

AMENDMENTS TO THE HENDRICKS COUNTY

TEMPORARY CAMPGROUND ORDINANCE,

HEALTH ORDINANCE 3.3

BOOK 105 PAGE 87

2145

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 Board of County Commissioners, relative to the adoption of ordinances, and

WHEREAS, the Hendricks County Board of Commissioners held a public hearing on September 16, 1985 pursuant to the legislative procedures established under IC 36-2-4 et seq; and

WHEREAS, the Board of Commissioners, after hearing testimony found: 1.) The provision in the ordinance that allowed no more than (3) three license per year to any tract of land caused a problem to the temporary campground owners; and 2.) A maximum number of camp sites was needed.

NOW THEREFORE, be it ordained by the Hendricks County Board of Commissioners that the Section 2 License section of the Hendricks County Temporary Campground Health Ordinance 3.3, enacted by the Hendricks County Board of Commissioners on July 29, 1980, and all amendments thereto; which reads as follows:

Section 2: License.

No person shall permit, maintain, promote, conduct, advertise, act as entrepreneur, undertake, organize, manage any temporary campground which has more than two camp sites, unless a license to hold temporary camping activities has first been issued by the Hendricks County Board of Health, Indiana. A license to hold a temporary campground issued to one (1) person shall permit any person to engage in any lawful activity in connection with the holding of the license. A separate license shall be required for each specified period of time and for each location at which camp sites are reasonably anticipated to be the maximum number of camp sites and for the maximum number of days stated in the license. The maximum time for any one license shall not exceed seven (7) days. No more than three (3) license shall be issued to any one plot of land within any given calendar year.

Be amended to read as follows:

Section 2: License.

ENTERED FOR RECORD
BOOK 105 PAGE 87-9

SEP 20 1985

Bonnie R. Mayhew
RECORDER HENDRICKS COUNTY

1985

No person shall permit, maintain, promote, conduct, advertise, act as entrepreneur, undertake, organize, manage any temporary campground which has more than two camp sites, unless a license to hold temporary camping activities has first been issued by the Hendricks County Board of Health, Indiana. A license to hold a temporary campground issued to one (1) person shall permit any person to engage in any lawful activity in connection with the holding of the license. A separate license shall be required for each specified period of time and for each location at which camp sites are reasonably anticipated to be used or maintained. A license shall permit the assembly of only the maximum number of camp sites and for the maximum number of days stated in the license. The total number of license days may not exceed (21) twenty one days within any given calendar year.

AND, that said Ordinance be further amended by amending Section 5. Camp site and campground which reads as follows:

Section 5: Camp site and campground.

(a) All camp sites shall be on level or gently sloping land which will permit satisfactory use for tents, trailers, etc.

(b) All camp sites shall be located away from heavy traffic and all camp sites shall have a setback of 65 feet from center line of all state and county roads.

(c) Private access roads, entrances and exits shall be provided with a clear view in both directions when adjoining a highway.

(d) Roads within the campground shall be of sufficient width to prevent vehicular and pedestrian problems and should be a minimum of 10 feet wide for one-way traffic and a minimum of 18 feet wide for two-way traffic. An adequate turn-around shall be provided for all dead end roads.

(e) Each camp site shall be provided with at least one car parking space and adequate space for tent or vacation trailer.

(f) An area of not less than 2,000 square feet shall be provided for each camp site.

Be amended to read as follows:

Section 5: Camp site and campground.

(a) All camp sites shall be on level or gently sloping land which will permit satisfactory use for tents, trailers, etc.

(b) All camp sites shall be located away from heavy traffic and all camp sites shall have a setback of 65 feet from center line of all state and county roads.

(c) Private access roads, entrances and exits shall be provided with a clear view in both directions when adjoining a highway.

(d) Roads within the campground shall be sufficient width to prevent vehicular and pedestrian problems and should be a minimum of 10 feet wide for one-way traffic and a minimum of 18 feet wide for two-way traffic. An adequate turn-around shall be provided for all dead end roads.

(e) Each camp site shall be provided with at least one car parking space and adequate space for tent or vacation trailer.

(f) An area of not less than 2,000 square feet shall be provided for each camp site.

(g) Maximum number of camp sites is 250.

This Ordinance shall be in full effect from 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 effect any other section, clause, paragraph, provision, or portion of this amendment.

Passed and approved by the Board of Commissioners of Hendricks County, Indiana, this 16th day of September 1985.

BOARD OF COMMISSIONERS

Marvin Money
Marvin Money

Dick Himself
Dick Himself

Herschel Gentry, Jr.
Herschel Gentry, Jr.

ATTEST:

Mary Jane Weathers
Mary Jane Weathers, Hendricks County Auditor

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

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 changing the fees for well and pump inspections, changing fees for yearly mobile food units, creating fees for inspections of geothermal heat pump systems, and wallet sized birth certificates; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana held a hearing in the commissioners office on Oct. 7 1985 at approximately 1:30 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 a fee to Section III-C of Schedule A, being a part of Section IV, subsection A, which said section now reads as follows:

Section III-C

Vital Record Services

Birth Certificates (per copy)	\$3.00
Death Certificates (per copy)	\$3.00 for 1st copy and \$1.00 for each additional copy
Adoption	
Legitimation	
Other (Specify)	
Search	Actual cost of making copies

And said section be amended to read as follows:

Section III-C

Vital Record Services

Birth Certificates (per copy)	\$3.00
Birth Certificates (wallet size)	\$5.00
Death Certificates	\$3.00 for 1st copy and \$1.00 for each additional copy
Adoption	

Legitimation

Other (Specify)

Search

Actual cost of
making copies

And be amended further by changing the fee for well and pump inspections, adding a fee for mobile food units, and adding a fee for inspection of geothermal heat pump systems in Section III-D-E of Schedule A, being a part of Section IV, subsection A, which said section now reads as follows:

Section III-D-E

Environmental Health Services

FOOD SERVICE ESTABLISHMENTS AND FOOD MARKETS

1 thru 5 employees \$25.00

6 thru 9 employees \$40.00

10 or more employees \$60.00

TEMPORARY OR MOBILE FOOD SERVICE

ESTABLISHMENTS SERVING MORE THAN

THREE DAYS AT ONE LOCATION

PENALTY FEE (Receiving a probationary \$40.00

permit because of sanitation problems or
closure of establishment)

DELINQUENT FEE (Failure to pay above \$20.00

mentioned fees 30 days past due date.

Septic System Permit \$25.00

Water Sample \$ 2.00

Other (Specify)

Landfill Permit (Renewable every year) \$250.00

Special Waste Disposal Permit \$500.00

(Renewable every year)

Well & Pump Permits \$11.00

Temporary Campground Permits \$25.00

And said section be amended to read as follows:

Section III-D-E

Environmental Health Services

FOOD SERVICE ESTABLISHMENTS AND FOOD MARKETS

1 thru 5 employees \$25.00

6 thru 9 employees \$40.00

10 or more employees \$60.00

MOBILE FOOD SERVICE (Yearly) \$20.00 per unit

TEMPORARY ESTABLISHMENTS SERVING \$15.00

MORE THAN THREE DAYS AT ONE LOCATION

PENALTY FEE (Receiving a probationary \$40.00

permit because of sanitation problems or
closure of establishment)

DELINQUENT FEE (Failure to pay above \$20.00

Hendricks County Board of Health Ordinance for Collection of Fees

mentioned fees 30 days past due date)	
Septic System Permit	\$25.00
Water Sample	\$ 2.00
Other (Specify)	
Landfill Permit (Renewable every year)	\$250.00
Special Waste Disposal Permit	\$500.00
(Renewable every year)	
Well & Pump Permits	\$15.00
Closed Loop Geothermal Heat Pump Systems	\$25.00

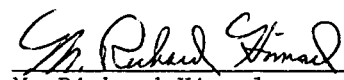
All Ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.


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 7th day of October 1985.


Marvin Money


M. Richard Himself


Herschel Gentry, Jr.

Attest:


Mary Jane Weathers, Hendricks County Auditor

CHAPTER 3.1
MINIMUM STANDARDS
FOR WELL, WATER SUPPLY SYSTEMS AND
GEOTHERMAL HEAT PUMP SYSTEMS

An ordinance regulating the installation, construction, and maintenance of wells, pumps and geothermal heat pump systems, fixing penalties for violations thereof, and fixing a time when the same shall take effect, as authorized by IC 36-1-4-11.

WHEREAS, the Board of County Commissioners of Hendricks County deems it advisable for the promotion of public health to establish health and sanitary regulations for the installation construction, and maintenance of wells and geothermal heat pump systems in Hendricks County, Indiana.

BE IT ORDAINED by the Board of County Commissioners of Hendricks County that the provisions of this ordinance are effective within Hendricks County and that the Hendricks County Board of Health is hereby empowered to enforce the provisions of this ordinance.

3.1.1. Definitions.

Unless the context specifically indicates otherwise, the meaning of terms used in this ordinance shall be as follows:

3.1.1.1. A Well: is any excavation, whether drilled, bored, driven, jetted, or dug for the purpose of obtaining water from the ground or returning water to the ground or for the purpose of testing the quantity or quality of such water.

3.1.1.2. Ground Water: is any water in natural state below the surface of the ground.

3.1.1.3. The Water Table: is the top surface, or upper limit, of the ground water zone.

3.1.1.4. Well Drilling: is any operation which produces a well.

3.1.1.5. A Well Driller: is any individual, partnership, firm or corporation that produces, or contracts to construct a well.

3.1.1.6. A Well Owner: is the legal owner of the real estate containing the well site.

3.1.1.7. Pollution: means such contamination or other alteration of the physical, chemical or biological properties of water as to render such water harmful or detrimental or injurious to public health or safety.

3.1.1.8. Potable Water: is water suitable for drinking or culinary purposes.

3.1.1.9. Casting: is steel or wrought iron pipe, approved plastic, or other material approved by the Health Officer, to exclude unwanted solids or liquids from the interior of the well.

3.1.1.10. Tubing: is metal, fiber or plastic pipe, used to withdraw water from a well. A jet type pump may require two strings of tubing.

