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RECORDER HEHDRICKS COUNTY

JUN7-1982 Patricia J. Stamper

UDITOR HENDRICKS COUNTY

AMENDMENT
ZONING ORDINANCE
HENDRICKS COUNTY, INDIANA
ORDINANCE NO. 1982-6

525

WHEREAS, the Legislature of the State of Indiana granted certain powers to Board of County Commissioners and County Plan Commissions dealing with planning and zoning within their jurisdiction, pursuant to IC 36-7-4-600 (1981), as amended; and

WHEREAS, the Hendricks County Plan Commission held a public hearing on May 10, 1981, pursuant to notice, and after hearing testimony the Hendricks County Plan Commission found: 1.) That the 1981 General Assembly in the State of Indiana passed Public Law 312 to prevent certain local land use policies from excluding manufactured housing within local jurisdictions; and 2.) That a broader use of manufactured housing can be beneficial in meeting the housing needs of the residents of Hendricks County; and 3.) That standards should be established for the installation of manufactured homes in order to protect their occupants and other persons from damage or injury resulting from inadequate installation; and 4.) That the standards contained herein can improve the public health, safety, convenience and welfare and aid the future development of Hendricks County; and

WHEREAS, the Board of County Commissioners, after having considered the planning and zoning ordinances and after having received the findings and recommendations of the Hendricks County Plan Commission, finds that said recommendations should be adopted.

NOW THEREFORE, be it ordained by the Board of County Commissioners of Hendricks County that the Hendricks County Zoning Ordinance be amended by adding Specification J, to be read as follows:

HENDRICKS COUNTY
MANUFACTURED HOUSING
ORDINANCE

1982

SECTION I - INTENT

It is the intent of this ordinance to implement rubite law Siz, not of 1981 by permitting the use of certain manufactured homes, as defined herein, in all districts in which similar dwellings constructed on site are permitted, subject to the requirements set forth herein, to assure acceptable similarity in exterior appearance between such manufactured homes and dwellings that have been or might be constructed under these and other lawful regulations on adjacent or nearby lots in the same district.

E. Permit Fee

A temporary use permit shall be issued by the Hendricks County Building Commissioner. The fee shall be twenty-five dollars (\$25) and is in addition to all other required permits for utilities and sewage disposal systems.

SECTION V - SPECIAL EXCEPTION PERMITS

Manufactured Homes not meeting the terms of Section III-A, and mobile homes, may be permitted within Hendricks County only after receiving a special exception permit from the Hendricks County Board of Zoning Appeals.

- A. Circumstances for Special Exception Permit
 - Subject to the conditions, fees and standards required in the Hendricks County Zoning Ordinance and subject to the procedure of the Hendricks County Board of Zoning Appeals, a special exception permit may be issued:
 - to an applicant whose own health or the health of another necessitates care, and where the facts show that an unnecessary hardship would occur if not permitted to locate a manufactured home adjacent to the residence of one who is able to provide such care or in need of such care;
 - 2. to an applicant to use a manufactured or mobile home as a caretaker's quarters such as a farm employee or as a security office for a manufacturing facility.

B. Utility Requirements

Manufactured or mobile homes that are issued a special exception permit shall comply with the health standards for water supply and sewage disposal systems in accordance with the standards of the Hendricks County Health Department. All other utility installations must be installed according to code.

C. Permit Length and Renewal

A special exception permit for a manufactured or mobile home may be issued by the Board of Zoning Appeals for a period not to exceed two (2) years. The special exception permit may be renewed in accordance with the Board of Zoning Appeals Rules of Procedure as adopted May 17, 1976 and all amendments thereto.

SECTION VI - APPEAL

An action to review any order, requirement, decision or determination made by an administrative official or board charged with enforcement of the Zoning Ordinance shall be pursuant to I.C. 36-7-4-919.

SECTION VII - PENALTY FOR VIOLATION

Non-compliance with the provisions of this amendment is a violation of the Hendricks County Zoning Ordinance and is subject to the penalties and remedies set forth in Article VIII of the Hendricks County Zoning Ordinance.

SECTION VIII - OTHER PROVISIONS

- A. Special Exception And that said Zoning Ordinance of Hendricks County, Indiana should be further amended by deleting therefrom the words conditional use and substituting thereto the words special exception.
- B. Ground Floor Area And that said Zoning Ordinance of Hendricks County, Indiana should be further amended by amending certain minimum ground floor area requirements contained under Specification B Residential Uses Single Family Dwelling which reads as follows:

<u>Districts</u>	Ground Floor Are	
"A"	1060 sq. ft.	
"B", "LB", "GB"	960 sq. ft.	

To read as follows, to-wit:

Districts	Ground Floor Area
"A"	950 sq. ft.
"B", "LB", "GB"	950 sq. ft.

C. Dwelling Width - And that said Zoning Ordinance of Hendricks County, Indiana should be further amended by adding the following provisions entitled Dwelling Width to Specification B - Residential Uses Single Family Dwelling to read as follows:

Dwelling Width: The minimum dwelling width shall exceed twenty-three (23) feet.

SECTION IX - ADOPTION &.

If any section, subsection, paragraph, sentence or clause of this ordinance is for any reason held to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the validity or constitutionality of the remaining portions of this ordinance.

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Patricia J. Stamper

AUDITOR HENDRICKS COUNTY

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HENDRICKS COUNTY
ON-SITE SEWAGE DISPOSAL ORDINANCE
ORDINANCE NO. 9, 1982

1380

WHEREAS, IC 36-1-4-11 of the Acts of the General Assembly of the State of Indiana, as amended, granted certain powers to the Boards of County Commissioners, relative to the adoption of ordinances; and

WHEREAS, the Hendricks County Board of Commissioners held a public hearing on July 19, 1982 pursuant to the legislative procedures established under IC 36-2-4 et seq; and

WHEREAS, the Board of County Commissioners, after hearing testimony, found: 1.) That there are public health hazards associated with the improper disposal of sewage; 2.) That due to the high clay content and due to a seasonally high water table found within the majority of Hendricks County soil types, use of soil absorption systems are likely to fail unless the soil limitations are recognized and overcome through proper design and construction; and 3.) That there was a need to establish standards for the design, construction and inspection of on-site sewage disposal systems.

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana by diminishing the health hazards created by failing on-site sewage disposal systems, be it ordained by the Board of County Commissioners of Hendricks County, Indiana that the following ordinance, entitled "Hendricks County On-Site Sewage Disposal Ordinance", be adopted.

HENDRICKS COUNTY ON-SITE SEWAGE DISPOSAL ORDINANCE

SECTION I - PURPOSE

- A. This ordinance is to regulate on-site sewage disposal systems within Hendricks County in order that the most effective disposal method is used given current technology. It is also the purpose of this ordinance to provide for the orderly, consistent and effective implementation of the Indiana State Board of Health Rule 410 IAC 6-8.
- B. This ordinance requires persons designing, installing and utilizing on-site sewage disposal systems to recognize the limitations of certain soils found in Hendricks County. The Soil Conservation Service (SCS), an agency of the United States Department of Agriculture, has identified, classified and mapped soils within Hendricks County. Three classifications developed by the SCS to describe limitations present within different soil types for on-site sewage disposal systems are slight, moderate and severe. This

ordinance provides standards for on-site sewage disposal systems within slight, moderate and severe soils.

SECTION II - DEFINITIONS

- A. <u>ACENT</u> means a registered professional sanitarian with knowledge of environmental health science employed in the Hendricks County Health Department or other persons selected by the Health Officer to assist in the administration of this ordinance.
- B. $\underline{\text{BOARD OF HEALTH}}$ shall mean the Board of Health having jurisdiction in Hendricks County, State of Indiana.
- C. <u>BUILDING DRAIN</u> means that part of the lowest horizontal piping of a house drainage system which receives the discharge from soil, waste and other drainage pipes inside the walls of any building, and conveys the same to the building sewer beginning two (2) feet outside the building.
- D. <u>BUILDING SEWER</u> means that part of the horizontal piping from the end of the building drain to its connection with the main sewer or on-site sewage disposal system and conveying the drainage of but one building site.
- E. $\underline{\text{DISTRIBUTION BOX}}$ means a structure designed to distribute the effluent from a septic tank equally into the various sections of pipe of an absorption system.
- F. <u>DWELLING</u> means any house or place used or intended to be used by human occupants as a place of residence.
- G. <u>FOUNDATION DRAIN</u> means that portion of a building drainage system provided to drain ground water from the outside of the foundation or under basement floor, not including any sewage.
- H. <u>HEALTH DEPARTMENT</u> means an agency governed by the Hendricks County Health Officer and the Hendricks County Board of Health whose personnel provides public health services to the citizens of Hendricks County.
- I. $\underline{\text{HEALTH OFFICER}}$ means the Health Officer having jurisdiction in Hendricks County, State of Indiana
- J. <u>HORIZON</u> means a layer of soil, approximately parallel to the soil surface, with distinct characteristics produced by the soil forming process.
- K. <u>LIMITING LAYER</u> means any layer of soil with a stabilized percolation rate exceeding sixty (60) minutes for the water to fall one inch.
 - L. ON-SITE SEWAGE DISPOSAL SYSTEM means a subsurface absorption system.
- M. <u>PERCOLATION TEST</u> means a procedure used to determine the ability of soils to absorb water.
- N. <u>PERSON</u> means any individual, partnership, co-partnership, firm, company, corporation, association, trust, estate or his legal representative or agent.

