Adopting Body Description Number Date							
Commissioners	Establishing an Annual Sex or Violent Offender Fee	Number	Date				
Commissioners	Establishing Sheriff's Fee for Sheriff's Sales	2009-01	1/13/2009				
	Locasioning Sherin's Lee for Sherin's Solies	2009-02	1/13/2009				
Council	Authorizing Issuance & Sale of Transportation Revenue Bonds	2009-03	2/12/2009				
Commissioners	Amend Zoning Map ZA 393/09 Hall Investments	2009-04	2/24/2009				
Council	Appropriation of Transportation Revenue Bonds	2009-05	3/12/2009				
Commissioners	Amend Zoning Map ZA394/09 New Winchester Properties. LLC	2009-06	3/24/2009				
Commissioners	Amend Zoning Map ZA 395/09 West Central Indiana Plumbing,	2009-07	3/24/2009				
	Amend Subdivision Control Ordinance Appendix C - Certificates						
Commissioners	& Notations	2009-08	4/28/2009				
Commissioners	Amend Zoning Map ZA 396/09 Lawrence R. Wheatley	2009-09	4/28/2009				
Commissioners	Amend Zoning Map ZA 397/09 KS Hendricks Partners, LLC	2009-10	4/28/2009				
	Establishing Maximum Speed Limits on CR 1050E from 700S to		· · · ·				
Commissioners	800S	2009-11	5/5/2009				
	Establishing Maximum Speed Limits on CR 900/925N from SR39						
Commissioners	to CR 75E	2009-12	5/5/2009				
	Establishing Maximum Speed Limits on Valley Vista Dr in Valley						
Commissioners	Vista Estates	2009-13	5/5/2009				
Commissioners	Vacating Public Street Right-of-Way - George D & Peggy L Ford	2009-14	5/12/2009				
Commissioners &							
Council	2009 Salary Ordinance	2009-15	5/14/2009				
	Authorizing Temporary Loans from Rainy Day Fund to Debt						
Council	Service Funds	2009-16	6/11/2009				
-1	Amend Zoning Ordinance Chapter 9 Sign Standards, Chapter 15						
Commissioners	Definitions, & Table 9.1 Permitted Signs	2009-17	6/23/2009				
Commissioners	Amend Zoning Ordinance Chapter 4 Zoning Districts	2009-18	7/21/2009				
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	Amend Zoning Ordinance Table 4.4 Residential Lot Standards,						
	Table 4.5 Non-Residential Lot Standards, Chapter 7 Development						
	Standards, Chapter 8 Design Standards, Chapter 12 Petitions,						
Commissioners	Permits & Procedures, & Chapter 15 Definitions	2009-19	8/18/2009				
	Amend Zoning Ordinance Chapter 10 Floodplain Management &						
Commissioners	Chapter 15 Definitions	2009-20	8/18/2009				
Commissioners	Amend Drainage Board & Erosion Control Uniform Fee Schedules	2009-21	9/1/2009				
	Establishing Maximum Speed Limits on Station Hill Drive - Station						
Commissioners	Hill Subdivision	2009-22	9/8/2009				
	Establishing Maximum Speed Limits on CR 450E from Main						
Commissioners	Street (Old 36) to CR 100N	2009-23	9/8/2009				

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2009 HENDRICKS COUNTY ORDINANCES

	Allowing Monthly Installments or Monthly Automatic		
Council	Deductions to Pay Property Tax Bills	2009-24	9/10/2009
Commissioners	Establishing Domestic Violence Fatality Review Team (DVFRT)	2009-25	9/15/2009
Commissioners	Amend Zoning Map ZA 398/09 KS Hendricks Partners, LLC	2009-25	9/15/2009
	Amond Zoning Ordinance Table 4.2 Demoits days (Const.)		
	Amend Zoning Ordinance Table 4.3 Permitted and Special Exception Land Uses, Chapter 7 Development Standards, Chapter		
Commissioners	12 Petitions, Permits & Procedures, & Chapter 15 Definitions	2009-27	9/15/2009
	Establishing Partnership for Water Quality Special Revenue Fund		
Commissioners	for Education and Outreach & Public Participation and Involvement	2009-28	10/6/2009
	Amend Zoning Ordinance Chapter 4 Zoning Districts, Chapter 14		10,0,2005
Commissioners	Overlay Districts, & Chapter 15 Definitions	2009-29	10/27/2009
Council	2010 Salary Ordinance	2009-30	11/12/2009

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ORDINANCE NO. <u>2009-0</u>

AN ORDINANCE ESTABLISHING AN ANNUAL SEX OR VIOLENT OFFENDER REGISTRATION FEE, A SEX OR VIOLENT OFFENDER ADDRESS CHANGE FEE AND ESTABLISHING THE HENDRICKS COUNTY SEX OR VIOLENT OFFENDER ADMINISTRATION FUND

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, ("Commissioners") is the executive and legislative body for Hendricks County;

WHEREAS, subject to the provisions of I.C. 36-2-13-5.6, the Commissioners may require the Hendricks County Sheriff (as defined in I.C. 11-8-8-2) to collect an annual sex or violent offender registration fee and a sex or violent offender address change fee; and,

WHEREAS, the Commissioners desire to establish the Hendricks County Sex or Violent Offender Administration Fund to fund the administration of the sex or violent offender registration system.

NOW THEREFORE, be it ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the sex or violent offender registration fee, the sex or violent offender address change fee and the Hendricks County Sex or Violent Offender Administration Fund are hereby established as follows:

Section 1. Establishment of Sex and Violent Offender Administration Fund.

The Hendricks Sex and Violent Offender Administration Fund is hereby established. The purpose of the fund is to defray the expense of administering or ensuring compliance with the laws concerning the Indiana sex and violent offender registry. The Hendricks County council may appropriate money from the fund for this purpose.

Section 2. Fees

a. <u>Registration Fee</u>. The annual fee for sex or violent offenders registering in Hendricks County shall be Fifty Dollars (\$50.00). Payment of the fee shall be made upon the offender's initial registration in Hendricks County and subsequently on or before each annual registration date.

b. <u>Change of Address Fee.</u> A fee of Five Dollars (\$5.00) shall be charged and collected each time a sex or violent offender registers an address change with the Hendricks County Sheriff's Department.

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Payment of Fees. Section 3.

All fees collected under this Ordinance shall be collected by the Hendricks County Sheriff's Department when a sex or violent offender registers with the Hendricks County Sheriff's Department.

Section 4. Procedures.

All fees collected under this Ordinance by the Hendricks County Sheriff's Department shall be transferred to the Hendricks County Auditor. On a monthly basis, the Hendricks County Auditor shall (a) deposit ninety percent (90%) of any fees collected under this Ordinance in the Hendricks County General Fund; and (b) transfer ten percent (10%) of any fees collected under this Ordinance to the State of Indiana for deposit in the state sex and violent offender administration fund under I.C. 11-8-8-21.

All of which is PASSED and ORDAINED this 13^{+h} day of analysis20 09 .

> **BOARD OF COMMISSIONERS** OF HENDRICKS COUNTY

Palmer Commissioner

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Commissioner

ATTEST:

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Cinda Kattau **Hendricks County Auditor**

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ORDINANCE NO. _ 2009-02

AN ORDINANCE ESTABLISHING THE COLLECTION OF THE SHERIFF'S FEE FOR SHERIFF'S SALES

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, ("Commissioners") is the executive and legislative body for Hendricks County;

WHEREAS, subject to the provisions of I.C. 32-29-7-2, the Commissioners may require the Hendricks County Sheriff (as defined in I.C. 11-8-8-2) to collect a cost of Sheriff Sale Administrative Fee,

NOW THEREFORE, be it ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the cost of Sheriff Sale Administrative Fee is hereby established as follows:

Section 1. Fees

b.

a. <u>Administrative Fee</u>. The administrative cost fee for Sheriff Sales in Hendricks County shall be Two Hundred Dollars (\$200.00). Payment of the fee shall be made by the person seeking to enforce the judgment and decree; and due at the time of filing of the praecipe.

<u>Process Fee.</u> The Sheriff shall charge a fee of ten dollars (\$10) to one (1) owner and three dollars (\$3) to each additional owner for service of written notice.

Section 2. Payment of Fees.

All fees collected under this Ordinance shall be collected by the Hendricks County Sheriff's Department at the time of filing of the praecipe; under subsection (b) I.C. 32-29-7-3.

Section 3. Procedures.

All fees collected under this Ordinance by the Hendricks County Sheriff's Department shall be transferred to the Hendricks County Auditor. On a monthly basis, the Hendricks County Auditor shall deposit one hundred percent (100%) of any fees collected under this Ordinance in the Hendricks County General Fund;

All of which is PASSED and ORDAINED this $/3^{+-}$ day of $\frac{\sqrt{a_wa_w}}{\sqrt{a_w}}$

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY

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Palmer Commissioner

Commissioner

Commissioner

ATTEST:

la Kattau

Cinda Kattau **Hendricks** County Auditor

12/10/2008

COUNTY COUNCIL ORDINANCE NO. 2009-03

AN ORDINANCE OF HENDRICKS COUNTY, INDIANA, AUTHORIZING THE ISSUANCE AND SALE OF TRANSPORTATION REVENUE BONDS OF THE COUNTY, IN ONE OR MORE SERIES, IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED EIGHT MILLION DOLLARS (\$8,000,000), FOR THE PURPOSE OF FINANCING COSTS OF A CERTAIN ROAD PROJECT OF THE COUNTY, AND TAKING OTHER ACTIONS RELATED THERETO.

WHEREAS, the Hendricks County Council has imposed the county motor vehicle excise surtax and the county wheel tax on the county taxpayers of Hendricks County, Indiana (the "County"), pursuant to IC 6-3.5-4 and IC 6-3.5-5, respectively (such taxes are hereinafter collectively referred to as the "Motor Vehicle Taxes"); and

WHEREAS, the County previously has issued its Transportation Revenue Bonds, Series 2003, in the aggregate principal amount of \$5,000,000 (the "2003 Bonds"), which are payable from the Motor Vehicle Taxes; and

WHEREAS, the County intends to use a portion of the revenues to be received from the Motor Vehicle Taxes for the reconstruction and expansion of County Road 600 North in the County, including engineering, utility relocation, railroad expenses and related land acquisition (the "Project"), and to issue bonds of the County payable from such revenues to finance the Project, on a parity with the 2003 Bonds; and

NOW, THEREFORE, BE IT ORDAINED BY THE HENDRICKS COUNTY COUNCIL AS FOLLOWS:

SECTION 1. The Board of Commissioners of the County is hereby authorized to make a loan in the principal amount not to exceed Eight Million Dollars (\$8,000,000), for and on behalf of the County, for the purpose of providing funds to be applied to the costs of the Project and the payment of any and all expenses in connection with the issuance of bonds to provide therefor.

SECTION 2. In order to procure funds for said loan, the Board of Commissioners of the County is hereby authorized and directed to have prepared and to issue and sell negotiable revenue bonds of the County, in one or more series, each series to be designated as "Hendricks County, Indiana, Transportation Revenue Bonds, Series [appropriate year and letter]" (the "Bonds"), or such other designation as the Board of Commissioners may determine, in the aggregate principal amount not to exceed Eight Million Dollars (\$8,000,000). The Bonds shall be payable solely from the Sinking Fund referred to below. The initial series of Bonds shall be designated as "Hendricks County, Indiana, Transportation Revenue Bonds, Series 2009" (the "2009 Bonds"). Each additional series of Bonds shall be approved by the Hendricks County Council prior to issuance.

The Bonds shall be issued in fully registered form in denominations of Five Thousand Dollars (\$5,000) or an integral multiple thereof ("Authorized Denominations") not exceeding the aggregate principal amount of Bonds maturing in any year. The Bonds shall be numbered consecutively from [year]R-1 upwards and shall bear interest payable semiannually on February 1 and August 1 at a rate or rates not to exceed seven percent (7.00%) per annum (the exact rate or rates to be determined by bidding for each series of Bonds) commencing for each series on the date determined by the Board of Commissioners. Interest shall be calculated on the basis of twelve (12) thirty (30)-day months for a three hundred sixty (360)-day year.

The Bonds shall mature (or, with respect to any term Bonds, be subject to mandatory sinking fund redemption) on February 1 and August 1 in each year, on the dates and in the amounts as shall be determined by the Board of Commissioners of the County at the time of the sale of each series of Bonds; provided, however, that the last maturity of the Bonds shall be no later than February 1, 2030.

The Board of Commissioners of the County shall appoint a banking institution to serve as Registrar (such bank, and any subsequent registrar appointed pursuant to this Ordinance shall hereinafter be referred to as the "Registrar") for the Bonds, and such bank is hereby charged with the responsibility of authenticating the Bonds. The Registrar shall keep and maintain at its principal office books for the registration and for the transfer of the Bonds (the "Bond Register"). The County Auditor and the Board of Commissioners of the County are hereby authorized and directed, on behalf of the County, to enter into such agreements or understandings with the Registrar as will enable the Registrar to perform the services required of a registrar, and are authorized and directed to pay the Registrar for its services out of available funds.

The principal of and premium, if any, on the Bonds shall be payable at the principal office of the Registrar, which is hereby appointed as the Paying Agent (such bank, and any subsequent paying agent appointed pursuant to this Ordinance shall hereinafter be referred to as the "Paying Agent") for the Bonds. Interest on the Bonds shall be paid by check or draft mailed or delivered to the registered owners thereof at the address as it appears on the Bond Register as of the fifteenth (15th) day of the month immediately preceding the interest payment date or at such other address as is provided to the Paying Agent in writing by such registered owners; provided, however, that holders of at least One Million Dollars (\$1,000,000) in aggregate principal amount of Bonds may receive payment of interest by wire transfer to a financial institution in the United States of America, if requested in writing on or prior to the fifteenth (15th) day of the month immediately preceding the interest payment date. All payments on the Bonds shall be made in any coin or currency of the United States of America which on the dates of such payments shall be legal tender for the payment of public and private debts. The County Auditor and the Board of Commissioners of the County are hereby authorized and directed, on behalf of the County, to enter into such agreements or understandings with the Paying Agent as will enable it to perform the services required of a Paying Agent, and are authorized and directed to pay said Paying Agent for its services out of available funds.

Each Bond shall be transferable or exchangeable only upon the Bond Register, by the registered owner thereof in person, or by his attorney duly authorized in writing, upon surrender of such Bond together with a written instrument of transfer or exchange satisfactory to the Registrar duly executed by the registered owner or his attorney duly authorized in writing, and thereupon a

new fully registered Bond or Bonds in the same aggregate principal amount and of the same maturity shall be executed and delivered in the name of the transferee or transferees or the registered owner, as the case may be, in exchange therefor. Bonds may be transferred or exchanged without cost to the registered owner, except for any tax or governmental charge required to be paid with respect to the exchange. The Registrar shall not be obligated to make any exchange or transfer of Bonds during the period from the fifteenth (15th) day of any calendar month immediately preceding an interest payment date on the Bonds until such interest payment date. The Registrar also shall not be obligated to (i) register, transfer or exchange any Bonds during the fifteen (15) day period immediately preceding the mailing of a notice of redemption of any Bonds, or (ii) register, transfer or exchange any Bonds that have been duly called for redemption on or after the date of mailing notice of such call. The County, the Registrar and the Paying Agent for the Bonds may treat and consider the person in whose name such Bonds are registered as the absolute owner thereof for all purposes including for the purpose of receiving payment of, or on account of, the principal thereof and interest due thereon.

In the event any Bond is mutilated, lost, stolen or destroyed, the County may execute and the Registrar may authenticate a new Bond of like date, maturity and denomination as that mutilated, lost, stolen or destroyed, which new Bond shall be marked in a manner to distinguish it from the Bond for which it was issued, provided that, in the case of any mutilated Bond, such mutilated Bond shall first be surrendered to the County and the Registrar and, in the case of any lost, stolen or destroyed Bond, there shall be first furnished to the County and the Registrar evidence of such loss, theft or destruction satisfactory to the County and the Registrar, together with indemnity satisfactory to them. In the event any such lost, stolen or destroyed Bond shall have matured, instead of issuing a duplicate Bond, the County and the Registrar may, upon receiving indemnity satisfactory to them, pay the same without surrender thereof. The County and the Registrar may charge the owner of such Bond with their reasonable fees and expenses in connection with the above. Every substitute Bond

issued by reason of any Bond being lost, stolen or destroyed shall, with respect to such Bond, constitute a substitute contractual obligation of the County, whether or not the lost, stolen or destroyed Bond shall be found at any time, and shall be entitled to all the benefits of this Ordinance, equally and proportionately with any and all other Bonds duly issued hereunder.

The Bonds, the 2003 Bonds and any bonds hereafter issued on a parity therewith, as to principal, premium, if any, and interest, shall be payable from and secured by an irrevocable pledge of and shall constitute a charge upon all the county motor vehicle excise surtax and county wheel tax revenues of the County deposited into the Sinking Fund as defined below. The County shall not be obligated to pay the Bonds or the premium, if any, or the interest thereon except from the county motor vehicle excise surtax and county wheel tax revenues of the County deposited and county wheel tax revenues of the County deposited into the premium, if any, or the interest thereon except from the county motor vehicle excise surtax and county wheel tax revenues of the County deposited into the Sinking Fund as defined below.

Each series of Bonds shall bear an Original Date which shall be the first day of the month in which such series of Bonds are delivered or the date of delivery thereof, and each Bond shall also bear the date of its authentication. 2009 Bonds authenticated on or before July 15, 2009, shall be paid interest from the Original Date. Bonds authenticated thereafter shall be paid interest from the interest payment date next preceding the date of authentication of such Bonds unless the Bonds are authenticated between the fifteenth (15th) day of the month preceding an interest payment date and the interest payment date, in which case interest thereon shall be paid from such interest payment date.

The Bonds shall be executed in the name of Hendricks County by the manual or facsimile signature of the Board of Commissioners of the County, and attested by the manual or facsimile signature of the Auditor, who shall cause the official seal of the Board of Commissioners of the County to be impressed or a facsimile thereof to be printed or otherwise reproduced on each of the Bonds. Subject to the provisions for registration, the Bonds shall be negotiable under the laws of the State of Indiana.

The Bonds shall be authenticated with the manual signature of an authorized representative of the Registrar, and no Bond shall be valid or obligatory for any purpose until the certificate of authentication on such Bond shall have been so executed.

The Registrar or the Paying Agent may at any time resign as Registrar or Paying Agent by giving thirty (30) days' written notice to the County and by first-class mail to each registered owner of Bonds then outstanding, and such resignation will take effect at the end of such thirty (30) days or upon the earlier appointment of a successor Registrar or Paying Agent, as the case may be, by the County. Such notice to the County may be served personally or be sent by registered mail. The Registrar or Paying Agent may be removed at any time as Registrar or Paying Agent by the County (unless the County is in default on the payment of principal or interest on the Bonds), in which event the County may appoint a successor Registrar or Paying Agent, as the case may be. The County shall notify each registered owner of Bonds then outstanding by first-class mail of the removal of the Registrar or Paying Agent. Notices to registered owners of Bonds shall be deemed to be given when mailed by first-class mail to the addresses of such registered owners as they appear on the Bond Register. Any predecessor Registrar shall deliver all the Bonds in its possession and the Bond Register to the successor Registrar and any predecessor Paying Agent shall deliver all the cash in its possession to the successor Paying Agent.

The Bonds may, in compliance with all applicable laws, be issued and held in book-entry form on the books of the central depository system, The Depository Trust Company, its successors, or any successor central depository system appointed by the County from time to time (the "Clearing Agency"). The County and Registrar may, in connection herewith, do or perform or cause to be done or performed any acts or things not adverse to the rights of the holders of the Bonds, as are necessary or appropriate to accomplish or recognize such book-entry form Bonds.

During any time that the Bonds are held in book-entry form on the books of a Clearing Agency (1) any such Bond may be registered upon the books kept by the Registrar in the name of

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such Clearing Agency, or any nominee thereof, including CEDE & Co., as nominee of The Depository Trust Company; (2) the Clearing Agency in whose name such Bond is so registered shall be, and the County and the Registrar and Paying Agent may deem and treat such Clearing Agency as, the absolute owner and holder of such Bond for all purposes of this Ordinance, including, without limitation, the receiving of payment of the principal of, premium, if any, on and interest on such Bond, the receiving of notice and giving of consent; (3) neither the County nor the Registrar or Paying Agent shall have any responsibility or obligation hereunder to any direct or indirect participant, within the meaning of Section 17A of the Securities Exchange Act of 1934, as amended, of such Clearing Agency, or any person on behalf of which, or otherwise in respect of which, any such participant holds any interest in any Bond, including, without limitation, any responsibility or obligation hereunder to maintain accurate records of any interest in any Bond or any responsibility or obligation hereunder with respect to the receiving of payment of principal, premium, if any, or interest on any Bonds, the receiving of notice or the giving of consent; and (4) the Clearing Agency is not required to present any Bond called for partial redemption prior to receiving payment so long as the Registrar and Paying Agent and the Clearing Agency have agreed to the method for noting such partial redemption.

If either (i) the County receives notice from the Clearing Agency which is currently the registered owner of the Bonds to the effect that such Clearing Agency is unable or unwilling to discharge its responsibility as a Clearing Agency for the Bonds or (ii) the County elects to discontinue its use of such Clearing Agency as a Clearing Agency for the Bonds, then the County and Registrar and Paying Agent each shall do or perform or cause to be done or performed all acts or things, not adverse to the rights of the holders of the Bonds, as are necessary or appropriate to discontinue use of such Clearing Agency as a Clearing Agency for the Bonds and to transfer the ownership of each of the Bonds to such person or persons, including any other Clearing Agency, as the holder of the Bonds may direct in accordance with this Ordinance. Any expenses of such

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discontinuance and transfer, including expenses of printing new certificates to evidence the Bonds, shall be paid by the County.

During any time that the Bonds are held in book-entry form on the books of a Clearing Agency, the Registrar and Paying Agent shall be entitled to request and rely upon a certificate or other written representation from the Clearing Agency or any participant or indirect participant with respect to the identity of any beneficial owners of the Bonds as of a record date selected by the Registrar and Paying Agent. For purposes of determining whether the consent, advice, direction or demand of a Registered Owner of the Bond has been obtained, the Registrar or Paying Agent shall be entitled to treat the beneficial owners of the Bonds as the Bondholders.

During any time that the Bonds are held in book-entry form on the books of a Clearing Agency, the Auditor and/or the Registrar are authorized to enter into a Letter of Representations agreement with the Clearing Agency, and the provisions of any such Letter of Representations or any successor agreement shall control on the matters set forth herein.

SECTION 3. The form and tenor of the Bonds shall be substantially as follows (all blanks to be properly completed prior to the printing of the Bonds):

(Face of Bond)

UNITED STATES OF AMERICA

State of Indiana

County of Hendricks

\$____

No. R-

HENDRICKS COUNTY, INDIANA, TRANSPORTATION REVENUE BOND, SERIES

INTEREST	MATURITY	ORIGINAL	AUTHENTICATION	
RATE	DATE	DATE	DATE	<u>CUSIP</u>

REGISTERED OWNER:

PRINCIPAL SUM:

The County of Hendricks, in the State of Indiana (the "County"), for value received, hereby promises to pay to the Registered Owner (named above) or registered assigns, but solely from the special revenue fund hereinafter referred to, the Principal Sum set forth above on the Maturity Date set forth above, and to pay interest on said Principal Sum to the Registered Owner of this bond until the County's obligation with respect to the payment of said Principal Sum shall be discharged, at the rate per annum specified above from the interest payment date immediately preceding the date of authentication of this bond, unless this bond is authenticated on or before _______15, 20_____, in which case interest shall be paid from the Original Date specified above, or unless this bond is authenticated between the fifteenth (15th) day of the month preceding an interest payment date. Interest is payable ________1, 20_____, and semiannually thereafter on February 1 and August 1 of each year by check or draft. Interest shall be calculated on the basis of twelve (12) thirty day months for a three hundred sixty (360) day year.

The principal of and premium, if any, on this bond are payable in lawful money of the United States of America at the principal office of _______, as Paying Agent (which term shall include any successor paying agent) (the "Paying Agent"). Interest on this bond shall be paid by check or draft mailed or delivered to the registered owner hereof at the address as it appears on the books kept by _______, as Registrar (which term shall include any successor registrar) for the registration and for the transfer of the bonds (the "Bond Register") as of the fifteenth (15th) day of the month immediately preceding the interest payment date or at such other address as is provided to the Paying Agent in writing by the registered owner; provided, however, that if the Registered Owner of this bond is the holder of at least One Million Dollars (\$1,000,000) in aggregate principal amount of bonds of this issue, such Registered Owner may receive payment of

interest by wire transfer to a financial institution in the United States of America, if requested in writing on or prior to the fifteenth (15th) day of the month immediately preceding the interest payment date.

This bond is one of an authorized issue of bonds of the County, aggregating no more than _______Million Dollars (\$______) numbered consecutively from ______R-1 upwards, issued pursuant to an ordinance adopted by the County Council of said County on ______, 2009, entitled "An Ordinance of Hendricks County, Indiana, authorizing the issuance and sale of transportation revenue bonds of the County in the principal amount not to exceed Eight Million Dollars (\$8,000,000) for the purpose of financing costs of a certain road project of the County, and taking other actions related thereto" (the "Ordinance"), and the Indiana Code. Reference is hereby made to the Ordinance for a description of the nature and extent of the rights, duties and obligations of the owners of the bonds and the County and the terms on which this bond is issued, and to all the provisions of the Ordinance to which the registered owner hereof by the acceptance of this bond assents.

Pursuant to provisions of the Ordinance, the principal of and interest on this bond and all other bonds of said issue, and any bonds hereafter issued ranking on a parity therewith, are payable solely from the Sinking Fund referred to in the Ordinance to be provided from the county motor vehicle excise surtax and county wheel tax revenues of the County, on a parity with the County's outstanding Transportation Revenue Bonds, Series 2003 (the "2003 Bonds"). The County shall not be obligated to pay this bond or the interest thereon except from said special fund provided from said revenues. Subject to the provisions for registration, this bond is negotiable under the laws of the State of Indiana.

Hendricks County irrevocably pledges the entire county motor vehicle excise surtax and county wheel tax revenues of the County deposited into the Sinking Fund referred to in the Ordinance, to the extent necessary for that purpose, to the prompt payment of principal of and

interest on the bonds authorized by the Ordinance, of which this bond is one, the 2003 Bonds, and any bonds hereafter issued on a parity therewith.

The County reserves the right pursuant to the terms and conditions of the Ordinance to authorize and issue additional bonds or other obligations hereafter payable out of the county motor vehicle excise surtax and county wheel tax revenues of the County, ranking on a parity with the bonds of this issue and the 2003 Bonds, for the purpose of financing future projects of the County.

[Bonds of this issue maturing on or after ______1, 20____ are redeemable on ______1, 20____, or any date thereafter, at the option of the County in whole or in part (only in authorized denominations) in any order of maturity selected by the County and by lot (in such manner as the Registrar shall determine) within a maturity. Bonds so redeemed shall be redeemed on such redemption date at a price equal to the principal amount of the bonds outstanding to be redeemed plus accrued interest to the redemption date on the principal amount to be redeemed, and without premium.]

[Bonds of this issue maturing on ______ 1, ____, are subject to mandatory sinking fund redemption by lot prior to maturity on the dates and in the amounts set forth below at a price equal to the principal amount thereof, plus accrued interest to the date of redemption without premium:

 Term Bonds Due
 1,

 <u>Date</u>
 Principal Amount

]

Unless waived by any registered owner of bonds to be redeemed, official notice of any such redemption shall be given by the Registrar on behalf of the County identifying the bonds, by mailing a copy of an official redemption notice by registered or certified mail at least thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption to the registered owner of the bond or bonds to be redeemed at the address shown on the Bond Register or at such other address as is

furnished in writing by such registered owner to the Registrar; provided, however, that failure to give such notice, or any defect therein, with respect to any bond shall not affect the validity of any proceedings for the redemption of other bonds.

Prior to any redemption date, the County shall deposit with the Paying Agent an amount of money sufficient to pay the redemption price of all of the Bonds or portions of the Bonds which are to be redeemed on that date.

Official notice of redemption having been given as aforesaid, the bond or portions of bonds so to be redeemed shall, on the redemption date, become due and payable at the redemption price therein specified, and from and after such date (unless the County shall default in the payment of the redemption price) such bonds or portions of bonds shall cease to bear interest. Upon surrender of such bonds for redemption in accordance with said notice, such bonds shall be paid by the Paying Agent at the redemption price. Bonds redeemed in part may be exchanged for a bond or bonds of the same maturity in authorized denominations equal to the remaining principal amount.

The principal of and premium, if any, and interest on this bond and all other bonds of said issue, and any bonds or other obligations hereafter issued ranking on a parity herewith, are, to the extent and as provided in the Ordinance, payable solely out of the Sinking Fund created pursuant to the Ordinance, to be provided from the county motor vehicle excise surtax and county wheel tax revenues to be received by the County.

In the manner provided in the Ordinance, the Ordinance and the rights and obligations of the County and of the owners of the bonds may (with certain exceptions as stated in the Ordinance) be modified or amended with the consent of the owners of at least sixty percent (60%) in aggregate principal amount of outstanding bonds exclusive of bonds, if any, owned by the County. Additional bonds ranking on a parity with the bonds authorized by the Ordinance and other bonds, junior to the bonds authorized by the Ordinance, may be issued in accordance with the terms of the Ordinance.

This bond is transferable or exchangeable only upon the Bond Register, by the Registered Owner hereof in person, or by his attorney duly authorized in writing, upon surrender of this bond together with a written instrument of transfer or exchange satisfactory to the Registrar duly executed by the Registered Owner or his attorney duly authorized in writing, and thereupon a new fully registered bond or bonds in the same aggregate principal amount and of the same maturity shall be executed and delivered in the name of the transferee or transferees or to the Registered Owner, as the case may be, in exchange therefor. This bond may be transferred or exchanged without cost to the Registered Owner, except for any tax or governmental charge required to be paid with respect to the exchange. The Registrar shall not be obligated to make any exchange or transfer of this bond during the period from the fifteenth (15th) day of any calendar month immediately preceding an interest payment date on this bond until such interest payment date. The Registrar also shall not be obligated to (i) register, transfer or exchange this bond during the fifteen (15) day period immediately preceding the mailing of a notice of redemption of any bonds of this issue, or (ii) register, transfer or exchange this bond, if it has been duly called for redemption, on or after the date of mailing notice of such call. The County, the Registrar and the Paying Agent for this bond may treat and consider the person in whose name this bond is registered as the absolute owner hereof for all purposes, including for the purpose of receiving payment of, or on account of, the principal hereof and interest due hereon.

In the event this bond is mutilated, lost, stolen or destroyed, the County may execute and the Registrar may authenticate a new bond of like date, maturity and denomination as this bond, which new bond shall be marked in a manner to distinguish it from this bond; provided that, in the case of this bond being mutilated, this bond shall first be surrendered to the County and the Registrar, and in the case of this bond being lost, stolen or destroyed, there shall first be furnished to the County and the Registrar, the Registrar evidence of such loss, theft or destruction satisfactory to the County and the Registrar, stolen or destroyed to the county and the Registrar, and in the case of such loss, theft or destruction satisfactory to the County and the Registrar, stolen or destroyed to the county and the Registrar, and in the case of such loss, theft or destruction satisfactory to the County and the Registrar, stolen or destroyed to the county and the Registrar, stolen or destroyed to the county and the Registrar, together with indemnity satisfactory to them. In the event that this bond, being lost, stolen or

destroyed, shall have matured, instead of issuing a duplicate bond the County and the Registrar may, upon receiving indemnity satisfactory to them, pay this bond without surrender hereof. In such event, the County and the Registrar may charge the owner of this bond with their reasonable fees and expenses in connection with the above. Every substitute bond issued by reason of this bond being lost, stolen or destroyed shall, with respect to this bond, constitute a substitute contractual obligation of the County, whether or not this bond, being lost, stolen or destroyed, shall be found at any time, and shall be entitled to all the benefits of the Ordinance, equally and proportionately with any and all other bonds duly issued thereunder.

The Registrar or Paying Agent may at any time resign as Registrar or Paying Agent by giving thirty (30) days' written notice to the County and by first-class mail to the registered owners of bonds then outstanding, and such resignation will take effect at the end of such thirty (30) days or upon the earlier appointment of a successor Registrar or Paying Agent, as the case may be, by the County. Such notice to the County may be served personally or be sent by registered mail. The Registrar or Paying Agent may be removed at any time as Registrar or Paying Agent by the County (unless the County is in default on the payment of principal or interest on the Bonds), in which event the County may appoint a successor Registrar or Paying Agent, as the case may be. The County shall notify the registered owner of this bond, if then outstanding, by first-class mail of the removal of the Registrar or Paying Agent. Notices to registered owners of bonds shall be deemed to be given when mailed by first-class mail to the addresses of such registered owners as they appear in the registration books kept by the Registrar.

The bonds maturing in any one year are issuable only in fully registered form in denominations of Five Thousand Dollars (\$5,000) or any integral multiple thereof not exceeding the aggregate principal amount of the bonds maturing in such year.

If this bond shall have become due and payable in accordance with its terms or this bond or a portion hereof shall have been duly called for redemption, or irrevocable instructions to call this bond

or a portion hereof for redemption have been given, and the whole amount of the principal of, the premium, if any, and interest, so due and payable upon all of this bond or a portion hereof then outstanding shall be paid or (i) sufficient moneys, or (ii) direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by, the United States of America, the principal of and the interest on which when due will provide sufficient moneys for such purpose, shall be held in trust for such purpose, and provision shall also have been made for paying all fees and expenses in connection with the redemption, then and in that case this bond or such portion hereof shall no longer be deemed outstanding or an indebtedness of the County.

A Continuing Disclosure Agreement from the County to each registered owner or holder of any Bond, dated as of the date of initial issuance of the Bonds (the "Agreement"), has been executed by the County, a copy of which is available from the County and the terms of which are incorporated herein by this reference. The Agreement contains certain promises of the County to each registered owner or holder of any Bond, including a promise to provide certain continuing disclosure. By its payment for and acceptance of this bond, the registered owner or holder of this bond assents to the Agreement and to the exchange of such payment and acceptance for such promises.

It is hereby certified and recited that all acts, conditions and things required by law and the Constitution of the State of Indiana to be done precedent to and in the execution, issuance, sale and delivery of this bond have been properly done, happened and performed in regular and due form as provided by law; and that this bond and said total issue of bonds is within every limit of indebtedness provided by the Constitution and laws of the State of Indiana.

This bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Ordinance authorizing this bond until the certificate of authentication hereon shall have been duly executed by an authorized representative of the Registrar.

IN WITNESS WHEREOF, Hendricks County, in the State of Indiana, by ordinance of its County Council, has caused this bond to be executed in its corporate name by the manual or facsimile signature of its Board of Commissioners and attested by the manual or facsimile signature of its Auditor, who has caused the official corporate seal of its Board of Commissioners to be impressed or a facsimile thereof to be printed or otherwise reproduced hereon.

HENDRICKS COUNTY, INDIANA

By: The Board of Commissioners of Hendricks County, Indiana

Commissioner By: _

By: _____Commissioner

By: _____Commissioner

(SEAL)

۱

ATTEST:

By:

Auditor, County of Hendricks, Indiana

REGISTRAR'S CERTIFICATE OF AUTHENTICATION

This bond is one of the bonds described in the within mentioned Ordinance.

as Registrar

By:

Authorized Representative

The following abbreviations, when used in the inscription of the face of this bond, shall be construed as though they were written out in full according to applicable laws or regulations:

as tenants in common TEN. COM.

TEN. ENT. as tenants by the entireties

JT. TEN. as joint tenants with right of survivorship and not as tenants in common

UNIF. TRANS. MIN. ACT

(Cust.)

(Minor)

under Uniform Transfers to Minors Act of

(State)

Custodian

Additional abbreviations may also be used although not in the above list.

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

(please print or typewrite name and address of transferee)

the within bond and all rights thereunder, and hereby irrevocably constitutes and appoints

, attorney to transfer the within bond on the books kept for

registration thereof, with full power of substitution in the premises.

Dated: _____

Signature Guaranteed:

NOTICE: Signature(s) must be guaranteed by an eligible guarantor institution participating in a Securities Transfer Association recognized signature guarantee program. NOTICE: The signature of this assignment must correspond with the name of the Registered Owner as it appears upon the face of the within bond in every particular, without alteration or enlargement or any change whatever.

SECTION 4. Each series of the Bonds shall be sold by competitive bid pursuant to IC 36-

2-6-19, IC 5-3-1 and IC 5-1-11-2, or by negotiated sale to the Indiana Bond Bank, at a price of

not less than ninety-nine percent (99%) of par plus accrued interest to the date of delivery of such series of Bonds. The Board of Commissioners is hereby authorized to execute and deliver a purchase agreement with the purchaser of each series of the Bonds (the "Purchase Agreement"). The Board of Commissioners is further authorized to carry out, on behalf of the County, the terms and conditions set forth in the Purchase Agreement, consistent with the provisions of this Ordinance.

SECTION 5. The Auditor is hereby authorized and directed to have such Bonds prepared. In case any officer whose signature appears on the Bonds shall cease to hold that office before the delivery of the Bonds, the signature shall nevertheless be valid and sufficient for all purposes, the same as if such officer had remained in office until the delivery of the Bonds. After the Bonds have been properly executed, the Auditor shall deliver the Bonds to the Treasurer of Hendricks County who shall, upon receipt of the purchase price therefor, deliver the Bonds to the Purchaser in the manner provided by law.

SECTION 6. The Bonds, when fully paid for and delivered to the Purchaser, shall be valid and binding special revenue obligations of the County, payable solely out of the county motor vehicle excise surtax and county wheel tax revenues of the County to be fixed and set aside into the Sinking Fund on a parity with the 2003 Bonds, as herein provided, and the proceeds derived from the sale of the Bonds shall be and are hereby set aside for application by the County solely to the payment of the cost of the Project and costs of issuance of the Bonds, as provided herein.

SECTION 7. The revenues received by the County from distributions of the Motor Vehicle Taxes shall be used and applied by the County only as provided in this Ordinance in strict accordance with the provisions of IC 6-3.5-4 and IC 6-3.5-5, as amended (sometimes

collectively herein referred to as the "Act"). All of such revenues shall be segregated and kept in special accounts separate and apart from all other funds of the County and shall be used and applied in payment of bonds and interest thereon which by their terms are payable from such revenues and to maintain a reasonable reserve, in accordance with this Ordinance and the Act. There are hereby continued pursuant to the Act funds known as the "Hendricks County Surtax Fund" and the "County Wheel Tax Fund," and there are hereby continued or created by this Ordinance accounts of such funds to be known as a Bond Principal and Interest Account, a 2009 Reserve Account and an Excess Account. The Bond Principal and Interest Account and the 2009 Reserve Account together shall be referred to as the "Sinking Fund". The County hereby covenants and agrees to cause to be kept and maintained both of such accounts so long as needed for the purposes set forth herein. All of the county motor vehicle excise surtax and county wheel tax revenues of the County shall be set aside in the following accounts in the following order of priority and to the extent indicated below:

- (1) Bond Principal and Interest Account;
- (2) 2009 Reserve Account; and
- (3) Excess Account.

(a) <u>Bond Principal and Interest Account</u>. As soon as possible upon receipt by the County of county motor vehicle excise surtax and county wheel tax distributions due in each month of each year, the County shall set apart and pay all of such revenues into the Bond Principal and Interest Account to be used to pay the interest on and principal of the Bonds and the 2003 Bonds (on a pro rata basis); provided, however, that no deposit shall be made into such account whenever the balance therein is sufficient to pay the next following semi-annual interest and principal (if any) payments on the Bonds and the 2003 Bonds.

2009 Reserve Account. If at the time of sale of the Bonds the Board of (b) Commissioners, with the advice of the financial advisor of the County, determines such 2009 Reserve Account is reasonably required to sell the Bonds, the county motor vehicle excise surtax and county wheel tax revenues of the County shall next be set apart and paid into the 2009 Reserve Account (on a pro rata basis with any required deposits to the reserve account for the 2003 Bonds) and used to make deposits into the Bond Principal and Interest Account in the event of any deficiency at any time in such account, or for the purpose of paying the interest on or principal of or redemption premiums, if any, on the Bonds in the event no other money is lawfully available therefor, or to make the final payment of interest on or principal of the Bonds; provided, however, that no deposit shall be made into the 2009 Reserve Account so long as there shall be on deposit therein an amount equal to the least of (i) the maximum annual debt service on the Bonds, or (ii) one and one-fourth (1-1/4) times the average annual debt service on the Bonds, or (iii) 10% of the proceeds of the Bonds, within the meaning of Section 148(d) of the Internal Revenue Code of 1986, as amended (the "Code") (the "Debt Service Reserve Requirement"). Any portion of the Debt Service Reserve Requirement will be deemed to be satisfied if there is on deposit in the 2009 Reserve Account any surety bond, insurance policy, guaranty, letter of credit or other credit facility in any amount equal to such portion.

(c) <u>Excess Account</u>. Any remaining county motor vehicle excise surtax and county wheel tax revenues of the County shall be deemed excess funds and shall be deposited in the Excess Account for appropriation and use as permitted by law. In the event of any deficiency at any time in the Bond Principal and Interest Account for the purposes of paying the interest on or principal of the Bonds or such additional bonds or other obligations secured by county motor vehicle excise surtax and county wheel tax revenues as authorized herein, funds may be

withdrawn from the Excess Account for deposit into said Bond Principal and Interest Account in the amount of such deficiency.

All funds in said accounts shall be segregated and kept separate and apart from all other funds of the County and shall be deposited in lawful depositories of the County and continuously held and secured or invested as provided by law. Interest earned in each such account shall be credited to such account, except that the amount of funds in the 2009 Reserve Account shall not exceed the Debt Service Reserve Requirement, and any such excess shall be deposited into the Bond Principal and Interest Account.

SECTION 8. Any accrued interest, unused discount and premium received at the time of the delivery of each series of the Bonds shall be deposited into the Bond Principal and Interest Account. The remaining proceeds from the sale of each series of the Bonds shall be deposited into a special fund to be designated as the "Hendricks County Transportation Project Fund" (the "Project Fund"). Such fund shall be deposited with a legally qualified depository or depositories for the funds of the County as provided by law and shall be segregated and kept separate and apart from all other funds of the County and may be invested as permitted by law. The money in the Project Fund may be expended only for the purpose of paying the costs of the Project and costs of issuance of the Bonds. On the date that is three years after the date of issuance of each series of Bonds, any balances remaining in the Project Fund from proceeds of such series of Bonds and any interest earnings thereon shall be transferred to the Bond Principal and Interest Account and used solely for the purposes of that account as provided for herein.

SECTION 9. At the time of sale of each series of Bonds, with the advice of the County's financial advisor, the Board of Commissioners may designate maturities of such series of Bonds (or a portion thereof in Authorized Denominations), that may be subject to optional and/or mandatory sinking fund redemption, and corresponding redemption dates, amounts and prices

(including premium, if any). Except as otherwise set forth in this Ordinance, the Board of Commissioners is hereby authorized and directed to determine the terms governing any such redemption.

Unless waived by any registered owner of Bonds to be redeemed, official notice of any such redemption shall be given by the Registrar on behalf of the County identifying the Bonds, by mailing a copy of an official redemption notice by registered or certified mail at least thirty (30) days and not more than sixty (60) days prior to the date fixed for redemption to the registered owner of the Bond or Bonds to be redeemed at the address shown on the Bond Register or such other address as is furnished in writing by such registered owner to the Registrar; provided, however, that failure to give such notice by mailing, or any defect therein, with respect to any Bond shall not affect the validity of any proceedings for the redemption of other Bonds.

All official notices of redemption shall be dated and shall state:

- (1) The redemption date,
- (2) The redemption price,

(3) If less than all outstanding Bonds of that series are to be redeemed, the identification (and, in the case of partial redemption, the respective principal amounts) of the Bonds to be redeemed,

(4) That on the redemption date the redemption price will become due and payable upon each such Bond or portion thereof called for redemption, and that interest thereon shall cease to accrue from and after said date, and

(5) The place where such Bonds are to be surrendered for payment of the redemption price, which place of payment shall be the place provided for the payment of the principal of and premium, if any, on the Bonds.

Prior to any redemption date, the County shall cause to be deposited with the Paying Agent an amount of money sufficient to pay the redemption price of all the Bonds or portions of the Bonds which are to be redeemed on that date.

Official notice of redemption having been given as aforesaid, the Bonds or portions of the Bonds so to be redeemed shall, on the redemption date, become due and payable at the redemption price therein specified, and from and after such date (unless the County shall default in the payment of the redemption price) such Bonds or portions of the Bonds shall cease to bear interest. Upon surrender of such Bonds for redemption in accordance with said notice, such Bonds shall be paid by the Paying Agent at the redemption price. Bonds redeemed in part may be exchanged for a Bond or Bonds of the same maturity in Authorized Denominations equal to the remaining principal amount. In addition to the foregoing notice, further notice may be given by the Registrar as it deems appropriate by mail, publication or otherwise to registered securities depositories, national information services or others containing the above information and such further information as the Registrar may deem appropriate, but no defect in said further notice, nor any failure to give all or any portion of such further notice shall in any manner defeat the effectiveness of a call for redemption if notice thereof is given as above described.

SECTION 10. The provisions of this Ordinance shall be construed to create a trust in the proceeds of the sale of the Bonds for the uses and purposes herein set forth, and the registered owners of the Bonds shall retain a lien on such proceeds until the same are applied in accordance with the provisions of this Ordinance. The provisions of this Ordinance shall also be construed to create a trust in the county motor vehicle excise surtax and county wheel tax revenues of the County herein directed to be set apart and paid into the Sinking Fund for purposes of said fund as in this Ordinance set forth.

The provisions of this Ordinance shall constitute a contract by and between the County and the owners of the Bonds. After the issuance of the Bonds, the County shall not, except as specifically provided herein, repeal, amend, or impair in any respect which would materially adversely affect the rights of the owners of the Bonds, (i) this Ordinance, (ii) the definition of, the manner of collecting and distributing, or the pledge of the County's motor vehicle excise surtax or county wheel tax revenues, or (iii) the lien created by this Ordinance. The County shall not adopt any law, resolution, order or ordinance which in any way materially adversely affects the rights of such owners so long as the principal of or interest on any Bonds remains unpaid.

SECTION 11. To the extent necessary to preserve the exclusion from gross income under federal law of interest on the Bonds, and as an inducement to the purchasers of the Bonds, the County represents, covenants and agrees that:

(a) No Bond proceeds will be loaned to any entity or person. No Bond proceeds will be transferred directly, or indirectly transferred or deemed transferred to a person other than a governmental unit in a fashion that would in substance constitute a loan of said Bond proceeds;

(b) The County will not take any action or fail to take any action with respect to the Bonds that would result in the loss of the exclusion from gross income for federal tax purposes of interest on the Bonds pursuant to Section 103(a) of the Code, nor will the County act in any manner that would adversely affect such exclusion. The County further covenants that it will not make any investment or do any other act or thing during the period that any Bond is outstanding hereunder that would cause any Bond to be an "arbitrage bond" within the meaning of Section 148 of the Code and the regulations applicable thereto as in effect on the date of delivery of the Bonds. The County shall comply

with the arbitrage rebate requirements under Section 148 of the Code to the extent applicable; and

(c) All officials, officers, members, employees and agents of the County are authorized and directed to provide certifications of facts and estimates that are material to the reasonable expectations of the County as of the date the Bonds are issued, to enter into covenants on behalf of the County evidencing the commitments made herein and to do all such other acts necessary or appropriate to carry out this Ordinance, including preparation of and execution of preliminary and final official statements describing the Bonds and matters related thereto. In particular, all or any officials, officers, members, employees and agents of the County are authorized to certify and/or enter into covenants for the County regarding the facts and circumstances and reasonable expectations of the County on the date the Bonds are issued and the commitments made by the County herein regarding the amount and use of the proceeds of the Bonds.

SECTION 12. Notwithstanding any other provisions of this Ordinance, the covenants and authorizations contained in this Ordinance ("Tax Sections") which are designed to preserve the exclusion of interest on the Bonds from gross income under federal law ("Tax Exemption") need not be complied with if the County receives an opinion of nationally recognized bond counsel that any Tax Section is unnecessary to preserve the Tax Exemption.

SECTION 13. If, when the Bonds or a portion thereof shall have become due and payable in accordance with their terms or shall have been duly called for redemption, or irrevocable instructions to call the Bonds or a portion thereof shall have been given, and the whole amount of the principal of and premium, if any, and interest so due and payable upon all of the Bonds or a

portion thereof then outstanding shall be paid or (i) sufficient money or (ii) direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by, the United States of America, the principal of and the interest on which when due will provide sufficient moneys for such purpose, shall be held in trust for such purpose, and provision shall also have been made for paying all fees and expenses in connection with the redemption, then and in that case the Bonds or such portion thereof issued hereunder shall no longer be deemed outstanding or an indebtedness of the County.

SECTION 14. If any section, paragraph or provision of this Ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such section, paragraph or provision shall not affect any of the remaining provisions of this Ordinance.

SECTION 15. All ordinances, resolutions, and orders, or parts thereof, in conflict with the provisions of this Ordinance, are, to the extent of such conflict, hereby repealed.

SECTION 16. If the date for making any payment or the last date for performance of any act or the exercising of any right, as provided in this Ordinance, shall be a legal holiday or a day on which banking institutions in the city in which the Paying Agent is located are typically closed, such payment may be made or act performed or right exercised on the next succeeding day not a legal holiday or a day on which such banking institutions are typically closed, with the same force and effect as if done on the nominal date provided in this Ordinance, and no interest shall accrue for the period after such nominal date.

SECTION 17. The County may, from time to time and at any time, without the consent of, or notice to, any of the owners of the Bonds, adopt a supplemental ordinance for any one or more of the following purposes:

(a) To cure any ambiguity or formal defect or omission in this Ordinance or in any supplemental ordinance;

(b) To grant to or confer upon the owners of the Bonds any additional benefits, rights, remedies, powers, authority or security that may lawfully be granted to or conferred upon the owners of the Bonds, or to make any change which, in the judgment of the County, is not to the prejudice of the owners of the Bonds;

(c) To modify, amend or supplement this Ordinance to permit the qualification of the Bonds for sale under the securities laws of the United States of America or of any of the states of the United States of America;

(d) To provide for the refunding or advance refunding of the Bonds;

(e) To procure a rating on the Bonds from a nationally recognized securities rating agency designated in such supplemental ordinance, if such supplemental ordinance will not adversely affect the owners of the Bonds;

(f) To make changes to reflect the issuance of Parity Obligations in accordance with Section 20; or

(g) Any other purpose which in the judgment of the County does not adversely impact the interests of the owners of the Bonds.

SECTION 18. This Ordinance, and the rights and obligations of the County and the owners of the Bonds may be modified or amended at any time by supplemental ordinances adopted by the County with the consent of the owners of the Bonds holding at least sixty percent (60%) in aggregate principal amount of the Outstanding Bonds (exclusive of Bonds, if any, owned by the County); provided, however, that no such modification or amendment shall,

without the express consent of all of the owners of the Bonds affected, reduce the principal amount of any Bond, reduce the interest rate payable thereon, advance the earliest redemption date, extend its maturity or the times for paying interest thereon, permit a privilege or priority of any Bond or Bonds over any other Bond or Bonds, create a lien securing any Bonds other than a lien ratably securing all of the Bonds outstanding, or change the monetary medium in which principal and interest is payable, nor shall any such modification or amendment reduce the percentage of consent required for amendment or modification.

Any act done pursuant to a modification or amendment so consented to shall be binding upon all the owners of the Bonds and shall not be deemed an infringement of any of the provisions of this Ordinance, and may be done and performed as fully and freely as if expressly permitted by the terms of this Ordinance, and after such consent relating to such specified matters has been given, no owner shall have any right or interest to object to such action or in any manner to question the propriety thereof or to enjoin or restrain the County or any officer thereof from taking any action pursuant thereto.

If the County shall desire to obtain any such consent, it shall cause the Registrar to mail a notice, postage prepaid, to the respective owners of the Bonds at their addresses appearing on the Bond Register. Such notice shall briefly set forth the nature of the proposed supplemental ordinance and shall state that a copy thereof is on file at the office of the Registrar for inspection by all owners of the Bonds. The Registrar shall not, however, be subject to any liability to any owners of the Bonds by reason of its failure to mail the notice described in this Section 18, and any such failure shall not affect the validity of such supplemental ordinance when consented to and approved as provided in this Section 18.

Whenever, at any time within one year after the date of the mailing of such notice, the County shall receive an instrument or instruments purporting to be executed by the owners of the

Bonds of not less than sixty percent (60%) in aggregate principal amount of the Bonds then outstanding (exclusive of Bonds, if any, owned by the County), which instrument or instruments shall refer to the proposed supplemental ordinance described in such notice, and shall specifically consent to and approve the adoption thereof in substantially the form of the copy thereof referred to in such notice as on file with the Registrar, thereupon, but not otherwise, the Council may adopt such supplemental ordinance in substantially such form, without liability or responsibility to any owners of the Bonds, whether or not such owner shall have consented thereto.

Upon the adoption of any supplemental ordinance pursuant to the provisions of this Section 18, this Ordinance shall be, and is deemed to be, modified and amended in accordance therewith, and the respective rights, duties and obligations under this Ordinance shall thereafter be determined, exercised and enforced hereunder, subject in all respects to such modifications and amendments.

SECTION 19. All of the county motor vehicle excise surtax and county wheel tax revenues of the County paid into the Sinking Fund shall be and are hereby irrevocably pledged to the payment of the principal of and premium, if any, and interest on the Bonds.

SECTION 20. The County reserves the right to authorize and issue additional bonds, payable out of its county motor vehicle excise surtax and county wheel tax revenues or otherwise pledge its county motor vehicle excise surtax and county wheel tax revenues to secure lease rental payments or other obligations, ranking on a parity with the Bonds and the 2003 Bonds (such bonds, lease rental payments or other obligations, "Parity Obligations"). In the event any Parity Obligations are issued pursuant to this Section 20, the term "Bonds" in this Ordinance shall, unless the context otherwise requires, be deemed to refer to the Bonds and such Parity Obligations and other changes may be made herein as required to reflect the issuance of such Parity Obligations. Subject to the prior satisfaction of all of the terms of this Section 20, applicable to Parity Obligations generally, the future issuance of additional Parity Obligations is

hereby authorized upon the adoption by the Council of an ordinance or ordinances supplemental hereto, which Parity Obligations shall have the same terms and be subject to the same provisions as set forth herein, except as otherwise provided by such supplemental ordinance. The authorization and issuance of Parity Obligations shall be subject to the following conditions precedent:

(a) Any such Parity Obligations shall not cause the County to exceed its debt limitation under Article 13, Section 1, of the Indiana Constitution or any statutory debt limitation as of the date of issuance.

(b) All interest and principal payments with respect to all Parity Obligations payable from amounts that the County receives from county motor vehicle excise surtax and county wheel tax revenues shall have been paid in accordance with their terms.

(c) All required deposits into the Bond Principal and Interest Account, the reserve account for the 2003 Bonds and the 2009 Reserve Account shall have been made in accordance with the provisions of this Ordinance.

(d) The county motor vehicle excise surtax and county wheel tax revenues of the County in the fiscal year immediately preceding the issuance of any such bonds ranking on a parity with the Bonds and the 2003 Bonds shall be not less than one hundred fifty percent (150%) of the maximum annual interest and principal requirements of the then outstanding Bonds, 2003 Bonds and the additional Parity Obligations proposed to be issued; or, prior to the issuance of such Parity Obligations, the county motor vehicle excise surtax and county wheel tax rates of the County shall be increased sufficiently so that such increased rates
applied to the previous fiscal year's operations would have produced county motor vehicle excise surtax and county wheel tax revenues for such fiscal year at least equal to one hundred fifty percent (150%) of the maximum annual interest and principal requirements of the then outstanding Bonds, 2003 Bonds and the additional Parity Obligations proposed to be issued..

For purposes of this subsection, the records of the County shall be analyzed and all showings prepared by a certified public accountant or independent financial advisor employed by the County for that purpose.

(e) The interest on the additional Parity Obligations shall be payable semiannually on the first days of February and August in the years in which interest is payable and the principal of the additional Parity Obligations shall be payable semiannually on the first days of February and August in the years in which principal is payable.

Except as otherwise provided in this Section, so long as any of the Bonds or 2003 Bonds are outstanding, no additional bonds or other obligations pledging any portion of the county motor vehicle excise surtax and county wheel tax revenues of the County shall be authorized, executed or issued by the County except such as shall be made subordinate and junior in all respects to the Bonds and the 2003 Bonds, unless all of the Bonds and 2003 Bonds are redeemed and retired coincidentally with the delivery of such additional bonds or other obligations, or as provided in Section 13 hereof, funds sufficient to effect such redemption are available and set aside for that purpose at the time of issuance of such additional bonds or other obligations.

SECTION 21. The appropriate officers of the County are hereby authorized to take all actions required to obtain a rating and/or municipal bond insurance for the Bonds, if economically feasible and desirable.

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SECTION 22. Each officer of the County is hereby authorized and directed, for and on behalf of the County, to prepare a Preliminary Official Statement for the Bonds (the "Preliminary Official Statement") and, in accordance with Rule 15c2-12 of the United Securities and Exchange Commission, as amended (the "SEC Rule"), to deem the Preliminary Official Statement final as of its date, except for the omission of the following information: the offering price(s), interest rate(s), selling compensation, aggregate principal amount, principal amount per maturity, delivery dates, ratings and other terms of the securities depending on such matters, and the identity of the underwriter(s). Each officer of the County is hereby authorized and directed, for and on behalf of the County, to execute and deliver an Official Statement for the Bonds (the "Official Statement"). The distribution of the Preliminary Official Statement and the Official Statement to prospective purchasers of the Bonds is hereby authorized and approved.

SECTION 23. In order to assist the Purchaser of the Bonds in complying with paragraph (b)(5) of the SEC Rule by undertaking to make available appropriate disclosure about the County and the Bonds to participants in the municipal securities market, the County hereby covenants, agrees and undertakes, in accordance with the SEC Rule, unless excluded from the applicability of the SEC Rule or otherwise exempted from the provisions of paragraph (b)(5) of the SEC Rule, that it will comply with and carry out all of the provisions of the continuing disclosure contract. "Continuing disclosure contract" shall mean that certain continuing disclosure contract executed by the County and dated the date of issuance of the Bonds, as originally executed and as it may be amended from time to time in accordance with the terms thereof. The execution and delivery by the County of the continuing disclosure contract, and the performance by the County of its obligations thereunder by or through any employee or agent of the County, are hereby approved, and the County shall comply with and carry out the terms thereof.

SECTION 24. Each officer of the County is hereby authorized and directed, for and on behalf of the County, to execute and deliver any agreement, contract or other instrument or take any other action that such officer determines to be necessary or advisable to consummate the transactions anticipated by this Ordinance, such determination to be conclusively evidenced by such officer's having executed and delivered such agreement, contract or other instrument or having taken such other action.

SECTION 25. This Ordinance shall be in full force and effect from and upon compliance with the procedures required by law.

The foregoing was passed by the Hendricks County Council this $\underline{/a^{+}}$ day of \underline{Je} bullet \underline{Je} .

HENDRICKS COUNTY

ATTEST:

Auditor of Hendricks County, Indiana

INDS01 BDD 1036095v2

ORDINANCE NO. <u>2009-04</u>

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM HB/HIGHWAY BUSINESS DISTRICT AND AGR/AGRICULTURAL RESIDENTIAL DISTRICT TO AGR/AGRICULTURAL RESIDENTIAL DISTRICT AND HB/HIGHWAY BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 393/09: HALL INVESTMENTS, S11-TÌ4N-RIW, LIBERTY TOWNSHIP, PARCEL TOTALING 9.96 ACRES, LOCATED ON THE WEST SIDE OF STATE ROAD 39, APPROXIMATELY 0.75 MILE SOUTH OF U.S. HIGHWAY 40.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-) adopted on the 12th day of August in the year 2008, be amended so as to include in the AGR/Agricultural Residential District and HB/Highway Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 393/09: Hall Investments, S11-T14N-R1W, 9.96 acres, Liberty Township, located on the west side of State Road 39, approximately 0.75 mile south of U.S. Highway 40.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 393/09: Hall Investments, and the "Findings of Fact/Law" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 24^{+-} day of 2009.

Board of Commissioners

hicker, President

almer. Vice-President

Eric L. Wathen, Member

Attest: rala) Kattau

Cinda Kattau, Auditor

COUNTY COUNCIL ORDINANCE NO. 2009-05

APPROPRIATION ORDINANCE OF THE HENDRICKS COUNTY COUNCIL

WHEREAS, the Hendricks County Council (the "County Council") has imposed the county motor vehicle excise surtax and the county wheel tax on the county taxpayers of Hendricks County, Indiana (the "County"), pursuant to IC 6-3.5-4 and IC 6-3.5-5, respectively (such taxes are hereinafter collectively referred to as the "Motor Vehicle Taxes"); and

WHEREAS, the County Council, on February 12, 2009, adopted its Ordinance No. 2009-3 which approved the issuance of bonds of the County, in one or more series, in an original aggregate principal amount not to exceed Eight Million Dollars (\$8,000,000) (the "Bonds"), payable from the Motor Vehicle Taxes, for the purpose of procuring funds to pay for certain road projects and improvements in the County, the funding of a debt service reserve fund, preliminary expenses related thereto and all related and incidental expenses incurred in connection therewith (the "Projects"), and the costs of selling and issuing the Bonds; and

WHEREAS, the proceeds of the Bonds (as hereinafter defined), including investment earnings thereon, have not been included in any regular budget; and

WHEREAS, an extraordinary emergency and necessity exist for the making of the additional appropriation set out herein; and

WHEREAS, notice of a hearing on said appropriation has been published as required by law and such public hearing was held March 12, 2009 on said appropriation at which all taxpayers and interested persons had an opportunity to appear and express their views as to such additional appropriation;

NOW, THEREFORE, BE IT ORDAINED BY THE HENDRICKS COUNTY COUNCIL AS FOLLOWS:

SECTION 1. The proceeds derived from the sale of the Bonds in a sum not to exceed Eight Million Dollars (\$8,000,000), together with all investment earnings thereon, shall be and the same hereby are appropriated to pay for costs of the Projects and costs of issuance of the Bonds.

SECTION 2. Such appropriation shall be in addition to all appropriations provided for in the existing budget and levy, and shall continue in effect until the expenditure of all such appropriated funds on costs of the Projects. Any surplus of such proceeds shall be credited to the proper fund as required by law.

SECTION 3. A certified copy of this Ordinance, together with such other pleadings and actions as may be necessary, shall be filed by the Hendricks County Auditor with the Indiana Department of Local Government Finance.

Page 2 Wheel Tax Appropriation Ordinance March 12, 2009

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The foregoing was passed by the Hendricks County Council this 12th day of March, 2009.

HENDRICKS COUNTY COUNCIL

arr R. He sson, President

A. Thompson rellar

Richard A. Thompson, Vice President

Myron C. Anderson

nancy y Narle Johnson

av K. Puckett

Brad Whicker

· be

Nathaniel Woods

(Seal)

ATTEST:

la Kattan

Cinda Kattau, Auditor of Hendricks County, Indiana

INDS01 AWILLIAMS 1106386v2

ORDINANCE NO. 2009-06

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM NB/NEIGHBORHOOD BUSINESS DISTRICT TO LI/LIGHT INDUSTRIAL DISTRICT, COMMONLY KNOWN AS ZA 394/09: NEW WINCHESTER PROPERTIES, LLC, S04-T15N-R2W, MARION TOWNSHIP, PARCEL TOTALING 4.88 ACRES, LOCATED AT THE NORTHEAST CORNER OF U.S. HIGHWAY 36 WEST AND STATE ROAD 75.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-16) adopted on the 12th day of August in the year 2008, be amended so as to include in the LI/Light Industrial District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 394/09: New Winchester Properties, LLC, S04-T15N-R2W, 4.88 acres, Marion Township, located at the northeast corner of U.S. Highway 36 West and State Road 75.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 394/09: New Winchester Properties, LLC, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 2442 day of Mach, 2009.

Board of Commissioners

Whicker, President

Palmer, Vice-President

Éric L. Wathen, Member

Attest: ~ Kattan

Cinda Kattau, Auditor

ORDINANCE NO. 2004-0

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM AGR/AGRICULTURE RESIDENTIAL DISTRICT TO GB/GENERAL BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 395/09: WEST CENTRAL INDIANA PLUMBING, INC., S30-T16N-R1W, CENTER TOWNSHIP, PARCEL TOTALING 1.55 ACRES, LOCATED ON THE NORTH SIDE OF STATE ROAD 236, APPROXIMATELY 0.50 MILE WEST OF COUNTY ROAD 200 WEST.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-16) adopted on the 12th day of August in the year 2008, be amended so as to include in the GB/General Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 395/09: West Central Indiana Plumbing, Inc., S30-T16N-R1W, 1.55 acres, Center Township, located on the north side of State Road 236, approximately 0.50 mile west of County Road 200 West.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 395/09: West Central Indiana Plumbing, Inc., the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 244k day of Malch, 2009.

Board of Commissioners

David A. Whicker, President

Palmer.

Wathen, Member Eric L.

Attest: ______ Kattau

Cinda Kattau, Auditor

ORDINANCE NO. <u>2009-08</u>

AN ORDINANCE AMENDING THE HENDRICKS COUNTY INDIANA SUBDIVISION CONTROL ORDINANCE BY AMENDING APPENDIX C – CERTIFICATES & NOTATIONS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana, adopted the Hendricks County Subdivision Control Ordinance on December 21, 2004;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Subdivision Control Ordinance be amended by changing Appendix C -- Certificates & Notations;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TSA 01-09) and voted to forward a favorable recommendation to the Board of County Commissioners; and

WHEREAS, the County Commissioners have received and reviewed the Area Plan Commission's report, have considered the Area Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Bold – Text additions or changes Strikethrough – Deleted text

APPENDIX C - CERTIFICATES & NOTATIONS

All plats containing material prepared by a land surveyor shall contain a surveyor's certificate. Major and minor subdivisions shall contain the following surveyor's certificate on each page of all plats:

SURVEYOR'S CERTIFICATE

To the best of my knowledge and belief the within plat represents a survey made under my supervision in accordance with Title 865, Article 1, Chapter 12 of the Indiana Administrative Code and was completed on

This subdivision contains ______ lineal feet of open ditches and ______ lineal feet of tile drains.

Hereby certified on this _____ day of _____, 20_.

Name

Registered Land Surveyor

Indiana No.

All plats to be recorded shall contain the following owner's certificate:

CERTIFICATE OF OWNERSHIP

We the undersigned, as owners of the real estate hereon do hereby declare the real estate as described, shall be known as ______

Owner Name

Owner Name

Before me, a notary public in and for said County and State, personally appeared the above and acknowledged the execution of this instrument as their voluntary act and deed for the uses and purpose therein expressed.

Witness my signature and Notarial Seal this _____ day of _____, 20 .

My commission expires:	Notary Seal Signature Notary Public	
na an a	$-\!$	-
County of Residence	Printed Name	

ANY OF THE FOLLOWING PARAGRAPHS THAT ARE APPLICABLE SHALL BE INCLUDED IN THE OWNER'S CERTIFICATE:

- 1. <u>Public Streets and Alleys</u>. All public streets and alleys shown and designated as such and not heretofore dedicated are hereby dedicated to the public. Other public lands shown and not heretofore dedicated are hereby dedicated for the purposes designated hereon.
- 2. <u>Easement</u>. There are strips of ground shown on this plat and marked easement, reserved for the use of public utilities and subject to the paramount right of the utility or County to install, repair, maintain or replace its installation. Drainage use of easements is hereby authorized unless otherwise stated. Those easements noted as surface drainage easements shall not be disturbed in such a manner as to interfere with the flow of stormwater. No plantings, structures, or fill shall be placed in such easements nor shall they be regarded in such a manner as to impede the flow of stormwater.
- 3. <u>Private Access Easements and/or Private Streets</u>. There are private access easements and/or private streets shown on this plat and marked accordingly. These are intended to be private in perpetuity, and

there is no obligation for any government entity to assume any responsibility for these easements and/or streets now or at any future time. The responsibility for maintenance and snow removal on the access easements and/or streets shown on this plat is assumed by the property owners of lots _____ and not the County.

4. <u>Maintenance, Public Improvements</u>. The County shall not maintain improvements dedicated to the public by this plat until the Board of County Commissioners has accepted completed improvements for maintenance. The release by the Commissioners of a financial guarantee of performance and/or maintenance shall constitute acceptance for maintenance by the County.