3.1.1.11. Aquifer: is a water-bearing formation or stratum.

3.1.1.12. Cement Grout: means a thorough mixture consisting of one bag of neat Portland cement (94 lbs.) with five (5) or six (6) gallons of clean water. When such mixture cannot be placed effectively, additives may be used provided shrinkage is held to a minimum and the mixture will form a water-tight seal throughout the entire depth required to prevent objectionable waters from entering the hole.

3.1.1.13. Pump Installer: is any individual, partnership, firm or corporation that installs a pump in a well or opens the well to service a pump.

3.1.1.14. Flushing: means the act of causing a rapid flow of water from a well by pumping, bailing or similar operation.

3.1.1.15. Stuffing Box: means an approved receptacle in which packing may be compressed to form a water-tight or air-tight junction between two objects.

3.1.1.16. Well Seal: means an approved removable arrangement or device used to cap a well or to establish and maintain a water-tight junction between the casing or curbing of a well and the piping or equipment installed herein, so as to prevent unwanted water, or other contaminating material, from entering the well at the upper terminal.

3.1.1.17. Well Vent: means an opening outlet at the upper end of the well casing to allow equalization of air pressure in the well.

3.1.1.18. Yield: means the quantity of water per unit of time, which may flow or be pumped from a well, when water level has remained stabilized for one (1) hour or longer.

3.1.1.19. Private Water Supply: means one or more sources of ground water, including facilities for conveyance thereof, such as wells, springs, and pumps, other than those serving a municipality or those operating as a public utility under the rules of the Indiana Public Service Commission.

3.1.1.20. Residential Well: shall mean any well drilled for the use of one or two dwelling units.

3.1.1.21. Non-Residential Well: shall mean any well drilled for more than two residential units or for use other than residential use or for wells drilled for a combination of use involving residential and non-residential use.

3.1.1.22. Person: shall mean any individual, firm, corporation or partnership.

3.1.1.23. Health Officer: shall mean the health officer of Hendricks County, Indiana, or his authorized representative.

3.1.2. Permits and Inspection.

3.1.2.1. Before commencement of construction of a well or geothermal heat pump system, the owner or agent shall obtain a written permit signed by the Health Officer. No person shall perform any work on such project until such permit is obtained.

The application for such permit shall be made on a form provided by the Health Officer of Hendricks County, Indiana, which applicant shall supplement by any plans, specifications and other information as deemed necessary by the Health Officer. Such permit shall be void if the installation is not completed in one year. In emergency situations, the applicant for the well permit shall notify the health officer by telephone of the pending well installation prior to such installation. The well permit shall be obtained within 24 hours of the regular scheduled work day after the start of the emergency installation.

3.1.2.1.A. A permit inspection fee of the amount specified in Appendix A of Chapter 3.6. of the Hendricks County Code of Ordinances, shall be paid to the Hendricks County Health Department at such time as a owner or agent shall apply for a well permit, pursuant to sub-section 3.1.2.1. above.

3.1.2.2. Before the installation of any pump or facilities to convey water from a well, including pitless adaptors, well seal, well houses, or connection piping constructed as part of a private water supply built under the provisions of this ordinance, the owner or agent shall obtain a written permit signed by the Health Officer. No person shall perform any work on such project until such permit is so obtained. The application for such permit shall be made on a form provided by the Health Officer of Hendricks County, Indiana, which the applicant shall supplement by any plan specifications and other information as are deemed necessary by the Health Officer. Such permits shall be void if the installation is not completed in one year. These requirements shall apply to the repair of a well, pump, or accessory lines thereto when it is necessary to uncover the buried upper terminal of the well. In emergency situations, a pump installer may install a pump prior to the owner obtaining a pump permit but the health officer shall be notified by telephone, by the pump installer, of the pending pump installation. In such emergency installations, the application for the permit shall explain the emergency and the reason why the pump was installed, prior to obtaining the permit. The pump permit shall be obtained within 24 hours of the regular scheduled work day of the Hendricks County Health Department, for the start of the emergency installation.

3.1.2.2.A A permit inspection fee of the amount specified

in Appendix A of Chapter 3.6. of the Hendricks County Code of Ordinances, shall be paid to the Hendricks County Health Department at such time as application is made for the installation of any well pump or facilities to convey water, pursuant to the regulation set forth above in sub-section 3.1.2.2.

3.1.2.3. The health officer shall be allowed to inspect the well installation at any stage of construction and in any event, the applicant for the permit shall notify the health officer when the work is completed or of his intention to abandon the well all in compliance with this ordinance. The inspection shall be made within forty-eight (48) hours of the receipt of notice by the health officer. Days not considered regular working days shall not be considered part of the forty-eight (48) hours notice.

3.1.2.4. The health officer shall be allowed to inspect the pump installation at any state of construction, and, in any event the applicant for the permit shall notify the health officer when the work will be ready for final inspection.

3.1.2.5. A separate permit will be required for the installation of an open loop geothermal return well.

3.1.2.5.A. A permit inspection fee of the amount for a well as specified in Appendix A of Chapter 3.6. of the Hendricks County Code of Ordinances, shall be paid to the Hendricks County Health Department at such time as application is made for the installation of an open loop geothermal return well.

3.1.2.6. A separate permit will be required for the installation of closed loop geothermal heat pump systems.

3.1.2.6.A. A permit inspection fee of the amount specified in Appendix A of Chapter 3.6 of the Hendricks County Code of Ordinances, shall be paid to the Hendricks County Health Department at such time as application is made for the installation of a closed loop geothermal heat pump system.

3.1.3. Location

3.1.3.1. Private water supply wells and open loop, shall be located in keeping with the following principles:

(a) At the highest point on the premises consistent with the general layout and surroundings, but in any case protected against surface drainage and flooding.

(b) As far removed from any known or probable source of contamination as the general layout of the premises and surroundings permit.

3.1.3.2. Private water supply wells, open loop and closed loop geothermal heat pump system serving a residence consisting of not more than two dwellings shall maintain the following minimum separation distances from sources of contamination:

Cast iron sewers with approved joints and plastic schedule 40 with glued joints.....	10 feet
Sewers and drains.....	50 feet
Privies.....	50 feet
Septic tanks and Absorption fields.....	50 feet
Sewage pits and Dry wells.....	100 feet
Stables, livestock runs, manure piles, etc.....	50 feet
Streams, lakes, ponds, ditches.....	25 feet
Property lines.....	5 feet

The health officer may waive by written documentation the requirements set forth above when he considers that it will not endanger public health.

3.1.3.3. Private water supply wells, open loop, and closed loop geothermal heat pump systems serving other than a residence consisting of not more than two dwelling units shall maintain the following minimum separation distances from sources of contamination.

Extra heavy cast iron sewers with approved joints and plastic schedule 40 with glued joints.....	30 feet
Sewers and Drains.....	100 feet
Septic tanks, absorption fields, filters.....	100 feet
Privies.....	100 feet
Streams, lakes, ponds, ditches.....	50 feet
Property lines.....	5 feet

The health officer may waive by written documentation the requirements set forth above when he considers that it will not endanger public health.

3.3.3.4. Relationship to buildings. The location of wells with respect to buildings shall be as follows:

(a) Every well and open loop return well located so that it will be reasonably accessible with proper equipment for cleaning, treatment, testing, inspection, and for such other attention as may be necessary. It should be at least three (3) feet outside of any existing building overhang.

(b) No well or open loop return well shall be located so that the top of the well will be within the basement of any building nor under a building having no basement.

(c) Well heads and well casing openings shall not be located in any pit, room or space extending below the established ground surface, except when permitted by the Health Officer and under such conditions and construction requirement as he prescribes.

3.1.4. Construction of Wells and Open Loop Return Wells.

3.1.4.1. All wells and open loop return wells shall be cased to a depth of 25 feet or more below the ground surface, or cased to a depth of 20 feet and set in stone.

3.1.4.2. Casing Formations with non-stable Overlay. The casting of wells and open loop return wells developed in clay,

sand or gravel shall extend water-tight into the waterbearing formation.

3.1.4.3. Casing Diameter. The minimum casing diameter shall be four inches inside diameter for a well to be used as a source of potable water. Casing size for return wells must comply with the Indiana State Board of Health Bulletin PWS-5 or the current Indiana State Board of Health Standard. (Current Standard Attached)

3.1.4.4. Rock Formations. The casing of wells developed in rock formation shall be firmly seated and sealed in the rock.

3.1.4.5. Damaged or contaminated pipe shall not be used for well casing.

3.1.4.6. Casing Material. The casing material of the well shall meet the Indiana State Board of Health Bulletin PWS-2 or current Indiana State Board of Health Bulletin. (Current Bulletin Attached)

3.1.4.7. Temporary Capping. Temporary capping of a well or open loop return well until the pump equipment is installed shall be such that no contamination can enter the well. A properly fitted and firmly driven, solid, wooden plug or equally water-tight closure is the minimum acceptable.

3.1.4.8. Well Yield. Wells constructed as a source of water for a residence of not more than two dwelling units shall have a stabilized yield of at least 300 gallons per hour and all other wells shall have a stabilized yield adequate for their intended use unless the water bearing formation is such that after proper construction of the well a lesser amount is the maximum amount obtainable: Additional storage may be required when the well cannot produce the stated yield.

3.1.4.9. Yield Test. Before being put into use, every well shall be tested for yield and drawdown by pumping or bailing. The test pump shall be used when necessary to clean the well and shall have a capacity at least equal to the pumping rate which it is expected the well will be pumped during its usage. The test pump shall be installed to operate continuously until the water level has stabilized and, at this point, the yield and drawdown determined.

3.1.4.10. Plumbness and Alignment. Each well must be tested, before use, for plumbness and alignment. The well shall not vary from the vertical or from alignment sufficiently to interfere with the installation and operation of the pump.

3.1.4.11. Upper Terminal Wall. In connection with a well, the casing pipe of any drilled well shall project not less than 12 inches above the pumphouse floor or above the established ground surface, and at least 24 inches above the highest flood level. Any vent opening, observation ports and

air line equipment shall extend from the upper terminal of the well by water-tight piping to a point not less than 12 inches above the pumphouse floor or above the established ground surface. The terminals of these facilities shall be shielded or sealed so as to prevent entrance of foreign matter.