- O. PRIVATE WATER SYSTEM SOURCE means the starting point of the distribution system for a water supply that serves one (1) residential unit or business.
- P. PRIVY means a fly tight, rodent proof structure erected on or over a properly constructed vault or pit.
- Q. <u>PUBLIC SEWER</u> means any sewage system constructed, installed, maintained, operated and owned by a municipality or a taxing district established for the prupose of receiving, treating and disposing of sewage.
- R. $\underline{\text{PUBLIC WATER SYSTEM}}$ means a system for providing piped water for human consumption to the public.
- S. <u>PUBLIC WATER SYSTEM SOURCE</u> means the starting point of the distribution system for a water supply system which services over twenty-five (25) residential units or businesses.
- T. RULE 410 IAC 6-8 means an Indiana State Board of Health regulation that establishes standards for residential sewage disposal systems.
- U. <u>SANITARY SEWAGE SYSTEM</u> means, for the purposes of this regulation, a system of sewers which conveys sewage away from the lot on which it originates for treatment.
- V. <u>SEMI-PUBLIC WATER SYSTEM SOURCE</u> means the starting point of the distribution system for a water supply system which services two (2) to twenty-five (25) residential units or businesses.
- W. <u>SEPTIC TANK</u> means a watertight structure into which sewage is discharged for settling and solids digestion.
- ${\tt X.} \quad \underline{{\tt SEWAGE}}$ means the water-carried waste derived from ordinary living processes.
- Y. $\underline{\text{SLUDGE}}$ means the digested or partially digested solid material accumulated in a sewage treatment facility.
- Z. <u>SUBSURFACE ABSORPTION FIELD</u> means open-jointed or perforated pipes laid in a system of trenches into which effluent is discharged for direct absorption into the soil.
- ZZ. <u>SUBSURFACE ABSORPTION SYSTEM</u> means all equipment and devices necessary for proper conduction, collection, storage, treatment and disposal of sewage utilizing soil absorption.

SECTION III - GENERAL REQUIREMENTS

A. No person shall throw, run, drain, seep or otherwise dispose into any of the streams or waters of this state or cause, permit or suffer to be thrown, run, drained, allowed to seep or otherwise disposed into such waters any organic or inorganic matter that shall cause or contribute to a polluted condition of such waters unless a permit for such disposal has been obtained as authorized by IC 13-1-3 or IC 13-7.

- B. The design, construction, installation, location, maintenance and operation of on-site sewage disposal systems shall comply with the provisions of the ordinance.
- C. The utilization of a privy shall conform to the standards of the Indiana State Board of Health.
- D. Any dwelling or building containing facilities for the disposal of sewage which is not connected to a sanitary sewage system shall be provided with an on-site sewage disposal system.
- E. Whenever a public sewer becomes available and is within one hundred (100) feet of the property line of a residential or business property served by an on-site sewage disposal system or privy, a direct connection shall be made to said sewer and the on-site sewage disposal system or privy shall be abandoned and filled in a safe and sanitary manner that is acceptable to the Health Officer or an agent.
- F. No person shall construct, install, alter or repair an on-site sewage disposal system within Hendricks County, State of Indiana, without first having a filed written application and having obtained a written permit from the Health Officer or an agent.
- G. No portion of an on-site sewage disposal system shall be located upon another property or lot other than that property or lot which the sewage originates unless easements to that effect are legally recorded and approved by the proper authority or commission.
- H. Should any defect exist or occur in any on-site sewage disposal system or privy which would cause said sewage disposal system or privy to fail and cause an unsanitary condition, the defect shall be corrected by the owner or representative of the owner, occupant or representative of the occupant within the time limit set by the Health Officer or an agent. Failure to do so shall be a violation of this ordinance and the violator shall be subject to the penalties prescribed in Section IX of this ordinance.
- I. All provisions within this ordinance shall apply to residential, commercial and industrial on-site sewage disposal system.
- J. The Hendricks County Health Department will write a letter to any property owner utilizing a new on-site sewage disposal system advising them of the limitations of the system. This letter will advise the property owner of the maintenance steps necessary for the on-site sewage disposal system.

SECTION IV - EXEMPTION PROVISION

A. Due to past development in Hendricks County and due to the provisions of Rule 410 IAC 6-8, it is necessary that the following exemptions be provided. These exemptions affect development approved prior to December 18, 1977 and development approved after December 18, 1977 to September 1, 1981.

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B. In developments approved prior to December 18, 1977 conventional septic systems will be allowed. However, an on-site inspection may be made by the Hendricks County Health Officer or an agent prior to the issuance of sewage disposal permit to determine the best known on-site sewage disposal system available. The property owner will be contacted and advised of the Health Department findings. If the Health Department recommends an alternative system and the property owner chooses to install a conventional system, the property owner must sign a letter releasing the Health Department from any responsibility if the conventional system fails. The letter must be signed prior to issuance of a sewage disposal permit for anyone utilizing a conventional septic system within a severe rated soil.

All subdivisions that have received only preliminary approval prior to December 18, 1977 will be required to meet all current sewage disposal standards at the time of final approval.

Subdivisions which have had final approvals for some sections and have remaining sections pending final approval may be considered for waivers from final design standards which create extreme engineering, construction and/or economic hardship.

- C. In those subdivisions approved after December 18, 1977 to September 1, 1981 that have acceptable outlets for perimeter drains, the minimum design for an on-site sewage disposal system in soils having a severe SCS classification because of slow permeability and seasonal high water table include the following:
 - Perimeter drains shall be installed around the absorption field area according to current design and installation practices.
 - 2. The size of the absorption field area will be according to the recommendation made by the project engineer at the time of final subdivision approval.
 - 3. The bottom of the absorption field shall be designed and constructed eighteen to twenty-four (18-24) inches below the finished grade.
 - 4. Finished grades shall be established in order to provide positive surface drainage away from the absorption field and erosion control measures will be followed in order to stabilize the area over and around the absorption field.
 - 5. Excessive scraping and/or removal of top soil in the area of the absorption field is strictly prohibited.
 - 6. The absorption field will be designed and constructed in a loop method where possible.

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- D. If it is determined that a lot within a subdivision approved after December 18, 1977 to September 1, 1981 does not contain the necessary characteristics to comply with these minimum design standards, then the project engineer and/or land surveyor may recommend an alternate system. Such recommended alternative shall state any limitations found on the site and specify how the registered engineer's and/or land surveyor's design overcomes the limitations. Any alternative system must be acceptable to the Health Officer or an agent.
- E. A registered engineer and/or land surveyor shall prepare a plot plan according to the current standards of the Hendricks County Plan Commission and shall, in addition to preparing a drainage certification, certify that the sewage disposal system will comply with this policy if properly constructed and maintained.

SECTION V - SITE EVALUATION & SYSTEM DESIGN

- A. Subsurface absorption design shall be a total evaluation of the site characteristics including terrain and soil conditions to which sound engineering practices are applied.
- B. Properties of the soil of each site shall be evaluated by using a soil analysis prepared in accordance with the guidelines as set forth in the soil manuals and handbooks of the Soil Conservation Service, U.S. Department of Agriculture and in accordance with the procedures contained within this ordinance.
- C. If the site evaluation reveals unusual or inconsistent information including, but not limited to, the following: 1.) a disagreement between the Health Officer or an agent and the project engineer and/or project land surveyor 2.) fill material of undetermined soil characteristics a percolation test conducted in accordance with the provisions of this ordinance may be required.
- D. No absorption field lateral shall be installed in unstable ground such as unconsolidated fill.
- E. If an absorption field lateral is to be constructed in consolidated fill, the fill material must be approved by the Health Officer or an agent.
- F. Roof, foundation and storm water drains shall not discharge into nor upon subsurface absorption systems.
- G. There shall be no construction of any kind, including driveways, covering any portion of a building sewage disposal system. The connecting sewers between the building and the septic tank (building sewer), the septic tank and the distribution box and the absorption lines may be installed under driveways if the sewer is constructed of cast iron or other solid material approved by the Health Officer or an agent.
- H. Soil analysis shall be prepared in accordance with the following procedures:

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- 1. At least one (1) hole a minimum of one and one-half (1½) inches in diameter and average depth of five (5) feet and a minimum of four (4) feet below planned final grade for each building site and in the area of the septic tank system location. This hole is to be bored in such a manner that each layer, or strata, of soil can be identified for analysis. Any water level encountered in this soil sampling process shall be recorded and made a part of the registered engineer's and/or land surveyor's certification.
- 2. Each horizon within at least five (5) feet of the surface shall have an analysis as to the type and kind of soil.
- 3. The analysis of the soil shall be certified to by the registered professional engineer or registered land surveyor and submitted as a part of the plans for the subdivision or as a part of the plans for a building permit.
- 4. The development plan of the subdivision shall show the location of all holes used to make this soil analysis.
- I. Percolation test, which may be required, shall be prepared in accordance with the following procedure.
 - When percolation tests are required before a subsurface absorption field is installed, a minimum of three test holes distributed evenly over the proposed lateral field are required. The Health Officer or an agent may require as many additional percolation test holes as may be deemed necessary to determine the acceptability of the site.
 - 2. Percolation tests, when required, shall be performed by a registered professional engineer, a registered land surveyor or a registered professional sanitarian.
 - 3. The procedure for conducitng the percolation test is as follows:
 - a. Dig or bore holes with horizontal dimensions of from four to twelve (4-12) inches and vertical sides to the estimated depth of the bottom of the proposed absorption trench or to a maximum of thirty-six (36) inches.
 - b. Scratch the bottom and sides of the hole with a knife blade or sharp pointed instrument in order to remove any smeared soil surfaces and to provide a natural soil interface into which water may percolate. Remove all loose soil from the hole. Place about two (2) inches of clean coarse sand or fine gravel in the bottom of the hole.
 - c. Carefully fill the hole with clear water. By refilling, if necessary, keep the hole full of water for at least

- twelve (12) hours. This saturation procedure will give most soils ample time to swell and approach the conditions that prevail during the wetter seasons of the year.
- d. After the twelve (12) hour stauration period, remove that portion of the sand or gravel which has become coated with soil particles.
- e. Next either fill or remove water in the hole to a minimum of two (2) inches below the topsoil layer.
- f. Establish a reference point by use of a nail stuck in the side of the hole near the top of the water level. Record the measurement and exact time.
- g. Continue the measurement to the top of the water surface for a period of at least three (3) hours and time recording at fifteen (15) minute intervals until at least three (3) consecutive readings of approximately the same rates of percolation are obtained. It may be necessary to add water more than once to obtain the consecutive same-rate readings.
- h. Convert the final time interval obtained in "g" above to minutes and divide this figure by the number of inches which has seeped away in that interval to obtain the time for one (1) inch of water to seep away. The system design should be based on the percolation rate of the slowest hole on the proposed site.
- i. See Table I for width of absorption trenches.

