AMENDMENT TO

THE ZONING ORDINANCE HENDRICKS COUNTY, INDIANA
ORDINANCE NO 11 1075

THE STATE HEHDRICKS COUNTY

An Ordinance amending the Zoning Ordinance of Hendricks County, Indiana, as amended, passed by the Board of County Commissioners of Hendricks County, Indiana, on the 5th day of November, 1957.

WHEREAS the Acts of the General Assembly of 1947, Chapter 174, granted certain powers to County Plan Commissions and Boards of County Commissioners, relative to County zoning of land, and

WHEREAS the Hendricks County Plan Commission of Hendricks County, Indiana held a public hearing on the 12th day of February, 1979, pursuant to notice and made certain recommendations to the Board of Commissioners of Hendricks County, Indiana, and

WHEREAS the Board of County Commissioners after having considered the Zoning Ordinance of Hendricks County, and all amendments thereto, and after having received the recommendations of the Hendricks County Plan Commission and finding that said recommendations should be adopted.

NOW THEREFORE, BE IT ORDAINED by the Board of County Commissioners of Hendricks County, Indiana, by authority of Chapter 174, Acts of 1947, the General Assembly of the State of Indiana, and all acts amendatory thereto, that the Zoning Ordinance of Hendricks County, Indiana be amended as follows:

SECTION 1. That Section 8 of Article V - ADMINISTRATION entitled Fees, is hereby amended to read as follows:

### SECTION 8. Fees

ENTERED FOR RECORD 78 FEB 2 3 1979 -593-6

Applications and Petitions shall be accompanied by a check or money order made payable to the Hendricks County Plan Commission, in an amount which is in accordance with the filing fees set forth in paragraph c herein.

Marille abbett RECORDER HENDRICKS COUNTY

- Until all applicable fees have been paid in full, no application shall be processed by the Building Commissioner.
- Filing fees may be returned if building commissioner is unable to approve the issuance of an Improvement Location and/or building permit because of technical defect(s), also filing fees may be returned if applicant withdraws application prior to permit issuance or prior to a hearing, but in no case shall filing fees be returned after a permit has been issued or after a hearing has been held.

APPLICATION FOR IMPROVEMENT LOCATION PERMIT AND BUILDING PERMIT

Single Family Dwellings

\$55.00 plus .02/sq. ft. over 1500 square feet of total floor area.

### BOOK 78 PAGE 594

2. Two-Family Dwellings

\$70.00 plus .01/sq. ft. over 2000 square feet of total floor area.

\$80.00 per Building

- 3. Multi-Family Dwelling, Group House, Apartment Buildings, Garden Apartments, Condominiums, Co-operatives, any type of Multi-Family Housing other than a Two-Family Dwelling - each Building
- 4. Industrial and Commercial Building Maximum Charge-\$1000.00
  - A. Each Structure

\$70.00 per Building plus .01/sq. ft. total floor area.

B. Addition to existing structure

\$40.00 per Building plus .01/sq. ft. to-tal floor area.

C. Off-street parking lots (operated by private enterprise for revenue purposes excludes local, state, federal government units). \$2.00 per parking stall

Contingent uses other than governmental \$60.00 per Building plus .01/sq. ft. to-tal floor area.

- 6. Residential Accessory
  Buildings, Remodeling, and
  other Residential Secondary
  Structures
  - A. Detached and attached garages and carports

\$10.00 for 1 or 2 car garage plus \$5.00 for each additional car.

B. Multi-Purpose Buildings

\$10.00

C. Swimming Pools

\$10.00 \$15.00

- D. Remodeling structural up to 3 additional rooms. Greater Improvements considered as (1) above Single Family Dwelling.
- E. Rewiring, plumbing, heating, and air-conditioning, repair or alteration.

\$10.00 (No Certificate of Occupancy required)

 Moving or changing the location of a building on a lot. \$50.00 Principal Building \$20.00 Accessory Building

8. Signs or Advertising Structures

\$10.00

# APPLICATION FOR CERTIFICATE OF OCCUPANCY

1. Residential

\$20.00 per family unit

2. Commercial and Industrial

\$30.00

			BOOK 78 PAGE 595
3.	Contingen	t Use	\$30.00
4.	Accessory	Items and Signs	\$10.00
APP:	EALS, COND TS, AND PL	ITIONAL USES, AMEND- ANNED UNIT DEVELOPMENT	
1.	Variance		\$50.00
2.	Amendment Classific	: Change of Zone cation	\$150.00
3.	Condition	nal Use	
	Α.	Service Stations (in- cludes car wash, auto service center, etc.)	\$150.00
	В.	Apartments, Condominiums, Mobile Home Parks, Co-operatives any type of Multi- Family Housing other than a Planned Unit Development.	\$300.00
	с.	Other than above A or B	\$40.00
	D.	Renewal of Mobile Home permits outside of mobile home parks.	\$15.00
4.	Planned	Unit Development	
	Α.	Preliminary Hearing	\$200.00
	В.	Final Phase Approval	\$100.00 plus \$1.00 per acre.
	C.	Change in Development Plan	\$75.00

SECTION 2. That the second permitted use entitled, Department Store, listed under SPECIFICATION C - GENERAL BUSINESS USES, is hereby deleted.

SECTION 3. That Section 7 Retail Service, Retail Stores Generally, SPECIFICATION C - COMMERCIAL USES - LOCAL BUSINESS USES is hereby amended by adding sub-section "i" - Department Stores.

Dated this 20 day of February, 1979

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

Arthur Himsel

Marvin Money

Herschel Gentry

ATTEST:

Pat Noel Auditor

Prepared by:

E. Alonzo Deckard Attorney-at-Law Danville, Indiana

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AMENDMENT TO

DOOK 78 PAGE 597

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Patricia of Moel

THE SUBDIVISION CONTROL ORDINANCE HENDRICKS COUNTY, INDIANA

ORDINANCE NO. 1979 5,

MUDITOR HEHORICKS COUNTY

WHEREAS the Acts of the General Assembly of 1947 granted certain powers to County Plan Commissions and Boards of County Commissioners, relative to the platting of lands within their jurisdiction, and

WHEREAS the Hendricks County Plan Commission of Hendricks County, Indiana, held a public hearing on February 12, 1979 pursuant to notice, and made certain recommendations to the Board of Commissioners of Hendricks County, Indiana, and

WHEREAS said recommendation should be adopted.

NOW THEREFORE, BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana, that the Hendricks County Subdivision Control Ordinance, entitled "Subdivision Control Ordinance of Hendricks County, Indiana" enacted by the Board of Commissioners of Hendricks County, Indiana on February 6, 1961, and all amendments thereto, be amended by amending Paragraph 5, Section 2.02 ENTERED FOR RECORD ter 2, which said paragraph reads as follows:

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Maxille attack
The applicant for a Preliminary Plan of a Subdivision and Or money order made payable to the Hendricks County Plan Commission in an amount which is in accordance with the following filing fees.

> \$75.00 Preliminary Plan \$75.00 Re-submitted Preliminary Plan

(which previously has been rejected)

\$75.00 plus \$2.00 Final Plat per lot

\$50.00 Amendment to Approved Plat

No part of these filing fees shall be returned to the applicant. To read as follows:

Fees

Applicant for a Minor Plat Subdivision, a Preliminary Plan of a Subdivision, an Amendment to a Subdivision, and a Final Plat of a Subdivision shall be accompanied by a check or money order made payable to the Hendricks County Plan Commission in an amount which is in accordance with the following filing fees.

Major Subdivision

\$100.00 Preliminary Plat

\$100.00 plus \$2.00 Final Plat В. per lot.

\$100.00 plus \$2.00 Minor Subdivision per lot.

### 3. Amendments to approved plat

Filing fees may be returned if applicant withdraws application prior to a hearing, but in no case shall filing fees be returned after a hearing has been held.

This Ordinance shall be in full effect from and after its passage and approved according to law.

Passed and approved by the Board of County Commissioners of Hendricks County, Indiana, this 20 day of Frequery, 1979.

BOARD OF COUNTY COMMISIONERS HENDRICKS COUNTY, INDIANA

Arthur Himsel

Marvin Money

Herschel Gentry

ATTEST:

Truckie Mael

Pat Noel

Auditor

Prepared by: E. Alonzo Deckard

Attorney-at-Law Danville, Indiana

## ORDINANCE NO. 1979

AN ORDINANCE IMPOSING RESTRICTIONS UPON THE WEIGHT OF VEHICLES TO BE OPERATED UPON ANY COUNTY HIGHWAY IN HENDRICKS COUNTY, INDIANA

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, has a responsibility and jurisdiction over the construction, maintenance, and repair of certain public highways within the said county, which are known and designated as county highways or county roads;

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, is cognizant of, and has been informed by its various agents and employees who are in charge of the actual construction, maintenance and repair of said county highways and roads, that certain of the said highways and roads have suffered and the other roads are in danger of suffering serious damage, or of being destroyed or deterioration due to excessive weight of vehicles, and that the said danger of serious damage or destruction exists unless the use of vehicles upon said county highways or roads is either prohibited, or the permissible weights thereon are determined and enforced; and now the said Board of Commissioners after having inspected the county highways and roads and conferred with the County Engineer and the County Road Superintendent, finds that during the period in the early spring there is serious danger of extreme damage and destruction caused by overweight vehicles during the period when the ground thaws, which makes travel on said county roads hazardous and dangerous to the safety and general welfare of the public, the Board of Commissioners have deemed it necessary and in the best interest of the county highways and roads and of the citizens of Hendricks County, Indiana, and;

NOW IT BE ORDAINED by the Board of Commissioners of Hendricks County, State of Indiana, as follows:

### Section 1. Definitions:

- (a) "County highway" shall mean any public roadway now or hereafter coming under the jurisdiction and control of the Hendricks County Highway Department and County Road Superintendent.
- (b) "Vehicle" shall mean every device in, upon, or by which any person or property is, or may be, transported and drawn upon a county highway.
- (c) "Period of potential hazard and deterioration" shall mean a period of time not to exceed sixty (60) days during the late winter and early spring of the year when, due to increased temperatures, the thawing

of the ground, and the melting of snow and ice, the road surfaces and underlying ground are in the process of thawing, and are unstable and there is an extreme potential for hazard, deterioration and destruction of the road surface.

#### Section 2.

It shall be unlawful for any person, firm, corporation, for any reason to operate or control, upon or across or over any county highway, or county road, any vehicle having a total gross weight in excess of ten thousand pounds for single axle, and twenty thousand pounds for duel axle, during any period of potential hazard and deterioration.

### Section 3. Penalty:

Any violation of the foregoing terms or conditions of this Ordinance shall constitute a misdemeanor, and any person found guilty thereof shall be assessed a fine of not less that One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00).

### Section 4. Administration:

- (a) The County Engineer and the County Road Superintendent shall each year determine the period of potential hazard and deterioration based upon their investigation and inspection of county roads in light of current weather conditions.
- (b) The County Engineer and the County Road Superintendent shall, upon determing the period of potential hazard and deterioration, cause a report of their findings and the specific dates determining the period, to be filed with the Board of Commissioners of Hendricks County and the Auditor of Hendricks County.
- (c) Upon receipt of the report of the Engineer and County
  Road Superintendent, and acceptance and approval of said report by the
  Commissioners, the Auditor shall cause to be published in the newspaper of general
  circulation within the county, a notice, complying with the requirements of
  Section 5 of this Ordinance; Copies of the notice shall also be directed
  to all law enforcement agencies operating within and for Hendricks County.
  The Auditor shall further maintain lists of all persons, firms and
  corporations who regularly operate vehicles in excess of twenty thousand
  pounds (20,000 lbs) upon county highways. These persons, firms or corporations,
  shall receive separate notice in writing of the determination of the period
  of potential hazard and deterioration, said notice to be provided when the
  foregoing have caused their names to be placed upon the list maintained by
  the Auditor of Hendricks County.