5. National Flood Insurance Program Certificates:

A. Zone A District Certificate

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This subdivision contains property included in the "Zone A District" on the National Flood Insurance Rate/Floodway Map # _____, dated _____. No building may be constructed or substantially improved in the area so designated until the Indiana Department of Natural Resources has determined a flood elevation. Any building constructed or substantially improved after the date of this instrument in the "Zone A District" shall be provided with a flood protection grade which is at least two feet above said flood elevation. The flood protection grade is the elevation of the lowest floor of a building or structure. If a basement is included, the basement floor shall be considered to be the lowest floor.

B. Floodway Fringe District Certificate

The subdivision contains property in the "Floodway Fringe District" on the National Flood Insurance Program Flood Insurance Rate/Floodway Map #_____, dated _____. Any building to be constructed shall be provided with a flood protection grade set at or above ______feet, M.S.L., which is two feet above the 100-yr. Frequency flood. The flood protection grade is the elevation of the lowest floor of a structure. If a basement is included, the basement floor shall be considered to be the lowest floor.

C. Floodway District Certificate

This subdivision contains property included in the "Floodway District" on the National Flood Insurance Program's Flood Insurance Rate/Floodway Map #_____, dated _____.

NO RESIDENTIAL DEVELOPMENT CAN OCCUR IN THE FLOODWAY DISTRICT. ALL PERMITS TO BE ISSUED FOR LAND LYING IN THE FLOODWAY DISTRICT SHALL BE FORWARDED WITH PERTINENT PLANS AND MATERIALS TO THE INDIANA DEPARTMENT OF NATURAL RESOURCES FOR REVIEW AND COMMENT PRIOR TO ISSUANCE.

- 6. <u>Farm Access Easement</u>. The farm access easement shown on the plat is to provide access for farm equipment only to the farm land located ______ and _____ of the property contained in this subdivision.
- 7. <u>Maintenance Easement</u>. The _____ maintenance easement shown on this plat is to provide ______ with access to the _____ located or referenced on this plat. The cost of maintenance of the ______ is to be provided by the owners of ______ lots.
- 8. <u>Restrictions and Covenants</u>. Lots in this subdivision are subject to restrictions and covenants set forth in Plat Book _______, Page _____ and any amendments thereto.
- 9. Notarized Signature Required. The notarized signature of the owner(s) must be included on any

plat, in a form similar to the following:

WITNESS OUR HANDS AND SEALS THIS _____ day of _____.

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)

STATE OF INDIANA

COUNTY OF HENDRICKS

SS:

BEFORE ME THE UNDERSIGNED, NOTARY PUBLIC, IN AND FOR THE COUNTY AND STATE, PERSONALLY APPEARED WHO ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT AS HIS/HER VOLUNTARY ACT AND DEED FOR THE PURPOSES THEREIN EXPRESSED.

WITNESS MY HAND AND NOTARIAL SEAL THIS _____ DAY OF _____.

NOTARY PUBLIC (SEAL)

COUNTY OF RESIDENCE

MY COMMISSION EXPIRES

PRIMARY APPROVAL

The following Plan Commission Certificate is used for primary approval for major subdivisions, and also shall appear on each page of all plats to be heard by the Plan Commission:

PLAN COMMISSION'S CERTIFICATE

Pursuant to IC 36-7-4-700 Et. Seq., and all amendments thereof, the undersigned do hereby certify that the public notice of the hearing by the Hendricks County Area Plan Commission on the herein-named owner's application for approval, of this plat duly complied with IC 36-7-4-706 and all amendments thereof, and that said plat was approved at said hearing with the majority of the members of said Plan Commission concurring in said approval.

Given under our hands and seal this ____ day of _____, 20__.

President Name

Secretary Name

The following certificate of approval for Minor Subdivisions shall appear on each page of all plats of minor subdivisions to be heard by the Administrative and Plat Committee. Each page shall also bear the signature of the County Engineer.

ADMINISTRATIVE AND PLAT COMMITTEE'S CERTIFICATE

Under authority provided by IC 36-7-4-700 Et. Seq., and all amendments thereto, this plat was given approval by the Hendricks County Administrative Committee at a meeting held on

Chairman Name

*

Secretary Name

SECONDARY APPROVAL

The following <u>Plan Commission</u> certificate of secondary approval for major subdivisions shall appear on all secondary plats of major subdivisions accompanied by either the Plan Commission or Administrative & Plat Committees' Certificates:

IMPROVEMENT PLANS CERTIFICATE

The following improvement-plans certificate shall appear on each sheet of the final improvement plans for a major subdivision.

IMPROVEMENT PLAN

This-document-contains or is part of the approved improvement plan for ______. The improvement to be installed in this subdivision will not be accepted for maintenance by the County Commissioners unless and until all improvements shown hereon have been installed and are in substantial compliance with these plans.

Planning Director _____ Date

BOARD OF COUNTY COMMISSIONERS CERTIFICATE

The following county commissioners' certificate shall appear on all plats containing land and/or improvements to be dedicated to the public. Note that there may be additional certificates required by the Hendricks County Drainage Handbook.

BOARD OF COUNTY COMMISSIONERS

The dedication(s) shown on this plat is (are) hereby accepted by the Board of County Commissioners of Hendricks County, Indiana, at a meeting held on the _____ day of _____ of the year _____.

The following paragraph shall appear on all plats involving improvements for which financial guarantees of performance are posted.

This acceptance does not constitute acceptance for maintenance by the County. Maintenance by the County shall commence only after the release of the financial guarantee.

BOARD OF COUNTY COMMISSIONERS

ATTEST: _____

-County Auditor

The following tax certificate shall appear on all subdivision plats:

TAX CERTIFICATE

The real property has been duly entered for taxation and transferred on the records of the Auditor of Hendricks County this _____ day of _____.

Hendricks-County Auditor

The following recording certificate shall appear on all subdivision plats:

RECORDING CERTIFICATE

Hendricks County Recorder

Subdivisions containing land in a previously recorded subdivision shall contain the following certificate above the recording certificate:

A notation has been made on the original plat of _____, Plat Cabinet _____, slide

The following statement shall appear on each subdivision plat to be recorded:

ECONOMIC DEVELOPMENT CHARGE

The developer must pay an assessment known as an "Economic Development Charge" levied in the amount of fifty dollars (\$50.00) on each residential lot to be recorded to be made payable to the

"Economic Development Fund" in the Office of the Auditor of Hendricks County, Indiana.

The following statement shall appear on each subdivision plat with secondary septic fields:

SECONDARY SEPTIC FIELD EASEMENT

Those designated as secondary septic field easements (SSFE) are secondary septic field easements that are hereby expressly reserved for the purpose of the placement of a sewage disposal field. Uses shall be limited to those consistent with the proper operation of a septic system and that will not result in soil compaction. The easement shall terminate only with the written approval of the Hendricks County Health Officer on the plat.

The following statement shall appear on each subdivision plat to be recorded:

REDACTMENT STATEMENT

"I AFFIRM, UNDER THE PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT, UNLESS **REQUIRED BY LAW."**

Name

Approved by the Board of County Commissioners of Hendricks County, Indiana, this 28th day of april, 2009.

BOARD OF COMMISSIONERS

esident

Palmer, Vice President

Eric L. Wathen, Member

ATTEST: de Kattan

Cinda Kattau, Auditor

ORDINANCE NO2009-09

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM AGR/AGRICULTURE RESIDENTIAL DISTRICT TO NB/NEIGHBORHOOD BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 396/09: LAWRENCE R. WHEATLEY, S08-T15N-R1E, WASHINGTON TOWNSHIP, PARCEL TOTALING 2.39 ACRES, LOCATED ON THE SOUTH SIDE OF OLD U.S. HIGHWAY 36, APPROXIMATELY 0.25 MILE EAST OF COUNTY ROAD 400 EAST, MORE COMMONLY KNOWN AS 4265 EAST MAIN STREET.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-16) adopted on the 12th day of August in the year 2008, be amended so as to include in the GB/General Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 396/09: Lawrence R. Wheatley, S08-T15N-R1E, 2.39 acres, Washington Township, located on the south side of Old U.S. Highway 36, approximately 0.25 mile east of County Road 400 East, more commonly known as 4265 East Main Street.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 396/09: Lawrence R. Wheatley, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 28^{H} day of 4^{H} , 2009.

Board of Commissio President

Phyllis A. Palmer, Vice-President

Wathen, Member

allan

Cinda Kattau, Auditor

ORDINANCE NO2009

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM AGR/AGRICULTURE RESIDENTIAL DISTRICT TO PB/PLANNED BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 397/09: KS HENDRICKS PARTNERS, LLC, S26-T14N-R1W, LIBERTY TOWNSHIP, PARCEL TOTALING 12.62 ACRES, LOCATED ON THE NORTH SIDE OF COUNTY ROAD 1000 SOUTH, APPROXIMATELY 0.33 MILE EAST OF COUNTY ROAD 100 EAST.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-16) adopted on the 12th day of August in the year 2008, be amended so as to include in the GB/General Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 397/09: KS Hendricks Partners, LLC., S26-T14N-R1W, 12.62 acres, Liberty Township, located on the north side of County Road 1000 South, approximately 0.33 mile east of County Road 100 East.

As inducement for this Zoning Map Amendment, all terms found in the conditions **SECTION 2.** for approval of ZA 397/09: KS Hendricks Partners, LLC, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

All building or uses permitted and placed upon the described real estate shall fully **SECTION 3.** conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

This Ordinance shall be in full force and effect from and after its passage by the **SECTION 4.** County Commissioners.

pproved by the Board of County Commissioners of Hendricks County, Indiana, the day of , 2009.

Board of Commissioners

almer

Wathen, Member

Attest attau

Cinda Kattau, Auditor

ORDINANCE NUMBER 2009-11

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

WHERAS, the Board of Commissioners of Hendricks County, Indiana is the governing Body for said County; and

WHERAS, the Board of Commissioners of Hendricks County, Indiana is responsible for the maintenance and upkeep of all county roads; and

WHERAS, for purposes of enhancing safety on the roadways and in the public interest,

NOW THEREFORE BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the County Highway Supervisor and/or the County Engineer shall be authorized to install and maintain speed limit signs prohibiting the operation of any motor vehicle along certain public roadways described herein in excess of the maximum speed limit set forth below:

Street	Location	<u>Limit</u>
CR 1050E	700S to 800S	40mph

BE IT FURTHER ORDAINED that upon finding of a violation of this ordinance a Penalty shall be assessed in accordance with Indiana Code.

This Ordinance amends, supercedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

DULY EXECUTED this 5th day of April 2009

HENDRICKS COUNTY, INDIANA	
BOARD OF COMMISSIONERS	
By: (Atten Allhum	
David A. Whicker	
By: Phyllis a falmer	/
Phyllis A. Palmer	
By: SINC	
Éric Wathen	

Attest: Juice Clyred

Traffic Study CR 1050E from CR 700S to CR 800S April 1, 2009

Data Summary

Posted Speed Limit	None
Accident History	0 in 3 years
85 th Percentile	48.9 mph
Avg. Speed	40 mph
ADT	517

Observations

This study was initiated by Mr. Larry Ryan, who resides on CR 1050E. Mr. Ryan is concerned with the number of speeders on this road and the lack of a speed limit and asks that the county establish one.

The segment of CR 1050E from 700S to 800S, has a chip and seal surface approximately 18' wide in poor condition. The road is in an rural setting, comprises approx. 60 homes, (including Friendswood Estates), and Friendswood Golf Course. The road contains no curves or hills that present sight distance concerns.

Recommendations

Although the 85th percentile suggests a 50mph speed limit, due to the poor condition of the road and speeds that will only increase when the road is re-surfaced, it is recommended that a 40mph speed limit be established on CR 1050E from CR 700S to 800S.



ORDINANCE NUMBER <u>2009-12</u>

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

WHERAS, the Board of Commissioners of Hendricks County, Indiana is the governing Body for said County; and

WHERAS, the Board of Commissioners of Hendricks County, Indiana is responsible for the maintenance and upkeep of all county roads; and

WHERAS, for purposes of enhancing safety on the roadways and in the public interest,

NOW THEREFORE BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the County Highway Supervisor and/or the County Engineer shall be authorized to install and maintain speed limit signs prohibiting the operation of any motor vehicle along certain public roadways described herein in excess of the maximum speed limit set forth below:

Street	Location	<u>Limit</u>
CR 900/925N	S.R.39 to CR 75E	40mph

BE IT FURTHER ORDAINED that upon finding of a violation of this ordinance a Penalty shall be assessed in accordance with Indiana Code.

This Ordinance amends, supercedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

DULY EXECUTED this 5⁷¹ May day of April. 2009

HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS B David A. Whicker s A. Palmer

Wathen

Attest: Judiel Chyte

Traffic Study CR 900/925N- S.R.39 to CR 75E March 25, 2009

Data Summary

Posted Speed Limit	.50 mph
Accident History	.2 in 3 years (Driver Inattention)
85th Percentile	
Avg. Speed	.45 mph
ADT	437

Observations

This study was initiated by Eric Wathen, Hendricks County Commissioner. Mr. Wathen is concerned with the number of speeders on this road, and asks that the county re-evaluate the existing 50 mph speed limit.

The segment of CR 900/925N from S.R.39 to CR 75E, has an asphalt surface approximately 18-19' wide in good condition. The road is in a rural setting, comprises approx. 33 homes, and contains two sharp turns that present sight distance concerns.

Recommendations

Due to the hill which promotes higher speeds when eastbound on CR 900N, limited sight distance concerns, and a sharp change in alignment due to turns in the roadway, it is recommended the existing 50 mph speed limit be lowered to 40mph. (See enclosed drawing for placement of signs).





ORDINANCE NUMBER 2009-13

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

WHERAS, the Board of Commissioners of Hendricks County, Indiana is the governing Body for said County; and

WHERAS, the Board of Commissioners of Hendricks County, Indiana is responsible for the maintenance and upkeep of all county roads; and

WHERAS, for purposes of enhancing safety on the roadways and in the public interest,

NOW THEREFORE BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the County Highway Supervisor and/or the County Engineer shall be authorized to install and maintain speed limit signs prohibiting the operation of any motor vehicle along certain public roadways described herein in excess of the maximum speed limit set forth below:

Street	Location	Limit
Valley Vista Drive	Valley Vista Drive Valley Vista Estates	

BE IT FURTHER ORDAINED that upon finding of a violation of this ordinance a Penalty shall be assessed in accordance with Indiana Code.

This Ordinance amends, super cedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

DULY EXECUTED this $5^{\mathcal{T}}$	_day of, 2009
	HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS By: David A. Whicker By: Phyllis A. Palmer By: Eric Wathen
Attest: Jusich Rupt	_

Valley Vista Estates

Upon completion of a test drive using the Slope Meter, to determine safe curve speed and the validity of the 30mph speed limit in Valley Vista Estates, It has been determined that due to the gradual descending slope of Valley Vista Drive, the continued development of Valley Vista Estates, and the high speeds possible, Valley Vista Drive should be re-posted with a 20mph speed limit.

4-13-09

SRH

ORDINANCE NO. <u>2009-14</u>

AN ORDINANCE VACATING PUBLIC STREET RIGHT-OF-WAY

WHEREAS, GEORGE D. FORD AND PEGGY L. FORD ("Petitioners") have filed with the Clerk of the Hendricks County Board of Commissioners, Hendricks County, Indiana (the "Board") a petition (the "Petition") to vacate certain public right-of-way heretofore included within the Plat of Melissa P. Hypes Addition to the Town of North Salem, Hendricks County, Indiana, as per plat thereof recorded June 3, 1896 in Plat Book 2, Page 112 in the office of the Recorder of Hendricks County, Indiana (the "Plat"), which specific area for vacation being the unnamed street situated between Lot 1 in Block 4 and Lot 4 in Block 3 in said subdivision and more particularly described and identified in the Petition and in Exhibit A, attached hereto and made a part hereof; and

WHEREAS, notice of the Petition has been given by certified mail, return receipt requested, to each record owner of land that abuts the property proposed to be vacated; and

WHEREAS, notice of the Petition by publication has been given by Petitioner, as prescribed by Ind. Code § 5-3-1, and proof of such notice by publication has been filed with the Clerk of the Board; and

WHEREAS, the Board held a public hearing on the Petition on May 5, 2009 at 9:30 a.m. in the Commissioner's Meeting Room of the Hendricks County Government Center, Hendricks County, Indiana (the "Hearing"); and

WHEREAS, at the Hearing, following the Board's review all of pertinent facts relative to the Petition and the opportunity of all interested parties to speak on the Petition, the Board determined that the Petition should be GRANTED and APPROVED in all respects.

NOW, THEREFORE, the Board does hereby APPROVE the Petition in all respects and does hereby VACATE the public right-of-way heretofore included in the Plat and being more particularly described and identified in attached Exhibit A.

THIS ORDINANCE ADOPTED THIS 12th DAY OF Mar , 2009.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

id A. Whicker, President

ylija. Palmer Palmer, Member Phyllis

Eric Wathen, Member

ATTEST:

Cinda Kattau, Hendricks County Auditor

EXHIBIT A LEGAL DESCRIPTION RIGHT-OF-WAY

Legal description for vacation of certain unnamed right-of-way, as established on the plat of Melissa P. Hypes Addition to the Town of North Salem, Hendricks County, Indiana, as per plat thereof recorded June 3, 1896 in Plat Book 2, Page 112 in the office of the Recorder of Hendricks County, Indiana, said right-of-way being more particularly described as follows, to-wit:

Beginning at the Southeast corner of Lot 4 in Block 3 of Melissa P. Hypes Addition to the Town of North Salem, Hendricks County, Indiana, as per plat thereof recorded June 3, 1896 in Plat Book 2, Page 112 in the office of the Recorder of Hendricks County, Indiana (the "Subdivision"); running thence South forty (40) feet to the Northeast corner of Lot 1 in Block 4 of the Subdivision; thence West on and along the North line of said Lot 1, one hundred twenty (120) feet to the Northwest corner of said Lot 1; thence North forty (40) feet to the Southwest corner of Lot 4 in Block 3 of the Subdivision; thence East on and along the South line of said Lot 4, one hundred twenty (120) feet to Southeast corner of said Lot 4, being the Point of Beginning.

2009-15 2009 HENDRICKS COUNTY SALARY ORDINANCE

Whereas, the Hendricks County Council is the fiscal body that approves the salaries paid for positions held in Hendricks County; and

Whereas, enumerated below is the listed County appropriations and the approved salaries for 2009; and

Now therefore, be it ordained by the Hendricks County Council, Hendricks County, Indiana;

Section #1: That the Hendricks County Council hereby approves the listed appropriations based on 27 pays for the year 2009 for positions in Hendricks County, Indiana as shown on the attachments. The Hendricks County Council further approves the salaries acted on and approved through the additional appropriation process during the year 2009. In the event of a position being vacated, the line is reduced to the range for that classification and any amount over that reverts to the general fund.

Section #2: In the event of overtime (hours worked in excess of 40 hours in a week) for nonexempt employees, the rate is calculated at time and one half of the employees' hourly wage. Overtime is in addition to the base wage and is paid from the overtime appropriations. Authorized vacation, sick, personal days shall not be considered hours worked for the purpose of eligibility for overtime. Holidays will be considered as time worked for the purpose of determining eligibility for overtime if said holiday work is mandatory.

Section #3: Hendricks County employees, with a part time or temporary employment status (except those identified in section #4) will have a base wage of no less than the federal minimum wage per hour and no more than the maximum full time wage for their grade and position.

Section #4: Hendricks County employees with a part time or temporary status remitted through a township budget, will receive a base wage of no less than the federal minimum wage and no more than \$13.52 per hour.

The 2009 Hendricks County Salary Ordinance as approved on this 44^{44} day of <u>May</u> 2009 by:

Larry R. Hesson, Council President

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Richard A. Thompson, Council Vice President

David A. Whicker, President Board of Commissioners

Employee	Main Distribution	2009 Approved	Annual Appropriation
101: Clerk	nag bare a Bara		1. W. 2. W. 2
Spence, Cynthia J	100.10100.000.101	\$2,027.15	54,733
Hoskins, Debbie M	100.10101.000.101	\$1,504.08	40,610
Dixon, Alexandra M	100.10102.000.101	\$13.20	24,948
Pike, Marjorie A	100.10103.000.101	\$16.44	31,072
Leadmon, Virginia L	100.10104.000.101	\$12.60	23,814
Smith, Janet S	100.10105.000.101	\$13.20	24,948
Kulka, Janice E	100.10106.000.101	\$16.44	31,072
Weddle, Debbie J	100.10107.000.101	\$13.20	24,948
Haltom, Jessica J	100.10108.000.101	\$16.44	31,072
Garrity, Penny E	100.10109.000.101	\$13.20	24,948
Bowman, Cheryl A	100.10110.000.101	\$13.20	24,948
Kennedy, Lara L	100.10111.000.101	\$12.60	23,814
Burge, Pamela A	100.10112.000.101	\$13.20	24,948
Clark, Mari L	100.10113.000.101	\$13.20	24,948
Skidmore, Michelle C	100.10115.000.101	\$13.20	24,948
Terry, Megan D	100.10116.000.101	\$13.20	24,948
Lawson, Tracy L	100.10117.000.101	\$13.20	24,948
Raleigh, Melanie A	100.10118.000.101	\$13.20	24,948
Shields, Peggy A	100.10119.000.101	\$13.20	24,948
Chilewski, Janice S	100.10120.000.101	\$13.20	12,474
Martin, Lisa A	100.10121.000.101	\$13.20	24,948
Warther, Sherry L	100.10122.000.101	\$13.20	24,948
Smith, Lawana L	100.10123.000.101	\$13.20	24,948
Roahrig-Elliott, Kristin L	100.10124.000.101	\$13.20	24,948
Clerks Overtime	100.10199.000.101		6,180
102: Auditor	THE REPORT OF THE PARTY OF THE		
Kattau, Cinda L	100.10200.000.102	\$2,027.15	54,733
Kattau, Cinda L Lev 2 Assess	100.10200.129.102	+1,027.10	1,000
Bennett, Angela K	100.10201.000.102	\$1,504.08	40,610
Bennett, Angela K Lev 2 Assess	100.10201.129.102	• 1100 1100	1,000
Kirts, Lewis D	100.10202.000.102	\$18.51	34,984
Dooley, Nicole E	100.10203.000.102	\$16.44	31,072
Van Damme, Susan	100.10204.000.102	\$18.22	34,436
Van Damme, Susan Lev 2 Assess	100.10204.129.102	VIO.EE	1,000
McCarthy, Mary J	100.10205.000.102	\$15.23	28,785
Snapp, Sara Ann	100.10206.000.102	\$16.44	31,072
Tellmann, Joyce M	100.10207.000.102	\$13.20	24,948
Cox, Wanda Lynn	100.10208.000.102	\$15.04	28,426
Roeder, Carol J	100.10209.000.102	\$13.20	24,948
Ortiz, Cyndee L	100.10210.000.102	\$16.44	31,072
Hussong , Janet S	100.10211.000.102	\$13.20	24,948
Modglin, April J	100.10212.000.102	\$15.23	28,785
Liphard, Sharon K	100.10213.000.102	\$13.20	12,474
Bills, Linda	100.10213.000.102	\$13.20	12,474
Auditors Overtime	100.10299.000.102	ψ10.20	16,068
Jones, Melanie J	240.10216.000.102	\$13.20	24,948
Plat Book Overtime	240.10299.000.102	ψ10.20	22,496
the second se	240.10233.000.102		
103: Treasurer Marsh, Nancy L	100.10300.000.103	\$2,027.15	54,733

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Employee	Main Distribution	2009 Approved	Annual Appropriation
larsh, Nancy L Lev 2 Assess	100.10300.129.103		1,000
iller, Shawn M	100.10301.000.103	\$1,504.08	40,610
ller, Shawn M Lev 2 Assess	100.10301.129.103		1,000
Inningham, Shawn A	100.10302.000.103	\$16.44	31,072
ison, Dawn R	100.10303.000.103	\$16.44	31,072
ark, Ranita A	100.10304.000.103	\$13.20	24,948
ubbs, Jenna K	100.10305.000.103	\$13.20	24,948
wes, Susan R	100.10306.000.103	\$13.20	24,948
ntrell, Linda Sue	100.10307.000.103	\$13.20	
oud, Pawnie S	100.10307.000.103	\$13.20	10,000
1: Recorder			
din, Paul T	100.10400.000.104	\$2,027.15	54,733
ch, Theresa D	100.10401.000.104	\$1,504.08	40,610
holl, Theresa A	100.10402.000.104	\$13.20	24,948
born, Cheryl S	100.10403.000.104	\$13.20	24,948
ri, Martha P	100.10404.000.104	\$13.20	24,948
rpen, Jane A	100.10405.000.104	\$13.20	24,948
chell, Amy L	100.10407.000.104	\$13.20	24,948
ri, Brianne L	210.19999.000.104	\$9.00	8,505
ich, Michael S	210.19999.000.104	\$11.44	10,811
atley, Darlene	210.19999.000.104	\$11.44	10,811
5: Sheriff	210.10000.000.101	Ψ11.11	10,011
loway, David D	100.10500.000.105	\$4,271.85	115,340
rit Board Comp	100.10502.000.105	ψ4,271.00	3,060
st, Lisa R	100.10503.000.105	\$16.44	31,072
per, Lena M	100.10504.000.105	\$13.20	24,948
en, Rosemary	100.10505.000.105	\$16.44	31,072
tson, Nancy J	100.10506.000.105	\$16.44	31,072
p, L Michelle'	100.10507.000.105	\$16.44	31,072
dner, Ruth A	100.10508.000.105	\$17.16	32,432
er, Leonard	100.10509.000.105	\$17.18	32,470
lips-Brown, Sharon R	100.10510.000.105	\$17.16	32,432
vious, Michael L	100.10510.000.105	\$2,371.00	64,017
	100.10512.000.105	the second s	57,278
rk, Brett A e, Clarke E	100.10512.000.105	\$2,121.42 \$2,371.00	64,017
ree, Brian R	100.10513.000.105	\$1,663.85	44,924
wn, Johnathon W	100.10515.000.105	\$1,830.23	49,416
esling, Amanda L	100.10516.000.105	\$2,121.42	57,278
es, Robert K	100.10517.000.105	\$2,121.42	57,278
ight, Jason A	100.10518.000.105	\$2,121.42	57,278
ll, Roger N	100.10519.000.105	\$2,246.19	60,647
neking, James B	100.10520.000.105	\$2,121.42	57,278
ly, Terry A	100.10521.000.105		57,278
		\$2,121.42	57,278
ller III, Henry L	100.10522.000.105	\$2,121.42	60,647
sons, Charles R	100.10523.000.105	\$2,246.19	
th, Joshua D	100.10524.000.105	\$1,663.85	44,924
ville, Scott W	100.10525.000.105	\$1,996.92	53,917
refield, Charles A	100.10526.000.105	\$2,121.42	57,278
ghes, Jeffrey A	100.10527.000.105	\$1,663.85	44,924
rner, Kevin M	100.10528.000.105	\$1,497.46	40,431

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Employee	Main Distribution	2009 Approved	Annual Appropriatio
Shaw II, Lindsay Alan	100.10529.000.105	\$1,996.92	53,917
Tremper, Bryan	100.10530.000.105	\$2,371.00	64,017
Chandler, Samuel A	100.10533.000.105	\$1,497.46	40,431
Yetter, James C	100.10534.000.105	\$2,246.19	60,647
Schaefer, Kyle C	100.10535.000.105	\$1,747.04	47,170
Parrott, Daniel J	100.10536.000.105	\$1,830.23	49,416
Harris, Frank J	100.10537.000.105	\$1,996.62	53,909
Woodard, Gerald L	100.10538.000.105	\$2,495.77	67,386
Johnson, Brent M	100.10539.000.105	\$1,663.85	44,924
Butterfield, Robert E	100.10540.000.105	\$1,747.04	47,170
Payne, Aaron K	100.10541.000.105	\$2,121.42	57,278
Tyree, Charles B	100.10542.000.105	\$1,663.85	44,924
Wagner, Steven F	100.10543.000.105	\$2,620.58	70,756
Pionke, John M	100.10544.000.105	\$1,663.85	44,924
Woods, Jason A	100.10545.000.105	\$1,830.23	49,416
Fulwider, Jesse E	100.10546.000.105	\$1,830.23	49,416
Nohren, Joshua D	100.10547.000.105	\$1,663.85	44,924
Love, Christopher E	100.10548.000.105	\$1,747.04	47,170
Larsen, Scott A	100.10549.000.105	\$1,996.62	53,909
Hughes, Craig E	100.10550.000.105	\$1,830.23	49,416
Paris, Patricia L	100.10551.000.105	\$11.60	10,962
Retirement (McCready/Keen)	100.10552.000.105		471,120
Morgan, Lloyd D	100.10553.000.105	\$17.17	32,451
Sparks, Terry L	100.10554.000.105	\$17.17	32,451
Haak, Robert G	100.10555.000.105	\$17.17	32,451
Cadwell, Derek L	100.10557.000.105	\$1,830.23	49,416
Donaldson, Donald M	100.10558.000.105	\$1,663.85	44,924
Adams, Brandon T	100.10559.000.105	\$1,747.04	47,170
Korpal, Nicholas M	100.10560.000.105	\$1,747.04	47,170
Hillman, Johnathan J	100.10561.000.105	\$1,747.04	47,170
Jones, Charles E	100.10562.000.105	\$1,747.04	47,170
Fivecoat, Daniel W	100.10563.000.105	\$17.16	32,432
Hale, Starla A	100.10564.000.105	\$16.44	31,072
Deckard, Larry R	100.10565.000.105	\$22.33	42,204
Wagner, Dawn R	100.10566.000.105	\$17.17	32,451
Gibson, Harold T	100.10567.000.105	\$17.17	32,451
Pound, James R	100.10568.000.105	\$17.17	32,451
Non-Uniform Allowance	100.10570.000.105		7,200
Kennard, Terry D	100.10576.000.105	\$19.50	36,855
Fine, Clarke E	100.10599.000.105	\$33.87	64,014
Sheriff Office Overtime	100.10599.000.105		160,000
106: Surveyor			
Gaston, David L	100.10600.000.106	\$2,156.46	58,224
Gaston, David L	100.10600.127.106		16,416
Donaldson, Candi	100.10601.000.106	\$1,504.08	40,610
Surber, Jeffrey B	100.10603.000.106	\$18.67	35,286
Rice, Coralie A	100.10608.000.106	\$13.13	24,816
Fuehrer, Karla J	205.16102.000.106	\$13.26	25,061
Pickett, Brett	205.16105.000.106	\$1,799.62	48,590
Elsenbroek, Amy M	205.16106.000.106	\$1,306.73	35,282
Gaston, Mitchell J	205.16108.000.106	\$8.24	15,574

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Starr, Karin M	205.16108.000.106	\$9.27	17,520
Surber, Chad A	205.16108.000.106	\$9.00	17,010
Gaston, Brandon	212.19999.000.106	\$9.27	17,520
Scott, Robert O	238.10604.000.106	\$18.67	35,286
Barnett, John T	238.10605.000.106	\$18.67	35,286
Hahn, William J	238.10606.000.106	\$18.67	35,286
Clark, Maggie A	238.10610.000.106	\$18.67	35,286
Hopper, Michael	238.16101.000.106	\$18.67	35,286
Clark, Jamie R	238.16103.000.106	\$18.67	35,286
Bowman, Kim	238.16107.000.106	\$18.67	35,286
107: Coroner	<u></u>		
Neuman, Joseph	100.10700.000.107	\$792.35	21,393
Matthews, Steven S	100.10701.000.107	\$475.42	12,836
Drake, Thomas R	100.10702.000.107	\$16.39	
Matthews, Jason C	100,10702.000.107	\$16.39	-
Mott, Wendell M	100.10702.000.107	\$16.39	18,540
Patterson, Christi L	100.10702.000.107	\$16.39	
Pritchett, Joseph	100.10702.000.107	\$16.39	-
Matthews, Karen L	100.10703.000.107	\$12.88	12,172
108: Prosecutor			
Richard, Miranda R	100.10800.000.108	\$2,258.12	60,969
Delp, Loren P	100.10801.000.108	\$2,258.12	60,969
Orlich, Georgeanna	100.10802.000.108	\$1,429.50	38,597
Scott, Stephen M	100.10803.000.108	\$1,938.35	52,335
	100.10804.000.108	\$1,059.33	28,602
Hasty, Tamatha	100.10805.000.108	\$1,490.99	40,257
Carroll, Madonna J	100.10806.000.108	\$1,247.92	33,694
Hutte, Diana G	100.10807.000.108	\$16.44	31,072
Truran, Deborah A	100.10808.000.108	\$16.44	31,072
Brunner, Linda L	100.10809.000.108	\$14.86	28,085
Clements, Amanda R Bryan, James D	100.10809.000.108	\$16.03	20,000
	100.10810.000.108	\$16.03	-
Buente, Jacklyn R Clark, Victoria F	100.10810.000.108	\$16.03	-
	100.10810.000.108	\$9.27	5/3/5
Colvin, Katherine E			-1
Havens, Rebecca S	100.10810.000.108	<u>\$15.56</u> \$14.77	56,392
Karns, Timothy L	100.10810.000.108	\$10.72	- 55,552
Parsey, Natalie R	100.10810.000.108	\$16.03	-
Rinehart, Rachel L	100.10810.000.108	\$10.72	-
Sauer, Melissa L		\$10.72	-1
Shepherd, Ashley E	100.10810.000.108		
Stegemoller, Sharon E	100.10810.000.108	\$31.32 \$15.15	28,634
Deckard, Pamela S	100.10811.000.108		60,969
Kaiser, Douglas H	100.10812.000.108	\$2,258.12	24,948
Ludlow, Katie M	100.10813.000.108	\$13.20	59,192
Walker, Lindsey R	100.10816.000.108	\$2,192.30	60,969
Swickard, Jennifer L	100.10817.000.108	\$2,258.12	60,969
Janeway, Kathryn R	100.10818.000.108	\$2,258.12	and the second
Erato, Kristin E	100.10819.000.108	\$2,258.12	60,969
Waterman, Jeanette L	100.10820.000.108	\$21.39	40,427
Harness, Patricia	100.10821.000.108	\$14.86	28,085