3.1.4.12. Pitless Adapter. There shall be no opening in the casing wall below its top except by the use of a properly installed pitless adapter designed to, and fabricated of such materials that will keep soil and water from entering the well during the life of the casing. The pitless adapter shall be of such design that the tubing or drop pipe cannot be dropped into the well by misalignment in assembling the internal parts. The covered top of the pitless adapter shall project not less than 12 inches above ground surface and at least 24 inches above the highest flood level. There shall be no openings through the walls of the well or adopted casing for vents, wire, air lines, ect.

3.1.4.13. Sealing.

(a) The casings of wells and open loop return wells developed in rock shall be firmly seated in sound rock. If broken or creviced rock is encountered in the aquifer, the hole shall be reamed through the broken or creviced rock and the casing seated in sound rock or an aquiclude. In areas where rock wells can be developed only in the upper fractured rock, casing may terminate in this formation if there are at least 20 feet of unconsolidated material above the rock.

(b) In a rock well the annular space between the casing and the drill hole shall be sealed to a sufficient depth to prevent surface drainage water, or shallow subsurface drainage, from entering the hole. If rock is encountered within 25 feet of the surface, the hole shall be reamed at least 4 inches greater diameter than the casing so that a minimum 2 inch annular space can be filled with cement grout. The casing should be extended at least 10 feet into the rock or to a point at least 25 feet below the surface, and cement grout shall be used to seal the annular space.

(c) Cement grout that is used to seal a hole diameter larger than the casing should be composed of a thorough mixture of neat Portland cement and clean water at a rate of one bag (94 lbs.) of cement to 5 or 6 gallons of water so that it can be pumped or puddled into the annular space to seal it. If such a cement grout cannot be placed effectively, additives may be used provided shrinkage is held to a minimum and the mixture will form a water-tight seal throughout the entire depth required to prevent objectionable waters from entering the hole.

(d) Where pipe is driven through clay, silt, sand, or gravel into a hole of smaller diameter than the casing, and where such unconsolidated clays, silts, sand, or gravel are present to a depth greater than 20 feet below the surface, puddled, bentonitic clay may be used to seal the annular space. Bentonitic clay should be kept puddled around the point when the casing enters the ground in order to maintain a seal around the drive pipe and couplings and to serve as a lubricating medium while driving the casing.

(e) Whenever a casing is placed in a hole of larger diameter than the casing, the annular space between the casing and the wall of the hole shall be sealed from the rock or screen setting to the surface with either thick bentonitic clay mud or cement grout in the manner described in (b) and (c) above.

(f) Dug or bored wells constructed with a screen threaded or welded to metallic casing, and with a concrete cut off seal at least 30 inches thick poured and puddled to fill the excavation 20 or more feet below ground surface, may be backfilled above the seal with compacted drillings or clay in such a manner that the resulting fill will be as resistant to seepage as the undisturbed earth around it. The screen used in this construction should be bronze or stainless steel to permit acidizing since it cannot be removed.

3.1.4.14. An adequate screen shall be provided where necessary, and installed in a manner that will permit removal and replacement without adverse effect on the water-tight construction of the well.

3.1.4.15. Construction of open loop geothermal heat pump systems must comply with the Indiana State Board of Health Bulletin PWS-5 or the current Indiana State Board of Health Bulletin. (Current Bulletin Attached)

3.1.5. Pump Installation.

3.1.5.1. Hand Pumps. All hand pumps, stands, or similar devices shall be installed so that no unprotected opening connecting with the interior of the pump exists. The pump spout shall be of the closed downward-directed type. All hand pumps shall be bolted to a mounting flange securely fastened to the well casing. The top of the casing shall extend at least (1) inch above the face of the flange.

3.1.5.2. Power Driven Pumps. All power-driven pumps located over wells shall be mounted on the well casing, a pump foundation, or a pump stand, so as to provide an effective well seal at the top of the well. Extension of the casing at least one (1) inch into the pump base will be considered an effective seal provided the pump is mounted on a base plate or foundation, in such a manner to exclude dust and insects, and the top of the well casing is at an elevation at least two feet

above any known flood water level. Where the pump unit is not located over the well and the pump delivery or suction pipe emerges from the top thereof, a water-tight expanding gasket or equivalent well seal shall be provided between the well casing and piping. A similar water-tight seal shall be provided at the terminal of a conduit containing a cable for a submersible pump. All submersible pumps should have one check valve located on the discharge line above the pump and inside the casing. If the discharge pipe is at least twelve (12) inches above the ground and slopes to drain into the well, the check valve may be located in the house.

3.1.5.3. Pump Bearing Lubrication. Bearings of power pumps shall be lubricated with water or oil of a bacterial quality equal to that of the water being pumped.

(a) Water Lubricated Pumps. The oil reservoir shall be constructed to protect the oil from contamination. The lubrication system should be designed and installed to minimize leakage of oil into the water. The oil shall be free from substances imparting an undesirable taste to the water.

3.1.5.4. Pumphouses. Unless the power-driven pump installation is of weatherproof and frost proof construction, a structure housing the pump shall be constructed permitting access to the pump for maintenance and repair work. The pumphouse floor shall be constructed of impervious material and shall slope away in all directions from the well or suction pipe.

3.1.5.5. Protection Against Freezing. Discharge lines and vacuum lines from the well to the foundation of heated buildings shall be protected against freezing.

3.1.5.6. Well Vents. All well vent opening shall be piped water-tight to a point not less than 24 inches above any known flood water level, and in any event, to the top of the well casing. Such vent opening and piping shall be of sufficient size to prevent clogging by hoarfrost and in no case less than one-quarter inch in diameter. The terminals of vent pipes shall be shielded and screened to prevent the entrance of foreign matter and preferably turned down. If toxic or inflammable gases are vented from the well, the vent shall extend to the outside atmosphere at a point where the gases will not produce a hazard. Openings in pump bases shall be sealed water-tight.

3.1.5.7. Sampling Faucets. In all pressure water systems provision shall be made for collection of water samples by installation of a faucet on the discharge side of and as close as possible to the pump. The sampling faucet shall have a smooth turned down nozzle. A hose bib shall not be used.

3.1.5.8. Suction or non-pressure lines. All buried

suction pipe, or non-pressure lines shall be enclosed in a pipe conduit having a minimum wall thickness equivalent to a casing of same size, and shall be located from sources of pollution in accordance with the distances specified in sub-section 3.1.3.3. Suction pipes with annular space between pipe and encasement under pressure may be installed within the specified distances but in no case within 10 feet. Sewers of cast iron pipe with leaded joints, clear water drains, and cisterns, shall not be located within 10 feet of a suction line. No suction line shall be beneath a sewer. An exposed suction pipe, as in a basement room, shall be 18 inches, or greater practicable distance above the floor. Any pipe connecting a pump and well shall be protected against freezing.

3.1.5.9. Materials Prohibited. No material will be used in the well and pump installation that will result in the delivered water being toxic or having an objectionable taste or odor. All metallic and non-metallic materials shall have sufficient structural strength and other properties to accomplish the purpose for which installed. Flexible or non-rigid plastic pipe shall not be used for suspending submersible pumps, unless having the physical properties to withstand the torque and load to which it is subjected. Plastic pipe shall not be used unless bearing the approval of the National Sanitation Foundation and unless having the physical properties to withstand the torque and load to which it is subjected.

3.1.5.10. Offset Pumps, Pressure Tanks and Sampling Faucets shall be located where they are readily accessible. They shall not be located in a crawl space unless the crawl space is drained to the ground surface beyond the crawl space either by gravity or by means of a sump pump, and a minimum of four (4) feet of clear working space is provided between the floor of the crawl space and the floor joist in the pump area. If located in a crawl space, the pump shall be located within five (5) feet of the point of entry. The access opening should be at least two (2) feet high and two (2) feet wide. Any part or accessory to the water system, which requires routine maintenance shall not be installed in a crawl space unless that crawl space meets the requirements of the provisions of this Ordinance.

3.1.5.11. Pressure Tanks or approved substitutes used as part of the water system shall be of such size as to prevent excessive wear of the pump due to frequency of starting or stopping.

3.1.6. Use of Wells for Drainage Purposes.

3.1.6.1. The use of a well for disposal of sewage or other material which may pollute the potable underground water is prohibited.

3.1.7. Disinfection, Samples and Reports.

3.1.7.1. Disinfections. To prevent contamination of well or aquifer, it is desirable to maintain a chlorine residual of 200 parts per million in the well hole all during the drilling process. Under these conditions the well need not be disinfected until the pump is set. Every new, modified, or reconditioned water source, including pumping equipment and gravel used in gravel wall wells, shall be disinfected before being placed in service for general use. Such treatment shall be performed both when the well work is finished and when pump is installed or reinstalled. If there is no significant lapse of time between the two operations, only the latter disinfection will be required. The casing pipe shall be thoroughly swabbed to remove oil, grease, and joint dope, using alkalies if necessary to obtain clean metal surfaces. The well or other ground water development equipment, including the pumping equipment, in house plumbing and gravel used in gravel well construction shall be disinfected with a solution containing enough chlorine to leave a residual of 25 parts per million in the well after a period of at least 24 hours.

3.1.7.2. Water Samples. After pumping the well to remove all the disinfectant, water samples shall be collected from the in house plumbing and shall be laboratory analysis indicate the water to be satisfactory before such installation shall be placed in service and water samples shall be collected by the owner or agent of the owner. A copy of the satisfactory laboratory analysis must be submitted to the Hendricks County Health Department.

3.1.7.3. Well Record. The well driller shall supply the Health Officer, within thirty (30) days after drilling the well or open loop return well, with an accurate record of the construction details of the well or open loop return well, including a log of the soil formations and deeper material in which hole is drilled, results of pumping tests and such other information that may be requested. The driller shall furnish the owner a duplicate copy of this information.