TABLE I SIZE REQUIREMENTS FOR ABSORPTION TRENCHES

Width of Trench at Bottom in Inches	Effective Absorption Area In Square Feet Per Linear Foot
18	1.5
24	2.0
30	2.5
36	3.0
48	4.0

- j. Multiply the square feet of trench bottom absorption area needed for each bedroom by the number of bedrooms in the house to get the total trench bottom area needed.
- J. Sizing absorption fields for commercial or industrial uses shall be determined by the standards of the Indiana State Board of Health.

- Minimum square footage of the absorption field shall be 450 square feet per bedroom.
- 2. Each system will be designed into two (2) separate fields utilizing a splitter box, which will allow the fields to be alternating.
- Each separate field will be designed and constructed in a loop method.
- 4. The bottom of the absorption field shall be constructed eighteen to twenty-four (18-24) inches below the finished grade.
- 5. Perimeter drains shall be installed around the absorption field according to the current design and installation practices.
- Excessive scraping and/or removal of topsoil in the area of the absorption field is strictly prohibited.
- 7. The finished grades shall be established in order to provide positive surface drainage away from the absorption field and erosion control measures will be followed in order to stabilize the area over and around the absorption field.
- 8. The project engineer and/or land surveyor must state the soil type found in the area of the absorption field on the lot, state any limitation and certify that his design will overcome the limitations if the system is properly installed and operated.
- 9. The final design shall include detailed information pertaining to the septic tank location and elevation, the absorption drainage location and elevation, perimeter tile location and elevation, finished lot grade and finished pad grade.
- K. On any new lot or parcel proposing to utilize an on-site sewage disposal method within a severe rated soil there should be a disposal system designed and installed to overcome the limitations of the soil. The following minimum requirements are based on the current technology necessary to satisfy the provisions of Section III, General Requirement Subsection E of Indiana State Board of Health Rule 6-8 and it must be recognized that they do not displace the obligation and responsibility of the engineer or land surveyor to design a system to overcome the limiting factors of a particular site. Consistently changing technology, based upon additional research, may dictate additional requirements to overcome the limiting factor found in certain soils. However, it is recognized that any changes in standards, site evaluation or system design, except alternative systems, must be done by amendments to this ordinance. These minimum standards apply to soils that are rated severe because of slow permeability and a seasonal high water table.
- L. If the project engineer and/or land surveyor determines that there are other acceptable alternatives to the minimum on-site sewage disposal method to overcome a severe soil limitation then he may recommend an alternative. Such recommendation shall state the limitations found, recommend the alternative

system to overcome such limitations and certify that the limitations will be overcome if the system is properly installed and operated. Any alternative system must be acceptable to the Health Officer or an agent after consultation with the Indiana State Board of Health.

SECTION VI - STANDARDS

A. Building Sewer - The building sewer shall be located at least fifty (50) feet from any water supply well or pump suction line serving a building. However, sewers constructed of water works grade cast iron having mechanical or push type joints or of water works grade pressure type plastic with an SDR rating of twenty-six (26) having gasketed or push type joints may be located within the fifty (50) foot distance but not closer than ten (10) feet to drilled and driven wells or underground pump suction lines.

The building sewer shall be so designed and constructed to give mean velocities, when flowing full, of not less than 2.0 feet per second, based on Kutters formula using an "N" valve of 0.013.

The building sewer pipe must have a minimum diameter of four (4) inches, from the septic tank to where the pipe connects to the plumbing stub out.

B. Septic Tanks - All septic tanks shall be located in accordance with the distances in Table II.

Access must be provided to all parts of septic tanks where necessary to enable adequate inspection, operation and maintenance.

TABLE II
SEPARATION DISTANCE FOR
SEPTIC TANK & ABSORPTION SYSTEM

Minimum Distance in Feet from - to	Septic <u>Tank</u>	Absorption <u>System</u>
Private water system source	50	50
Semi-public water system source	100	100
Public water system sourcer.	200	200
Lake or reservoir	50	50
Stream, ditch or drainage tile	25	25
Dwelling or other structure	10	10
Side or rear lot lines	10	10
Front lot lines	10	10
Water lines continually under pressure	10	10
Suction water lines	50	50

1. Capacity:

- a. Every septic tank shall have a minimum capacity below the water lines as specified in Table III.
- b. Minimum water depth in any compartment shall be thirty-two(32) inches.
- c. Maximum depth of water for calculating capacity of the tank shall not exceed six (6) feet.
- d. On-site sewage disposal systems shall not be used for the disposal of (1) chemical wastes in quantities which will be detrimental to the bacterial action in the tank, (2) roof drainage, (3) foundation drains, (4) area drains, and (5) other wastes which may be determined by the Health Officer or an agent as possibly being detrimental to the operation of the system.
- e. All septic tank effluent shall discharge into a subsurface absorption field or other treatment system as approved in accordance with the provisions of this ordinance.

TABLE III
REQUIRED MINIMUM CAPACITIES FOR SEPTIC TANKS

No. of Bedrooms in Dwelling	Normal Liquid Capacity of Tank in Gallons
3 or less	1,000
4 or 5	1,250
6	1,500

2. Construction Details:

- a. Either tees or baffles shall be used as inlet and outlet fixtures. Inlet baffles shall extend at least eight (8) inches above and six (6) inches below the water level of the tank. The outlet baffle shall extend above the water level a distance of at least eight (8) inches and below the the water level a distance of forty (40) percent of the liquid depth. A minimum clearance of one (1) inch shall be provided between the lid of the tank and the top of the baffle or tee. The invert of the inlet pipe shall be a minimum of three (3) inches higher than the invert of the outlet pipe.
- b. All septic tanks shall contain an access opening which shall be so located that sludge and scum measurements may be readily ascertained in each compartment of the tank.

This access opening shall be a minimum of eight (8) inches in its least dimension and shall be located close to the the ground surface. In the event the tank is covered by twenty-four (24) inches or more of earth backfill, a riser with a suitable manhole cover shall be extended to within a minimum of six (6) inches of the ground surface. The riser shall be at least thirty (30) inches in diameter and placed over the access opening in the top of the tank.

- c. Materials for construction shall be watertight concrete, metal or other impervious material.
- d. Minimum wall thickness of tanks shall conform to the following specifications:

- e. Septic tank bottoms shall conform to the specifications set forth for septic tank walls.
- f. Concrete septic tank tops shall be a minimum of four (4) inches in thickness and reinforced with $\frac{1}{4}$ inch reinforcing rods in a six (6) grid or equivalent.
- g. All concrete surfaces above the water line inside septic tanks shall be given a protective coating of bituminous or similar material.
- C. Connection Pipes The pipe connecting septic tanks installed in series, the septic tank to the distribution box and the pipe connecting the distribution box to the absorption system shall be a minimum of four (4) inches in diameter, be watertight and be constructed of cast iron, vitrified clay tile, concrete sewer tile, asbestos cement, copper, (hard drawn, type K or L) or plastic sewer pipe or equivalent. The plastic pipe must meet standards acceptable to the Indiana State Board of Health. All inlet and outlet connections at the septic tanks shall be sealed with an appropriate material. All joints in the sewer connecting septic tanks in series shall be watertight.
- D. Distribution Boxes A distribution box or series of distribution boxes shall be installed between the septic tank and the subsurface absorption system and each absorption line shall connect directly thereto. It shall be installed in such a manner that it will remain level and provide equal distribution of flow to the individual lines of the subsurface absorption field.

Distribution boxes shall be constructed of watertight concrete, metal or other impervious material.

Distribution boxes shall be provided with an opening, such as a removable lid, which will serve as a ready access for inspection, cleaning and general maintenance.

- E. Subsurface Absorption Field The construction of a subsurface absorption field shall comply with the following minimum standards.
 - 1. All subsurface absorption fields shall be location in accordance with the distances shown in Table II. In the soils underlain by fissured or creviced rock formations or by sand or gravel, greater separation distances may be necessary to minimize the possibility of water contamination.
 - 2. The trench width shall be a minimum of twenty-four (24) inches with a maximum width of forty-eight (48) inches. The trench depth shall be a maximum of thirty-six (36) inches. Depths of twelve (12) inches to the top of the tile are minimum.
 - 3. The absorption tile or perforated pipe shall be completely surrounded by coarse gravel, stone or other approved materials with at least six (6) inches below the tile or pipe extending upward to at least two (2) inches above the tile or pipe.
 - 4. The top of the stone shall be covered with filter fabric such as Typar or other similar materials in such a manner as to prevent the stones becoming clogged with the earth fill.
 - 5. Field tile shall be lain with $\frac{1}{4}$ inch separation between the ends or joints.
 - 6. Absorption lines located near trees or shrubs should have at least twelve (12) inches of coarse gravel, stone or other approved materials below the pipe or tile.
 - 7. The gravel, stone or other approved materials shall be a mixture ranging in size from ½ to 2½ inches. Fines, dust, sand and clay must be removed from the material before placing in the trench.
 - 8. Absorption lines shall be individually connected to a distribution box to insure equal distribution to the entire field.
 - Subsurface absorption fields shall not be constructed in areas where the land surface gradient is greater than twelve (12) percent.
 - 10. A maximum of four (4) inches per 100 feet of run shall be given the distribution tile.
 - 11. No single lateral shall exceed 100 feet in length.