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Employee	Main Distribution	2009 Approved	Annual Appropriation	
Schreiner, Charisse	100.10822.000.108	\$14.86	28,085	
Bennett, LorRaine S	100.10823.000.108	\$13.20	24,948	
Stuard, Rhett M	100.10824.000.108	\$192.31	5,000	
Trulock, James R	100.10825.000.108	\$192.31	5,150	
Champine, Adrienne	100.10849.000.108	\$250.00	6,750	
Baldwin, Patricia A	100.10850.000.108	\$192.31	5,000	
Leavitt, Nancy	100.10853.000.108	\$20.34	38,443	
Prosecutor's Overtime	100.10899.000.108		6,500	
Fulwider, Jesse E	257.19999.000.108	\$39.22	74,126	
Stephens, Jeffrey A	257,19999.000.108	\$37.16	70,232	
Wells, Timothy K	257.19999.000.108	\$42.61	80,533	
Roahrig, Robin L	263.19501.000.108	\$13.20	12,474	
Delp, Loren P	264.10800.000.108	\$192.31	5,000	
Hasty, Toni L	264.10828.000.108	\$9.01	8,514	
Truran, Allyson N	264.10828.000.108	\$9.01	8,514	
Waterman, Haley J	264.10828.000.108	\$8.74	8,259	
White, Rebekah L	264.10828.000.108	\$9.01	8,514	
Holder, Alicia L	264.10829.000.108	\$11.33	10,707	
Swalley, Carin M	264.10829.000.108	\$15.75	14,884	
Bryan, James E	264.10851.000.108	\$1.00	1,890	
Shoemaker, Melissa B	264.18401.000.108	\$115.38	3,000	
Orlich, Georgeanna	532.10802.078.108	\$715.15	18,594	
Hasty, Tamatha	535.10804.078.108	\$377.94	21,543	
Akers, Yvonne J	535.19002.078.108	\$16.68	10,890	
109: Assessor				
Cloud, Nicole D	100.10898.000.109	\$10.30	9,734	
Davis, A Marietta	100.10898.000.109	\$12.88	12,172	
Scott, Monica E	100.10898.000.109	\$10.82	10,225	
Scott, Ronald K	100.10898.000.109	\$10.82	10,225	
Brown, Gail Lev 2 Assess	100.10900.000.109	3	1,000	
Brown, Gail	100.10900.000.109	\$2,027.15	54,733	
Stoutenour, Tina M Lev 2 Assess	100.10901.000.109		1,000	
Stoutenour, Tina M	100.10901.000.109	\$1,504.08	40,610	
Jones, Melinda Erin Lev 2 Assess	100.10903.000.109		1,000	
Jones, Melinda Erin	100.10903.000.109	\$15.66	29,597	
Butler, Tina M	100.10904.000.109	\$14.20	26,838	
Cassity, Kathleen Lev 2 Assess	100.10905.000.109		1,000	
Cassity, Kathleen	100.10905.000.109	\$14.63	27,651	
Smeaton, Jean M	100.10906.000.109	\$14.63	27,651	
Graves, Myra F	100.10907.000.109	\$13.20	13,001	
Gulley, Norman W	100.11000.000.109	\$826.28	22,310	
Gulley, Norman W Lev 2 Assess	100.11000.000.109		1,000	
Parsons, Morris, Jr. A Lev 2 Assess	100.11001.000.109		1,000	
Parsons, Morris, Jr. A	100.11001.000.109	\$14.63	13,825	
Middleton, Paula K Lev 2 Assess	100.11002.000.109		1,000	
Middleton, Paula K	100.11002.000.109	\$12.50	11,813	
Burke, Rae Etta	100.11100.000.109	\$1,035.10	27,948	
Richardson, Barbara J	100.11101.000.109	\$14.63	13,825	
Clay, James D	100.11102.000.109	\$12.52	11,831	
Parsons, Leon	100.11200.000.109	\$1,008.08	27,218	
	100.11200.000.109	ψ1,000.00	13,825	

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Employee	Main Distribution	2000 American	A
liser, Harold E	100.11300.000.109	2009 Approved \$1,035.10	Annual Appropriation
liser, Carolyn R	100.11301.000.109	\$1,035.10 \$14.63	27,948
Vhitaker, Elizabeth A	100.11302.000.109	\$10.79	13,825
Scott, Larry R	100.11400.000.109	\$1,790.25	10,197 48,337
AcClain, Joyce A	100.11401.000.109	\$14.63	13,825
Stoutenour, Clinton W	100.11500.000.109	\$310.33	8,379
Breene, Joyce T	100.11600.000.109	\$310.33	8,379
ruits, Sharon	100.11700.000.109	\$310.33	8,379
lyers, Ronald W	100.11800.000.109	\$385.58	10,411
assity, Elvin R	100.11900.000.109	\$558.00	15,066
Sriffith, Timothy W	100.12000.000.109	\$310.33	8,379
Sarrett-Brasher, Connie M	100.12100.000.109	\$310.33	8,379
lesbitt, Barbara J	208.18901.000.109	\$13.20	24,948
Robinson, Deborah	208.18902.000.109	\$13.20	26,781
Sonzalez, Lisa L	208.18903.000.109	\$15.56	29,408
liddleton, Paula K	208.18904.000.109	\$14.63	29,408
Pickerel, Nicole D	208.18905.000.109	\$14.03	26,838
larger, Julie M	208.18906.000.109	\$15.56	29,408
IcIntyre, Gordon E	208.18908.000.109	\$13.20	12,474
Ilen, Beverly A	208.18998.000.109	\$13.20	12,474
ouse, Heidi L	208.18998.000.109	\$10.30	9,734
30: Extension Office		¥10.00	
/ilson, Sharon	100.13000.000.130	\$18.50	34,965
earson, Carol L	100.13001.000.130	\$16.44	34,965
unningham, Janet R	100.13002.000.130	<u> </u>	26,536
eid, Kimberly D	100.13002.000.130	\$1,364.62	36,845
arkins, Patricia A	100.13003.000.130	<u>\$1,304.62</u> \$11.55	21,830
31: Planning & Building	1 100.10004.000.100	φ11.00	21,000
	100 12100 000 101	¢0.000.00	75 700
eitz, Don F	100.13100.000.131	\$2,806.23	75,768
ernet, Lesa K	100.13101.000.131	\$1,439.77	38,874
/ilson, Paul L Iverson, Michael J	100.13103.000.131	\$1,564.30	42,236
	100.13104.000.131	\$1,503.23	40,587
ottrell, Tonya A	100.13105.000.131	\$18.21	34,417
ollisi, Nicole R	100.13106.000.131	\$16.44	31,072
iffey, Michael A	100.13107.000.131	\$19.01	35,929
mith, Timothy	100.13108.000.131	\$18.22	34,436
azzini, Eric D	100.13109.000.131	\$18.22	34,436
ichardson, Tamera J	100.13110.000.131	\$18.83	35,589
ice, Leslie C	100.13111.000.131	\$18.22	34,436
odby, Carol A	100.13112.000.131	\$18.22	34,436
alsman, Roger E	100.13113.000.131	\$18.22	34,436
arcia, Joanne I	100.13114.000.131	\$14.89	28,142
ord, Deborah S	100.13115.000.131	\$14.89	28,142
/atts, Gloria A	100.13116.000.131	\$14.89	28,142
/athen, Eric L	100.13117.000.131	\$90.00	2,430
Vhicker, Bradley S	100.13117.000.131	\$90.00	2,430
umrichouser, Margaret A	100.13118.000.131	\$11.89	11,236
33: Drainage Board		····	
/hicker, David A	100.13300.000.133	\$50.00	2,000
/athen, Eric L	100.13301.000.133	\$50.00	2,000

Employee	Main Distribution	2009 Approved	Annual Appropriation
Palmer, Phyllis A	100.13302.000.133	\$50.00	2,000
134: Veterans Services			
Turpin, Lori A	100.13400.000.134	\$604.46	16,320
135: Commissioners			
Wyeth, Judith A	100.13500.000.135	\$18.22	34,436
Board of Review	100.13501.000.135	ψ10.22	50,000
Whicker, David A	100.13502.000.135	\$976.65	26,370
Wathen, Eric L	100.13503.000.135	\$976.65	26,370
Palmer, Phyllis A	100.13504.000.135	\$976.65	26,370
Graham, Michael E	100.13505.000.135	\$2,699.46	72,885
President Supplemental	100.13506.000.135	φ2,000.40	1,500
Commissioners OT	100.13599.000.135		4,668
	100.15599.000.155		4,000
136: Court House		04 500 04	44 470
Cassity, Elvin R	100.13600.000.136	\$1,536.04	41,473
Lynch, Larry	100.13601.000.136	\$11.06	20,903
Rogers, Dortha M	100.13602.000.136	\$13.89	26,252
Rogers, Tina L	100.13603.000.136	\$10.76	20,336
Holmes, Mary H	100.13604.000.136	\$10.76	20,336
Covalt, David C	100.13605.000.136	\$10.76	20,336
Holmes, Durwin G	100.13606.000.136	\$10.45	-
Johnston, Alvin M	100.13606.000.136	\$10.45	- 29,296
Johnston, Sylvia M	100.13606.000.136	\$10.45	Sounday, C.L. and Strate (1999)
Rogers, Billy D	100.13606.000.136	\$10.45	
Court House OT	100.13699.000.136		3,937
137: Jail		1 1	
Morgan, Megen A	100.13700.000.137	\$1,785.62	48,212
Caldwell, Kelly	100.13701.000.137	\$19.50	36,855
Kolacz, Frank L	100.13702.000.137	\$2,155.46	58,197
Martin, Gregory P	100.13703.000.137	\$22.33	42,204
Marsh, William B	100.13704.000.137	\$22.33	42,204
Randall, Diana L	100.13718.000.137	\$16.44	31,072
Lobbia, Amy B	100.13719.000.137	\$16.44	31,072
Ritchardson, Dana L	100.13720.000.137	\$19.50	36,855
Richards, Nathan	100.13721.000.137	\$22.33	42,204
Hooker, James	100.13722.000.137	\$19.50	36,855
Butts, Ralph J	100.13723.000.137	\$17.16	32,432
Kriner, Gene	100.13724.000.137	\$17.16	32,432
Stumm, David R	100.13725.000.137	\$17.16	32,432
Johnson, Wayne G	100.13726.000.137	\$17.16	32,432
Eagan, Jacob P	100.13727.000.137	\$17.76	33,566
Torrence, Donald C	100.13728.000.137	\$17.16	32,432
Duckwall, Teresa E	100.13729.000.137	\$17.76	33,566
Kennard, Travis D	100.13730.000.137	\$17.16	32,432
Patterson, Teddy R	100.13731.000.137	\$17.16	32,432
Paris, Tim J	100.13732.000.137	\$17.16	32,432
Burton, Jason G	100.13733.000.137	\$19.50	36,855
Epling, William S	100.13734.000.137	\$17.16	32,432
Brown, Aaron J	100.13735.000.137	\$17.16	32,432
Pilkin, Quentin D	100.13736.000.137	\$17.16	32,432
Richardson, Melissa A	100.13737.000.137	\$17.16	32,432

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Ransdell, Shantelle L	100.14001.000.140	\$19.26	18,201
Tyler, R. Scott	100.14002.000.140	\$19.61	37,063
Emerick, Dana L	100.14003.000.140	100.14003.000.140 \$19.61	
Judge Suppl Pay	100.14050.000.140	100.14050.000.140	
Superior Court 1 OT	100.14099.000.140		890
141: Superior Court 2			
Barrows, Allison A	100.14100.000.141	\$18.38	34,738
Cope, Margaret T	100.14101.000.141	\$20.68	39,085
Hardin, Janie L	100.14102.000.141	\$20.68	39,085
Clark, Julie L	100.14103.000.141	\$17.24	32,584
Richardson, Sharon S	100.14104.000.141	\$22.25	42,053
Worden, R. Shirley	100.14105.000.141	\$22.25	42,053
Judge Pro-Tempore	100.14106.000.141		1,000
Venue Court Reporter	100.14107.000.141	and the second s	100
Venue Bailiff	100.14108.000.141	1 1 2004	100
Judge Suppl Pay	100.14150.000.141		5,000
Superior Court 2 OT	100.14199.000.141		3,120
142: Emergency Managem	ent		
Oliphant, Abednego T	100.14200.000.142	\$112.54	3,039
Warren, David W	100.14200.000.142	\$525.04	14,176
Crouch, Lise' K	100.14201.000.142	\$13.20	12,474
143: Engineering			
Ayers, John E	100.14300.000.143	\$561.12	14,589
Stoutenour, Clinton W	100.14304.000.143	\$829.69	22,402
Alverson, Leanna J	100.14306.000.143	\$1,598.15	43,150
Bidg Project Mgr	100.14305.000.143		46,026
Belcher, Duane H	100.14307.000.143	\$1,392.88	37,608
Harvey, Bart A	100.14308.000.143	\$14.46	27,329
Dummel, Paula M	100.14309.000.143	\$17.31	32,716
Reichardt, Marian E	100.14311.000.143	\$12.80	24,192
Weddle, Paul B	100.14312.000.143	\$18.14	34,285
Vittetow, Lori A	100.14313.000.143	\$17.45	32,981
Seasonal Employees	100.14315.000.143		8,031
144: Animal Control			
	100.14400.000.144	\$1,705.19	46,040
Lewis, Mary Anne	100.14401.000.144	\$16.38	30,958
Tate, Angela M	100.14402.000.144	\$16.38	30,958
Flaherty, Teri D	100.14403.000.144	\$16.38	30,958
	100.14404.000.144	\$16.38	30,958
Portwood, Brian Dakin, Sylvia	100.14405.000.144	\$16.38	30,958
Melton, Travis G	100.14406.000.144	\$16.38	30,958
Knauer, Lisa K	100.14405.000.144	\$15.07	28,482
Wiles, Damien G	100.14407.000.144	\$16.38	30,958
Hughes, LaDonna L	100.14409.000.144	\$15.07	28,482
Animal Control OT	100.14409.000.144	φ (0.07	25,000
and the second s	1 100.14455.000.144	L	
145: Weights & Measures	100 44500 000 445	\$623.65	16,839
Colbert, Charles	100.14500.000.145		13,539
Secor, Royal E	100.14501.000.145	\$501.46	10,000
146: Voters Registration		r	0.000
Election Board	100.14600.000.146		6,000

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Phillips, John C	100.13738.000.137	\$17.16	32,432
VanVlymen-Smith, Janet L	100.13739.000.137	\$17.16	32,432
Marshall, Stephen A	100.13740.000.137	\$17.16	32,432
Allen, Kris D	100.13741.000.137	\$17.76	33,566
Watts, Joshua	100.13742.000.137	\$17.16	32,432
Barnhart, Adam R	100.13743.000.137	\$17.16	32,432
Grace, Mark	100.13744.000.137	\$17.16	32,432
Frazer, Ronald J	100.13745.000.137	\$17.16	32,432
Clevenger, Delbert K	100.13747.000.137	\$19.50	36,855
Bultman, Amanda M	100.13752.000.137	\$17.16	32,432
Lairmore, Douglas B	100.13753.000.137	\$17.16	32,432
Taillon, Scott	100.13754.000.137	\$17.16	32,432
Helmer, Brian T	100.13758.000.137	\$17.16	32,432
Condon, Carl C	100.13759.000.137	\$17.16	
Dailey, Duayne R	100.13759.000.137	\$17.16	-
Hacker, Earnest E	100.13759.000.137	\$17.16	114,216
Leonard, Janice M	100.13759.000.137	\$17.16	-
Masterson, Mark E	100.13759.000.137	\$17.16	
Adams, Linda L	100.13760.000.137	\$19.30	36,477
Shrewsbury, William R	100.13761.000.137	\$17.16	32,432
Hazelbaker, Jeffrey P	100.13762.000.137	\$17.16	32,432
Alexander, Teresa K	100.13764.000.137	\$17.16	32,432
Scherrer, Jenny L	100.13765.000.137	\$17.16	32,432
Jail Overtime/Holiday	100.13798.000.137	ψ17.10	110,000
138: County Home	100.10700.000.107	a - and a first the	110,000
McBryant II, James W	100.13800.000.138	\$2,242.38	60,544
Miller, Susan A	100.13801.000.138	\$11.85	22,397
McKinney, Jessica E	100.13802.000.138	\$11.85	22,397
Jackson, Linda M	100.13803.000.138	\$12.00	11,340
Davis, Judy T	100.13804.000.138	\$11.85	22,397
Rodriguez, Gudelia	100.13805.000.138	\$13.20	24,948
Berry, Margaret D	100.13807.000.138	\$13.20	24,948
McKinney, Steven Jr. R	100.13810.000.138	\$12.50	23,625
Blubaugh, Janet L	100.13811.000.138	\$10.75	10,159
McKinney, Jennifer	100.13814.000.138	\$14.90	28,161
County Home OT	100.13899.000.139	• • • • • • •	13,390
139: Circuit Court			10,000
Noyes, Thomas D	100.13900.000.139	\$17.55	33,170
Swift, Dorothy K	100.13901.000.139		42,431
Ward, Judith K	100.13901.000.139	\$22.45 \$16.57	15,659
Myers, Beverly K			42,431
	100.13903.000.139	\$22.45	2,000
Jury Commissioners Guardian Add-Litem	100.13904.000.139		3,000
	100.13905.000.139	Western to the state	
Pro-Temporis	100.13906.000.139		1,000
Circuit Court OT	100.13907.000.139	<u>, n ng man</u> g	3,000
Venue Court Reporter	100.13908.000.139	4 5 5 10 F 5 10	3,000
Venue Bailiff	100.13909.000.139	1974 II	250
Judge Suppl Pay	100.13950.000.139	5 ⁶	5,000
140: Superior Court 1		04 050 50	1 44 700
Daugherty, Maribeth	100.14000.000.140	\$1,658.50	44,780

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Voter Board	100.14601.000.146		2,000
Precinct Board	100.14602.000.146		12,600
Canvassing Board	100.14603.000.146		400
Traveling Board	100.14604.000.146		1,500
Herzog, Laura L	100.14605.000.146	\$1,504.08	40,610
Layman, Judy A	100.14606.000.146	\$13.20	24,948
Mechanic	100.14607.000.146		5,200
Dooley, Tammy A	100.14608.000.146	\$13.20	24,948
Clerks Per Diem	100.14610.000.146		2,000
Courier Travel	100.14611.000.146		400
McDowell, Donna M	100.14613.000.146	\$13.20	24,948
Election Overtime	100.14699.000.146		1,030
147: Computer Center			
Parsons, John O	100.14700.000.147	\$2,482.50	67,028
Morris, Douglas Roy	100.14701.000.147	\$2,387.04	64,450
Bowman, Kay	100.14702.000.147	\$13.20	24,948
Byrd, Michael C	100.14703.000.147	\$21.01	39,709
Adams, John M	100.14706.000.147	\$2,085.38	56,305
Janik, Carolyn L	100.14799.000.147	\$13.20	12,474
Computer Center OT	100.14799.000.147		5,150
148: Human Resources			
Love, Ronald E	100.14800.000.148	\$2,137.08	57,701
Verwold, Suzanne K	100.14801.000.148	\$15.94	30,127
Human Resources OT	100.14899.000.148	·····	1,000
149: Council			
Woods, Nathaniel L	100.14900.000.149	\$456.00	12,312
Anderson, Myron C	100.14901.000.149	\$438.46	11,838
Hesson, Larry R	100.14902.000.149	\$438.46	11,838
Whicker, Bradley S	100.14903.000.149	\$438.46	11,838
Thompson, Richard A	100.14904.000.149	\$438.46	11,838
Puckett, Jay R	100.14905.000.149	\$438.46	11,838
Johnson, Nancy G	100.14906.000.149	\$438.46	11,838
Mitchell, Tamela D	100.14908.000.149	\$1,871.85	50,540
150: Circuit Probation			
Green, Gwyn L	100.15000.000.150	\$2,138.21	57,732
McDaniel, Cassie L	100.15001.000.150	\$21.44	40,522
Sears, Melody A	100.15002.000.150	\$24.45	46,211
Neureiter, Benjamin P	100.15003.000.150	\$22.22	41,996
Tucker, Jesse	100.15004.000.150	\$22.22	41,996
Wilburn, Kimberly A	100.15005.000.150	\$22.22	41,996
Woodall, Karen L	100.15007.000.150	\$17.31	32,716
Tracey, Lori A	100.15010.000.150	\$13.24	25,024
Vermillion, Charles J	100.15011.000.150	\$16.02	30,278
Green, Gwyn L	259.15000.000.150	¥10,02	6,768
Sears, Melody A	259.15002.000.150		8,260
Woodall, Karen L	259.15007.000.150		4,167
PT Probation Officer	259.15008.000.150	· · · · · · · · · · · · · · · · · · ·	8,000
Schmalz, Stephen	259.15008.000.150	\$29.58	27,953
Circuit Court OT	259.15099.000.150	Ψ20.00	7,000
McDaniel, Cassie L	291.15001.000.150	al and the second s	7,624

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Neureiter, Benjamin P	291.15003.000.150		5,150
Tucker, Jesse	291.15004.000.150		7,521
Wilburn, Kimberly A	291.15005.000.150		15,172
Tracey, Lori A	291.15010.000.150		6,489
151: Superior Probation	a		
McCormack, Robert T	100.15100.000.151	\$1,593.62	43,028
Lenahan, Bridget P	100.15101.000.151	\$25.83	48,819
Lenahan, Bridget P	258.15101.000.151		15,377
Edwards, Faith R	100.15102.000.151	\$23.84	45,058
Edwards, Faith R	258.15102.000.151		13,784
Miller, Timothy A	100.15103.000.151	\$30.75	58,118
Miller, Timothy A	258.15103.000.151		27,910
McCleese, Kevin E	100.15104.000.151	\$24.45	46,211
McCleese, Kevin E	258.15104.000.151		15,259
McCormack, Carrie L	100.15105.000.151	\$27.95	52,826
McCormack, Carrie L	258.15105.000.151		22,597
Puryear, Richard C	258.15106.000.151		24,512
Puryear, Richard C	100.15106.000.151	\$31.06	58,703
Holder, Laurie L	100.15107.000.151	\$12.23	23,115
Schuler, Elizabeth A	258.15108.000.151		18,499
Schuler, Elizabeth A	100.15108.000.151	\$31.06	58,703
Lunsford, Courtney E	100.15109.000.151	\$24.45	46,211
Lunsford, Courtney E	258.15109.000.151	and the second	11,353
Ivie, Eric R	258.15110.000.151		19,115
Ivie, Eric R	100.15110.000.151	\$31.45	59,441
Koch, Cheryl L	100.15111.000.151	\$22.66	42,827
Lillpop, Andrew C	100.15112.000.151	\$22.23	42,015
Rogers, Benjamin P	100.15113.000.151	\$22.23	42,015
	100.15114.000.151	t tota straight	40,448
Spencer, Lindsey R	100.15118.000.151	\$12.84	24,268
Overtime (Sup Probation)	100.15199.000.151		5,850
Stevenson, Dwight P	100.15199.000.151	\$24.98	47,212
McCormack, Robert T	258.15100.000.151	\$1,337.42	34,773
Roberts, Stephen G	261.19400.000.151	\$31.35	59,252
Lamour, Sandra K	261.19401.000.151	\$12.23	23,115
Fine, Clarke E	261.19402.000.151	\$10.00	18,900
Stevenson, Dwight P	261.19404.000.151	\$1,748.16	47,200
152: Microfilm		÷ 11. 10.10	
Drennan, Julie A	100.15200.000.152	\$16.44	31,072
Brookshire, Diana L	100.15200.000.152	\$13.20	24,948
Wilson, Debra L	100.15201.000.152	\$13.20	24,948
Thomas, Carol M	100.15202.000.152		12,474
	100.15203.000.152	\$13.20	112,474
153: Superior Court 3	100 1000 000 100	AAA AT	00.040
Stout, Jennifer J	100.15300.000.153	\$20.27	38,310
Allen-McFarlin, Susan D	100.15301.000.153	\$19.27	36,420
Pugh, Susan D	100.15302.000.153	\$22.44	42,412
Deckard, Kellene F	100.15303.000.153	\$16.57	31,317
Wood, Vicki J	100.15304.000.153	\$20.64	39,010
Bullard, Donna E	100.15305.000.153	\$16.23	15,337
Judge Pro-Tempore	100.15307.000.153		500

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Judge Suppl Pay	100.15350.000.153		5,000
Superior Court 3 OT	100.15399.000.153		7,000
153: Work Release			
Collins, Bridgette M	100.15400.000.154	\$2,376.92	64,177
Phillips, Christina M	100.15401.000.154	\$13.38	25,288
elix, Stephanie M	100.15402.000.154	\$17.51	33,094
ibbs, David M	100.15403.000.154	\$19.50	36,855
Valker, Justin M	100.15404.000.154	\$19.50	36,855
Kimble, Arthur L	100.15405.000.154	\$19.50	36,855
Palmer, David W	100.15406.000.154	\$17.16	32,432
AcHaney , Kimberly E	100.15407.000.154	\$17.16	32,432
Causey, Mary J	100.15408.000.154	\$16.66	31,487
herrian, Karl T	100.15409.000.154	\$17.16	32,432
opez, Mario	100.15410.000.154	\$17.16	32,432
Cauley, Kirsten D	100.15411.000.154	\$17.16	32,432
Daugherty, Jacob R	290.15415.000.154	\$17.16	32,432
Jberta, Priscilla A	290.15416.000.154	\$16.66	31,487
Phillips, David W	290.15417.000.154	\$16.66	31,487
Voodruff, Tonetta K	290.15418.000.154	\$16.66	31,487
Dickerson, Anthony	290.15419.000.154	\$16.66	31,487
Brownlee, Yuneka L	290.15420.000.154	\$16.66	31,487
55: Soil & Water		95: M	
lorcross, Jessica L	100.15501.000.155	\$1,091.50	29,471
Raisor, Marlene R	100.15502.000.155	\$18.68	35,305
lorcross, Jessica L	520.15501.078.155	\$192.31	5,000
56: Park & Recreation	an orașe de stat	5	
Roche, William J	100.15603.000.156	\$2,575.00	69,525
foltsclaw, James C	100.15604.000.156	\$1,782.69	48,133
Kinman, Kristen R	100.15605.000.156	\$10.00	
Dunn, Travis D	100.15605.000.156	\$9.27	-
Gilbert, Jana L	100.15605.000.156	\$10.30	-
ewis, Albert F	100.15605.000.156	\$10.30	61,285
intner, Beth A	100.15605.000.156	\$11.33	
Reno, Andrea K	100.15605.000.156	\$10.30	-
ope, Steven W	100.15605.000.156	\$11.33	-
Samuelson-Couchman, Haley A	100.15606.000.156	\$1,164.73	31,448
60: HC Admin Service	100.10000.000.100	•1,101110	1 01,110
ligbie, Daniel B	100.16002.000.160	\$2,024.62	54,665
Administrative Staff	100.16005.000.160	φ2,024.02	30,931
	100.10003.000.100		30,331
62: Superior Court 4	400 40000 000 400	#00.4F	20.054
lolsclaw, Sharla S	100.16200.000.162	\$20.45	38,651
Thomas, Leanna	100.16201.000.162	\$18.88	35,683
Riffey, Virginia L	100.16202.000.162	\$19.55	36,950
ucker, Joan M	100.16203.000.162	\$16.25	30,713
Administrative Asst	100.16204.000.162		29,575
Pro-Temp	100.16206.000.162		500
udge Suppl Pay	100.16250.000.162	·	5,000
Superior Court 4 OT	100.16299.000.162	54/8/2010/0-10	3,090
63: Superior Court 5			
Griffith, Diane C	100.16300.000.163	\$19.85	37,517

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Employee	Main Distribution	2009 Approved	Annual Appropriation
Webb, Nicole A	100.16301.000.163	\$1,376.92	37,177
Paris, Jennifer A	100.16302.000.163	\$19.55	36,950
Hendrix, Haley	100.16303.000.163	\$19.67	37,176
Pro-Temp	100.16306.000.163		500
Judge Suppl Pay	100.16350.000.163		5,000
Superior Court 5 OT	100.16399.000.163		3,000
184: Child Support			
Shoemaker, Melissa B	100.18401.000.184	\$1,907.73	51,509
Thompson, Marthalou	100.18402.000.184	\$19.09	36,080
Archer, Melinda M	100.18403.000.184	\$16.44	31,072
Schuhler, Carol M	100.18404.000.184	\$13.65	25,799
Shoffner, Teresa E	100.18405.000.184	\$11.72	22,151
Fine, Clarke E	218.19999.000.184	\$27.85	52,637
201: Highway			
Ayers, John E	201.14300.001.201	\$2,244.46	60,600
Andrews, James H	201.14301.001.201	\$2,162.15	58,378
Shambaugh, Monte E	201.14302.002.201	\$25.13	23,748
Maxwell, Steven P	201.14303.001.201	\$1,874.08	50,600
Stoutenour, Clinton W	201.14304.001.201	\$829.65	21,571
GIS Technician	201.14308.002.201		15,671
Eng Office Mgr	201.14309.002.201		16,574
Haltom, Steven R	201.14310.002.201	\$1,334.54	36,033
Receptionist	201.14311.002.201		11,889
Seasonal Employees	201.14315.002.201		8,031
Summers, Martin T	201.18500.001.201	\$2,021.04	54,568
Sparks, Jerry J	201.18501.001.201	\$1,884.62	50,885
Burkert, Cathy A	201.18502.001.201	\$1,274.73	34,418
Chasteen, Joyce J	201.18503.001.201	\$12.60	11,907
Ellison, Gary W	201.18510.002.201	\$17.43	32,943
Garland, Fred M	201.18511.002.201	\$17.43	32,943
Morgan, Kevin E	201.18512.002.201	\$17.43	32,943
Garland, Lev A	201.18513.002.201	\$17.43	32,943
Giles, Joseph L	201.18514.002.201	\$16.94	32,017
Hall, Dennis	201.18515.002.201	\$16.94	32,017
Money, Paul M	201.18516.002.201	\$16.94	32,017
Havens, John W	201.18517.002.201	\$11.15	21,074
Porch, Junior L	201.18517.002.201	\$11.15	21,074
Riddle, Loren Bradley	201.18518.002.201	\$16.94	32,017
Price, Steven L	201.18519.002.201	\$16.94	32,017
Bullock, James V	201.18520.002.201	\$16.94	32,017
Guernsey, Ricky L	201.18521.002.201	\$16.94	32,017
Leathers, Lloyd E	201.18522.002.201	\$16.94	32,017
Lewis, Roland	201.18523.002.201	\$16.94	32,017
Baumunk, John L	201.18524.002.201	\$16.94	32,017
Cassity, Lonnie R	201.18525.002.201	\$16.94	32,017
Thrasher, David A	201.18526.002.201	\$15.44	29,182
Dugan, James E	201.18527.002.201	\$16.94	32,017
Pearcy, William, Jr. J	201.18528.002.201	\$16.94	32,017
Rhoden, Paul E	201.18529.002.201	\$16.94	32,017
Shannon, Christopher C	201.18530.002.201	\$16.94	32,017

Employee	Main Distribution	2009 Approved	Annual Appropriation
Wright, Steve	201.18532.002.201	\$17.43	32,943
Pickett, Norman L	201.18533.002.201	\$16.94	32,017
Pearcy, Glenn E	201.18534.002.201	\$16.94	32,017
English, Albert L	201.18535.002.201	\$16.94	32,017
Layman, Richard A	201.18536.002.201	\$16.94	32,017
Mason, Kenneth H	201.18537.002.201	\$11.15	
Riddle, Nick D	201.18537.002.201	\$11.15	52,691
Marsh, Wayne A	201.18550.003.201	\$17.51	33,094
Miller, Michael D	201.18551.003.201	\$16.94	32,017
Highway OT	201.18598.000.201	······································	210,893
Pearcy, William III J	203.18580.000.201	\$16.94	32,017
Johnson, William S	203.18581.000.201	\$16.94	32,017
Horner, Timothy S	203.18582.000.201	\$16.94	32,017
Appleby, David	203.18583.000.201	\$16.94	32,017
Bridge OT	203.18599.000.201		27,952
214: Health			
Hadley MD, David	214.18600.000.214	\$1,307.19	35,294
Board Members	214.18601.000.214		5,098
LHM Salary Match	214.18602.000.214		8,900
Smith, Monica	214.18603.000.214	\$2,050.69	55,369
Grindstaff, Catherine M	214.18604.000.214	\$2,283.69	61,660
Haan, Julie A	214.18605.000.214	\$1,650.69	44,569
Click, Krista M	214.18606.000.214	\$1,646.27	44,449
Brinkman, Tamera L	214.18607.000.214	\$1,602.08	43,256
Vargas, Ginger L	214.18608.000.214	\$1,542.65	41,652
Chandler, Lisa R	214.18609.000.214	\$1,542.65	41,652
Hahn, Michelle L	214.18610.000.214	\$1,602.08	43,256
Crowder, Larry D	214.18611.000.214	\$1,542.65	41,652
Jamison, Kandi	214.18612.000.214	\$1,602.08	43,256
Clifford, Tabitha J	214.18613.000.214	\$14.06	26,573
Lofton, Carrie E	214.18614.000.214	\$12.88	24,343
Campbell, Ricki J	214.18615.000.214	\$13.20	12,474
Rosenbalm, Jennifer A	214.18615.000.214	\$13.20	12,474
Wingler, Jerry L	214.18616.000.214	\$12.88	24,343
Smith, Kyle M	214.18617.000.214	\$8.76	16,556
Skinner, Sherene	214.18620.000.214	\$1,602.08	43,256
Mayer, Sharon L	214.18621.000.214	\$1,542.65	41,652
Health OT	214.18699.000.214		1,030
Brennan, John D	214.18624.000.214	\$1,542.65	41,652
Hill, Jennifer M	501.18625.000.214	\$1,542.65	41,652
Richards, Julie A	516.18700.098.214	\$1,576.96	42,578
Eads, Ashley N	516.18701.098.214	\$997.08	26,921
Tenenbaum, Bella	516.18702.098.214	\$1,016.65	27,450
Truitt, Leanna	516.18703.098.214	\$1,167.69	31,528
Bammann, Bethany L	516.18704.098.214	\$949.62	25,640
Morris, Jessica L	516.18705.098.214	\$978.08	26,408
PT Family Resource Specialist	516.18708.098.214		18,708
Hinkle, Kayla M	516.18709.098.214	\$978.08	26,408

ORDINANCE 2009- $\frac{1}{6}$ AUTHORIZING TEMPORARY LOANS FROM THE RAINY DAY FUND TO DEBT SERVICE FUNDS

Whereas, certain extraordinary emergencies have developed making it necessary to borrow funds from the Rainy Day Fund to provide temporary revenue for:

Fund 484	Pittsboro TIF	\$434,552
Fund 601	Administration Building Lease	\$392,500
Fund 604	Fairground Lease	\$768,000
Fund 607	Work Release Facility GOB	\$133,000
	Total	\$1,728,052

Be it resolved by the County Council of Hendricks County, Indiana, that for the expense of said County that the sum of \$1,728,052 be loaned from the Rainy Day Fund to the make the debt service payments for the above projects and said loans to be repaid not later than December 31, 2009.