3.1.8 Abandoning Wells or Open Loop Return Wells.

3.1.8.1. A well or open loop return well, to be temporarily abandoned, but which the owner intends to equip and use at some future time shall be temporarily sealed at the surface by welded or threaded cap in the case of a dug well in a manner satisfactory to the Health Officer.

3.1.8.2. Permanent Abandonment. A well or open loop return well that is to be abandoned permanently shall be filled with cement grout opposite each water bearing formation and in the top 40 feet of the hole. The remainder of the hole may be filled with puddled clay or other impermeable material that will permanently prevent migration of fluids in the hole. Sand, gravel, slag, and crushed limestone are not desirable

materials to use in filling a hole because they are permeable, but they may be used opposite a formation or stratum that is impermeable to water to bridge between zones of cement grout. If salt water is entering or may enter the well or open loop return well, the entire hole should be filled with cement grout. When permanently abandoning a well or open loop return well, the person doing such work shall report to the Health Officer within forty-eight (48) hours after completion of such work.

3.1.9. Closed Loop Geothermal Heat Pump Systems.

3.1.9.1. Closed loop geothermal heat pump systems must be installed in accordance with the Indiana State Board of Health Bulletin PWS-5 or the current Indiana State Board of Health Bulletin. (Current Bulletin Attached)

3.1.10. Powers for Inspection-Enforcement-Service of Notices and Orders-Hearings.

3.1.10.1. The Health Officer, bearing proper credentials and identification, shall be permitted to enter upon all properties at proper times for the purpose of inspection, observation, measurement, sampling, and testing necessary to carry out the provisions of this ordinance.

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

Such notice shall:

- (a) Be put in writing;
- (b) Include a statement of reasons why it is being issued.
- (c) Allow a reasonable time for the performance of any act it requires;
- (d) Be served upon the owner of his agent, or the occupant, as the case may require; provided that such notice shall be deemed to be properly served upon such owner or agent, or upon such occupant, if a copy thereof is sent by certified mail to his last known address, or if a copy thereof is posted in a conspicuous place in or about the dwelling 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;
- (e) Such notice must contain an outline of remedial action, which, if taken, will effect compliance with the provisions of this ordinance.

3.1.10.3. Any person affected by any such notice may request and shall be granted a hearing on the matter before the Health Officer or his designated representative provided that

such person shall file in the office of the Health Officer within ten (10) days after service of the notice, a written petition requesting such hearing and setting forth a brief statement of the grounds therefor. Upon receipt of such petition the Health Officer 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 practicable after the receipt of request therefore. 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.

3.1.10.4. After such hearing, the Health Officer or his designated representative shall sustain, modify or withdraw the notice, depending upon his findings as to whether the provisions of this ordinance have been complied with. If the Health Officer or his designated representative shall sustain or modify such notice, it shall be deemed to be an order. An notice served pursuant to sub-section 3.1.10.2. 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 within the ten (10) days after such notice is served. After a hearing in the case of any notice suspending any permit required by this ordinance, when such notice has been sustained by the Health Officer, or his designated representative, the permit shall be deemed to have been revoked. Any such permit which has been suspended by a notice shall be deemed to be automatically revoked if a petition for hearing is not filed in the office of the Health Officer within ten (10) days after such notice is served.

3.1.10.5. Whenever the Health Officer 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 requiring 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 but upon petition to the Health Officer shall be afforded a hearing as soon as possible, in the manner provided in sub-section 3.1.10.3. After such hearing, depending upon the findings as to whether the provisions of this ordinance have been complied with, the Health Officer shall continue such order in effect, or modify it, or revoke it.

3.1.11. Penalties.

3.1.11.1. Any person found to be violating any provision of this ordinance, shall be served by the Health Officer with a written order stating the nature of the violation and providing a time limit for satisfactory correction therewith.

3.1.11.2. Any person who shall continue any violation of

this ordinance beyond the time limit provided for in sub-section 3.1.10.1. of this ordinance shall be guilty of a Class B misdemeanor. On conviction, the violator shall be punished for the first offense by a penalty of not more than Five Hundred Dollars (\$500.00); for the second offense by a penalty for not more than One Thousand Dollars (\$1,000.00) and for the third and each subsequent offense by a penalty of not more than One Thousand Dollars (\$1,000.00) to which may be added imprisonment for any determinate period not exceeding ninety (90) days, and each day after the expiration of the time limit for abating the violation shall constitute a distinct and separate offense.

3.1.11.3. Any person violating any provisions of this Ordinance shall become liable to Hendricks County Department of Health for any expense, loss, or damage occasioned it by reason of such violation.

3.1.12. Enforcement Interpretation.

3.1.12.1. The Health Officer may adopt such rules and regulations as he deems necessary for the proper enforcement and to carry out the purpose and intent of this ordinance.

3.1.13. Validity

3.1.13.1. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

3.1.13.2. The invalidity of any section, clause, sentence or provision of this ordinance shall not affect the validity of any other part of this ordinance.

3.1.14. Ordinance in Force

3.1.14.1. This ordinance shall be in full force and effect on and after its passage, approval by the Commissioners and publication as required by law.

Passed and adopted by the Commissioners of Hendricks County, State of Indiana on this 7th day of October 1985.

Commissioners of Hendricks County

Dick Himself
Dick Himself

Marvin Money
Marvin Money

Herschel Gentry, Jr.
Herschel Gentry, Jr.

Attest: Mary Jane Weathers
Mary Jane Weathers, Auditor

HENDRICKS COUNTY GENERAL ORDINANCE NO. _____

AN ORDINANCE FACILITATING HOUSE BILL 1496 IN THE COLLECTION OF
SALES TAX, USER FEES, REGISTRATION FEES, AND TITLE FEE ON
MOTORIZED WATERCRAFT PURSUANT TO HOUSE BILL 1496

WHEREAS, the State of Indiana, through House Bill 1496, has required the Treasurer of Hendricks County, Indiana, to collect sales tax, user fees, registration fees and title fees on all motorized watercraft that are titled through the Hendricks County Treasurer's Office, and,

WHEREAS, the State of Indiana requires the Hendricks County Treasurer to not only collect the title fee of Six Dollars (\$6.00), as a title fee, Two Dollars (\$2.00) of which remains with Hendricks County and the balance of Four Dollars (\$4.00) is forwarded to the State of Indiana, and,

WHEREAS, if the County receives a bad check the County is then required to issue a check to its depository bank to cover the amount of the bad check which is then returned to the County, and,

WHEREAS, the Hendricks County Treasurer is then required to make a list of the bad checks and mail them to the State of Indiana after which they will be reimbursed for said checks but the County will then not be paid its Two Dollar (\$2.00) fee for handling, and,

WHEREAS, all sums that are paid in cash will not create a financial burden upon the taxpayers of Hendricks County.

NOW THEREFORE BE IT ORDAINED that the County Treasurer be directed to accept motorized watercraft title fees in cash only or to direct owners of motorized watercraft to secure their titles from the Department of Natural Resources of the State of Indiana.

BOARD OF COMMISSIONERS OF
HENDRICKS COUNTY, INDIANA

Marvin Money
Marvin Money, Chairman

Herschel Gentry, Jr.
Herschel Gentry, Jr.

Richard Himsel
Richard Himsel

ATTEST:

Mary Jane Weathers
Mary Jane Weathers

This instrument was prepared by:
E. Alonzo Deckard
LIND, DECKARD & O'BRIEN
106 North Washington Street
P.O. Box 371
Danville, Indiana 46122
Phone: 317-745-4485

Received 12/26/85
LIND, DECKARD & O'BRIEN

12-26-85

12/26/85

ORDINANCE AUTHORIZING HENDRICKS COUNTY
TO ISSUE ITS "ECONOMIC DEVELOPMENT FIRST MORTGAGE
REVENUE BONDS, SERIES 1985 (TEAL RIDGE ASSOCIATES,
An Indiana Partnership Project)" AND APPROVING OTHER
ACTIONS IN RESPECT THERETO

WHEREAS, the Hendricks County Economic Development Commission has rendered its Project Report for the Teal Ridge Associates, an Indiana Partnerships Project regarding the financing of proposed Economic Development Facilities for Teal Ridge Associates, an Indiana Partnership and the Hendricks County Planning Commission has commented favorably thereon; and,

WHEREAS, the Hendricks County Economic Development Commission conducted a public hearing on April 30, 1985 and also adopted a resolution on April 30, 1985, which resolution has been transmitted hereto, finding that the financing of certain economic development facilities of Teal Ridge Associates, an Indiana Partnership, complies with the purposes and provisions of I.C. 36-7-12 and that such financing will be of benefit to the health and welfare of Hendricks County and its citizens; and,

WHEREAS, the Hendricks County Economic Development Commission has heretofore approved and recommended the adoption of this form of Ordinance by this County Council and has approved the forms of and has transmitted for approval by the County Council the loan agreement, note, mortgage and indenture of trust, and guaranty agreement; now therefore,

BE IT ORDAINED BY THE COUNTY COUNCIL OF HENDRICKS COUNTY, INDIANA THAT:

Section 1. It is hereby found that the financing of the Economic Development facilities referred to in the loan agreement approved by the Hendricks County Economic Development Commission and presented to this county council, the issuance and sale of revenue bonds, the loan of the proceeds of the revenue bonds to Teal Ridge Associates, an Indiana Partnership, for the acquisition of land and construction of such facilities and the equipping thereof, payment of Revenue Bonds by the note payments of Teal Ridge Associates, an Indiana Partnership, under the loan agreement and note, the guarantee of payment, principal and interest on the Revenue Bonds by the principals of Teal Ridge Associates, an Indiana Partnership, and their spouses under the guaranty agreement, and the securing of said bonds by the mortgaging of such facilities to the Trustee under the mortgage and indenture of trust complies with the purposes and provisions of I.C. 36-7-12 and will be of benefit to the health and welfare of Hendricks County and its citizens.

Section 2. That the facilities will consist of acquisition of a 31.18 acre tract of ground and a construction of a 112-unit one and two bedroom multi-family apartment complex, along with necessary site improvements thereon in the approximate size of 100,000 square feet, to be located on State Road 267, approximately 1/4 mile north of U.S. Highway 36 in Avon, Hendricks County, Indiana.

