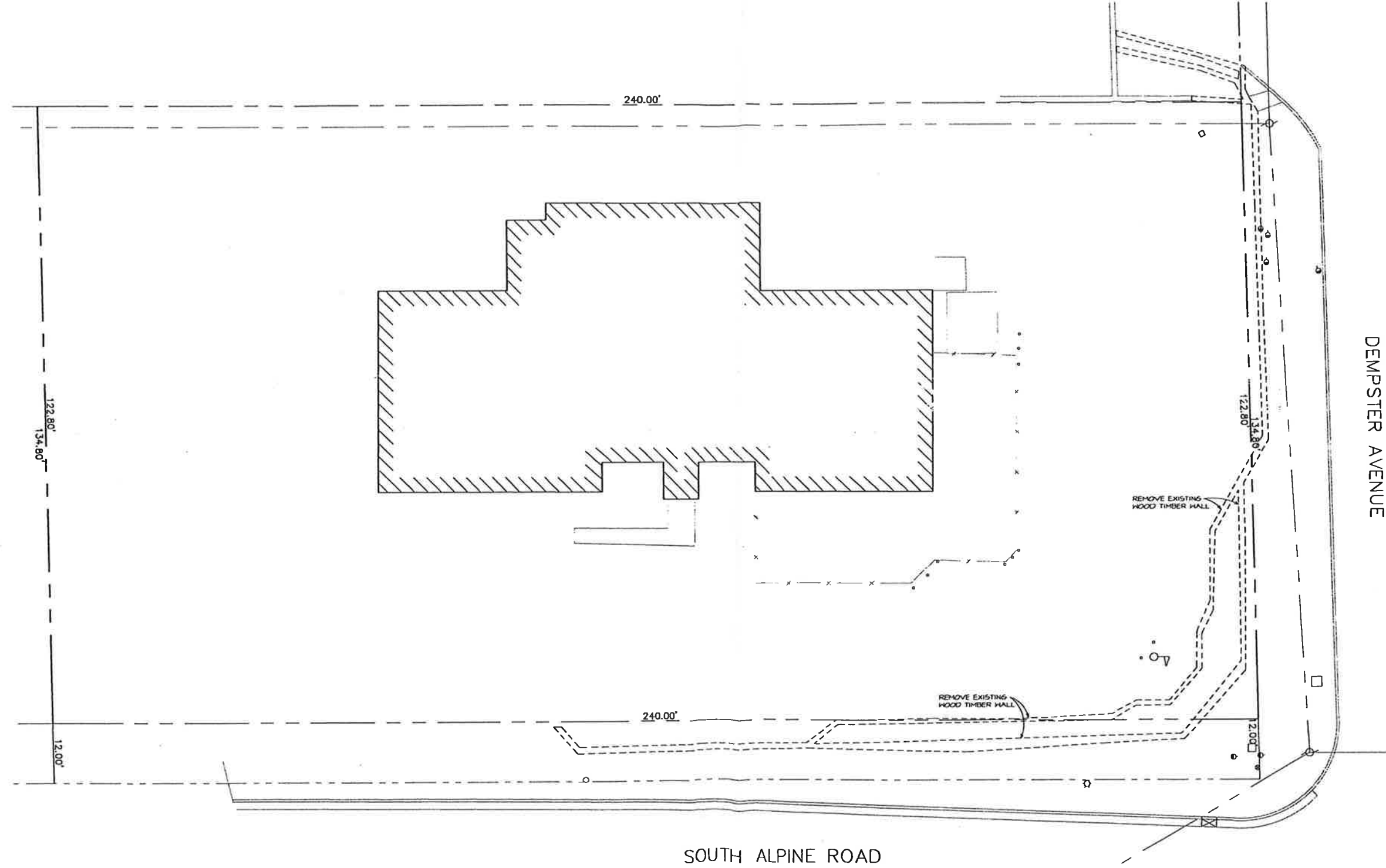
VICINITY MAP




SITE MAP



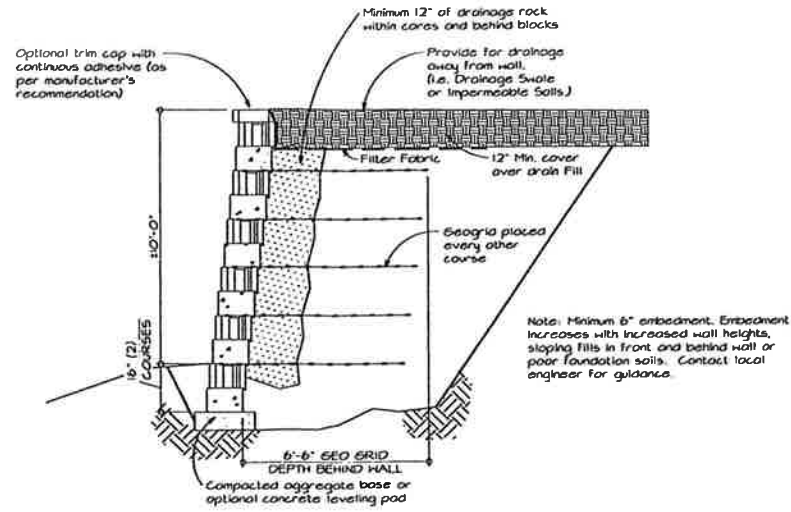
American Legion Post 1207
1011 S. ALPINE RD.
ROCKFORD, IL 61108