Adopted the 11th day of June, 2009 by the following vote:

AYE Anderson uckett Richard A. Thompson Brad Whicker

Nathaniel Woods

Attest: ______ Cinda Kattau

Cinda Kattau, Auditor

Myron C. Anderson

NAY

Larry R. Hesson

Nancy G. Johnson

Jay R. Puckett

Richard A. Thompson

Brad Whicker

Nathaniel Woods

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 9 SIGN STANDARDS, CHAPTER 15 DEFINITIONS, AND TABLE 9.1 PERMITTED SIGNS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 01/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Amendment of Chapter 9 Sign Standards as follows:

9.3(A)(3) Add:

i. Contractor signs. Contractor signs shall not exceed more than two (2) per property and shall not exceed six (6) square feet per sign in single-family residential zoning districts and thirty-two (32) square feet per sign in all other zoning districts.

9.4(D)(2)

a. Construction signs shall not exceed more than two (2) per property, and shall not exceed six (6) square feet per sign in single-family residential zoning districts and thirty-two (32) square feet per sign in all other zoning districts.

9.5(A):

12. Pennant Signs. <u>Any lightweight plastic, fabric, or other material, whether</u> or not containing a message of any kind, suspended from a rope, wire, or string, usually in a series, designed to move in the wind.

- 13. Other A- or T-frame signs, signs on trailer frames, menu and sandwich board signs.
- 9.6
- A. APPLICABILITY. These sign standards shall be applicable to single- and multifamily residential districts (AGR, RA, RB, RC, RD, RE, and MHP) and residential uses occurring in non-residential districts.
- B(2). Setback. Each sign structure shall not encroach into the right-of-way of any public or private street and shall be located outside of the Sight Visibility Triangle per Section 7.4 Sight Visibility. Entry signs placed in the right-of-way, such as in the median of a boulevard, shall be prohibited unless approved by the County Engineer. <u>All signs other than entry signs shall be set back at least ten (10) feet from all public rights-of-way as determined by the Thoroughfare Plan or by actual right-of-way width, whichever is greater.</u>
- D(2). Sign Area. Sign area shall not exceed sixty-four (64) fifty (50) square feet.
- D(3). Changeable Copy. Sign area used for changeable copy shall not exceed fifty (50) twenty-five (25) percent of the sign area of the sign.
- F. AGRICULTURAL SIGNS. This section applies to signs associated with agricultural uses in the AGR district.
- F(1). Wall Sign. See Table 9.1.
- F(2). Post Sign. See Table 9.1.
- F(3). Monument Sign. See Table 9.1.
- 9.7
- B. ADDRESS IDENTIFICATION. On-site non-residential use identification signs shall include the address of the use using letters that are a minimum of six (6) inches in height and the address shall be visible at night. contain an address plate identifying the subject property. Characters shall be a minimum of six (6) inches in height and shall be clearly visible from the public right-of-way day and night. Address plates shall not be calculated against the allowed sign area.
- C. SIGN TYPES AND DEVELOPMENT STANDARDS. Any combination of the signs indicated in Table 9.1: Permitted signs may be used as long as the aggregate sign area does not exceed the total allowed per lot/parcel and is consistent with the other development standards provided by the table or listed in this chapter.

Sign area for changeable copy shall not exceed twenty-five (25) percent of the sign area of the sign.

C(6)

- <u>d.</u> shall meet the side and rear yard setbacks for accessory structures of the applicable zoning district.
- d.e. shall be a minimum of one hundred (100) feet between freestanding signs on adjoining sites to ensure adequate visibility for all signs.
- e.<u>f.</u> shall be a minimum of fifty (50) feet from a lot line of any residentially zoned property.
- f. g. shall be permitted an increase in square footage of up to twenty-five (25) percent for multiple tenant signs.
- g. <u>h</u>. shall be constructed of decorative brick, stone, or other masonry, wood or metal.
- h. i. Landscaping shall be provided, consisting of shrubs and perennial groundcover, at a rate of two (2) square feet per one (1) square foot of sign area.
- C(7) Freestanding Integrated Multi-Tenant Signs. Structures and/or centers under one ownership containing multiple businesses may be allowed one (1) monument or freestanding pole sign for the structure or center for the joint use of all tenants for which the facility is designed, including any outlots. Freestanding signs include ground-mounted signs (monument) and freestanding signs, which may either have a solid base or a base comprised of two legs. These signs are permitted if the following criteria apply and are met.
- C(7)(b)The maximum height shall not exceed twenty (20) feet. Monument signs shall not exceed eight (8) feet in height except in the NB and PP zoning districts where monument signs shall not exceed six (6) feet in height. All other freestanding signs shall not exceed twenty (20) feet in height.
- C(7)(d)Freestanding signs shall contain an address plate identifying the subject property. <u>Numbers</u> <u>Characters</u> shall be a minimum of six (6) inches in height and shall be clearly visible from the public right-of-way <u>day and</u> <u>night</u>. Address plates shall not be calculated against the allowed sign area.
- <u>C(7)(i)Sign Area. For maximum freestanding integrated multi-tenant sign area see</u> <u>Table 9.1.</u>

C(8) Add:

Pylon and Pole signs. Pylon and pole signs are permitted by special exception only. Pylon and pole signs shall:

- a. Not exceed 20 feet in height.
- b. Have a message area determined by the BZA, but in no case shall it be more than one hundred (100) square feet.
- c. Be set back a minimum of ten (10) feet from all public rights-of-way as determined by the Thoroughfare Plan or by actual right-of-way width, whichever is greater.

C(8)(9)Off-Premise Advertising/Billboard Signs.

- C(8)(i)Freestanding Pole Signs. Pole signs may be allowed by special exception within one thousand (1,000) feet of an interstate interchange.
- C(12) Post Signs. Post signs are generally supported by one (1) and two (2) posts. Post signs shall not exceed five (5) feet in height and twenty (20) feet in area
- a. Post signs shall be set back at least ten (10) feet from all public rights-ofway as determined by the Thoroughfare Plan or by actual right-of-way width, whichever is greater.
- b. The number of post signs shall be limited to one per road frontage.

Amendment to Chapter 15 Definitions as follows:

"Sign"(10) "Billboard"

See "Sign; Off-Premise Sign"

A structure for the permanent display of off-premise advertising. Off-premise advertising is any commercial message referring or relating to an enterprise or business that is not conducted on the premises where the sign is located.

"Sign" (19) "Entry Feature Sign"

A permanent on-premise sign identifying an entrance to a residential subdivision, apartment complex, or manufactured home park, or farmstead.

Amendment to Table 9.1 Permitted Signs as follows:

Added rows shown with bold text.

All signs require a permit	1						and there is a set		
P = Permitted		Zoning District							
S = Special Exception	Agricultura I (AGB, ABI, AGR) ¹ _	ן נגא, גצ,	6	GB ¹	НВ	РВ	LI	MI	PP
Step 1: Sign Area Calculations by	District								
Wall Sign Size Ratio for Primary Frontage (sf. per lf. of building/tenant frontage)	2:01		1.5:1	2:01	2:01	2:01	2:01	2:01	NA
Wall Sign Size Ratio for Secondary Frontage	1:01		1:01	1:01	1:01	1:01	1:01	1:01	NA
Aggregate Sign Area - Maximum per parcel	200 sf./ <u>64</u> sf. in AGR	64- 50 ⁴ sf./32 <u>sf.</u> 2	200 sf.	300 sf.	300 sf.	300 sf.	300 sf.	300 sf.	200 sf.
Step 2: Identify Permitted Sign T	and the second second second								
Awning Sign I <u>Subsection</u> 9.7(C)(2)]			P	P	Р	Ρ	Р	Р	
Ground/Monument Sign	Р	P ³	Р	Р	Р	Р	Р	Р	^s P
Off-Premise / Billboard Sign								S	8

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	1 9 N 7 - We - SS								the second s
Freestanding/ Pole Sign/Pylon Sign	S			S	S	S	S	s	5
								5 6 6	
Projecting or Suspended Sign	,		Р	р	Р	Р	р	Р	Р
Post	Р		Р	Р	- 1 - 2005-225				
								*	
Electronic Message Board - LED (Time & Temperature Only)			Ρ.	Р	Р	Р	Ρ	Р	
Changeable Copy		₽ ⁴							F 102
Internal Illumination				Р	Р	P	P	Р	
Wall Sign	Р		р	Р	Р	Р	Ρ	Р	Р
Window Sign			P	Р	Р	Р	Р	Р	58 2. 19
Step 3: Review the General Sign									
Maximum Wall Sign Size	200 sf.		100 sf.	150 sf.	150 sf.	150 sf.	150 sf.	300 sf.	50 sf. 🗂
Maximum Projecting / Suspended Sign Area			12 sf.	12 sf.	12 sf.	12 sf.	12 sf.	12 sf.	
Maximum Ground / Monument Sign Height		6 ft. sign 8 ft. structure	6 ft.	8 ft.	8 ft.	8 ft.	8 ft.	8 ft.	6 ft.

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Maximum Ground / Monument Sign Area	<u>32</u> ² sf./50 sf.	32 <u>² sf./50⁴</u> <u>sf.</u>	32 <u>50</u> sf.	50 sf.	50 sf.	50 sf.	50 sf.	50 sf.	32 <u>50</u> sf.
Maximum Post Sign Height	5 ft.		5 ft.	5 ft.		27			
Maximum Post Sign Area	20 sf.		20 sf.	20 sf.					
Maximum Free-Standing / Pole/Pylon Sign Height	20 ft.			20 ft.	. Managara				
Maximum Pole/Pylon Sign Area	100 sf./BZA Approval			100 sf./BZA Approval					
Maximum Multi-Tenant Joint Ground / Monument Sign Area (BONUS)				25%	25%	25%	25%	25%	
Maximum Multi-Tenant Joint Pole / Pylon Sign Area				150 sf.					
Maximum Multiple-Floor Sign Area (Separate Tenant 1 sf. per 1 lf.)			50 sf.	50 sf.	50 sf.	50 sf.	50 sf.	NA	NA
Maximum Window Sign Area		-	25%	25%	25%	25%	25%	25%	

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APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

_____, 2009 <u>23</u>°° day of June

BOARD OF COMMISSIONERS

7 Whicker, President

Phylic Q. Palmer Phyllis A. Palmer, Vice President

Wathen, Member Eric'L.

Attest Kattau

Cinda Kattau, Auditor

ORDINANCE NO. 2009-18

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 4 ZONING DISTRICTS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 02/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Amendment of Chapter 4 Zoning Districts as follows:

Table 4.3 Institutional Uses/Other/places of worship:

Delete:

"S" in NB zoning district

Add:

"P" in NB zoning district. "P" in HB zoning district.

4.14 Neighborhood Business

(B) Permitted Uses/Institutional Add:

places of worship

(C) Special Exception/Institutional

Delete:

places of worship

4.16 Highway Business

(B) Permitted Uses/Institutional Add: places of worship

APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

2/37 day of , 2009

BOARD OF COMMISSIONERS David A. Whicker, President

stull

. Palmer, Vice

Eric L. Wathen, Member

Attest

Kattan

Cinda Kattau, Auditor

ORDINANCE NO. 3069-19

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING TABLE 4.4 RESIDENTIAL LOT STANDARDS, TABLE 4.5 NON-RESIDENTIAL LOT STANDARDS, CHAPTER 7 DEVELOPMENT STANDARDS, CHAPTER 8 DESIGN STANDARDS, CHAPTER 12 PETITIONS, PERMITS, AND PROCEDURES, AND CHAPTER 15 DEFINITIONS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 03/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Amendment of Table 4.4 Residential Lot Standards and Table 4.5 Non-Residential Lot Standards as follows:

Add:

Row under "Rear Setback" row with the following text: Projection into setbacks: fire escapes, open stairways, balconies, soffits, canopies and other similar architectural features may extend up to three (3) feet into a side or rear setback.

Amendment of Chapter 7 Development Standards as follows:

7.2

(D)(1)(a) Minimum Size and Maneuvering Space. The minimum size of a parking space shall be as shown on Table 7.1a: Parking Dimensions and Table 7.1b: Parking Illustration. In no instance shall the overhang of a vehicle be considered as part of the required parking space area. <u>Minimum</u>

dimensions for semi tractor-trailer parking at truck stops shall be 12.5' x 65'.

Add:

2

(D)(3) Parking Layout. In addition to the minimum requirements, a maximum of fifty (50) percent of the required parking shall be located between the front façade and the primary street. The balance of the parking shall be o the rear or side of the primary building.

(G)

Barriers. Wherever a parking lot <u>space</u> extends to a property line, sidewalk, <u>walkway</u>, <u>landscaping</u>, or fencing, the inclusion of wheel stops, concrete curbs, or other suitable barriers shall be required in order to prevent any part of a parked vehicle from extending beyond the property line, <u>sidewalk</u>, or <u>walkway</u>, and from destroying the screening materials.

(P)(1) In commercial and industrial districts, commercial vehicles with or without signage which are over eight (8) feet in width and/or nineteen (19) feet in length shall not be stored in a parking area. Such vehicles shall be parked or stored in the required off-street loading space(s) or to the rear of the principal building when not in use or during non-business hours. Truck stops shall be exempt from this section.

7.3

Add:

(C) Modification. The Plan Commission shall have the authority to modify any of the requirements of this section in accordance with Subsection 2.2(A)(17).

7.5

(1)(2)(D) Tree Size. All broadleaf/deciduous trees must have at least a two and on-half (2 ½) inch caliper measured a six (6) inches above the top of the rootball, and all evergreen conifers must be a minimum of six (6) four (4) feet in height measured from the top of the rootball when planted.

7.9

(B)(1)(g) Commercial Vehicles. One (1) vehicle which does not exceed sixteen thousand (16,000) pounds Gross Vehicle Weight is permitted.

Add:

(B)(3)(e) Commercial Vehicles. One (1) vehicle which does not exceed sixteen thousand (16,000) pounds Gross Vehicle Weight is permitted.

7.12

(B)(19) Small Greenhouses, Mini-barns, Sheds, and Gazebos. There shall be one (1) accessory structure allowed per residential lot with its size limited to a maximum of two hundred (200) square feet. Structures under one hundred (120) square feet are exempt from obtaining an Improvement Location Permit unless otherwise noted.

Add:

- (B)(19) Residential Accessory Structures. For residential accessory structures including, but not limited to, small greenhouses, mini-barns, and gazebos, less than two hundred (200) square feet are exempt from obtaining an Improvement Location Permit but are not exempt from the maximum lot coverage standard of the applicable zoning district.
- (C)(1) Outdoor storage of property that is unusable, discarded or in a state of disrepair such as, but not limited to: junk, lumber, building materials, parking of inoperative <u>vehicles</u>, junk, abandoned or unlicensed motor vehicles, <u>motor vehicle parts</u> or similar items, shall not be permitted in any District unless specifically permitted by the specific zoning district regulations. For permissible outdoor storage, refer to Section 7.14 Outdoor Sales, Display, and Storage Standards.

Amendment to Chapter 8 Design Standards as follows:

8.3

(G)(1) A connection shall be established from abutting streets with sidewalks to the entrance of primary structures through the use of sidewalks and special demarcation.

Add:

(P) Modification. The Plan commission shall have the authority to modify any of the requirements of this section in accordance with Subsection 2.2(A)(17).

Amendment to Chapter 12 Petitions, Permits, and Procedures as follows:

12.10

IMPROVEMENT LOCATION PERMITS REQUIRED. No building or (A) other structure shall be erected, demolished, moved, added to, or altered, changed, placed, or be established or changed in use, on platted or unplatted lands without a permit issued by the Director.

(C)(2) The location of the structure, improvement, or use to be altered, demolished, changed, placed, erected, or located;

Amendment to Chapter 15 Definitions as follows:

HEIGHT: Defined as:

- 1. Structure or Building Height: In all instances, the height of a structure shall be measured from the average elevation of the proposed finished grade to the highest point of the structure. Exemptions are listed in Section 7.7 Height Standards.
- 2. Building-Height: The vertical distance measured from the average elevation of the proposed finished grade at the front of the building to the highest point of the roof for flat roofs, to the deck line of mansard roofs, and the mean height between eaves and ridge for gable, hip, and gambrel roofs.
- 32. Building Maximum: The maximum allowable vertical distance of a building or structure. Certain height exceptions are permitted according to the provisions of Section 7.7 Height Standards.

OUTDOOR STORAGE: The keeping, in an unroofed area, of any raw goods or material for manufacture, wholesale materials, junk, or vehicles (not for sale) in the same place storage of any materials outside the principal or accessory buildings on a property for more than twenty-four (24) hours, provided however that truck and/or tractor-trailer unit parking associated with a legally established warehouse or distribution center shall not be deemed outdoor storage.



APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

18th day of august , 2009

BOARD OF COMMISSIONERS

Whicker, President rid A.

Phyllis A. Palmer, Vice President

Éric L. Wathen, Member

Attest Kattau

Cinda Kattau, Auditor

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ORDINANCE NO. 2009 - 20

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 10 FLOODPLAIN MANAGEMENT AND CHAPTER 15 DEFINITIONS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 04/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Amendment of Chapter 10 Floodplain Management as follows:

10.1 STATUTORY AUTHORIZATION, FINDINGS OF FACT, PURPOSE, AND OBJECTIVES

- A. STATUTORY AUTHORIZATION. The Indiana Legislature has in IC 36-7-4 and IC 14-28-4 granted the power to local government units to control land use within their jurisdictions. Therefore, the Board of Commissioners of Hendricks County does hereby adopt the following floodplain management regulations.
- B. FINDINGS OF FACT.
 - The flood hazard areas of <u>unincorporated</u> Hendricks County and the incorporated Towns of Amo, <u>Coatesville, North Salem, and Stilesville</u>, are subject to periodic inundation which results in loss of life and property, health and safety hazards, disruption of commerce and governmental services, extraordinary public expenditures for flood protection and relief, and impairment of the tax base, all of which adversely affect the public health, safety, and general welfare.
 - 2. These flood losses are caused by the cumulative effect of obstructions in floodplains causing increases in flood heights and velocities, and by the occupancy in flood hazard areas by uses vulnerable to floods or hazardous to other lands which are inadequately elevated, flood-proofed, or otherwise unprotected from flood damages.

- C STATEMENT OF PURPOSE. It is the purpose of this chapter to promote the public health, safety, and general welfare and to minimize public and private losses due to flood conditions in specific areas by provisions designed to:
 - 1. Restrict or prohibit uses which are dangerous to health, safety, and property due to water or erosion hazards, which result in damaging increases in erosion or in flood heights or velocities;
 - 2. Require that uses vulnerable to floods, including facilities which serve such uses, be protected against flood damage at the time of initial construction;
 - 3. Control the alteration of natural floodplains, stream channels, and natural protective barriers which are involved in the accommodation of flood waters;
 - 4. Control filling, grading, dredging, and other developments which may increase erosion or flood damage;
 - 5. Prevent or regulate the construction of flood barriers which will unnaturally divert floodwaters or which may increase flood hazards to other lands; and,
 - 6. Make federally subsidized flood insurance available for structures and their contents in the County jurisdiction of the Hendricks County Area Plan Commission (including the unincorporated areas of Hendricks County and the incorporated Towns of Amo, Coatesville, North Salem, and Stilesville, by fulfilling the requirements of the National Flood Insurance Program.
- D. OBJECTIVES. The objectives of this chapter are:
 - 1. To protect human life and health;
 - 2. To minimize expenditure of public money for costly flood control projects;
 - 3. To minimize the need for rescue and relief efforts associated with flooding and generally undertaken at the expense of the general public;
 - 4. To minimize prolonged business interruptions;
 - 5. To minimize damage to public facilities and utilities such as water and gas mains, electric, telephone, and sewer lines, streets, and bridges located in floodplains;
 - 6. To help maintain a stable tax base by providing for the sound use and development of flood-prone areas in such a manner as to minimize flood blight areas, and;
 - 7. To ensure that potential home-buyers are notified that property is in a flood area.

10.2 GENERAL PROVISIONS

- A. LANDS TO WHICH THIS CHAPTER APPLIES. This chapter shall apply to all SFHAs within the jurisdiction of <u>the</u> Hendricks County <u>Area Plan Commission</u>.
- B. BASIS FOR ESTABLISHING REGULATORY FLOOD DATA. This chapter's protection standard is the regulatory flood. The best available regulatory flood data is listed below. Whenever a party disagrees with the best available data, the party submitting the detailed engineering study needs to replace existing data with better data and submit it to the Indiana Department of Natural Resources for review and approval.
 - The regulatory flood elevation, floodway, and fringe limits for the studied SFHAs of County-shall be as delineated on the 100-year flood profiles in the Flood Insurance Study (FIS) of Hendricks County and Incorporated Areas, dated March 16, 1981, and the corresponding Flood Insurance Rate Map

(FIRM), prepared by the Federal Emergency Management Agency and dated March 16, 1981 September 25, 2009. as well as any future updates, amendments, or revisions, prepared by the Federal Emergency Management Agency (FEMA) with the most recent date.

- The regulatory flood elevation, floodway, and fringe limits for each of the unstudied SFHAs of the County delineated as an "A Zone" on the FIRM of Hendricks County and Incorporated Areas shall be according to the best data available as provided by the Indiana Department of Natural Resources.
- C. ESTABLISHMENT OF FLOODPLAIN DEVELOPMENT PERMIT. A Floodplain Development Permit shall be required in conformance with the provisions of this chapter prior to the commencement of any development activities in areas of special flood hazard.
- D. COMPLIANCE. No structure shall hereafter be located, extended, converted or structurally altered within the SFHA without full compliance with the terms of this chapter and other applicable regulations. No land or stream within the SFHA shall hereafter be altered without full compliance with the terms of this chapter and other applicable regulations.
- E. ABROGATION AND GREATER RESTRICTIONS. This chapter is not intended to repeal, abrogate, or impair any existing easements, covenants, or deed restrictions. However, where this chapter and another conflict or overlap, whichever imposes the more stringent restrictions shall prevail.
- F. DISCREPANCY BETWEEN MAPPED FLOODPLAIN AND ACTUAL GROUND ELEVATIONS
 - 1. In cases where there is a discrepancy between the mapped floodplain (SFHA) on the FIRM and the actual ground elevations, the elevation provided on the profiles shall govern.
 - 2. If the elevation of the site in question is below the base flood elevation, that site shall be included in the SFHA and regulated accordingly.
 - 3. If the elevation (natural grade) of the site in question is above the base flood elevation, that site shall be considered outside the SFHA and the floodplain regulations will not be applied. The property owner should be advised to apply for a Letter of Map Amendment (LOMA).
- G. INTERPRETATION.
 - 1. In the interpretation and application of this chapter all provisions shall be:
 - a. Considered as minimum requirements;
 - b. Liberally construed in favor of the governing body; and,
 - c. Deemed neither to limit nor repeal any other powers granted under state statutes.
 - 2. Unless specifically defined in <u>Chapter 15: Definitions</u>, words or phrases used in this chapter shall be interpreted so as to give them the meaning they have in common usage and to give this Ordinance its most reasonable application.
- H. WARNING AND DISCLAIMER OF LIABILITY. The degree of flood protection required by this chapter is considered reasonable for regulatory purposes and is based on available information derived from engineering and scientific methods of study. Larger floods can and will occur on rare occasions. Therefore, this chapter does not create any liability on the part of Hendricks County, the Towns under the jurisdiction of the Hendricks County Area Plan Commission, the Indiana Department of Natural Resources, or the State of Indiana, for any flood damage that results from reliance on this chapter or any administrative decision made lawfully thereunder.

- J. PENALTIES FOR VIOLATION. Failure to obtain a Floodplain Development Permit in the SFHA or failure to comply with the requirements of a Floodplain Development Permit or conditions of a variance shall be deemed to be a violation of this chapter. All violations shall be considered a common nuisance and be treated as such in accordance with the provisions of the Zoning Code for Hendricks County.
 - 1. A separate offense shall be deemed to occur for each day the violation continues to exist.
 - 2. The Floodplain Administrator shall inform the owner that any such violation is considered a willful act to increase flood damages and therefore may cause coverage by a Standard Flood Insurance Policy to be suspended.
 - 3. Nothing herein shall prevent the County from taking such other lawful action to prevent or remedy any violations. All costs connected therewith shall accrue to the person or persons responsible.

10.3 ADMINISTRATION

- A. DESIGNATION OF ADMINISTRATOR. The Board of Commissioners of Hendricks County hereby appoints the Director of the Planning and Building Department to administer and implement the provisions of this chapter and is herein referred to as the Floodplain Administrator.
- B. PERMIT PROCEDURES. Application for a Floodplain Development Permit shall be made to the Floodplain Administrator on forms available in the Planning and Building Department prior to any development activities, and may include, but not be limited to, the following plans in duplicate drawn to scale showing the nature, location, dimensions, and elevations of the area in question; existing or proposed structures, earthen fill, storage of materials or equipment, drainage facilities, and the location of the foregoing. The Floodplain Development Permit shall accompany any required Development Plan or Plat. Specifically, the following information is required:
 - 1. Application stage.
 - a. A description of the proposed development;
 - b. Location of the proposed development sufficient to accurately locate property and structure in relation to existing roads and streams;
 - c. A legal description of the property site;
 - d. A site Development Plan showing existing and proposed development locations and existing and proposed land grades;
 - e. Elevation of the top of the lowest floor (including basement) of all proposed buildings. Elevation should be in NAVD 88 or NGVD;
 - f. Elevation (in NAVD 88 or NGVD) to which any non-residential structure will be floodproofed;
 - g. Description of the extent to which any watercourse will be altered or related as a result of proposed development, and;
 - 2. <u>Construction stage</u>. Upon placement of the lowest floor; or floodproofing, it shall be the duty of the permit holder to submit to the Floodplain Administrator a certification of the NAVD 88 or NGVD elevation of the lowest floor or floodproofed elevation, as built. Said certification shall be prepared by or under the direct supervision of a registered land surveyor or professional engineer and certified by the same. When floodproofing is utilized for a particular structure, said certification shall be prepared by or under the direct supervision of a professional engineer or architect and certified by same. Any work undertaken prior to submission of the certification shall be at the permit holders'

risk. (The Floodplain Administrator shall review the lowest floor and floodproofing elevation survey data submitted.) The permit holder shall correct deficiencies detected by such review before any further work is allowed to proceed. Failure to submit the survey, or failure to make said corrections required hereby, shall be cause to issue a stop-work order for the project.

- C. DUTIES AND RESPONSIBILITIES OF THE FLOODPLAIN ADMINISTRATOR. The Floodplain Administrator and/or designated staff is hereby authorized and directed to enforce the provisions of this chapter. The Administrator is further authorized to render interpretations of this chapter, which are consistent with its spirit and purpose. Duties and Responsibilities of the Floodplain Administrator shall include, but not be limited to:
 - 1. Review all Floodplain Development Permits to assure that the permit requirements of this chapter have been satisfied;
 - 2. Inspect and inventory damaged structures in SFHA and complete substantial damage determinations;
 - Ensure that construction authorization has been granted by the Indiana Department of Natural Resources for all development projects subject to <u>Subsection 10.4(E)</u> and <u>Subsection 10.4(G)(1)</u> of this chapter, and maintain a record of such authorization (either copy of actual permit or floodplain analysis/regulatory assessment.)
 - 4. Ensure that all necessary federal or state permits have been received prior to issuance of the local Floodplain Development Permit. Copies of such permits are to be maintained on file with the Floodplain Development Permit;
 - 5. Notify adjacent communities and the State Floodplain Coordinator prior to any alteration or relocation of a watercourse, and submit copies of such notifications to FEMA;
 - 6. Maintain for public inspection and furnish upon request local permit documents, damaged structure inventories, substantial damage determinations, regulatory flood data, SFHA maps, Letters of Map Amendment (LOMA), Letters of Map Revision (LOMR), copies of DNR permits and floodplain analysis and regulatory assessments (letters of recommendation), federal permit documents, and "asbuilt" elevation and floodproofing data for all buildings constructed subject to this chapter.
 - 7. Utilize and enforce all Letters of Map Revision (LOMR) or Physical Map Revisions (PMR) issued by FEMA for the currently effective SFHA maps of the community.
 - 8. Assure that maintenance is provided within the altered or relocated portion of said watercourse so that the flood-carrying capacity is not diminished;
 - 9. Verify and record the actual elevation of the lowest floor (including basement) of all new or substantially improved structures, in accordance with <u>Subsection 10.3(B)</u>;
 - 10. Verify and record the actual elevation to which any new or substantially improved structures have been floodproofed, in accordance with <u>Subsection 10.3(B)</u>;
 - 11. Review certified plans and specifications for compliance.
 - 12. Stop Work Orders
 - a. Upon notice from the Floodplain Administrator, work on any building, structure or premises that is being done contrary to the provisions of this chapter shall immediately cease.
 - b. Such notice shall be in accordance with Section 13.3 Construction Process Violations.
 - 13. Revocation of Permits

- a. The Floodplain Administrator may revoke a permit or approval, issued under the provisions of the chapter, in cases where there has been any false statement or misrepresentation as to the material fact in the application or plans on which the permit or approval was based.
- b. The Floodplain Administrator may revoke a permit upon determination by the Floodplain Administrator that the construction, erection, alteration, repair, moving, demolition, installation, or replacement of the structure for which the permit was issued is in violation of, or not in conformity with, the provisions of this chapter.
- 14. Inspect sites for compliance. This section of the zoning ordinance is essential for the county to remain a participant in the National Flood Insurance Program (NFIP). Failure to comply with these regulations may cause the county to be expelled from the NFIP. Therefore it is essential for the health, safety and welfare of each property subject to this section to remain in compliance and to ensure that Hendricks County remain in good standing with the NFIP, and to further that end, the County officials authorized to enforce said program shall have the right to enter and inspect properties located in the floodplain.

10.4 PROVISIONS FOR FLOOD HAZARD REDUCTION

- A. GENERAL STANDARDS. In all SFHAs the following provisions are required:
 - 1. New construction and substantial improvements shall be anchored to prevent flotation, collapse or lateral movement of the structure;
 - Manufactured homes shall be anchored to prevent flotation, collapse, or lateral movement. Methods
 of anchoring may include, but are not limited to, use of over-the-top or frame ties to ground anchors.
 This standard shall be in addition to and consistent with applicable state requirements for resisting
 wind forces;
 - New construction and substantial improvements shall be constructed with materials and utility equipment resistant to flood damage below the FPG;
 - 4. New construction and substantial improvements shall be constructed by methods and practices that minimize flood damage;
 - Electrical, heating, ventilation, plumbing, air conditioning equipment and other service facilities shall be designed and/or located so as to prevent water from entering or accumulating within the components during conditions of flooding;
 - 6. New and replacement water supply systems shall be designed to minimize or eliminate infiltration of flood waters into the system;
 - New and replacement sanitary sewage systems shall be designed to minimize or eliminate infiltration of floodwaters into the system;
 - 8. On-site waste disposal systems shall be located and constructed to avoid impairment to them or contamination from them during flooding;
 - 9. Any alteration, repair, reconstruction or improvements to a structure that is in compliance with the provisions of this chapter shall meet the requirements of "new construction" as contained in this chapter; and,

- 10. Any alteration, repair, reconstruction or improvement to a structure that is not in compliance with the provisions of this chapter, shall be undertaken only if said non-conformity is not further, extended, or replaced.
- B. SPECIFIC STANDARDS. In all SFHAs, the following provisions are required:
 - <u>Applicability</u>. In addition to the requirements of <u>Subsection 10.5(A)</u>, <u>10.4(A)</u> all structures to be located in the SFHA shall be protected from flood damage below the FPG. This building protection requirement applies to the following situations:
 - a. Construction or placement of any new structure having a floor area greater than 400 square feet;
 - b. Structural alterations made to Addition or improvement made to any existing structure::
 - an existing (previously unaltered structure), the cost of which equals or exceeds fifty percent (50%) of the value of the pre-altered structure (excluding the value of the land)where the cost of the addition or improvement equals or exceeds 50% of the value of the existing structure (excluding the value of the land);
 - 2) any previously altered structure with a previous addition or improvement constructed since the community's first floodplain ordinance.
 - Reconstruction or repairs made to a damaged structure that is valued at more than fifty percent (50%) of the market value of the structure (excluding the value of the land) before damages occurred;
 - d. Installing a travel trailer or recreational vehicle on a site for more than one hundred eighty (180) days;
 - e. Installing a manufactured home on a new site or a new manufactured home on an existing site. This chapter does not apply to returning the existing manufactured home to the same site it lawfully occupied before it was removed to avoid flood damage; and
 - f. Reconstruction or repairs made to a repetitive loss structure.
 - <u>Residential Construction</u>. New construction or substantial improvement of any residential structure (or manufactured home) shall have the lowest floor, including basement, at or above the FPG (two feet above the base flood elevation). Should solid foundation perimeter walls be used to elevate a structure, openings sufficient to facilitate the unimpeded movements of floodwaters shall be provided in accordance with the standards of <u>Subsection 10.4(B)(4)</u>.
 - 3. <u>Non-Residential Construction</u>. New construction or substantial improvement of any commercial, industrial, or non-residential structure (or manufactured home) shall have the lowest floor, including basement, elevated to or above the FPG (two feet above the base flood elevation). Structures located in all "A Zones" may be floodproofed in lieu of being elevated if done in accordance with the following:
 - a. A Registered Professional Engineer or Architect shall certify that the structure has been designed so that below the FPG, the structure and attendant utility facilities are watertight and capable of resisting the effects of the regulatory flood. The structure design shall take into account flood velocities, duration, rate of rise, hydrostatic pressures, and impacts from debris or ice. Such certification shall be provided to the official as set forth in <u>Subsection 10.3(C)(10)</u>.
 - b. Floodproofing measures shall be operable without human intervention and without an outside source of electricity.