Section 3. At the public hearing held by the Hendricks County Economic Development Commission, the Commission considered whether the Economic Development Facilities would have an adverse competitive effect on any similar facilities located in Hendricks County, and found, based on special findings of fact set forth in their resolution transmitted hereto that the facilities would not have an adverse competitive effect. This County Council hereby confirms the findings set forth in the Commission's resolution, and concludes that the Economic Development Facilities will not have an adverse competitive effect on any other similar facilities in Hendricks County, and these facilities will be of benefit to the health and welfare of the citizens of Hendricks County.

Section 4. The substantially final forms of the loan agreement, note, and mortgage and indenture of trust approved by the Hendricks County Economic Development Commission are hereby approved (herein collectively referred to as the "financing agreement" referred to in I.C. 36-7-12), and the substantially final form of the guaranty agreement approved by the Hendricks County Economic Development Commission is hereby approved and all such documents shall be incorporated herein by reference and shall be inserted in the minutes of the County Council and kept on file by the Auditor. In accordance with the provisions of I.C. 36-1-5-4, two (2) copies of all such documents are on file in the office of the Auditor for public inspection.

Section 5. Hendricks County shall issue its Economic Development First Mortgage Revenue Bonds, Series 1985 (Teal Ridge Associates, an Indiana Partnership, Project) in the total principal amount of approximately Five Million Five Hundred Thousand Dollars (\$5,500,000.00), and maturing not later than twenty (20) years from the date of the first principal payment, which in no event may exceed thirty (30) years, for the purpose of procuring funds to pay the cost of acquisition of land, construction and equipping of the Economic Development Facilities as more particularly set out in the mortgage and indenture of trust and loan agreement incorporated herein by reference, which bonds will be payable as to principal, premium, if any, and interest from the note payments made by Teal Ridge Associates, an Indiana Partnership, under the loan agreement and note or as otherwise provided in the above described mortgage and indenture of trust. The bonds shall be issued in fully registered form, may be issued in the denominations of \$5,000 or a multiple thereof, and shall be

redeemed as provided in Article VI of the Mortgage and Indenture of Trust. Payments of principal and interest are payable in lawful money of the United States of America at the principal office of the Trustee of its successor in trust or by check or draft mailed or delivered to the registered owner as provided in the mortgage and indenture of trust. The bonds shall never constitute a general obligation of, an indebtedness of, or a charge against the general credit of Hendricks County, nor are the bonds payable in any manner from revenues raised by taxation.

Section 6. The Board of Commissioners and Auditor are authorized and directed to sell such bonds to the purchasers thereof at a rate of interest on the bonds not to exceed 80% of the prime lending rate amounts by The Indiana National Bank, Indianapolis, Indiana from time to time (except in the event interest on the bonds become taxable in which event the interest rate on the bonds shall be the prime lending rate announced by The Indiana National Bank, Indianapolis, Indiana, and provided that the interest rate on the bonds shall never exceed 25% per annum), and at a price not less than 100% of the principal amount thereof.

Section 7. The Board of Commissioners and Auditor are authorized and directed to execute, attest, affix or imprint by any means the county seal to the documents constituting the financing agreement approved hereon on behalf of the county and any other documents which may be necessary or desirable to consummate the transaction, including the bonds authorized herein. The Board of Commissioner's and Auditor are hereby expressly authorized to approve any modifications or additions to the documents constituting the financing agreement which take place after the date of this Ordinance with the review and advice of the County Attorney; it being the express understanding of this County Council that said financing agreement is in substantially final form as of the date of this Ordinance. The approval of said modifications or additions shall be conclusively evidenced by the execution and attestation thereof and the affixing of the seal thereto or the imprinting of the seal thereon; provided, however, that no such modification or addition shall change the maximum principal amount of, interest rate on or term of the bonds as approved by the County Council by this ordinance without further consideration by the County Council. The signatures of the Board of Commissioners and Auditor on the bonds may be either manual or facsimile signatures. The Auditor is authorized to arrange for delivery of such bonds to the Trustee named in the mortgage and indenture of trust, payment for the bonds will be made to the Trustee named in the mortgage and indenture of trust and after such payment, the bonds will be delivered by the Trustee to the purchasers thereof. The Board of Commissioners and Auditor shall execute and the Auditor shall deliver the bonds to the Trustee within ninety (90) days of the adoption of this Ordinance. The bonds shall be dated as of June 1, 1985.

Section 8. The provisions of this Ordinance and the mortgage and indenture of trust securing the bonds shall constitute a contract binding between Hendricks County and the holder of the Economic Development First Mortgage Revenue Bonds, Series 1985 (Teal Ridge Associates, an Indiana Partnership, Project), and after the issuance of said bonds this ordinance shall not be repealed or amended in any respect which would adversely affect the rights of such holders so long as any of said bonds or the interest thereon remains unpaid.

Section 9. This ordinance shall be in full force and effect from and after its passage and signing by the presiding officer.

PASSED AND ADOPTED THIS 4 DAY OF JUNE, 1985.

HENDRICKS COUNTY COUNCIL

By: *R. L. Meyer*
Presiding Officer

ATTEST:

AUDITOR:

Mary Jane Weathers
Mary Jane Weathers

ORDINANCE NO. _____

ORDINANCE TO ABOLISH THE HENDRICKS COUNTY
BOARD OF TAX ADJUSTMENT

WHEREAS, I.C. 6-1.1-29-1 provides for the creation of a County Board of Tax Adjustment; and

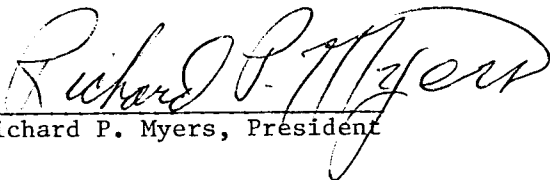
WHEREAS, I.C. 6-1.1-29-9(a) provides that a County Council may adopt an Ordinance to abolish the County Board of Tax Adjustment; and


WHEREAS, I.C. 6-1.1-29-9(a) provides that the said Ordinance must be adopted by July 1; and may not be rescinded in the year it is adopted; and

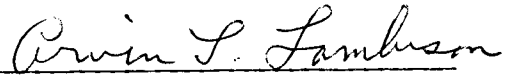
WHEREAS, the Hendricks County Council desires to adopt an Ordinance pursuant to I.C. 6-1.1-29-9(a), to abolish the Hendricks County Board of Tax Adjustment.


NOW, THEREFORE, BE IT ORDAINED that the Hendricks County Board of Tax Adjustment be abolished pursuant to I.C. 6-1.1-29-9(a).

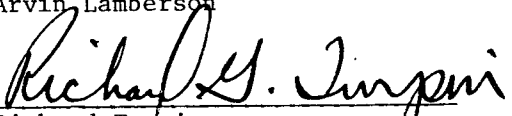
Dated this 4th day of June, 1985.

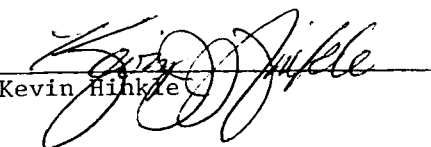

Richard P. Myers, President



Kenneth Givan


Arvin Lamberson


Lydia Gibbs


Richard Turpin


Kevin Hinkle


Charles Pope

Members of the Hendricks County Council

EMERGENCY APPROPRIATION ORDINANCE 1985-1

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:

HEALTH DEPARTMENT

Item 1-05-213-121	Part Time Secretary	REQUESTED \$ 4,914.00	APPROVED 4,914.00
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REVENUE SHARING

Item 2-12-505-155	100 W North of 1025 to Boone County line and 1025 N east of 100W Union Twp.	\$ 35,000.00	35,000.00
Item 3-12-505-237	Highway Safety, Maintenance and Equipment	\$400,000.00	400,000.00
TOTAL		\$435,000.00	435,000.00 \$35,000.00

Adopted this 8th day of January, 1985, by the following Aye and Nay vote:

AYE

Bruce L. Lambson
David D. Spinkle
Charles Pope
Sybil Gibbs
Richard G. Turpin

NAY

R. P. Myers
 President - Council

ATTEST: Mary Jarre Weathers
 Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1985-2

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

	REQUESTED	APPROVED
Item 1-01-103-440 Treasurer Machinery & Equipment	\$8,200.00	8,200.00
Item 2-01-135-364 Commissioners Soil & Water	\$ 320.00	320.00
TOTAL	\$8,520.00	8520.00

REDUCTION

Item 3-01-155-111	Soil & Water Conservation	\$ 320.00	320.00
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CUMULATIVE BRIDGE

Item 4-25-203-531	Bridge #38 Raceway Rd. North of 100N Washington Township	\$15,000.00	15,000
Item 5-25-203-532	Bridge #213 Raceway Rd. North of SR 36 Washington Township	\$15,000.00	15,000
Item 6-25-203-533	Bridge #126 450S east of 675W Clay Township	\$10,000.00	10,000
TOTAL		\$40,000.00	

Adopted this 5th day of February, 1985, by the following Aye and Nay vote

AYE

NAY

Arvin L. Lamberson
David J. Finkle
John D. Hogan
Ruth L. Turpin

R. P. Meyer
 President - Council

ATTEST: *Mary Jane Keathern*
 Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE 1985-3

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:

REVENUE SHARING

Item	Description	REQUESTED	APPROVED
Item 1-12-505-237	Highway Safety, Maintenance and Equipment	\$400,000.00	400,000.00

HIGHWAY

Item 2-02-201-400	Services Contractural	\$ 25,000.00	25,000.00
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Adopted this 5th day of March, 1985, by the following Aye and Nay vote:

AYE

NAY

Rich H. Imp...
Lydia A. Kette
...
...
...