- 12. All open joints in the distribution lines which would permit entry of material into the tile shall be covered with paper treated to prevent its decomposition.
- 13. There shall be a minimum of $7\frac{1}{2}$ feet, on center, between the absorption field trenches.
- 14. The minimum size of any absorption field shall be 300 square feet per dwelling bedroom.
- 15. Distribution lines shall be equal in length where possible.
- G. Alternative Systems When alternative systems are approved by the Health Officer or an agent, after consultation with the Indiana State Board of Health, then standards contained within this section may be altered if the Health Officer or agent determines that such alteration is necessary.

SECTION VII - PERMITS AND INSPECTION

- A. Before commencement of construction or repair of an on-site sewage disposal system or privy, the owner or agent of the owner shall obtain a written permit signed by the Health Officer of Hendricks County and the permit shall be posted in a conspicuous place on the premises prior to the commencement of work. No person shall perform any work on such project until such permit is so obtained and posted on the premises. The application for such permit shall be made on a form provided by the Hendricks County Board of Health, which applicant shall supplement by any plans, specifications and other information as are deemed necessary by the Health Officer of Hendricks County.
- B. Final approval of the permit for an on-site sewage disposal system or privy shall not become effective until the installation is completed to the satisfaction of the Health Officer or an agent. He, or an agent, shall be allowed to inspect the work at any stage of construction and, in any event, the applicant for the permit shall notify the Health Officer or an agent when the work is ready for final inspection and before any underground portions are covered. The inspection shall be made within forty-eight (48) hours of the receipt of notice by the Health Officer or an agent.
- C. The Health Officer or an agent bearing proper credentials and identification shall be permitted to enter upon all properties at the proper time for the purposes of inspection, observation, measurement, sampling and testing necessary to carry out the provisions of this ordinance.

SECTION VIII - ENFORCEMENT AND HEARINGS

A. Whenever the Health Officer or an agent determines that there are reasonable grounds to believe that there has been a violation of any provision of this ordinance, the Health Officer or an agent shall give notice of such alleged violation to the person or persons responsible, and to any known representative of such person, as hereinafter provided. Such notice shall:

- 1. Be put in writing
- 2. Include a statement of the reasons why it is being issued
- Allow a reasonable time for the performance of any act it requires
- 4. Be served upon the owner or his representative, or the occupant as the case may require, provided that such notice shall be deemed to be properly served upon such owner or representative, or upon such occupant, if a copy thereof is served upon him personally, or if a copy thereof is sent by registered mail to his last known address, or if a copy thereof is posted in a conspicuous place in or about the building affected by the notice, or if he is served with such notice by any other method authorized or required under the laws of this state.
- 5. Such notice must contain an outline of remedial action which, if taken, will effect compliance with the provisions of this ordinance.
- B. Any person affected by any such notice issued by the Health Officer or an agent may request and shall be granted a hearing on the matter before the Hendricks County Board of Health provided that such person shall file in the office of the Health Officer or an agent, within ten (10) days after service of the notice, a written petition requesting such hearing and setting forth a brief statement of the grounds thereof. Upon receipt of such petition, the Health Officer or an agent shall arrange a time and place for such hearing and shall give the petitioner written notice thereof. Such hearing shall be held as soon as practical after the receipt of request thereof. At such hearing the petitioner shall be given an opportunity to be heard and to show cause why such notice should not be complied with.
- C. After such hearing the respective Board shall sustain, modify or withdraw the notice, depending upon its findings as to whether the provisions of this ordinance have been complied with. If the Board shall sustain or modify such notice it shall be deemed to be an order. Any notice served pursuant to Sub-section VIII-A of this ordinance shall automatically become an order if a written petition for a hearing is not filed in the office of the Health Officer or an agent within ten (10) days after such notice is served.
- D. The proceedings at such hearing, including the findings and decision of the Board, shall be summarized, reduced to writing, and entered as a matter of public record in the office of the Board. Such record shall also include a copy of every notice or order issued in connection with the matter. Any person may seek relief therefrom in any court of competant jurisdiction as provided by the laws of this state.

E. Whenever the Health Officer, his authorized representative excluded, finds that an emergency exists which requires immediate action to protect the public health he may, without notice or hearing, issue an order reciting the existence of such an emergency and require that such action be taken as he deems necessary to meet the emergency. Notwithstanding the other provisions of this ordinance, such order shall be effective immediately. Any person to whom such an order is directed shall comply therewith immediately but upon petition to the Health Officer shall be afforded a hearing as soon as possible, in the manner provided in Subsection VIII-B. After such hearing, depending upon the finding as to whether the provisions of this ordinance have been complied with, the Board shall continue such order in effect, modify it or revoke it.

SECTION IX - PENALTIES

- A. Any person found to be violating any provisions of this ordinance, except Section III-H shall be served by the Health Officer or an agent with a written order stating the nature of the violation and providing a time limit for satisfactory correction thereof. Any person found to be violating Subsection III-H immediately shall be subject to prosecution thereof, and upon conviction, shall be subject to the penalties set forth in this section.
- B. Any person who shall continue any violation of this ordinance beyond the time limit provided for in Section IX-A of this ordinance shall be guilty of an infraction or a misdemeanor. On conviction, the violator shall be punished for the first offense by a fine of not more than Five Hundred Dollars (\$500); for the second offense by a fine of not more than One Thousand Dollars (\$1,000); and for the third and each subsequent offense by a fine of not more than One Thousand Five Hundred Dollars (\$1,500) and each day after the expiration of the time limit for abating unsanitary conditions and completing improvements to abate such conditions as ordered by the Health Officer or an agent shall constitute a distinct and separate offense.
- C. Any person found in violation of the ordinance by a court of competant jurisdiction shall be liable to the Hendricks County Board of Health for any litigation expenses including, but not limited to, engineering expenses, transportation expenses, witness fees and attorney fees.

SECTION X - ADOPTION

- A. All ordinances or parts of ordinances in conflict with ordinances are hereby repealed.
- B. The invalidity of any section, clause, sentence or provision of this ordinance shall not affect the validity of any other part of this ordinance.

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

Passed and approved by the Board of Commissioners of Hendricks County, Indiana, this $\frac{19}{9}$ day of _______, 1982.

BOARD OF COMMISSIONERS

Marvin Money Money

Arthur Himsel

Herschel Gentry, Jr.

ATTEST:

Pat Stamper, Hendricks County Auditor

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

Whereas, the Indiana General Assembly has adopted a policy to grant local units of government all the powers that they need for the effective operation of government as to local affairs through Indiana Code 36-1-3-2; and

Whereas, participation in certain membership organizations provides information and services that are necessary for the efficient operation and betterment of local government;

THEREFORE, BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA, THAT:

The Board of Commissioners is authorized to budget, and the County Council is authorized to appropriate funds from the General Fund or from other funds to provide membership for the county and for the elected and appointed officials and members of the county's boards, council, departments or agencies in local, regional, state and national associations of a civic, educational or governmental nature, which have as their purpose the betterment and improvement of county government operations; and

The Board of Commissioners is further authorized to budget and the County Council is further authorized to appropriate funds to pay the expenses of duly authorized representatives to attend the meetings and functions of organizations to which the county belongs.

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Patricia J. Syamper

FILED

AUDITOR HENDRICKS COUNTY

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HENDRICKS COUNTY HEATING AND COOLING 95 CC71 21982 - 10-12-21 SYSTEM DISCHARGE ORDINANCE ORDINANCE NO. 13 1982

ENTERED FOR RECORD

Marcille assett RECORDER HENDRICKS COUNTY

WHEREAS, IC 36-1-4-11 of the Acts of the General Assembly of the State of Indiana, as amended, granted certain powers to the Boards of County Commissioners relative to the adoption of ordinances; and

WHEREAS, the Hendricks County Board of Commissioners held a public hearing on 0c+12,1982 pursuant to the legislative procedures established under IC 36-2-4 et seq; and

WHEREAS, the Board of County Commissioners, after hearing testimony, found: 1.) that buildings or structures which utilize water to obtain a temperature transfer within their heating or cooling systems can create a water discharge problem; 2.) that water discharge from heating or cooling systems could greatly diminish the capacity of certain drainage systems designed and installed to accommodate storm water drainage; and 3.) that in order to protect the integrity of certain storm water drainage systems within Hendricks County it is necessary to prohibit the discharge of water from heating and cooling facilities into those systems.

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, by protecting storm water drainage systems, be it ordained by the Board of County Commissioners of Hendricks County, Indiana that the following ordinance, entitled "Hendricks County Heating and Cooling System Discharge Ordinance", be adopted.

HENDRICKS COUNTY HEATING AND COOLING SYSTEM DISCHARGE ORDINANCE

SECTION I - PURPOSE

- This ordinance is to regulate the water discharge from heating and/or cooling systems into storm water drainage systems.
- B. This ordinance prohibits persons who utilize heating and cooling with water discharges from releasing the water into certain storm water drainage systems. Most storm water drainage systems are not designed to accommodate the additional water generated by discharge from certain types of heating and cooling systems.

SECTION II - DEFINITIONS

Heating and/or Cooling System - means a heat transfer system which either extracts or expends heat from or to a water supply for purposes of heating or cooling a structure.

BOOK 25 PAGE 20

- B. <u>Person</u> means any individual, partnership, co-partnership, firm, company, corporation, association, trust, estate or his legal representative or an agent.
- C. Storm Water Drainage System means all ditches, channels, conduits, curbs, gutters, subsurface drains, tile drains, retention-detention systems, swales, sewers and other natural or artificial means of draining storm water from land.
- D. Water Discharge means the water that is released from a heating and/or cooling system after heat is either extracted or expended.