### Section 5. Notice:

Notice required in the foregoing section shall comply with this section and contain the following:

(a) <u>Dates</u>: The notice shall specifically designate the date upon which the period of potential hazard and deterioration begins; the period (not to exceed sixty (60) days) which it will continue, and the date upon which it will expire.

### (b) Findings: Prohibation; Penalty:

- The notice shall state the findings contained in the report of the County Engineer and County Road Superintendent, their recommendations to the Commissioners and the Commissioners acceptance and approval of the report.
- 2. The notice shall then state that vehicular traffic in excess of twenty thousand pounds (20,000 lbs.), gross weight, is prohibited from being operated or moved over, upon or across all county highways and roads during the period of potential hazard and deterioration.
- 3. The notice shall also set forth the penalty for violation of this ordinance as set forth above.

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The County Engineer and the County Road Superintendent may also, at any time upon investigation and inspection of county highways, report to the Board of Commissioners of Hendricks County as set forth above, that certain roads or portions of roads in Hendricks County, to be extremely hazardous to the health and safety of those citizens using the roads, and recommend that these roads be closed to vehicular traffic. Upon receipt of said report and acceptance of the recommendation therein, the Board of Commissioners of Hendricks County, may order and declare those roads therein designated to be closed and that barricades and warnings be erected as are necessary to limit said traffic. In the event of road closings under this section, the roads may be closed immediately, and notice published as set forth above following the erection of signs and barricades and warnings.

### Section 7. Warning and Disclaimer of Liability:

This ordinance does not certify as to the safety of travel upon county highways and roads by vehicular traffic of any weight, in all weather conditions, under all other relevant circumstances when the limitations and/or closings are not in effect. This ordinance shall not create any liability on the part of Hendricks County, any officer or employee thereof, for any damages that result of vehicular traffic upon any county highway or road

that results from reliance on this ordinance or administrative decision thoughtfully made hereunder.

Inasmuch as an emergency exists, this ordinance shall be in full force and effect immediately upon its adoption.

Adopted this 5 day of March, 1979.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

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ATTEST:

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### AMENDMENT TO THE HENDRICKS COUNTY

ORDINANCE NO. 1979-9 AMENDING ORDINANCE NO. 1967-1

WHEREAS, I.C. 36-1-4-11 of the Acts of the General Assembly of the State of Indiana, as amended, granted certain powers to the Board of County Commissioners, relative to the adoption of ordinances, and

WHEREAS, the Hendricks County Board of Commissioners held a public hearing on February 25,1986 at 7:30 p.m. pursuant to the legislative procedures established under I.C. 36-2-4 et seq; and

WHEREAS, the Board of County Commissioners, after hearing testimony, found that the Hendricks County Health Department needed to make more inspections at the landfills and that the permit fees in the existing ordinance will not adequately cover these inspections.

NOW, THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana by regulating the disposal of waste material on the land

BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana, that the Hendricks County Ordinance No. 1979-9 Amending Ordinance No. 1967-1, enacted by the Board of Commissioners of Hendricks County, Indiana on May 8, 1979, and all amendments thereto, be amended by amending Chapter V, Section 5, which Section reads as follows:

Section 5. No permit signed by the County Health Officer shall be valid until countersigned by the Treasurer of Hendricks County. The County Treasurer shall countersign a properly signed permit or license upon the payment to the Treasurer of Hendricks County of a permit fee in the amount of Two Hundred Fifty Dollars (\$250.00) for a refuse disposal and/or processing facility permit and Five Hundred Dollars (\$500.00) for special or hazardous waste disposal permit. All monies or fees collected under the terms of this Ordinance shall revert to the General Fund of Hendricks County. Permit fees may be paid on a prorated basis if the permit is valid for less than a year.

Be amended to read as follows:

Section 5. No permit signed by the County Health Officer shall be valid until countersigned by the Treasurer of Hendricks County. The County Treasurer shall countersign a properly signed permit or license upon the payment to the Treasurer of Hendricks County of a permit fee.

The permit fees shall be as follows:

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REGORDER HENDRICKS COUNTY

- Refuse processing facility: Two Hundred Fifty a. Dollars (\$250.00);
  - b. Landfill disposal:
- solid waste (refuse); Five Thousand Dollars (\$5,000.00);
- special waste: Ten Thousand Dollars (\$10,000.00).

(Special waste landfill disposal shall mean the operation of any facility which is required to hold a permit under the Resource Conservation and Recovery Act of 1976; 90 Stat 2806, 42 U.S.C.A. 6921 as amended). All such fees shall be paid yearly.

This amendment to the Ordinance No. 1979-9 amending Ordinance No. 1967-1 shall be in full effect from and after its passage and approved accordingly.

All other provisions of Ordinance No. 1979-9 amending Ordinance No. 1967-1, except as amended herein, shall continue in full force and effect.

If any section, clause, paragraph, provision or portion this amendment shall be held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not effect any other section, clause, paragraph, provision or portion of this amendment.

Passed and approved by the Board of Commissioners of Hendricks County, Indiana, this 25 day of February, 1986.

> BOARD OF COUNTY COMMISSIONERS Hendricks County, Indiana

Herschel Gentry, Jr.

ATTEST:

Mars nothea Mary Jane Weathers

Hendricks County Auditor

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AMENDMENT

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AMENDING

ORDINANCE NO. 1967 - 1

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Marcille abbatt RECORDER HENDRICKS COUNTY

An ordinance regulating the transportation of refuse, refuse disposal, facilities, and refuse processing facilities by establishing standards for operating such vehicles and facilities and by establishing a licensing system for enforcement of those standards.

BE IT ORDAINED AND ENACTED by the Board of County Commissioners of Hendricks County, Indiana, Ordinance No. 1967 - 1 regulating the disposal of garbage and rubbish on lands situated outside any incorporated town, requiring license permits, and providing for penalties for violations thereof be amended to read as follows:

Chapter I. - Purpose and General Policy

Section 1. The Board of Commissioners of Hendricks County finds that improperly operated landfills and other refuse disposal and processing facilities can (1) endanger the health and welfare of the citizens of this County by causing or contributing to the pollution of ground and surface waters, (2) result in nuisances and a hazard to the public health, and (3) provide a breeding place for flies, rats, and other vermin. It is therefore declared to be the public policy of this County to eliminate and prevent these health and safety hazards by establishing standards for the proper operation of refuse disposal and processing facilities.

Section 2. The Board of Commissioners of Hendricks County finds that there is a need to eliminate the blowing and spillage of refuse from vehicles which transport refuse and that there is a need for such transportation to be done in a sanitary manner.

Section 3. All existing refuse disposal and/or processing sites shall comply with the provisions of this ordinance.

Section 4. The Hendricks County Health Officer or his representatives shall enforce the provisions of this ordinance.

Section 5. Before the Health Officer issues a local permit for operation of a refuse disposal and/or a refuse processing facility, the applicant must first secure all appropriate zoning approvals from the Hendricks County Planning Commission and/or Hendricks County Board of Zoning Appeals.

Section 6. Before the County Health Officer issues a local permit for operation of a refuse disposal and/or a refuse processing facility, the applicant must first secure all appropriate permits from the Indiana Stream Pollution Control Board and/or the Indiana State Board of Health.

Chapter II. - Definitions

The following definitions shall apply in the interpretation and

enforcement of this ordinance, unless otherwise indicated clearly by the text.

- (1) "Access Roads" means roads which lead to the entrance of a refuse processing or disposal facility, normally, a county, state or federal highway.
- (2) "Aquifer" means a porous, water-bearing geological formation, such as sand, gravel, sandstone and fractured or cavernous limestone, from which water can be drawn by wells in useable quantities.
- (3) "Bedrock" means cemented or consolidated earth materials, undisturbed by erosion or weathering, exposed on the earth's surface or underlying unconsolidated earth materials.
- (4) "Board of Health" means the Hendricks County Board of Health.
  - (5) "Carcasses" means dead animals or portions thereof.
- (6) "Cell" means a deposit of refuse, compacted and completely enveloped by cover.
  - (7) "Cover" means soil which is used to bury refuse.
- (8) "Daily Cover" means that cover which is placed over refuse and compacted at the end of an operating day.
- (9) "Decomposition" means the chemical or biological breakdown through time of refuse into constituent chemicals or other products.
- (10) "Decomposition Gases" means gases produced by decomposition.
- (11) "Energy Recovery Operation" means the processing of refuse so that energy or gases may be recovered.
- (12) "Facility" means, except in Chapter IV, any operation for the disposal or processing of refuse, including the site upon which the operation rests.
- (13) "Final Cover" means cover placed and compacted over a refuse disposal area upon completion of the refuse disposal use of that area.
- (14) "Flood Plain" means the area adjoining a river, stream, or lake, which would be covered by floodwater from the 100-year frequency flood.
- (15) "Floodway" means the channel of a river or stream and those portions of the flood plain adjoining the channel which are reasonably required to efficiently carry and discharge the peak flood flow of the 100-year frequency flood.
- (16) "Garbage" shall mean rejected food waste and shall include, but is not limited to, every waste accumulation of animal, fruit, or vegetable matter used or intended for food attends to the preparation, use, cooking, dealing in, or storing of meat, fish, fowl, fruit or vegetables.
- (17) "Grading" means the contouring of land so that surface water flow and erosion are controlled according to a predetermined plan.
- (18) "Groundwater" means water filling the pore spaces of earth materials below the water-saturated zone.
- (19) "Groundwater Table" means the upper surface of the water-saturated zone.

- (20) "Hazardous Wastes" means any solid or liquid waste with inherent dangers, including but not limited to, toxic chemicals, explosives, pathological wastes, radioactive materials, materials likely to cause fires, liquids, semi-liquids, sludges containing less than thirty percent solids, pesticides, pesticide containers, septic tank pumpings, and raw or digested sewage sludge.
- (21) "Health Officer" shall mean the Hendricks County Health Officer or his authorized representative.
- (22) "Hendricks County" shall mean those areas which are under the jurisdiction of the Hendricks County Health Officer and situated outside the corporate limits of any town.
- (23) "Hydrology" means the properties, distribution, and flow of water on or in the earth.
- (24) "Incinerator" means any apparatus to burn waste substances in which all the factors of combustion temperature, retention time, turbulence, and combustion air can be controlled and used for reduction of garbage, carcasses, or refuse.
- (25) "Land Application of a Waste" means the application of hazardous waste onto land and incorporation into the surface soil.
  - (26) "Landfill" means a sanitary landfill.
- (27) "Leachate" means liquid that has percolated through solid waste or other deposited materials and has extracted soluble or suspended substances from it.
- (28) "Lift" means a horizontal layer of cells covering a designated area of a sanitary landfill.
- (29) "Manually Discharge Vehicle" means a vehicle which must be unloaded by the physical handling of refuse by a person, for example, a pickup truck.
- (30) "Mechanically Discharged Vehicle" means a vehicle which unloads refuse automatically, with hydraulic devices.
- (31) "Modification" means a change in form or method of operation of any facility.
- (32) "On-site Roads" means roads for the passage of vehicles from a site entrance to the working face.
- (33) "Operating Personnel" means persons necessary to properly operate a refuse disposal or processing facility.
- (34) "Person" shall mean an individual, partnership, association, syndicate, company, firm, trust, corporation, government corporation, department, bureau, agency or any entity recognized by law.
- (35) "Point of Generation" means that place where a material initially becomes discarded, for processing or disposal, as refuse.
- (36) "Processing" means the method, system, or other treatment of refuse so as to change its chemical or physical form or affect it for disposal or recovery of materials, but excluding vehicles for the transportation of refuse from its point of generation.