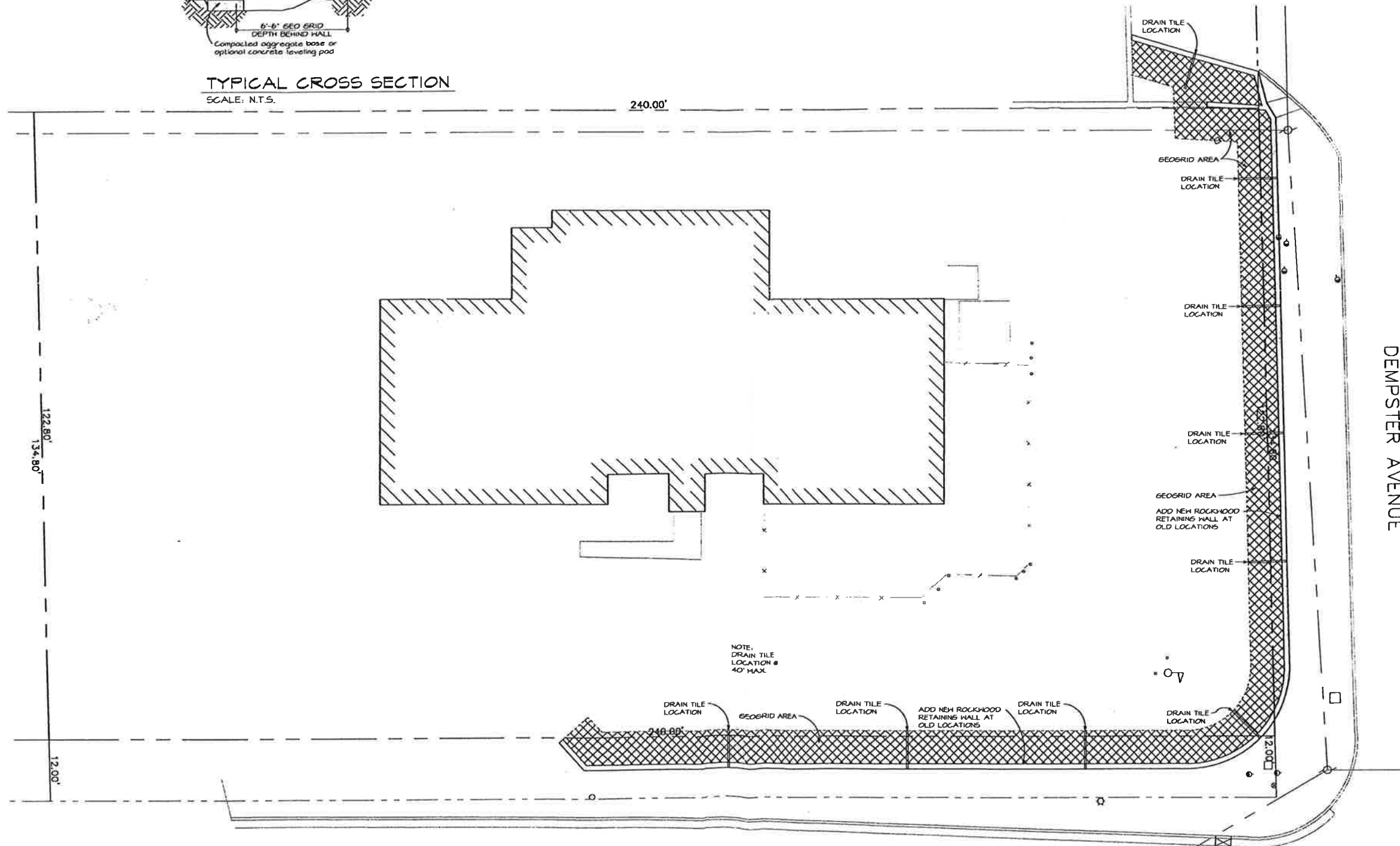

DEMOLITION SITE PLAN
 SCALE: 1" = 10'-0"



PROJECT NO.: 154-22	D1
DATE: 06/23/22	REVISIONS:
ARCHITECT:	JEFFREY A. MYERS, P.C. 10395 GLEN ABBEY CLOSE ROCKFORD, ILLINOIS 61107 (815) 540-5823 E-mail: j.a.myers@mchsi.com
GENERAL CONTRACTOR	•
American Legion Post 1207 1011 S. ALPINE RD. ROCKFORD, IL 61108	



TYPICAL CROSS SECTION
SCALE: N.T.S.



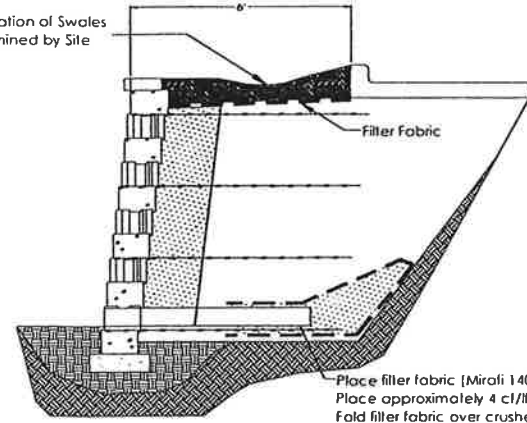
ARCHITECTURAL SITE PLAN
SCALE: 1" = 10'-0"



PROJECT NO. 134-22	A1
DATE: 06/23/22	REVISIONS:
ARCHITECT:	JEFFREY A. MYERS, P.C. 10395 GLEN ABBEY CLOSE ROCKFORD, ILLINOIS 61107 (815) 540-5823 E-mail: j.a.myers@mchsl.com
GENERAL CONTRACTOR	American Legion Post 1207 1011 S. ALPINE RD. ROCKFORD, IL 61108

Typical Heel Drain Option
Classic 8

Size and location of Swales to be determined by Site Engineer

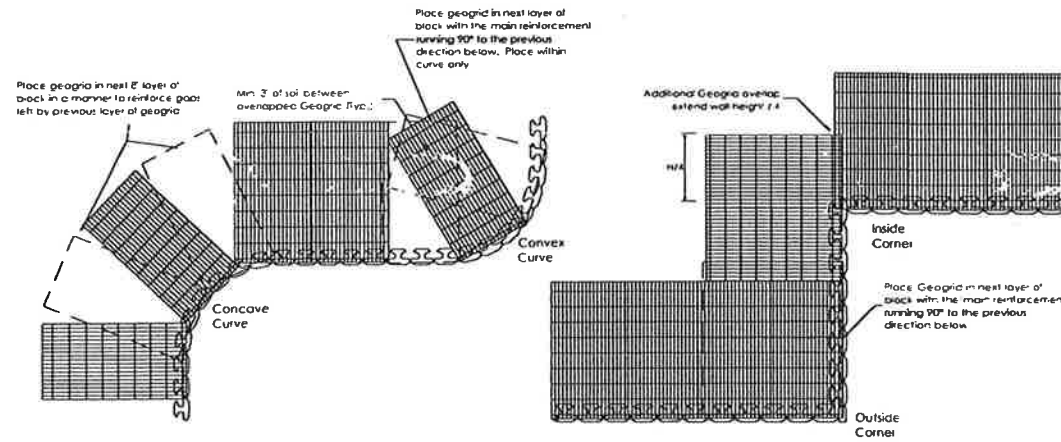


Place filter fabric (Mirafi 140N) along the length of backcut. Place approximately 4 cft/ft of crushed rock onto filter fabric, fold filter fabric over crushed rock. At intervals of 25' to 75', stub out a 4" non-perforated pvc pipe from heel drain through face of wall at finish grade.