SECTION III - PROHIBITED DISCHARGE

No person shall cause or permit a water discharge into a storm water drainage system from a heating or cooling system except as permitted by Section IV of this ordinance and subject to the conditions therein.

SECTION IV - PERMITTED DISCHARGE

- A. Water discharge from a heating and/or cooling system is permitted to an intermittent stream or creek designated as such on the United States
 Department of Interior Geological Survey Maps, a lake, a pond or a well.
- B. Other natural ravines and waterways may be used as an outlet to discharge water from heating and/or cooling systems provided they are approved for such discharge by the Hendricks County Engineer, which said approval will not be unreasonable withheld.
- C. Open legal drains may be used for heating and/or cooling discharge provided the discharge is approved by the Hendricks County Drainage Board.

SECTION V - REMEDIES AND PENALTIES

- A. The principal enforcement of this ordinance shall be the duty of the Hendricks County Engineer. Any person found in violation of this ordinance may receive a written notice of the violation from the Hendricks County Engineer. Such written notice will give the violator twenty (20) days to correct the violation. If the violation is not corrected, the Hendricks County Engineer will notify the County Attorney who will institute a suit for injunction in a court of competent jurisdiction.
- B. Any person or persons, jointly or severally aggrieved, may institute a suit for injunction in a Hendricks County court of competent jurisdiction to restrain a person or persons from violating the provisions of this ordinance.
- C. Any person found to be in violation of this ordinance shall be guilty of an infraction or a misdemeanor. On conviction, the violator shall be punished for the first offense by a fine of not more than five hundred dollars (\$500), for the second offense by a fine of not more than one thousand dollars (\$1,000), and for the third offense and each subsequent offense by a fine of not more than one thousand five hundred dollars (\$1,500).

D. Any person found in violation of the ordinance by a court of competent jurisdiction shall be liable for any litigation expenses including, but not limited to, transportation expenses, witness fees and attorney fees.

SECTION VI - ADOPTION

- A. All ordinances or part of ordinances in conflict with ordinances are hereby repealed.
- B. The invalidity of any section, clause, sentence or provision of this ordinance shall not affect the validity of any other part of this ordinance.
- C. This ordinance shall be in full force and effect from and after its passage and approved according to law.

Passed and approved by the Board of Commissioners of Hendricks County
Indiana, this 12 day of 0ct, 1982.
BOARD OF COMMISSIONERS
Marin Monn
Marvin Money 7
Carthur Himsel
Arthur Himsel

Herschel Gentry, Jr.

ATTEST:

Patricia Stamper

Hendricks County Auditor

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

STATE OF	INDIANA)
COUNTY O	F HENDRICKS) SS:

ORDINANCE NO. 1982- /6

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, have found that a need exists to coordinate the use of the date processing equipment of the County, in order that said equipment may be fully utilized in an efficient manner; and

WHEREAS, the Board of Commissioners of Hendricks County,
Indiana, deem it to be in the best interests of said County that
a data processing board be established for that purpose;

NOW, THEREFORE, pursuant to Indiana Code 36-1-3-2, be it ordained that:

- 1. There is hereby established in Hendricks County, Indiana, a Data Processing Board. The members of the Data Processing Board shall be appointed by the Board of Commissioners of Hendricks County, Indiana, for annual terms of one year.
- 2. The Data Processing Board shall consist of six (6) members, as follows:
 - (a) A representative of the Board of Commissioners of Hendricks County,
 - (b) A representative of the Hendricks County Council;
 - (c) A representative of the Hendricks Circuit and Superior Courts;
 - (d) The Hendricks County Auditor,
 - (e) The Hendricks County Treasurer, and
 - (f) The Hendricks County Assessor.
- 3. The representative of the Board of Commissioners of Hendricks County, Indiana, shall serve as President of the Data Processing Board. The Hendricks County Auditor shall serve as the Secretary of the Board. The President of the Data Processing Board shall have authority to break tie votes in any action taken by the Data Processing Board.
- 4. The Board shall be required to meet at least monthly, and such other times as necessary in order to coordinate and fully utilize the data processing equipment in the County.

5. The Data Processing Board shall report, at least annually, to the Board of Commissioners of Hendricks County.

Said Ordinance adopted this day of December, 1982.

BOARD OF COMMISSIONERS OF HENDRICKS CO.

ATTEST:

Fature Stamper

Patricia A. Stamper

Hendricks County Auditor

AMENDMENT TO THE SUBDIVISION CONTROL ORDINANCE OF HENDRICKS COUNTY, INDIANA

ORDINANCE NO. 6 , 1982

WHEREAS, the legislature of the State of Indiana granted certain powers to County Plan Commissions and to Boards of County Commissioners regarding the platting of lands within their jurisdiction, pursuant to IC 36-7-4-700 (1981) as amended; and

WHEREAS, the Hendricks County Plan Commission held a public hearing on December 13, 1982 pursuant to notice, and after having heard testimony, found:

- 1. That a number of subdivisions within Hendricks County have public street right-of-ways dedicated to provide circulation of traffic between adjoining subdivisions where the streets have not been constructed; and
- 2. That in order to have a functional county highway system it is necessary to have properly constructed circulation streets between subdivisions; and
- 3. That in order to have these street sections constructed, it is necessary to require the developer of contiguous property to construct the entire continuation street, including portions that may not be contained within the developer's project.

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, now finds 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 providing a functional street system.

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", enacted by the Board of Commissioners of Hendricks County, Indiana on February 6, 1961, and all amendments thereto, be amended by amending subsection (d), Section 1 General Design Criteria of Chapter 9, Standards for Streets, Street Signs, Sidewalks and Roadside Ditches, which said subsection reads as follows:

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RAY DAUGHERTY

RIFE OF HONORICKS COUNTY

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AUDITOR HENDRICKS COUNTY

d. All streets, including those proposed to provide the continuation of streets to adjacent property, shall be constructed to the boundary lines of the subdivision and in accordance with the standards of this Ordinance.

and that subsection (d) be amended to read as follows:

d. All streets, including those proposed to provide the continuation of streets to adjacent property, shall be constructed to the boundary lines of the subdivision and in accordance with the standards of this Ordinance. If a subdivision is approved contiguous to existing right-of-way dedicated for a continuation street, but the street has not been constructed, the developer of the new subdivision must construct the entire street including the portion that is not contained within the developer's project.

This Ordinance shall be in full effect from and after its passage and approved accordingly.

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 20 day of 1982.

BOARD OF COMMISSIONERS

Marvin Money

Arthur Himsol

Herschel Gentry, Jr.

ATTEST:

Patricia Stamper, Hendricks Co. Auditor

RAY DAUGHERTY
SHERIFF OF HEXRICKS COUNTY

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ENTERED FOR RECORD

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BOOK 9% PAGE 552

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AMENDMENT TO THE HENDRICKS COUNTY BOARD OF HEALTH ORDINANCE FOR COLLECTION OF FEES

2595

WHEREAS, the Legislature of the State of Indiana granted certain powers to County Health Departments dealing with the collection of fees within their jurisdiction, pursuant to IC 16-1-4-24; and

WHEREAS, the Hendricks County Health Department has recommended the establishment of fees for tuberculosis skin tests, blood glucose tests and flu vaccines; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana held a hearing in the Commissioners' Office on August 31, 1982 at approximately 8:00 p.m.; and

NOW THEREFORE, be it ordained by the Board of Commissioners of Hendricks County, Indiana that the Hendricks County Board of Health fee schedule ordinance entitled "Hendricks County Board of Health Ordinance for Collection of Fees", Ordinance #1981-5, enacted by the Board of Commissioners of Hendricks County, Indiana on March 16, 1981, and all amendments thereto be amended by adding certain fees to Section III-B of Schedule A, being a part of Section IV, subsection A, which said section reads as follows:

Section III-B

Personal Health Services

Venereal Disease (service not available)

Tuberculosis (service not available)

Immunization (Specify) .25 for 1

Other (Specify) .50 for 2 or more

Child Health Clinic \$2.00 maximum (see attached fee schedule)

And said section be amended to read as follows:

Section III-B

Personal Health Services (service not available) Venereal Disease Tuberculosis (Specify) .75 .25 for 1 Immunization (Specify) .50 for 2 or more Other (Specify) Child Health Clinic \$2.00 maximum (see attached fee schedule) .75 Blood Glucose \$3.00 Flu Vaccine

All Ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.

This ordinance shall be in full effect from and after its passage and approval accordingly.

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 ________, 1982.