- (37) "Recycling Station" means a facility for the storage of separated solid wastes prior to transportation to markets.
  - (38) "Refuse" means any combination of garbage and rubbish.
- (39) "Refuse Disposal" means the permanent or semi-permanent placement of refuse in any location.
- (40) "Refuse Handling Equipment" means equipment used for the processing or disposal of refuse.
- (41) "Regulation SPC-18" means the Indiana Stream Pollution Control Board regulation governing sanitary landfills and refuse processing facilities.
- (42) "Resource Recovery Plant" means any facility which has as at least one of its purposes the processing of refuse into commercially valuable materials or energy.
- (43) "Rubbish" shall mean and include such matter as ashes, cans, metalware, broken glass, crockery, dirt, sweepings, boxes, wood, grass, weeds, or litter of any kind.
- (44) "Salvaging" means the controlled removal of materials from refuse for utilization.
- (45) "Sanitary Landfill" means an engineering method of disposing of refuse on land in a manner that protects the public health and environment by spreading the waste in thin layers, compacting it to the smallest practical volume, and covering it with compacted soil at the end of each working day.
- (46) "Scavenging" means the uncontrolled removal of materials from refuse.
  - (47) "Sludge" means a semi-liquid sediment.
- (48) "Soil Borings" means the drilling of holes in the earth for the purpose of identifying soil types, sub-surface materials, and groundwater table level.
- (49) "State" means the Indiana Stream Pollution Control Board and/or the Indiana State Board of Health.
- (50) "Surface Water" means water present on the surface of the earth, including: streams, lakes, ponds, rivers, swamps, marshes, or rainwater present on the earth.
- (51) "Transfer Station" means a facility for the acceptance, holding, and loading of refuse into a vehicle for movement to a processing or disposal facility, excluding stationary compactors and collection containers.
- (52) "Vector" means any living animal capable of harboring and transmitting microorganisms from one animal to another animal or human.
- (53) "Water Course" means the path taken by flowing surface waters.
  - (54) "Water Table" means groundwater table.
- (55) "Working Face" means that portion of a sanitary landfill where refuse is discharged from collection trucks and is compacted prior to placement of cover material.

Chapter III. - Local Permit for Operation of a Sanitary Landfill

Section 1. No person shall cause or allow the operation of a sanitary landfill without a valid operating permit issued by the County Health Officer.

Section 2. No application for a local operating permit for a new sanitary landfill will be accepted unless that sanitary landfill hold a valid construction plan permit and a valid operating permit from the State as specified by Regulation SPC 18. A copy of all plans and specificiations approved by the State shall accompany all local permit applications.

Section 3. No application for a local operating permit for a sanitary landfill will be accepted unless the facility has received all appropriate zoning approvals from the Hendricks County Plan Commission and/or Board of Zoning Appeals.

Section 4. Complete application for operating permits for sanitary landfill must be made on forms provided by the Health Officer at least 30 days prior to proposed initial date of operation unless a shorter time is approved in advance by the Health Officer.

Section 5. Application for an operating permit for a sanitary landfill must be signed by the owner and the person who shall be responsible for the quality of operation, affirming that such person shall adhere to the method of operation specified in the plans, specifications, and description of project, and shall maintain operational quality at or above the standards set by this Chapter.

Section 6. (General Standards) Sanitary landfill operations must conform to the following minimum general standards of operation:

- (a) All on-site roads shall be passable by vehicles, including automobiles, regardless of weather.
- (b) Any shelter or sanitary facilities provided shall be constructed in accordance with the requirements of the Indiana State Board of Health for such construction.
- (c) Feeding of cattle, hogs, poultry or other animals at the landfill site is prohibited.
- (d) No refuse deposit shall be made nearer than 600 feet to any dwelling without written consent of the occupant and owner of the dwelling.
- Section 7. (Water Quality) Sanitary landfill operations must conform to the following minimum water quality standards:
- (a) Where groundwater monitoring wells are deemed necessary by the Board, the sampling frequency will be specified. Tests performed on groundwater samples shall include COD, pH, Fe., Cl, conductivity and other tests deemed necessary by the Board.
- (b) Surface water courses and runoff shall be diverted from the sanitary landfill by trenches and proper grading. The sanitary landfill shall be constructed and cover material graded and seeded so as to promote rapid surface water runoff without excessive erosion. Regrading shall be done as

required during operation and after completion to avoid ponding and to maintain cover thickness.

(c) In no case shall solid waste be deposited within an aquifer. A barrier of undisturbed soil shall be maintained between the lowest portion of deposited refuse and the aquifer of a thickness to be determined by the Board based upon permeability and ion exchange properties.

Section 8. (Air Quality) Open burning of solid wastes is prohibited.

Section 9. (Aesthetics) A sanitary landfill shall at all times be operated in an aesthetically acceptable manner.

- (a) Portable litter fences or other devices shall be used in the immediate vicinity of the working face and other locations to control blowing litter. Windblown materials must be collected and buried daily.
- (b) Access to the site shall be controlled and shall be by established roadways only. The sanitary landfill shall be accessible only when operating personnel are on duty. Large containers may be placed outside the site entrance so that users can deposit waste after hours; the large containers and areas around them shall be maintained in a sanitary and litter-free condition.
- (c) Vegetation shall be cleared only as necessary. Natural windbreaks such as green belts, shall be maintained where they will be maintained in a sanitary and litter-free condition.
- (d) A sign of at least 16 square feet shall be erected at the side entrance identifying the operation, stating operating schedule and fees.
- (e) Salvaged materials must be stored in transportable containers or in buildings while awaiting removal from the site. In no instance shall salvaged materials be allowed to accumulate on the ground.
- (f) On-site roads shall be constructed in such a way as to minimize the tracking of mud or soil material onto public highways, or the operator shall maintain the equipment required to remove any mud or soil materials which are tracked onto the public highway. Policing of litter on roads upon the site shall be the responsibility of the owner and operator of that landfill.

Section 10. (Gases) Decomposition gases generated within a sanitary landfill shall be controlled on-site. Decomposition gases shall not be allowed to migrate laterally from the sanitary landfill site, nor allowed to concentrate in a manner that will pose an explosion or toxicity hazard.

Section 11. (Vectors) Effective means shall be taken to prevent the harboring, feeding or breeding of vectors. The presence of adult flies, roaches, mosquitoes, rodents and the immature stages of these and other vectors is inimical to public health. Effective control shall be indicated by the absence of fly larvae, nymphs of roaches, larval mosquitoes, and all other immature stages of vectors, as well as by the absence of mature or adult stages of vectors.

Section 12. (Safety) A sanitary landfill shall be operated and maintained in such a manner as to protect the health and safety of personnel

associated with the operation.

- (a) Safety devices, including, but not limited to, roll bars and fire extinguishers shall be provided on all rolling equipment to protect the health and safety of operators.
- (b) Provision shall be made to extinguish any fires in wastes being delivered to the site or which occur at the working face or within equipment or personnel facilities. Communication equipment shall be available for emergency situations.
- (c) Scavenging shall be prohibited to avoid injury and to prevent interference with operations.
- (d) Traffic signs shall be provided to promote an orderly traffic pattern to and from the discharge area and, if necessary;, to restrict access to hazardous areas or to maintain efficient operating conditions.

  Manually discharged vehicles shall not hinder operation of mechanically discharged vehicles. No vehicle shall be left unattended at the working face or along traffic routes.

Section 13. (Operator Instructions) An operating manual describing the various tasks that must be performed during a typical shift, as well as safety precautions and procedures, shall be available to employees for reference. Employees shall be instructed as to these tasks and safety precautions and procedures.

Section 14. (Cover Applications) A cover of compacted soil shall be applied and compacted over all exposed solid waste by the end of each operating day. A final cover of soil shall be applied and compacted as each area is completed.

- (a) Equipment shall spread all solid waste in layers, compact the waste, and place, spread, and compact the cover material. These operations shall be on a working face slope maintained at 3:1 or steeper.
- (b) All solid waste shall be covered by the end of each operating day. Daily cover shall be applied regardless of weather. The thickness of the compacted daily cover shall not be less than six inches.
- (c) When any portion of a site reaches within two feet of final elevation, compacted final cover shall be applied, not less than two feet in depth. At the termination of operations at a site, final grading shall be done, and the area seeded with suitable vegetation to control erosion. Final cover shall have a slope of not less than 2 percent and be without depressions that will cause ponding of water.

Section 15. (Hazardous and Special Wastes) The disposal of hazardous and special wastes must conform to the following:

- (a) Under no circumstances shall hazardous wastes be accepted at a sanitary landfill unless authorized in writing by the state and by the local Health Officer.
- (b) Certain bulky wastes, such as automobile bodies, furniture, and appliances shall be crushed on solid ground and then pushed onto the working face near the bottom of the cell or into a separate disposal area.

The special areas used only for bulky wastes shall be identified on the plan for the completed site.

(c) Procedures for disposing of dead animals have been established by law, I.C. (1971), 15-2-8-13. Any operation accepting carcasses shall comply accordingly. The soil shall be regraded periodically to keep water from ponding as a result of settlement.

Section 16. (Equipment) At all times the equipment available shall be capable of spreading and compacting the solid waste and the cover material required for the most severe combination of solid waste delivery and weather conditions expected during any one operating day. Equipment manuals, catalogs, and spare parts lists shall be available at the equipment maintenance facility.

Section 17. (Records) A set of approved plans shall be maintained on site. An up-to-date plot plan of the landfill site shall be maintained on site, with areas marked as they are filled or excavated.

Chapter IV. - Local Permit for Operation of Refuse Processing Facilities

Section 1. In this Chapter, "facilities shall mean all equipment, buildings, or other features of a project necessary to conduct the processing of refuse. Excluded are containers utilized for refuse collection and stationary compactors.

Section 2. No person shall cause or allow the operation of any refuse processing facility without an operating permit issued by the County Health Officer.

Section 3. No application for a local permit for a refuse processing facility will be accepted unless the applicant holds a valid construction plan permit and a valid operating permit from the State as specified by Regulation SPC 18. A copy of all plans and specifications approved by the State shall accompany all local permit applications.

Section 4. No application for a local operating permit for a refuse processing facility will be accepted unless the applicant has received all appropriate zoning approvals from the Hendricks County Plan Commission and/or Board of Zoning Appeals.

Section 5. Complete applications for operating permits for a refuse processing facility must be made on form provided by the Health Officer at least 30 days prior to the proposed initial date of operation unless a shorter time is approved in advance by the Health Officer.

Section 6. Applications for permits to operate a refuse processing facility must be signed by the person responsible for maintaining operations within the limits and quality standards specified for that operation in this regulation and in the approval for that plant.

Section 7. Refuse processing facilities shall maintain the premises in a litter-free condition. Overnight refuse storage areas must be enclosed.

Section 8. Incinerator residue must be disposed of in a sanitary

landfill holding a valid operating permit under this regulation.

Section 9. In the event of a breakdown or failure of any refuse processing facility, refuse normally accepted at that facility must be deposited at a sanitary landfill holding a valid operating permit under this regulation, until such time as the facility is fully operational again.

### Chapter V - Permits and Duration

Section 1. Operating permits shall be valid for a period of two years from the effective date of the permit.

Section 2. An operating permit may be issued for less than two years if the Health Officer determines it is appropriate.

Section 3. A permit may be temporarily suspended by the County Health Officer upon violation by the holder of any part of the terms of this Ordinance, or revoked after a reasonable opportunity for a hearing by the Health Officer upon serious repeated violations.

Section 4. A separate permit shall be required for each refuse disposal and/or processing facility or method and a separate permit shall be required for each site.

Section 5. No permit signed by the County Health Officer shall be valid until countersigned by the Treasurer of Hendricks County. The County Treasurer shall countersign a properly signed permit or license upon the payment to the Treasurer of Hendricks County of a permit fee in the amount of Fifty Dollars (\$50.00). All monies or fees collected under the terms of this Ordinance shall revert to the General Fund of Hendricks County.

Section 6. No fee shall be charged for any State, County or Municipally owned and operated public garbage and rubbish disposal site in Hendricks County; provided, nevertheless, the County Health Officer shall have full jurisdiction and control over the policing of such, within the terms of this Ordinance.

### Chapter VI - Renewal of Permits

Section 1. Complete applications for renewal of permits must be submitted at least 30 days prior to the expiration date of the expiring permit.

Section 2. Evaluation of an operating permit renewal application will be based on the quality of operation during the period of the previous permit. If the standards specified in this Ordinance have been met, the permit will be reissued.