4. <u>Elevated Structures</u>. New construction or substantial improvements of elevated structures that include fully enclosed areas formed by foundation and other exterior walls below the flood protection grade shall be designed to preclude finished living space and designed to allow for the entry and exit of floodwaters to automatically equalize hydrostatic flood forces on exterior walls.

- a. Designs for complying with this requirement must either be certified by a professional engineer or architect or meet the following minimum criteria:
 - 1) provide a minimum of two openings having a total net area of not less than one square inch for every one square foot of enclosed area; and
 - the bottom of all openings shall be no higher than one foot above foundation interior grade (which must be equal to in elevation or higher than the exterior foundation grade); and
 - 3) openings may be equipped with screens, louvers, valves or other coverings or devices provided they permit the automatic flow of floodwaters in both directions; and
 - 4) access to the enclosed area shall be the minimum necessary to allow for parking for vehicles (garage door) or limited storage of maintenance equipment used in connection with the premises (standard exterior door) or entry to the living area (stairway or elevator); and
 - 5) the interior portion of such enclosed area shall not be partitioned or finished into separate rooms; and
 - 6) portions of the building below the flood protection grade must be constructed with materials resistant to flood damage.
- 5. <u>Structures Constructed on Fill</u>. A residential or non-residential structure may be constructed on a permanent landfill in accordance with the following:
 - a. The fill shall be placed in layers no greater than one (1) foot deep before compacting to ninetyfive (95%) of the maximum density obtainable with the Standard Proctor Test method.
 - b. The fill should extend at least ten (10) feet beyond the foundation of the structure before sloping below the FPG.
 - c. The fill shall be protected against erosion and scour during flooding by vegetative cover, riprap, or bulkheading. If vegetative cover is used, the slopes shall be no steeper than 3 horizontal to 1 vertical.
 - d. The fill shall not adversely affect the flow of surface drainage from or onto neighboring properties.
 - e. The top of the lowest floor including basements shall be at or above the FPG.
- 6. <u>Standards for Structures Constructed with a Crawlspace</u>. A residential or non-residential structure may be constructed with a crawlspace located below the flood protection grade provided that the following conditions are met:
 - a. The building must be designed and adequately anchored to resist flotation, collapse, and lateral movement of the structure resulting from hydrodynamic and hydrostatic loads, including the effects of buoyancy; and
 - b. Any enclosed area below the flood protection grade shall have openings that equalize hydrostatic pressures by allowing for the automatic entry and exit of floodwaters. Provide a minimum of

two (2) openings having a total net area of not less than one (1) square inch for every one (1) square foot of enclosed area. The bottom of the openings shall be no more than one (1) foot above grade; and

- c. The interior height of the crawlspace measured from the interior grade of the crawlspace to the top of the foundation wall must not exceed four feet at any point; and
- d. Utility systems within the crawlspace must be elevated above the flood protection grade.
- e. An adequate drainage system must be installed to remove floodwaters from the interior area of the crawlspace within a reasonable period of time after a flood event; and
- f. Portions of the building below the flood protection grade must be constructed with materials resistant to flood damage.
- g. The interior grade of the crawlspace must be at or above the base flood elevation.
- 7. <u>Standards for Manufactured Homes and Recreational Vehicles</u>. Manufactured homes and recreational vehicles to be installed or substantially improved on a site for more than 180 days must meet one of the following requirements:
 - a. The manufactured home shall be elevated on a permanent foundation such that the lowest floor shall be at or above the FPG and securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement. This requirement applies to all manufactured homes to be placed on a site;
 - 1) outside a manufactured home park or subdivision;
 - 2) in a new manufactured home park or subdivision;
 - 3) in an expansion to an existing manufactured home park or subdivision; or
 - in an existing manufactured home park or subdivision on which a manufactured home has incurred "substantial damage" as a result of a flood.
 - b. The manufactured home shall be elevated so that the lowest floor of the manufactured home chassis is supported by reinforced piers or other foundation elevations that are no less than thirty-six (36) inches in height above grade and be securely anchored to an adequately anchored foundation system to resist flotation, collapse, and lateral movement. This requirement applies to all manufactured homes to be placed on a site in an existing manufactured home park or subdivision that has not been substantially damaged by a flood.
 - c. Recreational vehicles placed on a site shall either:
 - 1) be on site for less than 180 days; and,
 - be fully licensed and ready for highway use (defined as being on its wheels or jacking system, is attached to the site only by quick disconnect type utilities and security devices, and has no permanently attached additions); or
 - 3) meet the requirements for "manufactured homes" as stated earlier in this section.

C. STANDARDS FOR SUBDIVISION PROPOSALS.

- 1. All subdivision proposals shall be consistent with the need to minimize flood damage;
- 2. All subdivision proposals shall have public utilities and facilities such as sewer, gas, electrical, and water systems located and constructed to minimize flood damage;

- 3. All subdivision proposals shall have adequate drainage provided to reduce exposure to flood hazards, and;
- 4. Base flood elevation data shall be provided for subdivision proposals and other proposed development (including manufactured home parks and subdivisions), which is greater than the lesser of fifty (50) lots or five (5) acres.
- D. CRITICAL FACILITY. Construction of new critical facilities shall be, to the extent possible, located outside the limits of the SFHA. Construction of new critical facilities shall be permissible within the SFHA if no feasible alternative site is available. Critical facilities constructed within the SFHA shall have the lowest floor elevated to or above the FPG at the site. Floodproofing and sealing measures must be taken to ensure that toxic substances will not be displaced by or released into floodwaters. Access routes elevated to or above the FPG shall be provided to all critical facilities to the extent possible.

E. STANDARDS FOR IDENTIFIED FLOODWAYS.

- 1. Located within SFHAs, established in Subsection 10.2(B) are areas designated as floodways. The floodway is an extremely hazardous area due to the velocity of floodwaters, which carry debris, potential projectiles, and has erosion potential. If the site is in an identified floodway, the Floodplain Administrator shall require the applicant to forward the application, along with all pertinent plans and specifications, to the Indiana Department of Natural Resources and apply for a permit for construction in a floodway. Under the provisions of IC 14-28-1 a permit for construction in a floodway from the Indiana Department of Natural Resources is required prior to the issuance of a local building permit for any excavation, deposit, construction or obstruction activity located in the floodway. This includes land preparation activities such as filling, grading, clearing and paving etc. undertaken before the actual start of construction of the structure. However, it does exclude nonsubstantial additions/improvements to existing (lawful) residences in a non-boundary river floodway. [IC 14-28-1-26 allows construction of non-substantial additions/ improvements to residences in a non-boundary river floodway without obtaining a permit for construction in a floodway from the Indiana Department of Natural Resources. Please note that if fill is needed to elevate an addition above the existing grade, prior approval (construction in a floodway permit) for the fill is required from the Indiana Department of Natural Resources.]
- 2. No action shall be taken by the Floodplain Administrator until a permit (when applicable) has been issued by the Indiana Department of Natural Resources granting approval for construction in a floodway. Once a permit for construction in a floodway has been issued by the Indiana Department of Natural Resources, the Floodplain Administrator may issue the local Floodplain Development Permit, provided the provisions contained in <u>Section 10.4 Provisions for Flood Hazard Reduction</u> of this chapter have been met. The Floodplain Development Permit cannot be less restrictive than the permit for construction in a floodway issued by the Indiana Department of Natural Resources. However, a community's more restrictive regulations (if any) shall take precedence.
- 3. No development shall be allowed which, acting alone or in combination with existing or future development, will increase the regulatory flood more than 0.14 of one (1) foot; and
- 4. For all projects involving channel modifications or fill (including levees) the County shall submit the data and request that the FEMA revise the regulatory flood data.
- F. STANDARDS FOR IDENTIFIED FRINGE. If the site is located in an identified fringe, then the Floodplain Administrator may issue the local Floodplain Development Permit provided the provisions contained in <u>Section 10.4 Provisions for Flood Hazard Reduction</u> of this chapter have been met. The key
provision is that the top of the lowest floor of any new or substantially improved structure shall be at or above the FPG.

G. STANDARDS FOR SFHAs WITHOUT ESTABLISHED BASE FLOOD ELEVATION AND/OR FLOODWAYS/FRINGES.

- 1. Drainage area upstream of the site is greater than one (1) square mile:
 - a. If the site is in an identified floodplain where the limits of the floodway and fringe have not yet been determined, and the drainage area upstream of the site is greater than one square mile, the Floodplain Administrator shall require the applicant to forward the application, along with all pertinent plans and specifications, to the Indiana Department of Natural Resources for review and comment.
 - b. No action shall be taken by the Floodplain Administrator until either a permit for construction in a floodway or a floodplain analysis/regulatory assessment citing the 100-year flood elevation and the recommended Flood Protection Grade has been received from the Indiana Department of Natural Resources.
 - c. Once the Floodplain Administrator has received the proper permit for construction in a floodway or floodplain analysis/regulatory assessment approving the proposed development, a Floodplain Development Permit may be issued provided the conditions of the Floodplain Development Permit are not less restrictive than the conditions received from the Indiana Department of Natural Resources and the provisions contained in <u>Section 10.4 Provisions for Flood Hazard Reduction</u> of this chapter have been met.
- 2. Drainage area upstream of the site is less than one (1) square mile:
 - a. If the site is in an identified floodplain where the limits of the floodway and fringe have not yet been determined and the drainage area upstream of the site is less than one square mile, the Floodplain Administrator shall require the applicant to provide an engineering analysis showing the limits of the floodway, fringe and 100-year flood elevation for the site.
 - b. Upon receipt, the Floodplain Administrator may issue the local Floodplain Development Permit, provided the provisions contained in <u>Section 10.4 Provisions for Flood Hazard</u> <u>Reduction</u> of this chapter have been met.
- The total cumulative effect of the proposed development, when combined with all other existing and anticipated development, will not increase the regulatory flood more than 0.14 of one foot and will not increase flood damages or potential flood damages.

10.5 FLOODPLAIN MANAGEMENT VARIANCE PROCEDURES

- A. DESIGNATION OF VARIANCE AND APPEALS BOARD. The Board of Zoning Appeals as established by Board of Commissioners of Hendricks County shall hear and decide appeals and requests for variances from requirements of this chapter.
- B. DUTIES OF VARIANCE AND APPEALS BOARD. The board shall hear and decide appeals when it is alleged an error in any requirement, decision, or determination is made by the Floodplain Administrator in the enforcement or administration of this chapter. Any person aggrieved by the decision of the board may appeal such decision to the Hendricks County Circuit Court, as provided by Statute.

C. VARIANCE PROCEDURES. In passing upon such applications, the Board of Zoning Appeals shall consider all technical evaluations, all relevant factors, all standards specified in other sections of this chapter, and;

1. The danger of life and property due to flooding or erosion damage;

- 2. The susceptibility of the proposed facility and its contents to flood damage and the effect of such damage on the individual owner;
- 3. The importance of the services provided by the proposed facility to the community;
- 4. The necessity to the facility of a waterfront location, where applicable;
- 5. The availability of alternative locations for the proposed use which are not subject to flooding or erosion damage;
- 6. The compatibility of the proposed use with existing and anticipated development;
- 7. The relationship of the proposed use to the comprehensive plan and floodplain management program for that area;
- 8. The safety of access to the property in times of flood for ordinary and emergency vehicles;
- 9. The expected height, velocity, duration, rate of rise, and sediment of transport of the floodwaters at the site; and,
- 10. The costs of providing governmental services during and after flood conditions, including maintenance and repair of public utilities and facilities such as sewer, gas, electrical, and water systems, and streets and bridges.

D. CONDITIONS FOR VARIANCES.

- 1. Variances shall only be issued when there is:
 - a. A showing of good and sufficient cause;
 - b. A determination that failure to grant the variance would result in exceptional hardship; and,
 - c. A determination that the granting of a variance will not result in increased flood heights, additional threats to public safety, extraordinary public expense, create nuisances, cause fraud or victimization of the public, or conflict with existing laws or ordinances.
- 2. No variance for a residential use within a floodway subject to <u>Subsection 10.4(E)</u> and <u>or Subsection 10.4(G)(1)</u> of this chapter may be granted.
- 3. Any variance granted in a floodway subject to <u>Subsection 10.4(E)</u> and <u>or Subsection 10.4(G)(1)</u> of this chapter will require a permit from the Indiana Department of Natural Resources.
- 4. Variances to the Provisions for Flood Hazard Reduction of <u>Subsection 10.4(B)</u>, may be granted only when a new structure is to be located on a lot of one-half acre or less in size, contiguous to and surrounded by lots with existing structures constructed below the flood protection grade.
- 5. Variances shall only be issued upon a determination that the variance is the minimum necessary, considering the flood hazard, to afford relief.
- 6. Variances may be granted for the reconstruction or restoration of any structure individually listed on the National Register of Historic Places or the Indiana State Register of Historic Sites and Structures.
- 7. Any application to whom a variance is granted shall be given written notice specifying the difference between the base flood elevation and the elevation to which the lowest floor is to be built and stating

that the cost of the flood insurance will be commensurate with the increased risk resulting from the reduced lowest floor elevation (See <u>Subsection 10.5(E)</u>).

- 8. The Floodplain Administrator shall maintain the records of appeal actions and report any variances to the FEMA or the Indiana Department of Natural Resources upon request (See <u>Subsection 10.5(E)</u>).
- E. VARIANCE NOTIFICATION. The Floodplain Administrator will maintain a record of all variance actions, including justification for their issuance, and report such variances issued in the community's biennial report submission to the FEMA. Any applicant to whom a variance is granted shall be given written notice over the signature of a community official that:
 - 1. The issuance of a variance to construct a structure below the base flood elevation will result in increased premium rates for flood insurance up to amounts as high as \$25 for \$100 of insurance coverage; and;
 - 2. Such construction below the base flood level increases risks to life and property.
- F. HISTORIC STRUCTURE. Variances may be issued for the repair or rehabilitation of "historic structures" upon a determination that the proposed repair or rehabilitation will not preclude the structure's continued designation as an "historic structure" and the variance is the minimum to preserve the historic character and design of the structure.

G. SPECIAL CONDITIONS. Upon the consideration of the factors listed in <u>Section</u> <u>10.5 Floodplain Management Variance Procedures</u>, and the purposes of this chapter, the Board of Zoning Appeals may attach such conditions to the granting of variances as it deems necessary to further the purposes of this chapter.

Amendment of Chapter 15 Definitions as follows:

FLOODPLAIN MANAGEMENT

34. Lowest Floor: means the lowest of the following:

e. the top of the first floor of a structure constructed with a crawl space, provided that the lowest point of the interior grade is at or above the BFE and construction meets requirements of 6a Section (F)(1).

52. Regulatory Flood: means the flood having a one percent (1%) chance of being equaled or exceeded in any given year, as calculated by a method and procedure that is acceptable to and approved by the Indiana Department of Natural Resources and the Federal Emergency Management Agency. The regulatory flood elevation at any location is as defined in <u>Subsection 10.2(B)</u> Article 3(B) of this ordinance. The "Regulatory Flood" is also known by the term "Base Flood," "One-Percent Annual Chance Flood," and "100-Year Flood."

55. Special Flood Hazard Area (SFHA): means those lands within the jurisdictions (including extraterritorial jurisdictions) of the County jurisdiction of the Hendricks County Area Plan Commission subject to inundation by the regulatory flood. The SFHAs of the Hendricks County are generally identified as such on the Flood Insurance Rate Map of Hendricks County and Incorporated Areas prepared by the

<u>Federal Emergency Management Agency and dated [Date of FIRM]</u> <u>September 25,</u> <u>2009</u>. as well as any future updates, amendments, or revisions, prepared by the Federal Emergency Management Agency with the most recent date. (These areas are shown on a FIRM as Zone A, AE, A1 – A30, AH, AR, A99, or AO).

APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

18th day of augues ,2009

ONERS BOARD COMMI

Palmer Alla

Phyllis A. Palmer, Vice President

Eric N. Wathen, Member

Attest attace

Cinda Kattau, Auditor

<u>ORDINANCE NO. 2009- 2 /</u>

AN ORDINANCE AMENDING THE HENDRICKS COUNTY DRAINAGE BOARD UNIFORM FEE SCHEDULE AND THE HENDRICKS COUNTY EROSION CONTROL UNIFORM FEE SCHEDULE

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana, need to amend the Drainage Board Uniform Fee Schedule, which includes the amending, setting and collecting of all Drainage Board administrative fees, and need to amend the Clean Water Department Uniform Fee Schedule, which includes the setting and collecting all Clean Water Department fees, and

WHEREAS, Section 36-9-27-73 of the Indiana Code allows the Hendricks County Drainage Board the authority to set reasonable fees and collect associated costs from petitioners in drainage proceeding, and

WHEREAS, 327 IAC 15-13 (Rule 13), specified by State regulation, requires Hendricks County to develop and implement a comprehensive Storm Water Quality Management Plan (SWQMP) and allows the County the ability to self-fund such a program;

NOW THEREFORE, BE IT ORDAINED by the Hendricks County Board of Commissioners that there is hereby amended a Drainage Board Uniform Fee Schedule and a Clean Water Department Uniform Fee Schedule as follows:

DRAINAGE BOARD UNIFORM FEE SCHEDULE:

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I.	SUBDIVISION:	
	A. Minor Subdivision1. Primary & Secondary	\$500.00 (includes review fees)
	B. Major Subdivision	
	1. Primary	\$500.00 + \$15/Lot/Acre/Unit
	2. Secondary	\$500.00 + \$10/Lot/Acre/Unit
	C. Revision/Amendment/Re-Plat	\$500.00 + \$10/Lot/Acre/Unit
	D. Minor Residential Plat	\$250.00
II.	SHOPPING CENTER:	
	A. Primary Development Plan	\$1,000.00 + \$15.00/Lot/Acre/Unit
	B. Secondary Development Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit
	C. Amendment to a Development Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit
III.	PLANNED UNIT DEVELOPMENT:	
	A. Primary Development Plan	\$500.00 + \$15.00/Lot/Acre/Unit
	B. Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit
IV.	DEVELOPMENT PLAN REVIEW:	
	A. Primary Development Plan	\$500.00 + \$15.00/Lot/Acre/Unit
	B. Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit
v.	AMENITY AREA:	
	A. Primary Development Plan	\$500.00 + \$15.00/Lot/Acre/Unit
	B. Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit
VI.	COMMERCIAL/INDUSTRIAL:	
	A. Primary	\$1,000.00 + \$15.00/Lot/Acre/Unit
	B. Secondary	\$1,000.00 + \$10.00/Lot/Acre/Unit
VII.	INDVIDUAL RESIDENCE AND FARMS:	
	A. Regulated Drain Outlet Permit	\$100.00/outlet
	B. Regulated Drain Crossing Permit	\$250.00/crossing

	C. Regulated Drain Encroachment Permit	\$250.00/encroachment
VIII.	UTILITIES: A. Regulated Drain Crossing Permit	\$250.00/crossing
	B. Regulated Drain Encroachment Permit	\$0.25/foot (Min. \$250.00)

(NOTE: All fees in this section can be waived or modified by the Hendricks County Surveyor and/or the Hendricks County Drainage Board. All fees will be waived if the permit is for work within a new subdivision. A new subdivision refers to a development granted final approval by the Hendricks County Plan Commission within the last 24 months.)

IX. **OTHER:** A. Copy of the Hendricks County Drainage Handbook \$100.00 B. Removal of Obstruction Application \$250.00 C. Variance of a Regulated Drainage Easement \$250.00 D. Alcoholic Beverage Verification Permit \$100.00 X. **MISCELLANEOUS FEES:** A. Returned Check Fee \$25.00 B. One-Foot Contour Maps (via Hendricks County GIS) \$20.00/Acre (Min. \$500.00) C. Copies \$1.00/Sheet **D.** Blackline Copies \$2.00/Sheet

XI. ENGINEERING REVIEW FEES:

All engineering projects will require a review fee above and beyond the application fee(s). The review fee shall equate to the contract rate of the reviewing engineer, not to exceed \$110.00/hour. This fee shall be paid to the Hendricks County Drainage Board and shall be paid in full before any project approval is given.

ALL FEES ARE NON REFUNDABLE

(Unless so permitted by the Drainage Board)

(NOTE: All fees in this section can be waived or modified by the Hendricks County Surveyor and/or the Hendricks County Drainage Board.)

EROSION CONTROL UNIFORM FEE SCHEDULE

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I.	RESIDENTIAL			
	Α.	Principal 1. Single Family Dwelling	\$250.00	
		2. Multi-Family Dwelling	\$500.00/Building	
		3. Demolition	\$250.00	
		4. Additions	\$100.00	
		5. Accessory Structures	\$100.00	
		6. Detached Garage	\$100.00	
		7. Swimming Pools	\$100.00	
		8. Relocation	\$100.00	
		9. Expedited Review	\$ 75.00	
11.	SUBI A.	DIVISION: Minor Subdivision 1. Secondary	\$250.00	
	B.	Major Subdivision 1. Secondary	\$500.00 + \$10.00/Lot/Acre/Unit	
	C.	Amendment to a Major Subdivision	\$500.00 + \$10.00/Lot/Acre/Unit	
III.	SHO A.	PPING CENTER: Secondary Development Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit	
	B.	Amendment to Approved Secondary Dev. Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit	
IV.	PLA A.	NNED UNIT DEVELOPMENT: Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit	
	В.	Amendment to an Approved PUD	\$500.00 + \$10.00/Lot/Acre/Unit	
v.	DEV A.	ELOPMENT PLAN REVIEW: Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit	
	в.	Amendment to a Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit	

VI. **AMENITY AREA:** Secondary Development Plan Α. \$500.00 + \$10.00/Lot/Acre/Unit B. Amendment to a Development Plan \$500.00 + \$10.00/Lot/Acre/Unit VII. **Utility**: 5000 to 20,000 sq. ft. surface area disturbed A. \$150.00 20,001 to 43, 559 sq. ft. surface area disturbed B. \$250.00 43, 560 sq. ft. or more surface area disturbed C. \$500.00 VIII. Ponds: (except those ponds/detention areas already reviewed and approved in the development process) 5000 to 20,000 sq. ft. surface area disturbed A. \$100.00 20,001 to 43, 559 sq. ft. surface area disturbed B. \$200.00 C. 43, 560 sq. ft. or more surface area disturbed \$300.00 X. **STOP WORK ORDERS:** Permit Re-Instatement Fee A. Minimum \$500.00 or two (2) times the filing fee, whichever is greater B. Fine for Continued Construction after Stop Work Order \$1,000.00 first day and up *** to \$500.00 for each additional day XI. **MISCELLANEOUS FEES: Returned Check Fee** \$25.00 Α. B. Copies \$1.00/Sheet C. **Blackline** Copies \$2.00/Sheet

XII. ENGINEERING REVIEW FEES:

All engineering projects that require a Stormwater Pollution Prevention Plan for Construction Sites will require a review fee above and beyond the Clean Water Permit fee. The review fee shall equate to the contract rate of the reviewing engineer, not to exceed \$110.00/hour. This fee shall be paid to the Hendricks County Drainage Board and shall be paid in full before any Clean Water Permit is issued.

> *ALL FEES ARE NON REFUNDABLE* (Unless so permitted by the Drainage Board)

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This Ordinance shall be in full force and effect from and after its passage and approval.

Presented to the Board of Commissioners of Hendricks County, Indiana, and approved on this 1st day of September, 2009:

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY:

er. President

Phyllis Palmer, Vice President

Eric Wathen, Member

ATTEST:

-

David L. Gaston, P.L.S., Hendricks County Surveyor

ORDINANCE NUMBER 2009-22

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

WHERAS, the Board of Commissioners of Hendricks County, Indiana is the governing Body for said County; and

WHERAS, the Board of Commissioners of Hendricks County, Indiana is responsible for the maintenance and upkeep of all county roads; and

WHERAS, for purposes of enhancing safety on the roadways and in the public interest,

NOW THEREFORE BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the County Highway Supervisor and/or the County Engineer shall be authorized to install and maintain speed limit signs prohibiting the operation of any motor vehicle along certain public roadways described herein in excess of the maximum speed limit set forth below:

Street	Location	<u>Limit</u>	
Station Hill Drive	Station Hill Subdivision	20mph	

BE IT FURTHER ORDAINED that upon finding of a violation of this ordinance a Penalty shall be assessed in accordance with Indiana Code.

This Ordinance amends, super cedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

DULY EXECUTED this 9th day of September, 2009

HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS
By: Chris alburk
By: Physia Palmy
Phyllis A. Palmer
By: Eric Wathen

Attest: Cila Kattan

Station Hill Subdivision

Upon completion of a test drive using the Slope Meter to determine safe curve speeds and establish a speed limit, It has been determined that due to the sharp curves on Station Hill Drive, the continued development of Station Hill Subdivision, and the high speeds possible, Station Hill should be posted with a 20mph speed limit.

7-28-09

SRH

ORDINANCE NUMBER 2009-23

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

WHERAS, the Board of Commissioners of Hendricks County, Indiana is the governing Body for said County; and

WHERAS, the Board of Commissioners of Hendricks County, Indiana is responsible for the maintenance and upkeep of all county roads; and

WHERAS, for purposes of enhancing safety on the roadways and in the public interest,

NOW THEREFORE BE IT ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the County Highway Supervisor and/or the County Engineer shall be authorized to install and maintain speed limit signs prohibiting the operation of any motor vehicle along certain public roadways described herein in excess of the maximum speed limit set forth below:

Street	Location	<u>Limit</u>
CR 450E	Main St. (Old 36) to CR 100N	40mph

BE IT FURTHER ORDAINED that upon finding of a violation of this ordinance a Penalty shall be assessed in accordance with Indiana Code.

This Ordinance amends, supercedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

Septenly DULY EXECUTED this day of August, 2009

HENDRICKS COUNTY, INDIANA BOAR IONERS B Whicker Bv: Palmer ic Wathen

inda Kattau

Traffic Study CR 450E- U.S.36 to CR 100N June 9, 2009

Data Summary CR 475E-100N to 150N

Observations

This study was initiated by Mike Riffey, who resides at 677 N. CR 450E. Mr. Riffey is concerned with the number of speeders on this road, and asks that the county re-evaluate the speed limit on this segment.

The segment of CR 450E from U.S.36 to CR 100N, has an asphalt surface approximately 18.5' to 20' wide in good condition. The road is in a rural setting and comprises approximately 40 homes. The road contains two small hills, one large hill, and two sharp turns that present moderate sight distance concerns.

Recommendations

Due to the good condition of the road which promotes higher speeds, the existing 40 mph speed limit on CR 100N, and the hills and curves that cause sight distance concerns, it is recommended that the existing 50mph speed limit be lowered to 40 mph. (See enclosed drawing for placement of signs).

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24-Hour Traffic Volume Diagram CR 450E- Old 36 to CR 100N

ORDINANCE 2009-24 HENDRICKS COUNTY COUNCIL

ORDINANCE ALLOWING TAXPAYERS TO PAY PROPERTY TAX BILLS BY MONTHLY INSTALLLMENTS OR MONTHLY AUTOMATIC DEDUCTIONS

WHEREAS, IC 6-1.1-22-9.7 permits a County Council to adopt an ordinance to allow all county taxpayers to pay one (1) or more installments of property taxes by any combination of the following:

- (1) Automatic monthly deductions from an account of the taxpayer that is held by a Financial institution.
- (2) Payments under a monthly installment plan.

WHEREAS, the Hendricks County ("County") Council desires to allow all county taxpayers to pay one (1) or more installments of property taxes by any combination of the following:

- (1) Automatic monthly deductions from an account of the taxpayer that is held by a Financial institution.
- (2) Payments under a monthly installment plan.

NOW, THEREFORE, BE IT ORDAINED BY THE HENDRICKS COUNTY COUNCIL:

- 1. Hendricks County ("County) hereby allows all county taxpayers to pay one (1) or more installments of property taxes by: (select one or both)
 - (a) $\underbrace{\bigvee}_{\text{institution.}}$ Automatic monthly deductions from an account that is held by a financial
 - (b) <u> Payments under a monthly installment plan.</u>
- 2. This ordinance takes effect with the first installment of property taxes of 2008 pay 2009 and shall continue indefinitely.
- 3. Notice shall be given to county taxpayers of the option to pay one (1) or more property tax installments by:
 - (a) Automatic deduction from an account of the taxpayer that is held by a financial institution; or
 - (b) Under a monthly installment plan.
- 4. The County Treasurer shall have the authority to make available to county taxpayers a form to be completed by a taxpayer and submitted to the County Treasurer to:
 - (a) Direct the County Treasurer to accept payment of the taxpayer's property taxes by automatic deductions from an account of the taxpayer that is held by a financial institution; and

ORDINANCE 2009-24 HENDRICKS COUNTY COUNCIL

ORDINANCE ALLOWING TAXPAYERS TO PAY PROPERTY TAX BILLS BY MONTHLY INSTALLLMENTS OR MONTHLY AUTOMATIC DEDUCTIONS

WHEREAS, IC 6-1.1-22-9.7 permits a County Council to adopt an ordinance to allow all county taxpayers to pay one (1) or more installments of property taxes by any combination of the following:

- (1) Automatic monthly deductions from an account of the taxpayer that is held by a Financial institution.
- (2) Payments under a monthly installment plan.

WHEREAS, the Hendricks County ("County") Council desires to allow all county taxpayers to pay one (1) or more installments of property taxes by any combination of the following:

- (1) Automatic monthly deductions from an account of the taxpayer that is held by a Financial institution.
- (2) Payments under a monthly installment plan.

NOW, THEREFORE, BE IT ORDAINED BY THE HENDRICKS COUNTY COUNCIL:

- 1. Hendricks County ("County) hereby allows all county taxpayers to pay one (1) or more installments of property taxes by: (select one or both)
 - (a) $\underbrace{\bigvee}_{\text{institution.}}$ Automatic monthly deductions from an account that is held by a financial
 - (b) \checkmark Payments under a monthly installment plan.
- 2. This ordinance takes effect with the first installment of property taxes of 2008 pay 2009 and shall continue indefinitely.
- 3. Notice shall be given to county taxpayers of the option to pay one (1) or more property tax installments by:
 - (a) Automatic deduction from an account of the taxpayer that is held by a financial institution; or
 - (b) Under a monthly installment plan.
- 4. The County Treasurer shall have the authority to make available to county taxpayers a form to be completed by a taxpayer and submitted to the County Treasurer to:
 - (a) Direct the County Treasurer to accept payment of the taxpayer's property taxes by automatic deductions from an account of the taxpayer that is held by a financial institution; and

- (b) Authorize the financial institution that holds the taxpayer's account to deduct monthly the appropriate amount from the account and to pay that amount to the County Treasurer.
- 5. Authority is given for the County Treasurer to accept payment of the taxpayer's property taxes under a monthly installment plan.
- 6. Taxpayers may make <u>non</u> electronic fund transfer monthly installment payments in an amount determined by the taxpayer that is different from the amount otherwise determined by the County Treasurer.

Passed this 10th day of September, 2009 by the following vote of the Hendricks County Council:

AYE Lap Thompson, Vice President Richard A. Myron C. Anderson Myron C. Anderson ancy y. Nancy G. Johnson Nancy G. Johnson Jay R. Puckett Jay R Brad Whicker Brad Whicker Nathaniel Woods Nathaniel Woods Kattau Attest: Cinda Kattau, Auditor

NAY

Larry R. Hesson, President

Richard A. Thompson, Vice President

ORDINANCE NO. <u>2009-25</u>

An Ordinance Establishing the Hendricks County Domestic Violence Fatality Review Team (DVFRT)

Be established by the County Commissioners of Hendricks County, Indiana on $\frac{1}{15}$, 2009, as follows:

Section 1-Purpose: To create a Domestic Violence Review Team(DVFRT) for the purpose of reviewing deaths resulting from domestic violence in this County as authorized by IC 12-18-8-1 et seq and to appoint and reappoint members of that local domestic violence fatality review team. Members of the Domestic Violence Fatality Review Team (DVFRT) shall be appointed or reappointed for two-year terms.

Section 2-Domestic Violence Fatality Review Team(DVFRT) Established: That there is hereby created a Domestic Violence Fatality Review Team(DVFRT) in the County of Hendricks.

Section 3-Memberships: The Commissioners shall appoint the initial fifteen (15) members to the Domestic Violence Fatality Review Team (DVFRT) as described under IC 12-18-8-10 and IC 12-18-8-11. The initial members shall serve effective October 1, 2009. Vacancies on the DVFRT shall thereafter be filled by vote of the current members.

- (a) The local Domestic Violence Review Team(DVFRT) for the County of Hendricks County consists of the following members:
- (1) A survivor of domestic violence.
- (2) A domestic violence direct service provider agency.
- (3) A representative of law enforcement from the area served by the local Domestic Violence Fatality Review Team(DVFRT).
- (4) A prosecuting attorney or the prosecuting attorney's designee from the area served by the local Domestic Violence Fatality Review Team(DVFRT).
- (5) An expert in the field of forensic pathology or a coroner a deputy coroner.
- (6) A medical practitioner with expertise in domestic violence.
- (7) A judge who hears civil or criminal cases.
- (8) An employee of a child protective services agency.

- (b) In accordance with the ordinance adopted under section 10 [IC 12-18-8-10] of this chapter, the Hendricks County Domestic Violence Fatality Team(DVFRT) shall have the following additional categories of members; not to exceed 7.
 - (1) A clergy member.
 - (2) A representative of County Government Agency.
 - (3) A representative from a County Health Department.
 - (4) A representative from a local bar association.
 - (5) A defense Attorney.
 - (6) An educator.
 - (7) A probation officer.
 - (8) A representative from the business community.
 - (9) An animal control officer.
 - (10) An attorney.
 - (11) A provider of a batterers intervention program.

Members of the team for subsequent terms shall be chosen by current team members. If an opening occurs before the end of a term the current team member shall choose a person to complete the term.

Section 4-Scope: The team shall review only those deaths in which the person who commits the act of domestic violence resulting in death:

- (1) Is charged with a criminal offense that results in final judgment; or
- (2) Is deceased

Section 5-Duties:

5

- (a) A local Domestic Violence Fatality Review Team shall do the following:
 - (1) Assist a local agency in identifying and reviewing a homicide or suicide that results from domestic violence.
 - (2) Develop recommendations for coordinated community prevention and intervention strategies to prevent future homicides or suicides resulting from domestic violence.
 - (3) Collect data described in section 14 [IC 12-18-8-14] of this chapter related to a death resulting from domestic violence.
- (b) A local domestic violence fatality review team may develop a protocol to assist a person who performs an autopsy in:
 - (1) Identifying a victim of domestic violence; and
 - (2) Preparing a written report identifying a person as the victim of domestic violence and describing the cause of death.