Maryin Money Money

Arthur Himsel

Herschel Gentry, Jr. Juntag

ATTEST:

Pat Stamper, Hendricks Co. Auditor

Reviewed by Hendricks County Health Department Attorney, Thomas O'Brien

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	DEALE CRED	APPROVED
Item 1-01-101-201	Clerk Supplies	REQUESTED \$ 387.00	387
Item 2-01-108-119 Item 3-01-108-120 Item 4-01-108-201	Pros. Atty. Legal Intern Pros. Atty. Spec. Pros. Pros. Atty. Supplies	\$2500.00 \$8600.00 \$ 551.33	2500 0 551.33
	TOTAL	\$12,038.33	3438, 33
	CUMULATIVE BRIDGE		
Item 5-25-003-752	Bridge #54 on 100 N Wash. Twp.	\$25,000.00	25,000

Adopted this 5th day of January, 1982, by the following Aye and Nay vote:

Drie Frankrame Vernon E Plougle Mill H. Junpin Flat Vieward Sydia Likka Januar Fankuson P Vernon E Ploughe Pichel M. Jurpin Sharks Pope Charles Pope Sydiai Sikks

Organia G. Sulfa President - Council

ATTEST: falusa Stomper

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1982 - 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

	0001111 1121101		
		REQUESTED	APPROVED
Item 1-01-105-115	Sheriff Merit Board Salaries	\$ 180.00	180
Item 2-01-136-112	Co. Home Maint. Man Salary	\$ 520.00	0
Item 3-01-136-113	Co. Home Attendants Salaries	\$8736.00	8736 7800
Item 4-01-136-115	Co. Home Housekeeper Salary	\$7800.00	
Item 5-01-136-116 Item 6-01-141-112	Co. Home Cook Sup. Ct. II Court Reporter Salary	\$6240.00 \$1608.00	624 ⁰ 1608 24,564.00
	TOTAL	\$25,084.00	24,564,00
	REVENUE SHARING		
Item 5-12-505-106	700 W south of 1000 N to 900 N 1 mile Eel River	\$23,770.30	23, 770 30
Item 6-12-505-107	475 W south of SR 136 1 mile Eel River	\$23,770.30	23, 770 -
Item 7-12-505-108	350N and 375 N east of 100E to Parker Roll.2 mile Middle Township	d \$28,524.55	28,524 55
Item 8-12-505-109	450 N west of 400E to 250E 1.2 mile Middle Twp.	\$28,524.55	28, 524 =
Item 9-12-505-110	900 E south of 700N to Lincoln & Brown Twp. line .4 mile, Brown Twp.	\$ 9,508.50	9,508 =
Item 10-12-505-111	900E north of 600N to Lincoln and Brown Twp. line .5 mile, Lincoln Twp.	\$11,885.15	11, 885 -
Item 11-12-505-112	Bridgefield Manor off 450S east of new 267 .5 mile Guilford Twp.	\$11,885.15	11,885 15
Item 12-12-505-113	200 W south of 200 S to 300S 1.4 mile Center Twp.	\$35,618.80	35, 618 ⁸⁰
Item 13-12-505-114	200 W south of 900 S to 1000 S Liberty and Franklin Twp. line 1 mile	\$23,770.30	23,770 =
Item 14-12-505-115	Martin Road south of 350 S to Cartersbu Road 1.1 mile Liberty Township	rg \$26,147.90	26,147 -
Item 15-12-505-116	600 W south of SR 36 to 200S 2.1 mile Marion Twp.	\$49,918.20	49,918 =
	TOTAL	\$273,323.70	273, 323 70

Adopted this 2nd day of February, 1982, by the following Aye and Nay vote:

AYE	NAY
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Owin I Lambeson	
RP Myens	
Verm & Rocefe	
Challe Tope	
1/1 Vivan	
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	-
	Lydis a Gibbe
	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 1-01-108-120	Pros. Atty. Special Prosecutor	\$8,600.00	Ø
Item 2-01-143-133	Ass't. Project Engineer Salary	\$4,200.00	4200
Item 3-01-131-117	Plan Comm. Secretary to Boards	\$1,100.00	0
	TOTAL	\$13,900.00	4200.00
	CUMULATIVE BRIDGE		
Item 4-25-037-626	Bridge #275 on Mackey Rd. on 75 W South of 39 Center Twp.	\$3,000.00	300 0
Item 5-25-203-500	Bridge # 133 on 625 W south of 700 S Franklin Twp.	\$16,000.00	16,000
	TOTAL	\$19,000.00	19,000.00

Adopted this 2nd day of March, 1982, by the following Aye and Nay vote:

Enin J. Fandison XIII / Elery Vanor Ploughe Milit St. Durpin Applia Suppe Omis Jankan Comis Fanha K. J. Mylers Kill Holinger Vynor Elberg Sydia Silfe Sydialith

President - Council

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1982-4

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 1-01-084-201	Title IV-D Office Supplies	\$ 438.37	438.37
Item 2-01-101-121	Clerk E ntra Holp	6,501.90	6501.90
Item 3-01-102-724	Auditor Computer	5,000.00	5,000.00
Item 4-01-105-252	Sheriff's K-9 Fund	700.00	100.00
Item 5-01-105-465	Sheriff's Computer	21,003.00	0
Item 6-01-108-392	Pros. Atty. Dues State Assoc.	351.45	\mathcal{O}
Item 7-01-139-116	Circuit Court Special Prosecutor	9300.00 8,600.00	9,298.65
Item 8-16-000-316	Probation Dept. Substance Abuse _	4,000.00	
	TOTAL	\$ 46,594.72 <i>47,294.72</i>	21, 338.92

Adopted this 6th day of April, 1982, by the following Aye and Nay vote:

Ening Jambon
Sidis Biller

Spain E Ploughe

Kiele St. Jurpin

Charles Pope

ATTEST: Secretary Council

Stem No. Stem Stem 3

Organ Jales Crim T. Farling

R. P. Myers R. Myers R. Myers R. Myers Richester R. Myers R. Myers Richester R. Myers R. Mye

President - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1982 -5

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 1-01-108-116	Pros. Atty. Investigator Salary	\$1,560.00	1560.00
Item 2-01-137-377	Heating & Air Conditioning Contract	\$1,072.00	
Item 3-01-139-304	Circuit Court Pauper Atty Fees	\$1,551.50	1551.50
Item 4-01-141-442	Sup. Ct.II Office Machines	\$1,200.00	5383.50
	TOTAL	\$5,383.50	5383,50
	CUMULATIVE BRIDGE		
Item 5-25-203-501	Bridge $\#253-100\mathrm{S}$ east of 525 E Washington Twp.	\$35,000.00	-5000
Item (5-25-037-626	Bridge #275 on Mackey Rd on 75 W south of U S 36 Center Township	\$ 5,000.00	5000
	TOTAL	\$40,000.00	40,00000

Adopted this 6th day of May, 1982, by the following Aye and Nay vote:

Frum J. Lambren	NAY
APTIZION	
Line I Turpin	
List Gill	
- Jayua Sura	

President - Council

ATTEST: falien Stander

Secretary - 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		
Item 1-01-084-345 T 4D	Printing & Advertising	REQUE STED \$ 286.67	286.67
Item 2-01-105-302	Sheriff Attorney Fees	\$4,000.00	4000
Item 3-01-135-325	Comm. Transfer Tuition	\$5,000.00	5000
Item 4-01-135-339	Emergency Medical Service	\$2,250.00	2250
Item 5-01-135-397	Comm. Change of Venue	\$5,000.00	5000
Item 6-01-142-371	Civil Def. Gas & Oil	\$1,400.00	500
Item 7-01-108-457	Pros. Atty Legal Books	\$ 900.00	0
	TOTAL	\$18,836.67	17,036.67
Item 8-03-012-240	WELFARE Unemployment Comp.	\$2,000.00	2,000,00

Adopted this 8th day of June, 1982, by the following Aye and Nay vote:

Comin S. Findran	NAY -
-XV-11/26/24	
- Loughe Eloughe	
- Dicher H. Jurger - 6	
- Al Veran	
- Colaring ge	

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1982 - 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, 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 1-01-02-456	Auditor Computer Programs		\$6,000.00	6,000.00
Item 2-01-137-385	Jail Elevator Maintenance		\$ 571.27	, 0-0
Item 3-01-142-371	Civil Defense Gas & Oil		\$ 600.00	. 00
		TOTAL	\$7,171.27	6,000.00
	ROAD & STREET			
Item 4-26-216-366	Maintenance		\$300,000.00	300 on a

Adopted this 6th day of July, 1982, by the following Ave and Nay vote:

maspeed ents our day of July,	1302, by the lottomi	ng Aye and Nay vote:
wither J. Junger		NAY
Mican		
A-F-1/1/2/en		
Charles ope		

President - Council

ATTEST: Marthalyn Fearcy
Neputy audital
Secretary - 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:

1.01 0 1.1.		9	
	COUNTY REVENUE	REQUESTED	APPROVED
Item 1-01-084-345-T4D	Pros. Atty. Title 4-D Printing & Adv	. \$163.21	163.21
Item 2-01-136-222	Court House Janitorial Supplies	\$1,000,00	1000.00
Item 3-01-137-385	Jail Elevator Maintenance	\$ 571.27	311.71
:		\$1,734.48	1734.4
	HIGHWAY		•
Item 4-02-201-261	Culverts & Tile Tile for Clover Drive Project	\$12,880.00	12,880
Adopted this 3rd day	of August, 1982, by the following Aye	and Nay vote; Nay	
R. P. Myen)		
Vanno P	laughe		
Richard M. J	upin	and the second s	
Mivan)		
Calula Pope	<u> </u>		
9			

ydia (Liphs)
President - Council

ATTEST: Letter Stomper

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1982 - 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

Item 1-01-084-201 T4D	Pros. Atty. Title 4D	Office Supplies	REQUESTED \$292.13	APPROVED
	CUMULATIVE B	RIDGE		
Item 2-25-203-501	Bridge # 75 on 100E south and Center Twp. Line.	n of 350N Middle	\$28,000.00	28,000.00
Item 3-25-203-502	Bridge # 72 on 300 N east	t of O Center Twp.	\$30,000.00	3,000.00
		ጥስጥል፤	\$58 000 00	58 000.00

Adopted this 7th day of September, 1982, by the following Aye and Nay vote:

Aye

Plando

Plando

The Plando

The Plando

And Horizon

Will June

Cowing Jamboon

Andra Sells
President - Council

ATTEST; Lecen Stomper
Secretary - 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		!
Item 1-01-108-331	Pros. Atty. Mileage	REQUESTED \$100.00	APPROVED
Item 2-01-108-201	Pros. Atty. Office Supplies	300.00	300,00
Item 3-01-131-201	Plan Comm. Office Supplies	300.00	300.00
Item 4-01-131-313	Plan Comm. Mileage	700.00	400.00
Item 5-01-135-347	Comm. Legal Notices	\$5,000.00	5000.00
Item 6-01-135-356	Comm. Liability Ins.	\$25,000.00	,00
Item 7-01-141-352	Sup. Ct. II Pauper Transcripts	\$2,500.00	2,500.00
Item 8-01-141-392	Sup. Ct. Dues & Subscriptions	100.00	.00
Item 9-01-141-241	Sup. Ct. II Supplies	1,500.00	1,000,00
	TOTAL	\$35,500.00	9,600.00
	HIGHWAY		
Item 10-02-201-260	Stone & Gravel	\$50,000.00	50,000.00
Item 11-02-201-262	Bituminous	\$50,000.00	50,000.00
	TOTAL	\$100,000.00	100,000.00
Item 12-25-203-503	CUMULATIVE BRIDGE Bridge # 182 on 200E Liberty Twp.	\$ 11,803.03	11, 803.03
Item 13-03-032-922 Item 14-03-031-050	WELFARE Care of Wards in Inst. Child Welfare Service	\$ 35,000.00 \$ 700.00	35,000.00 700.00
Item 14-03-031-030	TOTAL	\$ 700.00	35,700.00
		•	

Adopted this 5th day of October, 1982, by the following Aye and Nay vote:

Richard J. Junpin
Verson & Plaude
XI THERE
Committ Famouson
Ladis Relie
<u>/</u>

AP My ord # 9-01-1412

Maia Gella President - Council

NAY

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No 1982-14.