- (a) Evaluation will be based on reports of all inspections made during the evaluation period, with a minimum of eight inspections. No permit shall be renewed if the facility holding that permit has not been substantially in compliance with this Ordinance.
- (b) No permit shall be renewed if, on more than half of the inspections, the operation did not meet requirements of this regulation, or if on more than one occasion one of the following had occured:
  - (i) Acceptance of hazardous wastes, except as set out

in the Ordinance.

- (ii) Open burning of refuse without efforts to extinguish the fire having been initiated prior to the inspection.
- (iii) Leachate flowing into a stream, lake, river, other surface water, or an aquifer without adequate control measures in operation.

### Chapter VII. - Permits for Refuse Hauling Vehicles

Section 1. It shall be unlawful for any person in Hendricks County, who does not possess an unrevoked permit from the Health Officer, to engage in the removal and/or the transportation of refuse from premises to a location other than the place of origin of such refuse for disposal.

(a) The provisions of this section shall not apply to any person disposing of only their own refuse if transported to an approved disposal site in a sanitary manner.

Section 2. Before a permit is issued by the Health Officer for the collection and transportation of refuse, all equipment and vehicles to be used shall be approved by the Health Officer or his authorized representative. All equipment and vehicles used to transport refuse to an approved disposal site shall be suitably constructed, sanitary type, refuse must be adequately covered and vehicles shall be cleaned as may be necessary to prevent nuisances and health hazards. Equipment other than the above shall meet the approval of the Health Officer.

Section 3. Any permit issued by the Health Officer shall contain the name of the person to whom the permit is granted and such other pertinent information as may be required by the Health Officer. A separate permit shall be required for each vehicle used to transport refuse. No permit signed by the County Health Officer shall be valid until countersigned by the Treasurer of Hendricks County. The County Treasurer shall countersign a properly signed permit or license upon the payment to the Treasurer of Hendricks County a permit fee in the amount of Ten Dollars (\$10.00) for each vehicle. All monies or fees collected under the terms of this Ordinance shall revert to the General Fund of Hendricks County.

Section 4. No fee shall be charged for any State, County, or Muncipally owned and operated refuse hauling vehicles in Hendricks County; provided, nevertheless, the County Health Officer shall have full jurisdiction and control over the policies of such within the terms of this Ordinance.

Section 5. Only persons who comply with the requirements of this ordinance shall be entitled to receive and retain such a permit. The permit shall be for the term of one year on a calendar year basis and shall be renewable annually. No permit or renewal thereof shall be denied on arbitrary or capricious grounds.

Section 6. Before any permit shall be issued, the applicant for

such a permit shall first furnish proof of insurance with the Health Officer showing public liability and property damage insurance policy insuring the applicant against liability for damages sustained by a person other than the employee of said applicant and occasioned by the neglectful operation of the vehicle or vehicles of said applicant, and the insurance policy shall provide a minimum coverage in the amount of \$15,000 for the injury or death of any person as a result of any one accident, and shall provide a minimum coverage in the amount of \$30,000 for property damage. Such insurance policy shall be written by a company authorized to do business in the State of Indiana.

### Chapter VIII. - Miscellaneous

Section 1. (Exclusions) Disposal sites and operations which receive only rocks, brick, concrete or earth or any combination thereof shall be excluded from the provision of this regulation. Any operation wishing to accept any other inert fill may petition the Board or its designated agent for exclusion from this regulation. This exclusion is void if the disposal site or operation knowingly or unknowingly receives any matter than the above, or that approved by the Board.

Section 2. Any land application of Hazardous Waste shall require an operating permit from the Health Officer. No local operating permit for disposal of Hazardous Waste using a land application method shall be approved until the applicant has first secured written approval from the Indiana Stream Pollution Control Board and/or the Indiana State Board of Health. Application for operating permit must be made or forms provided by the Health Officer at least 30 days prior to the proposed initial date of operation unless a shorter time is approved in advance by the Health Officer. The applicant shall follow the same procedures as outlined in Chapter V of this Ordinance. Any land application of Hazardous Wastes which creates a problem by polluting ground and/or surface water, by creating a breeding place for vermins, or by creating a noxious, harmful or offensive odor shall be considered detrimental to the health and welfare of the citizens of Hendricks County.

Section 3. Sanitary landfills and other disposal operations which are closed after promulgation of this Ordinance shall be inspected by the Health Officer or his designated agent. Following final acceptance by the Health Officer or his designated agent, a detailed description, including a plan, shall be recorded by the owner or operator with the county's land recording authority. The description shall include general types and location of wastes, depth of fill, and other information of interest to potential land owners. The owner or operator shall maintain surface contours, continue periodic groundwater monitoring, and exercise any necessary controls over gas or leachate produced.

Chapter IX. - Enforcement

Section 1. The enforcement of this Ordinance shall be by the

BOOK 79 PAGE 341

Hendricks County Health Officer.

Section 2. It shall be the duty of the Hendricks County Prosecuting Attorney, to whom the County Health Officer shall report any alleged violations, to cause proceedings to be commenced against the alleged violator of the provisions of this Ordinance, and to prosecute said matter to final determination.

Section 3. Any person convicted of a violation of any of the provisions of this Ordinance shall be guilty of a misdemeanor, and, on conviction thereof, shall be subject to a fine of not more than Five Hundred Dollars (\$500.00), for a first offense; for a second offence a fine of not more than One Thousand Dollars (\$1,000.00); and for a third and each subsequent offense by a fine of not more than One Thousand Dollars (\$1,000.00), to which may be added imprisonment in the county jail for any determinate period not exceeding ninety (90) days. Each day after the expiration of the time limit for abating insanitary conditions and completing improvements to abate such conditions as ordered by the County Board of Health, or by the County Health Officer, shall constitute a distinct and separate offense.

Chapter X. - Repeal

Section 1. All ordinances and parts of ordinances in conflict with this Ordinance are hereby repealed, and this ordinance shall be in full force and effect immediately upon its adoption and its publication as provided by law.

Chapter XI. - Unconstitutionality

Section 1. Should any section, paragraph, sentence, clause or phrase of this Ordinance be declared unconstitutional, or invalid for any reason, the remainder of said Ordinance shall not be affected thereby.

This ordinance shall be in full force and effect from and after its passage and approval according to law.

Passed and approved by the Board of County Commissioners of Hendricks County, Indiana, this 7 day of May

BOARD OF COUNTY COMMISSIONERS

Hendricks County, Indiana

Herschel Lin

ATTEST:

This instrument prepared by E. Alonzo Deckard, Attorney at Law, Danville, Indiana 46122

OCT 1 6 1979

Alticia & Tracks

MUNICIPALITY

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ENTERED FOR RECORD

BOOK

81 OCT 1 6 1979 \*\*\* 279-80

Marcille Abbett

RECORDER HENDRICKS COUNTY

WHEREAS, Chapter 174 of the Acts of the General Assembly for 1947, as amended, granted certain powers to County Plan Commissions, relative to the platting of lands within their jurisdictions; and

WHEREAS, the Hendricks County Plan Commission of Hendricks County, Indiana, held a public hearing on October 8, 1979, pursuant to notice, and after having heard testimony from the Plan Commission staff and after having heard remonstrators, the Hendricks County Plan Commission found:

- 1. That a number of storm sewer systems in existing subdivisions in Hendricks County have not been sized properly to accommodate a reasonable storm intensity and that such conditions increase the damages caused by flooding; and
- 2. That some drainage swales within existing subdivisions discharge water into streets damaging the streets and greatly adding to the maintenance costs of said streets; and that such discharges create additional traffic hazards during winter freezing periods; and

WHEREAS, the Board of County Commissioners after having considered the Subdivision Control Ordinance of Hendricks County, and all amendments thereto, and after having received the findings and recommendations of the Hendricks County Plan Commission and finding that said recommendations should be adopted.

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana, by diminishing the hazards of flooding and minimizing the damage to the streets and roads in the County and traffic hazards created thereby, be it ordained by the Board of Commissioners of Hendricks County, Indiana, that the Subdivision Control Ordinance entitled "Subdivision Control Ordinance of Hendricks County, Indiana, Indiana,

All rainfall data such as frequency, intensity and of storms. If complete Weather Bureau data are not available locally, the data in Miscellaneous Publication No. 204, U.S. Department of Agriculture Intensity All rainfall data such as frequency, intensity and duration available locally, the data in Miscellaneous Publication No. 204, U.S. Department of Agriculture, "Rainfall Intensity - Frequency Data" by David L. Yarnell, should be used. Intensity-duration curves should be plotted for storms of a 5-year frequency and this graph used for run-off supply quantities in conjunction with the design.

and by adding the following section:

All storm sewer systems within the subdivision including (2) inlets, manholes, street gutters, swales and sewers shall accomodate a 10-year rainfall intensity without flooding to the tops of the curbs.

> In this subsection the word "swale" or pronouns in place of it shall mean an artifical waterway or segment thereof.

All water conveyed by a swale shall discharge into a storm sewer, an intermittent stream, a legal drain, or a natural ravine, provided proper erosion control measures are taken.

Swales shall not discharge water onto a street or over a curb except those swales created to provided individual lot drainage for the two lots immediately adjacent to the swale.

Inlets designed to accomodate storm water discharge from swales shall be located at the rear property lines of the lots.

This Ordinance shall be in full effect from and after its passage and approved according to law.

If any section, clause, paragraph, provision, or portion of this amendment shall be held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not affect any other section, clause, paragraph, provision, or portion of this amendment.

Passed and approved by the Board of Commissioners of Hendricks County, Indiana, this 15 day of October, 1979. BOARD OF COMMISSIONERS

#### ORDNINANCE NO. 1979-18A

AN ORDINANCE REGULATING THE PARKING OF MOTOR VEHICLES
ON CR 625E WITHIN HENDRICKS COUNTY, INDIANA

BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana, that:

WHEREAS, there exists the necessity of establishing a regulation governing the parking of motor vehicles within Hendricks County, Indiana, the Board of Commissioners of Hendricks County, Indiana, by the powers vested in said Board, by the laws of the State of Indiana, (IC 17-1-1.5-17-1-1.5-8 and amendments thereto), it is hereby ordered and ordained that the following ordinance be adopted for the regulation of the parking of motor vehicles within Hendricks County, Indiana:

### SECTION I

### Definitions

Motor Vehicles. As used in this ordinance shall include, but is not limited to, every vehicle which is self propelled.

Tow-Away Zone. The area or space officially set apart within a county highway where parking is prohibited and which is protected or is so marked or indicated by adequate signs as to be plainly visible at all times while set apart as a tow-away zone.

Police Officer. Every officer authorized to direct or regulate traffic or to make arrests for violations of traffic regulations.

Highways. The entire width between the boundary lines of every way publicly maintained when any part thereof is open to the use of the public for purposes of vehicular travel.

#### SECTION II

No person shall park or stand motor vehicles on county highway 625 E, from a point on the South line of U.S. Highway 36, to a point 1,000 feet south of the South R.O.W. of the Conrail bridge, also known as the Haunted Bridge, which shall also be designated as a tow-away zone.

### SECTION III

Any person violating this ordinance shall be fined in any sum not less than Ten Dollars (\$10.00) but not more than Twenty-five Dollars (\$25.00) for each and every violation thereof, and shall also pay any towing and storage charges incurred by any person towing any motor vehicle from a tow-away zone, at the request of any police office.

### SECTION IV

This ordinance shall take effect upon publication, once each week for two (2) consecutive weeks, and ordinances in conflict with the ordinance are hereby repealed and should any part or parts of this ordinance be held to be invalid, such holding shall not in any way invalidate any other portion or portions of this ordinance.

Passed this 37 day of November, 1979.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY

Arthur Himaol

Muselu

m. ~

Marvin Money

ATTESTED:

Patricia Noel.

This instrument was prepared by E. Alonzo Deckard, Attorney for the Hendricks County Board of Commissioners, Danville, Indiana.

ORDINANCE	NO.	