- (c) A local domestic violence fatality review team shall be operated in conjunction with a:
 - (1) Local domestic violence shelter:
 - (2) Domestic violence program; or
 - (3) Domestic violence coordinated community response team.

The team will perform its duties in accordance with IC 12-18-8-1 et seq and/or any amendments or replacement for 12-18-8-1 et seq I.

Section 6 - Chairperson

- (a) Any member of a local domestic violence fatality review team may serve as chairperson. The chairperson shall be elected annually by members of the local Domestic Violence Fatality Review Team (DVFRT) at the first meeting of the local Domestic Violence Fatality Review Team (DVFRT).
- (b) The local Domestic Violence Fatality Review Team (DVFRT) shall meet at the call of the chairperson.
- (c) The local Domestic Violence Fatality Review Team (DVFRT) chairperson shall determine the agenda for each meeting.

PASSED AND ADOPTED BY THE COMMISSIONERS OF HENDRICKS COUNTY, INDIANA, THIS 15⁴ DAY OF September , 2009.

A. Whicker, President

reply U. Palmer Phvllis A. Palmer, Vice Pres

Eric L. Wathen, Member

ATTEST:

, Kattan

Cinda Kattau, Auditor

Pursuant to Ordinance no. 2009-25 the following individuals have agreed to serve and are hereby appointed to serve on the Hendricks County Domestic Violence Fatality Review Team, terms beginning October 1, 2009:

Section 3 (a) all of the following 8 categories

- (1) A survivor of domestic violence, Lori Bennett, Danville In
- (2) A domestic violence direct service provider, Maria Larrison, Sheltering Wings
- (3) A representative of law enforcement, David Galloway, Sheriff, Hendricks County IN
- (4) A prosecuting attorney, Patricia Ann Baldwin, Hendricks County
- (5) A deputy coroner, Christi Patterson, Lizton, Hendricks County
- (6) A medical practitioner with expertise in domestic violence, John Sparzo, MD, Hendricks Regional Health
- (7) A judge who hears civil or criminal cases, **The Hon. David H. Coleman**, Hendricks Superior Court No. 2
- (8) An employee of a child protective services agency, Rhonda Allen, Director, Hendricks County Office DCS

(b) not more than 7 members

- (1) a clergy member, Rev. Donald Campbell, Danville Christian Church
- (2) a representative of a County Government Agency
- (3) a representative from Hendricks County Health Department, Jennifer Hill
- (4) a representative from a local bar association
- (5) a defense attorney, Tyler Starkey
- (6) an educator
- (7) a probation officer, Todd McCormick, director, Hendricks Superior Courts Probation
- (8) a representative of the business community, John Flood
- (9) an animal control officer
- (10) an attorney, Georgeanna Tiepen
- (11) a provider of a batterers intervention program, Eric Wood, MA, Pro-Active Resources

Passed and Adopted by the Commissioners of Hendricks County, Indiana, this $__{d}^{+h}$ day of Q_{taber} , 2009.

David A. Whicker, President

Phylia Parmer _

Phyllis A. Palmer, Vice-President

Eric L. Wathen, Member

Attest:

inda Kattan

Cinda Kattau, Auditor of Hendricks County

ORDINANCE NO. 2009-21

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM GB/GENERAL BUSINESS DISTRICT TO PB/PLANNED BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 398/09: KS HENDRICKS PARTNERS, LLC, S25,26-T14N-R1W, LIBERTY TOWNSHIP, PARCEL TOTALING 23.4 ACRES, LOCATED ON THE WEST SIDE OF STATE ROAD 39, APPROXIMATELY 0.23 MILE NORTH OF THE INTERSECTION OF STATE ROAD 39 AND COUNTY ROAD 1000 SOUTH.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the Zoning Ordinance (2008-16) adopted on the 12th day of August in the year 2008, be amended so as to include in the PB/Planned Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 398/09: KS Hendricks Partners, LLC., S25,26-T14N-R1W, 23.4 acres, Liberty Township, located on the west side of State Road 39, approximately 0.23 mile north of the intersection of State Road 39 and County Road 1000 South.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 398/09: KS Hendricks Partners, LLC, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Development Commitment Recording Form" as a part of this Ordinance.

SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the day of September, 2009.

Board of Commissioners

David A. Whicker, President

1h Palmer, Vice-President Phyllis A

Eric I. Wathen, Member

Attest: , Kattau

Cinda Kattau, Auditor

ORDINANCE NO. 200.9 - 27

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING TABLE 4.3 PERMITTED AND SPECIAL EXCEPTION LAND USES, CHAPTER 7 DEVELOPMENT STANDARDS, CHAPTER 12 PETITIONS, PERMITS, AND PROCEDURES, AND CHAPTER 15 DEFINITIONS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 06/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

AMENDMENT OF TABLE 4.3 PERMITTED AND SPECIAL EXCEPTION LAND USES AS FOLLOWS:

Delete: "wind energy conversion systems."

Add: "wind energy conversion systems, noncommercial" as special exception in all zoning districts.

AMENDMENT OF CHAPTER 7 DEVELOPMENT STANDARDS AS FOLLOWS:

7.7(A)(2) Exceptions

**

e. Wind Energy Conversion Systems. Wind energy conversion systems are exempt up to 120 feet in height. For propeller turbines, the height shall be measured from the rotor blade at its highest point to the top surface of the wind energy conversion system foundation. For vertical axis turbines, the height shall be measured from the highest point of the unit to the top surface of the wind energy conversion system foundation.

- e.f. Necessary Appurtenances. The following structural elements may exceed the permitted height standards for the zoning district in which they are located by up to ten (10) feet.
 - Necessary mechanical appurtenances; 1)
 - Water tanks;
 - Chimneys;
 - 2) 3) 4) 5) 6) Fire towers;
 - Stair towers; and
 - Elevator bulkheads
 - 7Ì Wind energy conversion systems, rooftop
- f.g. AD District. No exceptions to the height requirements are permitted in the AD district.

7.12(B) Permitted Accessory Uses and Structures

Energy conversion Equipment. Solar energy and/or wind energy conversion 16. systems.

AMENDMENT OF CHAPTER 12 PETITIONS, PERMITS, AND PROCEDURES AS FOLLOWS:

12.7(D) Decision Criteria

Add:

- In addition to complying with all other applicable requirements of Section 4. 12.7(D), all special exceptions for noncommercial wind energy conversion systems shall comply with the following standards:
 - 1. The approval shall apply to a single wind energy conversion system only unless the BZA authorizes otherwise.
 - 2. The building permit application shall be accompanied by a line drawing of the electrical components, as supplied by the manufacturer, in sufficient detail to allow for a determination that the manner of installation conforms to the National Electrical Code.
 - 3. The wind energy conversion system tower and blades shall be painted white or gray or another non-reflective unobtrusive color.
 - 4. The applicant shall comply with all applicable FAA requirements.
 - 5. Noise produced by the wind energy conversion system under normal operating conditions shall comply with Zoning Ordinance Section 7.16(B)(5)(a)(3) Noise Standards.
 - 6. If connected to a utility system, the wind energy conversion system shall meet the requirements for connection and operate as set forth in the electric utility's current service regulations applicable to wind energy conversion systems.
 - 7. The wind energy conversion system shall be no nearer than 1.1 times the height of the wind energy conversion system to any property line,

public right-of-way, railroad right-of-way, or overhead electrical transmission or distribution lines. For propeller turbines, the height shall be measured from the rotor blade at its highest point to the top surface of the wind energy conversion system foundation. For vertical axis turbines, the height shall be measured from the highest point of the unit to the top surface of the wind energy conversion system foundation. The distance shall be measured from the center of the foundation at the base of the tower.

- Any other structures associated with the wind energy conversion system shall maintain the same minimum setbacks as listed in number 7.
- 9. The wind energy conversion system shall not be installed until evidence has been given that the utility company has been informed of the applicant's intent to install an interconnected customer-owned generator. Off-grid systems shall be exempt from this requirement.
- 10. If the wind energy conversion system is inoperable for six consecutive months the owner shall be notified that they must, within six months of receiving notice, restore the system to operating condition. If the owner(s) fail to restore the system to operating condition within the six-month time frame, the owner shall be required to dismantle the wind energy conversion system for safety reasons.
- All signs, other than the manufacturer's identification or appropriate warning signs, shall be prohibited. Manufacturer's identification signs or appropriate warning signs shall not be located no more than five (5) feet above the base of the turbine.
- 12. Illumination of the wind energy conversion system shall be prohibited unless required by the FAA.
- 13. Climbing foot pegs or rungs below 12 feet on a freestanding tower shall be removed to prevent unauthorized climbing.

AMENDMENT OF CHAPTER 15 DEFINITIONS AS FOLLOWS:

4.1

Wind Energy Conversion System (WECS): A wind driven machine that converts wind energy into electrical power for the primary purpose of resale or off site use.

Wind Energy Conversion System, Noncommercial: A wind-driven machine with a rated generating capacity of less than 100 kilowatts that converts wind energy into electrical power for the primary purpose of on-site use and not for resale.

Wind Energy Conversion System, Rooftop: A wind-driven machine mounted to the roof of a building that converts wind energy into electrical power for the primary purpose of on-site use

APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

15th day of September , 2009

BOARD OF COMMISSIONERS

hicker, President

hyllis A. Palmer lis A. Palmer, Vice President

Phyllis

Wathen, Member

Attest la Kattau

Cinda Kattau, Auditor

N:/Don/WIP/noncommercial wind turbine ordinance

ORDINANCE: 2009-28

HENDRICKS COUNTY PARTNERSHIP FOR WATER QUALITY SPECIAL REVENUE FUND FOR PUBLIC EDUCATION AND OUTREACH (MCM 1) & PUBLIC PARTICIPATION AND INVOLVEMENT (MCM 2) ORDINANCE

Whereas, the Federal Clean Water Act requires storm water discharges from certain types of urbanized areas to be permitted under the National Pollution Discharge Elimination System (NPDES) program (Phase II); and,

Whereas, the Indiana Department of Environmental Management, hereinafter referred to as "IDEM", has designated Hendricks County under the provisions of 327IAC15-13 (Rule 13); and,

Whereas, the Storm Water Phase II Rule 13 extends coverage of the NPDES Storm Water Program to all Small MS4s, requiring the implementation of six (6) element program minimum control measures (MCMs) and the implementation of best management practices (BMPs) to satisfy each of the MCMs; and,

Whereas, each MS4 entity is responsible for implementation of all six MCMs in their own jurisdiction; and

Whereas, some of the BMPs used to satisfy two (2) of the (6) MCMs, (1) Public Education/Outreach and (2) Public Participation/Involvement can best be implemented on a regional basis; and

Whereas, the Hendricks County Surveyor's Office has developed a program to satisfy the permitting requirements for the (2) MCMs through the Hendricks County Partnership for Water Quality; and

Whereas, Hendricks County desires to establish the Hendricks County Partnership for Water Quality Special Revenue Fund; and

Whereas, the Hendricks County Partnership for Water Quality Special Revenue Fund will receive monies from participating towns and through donations; and Whereas, the Hendricks County Partnership for Water Quality Special Revenue Fund will be non-reverting fund; and

Whereas, all monies received will be used specifically for the purpose of educational needs of Public Education/Outreach (MCM 1) and Public Participation/Involvement (MCM 2); and

Whereas, at such time this fund need to be terminated, the fund balance would be transferred to the General Drainage Improvement Fund to be used specifically for the purpose of educational needs of Public Education/Outreach (MCM1) and Public Participation/Involvement (MCM2); and

Now, therefore, be it ordained by the Board of Commissioners of Hendricks County, that the Hendricks County Partnership for Water Quality Special Revenue Fund is hereby established.

Now, therefore, be it ordained that this ordinance shall be in full force and effect from and after its passage and approval.

Presented to the Board of Commissioners of Hendricks County, Indiana, and approved on this 6 th day or October 2009:

Board of Commissioners of Hendricks County:

Whicker, President

Phyllis A. Palmer, Vice President

Eric L. Wathen, Member

ORDINANCE NO. 3009 - 29

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 4 ZONING DISTRICTS, CHAPTER 14 OVERLAY DISTRICTS, AND CHAPTER 15 DEFINITIONS

WHEREAS, the Board of County Commissioners of Hendricks County, Indiana adopted the Hendricks County Zoning Ordinance on August 12, 2008 and which became effective on October 1, 2008;

WHEREAS, the Hendricks County Area Plan Commission has recommended that the Zoning Ordinance be amended

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 05/09) and voted to forward a favorable recommendation to the County Commissioners;

WHEREAS, the County Commissioners have received and reviewed the Plan Commission's report, have considered the Plan Commission's recommendations, and find that the adoption of the recommended amendment would promote the health, safety and convenience of the people of Hendricks County; and

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA AS FOLLOWS:

Amendment to Chapter 4 Zoning District as follows:

4.1 (C) Overlay Districts Established

Add:

e. Wind Energy Facility Overlay District

Amendment to Chapter 14 Overlay Districts as follows:

Add:

14.5 WIND ENERGY FACILITY OVERLAY DISTRICT (WEF-OL)

A. PURPOSE. The purpose of this section is to provide for an overlay district that will permit and regulate the development of Wind Energy Facilities in Hendricks County, subject to reasonable conditions that will minimize impact on the underlying district and potential for conflict with other uses.

B. OVERLAY APPLICABILITY

This Section applies to all Wind Energy Facilities proposed to be constructed after the effective date of this Ordinance, except that this Section is not intended to apply to Wind Energy Conversion Systems, Noncommercial for the primary purpose of onsite use.

C. ESTABLISHMENT OF WIND ENERGY FACILITY OVERLAY DISTRICT. A Wind Energy Facility Overlay District shall be established as regulated in <u>Section 12.5</u> <u>Zoning Map and Text</u> Amendments. The Wind Energy Facility Overlay District boundaries shall be indicated on the official Zoning Map of Hendricks County, Indiana and shall exist as a layer of zoning regulation in addition to that of the established (underlying) zoning district.

D. PERMITTED USES, SPECIAL EXCEPTIONS, RELATION TO UNDERLYING ZONING DISTRICT, AND RELATION TO OTHER OVERLAY DISTRICTS

1. Permitted Uses, Special Exceptions

- a. <u>Wind Energy Facility Overlay permitted use</u>. Wind energy facilities are a permitted use in the WEF-OL district.
- b. <u>Permitted uses in the underlying zoning district</u>. In addition to wind energy facilities, permitted uses in the WEF-OL district shall include those uses permitted in the underlying zoning district.
- c. <u>Special exceptions authorized in the underlying zoning district</u>. Special exception uses permitted in the underlying zoning district are authorized as special exception uses in the WEF-OL district.
- 2. Relation To Underlying Zoning
 - a. <u>For wind energy facilities</u>. For wind energy facilities, provisions of this Section shall supersede the regulations of the underlying zoning district for all specific regulations that are included within this section. If no specific and differing regulations are included, the regulations of the underlying zoning district shall apply.
 - b. <u>For all other uses</u>. Regulations of the underlying zoning district shall apply except in those cases where they are superseded by regulations of this Section, in which case regulations of this Section shall apply.
- 3. Relation To Other Overlay Districts

In the case that this overlay district overlaps other overlay districts, the regulations of the WEF-OL district shall supersede the regulations of all other overlay districts. Where no special regulations are included within the WEF-OL district, the regulations of the other overlay district shall apply.

E. DEVELOPMENT PLAN APPROVAL

- 1. No Wind Energy Facility, or addition of a Wind Turbine to an existing Wind Energy Facility, shall be constructed or located within Hendricks County unless a development plan approving construction of the facility under <u>Section 12.3</u> Development Plan Review and Approval has been obtained.
- 2. Any physical modification to an existing and permitted Wind Energy Facility that materially alters the size, type and number of Wind Turbines or other equipment shall require a development plan approval under <u>Section 12.3 Development Plan</u> <u>Review and Approval</u>. Like-kind replacements shall not require approval.
- 3. In addition to the requirements of <u>Section 12.3 Development Plan Review and</u> <u>Approval</u>, the Development Plan Review of a Wind Energy Facility shall include the following information:

- a. An affidavit or similar evidence of agreement between the property owner and the Facility Owner or Operator demonstrating that the Facility Owner or Operator has the permission of the property owner to apply for necessary approval and permits for construction and operation of the Wind Energy Facility;
- b. Identification of the properties on which the proposed Wind Energy Facility will be located, and the properties adjacent to where the Wind Energy Facility will be located;
- c. A site plan showing the planned location of each Wind Turbine, property lines, setback lines, access road and turnout locations, substation(s), electrical cabling from the Wind Energy Facility to the substation(s), ancillary equipment, buildings, and structures, including permanent meteorological towers, associated transmission lines, and layout of all structures within the geographical boundaries of any applicable setback;
- d. Documents related to decommissioning;
- e. Other relevant studies, reports, certifications and approvals as may be reasonably requested by Hendricks County to ensure compliance with this Section;
- f. Throughout the approval process, the Applicant shall promptly notify Hendricks County of any changes to the information contained in the development plan application; and
- g. Changes to the pending application that do not materially alter the initial development plan may be accepted without a new public hearing.

F. PERMIT REQUIRED

No Wind Energy Facility shall be constructed and operated unless an Improvement Location Permit and a Certificate of Occupancy and/or Certificate of Completion have been issued under <u>Sections 12.10 Improvement Location Permit and 12.11</u> <u>Certificate of Occupancy and Certificate of Completion</u>.

G. DESIGN AND INSTALLATION

1. Design Safety Certification

The design of the Wind Energy Facility shall conform to applicable industry standards, including those of the American National Standards Institute. The Applicant shall submit certificates of design compliance obtained by the equipment manufacturers from Underwriters Laboratories, Det Norske Veritas, Germanishcer Llloyd Wind Energies, or other similar certifying organizations.

2. Uniform Construction Code

To the extent applicable, the Wind Energy Facility shall comply with relevant and applicable local, state and national codes, and relevant and applicable international standards.

3. Controls and Brakes

All Wind Energy Facilities shall be equipped with a redundant braking system.

This includes both aerodynamic overspeed controls (including variable pitch, tip, and other similar systems) and mechanical brakes. Mechanical brakes shall be operated in a fail-safe mode. Stall regulation shall not be considered a sufficient braking system for overspeed protection.

4. Blade Clearance

The Wind Energy Facility blade must be a minimum of thirty feet above ground level.

5. Electrical Components

All electrical components of the Wind Energy Facility shall conform to relevant and applicable local, state and national codes, and relevant and applicable international standards.

- 6. Visual Appearance, Power Lines
 - a. Wind Turbines shall be a non-obtrusive color such as white, off-white or gray.
 - b. Wind Energy Facilities shall not be artificially lighted, except to the extent required by the Federal Aviation Administration or other applicable authority that regulates air safety.
 - c. Wind Turbines shall not display advertising, except for reasonable identification of the turbine manufacturer, Facility Owner and Operator.
 - d. On-site transmission and power lines between Wind Turbines shall, to the maximum extent practicable, be placed underground.
- 7. Warnings
 - a. A clearly visible warning sign concerning voltage must be placed at the base of all pad-mounted transformers and substations.
 - b. Visible, reflective, colored objects, such as flags, reflectors, or tape shall be placed on the anchor points of guy wires and along the guy wires up to a height of ten feet from the ground.
- 8. Climb Prevention/Locks
 - a. Wind Turbines shall not be climbable up to fifteen (15) feet above ground surface.
 - b. All access doors to Wind Turbines and electrical equipment shall be locked or fenced, as appropriate, to prevent entry by non-authorized persons.

H. SETBACKS

1. Occupied Buildings. For purposes of this Section, "Occupied Building" shall mean a residence or any building used for institutional purposes or as a public gathering place that is occupied or in use when the wind turbine permit application is submitted.
- a. Wind Turbines shall be set back from the nearest Occupied Building located on a Participating Landowner's property a distance not less than the normal setback requirements for the underlying zoning classification or 1.1 times the Turbine Height, whichever is greater. The setback distance shall be measured from the center of the Wind Turbine base to the nearest point on the foundation of the Occupied Building
- b. Wind Turbines shall be set back from the nearest Occupied Building located on a Non-participating Landowner's property a distance of not less than five (5) times the Wind Turbine hub height, as measured from the center of the Wind Turbine base to the nearest point on the foundation of the Occupied Building. This setback shall not apply to the setbacks for a new structure on a Non-participating Landowner's property. Standards of the underlying zoning district shall apply regardless of the location of any existing wind turbine on Participating property.
- 2. Property lines: All Wind Turbines shall be set back from the nearest property line a distance of not less than the normal setback requirements for the underlying zoning classification or 1.1 times the Turbine Height, whichever is greater. The setback distance shall be measured to the center of the Wind Turbine base.
- 3. Public Roads: All Wind Turbines shall be set back from the nearest public road a distance of not less than 1.1 times the Turbine Height, as measured from the right of- way line of the nearest public road to the center of the Wind Turbine base.

I. WAIVER OF SETBACKS

- Property owners may waive the setback requirements in H(1)(b) (Occupied Buildings on Non-participating Landowner's property) and H(2) (Property Lines), if those setback requirements are greater than those of the underlying zoning classification, to a distance no less than the setback requirements of the underlying zoning classification by signing a waiver that sets forth the applicable setback provision(s) and the proposed changes.
- 2. The written waiver shall notify the property owner(s) of the setback required by this Ordinance, describe how the proposed Wind Energy Facility is not in compliance, and state that consent is granted for the Wind Energy Facility to not be setback as required by this Ordinance.
- 3. Any such waiver shall be recorded in the Recorder of Deeds Office for the County where the property is located. The waiver shall describe the properties benefited and burdened, and advise all subsequent purchasers of the burdened property that the waiver of setback shall run with the land and may forever burden the subject property.
- 4. Upon application, the Plan Commission may waive the setback requirement for public roads for good cause.

J. USE OF PUBLIC ROADS

- 1. The Applicant shall identify all state and local public roads to be used within the County to transport equipment and parts for construction, operation or maintenance of the Wind Energy Facility.
- 2. The County Engineer or a qualified third party engineer hired by the County and paid for by the Applicant, shall document road conditions prior to construction. The engineer shall document road conditions again thirty (30) days after construction is complete or as weather permits.
- 3. The County may bond the road in compliance with state regulations.
- 4. Any road damage caused by the applicant or its contractors shall be promptly repaired at the applicant's expense.
- 5. The Applicant shall demonstrate that it has appropriate financial assurance to ensure the prompt repair of damaged roads.

K. LOCAL EMERGENCY SERVICES

- 1. The Applicant shall provide a copy of the project summary and site plan to local emergency services, including paid or volunteer Fire Department(s).
- 2. Upon request, the Applicant shall cooperate with emergency services to develop and coordinate implementation of an emergency response plan for the Wind Energy Facility.

L. NOISE AND SHADOW FLICKER

- Audible sound from a Wind Energy Facility shall not exceed fifty-five (55) dBA, as measured at the exterior of any Occupied Building on a Non-participating Landowner's property. Methods for measuring and reporting acoustic emissions from Wind Turbines and the Wind Energy Facility shall be equal to or exceed the minimum standards for precision described in AWEA Standard 2.1 - 1989 titled *Procedures for the Measurement and Reporting of A coustic E missions from Wind Turbine Generation Systems Volume I: First Tier.*
- 2. The Facility Owner and Operator shall make reasonable efforts to minimize shadow flicker to any Occupied Building on a Non-participating Landowner's property.

M. WAIVER OF NOISE AND SHADOW FLICKER PROVISIONS

- 1. Property owners may waive the noise and shadow flicker provisions of this Ordinance by signing a waiver of their rights.
- 2. The written waiver shall notify the property owner(s) of the sound or flicker limits in this Ordinance, describe the impact on the property owner(s), and state that the consent is granted for the Wind Energy Facility to not comply with the sound or flicker limit in this Ordinance.

3. Any such waiver shall be recorded in the Recorder of Deeds Office of the County where the property is located. The waiver shall describe the properties benefited and burdened, and advise all subsequent purchasers of the burdened property that the waiver of sound or flicker limit shall run with the land and may forever burden the subject property.

N. SIGNAL INTERFERENCE

The Applicant shall make reasonable efforts to avoid any disruption or loss of radio, telephone, television or similar signals, and shall mitigate any harm caused by the Wind Energy Facility.

O. LIABILITY INSURANCE

There shall be maintained a current general liability policy covering bodily injury and property damage with limits of at least \$1 million per occurrence and \$1 million in the aggregate. Certificates shall be made available to the County upon request.

P. DECOMMISSIONING

- The Facility Owner and Operator shall, at its expense, complete decommissioning of the Wind Energy Facility, or individual Wind Turbines, within (12) twelve months after the end of the useful life of the Facility or individual Wind Turbines. The Wind Energy Facility or individual Wind Turbines will presume to be at the end of its useful life if no electricity is generated for a continuous period of twelve (12) months.
- 2. Decommissioning shall include removal of Wind Turbines, buildings, cabling, electrical components, roads, foundations to a depth of 36 inches, and any other associated facilities.
- 3. Disturbed earth shall be graded and re-seeded, unless the landowner requests in writing that the access roads or other land surface areas not be restored.
- 4. An independent and certified Professional Engineer shall be retained to estimate the total cost of decommissioning ("Decommissioning Costs") without regard to salvage value of the equipment, and the cost of decommissioning net salvage value of the equipment ("Net Decommissioning Costs"). Said estimates shall be submitted to the County after the first year of operation and every fifth year thereafter.
- 5. The Facility Owner or Operator shall post and maintain Decommissioning Funds in an amount equal to Net Decommissioning Costs; provided that at no point shall Decommissioning Funds be less than twenty five percent (25%) of Decommissioning Costs. The Decommissioning Funds shall be posted and maintained with a bonding company or Federal or Commonwealth chartered lending institution chosen by the Facility Owner or Operator and participating landowner posting the financial security, provided that the bonding company or lending institution is authorized to conduct such business within the Commonwealth and is approved by the County.

- 6. Decommissioning Funds may be in the form of a performance bond, surety bond, letter of credit, corporate guarantee or other form of financial assurance as may be acceptable to the County.
- 7. If the Facility Owner or Operator fails to complete decommissioning within the period prescribed by Paragraph N (1) then the landowner shall have six (6) months to complete decommissioning.
- 8. If neither the Facility Owner or Operator, nor the landowner complete decommissioning within the periods prescribed by Paragraphs N(1) and N(7), then the County may take such measures as necessary to complete decommissioning. The entry into and submission of evidence of a Participating Landowner agreement to the County shall constitute agreement and consent of the parties to the agreement, their respective heirs, successors and assigns that the County may take such action as necessary to implement the decommissioning plan.
- 9. The escrow agent shall release the Decommissioning Funds when the Facility Owner or Operator has demonstrated and the municipality concurs that decommissioning has been satisfactorily completed, or upon written approval of the municipality in order to implement the decommissioning plan.

Q. PUBLIC INQUIRIES AND COMPLAINTS

- 1. The Facility Owner and Operator shall maintain a phone number and identify a responsible person for the public to contact with inquiries and complaints throughout the life of the project.
- 2. The Facility Owner and Operator shall make reasonable efforts to respond to the public's inquiries and complaints.

R. REMEDIES

Compliance with the provisions of this Section shall be enforced under <u>Section 13.1</u> <u>Enforcement</u>.

Amendment to Chapter 15 Definitions as follows:

Add:

Wind Energy Facility: A facility whose purpose is the generation of electricity from wind for resale or off-site use, consisting of one or more wind energy conversion systems (WECS) and other accessory structures including substations, meteorological towers, electrical infrastructure, transmission lines, and other appurtenant components.

- 1. <u>Facility Owner</u>: The entity or entities having an equity interest in the Wind Energy Facility, including their respective successors and assigns.
- 2. <u>Hub Height</u>: The distance measured from the surface of the tower foundation to the height of the Wind Turbine hub, to which the blade is attached.

- 3. Non-Participating Landowner: Any landowner except those on whose property all or a portion of a Wind Energy Facility is located pursuant to an agreement with the Facility Owner or Operator.
- 4. Occupied Building: A residence or any building used for institutional purposes or as a public gathering place that is occupied or in use when a wind turbine permit application is submitted.
- 5. Operator: The entity responsible for the day-to-day operation and maintenance of the Wind Energy Facility.
- 6. <u>Turbine Height</u>: The distance measured from the surface of the tower foundation to the highest point of the turbine rotor plane.
- 7. Wind Turbine: A wind energy conversion system that converts wind energy into electricity through the use of a wind turbine generator, and includes the nacelle, rotor, tower, and pad transformer, if any.

APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

day of October .2009

BOARD OF COMMISSIONERS

ker. President

almer, Vice President

Wathen, Member Effc I

Attest Kattau

Cinda Kattau, Auditor

2009-30

2010 HENDRICKS COUNTY SALARY ORDINANCE

Whereas, the Hendricks County Council is the fiscal body that approves the salaries paid for positions held in Hendricks County; and

Whereas, enumerated below is the listed County appropriations and the approved salaries for 2010; and

Now therefore, be it ordained by the Hendricks County Council, Hendricks County, Indiana;

Section #1: That the Hendricks County Council hereby approves the listed appropriations based on 26 pays per year for the positions in Hendricks County, Indiana as shown on the attachments. The Hendricks County Council further approves the salaries acted on and approved through the additional appropriation process during the year 2010. In the event of a position being vacated, the line is reduced to the range for that classification and any amount over that reverts to the general fund.

Section #2: In the event of overtime (hours worked in excess of 40 hours in a week) for nonexempt employees, the rate is calculated at time and one half of the employees' hourly wage. Overtime is in addition to the base wage and is paid from the overtime appropriations. Authorized vacation, sick, personal days shall not be considered hours worked for the purpose of eligibility for overtime. Holidays will be considered as time worked for the purpose of determining eligibility for overtime if said holiday work is mandatory.

Section #3: Hendricks County employees, with a part time or temporary employment status (except those identified in section #4) will have a base wage of no less than the federal minimum wage per hour and no more than the maximum full time wage for their grade and position.

Section #4: Hendricks County employees with a part time or temporary status remitted through a township budget, will receive a base wage of no less than the federal minimum wage and no more than \$13.52 per hour.

The 2010 Hendricks County Salary Ordinance as approved on this <u>12</u>th day of <u>hovembr</u>2009

by: Council President Hesson.