R.P. Meyer
 President - Council

ATTEST: Mary Jane Keathers
 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		REQUESTED	APPROVED
Item 1-01-138-113	County Home Attendants	\$3,030.00	— 0 —
Item 2-01-138-121	County Home Extra Help	\$3,654.00	— 0 —
TOTAL		\$6,684.00	— 0 —

CUMULATIVE BRIDGE			
Item 3-25-203-519	Bridge #290 800E over Conrail RR	\$75,000.00	75,000.00
Item 4-25-203-532	Bridge #213 on Raceway Rd. N of 136	\$75,000.00	75,000.00
Item 5-25-203-533	Bridge #126 on 450S east of 675W	\$75,000.00	75,000.00
Item 6-25-203-534	Bridge #199 on Rd. 425E North of 850S Liberty Twp.	\$75,000.00	75,000.00
TOTAL		\$300,000.00	300,000.00

ROAD & STREET		
Item 7-26-216-366	Road & Street Repair	\$250,000.00 250,000.00

Adopted this 2nd day of April, 1985, by the following Aye and Nay vote:

AYE

NAY

Richard G. Imp...
Lydia A. Little
George D. Finkle
Anthony L. Johnson
J. H. Brown

R. P. Meyer
 President Council

ATTEST: *Mary Jane Weather*

EMERGENCY APPROPRIATION ORDINANCE 1985-5

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 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 1-01-109-204	\$1,200.00	1,200.00
Item 2-01-130-440	\$ 500.00	500.00
TOTAL	\$1,700.00	1,700.00

HIGHWAY

Item 3-02-201-386	\$65,000.00	\$ 65,000.00
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CUMULATIVE BRIDGE

Item 4-25-203-511	\$ 5,000.00	\$ 5,000.00
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Adopted this 7th day of May, 1985, by the following Aye and Nay vote:

AYE

Richard G. Surpin
Lydia A. Gibbs
Charles Pope
John H. Hivari
Tommy Spivey
Orville L. Johnson

NAY

R. P. Meyer
 President - Council

ATTEST: Mary Jane Keathere
 Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE NO. 1915-6

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 sum 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	APPROVE
Item 1-01-137-207	Sheriff's Medical & Dental	\$10,000.00	\$10,000.00

Adopted this 4th day of June, 1985, by the following Aye and Nay vote:

AYE
Richard L. Timp
Lydia Gibbs
Charles Pope
John H. Hines
Ernest J. Fugle
Erwin L. Johnson

NAY

L. P. Meyer
President - Council

ATTEST: Mary Jane Weather
Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE NO. 1985-7

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 1-01-130-440	Extension Office Equipment	\$ 3,515.00	3,515.00
Item 2-01-138-113	County Home Attendants	\$ 3,030.00	3,030.00
Item 3-01-138-121	County Home Extra Help	\$ 3,654.00	3,654.00
Item 4-01-150-113	Circuit Court Salary, Prob. Director	\$ 11,235.00	10,136.00
Item 5-01-150-115	Circuit Ct. Salary Prob. Officer	\$ 9,735.00	9,086.00
Item 6-01-150-119	Circuit Ct. Salary Sec. Prob. Officer	\$ 7,200.00	6,020.00
Item 7-01-150-201	Probation Cir. Ct. Supplies	\$ 150.00	150.00
Item 8-01-150-330	Probation Circuit Ct. Mileage	\$ 1,500.00	1,500.00
Item 9-01-150-345	Probation Circuit Ct. Printing	\$ 150.00	150.00
Item 10-01-151-111	Probation Sup. Ct I & II Sal. Director	10,196.90	10,196.90
Item 11-01-151-114	Prob. Sup. Ct. I & II Sal. Prob. Officer	\$ 9,086.00	9,086.00
Item 12-01-151-116	Prob. Sup. Ct. I & II Prob. Officer	\$ 9,086.00	9,086.00
Item 13-01-151-118	Probation Sup. Ct. I & II Salary Secretary	\$ 5,719.00	5,719.00
Item 14-01-151-345	Sup. Ct. I & II Probation Printing	\$ 269.83	269.83
	TOTAL	\$ 74,526.73	71,598.73

COUNTY REVENUE REDUCTION

Item 15-01-148-100	Unified Probation Salaries	\$50,464.81	50,464.81
Item 16-01-148-200	Unified Probation Supplies	\$ 424.05	424.05
Item 17-01-148-300	Unified Probation Other Services & Charges	<u>\$ 1,253.33</u>	<u>1,253.33</u>
	TOTAL	\$52,142.19	52,142.19

CUMULATIVE BRIDGE

Item 18-25-203-535	Bridge #15 C.R. 975N 0.2 Mile East of S.R. 39 Union Twp.	\$ 65,000.00	65,000.00
Item 19-25-203-536	Bridge #18 C.R. 150E 0.2 Mile North of C.R. 1025N Middle Twp.	\$ 55,000.00	55,000.00
Item 20-25-203-537	Bridge #32 C.R. 650E 0.5 Mile South of 900N Brown Township	\$ 65,000.00	65,000.00
Item 21-25-203-538	Bridge #92 C.R. 650N 0.7 Mile West of 400W Eel River Twp.	\$ 75,000.00	75,000.00

CUMULATIVE BRIDGE CONTINUED:

		REQUESTED	APPROV
Item 22-25-203-539	Bridge #120 C.R. 151S 0.9 Mile West of 800W Marion Twp.	\$50,000.00	50,000.00
Item 23-25-203-540	Bridge #135 C.R. 300W South of US 40 Franklin Twp.	\$50,000.00	50,000.00
Item 24-25-203-541	Bridge #30 C.R. 550E North of 700N Engineering Design	\$15,000.00	15,000.00
TOTAL		\$375,000.00	\$375,000.00

Adopted this 2nd day of July, 1985, by the following Aye and Nay vote:

AYE

Rich L. Turpin

Lynne A. Gibbs

James Pope

J. H. Lewis

Lynn D. Spidle

Bruce S. Lamberson

NAY

J. H. Lewis #4

Lynn D. Spidle #4

Bruce S. Lamberson

Richard P. Meyer

PRESIDENT - COUNCIL

ATTEST: Mary Jane Weathers

SECRETARY - COUNCIL

EMERGENCY APPROPRIATION ORDINANCE NO. 1985-8

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-'01-104-205	Recorder Mortgage & Deed Binders	\$ 960.00	960.00
Item 2-01-135-381	Commissioners Rent	\$6,150.00	5,000.00
Item 3-01-139-312	Circuit Court Venue-Judge	\$1,000.00	1,000.00
Item 4-01-139-313	Circuit Ct. Venue-Court Reporter	\$1,000.00	1,000.00
Item 5-01-139-345	Circuit Ct. Printing & Advertising	\$ 500.00	500.00
Item 6-01-140-304	Sup.Ct. I Pauper Attorney Fees	\$5,000.00	0
	TOTAL	\$14,610.00	8,460.00

ADULT PROBATION USER'S FUND

Item 7-16-319-101	Secretary Assistant Probation Officers Salary	\$ 975.00	0
Item 8-16-319-401	Secretary's Desk	\$ 500.00	500.00
Item 9-16-319-402	Business Computer	\$5,000.00	0
Item 10-16-319-403	Computer Software	\$2,500.00	0
	TOTAL	\$8,975.00	500.00

CUMULATIVE CAPITAL IMPROVEMENT FUND

Item 11-20-000-202	For Reconstruction of 10th Street approaches to Bridge #54 also under construction, appropriation being taken from the Cumulative Bridge Fund.	\$168,000.00	108,000.00
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CUMULATIVE BRIDGE

Item 12-25-003-752	Reconstruction of Bridge Costs for reconstruction of bridge on 10th Street 100N Washington Twp. (#54)	\$206,000.00	206,000.00
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Adopted this 6th day of August, 1985, by the following Aye and Nay vote:

AYE

NAY

Richard G. Impini
Lynnea A. Gibbs
Charles Pope
J. K. Keenan
Edna D. Dwyer
Archie L. Harrison

NAY

3,445 Fern Hill


Mary Jane Weathers, Auditor

By: Martha Lynn Kearney

ATTEST:

Secretary - Council

Secretary - Council


President - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1985-9

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 GENERAL

		REQUESTED	APPROVED
Item 1-01-107-114	Coroner Autopsy & Lab Fees	\$ 2,000.00	2,000.00
Item 2-01-107-339	Coroner Transportation of Bodies	\$ 250.00	250.00
TOTAL		\$ 2,250.00	2,250.00

REVENUE SHARING

Item 3-12-505-237	Highway safety, maintenance & Equipment	\$140,000.00	140,000.00
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CUMULATIVE BRIDGE FUND

Item 4-25-203-542	Bridge #4 Road 475W North of 900N Eel River Township	\$ 50,000.00	50,000.00
Item 5-25-203-543	Bridge #13 on Road 0 north of 900N Union Twp. Bridge Reconstruction	\$ 50,000.00	50,000.00
TOTAL		\$100,000.00	100,000.00

ROAD & STREET FUND

Item 6-26-216-366	Maintenance, Needed for Hot Mix projects in sub-divisions	\$125,000.00	125,000.00
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Adopted this 3rd day of September, 1985, by the following Aye and Nay vote:

AYE

Shirley E. Pope

John H. Hines

Armin L. Lambson

Lydia Gibbs

Kevin D. Dinkels

NAY

Rich D. G. Impson

President - Council

ATTEST: Mary Jane Keathers

Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1985-10

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 1-01-105-335	Sheriff Prisoner Pick-Up	\$ 702.58	702.58
Item 2-01-135-440	Commissioners Microfilm Equipment	\$5,224.00	5,224.00
Item 3-01-137-207	Jail Medical & Dental	\$5,000.00	5,000.00
Item 4-01-148-201	Probation Supplies	\$ 696.58	696.58
Item 5-01-148-232	Probation Equipment Maintenance	\$ 60.00	60.00
Item 6-01-148-346	Probation Printing	\$ 22.00	22.00
	TOTAL	\$11,705.16	11,705.16

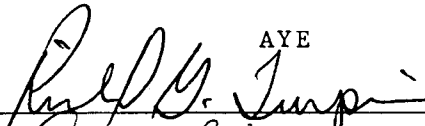
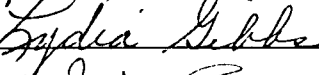
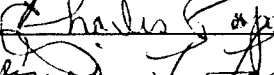
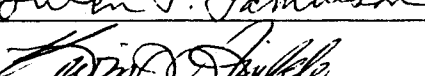
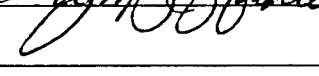
REASSESSMENT