# ORDINANCE GRANTING GAS LINE EASEMENT FOR THE INSTALLATION, OPERATION, MAINTENANCE OF GAS LINES TO INDIANA GAS COMPANY, INC.

WHEREAS, Indiana Gas Company, Inc., an Indiana Corporation, has heretofore requested from the Board of Commissioners of Hendricks County, a gas line easement across certain county property owned by Hendricks County, and

WHEREAS, Indiana Gas Company, Inc. in accordance with the acts of the General Assembly of the State of Indiana has caused the entire grant of the gas line easement to be published, and

WHEREAS, a public hearing was held by the Board of Commissioners of Hendricks County, Indiana, on October 15, 1979 at 1:30 o'clock p.m. concerning the grant of said easement, and

WHEREAS, on October 15, 1979, the Board of Commissioners of Hendricks County, Indiana granted the Indiana Gas Company, Inc. and easement to construct, operate and maintain gas lines across certain county owned property, within Hendricks County, Indiana, and

WHEREAS, the acts of the General Assembly of the State of Indiana require that said grant be approved by an ordinance of the Board of Commissioners of Hendricks County, Indiana.

NOW, THEREFORE, BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana, that:

SECTION I. The gas line easement, copy of which is attached hereto, marked Exhibit A, and made a part hereof, made and entered into the 15th day of October, 1979, by and between the Board of Commissioners of Hendricks County, Indiana, to Indiana Gas Company, Inc., an Indiana Corporation, is hereby adopted by ordinance by the Board of Commissioners of Hendricks County, Indiana.

SAID ORDINANCE ADOPTED this // day of October, 1979.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

Arthur Himsel	
Marine Morrer	

### EXHIBIT A

Parcel 2 W. O. No. 033/189	21	Hendricks	County
U. S. 36 Distribution Extension	Line	Center	Township
GAS L	INE EASEM	ENT	
KNOW ALL MEN BY THESE PRESE	NTS: ThatB	oard of Commissioners o	f Hendricks
County, and their successors in Office	e, by		······
together hereinafter called the Grantor, of	Hendricks		······
County, Indiana, in consideration of the sum	ofSix Hu	ndred Fifty-Six and 25/1	100
Dollars (\$ 656.25 ), receipt of which Indiana Gas Company, Inc., an Indiana corcalled the Grantee, a perpetual easement arremove gas mains and a line or lines of pipe with all necessary and convenient valves, dri and to operate by means thereof a system for light, heat, power and other purposes, in, up scribed, and the right to cut and trim trees, far as it may reasonably be necessary so to do transportation and distribution system, and a which is situated in NE 1/4 and NW 1/4  Section 10 and 11 Township	poration, its sud right to instant for the transports, service pipthe distribution, along and bushes, sapling in the construction of the construction of the construction of the construction of the right of the rig	accessors and assigns, togethe tall, operate, maintain, replate the protection and distribution of ses, lines and connections attended to the first and transportation of gas over the Grantor's land high and vines growing upon suction and efficient operation of access to and egress from	er hereinafter ce, renew and gas, together ached thereto, to be used for aereinafter de- aid land, inso- on of said gas the said land,
Respectively County of Hendricks State of			
A strip of land approximatelytw.  XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	tract of rea , and es South of g on the Gra running ther , to the Eas 11 a distar	and wax along the entired at placed of record at and adjacent to the Sou intor's West line (which ace Easterly, as above dot line of said Section ace of 965 feet, more or	th right-of-way is the East lin escribed, a 10; thence

The pipe is to be placed in the said strip.

The Course the right and privilege to use, for

IN WITNESS WHEREOF, the undersigned	have set hereuntohand and seal this
day of,	A.D., 19.79
(SEAL)	BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, and their successors in Office (SEAL)
(SEAL)	y ar Hur Himsuseal)
(SEAL)	By Marin Merry (SEAL)
(SEAL)	Hersehel Lintry Ja (SEAL)  attack in interior (SEAL)
CTATE OF INDIANA	Hordinales Charity Cinh
STATE OF INDIANA  > ss:	
COUNTY OF HENDRICKS ss:	
and their successors in Office, by	Board of Commissioners of Hendricks County,
and acknowledged the execution of the above in	strument to be their voluntary act and deed.
	day of, 19.79
	NOTARY PUBLIC
My Commission expires	. My County of Residence is
This instrument prepared by the Grantee nar	med herein byJ. G. Piercefield

### EMERGENCY APPROPRIATION ORDINANCE Wo. /

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

Time		COUNTY REVENUE				
Item 3	Item 1	Cen. Twp. Ass'r 113	Deputies Sal.			APPROVED  1,500  ac
Item 3 113   Dep. Pros. Atty. Sal. 10,500.00   70,500 occupants	Item 2	Guil. Twp. Ass'r 721	Furn. & Fixtures		1,500.00	1,500 00
Item   4   212   Pstg.   200.00   200		Tì	TLE 4D PROSECUTING ATTO	ORNEY		
Item 5 213	Item 3	113	Dep. Pros. Atty. Sal.	1	0,500.00	10,000
Item 5 213   Mileage   100.00   800   100.00	Item 4	212	Pstg.		200.00	
Item 6 220   Telephone	Item 5	213	Mileage		100.00	100
Item 8 263   Med. & Hosp. Serv.   400.00   400 as a serve   400.00   60,000,00   60,	Item 6	220	Telephone		800.00	0
Item 10 371	Item 7	252	Repair Equip.		200.00	
Item 10 371	Item 8	263	Med. & Hosp. Serv.		400.00	400 -
Item 10 371	Item 9	360	Office Sup.		400.00	
Item 11   512.3   Unemployment   60.00   643.64     Item 12   521   Social Sec. Cont.   643.64     Item 13   722   Office Machines   400.00   400.00     TOTAL   \$ 13,903.64   73,903.64     HIGHWAY     Item 14   4721   New Trucks   \$ 60,000.00   60,000.00     CUMULATIVE BRIDGE     Item 15   Bridge # 54   On West 10th St. over white Lick Creek   \$ 100,000.00   700,000.00     REVENUE SHARING     Item 16   Project 505-51   200 W north of SR 36 south of 200N Center Township 2 mile   \$ 35,000.00   35,000.00     Item 17   Project 505-57   Parker Rd north of 375 N west of 250E Middle Twp 1.5 mile   \$ 25,000.00   35,000.00     Item 18   Project 505-61   425 E south of 850 S in Liberty Twp.   6 mile   \$ 5,000.00   70,000.00     Total	Item 10	371	Printing		200.00	
HIGHWAY   Titem 14	Item 11	512.3	Unemployment		60.00	643.64
HIGHWAY   Titem 14	Item 12	521	Social Sec. Cont.		643.64	
HIGHWAY   Titem 14	Item 13	722	Office Machines	_		2 203 64
Ttem 14			TOTAL	\$ 1	3,903.64	13, 900, 01
CUMULATIVE BRIDGE  Item 15 Bridge # 54 On West 10th St. over White Lick Creek \$ 100,000.00 /00,040.00  REVENUE SHARING  Item 16 Project 505-51 200 W north of SR 36 south of 200N Center Township 2 mile \$ 35,000.00 35,000.00  Item 17 Project 505-57 Parker Rd north of 375 N west of 250E Middle Twp 1.5 mile \$ 25,000.00 25,000.00  Item 18 Project 505-61 425 E south of 850 S in Liberty Twp.						/ - 24 d CO
Item 15       Bridge # 54       On West 10th St. over White Lick Creek \$ 100,000.00       100,000.00	Item 14	4721	New Trucks	\$ 6	0,000.00	60,000,00
REVENUE SHARING  Item 16 Project 505-51 200 W north of SR 36 south of 200N Center Township 2 mile \$ 35,000.00 35,000.00  Item 17 Project 505-57 Parker Rd north of 375 N west of 250E Middle Twp 1.5 mile \$ 25,000.00  Item 18 Project 505-61 425 E south of 850 S in Liberty Twp.			CUMULATIVE BRIDGE			
Item 16 Project 505-51 200 W north of SR 36 south of 200N Center Township 2 mile \$ 35,000.00 35,000.  Item 17 Project 505-57 Parker Rd north of 375 N west of 250E Middle Twp 1.5 mile \$ 25,000.00  Item 18 Project 505-61 425 E south of 850 S in Liberty Twp.	Item 15	Bridge # 54			00,000.00	100,000.00
south of 200N Center Township 2 mile \$ 35,000.00 35,000.  Item 17 Project 505-57 Parker Rd north of 375 N west of 250E Middle Twp 1.5 mile \$ 25,000.00  Item 18 Project 505-61 425 E south of 850 S in Liberty Twp.			REVENUE SHARING			
375 N west of 250E Middle Twp 1.5 mile \$ 25,000.00  Item 18 Project 505-61  425 E south of 850 S in Liberty Twp. 6 mile \$ 10,000.00	Item 16	Project 505-51	south of 200N Center	\$ 3	35,000.00	35, coo. a
in Liberty Twp.	Item 17	Project 505-57	375 N west of 250E	\$ 2	25,000.00	25,000.00
TOTAL \$ 70,000.00 %5, 2000 00	Item 18	Project 505-61	in Liberty Twp.	\$ .	10,000.00	10,000,00
	•			-		70,000 00

Adopted this 2nd day of January, 1979, by the following Aye and Nay vote:

Wilher Marie Marie

ATTEST: Patrice I Del

# 1979 - EMERGENCY APPROPRIATION ORDINANCE No. 2

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

	COUNTY REVENUE		
Item 1	Sh. 105-261 Legal Counsel	REQUESTED \$ 600.00	APPROVED
Item 2	Plan Comm. 131-115.1 Sal. Ass't. Bldg. Insp.	8,600.00	8600
Item 3	Jail 137-215 Clsd. Cir TV	20,000.00	20,000
Item 4	Cir. Ct. 139-722 Rec. Equip.	1,500.00	1000
Item 5	Elec. 146-114 Sal. Cler. Ass't.	138.00	138

Adopted this 6th day of February, 1979, by the following Aye and Nay vote:

DL Robinson	NAY
Richal Y. Jungin	
Saydin Likk	
Willar Co. Mutin	
ATTEST: Falucie Moel  Secretary - Council	President - Council

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies.

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

### COUNTY REVENUE

			REQUESTED	APPROVED
Item 1	101-120	Clerk Extra Help	\$ 1,500.00	1500,00
Item 2	101-119	Clerk Deputy Salary	5,490.00	5490,00
Item 3	148-263	Unified Probation — Outside Services TOTAL REQUEST REVENUE SHARING	30,000.00 \$36,990.00	6,990.00
Item 4	_	505-51 200W North of SR 36 South of ster Twp. 2 Mile	\$35,000.00	35,000.00
Item 5		505-57 Parker Road north of 375N west Middle Twp. 1.5 Mile	\$25,000.00	25, 200. 20
Item 6	Project Twp6	505-61 425E south of 850S in Liberty	\$10,000.00	70,000.00
	141p 0	TOTAL REQUEST	\$70,000.00	10,000

Adopted this 6th day of March, 1979, by the following Aye and Nay vote:

AYE	NAY
Carl 7 Mark	
Charles Cope	
Judia Lipho	
Joseph L. J. auran	
Willur & Mewhin	
Richard M. Jungin	
DCRohnson	
ATTEST: Marthalyn Learcy	Cal F. Mark
SECRETARY - COUNCIL Cenditor	PRESIDENT - COUNCIL

### EMERGENCY APPROPRIATION ORDINANCE No. 8

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefoere, to meet such extraordinary emergencies.