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:

Ch Local Commission

Sup Ct II Maintenance

Sup Ct II other supplies

Sup Ct II Pauper Transcripts

Sup Ct II Dues & Subscriptions

Sup Ct II Pauper Attys

Election Printing

Item 1-01-105-302	Sh Legal Services	\$ 4,000.00	4,000
Item 2-01-135-303	Comm. Legal Services	\$ 6,500.00	6,500
Item 3-01-135-356	Comm. Liability Insurance	\$25,000.00	25,000
Item 4-01-135-318	Comm. Care of Patients in Institutions	\$15,000.00	15,000
Item 5-01-137-207	Jail Medical & Dental	\$ 3,000.00	3000
Item 6-01-135-347	Publication of Legal Notices	\$10,000.00	5000
Item 7-01-139-150	Cir Ct Part Time Help	\$ 1,400.00	800
Item 8-01-139-201	Cir Ct Office Supplies	\$ 900.00	250
Item 9-01-139-234	Cir Ct Maintenance	\$ 131.00	131
Item 10-01-139-396	Cir Ct Per Diem of Petit Jurors	\$15,000.00	15,000
Item 11-01-139-397	Cir Ct Jury Meals	\$ 1,575.00	1575
Item 12-01-139-457	Cir Ct Law Books	\$ 2,500.00	7500

200

2000

7912

5000

53

5331

200.00

\$ 2,000.00

\$ 7,912.00

\$ 5,000.00

\$ 5,331.00

100.00

COUNTY REVENUE

TOTAL \$105,549.00 \$388,000.00 ' this 3rd day of November, 1982, by the following Aye and Nay w 3twick Bridge 100 S West WE BRIDGE FUND Fon Township Washing;

Item 13-01-141-231

Item 14-01-141-241

Item 15-01-141-304

Item 16-01-141-352

Item 17-01-141-392

Item 18-01-146-346

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 1-01-084-201	T4D Office Supplies	\$ 232.34	232.34
Item 2-01-105-115	Sheriff Merit Board	\$ 180.00	180.00
Item 3-01-135-322	Comm. Military Burial	\$2,000.00	2000
Item 4-01-135-325	Comm. Transfer Tuition	\$8,000.00	8000
Item 5-01-135-326	Comm. Telephone	\$20,000.00	20,000
<u>Item 6-01-135-356</u>	Comm. Liability Insurance	- \$25,000.00	
Item 7-01-137-360	Jail Utilities	\$2,000.00	2000
Item 8-01-137-377	Jail Heating & Air Conditioning	\$4,500.00	4500
Item 9-01-137-395	Jail Meals for Prisoners	\$7,500.00	4500
Item 10-01-139-116	Circuit Court Special Prosecutor	\$7,500.00	7500
Item 11-01-141-216	Sup. Ct. II Operating Supplies	\$ 500.00	500
Item 12-01-141-241	Sup. Ct. II Other Supplies	\$1,000.00	1000
Item 13-01-141-243	Sup. Ct. II Law Books	\$ 200.00	200
Item 14-01-142-447	Civil Defense Other Equipment	\$2,000.00	2000
Item 15-01-146-346	Election Printing	\$ 419.50	419.50
	TOTAL	\$ 81,031.84	52, 531, 84

Adopted this 7th day of December, 1982, by the following Aye and Nay vote:

Cowin L. Landerson	archan J. Jurpin # 10
ProMero	QPT/yew #11,12,13
Uno E Ploughe	
Kichal fl. Jurpin	
Mivan .	
Chalis & The	
<i>y</i>	

Aydia Libbs President - Council

ATTEST: June Stanfer
Secretary Council

APRIL 6, 1982

RESOLUTION

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget & Class. No.	Unexpended Appropriation	Transfer to Account	Amount	Approved
Item 1-01-131-366 P	Pl. Comm. Repairs Maint. \$75.00	. 01-131-201 P1 Comm. office sup	p. \$75.00	7500

HIGHWAY

Item	2-02-201-374	Truck & Tractor Repair	\$10,000.00	02-201-449	New Trucks \$10,	000.00/	10,00
Item		Truck & Tractor Repair	\$ 1,000.00	02-201-400	Constr. and Reconst. 1,	000.00	1,000
			HEALTH		•		
Item	4-05-213-110	Health Officer Salary	\$1,000.00	5-213-183 -R	eg. & Con- erence Fee 1,00	0.00	0

Adopted this 6th day of April, 1982, by the following votes:

Quin S. Landen	NAY Som of
Vernon & Plonghe Tall Lurpin	Court-Fanlers After Fourt
	Kul Dr Lunger
	Sydis Likes President - Council

ATTEST: Falur Story Secretary Council

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

COUNTI KEVENCE		
Unexpended	Transfer to	
Budget & Clas No. Appropriation	Account Amount	Approved
Item 1-01-131-115 Plan Com. Members \$900.00	01-131-117 Pl. Comm.Rec. Sec. 900.00	900
Item 2-01-131-116 Plan Com. Bd of Appls100.00	01-131-117 P1 Comm. Rec. Sec. 100.00	
Item 3-01-113-349 WTA Photo & Prntg 10.00	01-113-201 WTA Office Supplies 10.00	10.00
Item 4-01-140-201 Sup. Ct. I Off. Sup. 3.95	01-140-341 Sup.Ct. I Juror's Quest. 3.95	395
HIGHWAY		
Item 5-02-201-400 Const. & Reconst. 500.00	02-201-386 Rental of Equipment 500.00	500
Item 6-02-201-446 Office Equipment 150.00	02-201-386 Rental of Equipment 150.00	150
Adopted this 6th day of May, 1982, by the	following votes:	
Exchard Flyers Exchard Flyers Incharge Loughe Michael L. Jurpin	NAY	
ATTEST: Taluein Stomen Auditor Secretary	Sydia Lifts President - Council	

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget & Class No.	Unexpended Appropriation	Transfer to Account	Amount	Approved
Item 1-01-137-376 Jail Door Maintenance	\$ 300.00	01-137-441 Jail Furn & Fix	\$ 300.00	500,00
Item 2-01-148-117Probation Salary	\$1,168.18	01-148-330 Probation Mi.	1,168.18	1168,18

Adopted this 8th day of June, 1982, by the following votes:

AYE	NAY
Cowin S. Funleson	
R. H. Theren	
Gernon & Phonighe	
In Nevan	
Charles Cope	
	Dina

Ammrem.

Auditor - Secretary

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget	& Class No.	Unexpended	Transfer t Account	:0	Amount	Approved
		Appropriation		_		
Item 1-01-108-114	Pros. Atty Legal Sec	I \$500.00	01-108-457 Law Books	Pros.	Atty \$500.00	500.00
Item 2-01-108-118	P. Atty. Witness Fee	в \$400.00	01-108-457 Law Books	Pros.	Atty. \$400.00	400.00
Item 3-01-143-253	Eng. Tapes, Levels,	etc. \$500.00	01-143-331	Eng.	Mileage \$500.00	500,00

,		HIGHWAY			
Item 4-02-201-394	Drainage Assmn¹ts	\$850.00	02-201-226 Other Garage Supplies	\$850.00	850.00
Item 5-02-201-394	Drainage Assmn'ts	\$140.00	02-201-400 Const. & Re-construction	\$140.00	140.00
Item 6-02-201-394	Drainage Assmn¹ts	\$100.00	02-201-119 Unemployment Ins.	\$100.00	100.00

Adopted this 6th day of July, 1982, by the following votes:

Adopped this ten any	
AYE	NAY
Hill Junear	
Verson E. Ploughe	
Charle Lage	

President - County Council

ATTEST: Marthales Tearers

Secretary - County Council

AUGUST 2, 1982

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget	& Class No. Unexp	ended priation	Transfer to	Amount	Approved
Item 1-01-103-150	Treas. Extra Help	\$500.00	Treas. Equi	Repair \$500.00	
Item 2-01-103-201	Treas. Office Supplies	\$661.80	Treas. Equip	o. Rep. \$661.80	

Adopted this 3rd day of August, 1982, by the following votes:

awin L. Farrage	NA Y
K. P. Myen	
Vignon & Plaughe	
Kichark J. Turpen	
Mivan	
Charles Pope	
	Lydia a. Gipha
	President - County Council