Item 7-08-507-150	Extra Help	\$ 450.00	450.00
Item 8-08-507-216	Operating Expense	\$ 550.00	550.00
	TOTAL	\$1,000.00	1,000.00

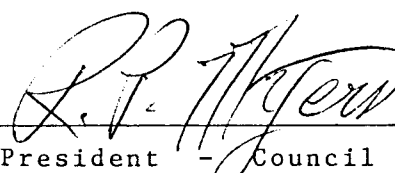
JUVENILE PROBATION USERS FUND

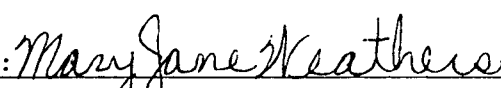
Item 9-16-318-115	Staff Education	\$ 820.00	820.00
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Adopted this 8th day of October, 1985, by the following Aye and Nay vote:

AYE






NAY


 President - Council

ATTEST: 
 Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1985-11

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

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

COUNTY REVENUE

	REQUESTED	APPROVED
Item 1-01-084-113 P. Atty. Title 4-D, Part Time Secretary	\$ 1,080.00	1,080
Item 2-01-108-445 P. Atty. Office Machines	500.00	500
Item 3-01-135-442 Animal Control Authority - Van	12,000.00	12,000
Item 4-01-139-112 Circuit Court Reporter Salary	1,168.93	1,168.93
Item 5-01-139-457 Circuit Court Law Books	3,000.00	Tabled

HIGHWAY

Item 6-02-201-400 Road striping	30,000.00	30,000
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REASSESSMENT

Item 7-08-509-300 Mapping	155,440.00	155,440
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CUMULATIVE BRIDGE

Item 8-25-203-544 Bridge #248 on 300 S Guilford & Wash. Twp.	6,741.33	6,741.33
Item 9-25-203-545 Bridge #274, Blake St. over Penn Central RR	21,427.58	21,427.58
Item 10-25-203-546 Bridge #233 on 500 S west of New 267 Guilford Twp.	25,000.00	25,000.00
TOTAL	\$53,168.91	53,168.91

Adopted this 5th day of November, 1985, by the following Aye and Nay votes:

AYE	NAY
<u>Richard L. Surpin</u>	
<u>Charles Pope</u>	
<u>John H. Hivon</u>	
<u>Arvin T. Lombro</u>	
<u>Kevin D. Spake</u>	
<u>Lidia C. Hoke</u>	
	<u>Kevin D. Spake</u> Items 1, 2, 3, 4
	<u>R. P. Myers</u>
	President - Council

ATTEST: Mary Jane Weathers
Secretary - Council

EMERGENCY APPROPRIATION ORDINANCE No. 1985-12

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

		<u>REQUESTED</u>	<u>APPROVED</u>
Item 1-01-105-302	Sheriff Attorney Fees	\$3,000.00	3,000.00
Item 2-01-109-447	Assessor Equipment	\$1,200.00	1,200.00
Item 3-01-131-302	Plan Commission Legal Services	\$ 415.00	415.00
Item 4-01-131-331	Plan Commission Mileage	\$ 600.00	600.00
Item 5-01-135-114	Commissioners Micro-film Clk. Salary	\$10,750.00	10,750.00
Item 6-01-135-303	Commissioners Legal Services	\$20,701.35	20,701.35
Item 7-01-135-325	Commissioners Transfer Tuition	\$18,240.20	18,240.20
Item 8-01-135-326	Commissioners Telephone	\$19,013.39	19,013.39
Item 9-01-135-356	Commissioners Insurance	\$40,290.00	40,290.00
Item 10-01-135-375	Commissioners 4-H Fair Board	\$ 4,518.86	4,518.86
Item 11-01-135-398	Commissioners Exam. of Records	\$ 7,941.00	7,941.00
Item 12-01-137-360	Jail Utilities	\$ 5,000.00	5,000.00
Item 12-01-137-377	Jail Heating & Air Conditioning	\$ 726.00	726.00
Item 13-01-137-395	Jail Meals for Prisoners	\$ 3,500.00	3,500.00
Item 14-01-139-457	Circuit Court Law Books	\$ 3,000.00 19,500.00	19,500.00
Item 15-01-147-440	Computer Equipment	\$48,354.00	48,354.00
	TOTAL	\$187,249.80	186,200.80

REDUCTION

Item 16-01-102-115	Clerk's Salary	\$10,750.00	10,750.00
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HIGHWAY

Item 17-02-201-356	Liability Insurance	\$31,700.00	31,700.00
Item 18-02-201-357	Workmen's Comp. Insurance	\$ 9,000.00	9,000.00
	TOTAL	\$40,700.00	40,700.00

Adopted this 3rd day of December, 1985, by the following Aye and Nay vote:

AYE

Rich D. G. Jurgin
Raymond E. Jurgin
John H. Jurgin
Don D. Jurgin
Abner D. Jurgin

NAY

Item 1. Item 9
Rich D. G. Jurgin

R. C. Myers
President - Council

ATTEST: Mary Jane Weather
Secretary - Council

FEBRUARY 5, 1985

RESOLUTION NO. 1985-1

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-103-366 Repairs & Maintenance	\$1,250.00	01-103-440 Machinery & Equip.	\$1,250.00	<i>\$1,250</i>

Adopted this 5th day of February, 1985, by the following votes:

AYE
Orville L. Fagelson
David D. Fiddle
John D. Gibson
Richard H. Turpin

NAY

R. P. Myers
President of Council

ATTEST: *Mary Jane Keathens*
Secretary - Council

March 5, 1985

RESOLUTION NO. 1985-2

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:

WELFARE

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-03-031-010 Assistance to Families with Dependent Children	\$234,327.00	03-032-927 Hospital Care for Indigent	\$234,327.00	234,327.00

Adopted this 5th day of March, 1985, by the following votes:

AYE

NAY

Richard Y. Turpin
Ludwig A. Gibbs
John A. Davis
Rowin S. Lamberson

ATTEST: Mary Jane Keathen
Secretary Council

R. P. Meyer
President - Council

May 7, 1985

RESOLUTION 1985-3

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-103-346 Treasurer Other Printing & Adv.	\$400.00	01-103-201 Treas. Office Supplies	\$400.00	\$400.00
Item 2-01-130-201 Extension Office Supplies	\$300.00	01-130-367 Ext. Office Equip. Repair	\$300.00	300.00

Adopted this 7th day of May, 1985, by the following votes:

Rich L. Turpin
Lydia A. Gibbs
Charles Pope
J. H. Hivon
W. J. Finkle
Arvin D. Hamblen

NAY

R. P. Meyer
President - Council

APPROVED: Mr. D. ... + 1.

RESOLUTION No. 1985-4
June 4, 1985

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:

ROAD & STREET FUND

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-26-216-111	Personal Services	26-216-366 Maintenance	\$10,000.00	
Item 2-26-216-200	Supplies	26-216-366 Maintenance	\$10,000.00	
		TOTAL	\$20,000.00	\$20,000.00

Adopted this 4th day of June, 1985, by the following Aye and Nay vote:

AYE

NAY

Rich. L. Imper
Byron L. Latta
Charles Pope
John W. Iverson
Kevin D. Apple
Robert L. Harrison

R. P. Meyer
President - County Council

ATTEST: Mary Jane Keathere
Secretary - Council

July 2, 1985

RESOLUTION No. 1985-5

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-105-376 Sheriff Radio Repair	\$225.00	01-105-374 Sheriff Xerox Maintenance	\$225.00	\$225
Item 2-01-134-331 Vet. Serv. Office Mileage	\$ 37.77	01-134-112 Vet. Serv. Office School	\$ 37.77	\$37.77
Item 3-01-135-421 Comm. Other Structures	\$20,000.00	01-135-423 Ct. House	\$20,000.00	20,000.00
Item 4-01-135-422 Comm. Garage	\$ 5,463.27	01-135-423 Ct. House	\$ 5,463.27	5,463.27
Item 5-01-135-426 Comm. Ct. House Annex	\$ 7,000.00	01-135-423 Ct. House	\$ 7,000.00	7,000
Item 6-01-135-460 Comm. Special Contracts	\$39,000.00	01-135-423 Ct. House	\$39,000.00	\$39,000
Item 7-01-135-460 Comm. Special Contracts	\$17,985.00	442 Office Equipment 01-135-440 Comm. Micro-Film Equipment	\$17,985.00	\$17,985
Item 8-01-139-457 Cir. Ct. Law Books	\$ 250.00	01-139-392 Cir. Ct. Dues & Subscriptions	\$ 250.00	\$250.00

WELFARE

Item 9-03-032-925 Adoption Aid	\$25.00	03-032-730 Vault or Lock Box	\$25.00	\$25.00
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Adopted this 2nd day of July, 1985, by the following Aye and Nay vote:

AYE

Richard D. Impari
Lydia A. Glick
Charles J. Pope
Al H. H. H.