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

	COUNTY REVENUE		
		REQUESTED	APPROVED
Item 1	102-117 Clerk Salary	\$ 5,490.00	5490.00
Item 2	102-121 Extra Help	1,500.00	
Item 3	Brown Twp. Tr. 114-110.1 Postage	150.00	750.00 5490 00 14000 00
Item 4	Jail 137-113 Turnkey Salary	5,490.00	5 190 00
Item 5	Jail 137-215 Closed Circuit TV	15,000.00	1,000
Item 6	Jaul 137-251 Bldg. & Structures	1,700.00	
Item 7	Jail 137-335 Inst. Supplies	4,000.00	400
Item 8	Cor. 107-121 Autopsy and Lab Fees	2,400.00	2900 2900 2296.45
Item 9	Cor. 107-122 Autopsy Room Use	200.00	308
Item 10	Cir. Ct. 139-125 Per Diem Grand Jurors	2,296.45	33.16.12
	Total	38,226.45	
	CUMULATIVE BRIDGE		
Item 11	Bridge #218 Reconstruction on Road 700 E	South	200,000

Adopted this 3rd day of April, 1979, by the following Aye and Nay vote:

of Plainfield in Guilford Township

AYE

200,000.00

NAY

William & newlin	
Tiel S. Junper	
DCholinson	
Joseph & Lawson	
Briden Dills	
Charles Por	
Cal 1. Wash	
·	Coul F. Mark
$\triangle$	President - Council

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE HOMESTEAD EXEMPTION BUDGET					
		INTESTED ENTRETION DOD	3121	REQUESTED	APPROVED
Item 1	100-49-121	Extra Help		\$10,000.00	
Item 2	100-49-241	Printing		15,000.00	
Item 3	100-49-212	Postage		3,000.00	
Item 4	4 100-49-360 Envelopes and Labels			3,000.00	
Item 5	100-49-724	Computer Program		15,000.00	
			TOTAL	\$46,000.00	
HICHWAY					
Item 6	201-2130	Labor		\$40,000.00	
Item 7	201-2410	Stone		82,015.42	
Item 8	201-2430	Bituminous		82,015.42	
			TOTAL	204,030.84	

Adopted this 8th day of May, 1979, by the following Aye and Nay vote:

AYE	NAY
Willier Ex Muelen.	
Richard G. Jursen	
DLRobinson	
Spelf Lawson	
Briden Gebbs	
Ranko Voto	
Cal F. Minh	
ATTEST: Vatur () Mael	Carl J. Marh
SECRETARY - COUNCIL	PRESIDENT - COUNCIL

# EMERGENCY APPROPRIATION ORDINANCE NO. 11

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

			לובאוו ווכי		
T. 1	100 100 101	COUNTY RET		REQUESTED	APPROVED
Item 1		Pros. Atty. Witness Fee	es	\$600.00	600.
Item 2	100-134-252	Civ. Defense Repair	•	200.00	200°
Item 3	100-134-321	Civ. Def. Gas, Oil, L	ub.	200.00	200
Item 4	100-134-360	Civ. Def. Office Suppl	lies	100.00	100
Item 5	100-138-213	Mileage Co. H.		800.00	C
Item 6	100-141-126	Sup. Ct. II Per Diem I	Petit Juror	s 4,000.00	4000.
Item 7	100-141-722	Sup. Ct. II Equipment		1,500.00	0
			TOTAL	\$7,400.00	5,100,00
		CUMULATIVE	E BRIDGE		
Item 8	203-3760.7	Bridge Reinspection		\$8,100.00	8/100.00
Item 9	Bridge #40 o Re-construct	on Raceway Road north of tion - joint with Marior	f I-74 - Li n County	ncoln Twp. 25,000.00	25,000,00
Item 10		on Cartersburg Rd. sout ship: Reconstruction	th of 200S	49,950.00	49, 950.00
		Black Street Bridge on on. Center Township	Cartersbur	g Road 36,000.00	36,000,00
	Bridge #264 Bridge Recon	Hen. & Putnam Co. Rd. I struction	Eel River T	wp. 30,000.00	30,000.00
			TOTAL	\$149,050.00	149,050.00
		ROAD AND S	STREET		
Item 13		Reconstruction of Carter		from Blake	
		Lincoln St. southerly t Liberty Townships. 6.2		\$220,000.00	220,000,00
Item 14		Reconstruction of Road 1 to State Road 39. Liber 2.3 mile	rty Twp.	Road O in \$89,000.00	89,000.00
Item 15	600N) from	Reconstruction of 56th S Grant Street in Brownsh	ourg to	nty Road	
Marion County Line. Lincoln Township  3.5 miles  \$\frac{125,000.00}{25}\$				125,000,00	
			TOTAL	\$434,000.00	1/34 000,00

Adopted this 5th day of June, 1979, by the following Aye and Nay vote:

AYE AYE	NAY
William & Mulin	,
Richard M. Jungin	
DeRobinson	·
Lost Hawson	
Roll Prhe	
Carl I Plant	
ATTEST: Patricia Mael	Carl T. Mark
SECERETARY - COUNCIL	PRESIDENT - COUNCIL

# EMERGENCY APPROPRIATION ORDINANCE 60.12

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

## COUNTY REVENUE

	REQUESTED	APPROVED
Item 1-100-148-213 Mileage Probation Dept.	\$ 500.00	300.00
Item 2-100-141-129.2 Pauper Transcript Fees	1,000.00	500.00
Item 3-100-108-570 Dues & Subscriptions	300.00	300.00

#### CUMULATIVE BRIDGE

Bridge #120 Marion Township east of Putnam Co. Line – Reconstruction \$16,000.00 16,000

Adopted this 3rd day of July, 1979, by the following Aye and Nay vote:

Adopted this 3rd day of July, 1979, by	the following kye and way vote.
William & Mwlin	NAY
Richel H. Imper	
DL Robinson.	·
Joseph & Lawson	
Lidia Gilla	
July & Jac	
Day & Mark	
ATTEST: Paluer Muel	Call Mash President - Council

Secretary - Council

# 1979 AN ORDINANCE TO TRANSFER APPROPRIATIONS NO. 13 FOR COUNTY WELFARE

## Hendricks

WHEREAS, THE COUNTY COUNCIL OF COUNTY HAS DETERMINED THAT IT IS NECESSARY TO TRANSFER APPROPRIATIONS WITHIN THE COUNTY WELFARE FUND AND THAT SUCH TRANSFER OR TRANSFERS DO NOT NECESSITATE EXPENDITURE OF MORE MONEY THAN WAS SET OUT IN DETAIL IN THE BUDGET, AS FINALLY APPROVED BY THE STATE BOARD OF TAX COMMISSIONERS, BOTH AS TO THE AGGREGATE AMOUNT OF SUCH BUDGET AND TO THE ESTIMATED COUNTY COST OF SUCH BUDGET.

BE IT RESOLVED THAT THE FOLLOWING APPROPRIATIONS ARE DECLARED TO BE REDUCED IN THE AMOUNTS INDICATED AND ARE CONSIDERED TO BE THUS AVAILABLE FOR TRANSFER.

PPRO-	NAME OR PURPOSE OF APPROPRIATION	AMCUNT REDUCED	EST IMATED STATE & FEDERAL	ESTIMATED COUNTY COST
PART 1				
500	CURRENT CHARGES			
ART II			1	
100	PERSONAL SERVICES		-	
200	CONTRACTUAL SERVICES			
300	SUPPLIES	3,818.00	1 000 00	1 000 00
500	CURRENT CHARGES	3,010.00	1,909.00	1,909.00
600	CURRENT OBLIGATIONS			
700	PROPERTIES			·
OLTOTITSKI	PERSONAL SERVICES			
200	CONTRACTUAL SERVICES			
300	SUPPLIES			
500	CURRENT CHARGES			
700	PROPERTIES			
	TOTALS - DECREASES			

AND BE IT FURTHER RESOLVED THAT THE AFOREMENTIONED REDUCTIONS ARE HEREBY TRANSFERRED TO APPROPRIATIONS LISTED BELOW IN THE AMOUNTS INDICATED.

APPRO- PRIATION NUMBER	NAME OR PURPOSE OF APPROPRIATION	AMOUNT INCREASED	ESTIMATED STATE & FEDERAL	ESTIMATED COUNTY COST
M. M. T.				
PART I				
500	CURRENT CHARGES			
PART 11		1	1	
100	PERSONAL SERVICES	3,818.00	1,909.00	1,909.00
200	CONTRACTUAL SERVICES			
300	SHPPLIES			
500	CURRENT CHARGES			
600	CURRENT OBLIGATIONS			
70 C	PROPERT IES			
INSTITUTIO	N			
100	PERSONAL SERVICES			
200	CONTRACTUAL SERVICES			
300	SUPPLIES			
500	CURRENT CHARGES			
700	PROPERT IES			
			}	
	TOTALS - INCREASES			

I, THE UNDERSIGNED SECRETARY OF T CERTIFY THAT THE ABOVE ORDINANCE INDIANA, ON THE S. DAY OF	HE COUNTY COUNCIL OF COUNTY, INDIANA, HEREBY WAS DULY ADOPTED BY HENCHMONOCIL OF COUNTY,  19 79 Hendricks
	Peter O. Mul
	(SIGNATURE) Ciclete
	(OFFICIAL TITEE)

PREPARE IN QUADRUPLICATE:

ONE COPY TO BE RETAINED BY CCUNTY AUDITOR
ONE COPY TO BE FORWARDED TO THE STATE BOARD OF TAX COMMISSIONERS
TWO COPIES TO BE RETURNED TO THE COUNTY WELFARE DEPARTMENT, ONE
OF WHICH IS TO BE FORWARDED TO THE BUDGET SECTION, SDPW.

# EMERGENCY APPROPRIATION ORDINANCE 16. 14

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

Item 1-100-106-360	COUNTY REVENUE Surv. office Supplies	REQUESTED APPROVED \$500.00
Item 2-100-135-712.1	Ct. House Annex	45,000.00 45,000
Item 3-100-141-128	Sup Ct II Witness Fees	\$500.00
Item 4-201-2430	HIGHWAY Bituminous	\$125,000.00 \$125,000
100m 1 201 2430	DI CUMITIONS	\$123,000.00 /20
Item 5-203-3761.6	CUMULATIVE BRIDGE Bridge #40 on Raceway Rd North of I-74 Linc. Twp. Joint with Marion Co.	\$485,200.00 485,200
Item 6-203-3761.9	Bridge #180 1st Bridge S of US 36 on Cartersburg Rd. Re-co Center Twp.	nstruct \$14,000.00 /4000
	TOTAL	\$499,200.00
Item 7-505-62	REVENUE SHARING 800N between 100E and 275E 1.6 miles Middle Twp. 1.6 mile	s \$28,923.00 28,923
Item 8-505-63	800E 1000N to Boone Co. Line 1 mile Brown Twp. double seal	\$18,272.00 18,272
	TOTAL	\$47,195.00
Adopted this 7th	day of August, 1979, by the fol	lowing Aye & Nay vote:

Adopted this 7th day of Adgust, 1979, by the Tollowing Aye & Nay vote.