ATTEST: Patering Stope

SEPTEMBER 2, 1982

RESOLUTION

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

	OOUTT REVENO	-	
Budget & Class No.	Unexpended Appropriation	Transfer to Account	Amount
01-140-337	Sup. Ct. I Return of Fugitives \$250.00	01-140-201 Sup.Ct I Office Supplies	\$ 250.00
	HIGHWAY		
02-201-116	O A S I \$6.00	02-201-202 Office Supplies	\$ 6.00
02-201-116	O A S I \$100.00	02-201-241 Other supplies	\$ 100.00
02-201-116	O A S I \$125.00	02-201-400 Office Equip.	\$ 125.00
02-201-110		TOTAL	\$ 231.00

Adopted this 7th day of September, 1982, by the following votes:

) AYE /	NAY
Vernon & Ploughe	
Charles Ctore	
Hivan	
K. T. T. yerr	
Kickelly Turpin	
Divin I Familian	

PRESIDENT - COUNTY COUNCIL

ATTEST: Palucca

SECRETARY - COUNTY COUNCIL

OCTOBER 5, 1982

RESOLUTION

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

HIGHWAY

Budget & Class No.	Unexpended Appropriation	Transfer to Account	Amount	Approved
Item 1-02-201-357 Workmens Comp.	\$150.00	02-201-241 Other Supplies	\$ 150.00	150,00
Item 2-02-201-357 Workmens Comp.	\$1,000.00	02-201-400 Const. & Reconstruction	\$ 1,000.00	1,000,00
Item 3-02-201-394 Drainage Assessments	\$ 200.00	02-201-400 Const & Reconstruction		200,00

Adopted this 5th day of October, 1982, by the following votes:

Adopted this 5th day of October, 1902, 57	_
AYE A	NAY
Richard J. Jurgin	
Urnon E Hough	<u> </u>
A. F. Majore	
Jones I trackson	
Lydia Gelts	
	Lidia Septe
	President - County Council

ATTEST: Marchalya Fearce; Neputy auditor
Secretary - County Council

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

Budget &	Class No. Unex	rpended ropriation	Transfer to Account	Amount	Approved
Item 1-01-104-366	Rec. Repairs & Ma	aint. \$100.00	01-104-206 Rec. Perm. Record Paper	\$100.00	100
Item 2-01-113-346	W T A Printing	.40	01-113-201 W T A Office Supplies	\$.40	40
Item 3-01-141-315	Sup Ct II Spcl Ju	ıdges \$500.00	01-141-231 Sup Ct II Repair & Maint.	\$500.00	500
Item 4-01-148-442	Prob. Office Mach	nines \$403.10	01-148-330 Prob. Mi.	\$403.10	403.10
		HIGHWAY			
Item 5-02-2-1-356	Liability Ins.	\$8,000.00	02-201-117 Retirement Cont.	\$8,000.00	8000
Item 6-02-201-356	Liability Ins.	\$1,500.00	02-201-400 Service Contractual	\$1,500.00	1500
Item 7-02-201-356	Liability Ins.	\$ 472.00	02-201-447 Other New Equipment	\$ 472.00	472

CUMULATIVE BRIDGE

Item 8-25-203-237 Maint. Materials \$6,000.00 25-203-111 Pers. Serv. \$6,000.00 600 0

Adopted this 3rd day of November, 1982, by the following votes:

more one of the continue of th	
Dwin f. Lambran	NAY
Low Milen 1	
Touch land	
Richard M. Jurgin	
Thivan	
Charles Pope	
	President- County Council

ATTEST: Jahren Secretary - County Council

Secretary - County Council

December 7, 1982

RESOLUTION

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

	COUN	TY REVENUE		
	Budget & Class No.	Unexpended Appropriation	Transfer to Account	Amount Approved
Item 1-01-103-201	Treas. Office Supplys	\$ 10.39	01-103-331 Treas.	\$ 10.39 /0.39
Item 2-01-103-201	Treas. Office Supplys	\$ 10.00	01-103-440 Mach. & Equipment	\$ 10.00 /0.00
Item 3-01-109-231	Ass'r Repair & Maint.	\$ 42.13	01-109-447 Ass'r. Equipment	\$ 42.13 42.13
Item 4-01-130-115	Extension Agent Personnel	\$ 931.15	01-130-331 Ext. Agent Mileage	\$931.15
Item 5-01-130-115	Ext. Agent Personnel	\$ 442.60	01-130-367 Equip.	\$442.60 4426
Item 6-01-136-375	Court House Electrical	\$ 360.00	01-136-440 Ct.Hse New Equipment	\$360.00 360
Item 7-01-137-120	Jail Ins.	\$4000.00	01-137-360 Jail Utilities	\$4000.00 4000
Item 8-01-137-120	Jail Ins.	\$1000.00	01-137-377 Jail Heating & Air Cond	1 \$1000.00 /000
Item 9-01-139-395	Cir.Ct. Per Diem Grand Jurors	\$1478.35	01-139-150 Cir. Ct Part Time	\$1478.35 <i>/478.3</i> 5
Item 10-01-139-396	Cir. Ct. Per Diem Petit Jurors	\$1000.00	01-139-201 Cir. Ct Office Supplies	\$1000.00 /000
	HEÂL	гн		
Item 11-05-213-244	Mosquito Surv. Control	\$ 659.00	05-213-441 Equip.	\$ 659.00
Adopted this	7th day of December, 1982	2, by the followi	ing votes:	
Owin S.	Tamleson	_	NAY	
JAMY &	Plangle			
Kichel Sia	Lunger			

Be it resolved by the County Council of Hendricks County, Indiana, that for the expenses of the Unit of Government of Hendricks County, the following sums of money previously appropriated for expenditures from a detail account within a major classification, are hereby re-allocated to another within the same classification as originally appropriated, all as hereinafter specified:

COUNTY REVENUE

	COUR	V.I.A	REVENUE				
	Budget & Class No.		expended propriation	Transfer to Account	<u>A</u> :	mount	Approve
Item 1-01-102-114		\$7	51.60	01-102-236	\$7	51.60	75/60
Item 2-01-102-115		\$1	,136.95	01-102-236	\$1	,136.95	1136 -5
Item 3-01-102-330		\$	131.30	01-102-201	\$	131.30	131 30
Item 4-01-102-348		\$	715.67	01-102-443	\$	715.67	71567
Item 5-01-102-370		\$	203.61	01-102-201	\$	203.61	20361
Item 6-01-102-370		\$	7.54	01-102-236	\$	7.54	754
Item 7-01-102-370		\$	241.96	01-102-443	\$	241.96	24196
Item 8-01-103-113		\$	250.00	01-103-201	\$	250.00	250 00
Item 9-01-108-118		\$	534.42	01-108-201	\$	534.42	534 42
Item 10-01-111-112	2	\$	174.00	01-111-334	\$	174.00	17400
Item 11-01-112-112	2	\$	359.39	01-112-334	\$	359.39	359 39
Item 12-01-130-115	L	\$	931.15 40.00	01-130-331 01-131-345	\$	931.15 40.00	40 00
Item 14-01-135-398	8	\$1	,722.27	01-135-248		-	1722.27
Item 15-01-135-424	4	\$1	2,000.00	01-135-323	\$1	2,000.0	10/2,000000
Item 16-01-136-37	5	\$1	,743.20	01-136-422	\$1	,743.20	174320
Item 1701-137-113	3	\$.	271.48	01-137-360	\$1	, <i>2</i> 71.48	= 127/48
Item 18-01-137-11		\$1	,944.90	01-137-360	\$1	,944.90	1944 90
Item 19-01-139-45	.	\$	65.65	01-139-304	\$	65.65	6565
Item 2.0-01-140-39	6	\$	281.02	01-140-243	\$	281.02	28/02
Item 21-01-146-26	9	\$	866.89	01-146-346	\$	866.89	866-

WELFARE

		•		
Budget & Class No. Item 22-03-032-500	Unexpended Appropriation \$1,000.00	Transfer to Account 03-032-230	Amount \$1,000.00	Approved
Item 23-03-032-500	\$ 700.00	03-032-220	\$ 700.00	700 -

HEALTH

Item 24-05-213-244

\$ 659.00

05-213-441

\$ 659.00

65900

Adopted this 28th day of December, 1982, by the following votes:

Day Land	NAY
f.f. Melon	
Valor Plongle	
Kurch St. Surper	
Charles Rope	

President - County Council

ATTEST: Patrice Slooper

Secretary - County Council

**

RESOLUTION FROM THE HENDRICKS COUNTY PLAN COMMISSION
TO THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

WHEREAS, IC 36-7-4-700 of the Acts of the General Assembly for 1981, as amended, granted certain powers to the County Plan Commissioners, 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 December 13, 1982, pursuant to notice, and after having heard testimony as to the need of having a functional street system within Hendricks County by requiring that streets be constructed to provide for circulation of traffic between contiguous subdivisions; and

WHEREAS, the Hendricks County Plan Commission found that by changing a street specification contained within the Subdivision Control Ordinance, that there was a greater chance of obtaining a functional highway system within Hendricks County; and

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana by obtaining a functional county highway system, the Hendricks County Plan Commission now recommends to the Board of County Commissioners of Hendricks County, Indiana that the ordinance, attached hereto and made a part hereof, be adopted as an amendment to subsection (d), Section 1 General Design Criteria of Chapter 9, Standards for Streets, Street Signs, Sidewalks, and Roadside Ditches of the Hendricks County Subdivision Control Ordinance, be in full force and effect from and after its date of passage.

ENTERED FOR RECORD
BOOK
95 DEC 201982 PM 401-3

Marille assott

7,8,9,11,12,1,2,3,4,5,6

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Respectfully submitted, Hendricks County Plan Commission of Hendricks County, Indiana

BY:

ATTEST:

Secretary

DEC 00 1982

AUDITOR HENDRICKS COUNTY