NAY

AUGUST 6, 1985

RESOLUTION No. 1985-6

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount Approved</u>
Item 1-01-104-383 Recorder Micro-Filming Plates	\$833.80	01-104-205 Recorder Binders	\$833.80 \$833.80
Item 2-01-131-114 Plan Comm. Secretary to Board Salary	\$1,588.35	01-131-401 Plan Comm. File Cabinets	\$1,588.35 \$1,588.35
Item 3-01-147-115 Computer Room Staff Education & Training	\$500.00	01-147-331 Computer Room Mileage	\$500.00 \$500.00
Item 4-01-136-375 Ct. H. Electrical	10,640.00	01-136-244 Ct. H. Misc.	10,640.00 10,640.00

HEALTH

Item 5-05-213-244 Mosquito Survey & Control	\$350.00	05-213-441 Equipment	\$350.00 \$350.00
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SUBSTANCE ABUSE FUND

Item 6-16-316-360 Indiana Gas	\$2,500.00	16-316-392 Dues & Training	\$2500.00 - 0 -
Item 7-16-316-381 Lee Comer Rent	\$305.00	16-316-001 Special Expenditures	\$ 305.00 - 0 -

Adopted this 6th day of August, 1985, by the following votes:

AYE

Richard C. Impi
Lydia A. Gibbs
Charles E. Carr

NAY

September 3, 1985

RESOLUTION No. 1985-7

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		
<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-104-113 Second Deputies Salary	\$108.63	01-104-387 Equipment Purchase Calculator	\$108.63	108.63

Adopted this 3rd day of September, 1985, by the following votes:

AYE

NAY

Charles J. Pope
William L. Lambson
Lydia Gibbs
Erin D. Finkle

Richard G. Turpin, Jr.
PRESIDENT - COUNTY COUNCIL

ATTEST: Mary Jane Keathern
SECRETARY - COUNTY COUNCIL

OCTOBER 7, 1985

RESOLUTION NO. 1985-8

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approve</u>
Item 1-01-108-445 Pros. Atty Office Machines	\$ 94.00	01-108-394 Office Machine Maint.	\$ 94.00	✓
Item 2-01-108-457 Pros. Atty Law Books	\$ 20.00	01-108-394 Office Machine Maint.	\$ 20.00	✓
Item 3-01-131-401 Plan Comm. Equipment	\$ 349.00	01-131-331 Plan Comm. Mileage	\$ 349.00	✓
Item 4-01-147-301 Computer Programs	\$25,000.00	01-147-440 Computer Equipment	\$25,000.00	✓
Item 5-01-143-331 Engineer Mileage	\$ 500.00	01-143-441 Engineer Furniture & Fixtures	\$500.00	✓

Adopted this 8th day of October, 1985, by the following votes:

Item 6-01-05-213-244 220.00 01-05-213-183 \$220.00 ✓
 Item 7-01-336-375 4,000.00 01-136-422 NAY \$4,000.00 ✓

Rich D. Jorgensen
Lydia Gibbs
Charles Pope
J. R. Hickey
Arvin L. Lamberson
Kevin D. Finkle

R. P. Meyer
 President - County Council

ATTEST: *Mary Jane Keathern*
 Secretary - County Council

NOVEMBER 5, 1985

RESOLUTION No. 1985-9

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

<u>Budget & Class No.</u>	<u>Unexpected Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-101-441 C1 Desk	\$668.93	01-101-366 CL Type-writer maintenance	\$668.93	668.93
Item 2-01-103-366 Treas. Repair & Maint.	\$153.30	01-103-440 Treas. Mach. & Equipment	\$153.30	153.30
Item 3-01-108-114 P. Atty Legal Sec. I Salary	\$791.00	01-108-445 P. Atty. Office Machines	\$791.00	791
Item 4-01-108-115 P. Atty Legal Sec II Salary	\$909.00	01-108-445 P. Atty Office Machines	\$909.00	909
Item 5-01-108-116 P. Atty Inv. Salary	\$299.00	01-108-445 P. Atty Office Machines	\$299.00	299
Item 6-01-111-361 GTA Heating & Gas	\$ 10.00	01-111-241 GTA Film	\$ 10.00	10
Item 7-01-111-361 GTA Heating & Gas	\$ 90.00	01-111-326 GTA Phone	\$ 90.00	90
Item 8-01-112-113 LTA Cl. Assistant	\$180.00	01-112-201 LTA Office Supplies	\$180.00	180
Item 9-01-112-113 LTA Cl. Assistant	\$120.00	01-112-334 LTA Postage	\$120.00	120
Item 10-01-112-113 LTA Cl. Assistant	\$300.00	01-112-326 LTA Phone	\$300.00	300
Item 11-01-130-111 Agri Agent Salary	\$1,040.00	01-130-440 Ex. Other Equipment, etc.	\$1,040.00	1,040
Item 12-01-130-116 Agri Agent Sec. Salary	\$ 228.00	01-130-440 Ex. Other equipment, etc.	\$ 228.00	228.00
Item 13-01-130-116 Agri Agent Sec. Salary	\$ 534.00	01-130-367 Ex. Equip. Repair	\$ 534.00	534
Item 14-01-131-401 Pl. Comm. Equipment	\$ 247.35	01-131-114 Pl. Comm. Sec. Salary	\$ 247.35	247.35
Item 15-01-136-375 Ct. House Electrical	\$1,000.00	01-136-244 Ct. House Miscellaneous	\$1,000.00	1,000
Item 16-01-136-375 Ct. House Electrical	\$3,000.00	01-136-422 Ct. House Bldgs. & Elevator	\$3,000.00	3,000

Budget & Class No.	Unexpected Appropriation	Transfer to Account	Amount	Approved
Item 22-01-141-313 Change Venue Court Reporter	\$450.00	01-141-442 Sup.Ct.II Office Machines	\$450.00	450
Item 23-01-141-314 Change Venue Bailiff	\$250.00	01-141-442 Sup.Ct. II Office Machines	\$250.00	250
Item 24-01-141-315 Special Judges	\$1,000.00	01-141-442 Sup.Ct. II Office Machines	\$1,000.00	1,000

HIGHWAY

Item 25-02-201-114 Labor	\$ 88.52	02-201-202 Office Supplies	\$ 88.52	88.52
Item 26-02-201-114 Labor	\$1,800.00	02-201-218 Tires & Tubes	\$1,800.00	1800
Item 27-02-201-114 Labor	\$ 743.85	02-201-226 Other Garage Supplies	\$ 743.85	743.85
Item 28-02-201-114 Labor	\$ 102.43	02-201-241 Other Office Supplies	\$ 102.43	102.43
Item 29-02-201-114 Labor	\$2,800.00	02-201-242 Other Supplies	\$2,800.00	2,800
Item 30-02-201-114 Labor	\$10,000.00	02-201-260 Stone & Gravel	\$10,000.00	10,000
Item 31-02-201-114 Labor	\$10,500.00	02-201-374 Parts & Rep.	\$10,500.00	10,500
Item 32-02-201-114 Labor	\$ 790.00	02-201-447 Other New Equip.	\$790.00	790

WELFARE

Item 32-03-310-200 AFDC Burial	\$750.00	03-123-000 Group Ins.	\$750.00	750
Item 33-03-310-400 Destitute Children	\$200.00	03-123-000 Group Ins.	\$200.00	200
Item 34-03-310-700 Adoption Assistance	\$3,285.00	03-123-000 Group Ins.	\$3,285.00	3,285.00
Item 35-03-292-100 Care of Wards in Foster Homes	\$2,700.00	03-424-000 Machines & Equipment	\$2,700.00	2,700

HEALTH

Item 36-05-213-244 Mosquito Control	\$390.00	05-213-441 Office Equip.	\$390.00	390.00
Item 37-05-213-244 Mosquito Control	\$400.00	05-213-346 Printing	\$400.00	400.00
Item 38-05-213-244 Mosquito Control	\$500.00	05-213-323 Mileage	\$500.00	500.00

Adopted this 5th day of November, 1985, by the following Aye and Nay vote:

Richard L. Surpin
AYE

NAY

DECEMBER 3, 1985

RESOLUTION No. 1985-10

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

<u>Budget & Class No.</u>	<u>Unexpended Appropriation</u>	<u>Transfer to Account</u>	<u>Amount</u>	<u>Approved</u>
Item 1-01-101-121 Clerk-Salary	\$1600.00	01-101-201 Clerk Office Supplies	\$1600.00	1600.00
Item 2-01-103-331 Treas. Mileage	\$.15	01-103-201 Treas. Office Supplies	\$.15	.15
Item 3-01-103-346 Treas. Other Stationery & Printing	\$ 5.18	1-103-201 Treas. Office Supplies	\$ 5.18	5.18
Item 4-01-103-392 Treas. Dues	\$ 3.19	01-103-201 Treas. Office Supplies	\$ 3.19	3.19
Item 5-01-103-440 Treas. Machinery and Equipment	\$ 6.15	01-103-201 Treas. Office Supplies	\$ 6.15	6.15
Item 6-01-131-201 Plan Comm. Office Supplies	\$ 100.00	01-131-302 Plan Comm. Legal Services	\$ 100.00	100.00
Item 7-01-135-117 Commissioners Workmen's Comp.	\$63,287.00	01-135-356 Comm. Liability Ins.	\$63,287.00	63,287.00
Item 8-01-138-305 Co. Home Education	\$ 60.00	01-138-231 Co. Home Repair & Maint.	\$ 60.00	60.00
Item 9-01-138-308 Co. Home Fee for Boiler Insp.	\$ 50.00	01-138-231 Co. Home Repair & Maint.	\$ 50.00	50.00
Item 10-01-138-330 Co. Home Mileage	\$ 356.69	01-138-231 Co. Home Repair & Maint.	\$ 356.69	356.69
Item 11-01-138-333 Co. Home Freight	\$ 320.45	01-138-231 Co. Home Repair & Maint.	\$ 320.45	320.45
Item 12-01-138-371 Co. Home Gas & Oil	\$ 20.75	01-138-231 Co. Home Repair & Maint.	\$ 20.75	20.75
Item 13-01-138-374 Co. Home Boiler Repair	\$690.32	01-138-231 Co. Home Repair & Maint.	\$ 690.32	690.32
Item 14-01-138-392 Co. Home Dues & Subscriptions	\$200.00	01-138-447 Co. Home Equipment	\$ 200.00	200.00
Item 15-01-122-331 Trustee Mileage	\$ 1.00	01-121-112 Dep. Ass'r	\$ 1.00	1.00

Clk. ... 36

JUVENILE PROBATION USER'S FEES

Item 16-318-376 Repair
Office Equip. \$118.53

16-318-115 Staff Education \$118.53

118⁵³

Item 16-318-337 Return
of Runaways \$250.00

16-318-115 Staff Education \$250.00

250⁰⁰

Adopted this 3rd day of December, 1985, by the following votes:

AYE

NAY

Richard H. Imperi
Charles E. Pope
J. H. Hivens
Tom D. Hill
Orlando S. Johnson

R. V. Meyer
President - County Council

ATTEST: Mary Jane Weather
Secretary - County Council