Dish M Jurgari

Dish Colinson

Ale 16 Lac Dora

Cal F Mash

ATTEST: Mael
SECRETARY-COUNCIL

PRESTDENT-COUNCIL

# EMERGENCY APPROPRIATION ORDINANCE No. 1979-15

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

COUNTY REVENUE

	•		REQUESTED	APPROVED
Item l	100-105-360	Sherrif Office supplies	\$450.00	0
Item 2	100-138-114 ,	Co. H. Salary Attendants	\$3,500.00	3500
Item 3	100-138-119.3	Co.H. Salary Pt.TimeCook &Ats	\$.\$2,000.00	2000
Item 4	100-138-331	Co. H. Food	\$9,500.00	8000
Item 5	100-138-335	Co.H. Inst. Supplies	\$7,000.00	4500
Item 6	100-141-360	Sup.Ct. II Supplies	\$1,500.00	1000
		TOTAL	\$23,950.00	19,000
		CUMULATIVE BRIDGE		
Item 6	203-3762.2	Bridge #170 200W south of 200 reconstruct multiple plate ar	os cch \$49,900.00	49,900
			\$49,900.00	49,900

Adopted this 4th day of September, 1979, by the following Aye and Nay vote:

Cal J. Mark	NAY
Charles Pope	
Joseph X Lawin	
Kichon G. Junpin	
Frides Litts	
7 Villour & Mewling.	
DL Rolinson	
·	

Med 1. Manh President - Council

Secretary- Council

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that is is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec.1. Be it ordained by the County Council of Hendricks County, Indiana that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

	COUNTY REVENUE	-				
		REQUESTED	APPROVED			
Item #1-100-131-213	Bldg. Insp. Mileage	\$500.00	<del>230</del> 500			
Item #2-100-108-722	Pros.Atty. Office Machines	\$700.00	0			
Item #3-100-108-121	Pros.Atty. Witness Fees	\$500.00	500			
Item #4-100-108-360	Pros. Atty. Office Supplies	\$500.00	500			
Item #5-100-139-120	Partline Clerical Help	\$1,965.00	1000			
Item #6-100-105-32 <b></b>	Gas & Oil	\$15,000.00	15,000			
Item #7-100-139-724.1	Law Books	\$1,400.00	1400			
Item #8-100-139-360	Office Supplies	\$400.00	400			
Item #9-100-139-125	Grand Jurors	\$400.00	400			
Item #10-100-139-127	Pauper Counsel TOTAL	\$2,500.00	2500			
REVENUE SHARING						
Item#11-201-505-2430	Bituminous	\$150,000.00	150,000.00			
Item #12-201-505-64	Double Seal Rd 75E North of I 1075 N Union Twp. 2.2 miles	-74 to \$43,000.00	150,000.00 43,000			
Item #13-201-505-65	Road 150S west of 800 W to Pu	tnam County line.	_ 20,000			

Adopted this 2nd day of October, 1979, by the following Aye and Nay vote:

1 mile Marion Twp.

Dillar Co. Thuli.

Dillar Co. Thuli.

Diseth Lawson

Sydia Sills

Cal F Manh

De Roling Stem 1 \$11

\$20,000.00

TOTAL \$213,000.00

Caul F. Mark
President - Council

ATTEST: Satur Moel
Secretary - Council

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that is is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

	COUNTY REVENUE	Droingen and
Item 1-100-135-323	Sheriff Car Repair	REQUESTED APPROVED \$1,500.00
Item 2-100-108-321	Pros. Atty. Inv. Car	300.00
Item 3-100-143-213	Eng. Mileage	300.00
Item 4-100-139-127	Pauper Atty. Fees	9,335.00
	, TOTAL	\$11,435.00
	REVENUE SHARING	
Item 5-505-66	700 N East of 1000 E Brown Twp. 1.2 miles	\$24,000.00

Adopted this 6th day of November, 1979, by the following Aye and Nay vote:

William Could Minh

De Rolinson

Joseph Leawson

Syden Gether

D. 1 14 1

Procident - Council

ATTEST: Pater Mael

# EMERGENCY APPROPRIATION ORDINANCE No. 1979-18

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

#### COUNTY REVENUE

REQUESTED

Item 1-100-135-712.1 Remodeling Ct. House Arms

\$75,000.00

45,000

Adopted this 26th day of November, 1979, b	
William Huly	NAY
Carl J. Marh	
DLRobinson	
Joseph Tawon	
midia Likha	
Charles Cope	
,	

# EMERGENCY APPROPRIATION ORDINANCE No. 1979-19

Whereas, certain extraordinary emergencies have developed since the adoption of the existing budget, so that it is now necessary to appropriate more money than was appropriated in the annual budget; now, therefore, to meet such extraordinary emergencies:

Sec. 1. Be it ordained by the County Council of Hendricks County, Indiana, that for the expense of said municipal corporation the following additional sums of money are hereby appropriated and ordered set apart out of the several funds herein and for the purpose here specified, subject to the laws governing the same:

#### COUNTY REVENUE

REQUESTED

APPROVED

Item 1-100-141-127 Pauper Atty Fees

\$2,000.00

Adopted this 4th day of December,  AYE	1979,	by the	following Aye and Nay vote: NAY
Charles The			
Fried a Like			
Dough Howon			
DL Kolison			
Carl J. Mark			
	-		
			P. H. J. Durani

ATTEST: Marthalyntearcy

#### RESOLUTION

WHEREAS the Acts of the General Assembly of 1947 granted certain powers to County Plan Commissions relative to County Zoning of land, and

WHEREAS the Hendricks County Plan Commission of Hendricks County, Indiana, pursuant to notice, held a public hearing on the 12th day of February, 1979, and

WHEREAS said Plan Commission, after having heard the testimony of the Plan Commission staff and having heard remonstrators, determined that there was a need to change the Fee Ordinance of Hendricks County, Indiana.

NOW THEREFORE BE IT RESOLVED that it be recommended to the Board of Commissioners of Hendricks County, Indiana that the Ordinance attached hereto and made part hereof be adopted as an addendem to the Subdivision Control Ordinance of Hendricks County, Indiana to be in full effect from and after its date of passage.

Respectfully submitted,

Attest:

Secretary :

SEAL WOIANA

## MEMO

TO: Al

FROM: Art

RE: Gas Line Easement Ordinance

Here is the Gas Line Easement Ordinance for the next commissioners meeting. I have made copies. The Ordinance does call for copies of the gas line easement to be attached to the ordinance.

Pat has the only executed copy of the easement to attach to this ordinance.

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18-5-4-3 Consideration of protest
18-5-4-4 Amendments of franchise; publication
18-5-4-5 Publication costs

#### 18-5-4-1 Granting franchises; procedure

Sec. 1. Whenever the board of commissioners of any county, the board of public works of any city, the common council of any city not having a board of public works, or the board of trustees of any town desires to enter into a franchise, grant or contract granting the use over, under or along any public highway, street or alley, to any person, persons, firm or corporation, for personal or private gain, or for the erection, grant or construction of any pole, poles, wire. grant or construction of any pole, poles, wire, track, pipe, cable or conduit, such board of public works, common commissioners, board of public works, common council or board of trustees shall determine the exact form in which such franchise, grant or exact form in which such franchise, grant or contract is to be finally adopted, and thereupon, such board of commissioners, board of public works, common council or board of trustees, as the case may be, shall fix the time at which said franchise, grant or contract will be finally considered, which day shall be not less than fifteen (15) days thereafter. At said time and place, a public hearing shall be had, at which any taxpayer of such county, city or town, as the case may be, may appear and file protest against any or all of the provisions of said franchise, grant or contract. The person, persons, firm or corporation to whom said franchise, grant or contract is to be given, or with whom the same is to be entered into, shall, at its own expense, cause the full and complete text of said franchise, grant or contract to be published one (1) time at least one (1) week before such hearing, with the time and place of such hearing, in two (2) daily newspapers of general reulation, to be indicated by said board or incil, and printed in the English language, in county in which such franchise, grant or tact is to be made, if such county contains a of the first, second or third class. In all counties, such contract shall be published newspaper of general circulation printed Iounty, city or town, as the case may be. prbe no such newspaper or newspapers new such city, or town, then in any such printed in the county in which such

city or town is located. Such person, persons, firm or corporation shall likewise post a copy of such franchise, grant or contract and notice in ten (10) public places in such county, city or town, as the case may be. (Formerly: Acts 1913, c.108, s.1).

#### 18-5-4-2 Proof of publication required

Sec. 2. All such boards of commissioners, boards of public works, common councils and boards of trustees above specified shall require proof of publication in accordance with section one of this act before finally entering into or granting any such franchise, grant or contract. (Formerly: Acts 1913, c.108, s.2).

#### 18-5-4-3 Consideration of protest

Sec. 3. Upon the day fixed in said notice, and from time to time thereafter, if said boards or council shall deem it necessary, said boards or council shall consider the protest, if any, filed by any such taxpayer, and any such taxpayer may appear at such meeting in person or by attorney, and present argument against any or all provisions of any such franchise, grant or contract. (Formerly: Acts 1913, c.108, s.3).

# 18-5-4-4 Amendments of franchise; publication

Sec. 4. If, after the publication required in section one of this act, any amendments, changes or alterations are made or agreed upon to said franchise, grant or contract by said boards or council, and said franchise, grant or contract is altered, changed or amended in any way, then, and in such event, said boards or council, before finally entering into said franchise, grant or contract, shall cause the full and complete text of each section or sections amended or altered, and a note of each change to be published in newspapers as required in section one hereof; and until such publication is made, said franchise, grant or contract shall not become effective, binding or operative. The publication therefor to be paid by the person, persons, firm or corporation receiving such franchise, grant or contract, unless the same shall be otherwise ordered by such board or council. Proof of such publication shall be made by such person, persons, firm or corporation and filed

with such county, city or town. (Formerly: Acts 1913, c.108, s.4).

#### 18-5-4-5 Publication costs

Sec. 5. The compensation which shall be paid for the printing and publishing of such franchise, grant or contract provided for in this act shall be, for each advertisement per square of two hundred fifty (250) m. (ems) set in the newspaper body type of the paper, one dollar (\$1.00). (Formerly: Acts 1913, c.108, s.5).

# Chapter 5. Building Code Compliance and Enforcement.

18-5-5-1 Unsafe or unsanitary buildings; removal of occupants; inspection of premises; repairing or wrecking building; liens for costs

18-5-5-2

Service of notice to effect parties

Failure to comply with order of commissioner; 18-5-5-3 hearing; demolition procedure

Appeal procedure

Transfer of powers and duties; effect Extension of notice and appeal provisions to 18-5-5-6 orders requiring action other than demolition

18-5-5-7 Building demolition, repair and contingent fund; liens for cost incurred by city or governmental units

18-5-5-8 Salvage or other disposition of material; liens for costs; unclaimed fund

Definitions 18-5-5-9

18-5-5-10 Supplemental effect of act

Application of act 18-5-5-11

Violations; penalties 18-5-5-12

#### 18-5-5-1 Unsafe or unsanitary buildings; removal of occupants; inspection of premises; repairing or wrecking building; liens for costs

Sec. 1. Whenever the commissioner of buildings, or whatever person performs similar duties, in any municipal corporation, or in any other governmental unit, or agency, included in this act, and either subordinate to or created by the state, acting pursuant to the powers and duties herein or by any other pertinent law conferred upon him or acting in the exercises of the general police power vested in the state, or in any of its aforesaid subordinates, shall find therein any buildings or structure, or any part thereof, no matter for what purpose designed or used, or anything that is appurtenant thereto, to be in such impaired structural condition or state, arising from any cause or reason whatev-

er, which renders it unsafe or dangerous either to any person or any property; or be so unsanitary, or, so infested with disease, as to cause or threaten a serious hazard to public health, or to the general welfare in that locality; or to be so used, or in such condition, that thereby a dangerous fire hazard or other danger to life & property, is created and allowed to continue, or may reasonably result therefrom; or be so constructed, maintained, or used as to result is the violation of any statute, ordinance, or regulations authorized by law and relevant thereta, or so as to constitute or be about to become public nuisance; then and in any of such instance es, said official shall have the power to order and compel compliance therewith as provided either by this act, or by any other provisions of law applicable to any such particular matter & instance aforesaid. Pending full compliance with any such order, said commissioner of build ings shall have power to compel all occupants of any such building or structure and all other persons not excepted by him, to vacate and remain out of same. It shall be the duty also all members of the police and fire forces, other peace officers, and of all health, sanitary and building inspectors of any such city, q other governmental unit or agency, to assist the enforcement of any such orders and also report promptly to said commissioner of build ings, or in such manner as he may prescribe by directions, regulations or rules, any instance which any such person may obtain knowledge of any situation or conditions appearing to require some action under this statute, or any other pertinent laws. Upon receiving any such repert or such information from any other source, acting upon his own initiative, such commission er of buildings, or his deputies or assistant, as any other public officials acting for him, the forthwith inspect the building or structure appurtenances thereto, concerned, and may terrogate any owners, lessees or occupathereof, or anyone possessing any knowledges the facts, and it shall be their duty to furnit such information, and for such purpose he have the right of free access to such premise a all reasonable hours, or at any time whatever case of an emergency involving imminent

auditor.