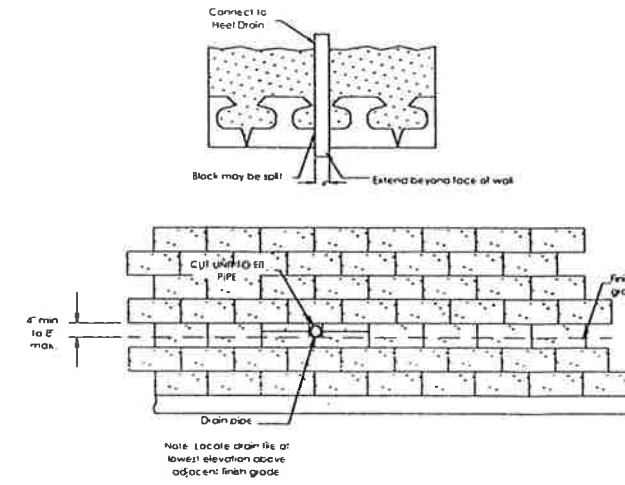
Typical Heel Drain Option
(Seepage / potential seepage)

Scale: None

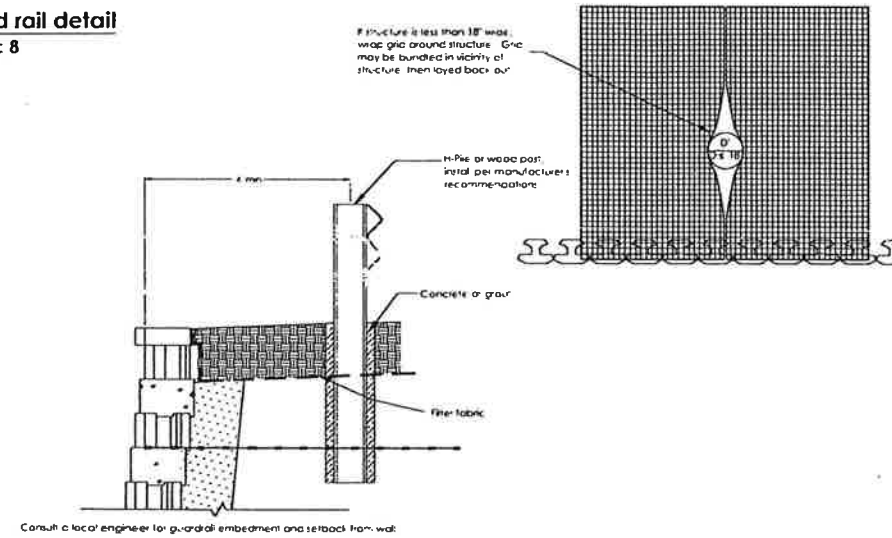
Geogrid Details
Classic™



Drain Tile Outlet Through Wall
Classic™

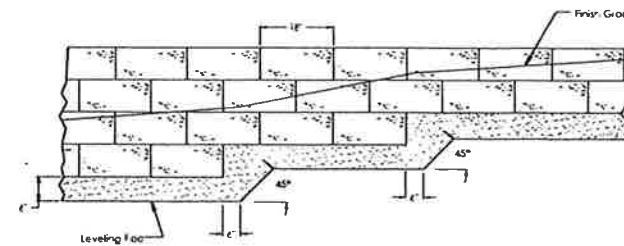


Guard rail detail
Classic 8



Scale: None

Leveling Pad Step Detail
Classic™



Scale: None

PROJECT NO.: 134-22

DATE: 06/25/22

REVISIONS:

A2

ARCHITECT:

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