## COMMISSIONERS MEETING 10/22/79 All present

Commissioners accepted bids for the parking lot for the courthouse annex. There were two bidders Groninger Excavating at \$52,808 and Dalton Asphalt at \$77,115. The commissioners accepted the low bid pursuant to IC 17-2-47-1 to-4 of Groninger Excavating.

On recommendation of the county engineer and the highway superintendent, the commissioners directed the highway superintendent to install guardrail on the first turn west of 267 on Wall Street Pike (CR200N).

	<u>Hendricks</u>	COUNTY BOARD OF	PUBLIC WELFARE
	REQUEST FOR TR	ANSFER OF APPROP	PRIATIONS
TO THE Hendricks	COUNTY COUNCIL OF	THE COUNTY OF_	Hendricks

COMES NOW THE COUNTY BOARD OF PUBLIC WELFARE AND SHOWS TO THE COUNTY COUNCIL THAT IT IS NECESSARY TO TRANSFER APPROPRIATIONS WITHIN THE COUNTY WELFARE FUND AND THAT SUCH TRANSFERS DO NOT NECESSITATE EXPENDITURES OF MORE MONEY THAN WAS SET OUT IN DETAIL IN THE BUOGET AS FINALLY APPROVED BY THE STATE BOARD OF TAX COMMISSIONERS.

AFTER CAREFUL CONSIDERATION, THE COUNTY BOARD OF PUBLIC WELFARE FINDS THAT THE AMOUNTS WHICH MAY BE DECREASED OR REDUCED FROM EXISTING APPROPRIATIONS ARE AS LISTED IN COLUMN A, AND THAT IN MAKING SUCH REDUCTIONS OR DECREASES, THE TOTAL AMOUNT IN COLUMN C, THE SAME BEING THE ESTIMATED AMOUNT OF COUNTY MONEY ASSOCIATED WITH SUCH DECREASES, IS DECLARED TO BE AVAILABLE FOR TRANSFER

		COLUMN A	CCLUMN B	COLUMN C
APPRC- PRIATION MUMSER	NAME OR PURPOSE OF APPROPRIATION		•	ESTIMATED COUNTY FUNDS ASSOCIATED WITH DECREASES IN COLUMN A
PART I				
500	CURRENT CHARGES	_		
PART II				
100	PERSONAL SERVICES			
200	COMTRACTUAL SERVICES		 	
300	SUPPLIES			
500	CURRENT CHARGES	3,818.00	1,909.00	1,909.00
600	CURRENT OBLIGATIONS			
700	PROPERTIES			<u> </u>
INSTITUTION 100	PERSONAL SERVICES			
200	CONTRACTUAL SERVICES			<u> </u>
300	SUFPLIES			
500	CURRENT CHARGES			
700	PROPERTIES			
	DECREASES - TOTALS			

AFTER FURTHER CAREFUL CONSIDERATION, THE COUNTY BOARD OF PUBLIC WELFARE FINDS THAT IN ORDER TO MAINTAIN ADEQUATELY THE WELFARE SERVICES OF THE COUNTY FOR THE UNEXPIRED PORTION OF THE CURRENT FISCAL YEAR ENDING DECEMBER 3!, 1979, IT IS NECESSARY THAT TRANSFERS BE EFFECTED TO INCREASE APPROPRIATIONS AS LISTED BELCW IN COLUMN D AND THAT IN MAKING SUCH INCREASES, THE TOTAL AMOUNT IN COLUMN F, THE SAME BEING THE ESTIMATED AMOUNT OF COUNTY MONEY ASSOCIATED WITH SUCH INCREASES, IS NOT GREATER THAN THE ESTIMATED AMOUNT OF COUNTY MONEY ASSOCIATED WITH THE PROPOSED DECREASES, AND THAT THE TOTAL AMOUNT TO BE INCREASED AS SHOWN BY THE TOTAL FOR COLUMN D IS NOT GREATER THAN THE TOTAL TO BE DECREASED AS SHOWN BY THE TOTAL IN COLUMN A.

		COLUMN D	COLUMN E	CCLUMN F
APRC NOTTALRR REBMUK	NAME OR PURPOSE OF APPROPRIATION			EST IMATED COUNTY FUNDS ASSCCIATED WITH TRANSFERS IN COLUMN D
PART I				
500	CURRENT CHARGES			!
PART 11				1
[00]	PERSONAL SERVICES	3,818.00	1,909.00	1,909.00
200	CONTRACTUAL SERVICES			<u> </u>
300	SUPPLIES			
<u>-5</u> 00	CURRENT CHARGES			<u></u>
600	CURRENT OBLIGATIONS			<u> </u>
700	PROPERTIES			<u> </u>
INSTITUTION				!
100	PERSONAL SERVICES			
200	CONTRACTUAL SERVICES			
300	311991 153			
500	CURRENT CHARGES			<u> </u>
700	PROPERTIES			
	INCREASES - TOTALS			

ATED THIS 9th DAY OF	May	, 19 79
		<del></del>
		BY ORDER OF THE COUNTY BOARD OF PUBLIC WELFARE
		OF Hendricks COUNTY
		8Y
		COUNTY DIRECTOR OF PUBLIC VELFARE SECRETARY OF COUNTY BOARD
		OF PUBLIC WELFARE
TE OF INDIANA	)	
NTY OF Hendricks	) ss:	May 9 . 19 7
Trendrioks	<u> </u>	
Hendricks THE COUNTY BOARD OF PUBL	COUNTY: THAT THE FORE	FIED AND ACTING COUNTY DIRECTOR OF PUBLIC WELFARE EGOING REQUEST IS FILED PURSUANT TO THE DIRECTION Hendricks COUNTY, AS RECORDED IN THE STATEMENTS AND FIGURES SET OUT IN THE SAME. OR
Hendricks THE COUNTY BOARD OF PUBL FICIAL MINUTES OF THE BOA	COUNTY: THAT THE FORE	EGOING REQUEST IS FILED PURSUANT TO THE DIRECTION HENDRICKS COUNTY, AS RECORDED IN THE S, STATEMENTS AND FIGURES SET OUT IN THE SAME, OR
Hendricks THE COUNTY BOARD OF PUBL TICIAL MINUTES OF THE BOA	COUNTY: THAT THE FORE TO WELFARE OF RD, AND THAT ALL THE FACTS	EGOING REQUEST IS FILED PURSUANT TO THE DIRECTION HENDRICKS COUNTY, AS RECORDED IN THE S, STATEMENTS AND FIGURES SET OUT IN THE SAME, OR
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Hendricks THE COUNTY BOARD OF PUBL FICIAL MINUTES OF THE BOA TACHED THERET 3, ARE TRUE  TWO COPIES TO BE ONE COPY TO BE FO	COUNTY: THAT THE FORE  IC WELFARE OF  RD, AND THAT ALL THE FACTS  AND CORRECT IN ALL PARTICL  I QUADRUPLICATE:  FILED WITH THE COUNTY AUD	GOING REQUEST IS FILED PURSUANT TO THE DIRECTION Hendricks COUNTY, AS RECORDED IN THE STATE TAX BOARD OF PUBLIC WELFARE  OF Hendricks COUNTY BOARD OF PUBLIC WELFARE  OF PUBLIC WELFARE  OF PUBLIC WELFARE  OF PUBLIC WELFARE

NOTE: ATTACH SLANK COPIES OF SDPW HIG2 TO THE TWO COPIES FILED WITH THE AUDITOR. FURNISH THE AUDITOR WITH TWO ADDITIONAL SLANK CAPLES OF SOPY  $\mathbb{A} \times \mathbb{C}^2$  .

ESTIMATE OF INGREASES AND DEGREASES FOR ADDITIONAL APPROPRIATIONS AND/OR TRANSFERS

ESTIMATE OF MIGREASES AND DE	11004 RUT C36K3KJ	TOWAL AFFIGERIAL	101:3 21107 64 1:1111	-
ENTER MAMES OF APPROPRIATIONS AND/OR ALLOCATIONS	io. 100	MO. 522	NO.	NO.
I. TOTAL APPRO. AND/OR ALLCCA. TO DATE FOR YEAR (ORIGINAL PLUS ANY ACDITIONAL)	148,318	20,117		
2. TOTAL DISBURSEMENTS TO DATE TOTAL LESS RETID MARRANTS REAPPROPRIATED	46,452	5,953		
3. APPROPRIATION AND/OR ALLOCATION BALANCE AVAILABLE (LINE 1 MINUS LINE 2)	101,966	14,164		
4. NUMBER OF FULL MONTHS EXPENDITURES INCLUDED ON LINE 2	4	6		
5. AVERAGE DISBURSEMENTS PER MONTH (LINE 2 + LINE 4)	11,613	992		
6. NUMBER OF MONTHS TO BE PAID OURING BALANCE OF YEAR	8	6		
7. ESTIMATED AVERAGE PER MCNTH TO BE PAID FOR BALANCE OF YEAR	13,223	1,000		
8. ANTICIPATED DISBURSEMENTS FOR SALANCE OF YEAR (LINE 6 X LIME 7)	105,784	6,000		
9. EST. SHORTAGE OR EXCESS IN APPROPRIATION AND/OR ALLOCATION (LIME 8 MINUS LIME 3)	- 3,818	+ 8,164		
ESTIMATE OF INCREASES AND (	DECREASES FOR ADD	ITICNAL APPROPRIA	TICHS AND/OR TRA	MSFERS
ENTER HAMES OF APPROPRIATIONS AND/OR ALLOCATIONS	NO.	NO.	NO.	NO.
I. TOTAL APPRO. AND/OR ALLOCA. TO DATE FOR YEAR (PRIGINAL PLUS ANY ADDITIONAL)				
2. TOTAL DISBURSEMENTS TO SATE TOTAL LESS RET'D MARRANTS REAPPROPRIATE	0			
3. APPROPRIATION AND/OR ALLOCATION BALANCE AVAILABLE (LINE 1 MINUS LINE 2)				
4. HUMBER OF FULL MONTHS EXPENDITURES INCLUDED ON LINE 2				
5. AVERAGE DISBURSEMENTS FER MOITH (LINE 2 + LINE 4)				
6. NUMBER OF MCHTHS TO BE PAID DURING BALANCE OF YEAR				
7. ESTIMATED AVERAGE PER MONTH TO BE PAID FOR BALANCE OF YEAR	1			
8. ANTICIPATED DISBURSEMENTS FOR SALAMOE OF YEAR (LINE 6 X LINE 7)				
9. EST. SHORTAGE OR EXCESS IN APPROPRIATI AND/CR ALLOCATION (LINE 8 MINUS LINE 3	<b>)</b> !			
GALGULATION OF EXPENDITURES AND REIMBU RELATIVES (531.2). ACTUAL DISBURSEMEN		STANCE FOR DEPENDI MENTS MUST BE FOR	ENT CHILDREN IN C THE SAME NUMBER	OF MONTHS
1. ACTUAL COST IST MOS. WAS 3 CHILDREN, A TOTAL OF RECIPIENT PER MONTH.	, WHIC RECIPIO	CH FROVIDED FOR A ENTS AT AN AVERAG	N AVERAGE OF	פיוחיט, דבר
2. ESTIMATED AVERAGE NUMBER OF EMR'S ESTIMATED AVERAGE NUMBER OF CHILDR TOTAL ESTIMATED NUMBER OF RECIPIES			YEAR	
3. TOTAL RECIPIENTS FROM LINE 2 ABOVE TIMES NUMBER OF MONTHS FROM LINE I TIMES AN ESTIMATED COST PER RECIP EQUALS ESTIMATED COST FOR REMAINDE (POST TO LINE 8 OF "ESTIMATE OF II	E 2 1ENT PER MONTH OF ER OF YEAR HOREASES AND DECR	EASES")	*	
4. ESTIMATED AMOUNT FROM LINE 3 OF " FOR ADDITIONAL APPROPRIATIONS AND	ACH THANSEERS		TIMES	.82988
EQUALS ESTIMATED ADDITIONAL REIMS	URSEMENT THIS REC 7. SORV H91. OR	118 <b>3</b> )		