Richard A. Thompson, Council Vice President

Myron Anderson

Manay. J. Johnson Nancy Johnson Jay R. Puek Brad Whicker

Nathaniel Woods

Attest:

la Kattau

Cinda Kattau, Auditor

Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
101: CLERK		00 007 45	050 700 0
Spence, Cynthia J	100.10100.000.101	\$2,027.15	\$52,706.0
Hoskins, Debbie M	100.10101.000.101	\$1,504.08	\$39,106.0
Dixon, Alexandra M	100.10102.000.101	\$13.20	\$24,024.0
Pike, Marjorie A	100.10103.000.101	\$16.44	\$29,921.0
Leadmon, Virginia L	100.10104.000.101	\$13.20	\$24,024.0
Smith, Janet S	100.10105.000.101	\$13.20	\$24,024.0
Kulka, Janice E	100.10106.000.101	\$16.44	\$29,921.0
Weddle, Debbie J	100.10107.000.101	\$13.20	\$24,024.0
Haltom, Jessica J	100.10108.000.101	\$16.44	\$29,921.0
Garrity, Penny E	100.10109.000.101	\$13.20	\$24,024.0
Bowman, Cheryl A	100.10110.000.101	\$13.20	\$24,024.0
Kennedy, Lara L	100.10111.000.101	\$13.20	\$24,024.0
Burge, Pamela A	100.10112.000.101	\$13.20	\$24,024.0
Clark, Mari L	100.10113.000.101	\$13.20	\$24,024.0
Skidmore, Michelle C	100.10115.000.101	\$13.20	\$24,024.0
Terry, Megan D	100.10116.000.101	\$13.20	
Lawson, Tracy L	100.10117.000.101	\$13.20	
Raleigh, Melanie A	100.10118.000.101	\$13.20	
Shields, Peggy A	100.10119.000.101	\$13.20	
Chilewski, Janice S	100.10120.000.101	\$13.20	
Martin, Lisa A	100.10121.000.101	\$13.20	
Warther, Sherry L	100.10122.000.101	\$13.20	
Smith, Lawana L	100.10123.000.101	\$13.20	
Roahrig-Elliott, Kristin L	100.10124.000.101	\$13.20	\$24,024.0
Overtime	100.10199.000.101	\$10.20	\$6,000.0
102: AUDITOR	100.10100.000.101	2.5	\$0,000.0
Kattau, Cinda L	100.10200.000.102	\$2,027.15	\$52,706.0
Level II	100.10200.129.102	\$38.46	
Bennett, Angela K	100.10201.000.102	\$1,504.08	
Level II	100.10201.129.102	\$38.46	
	100.10201.129.102	\$18.51	\$33,689.0
Kirts, Lewis D			
Dooley, Nicole E	100.10203.000.102	\$16.44	
Van Damme, Susan	100.10204.000.102	\$18.22	\$33,161.0
Level II	100.10204.129.102	\$38.46	
McCarthy, Mary J	100.10205.000.102	\$15.23	
Snapp, Sara Ann	100.10206.000.102	\$16.44	
Tellmann, Joyce M	100.10207.000.102	\$13.20	
Cox, Wanda Lynn	100.10208.000.102	\$15.04	
Roeder, Carol J	100.10209.000.102	\$13.20	
Ortiz, Cyndee L	100.10210.000.102	\$16.44	
Hussong, Janet S	100.10211.000.102	\$13.20	
Modglin, April J	100.10212.000.102	\$15.23	
Melanie Jones	100.10214.000.102	\$13.20	\$24,024.0

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Employee	Main Distribution	Rate of Pay	2010 Approved
	A CARLEN AND AND AND AND AND AND AND AND AND AN		Appropriation
Vacant	240.10216.000.102	\$13.20	\$24,024.00
Auditor's Office Overtime	240.10299.000.102	anter anter de la companya de la com	\$15,000.00
103: TREASURER			
Marsh, Nancy L	100.10300.000.103	\$2,027.15	\$52,706.00
Level II	100.10300.129.103	\$38.46	the second s
Miller, Shawn M	100.10301.000.103	\$1,504.08	
Level II	100.10301.000.103	\$38.46	
Cunningham, Shawn A	100.10302.000.103	\$16.44	\$29,921.00
Mason, Dawn R	100.10303.000.103	\$16.44	
Clark, Ranita A	100.10304.000.103	\$13.20	
Grubbs, Jenna K	100.10305.000.103	\$13.20	
Tewes, Susan R	100.10306.000.103	\$13.20	\$24,024.00
Seasonal	100.10307.000.103		\$5,000.00
Overtime	100.10399.000.103		\$5,500.00
104: RECORDER			
Hardin, Paul T	100.10400.000.104	\$2,027.15	\$52,706.00
Lynch, Theresa D	100.10401.000.104	\$1,504.08	
Nicholl, Theresa A	100.10402.000.104	\$13.20	
Ogborn, Cheryl S	100.10403.000.104	\$13.20	
Bieri, Martha P	100.10404.000.104	\$13.20	
Turpen, Jane A	100.10405.000.104	\$13.20	
Mitchell, Amy L	100.10407.000.104	\$13.20	
105: SHERIFF	100.10401.000.104	\$10.20	42.,02.100
Galloway, David D	100.10500.000.105	\$4,271.85	\$111,069.00
Merit Board Compensation	100.10502.000.105	ψη,211.00	\$3,060.00
Crist, Lisa R	100.10503.000.105	\$16.44	
Hopper, Lena M	100.10504.000.105	\$13.20	
Green, Rosemary	100.10505.000.105	\$16.44	
Watson, Nancy J	100.10506.000.105	\$16.44	
Bopp, L Michelle'	100.10507.000.105	\$16.44	
Gardner, Ruth A	100.10508.000.105	\$17.16	
Keller, Leonard	100.10509.000.105	\$17.18	
Phillips-Brown, Sharon R	100.10510.000.105	\$17.16	
Hovious, Michael L	100.10511.000.105	\$2,371.00	
Clark, Brett A	100.10512.000.105	\$2,121.42	
Fine, Clarke E	100.10513.000.105	\$2,371.00	
Petree, Brian R	100.10514.000.105	\$1,663.85	
Brown, Johnathon W	100.10515.000.105	\$1,830.23	
Keesling, Amanda L	100.10516.000.105	\$2,121.42	
Miles, Robert K	100.10517.000.105	\$2,121.42	
Wright, Jason A	100.10518.000.105	\$2,121.42	
	100.10519.000.105	\$2,246.19	
Call, Roger N Stoneking, James B	100.10520.000.105	\$2,121.42	
	100.10521.000.105	\$2,121.42	
Judy, Terry A Sadler III, Henry L	100.10522.000.105	\$2,121.42	
	100.10523.000.105	\$2,121.42	
Parsons, Charles R	100.10523.000.105	\$1,663.85	and the second
Faith, Joshua D		\$1,996.92	
Neville, Scott W	100.10525.000.105		and the second se
Morefield, Charles A	100.10526.000.105	\$2,121.42	and and a second s
Hughes, Jeffrey A	100.10527.000.105	\$1,663.85	
Warner, Kevin M	100.10528.000.105	\$1,663.85	\$43,260.00

Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Shaw II, Lindsay Alan	100.10529.000.105	\$1,996.92	\$51,912.00
Tremper, Bryan	100.10530.000.105	\$2,371.00	\$61,646.00
Chandler, Samuel A	100.10533.000.105	\$1,663.85	\$51,912.00
Yetter, James C	100.10534.000.105	\$2,246.19	\$58,401.00
Schaefer, Kyle C	100.10535.000.105	\$1,747.04	
Parrott, Daniel J	100.10536.000.105	\$1,830.23	\$47,586.00
Harris, Frank J	100.10537.000.105	\$1,996.62	
Woodard, Gerald L	100.10538.000.105	\$2,495.77	\$64,890.00
Johnson, Brent M	100.10539.000.105	\$1,663.85	
Butterfield, Robert E	100.10540.000.105	\$1,747.04	
Payne, Aaron K	100.10541.000.105	\$2,121.42	
Tyree, Charles B	100.10542.000.105	\$1,663.85	
Wagner, Steven F	100.10543.000.105	\$2,620.58	
Pionke, John M	100.10544.000.105	\$1,663.85	
Woods, Jason A	100.10545.000.105	\$1,830.23	
Fulwider, Jesse E	100.10546.000.105	\$1,830.23	
Nohren, Joshua D	100.10547.000.105	\$1,663.85	
Love, Christopher E	100.10548.000.105	\$1,747.04	
Larsen, Scott A	100.10549.000.105	\$1,996.62	
Hughes, Craig E	100.10550.000.105	\$1,830.23	
Paris, Patricia L	100.10551.000.105	\$11.60	
Morgan, Lloyd D	100.10553.000.105	\$17.17	
Sparks, Terry L	100.10554.000.105	\$17.17	
Haak, Robert G	100.10555.000.105	\$17.17	
Cadwell, Derek L	100.10557.000.105	\$1,830.23	
Donaldson, Donald M	100.10558.000.105	\$1,663.85	
Adams, Brandon T	100.10559.000.105	\$1,747.04	
Korpal, Nicholas M	100.10560.000.105	\$1,747.04	
Hillman, Johnathan J	100.10561.000.105	\$1,747.04	
Jones, Charles E	100.10562.000.105	\$1,747.04	
Fivecoat, Daniel W	100.10563.000.105	\$17.16	
Hale, Starla A	100.10564.000.105	\$16.44	
Deckard, Larry R	100.10565.000.105	\$22.33	
Wagner, Dawn R	100.10566.000.105	\$17.17	
Gibson, Harold T	100.10567.000.105	\$17.17	
Pound, James R	100.10568.000.105	\$17.17	the second s
Kennard, Terry D	100.10576.000.105	\$19.50	
Overtime	100.10599.000.105		\$160,000.00
106: SURVEYOR	8		
Gaston, David L	100.10600.000.106	\$2,156.46	\$56,068.00
Cornerstone	100.10600.000.106	\$631.38	
Donaldson, Candi	100.10601.000.106	\$1,504.08	a station of the second state of the second st
Surber, Jeffrey B	100.10603.000.106	\$18.67	Contraction of the second s
Rice, Coralie A	205.10608.000.106	\$13.13	
Fuehrer, Karla J	205.16102.000.106	\$13.26	
Pickett, Brett	205.16105.000.106	\$1,799.62	
Elsenbroek, Amy M	205.16106.000.106	\$1,306.73	
Scott, Robert O	238.10604.000.106	\$18.67	
Barnett, John T	238.10605.000.106	\$18.67	
Hahn, William J	238.10606.000.106	\$18.67	
riston, transmit	238.10610.000.106	\$18.67	

Employee	Main Distribution	A CALL STATE AND A CALL A CALL	
Hopper, Michael	229 16101 000 106	640.07	Appropriation
Clark, Jamie R	238.16101.000.106	\$18.67	\$33,980.00
Bowman, Kim	238.16103.000.106	\$18.67	\$33,980.00
107: CORONER	238.16107.000.106	\$18.67	\$33,980.00
Coroner	400 40700 000 407	0700.07	
	100.10700.000.107	\$792.35	\$20,601.00
Matthews, Steven S	100.10701.000.107	\$475.42	\$12,361.00
Deputy Coroners	100.10702.000.107		\$18,540.00
Matthews, Karen L	100.10703.000.107	\$12.88	\$8,500.00
108: PROSECUTOR			
Richard, Miranda R	100.10800.000.108	\$2,258.12	\$58,711.00
Delp, Loren P	100.10801.000.108	\$2,258.12	\$58,711.00
Orlich, Georgeanna	100.10802.000.108	\$1,429.50	\$36,521.00
Lang, Rick J	100.10803.000.108	\$1,938.35	\$50,397.00
Hasty, Tamatha	100.10804.000.108	\$1,059.33	\$17,392.00
Carroll, Madonna J	100.10805.000.108	\$1,490.99	\$39,000.00
Hutte, Diana G	100.10806.000.108	\$1,247.92	\$32,446.00
Truran, Deborah A	100.10807.000.108	\$16.44	\$29,921.00
Brunner, Linda L	100.10808.000.108	\$16.44	\$29,921.00
Clements, Amanda R	100.10809.000.108	\$14.86	\$27,046.00
P/T Law Clerks	100.10810.000.108	\$10.72	\$25,000.00
Deckard, Pamela S	100.10811.000.108	\$15.15	\$27,573.00
Kaiser, Douglas H	100.10812.000.108	\$2,258.12	\$58,711.00
Ludlow, Katie M	100.10813.000.108	\$13.20	\$24,024.00
Walker, Lindsey R	100.10816.000.108	\$2,258.12	\$58,711.00
Swickard, Jennifer L	100.10817.000.108	\$2,258.12	\$58,711.00
Janeway, Kathryn R	100.10818.000.108	\$2,258.12	\$58,711.00
Erato, Kristin E	100.10819.000.108	\$2,258.12	\$58,711.00
Waterman, Jeanette L	100.10820.000.108	\$21.39	\$38,930.00
Harness, Patricia	100.10821.000.108	\$14.86	\$27,046.00
Schreiner, Charisse	100.10822.000.108	\$16.44	\$29,921.00
Bennett, LorRaine S	100.10823.000.108	\$13.20	\$24,024.00
Stuard, Rhett M	100.10824.000.108	\$192.31	\$5,000.00
Trulock, James R	100.10825.000.108	\$192.31	\$5,000.00
Champine, Adrienne	100.10849.000.108	\$192.31	\$5,000.00
Baldwin, Patricia A	100.10850.000.108	\$192.31	\$5,000.00
Leavitt, Nancy	100.10853.000.108	\$20.34	\$42,308.00
Bryan, James	100.10854.000.108		\$5,000.00
Akers, Yvonne	100.10856.000.108	\$16.68	\$1,129.00
P/T Clerks	263.19501.000.108		\$24,024.00
Delp, Loren P	264.10800.000.108	t state	\$5,000.00
P/T Law Clerks	264.10810.000.108		\$12,506.00
Court Reporters	264.10826.000.108	adamit'd a diama	\$5,000.00
P/T Law Clerks	264.10828.000.108		\$15,000.00
P/T Investigator's Asst	264.10829.000.108	1	\$30,000.00
Chief Deputy Supplemental	264.10851.000.108		\$5,000.00
JDTF Coordinator	264.10854.000.108		\$5,000.00
Deputy Prosecutor	264.18401.000.108	4 (1997)	\$3,000.00
Drlich, Georgeanna	532.10802.000.108	\$745.69	\$19,388.00
Hasty, Tamatha	535.10804.000.108	\$772.12	\$20,075.00
Akers, Yvonne	535.19002.000.108		
109: ASSESSOR	555.19002.000.108	\$16.68	\$29,229.00

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Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Extra Help	100.10898.000.109		\$41,626.00
Brown, Gail	100.10900.000.109	\$2,027.15	
Level II	100.19000.129.109	\$38.46	
Stoutenour, Tina M	100.10901.000.109	\$1,504.08	
Level II	100.10901.129.109	\$38.46	\$1,000.00
Jones, Melinda Erin	100.10903.000.109	\$15.66	
Level II	100.10903.129.109	\$38.46	
Butler, Tina M	100.10904.000.109	\$14.45	
Level II	100.10904.129.109	\$38.46	
Cassity, Kathleen	100.10905.000.109	\$14.63	
Level II	100.10905.129.109	\$38.46	
Smeaton, Jean M	100.10906.000.109	\$14.63	
Burke, Rae Etta	100.11100.000.109	\$1,035.10	\$26,996.00
Level II	100.11000.129.109	\$38.46	
Richardson, Barbara J	100.11100.000.109	\$14.63	
Level II	100.11101.129.109	\$38.46	
Hiser, Harold E	100.11300.000.109	\$1,035.10	
Level II	100.11300.129.109	\$38.46	
Hiser, Carolyn R	100.11301.000.109	\$14.63	
Level II	100.11301.129.109	\$38.46	
Scott, Larry R	100.11400.000.109	\$1,790.25	\$21,483.00
Level II	100.11400.129.109	\$38.46	
McClain, Joyce A	100.11401.000.109		
Nesbitt, Barbara		\$14.63	\$16,223.00
	208.18901.000.109	\$13.20	\$24,024.00
Robinson, Deborah Level II	208.18902.000.109	\$14.17	\$25,790.00
Gonzalez, Lisa	208.18902.129.109	\$38.46	\$1,000.00
Level II	208.18903.000.109 208.18903.129.109	\$16.68 \$38.46	\$30,352.00
Middleton, Paula	208.18904.000.109	\$14.63	
Level II	208.18904.129.109		\$26,627.00
Pickerel, Nicole	208.18905.000.109	\$38.46 \$14.63	
Level II	208.18905.129.109	\$38.46	\$26,627.00
Harger, Julie	208.18906.000.109	the second s	\$1,000.00
Level II		\$15.56	\$28,320.00
	208.18906.129.109	\$38.46	\$1,000.00
McIntyre, Gordon	208.18908.000.109	\$13.20	\$14,000.00
	208.18908.129.109	\$38.46	
Extra Help	208.18998.000.109		\$30,000.00
Overtime	208.18999.000.109		\$10,000.00
Extra Help	241.18998.000.109		\$22,000.00
130: EXTENSION OFFICE	400 40000 000 400	A10.50	<u> </u>
Wilson, Sharon	100.13000.000.130	\$18.50	\$33,679.00
Pearson, Carol L	100.13001.000.130	\$16.44	\$29,921.00
Cunningham, Janet R	100.13002.000.130	\$14.04	\$25,569.00
Reid, Kimberly D	100.13003.000.130	\$1,364.62	\$35,480.00
131: PLANNING/BUILDING			
Reitz, Don F	100.13100.000.131	\$2,806.23	\$72,962.00
Ternet, Lesa K	100.13101.000.131	\$1,439.77	\$37,434.00
Board of Appeals	100.13102.000.131		\$5,898.00
Wilson, Paul L	100.13103.000.131	\$1,564.30	\$40,672.00
Alverson, Michael J	100.13104.000.131	\$1,503.23	\$39,084.00
Cottrell, Tonya A	100.13105.000.131	\$18.21	\$33,143.00

Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Collisi, Nicole R	100.13106.000.131	\$16.44	\$29,921.00
Riffey, Michael A	100.13107.000.131	\$19.01	\$34,599.00
Smith, Timothy	100.13108.000.131	\$18.22	\$33,161.00
Fazzini, Eric D	100.13109.000.131	\$18.22	\$33,161.00
Vacant	100.13110.000.131	·····	\$34,271.00
Rice, Leslie C	100.13111.000.131	\$18.22	\$33,161.00
Godby, Carol A	100.13112.000.131	\$18.22	\$33,161.00
Salsman, Roger E	100.13113.000.131	\$18.22	\$33,161.00
Garcia, Joanne I	100.13114.000.131	\$14.89	\$27,105.00
Ford, Deborah S	100.13115.000.131	\$14.89	\$27,105.00
Watts, Gloria A	100.13116.000.131	\$14.89	\$27,105.00
Planning Commission Board	100.13117.000.131	<u> </u>	\$11,970.00
Overtime	100.13199.000.131		\$4,000.00
133: DRAINAGE BOARD	100.10100.000.101		φ4,000.00
Whicker, David A	100.13300.000.133	\$50.00	\$2,000.00
Wathen, Eric L	100.13301.000.133	\$50.00	\$2,000.00
Palmer, Phyllis A	100.13302.000.133	\$50.00	\$2,000.00
134: VETERANS SERVICES	100.13302.000.133	\$30.00	φ2,000.00
	100.13400.000.134	\$604.46	¢15 746 00
Turpin, Lori A	100.13400.000.134	\$604.46	\$15,716.00
135: COMMISSIONERS	100 10500 000 105	0.40.00	000 404 00
Wyeth, Judith A	100.13500.000.135	\$18.22	\$33,161.00
Board of Review	100.13501.000.135		\$50,000.00
Whicker, David A	100.13502.000.135	\$976.65	\$25,393.00
Wathen, Eric L	100.13503.000.135	\$976.65	
Palmer, Phyllis A	100.13504.000.135	\$976.65	\$25,393.00
Graham, Michael E	100.13505.000.135	\$2,699.46	\$70,186.00
Presidential Supplemental	100.13506.000.135		\$1,500.00
Commissioner's Overtime	100.13599.000.135		\$4,668.00
136: COURT HOUSE			
Cassity, Elvin R	100.13600.000.136	\$1,536.04	
Lynch, Larry	100.13601.000.136	\$11.06	
Rogers, Dortha M	100.13602.000.136	\$13.89	
Rogers, Tina L	100.13603.000.136	\$10.76	
Holmes, Mary H	100.13604.000.136	\$10.76	
Covalt, David C	100.13605.000.136	\$10.76	\$19,584.00
Part Time	100.13606.000.136		\$29,296.00
Custodial Overtime	100.13699.000.136		\$3,937.00
137: JAIL			
Morgan, Megen A	100.13700.000.137	\$1,785.62	\$46,426.00
Caldwell, Kelly	100.13701.000.137	\$19.50	\$37,518.00
Kolacz, Frank L	100.13702.000.137	\$2,155.46	\$56,042.00
Martin, Gregory P	100.13703.000.137	\$22.33	\$46,447.00
Marsh, William B	100.13704.000.137	\$22.33	\$46,447.00
Randall, Diane	100.13718.000.137	\$16.44	\$29,921.00
Lobbia, Amy B	100.13719.000.137	\$16.44	\$29,921.00
Ritchardson, Dana L	100.13720.000.137	\$19.50	\$37,518.00
Richards, Nathan	100.13721.000.137	\$22.33	
Hooker, James	100.13722.000.137	\$19.50	\$37,518.00
Butts, Ralph J	100.13723.000.137	\$17.16	\$33,016.00
Kriner, Gene	100.13724.000.137	\$17.16	
Stumm, David R	100.13725.000.137	\$17.16	\$35,693.00

Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Johnson, Wayne G	100.13726.000.137	\$17.16	\$33,016.00
Eagan, Jacob P	100.13727.000.137	\$17.76	\$34,171.00
Torrence, Donald C	100.13728.000.137	\$17.16	\$33,016.00
Duckwall, Teresa E	100.13729.000.137	\$17.76	\$32,324.00
Kennard, Travis D	100.13730.000.137	\$17.16	\$33,016.00
Patterson, Teddy R	100.13731.000.137	\$17.16	\$33,016.00
Paris, Tim J	100.13732.000.137	\$17.16	\$33,016.00
Burton, Jason G	100.13733.000.137	\$19.50	\$37,518.00
Epling, William S	100.13734.000.137	\$17.16	\$33,016.00
Brown, Aaron J	100.13735.000.137	\$17.16	\$33,016.00
Pilkin, Quentin D	100.13736.000.137	\$17.16	\$35,693.00
Richardson, Melissa A	100.13737.000.137	\$17.16	\$33,016.00
Masterson, Mark E	100.13738.000.137	\$17.16	\$33,016.00
VanVlymen-Smith, Janet L	100.13739.000.137	\$17.16	\$33,016.00
Marshall, Stephen A	100.13740.000.137	\$17.16	\$33,016.00
Allen, Kris D	100.13741.000.137	\$17.76	\$34,171.00
Watts, Joshua	100.13742.000.137	\$17.16	\$33,016.00
Barnhart, Adam R	100.13743.000.137	\$17.16	\$33,016.00
Grace, Mark	100.13744.000.137	\$17.16	\$33,016.00
Frazer, Ronald J	100.13745.000.137	\$17.16	\$33,016.00
Clevenger, Delbert K	100.13747.000.137	\$19.50	\$35,490.00
Bultman, Amanda M	100.13752.000.137	\$17.16	\$33,016.00
Lairmore, Douglas B	100.13753.000.137	\$17.16	\$33,016.00
Taillon, Scott	100.13754.000.137	\$17.16	\$33,016.00
Helmer, Brian T	100.13758.000.137	\$17.16	\$35,693.00
Dailey, Duayne R	100.13759.000.137	\$17.16	\$114,216.00
Adams, Linda L	100.13760.000.137	\$19.30	\$35,126.00
Shrewsbury, William R	100.13761.000.137	\$17.16	\$35,693.00
Hazelbaker, Jeffrey P	100.13762.000.137	\$17.16	\$35,693.00
Alexander, Teresa K	100.13764.000.137	\$17.16	\$33,016.00
Scherrer, Jenny L	100.13765.000.137	\$17.16	\$33,016.00
Jail Officer's OT & Holiday	100.19798.000.137	φ17.10	\$110,000.00
138: COUNTY HOME	100.19790.000.137		\$110,000.00
	100.13800.000.138	\$2.242.20	\$59 202 00
McBryant II, James W Bales, DeLana A	100.13801.000.138	\$2,242.38 \$11.00	\$58,302.00 \$24,024.00
	100.13802.000.138	\$11.85	\$24,024.00
McKinney, Jessica E Jackson, Linda M	100.13803.000.138	\$11.05	\$24,024.00
		and the second data with the first state of the second state of th	
Blubaugh, Janet L	100.13804.000.138	\$10.75	\$24,024.00
Rodriguez, Gudelia	100.13805.000.138	\$13.20	\$24,024.00
Berry, Margaret D	100.13807.000.138	\$13.20	\$24,024.00
McKinney, Steven Jr. R	100.13810.000.138	\$12.50	\$24,024.00
P/T Nursing Assistant	100.13811.000.138	644.00	\$14,205.00
McKinney, Jennifer	100.13814.000.138	\$14.90	\$27,118.00
	100.13899.000.138		\$10,000.00
139: CIRCUIT COURT	400 40000 000 400	A 479 823	A04 044 00
Noyes, Thomas D	100.13900.000.139	\$17.55	\$31,941.00
Swift, Dorothy K	100.13901.000.139	\$22.45	\$40,859.00
Ward, Judith K	100.13902.000.139	\$16.57	\$22,794.00
Myers, Beverly K	100.13903.000.139	\$22.45	\$40,859.00
Circuit Judge Supplemental	100.13950.000.139		\$5,000.00
140: SUPERIOR COURT 1			

Employee	Main Distribution	Rate of Pay	2010 Approved
	Construction of the second second	In Survey and Articles	Appropriation
Daugherty, Maribeth	100.14000.000.140	\$1,658.50	\$43,121.00
Ransdell, Shantelle L	100.14001.000.140	\$19.26	\$35,046.00
Tyler, R. Scott	100.14002.000.140	\$19.61	\$35,691.00
Clark, Julie	100.14003.000.140	\$19.61	\$35,691.00
Superior I Judge Supplemental	100.14050.000.140		\$5,000.00
Superior I Overtime	100.14099.000.140		\$451.00
141: SUPERIOR COURT 2			n indexed
Barrows, Allison A	100.14100.000.141	\$18.38	\$33,452.00
Cope, Margaret T	100.14101.000.141	\$20.68	\$37,638.00
Hardin, Janie L	100.14102.000.141	\$20.68	\$37,638.00
Vacant	100.14103.000.141	\$17.24	\$31,377.00
Richardson, Sharon S	100.14104.000.141	\$22.25	\$40,495.00
Worden, R. Shirley	100.14105.000.141	\$22.25	\$40,495.00
Superior II Judge Supplemental	100.14150.000.141		\$5,000.00
Superior II OT	100.14199.000.141		\$0.00
142: EMERGENCY MGMT			
Warren, David	100.14200.000.142	\$525.04	\$13,651.00
Crouch, Lise' K	100.14201.000.142	\$13.20	\$16,467.00
Oliphant, Abednego T	100.14203.000.142	\$13.20	\$2,840.00
143: ENGINEERING	100.14203.000.142		φ2,040.00
Ayers, John E	100 14200 000 142	\$504.40	£44 500 00
Stoutenour, Clinton W	100.14300.000.143	\$561.12	\$14,589.00
	100.14304.000.143	\$829.69	\$21,572.00
Alverson, Leanna J	100.14306.000.143	\$1,598.15	\$41,552.00
Belcher, Duane H	100.14307.000.143	\$1,392.88	\$36,215.00
Harvey, Bart A	100.14308.000.143	\$14.46	\$13,819.00
Dummel, Paula M	100.14309.000.143	\$17.31	\$15,599.00
Reichardt, Marian E	100.14311.000.143	\$12.80	\$11,535.00
Weddle, Paul B	100.14312.000.143	\$18.14	\$33,015.00
Vittetow, Lori A	100.14313.000.143	\$17.45	\$31,759.00
Butrum, Scott	100.14316.000.143	\$13.50	\$16,380.00
Engineer OT	100.14399.000.143		\$4,000.00
144: ANIMAL CONTROL			. Weinflichteren
Lewis, Mary Anne	100.14400.000.144	\$1,705.19	\$44,335.00
Tyler, Sharon S	100.14401.000.144	\$16.38	\$29,812.00
Tate, Angela M	100.14402.000.144	\$16.38	\$29,812.00
Flaherty, Teri D	100.14403.000.144	\$16.38	\$29,812.00
Portwood, Brian	100.14404.000.144	\$16.38	\$29,812.00
Dakin, Sylvia	100.14405.000.144	\$16.38	\$29,812.00
Melton, Travis G	100.14406.000.144	\$16.38	\$29,812.00
Knauer, Lisa K	100.14407.000.144	\$15.07	\$27,428.00
Wiles, Damien G	100.14408.000.144	\$16.38	\$29,812.00
Hughes, LaDonna L	100.14409.000.144	\$15.07	\$27,428.00
Animal Control OT	100.14499.000.144		\$10,000.00
145: WEIGHTS/MEASURES		· · · · · · · · · · · · · · · · · · ·	
Colbert, Charles	100.14500.000.145	\$623.65	\$16,215.00
Secor, Royal E	100.14501.000.145	\$501.46	\$13,038.00
146: VOTERS REGISTRATION	100.11001.000.140	4001.40	φ10,000.00
Herzog, Laura L	100.14605.000.146	\$1,504.08	\$20 105 00
Layman, Judy A			\$39,105.00
	100.14606.000.146	\$13.20	\$24,024.00
Dooley, Tammy A	100.14608.000.146	\$13.20	\$24,024.00
McDowell, Donna M	100.14613.000.146	\$13.20	\$24,024.00

Employee	Main Distribution.	Rate of Pay	2010 Approved
	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		Appropriation
Election OT	100.14699.000.146		\$7,000.00
147: COMPUTER CENTER			
Morris Douglas Roy	100.14700.000.147	\$2,561.85	\$66,608.00
Vacant	100.14701.000.147		\$62,063.00
Bowman, Kay	100.14702.000.147	\$13.20	\$20,000.00
Byrd, Michael C	100.14703.000.147	\$21.01	\$41,200.00
John Adams	100.14706.000.147		\$40,000.00
Part Time Bookeye	100.14798.000.147		\$25,000.00
Overtime	100.14799.000.147		\$4,000.00
148: HUMAN RESOURCES			N
Love, Ronald E	100.14800.000.148	\$2,137.08	\$55,564.00
Verwold, Suzanne K	100.14801.000.148	\$15.94	\$29,012.00
Human Resources OT	100.14899.000.148	+ 1,51 - 1	\$500.00
149: COUNCIL			
Woods, Nathaniel L	100.14900.000.149	\$438.46	\$11,400.00
Anderson, Myron C	100.14901.000.149	\$438.46	\$11,400.00
Hesson, Larry R	100.14902.000.149	\$438.46	\$11,400.00
Whicker, Bradley S	100.14903.000.149	\$438.46	\$11,400.00
Thompson, Richard A	100.14904.000.149	\$438.46	\$11,400.00
Puckett, Jay R	100.14905.000.149	\$438.46	\$11,400.00
Johnson, Nancy G	100.14906.000.149	\$438.46	\$11,400.00
Mitchell, Tamela D	100.14908.000.149	\$1,871.85	\$48,668.00
150: CIRCUIT PROBATION	100.14000.000.140		φ+0,000.0t
Green, Gwyn L	100.15000.000.150	\$1,528.42	\$39,739.00
McDaniel, Cassie L	100.15001.000.150	\$21.44	\$22,928.00
Sears, Melody A	100.15002.000.150	\$24.45	\$28,985.00
Neureiter, Benjamin P	100.15003.000.150	\$22.22	\$24,824.00
Tucker, Jesse	100.15004.000.150	\$22.22	\$22,928.00
Wilburn, Kimberly A	100.15005.000.150	\$22.22	\$14,709.00
Woodall, Karen L	100.15007.000.150	\$17.31	\$22,928.00
Tracey, Lori A	100.15010.000.150	\$13.91	\$14,094.00
Vermillion, Charles J	100.15011.000.150	\$16.02	\$24,808.00
Green, Gwyn L	259.15000.000.150	\$260.31	\$6,768.00
Sears, Melody A	259.15002.000.150	\$24.45	\$15,506.00
Woodall, Karen L	259.15007.000.150	\$17.31	\$7,871.00
Circuit Probation OT	259.15099.000.150	\$17.51	\$1,000.00
Green, Gwyn L	262.15000.000.150	\$382.04	\$9,933.00
Tucker, Jesse	262.15004.000.150	\$22.22	\$5,732.00
Woodall, Karen L	262.15007.000.150	\$17.31	\$5,732.00
Tracey, Lori A	262.15010.000.150	\$13.91	\$3,523.00
Vermillion, Charles J	262.15011.000.150	\$16.02	\$6,202.00
McDaniel, Cassie L	291.15001.000.150	\$10.02	\$17,519.00
Neureiter, Benjamin P	291.15003.000.150	\$21.44	\$17,645.00
		والمتحاذ بالمتكر بيزنين ويستجرب والمستحد والمحاد والمحاد	\$11,787.00
Tucker, Jesse	291.15004.000.150	\$22.22	
Wilburn, Kimberly A	291.15005.000.150	\$22.22	\$25,738.00
Tracey, Lori A	291.15010.000.150	\$13.91	\$7,693.00
151: SUPERIOR PROBATION	100 15100 000 151		#44 404 04
McCormack, Robert T	100.15100.000.151	\$1,593.62	\$41,434.00
Lenahan, Bridget P	100.15101.000.151	\$25.83	\$29,000.00
Edwards, Faith R	100.15102.000.151	\$23.84	\$29,613.00
Miller, Timothy A	100.15103.000.151	\$30.75	\$28,886.00

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00.15104.000.151 00.15105.000.151 00.15106.000.151 00.15107.000.151 00.15107.000.151 00.15109.000.151 00.15110.000.151 00.15111.000.151 00.15112.000.151 00.15113.000.151 00.15118.000.151 00.15199.000.151	\$24.45 \$29.58 \$31.06 \$12.23 \$31.06 \$24.45 \$31.45 \$24.45 \$22.23 \$22.23 \$22.34	Appropriation \$29,232.00 \$28,828.00 \$28,900.00 \$22,244.00 \$36,381.00 \$32,955.00 \$38,110.00 \$41,233.00 \$40,447.00
00.15105.000.151 00.15106.000.151 00.15107.000.151 00.15108.000.151 00.15109.000.151 00.15110.000.151 00.15111.000.151 00.15111.000.151 00.15112.000.151 00.15113.000.151 00.15113.000.151	\$29.58 \$31.06 \$12.23 \$31.06 \$24.45 \$31.45 \$24.45 \$22.23 \$23.34	\$28,828.00 \$28,900.00 \$22,244.00 \$36,381.00 \$32,955.00 \$38,110.00 \$41,233.00
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00.15107.000.151 00.15108.000.151 00.15109.000.151 00.15110.000.151 00.15111.000.151 00.15112.000.151 00.15113.000.151 00.15118.000.151	\$12.23 \$31.06 \$24.45 \$31.45 \$24.45 \$22.23 \$23.34	\$28,900.00 \$22,244.00 \$36,381.00 \$32,955.00 \$38,110.00 \$41,233.00
00.15107.000.151 00.15108.000.151 00.15109.000.151 00.15110.000.151 00.15111.000.151 00.15112.000.151 00.15113.000.151 00.15118.000.151	\$12.23 \$31.06 \$24.45 \$31.45 \$24.45 \$22.23 \$23.34	\$22,244.00 \$36,381.00 \$32,955.00 \$38,110.00 \$41,233.00
00.15108.000.151 00.15109.000.151 00.15110.000.151 00.15111.000.151 00.15112.000.151 00.15113.000.151 00.15113.000.151	\$31.06 \$24.45 \$31.45 \$24.45 \$22.23 \$23.34	\$36,381.00 \$32,955.00 \$38,110.00 \$41,233.00
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00.15118.000.151	ALANS BLOOM	\$40,447.00
	\$12.84	\$23,369.00
	¢ 12.0 1	\$5,850.00
58.15100.000.151	\$1,337.42	\$34,773.00
58.15101.000.151	\$25.83	\$17,997.00
58.15102.000.151	\$23.84	\$13,784.00
		\$27,069.00
and the second se		\$15,259.00
and the second	The second se	\$20,144.00
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The second s	\$23.34	
	00 40 4 50	\$10,000.00
	\$2,194.50	\$57,057.00
		\$22,244.00
	A4 000 05	\$11,700.00
51.19404.000.151	\$1,882.35	\$48,941.00
A REAL PROPERTY AND A REAL		
	\$13.20	
and the second		\$13,000.00
00.15299.000.152		\$0.00
00.15300.000.153	\$20.27	
00.15301.000.153	\$19.27	\$37,566.00
00.15302.000.153	\$22.44	
00.15304.000.153	\$20.64	\$37,565.00
00.15305.000.153	\$16.23	\$17,723.00
00.15350.000.153		\$5,000.00
00.15399.000.153	20 3000000000	\$7,000.00
00.15400.000.154	\$2,376.92	\$61,800.00
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Employee	Main Distribution		2010 Approved
			Appropriation
Causey, Mary J	100.15408.000.154	\$16.66	\$35,693.00
Therrian, Karl T	100.15409.000.154	\$17.16	\$35,693.00
Lopez, Mario	100.15410.000.154	\$17.16	\$35,693.00
Cauley, Kirsten D	100.15411.000.154	\$17.16	\$35,693.00
Daugherty, Jacob	100.15415.000.154	\$17.16	\$35,693.00
Uberta, Priscilla	100.15416.000.154	\$17.16	\$35,693.00
Phillips, David	100.15417.000.154	\$17.16	\$35,693.00
Woodruff, Tonetta	100.15418.000.154	\$17.16	\$35,693.00
Dickerson, Anthony	100.15419.000.154	\$17.16	\$35,693.00
Brownlee, Yuneka	100.15420.000.154	\$17.16	\$35,693.00
Tibbs, David M	290.15403.000.154	\$19.50	\$40,556.00
Custody Holiday & OT	290.15499.000.154		\$14,902.00
155: SOIL & WATER			
Norcross, Jessica L	100.15501.000.155	\$1,091.50	\$28,379.00
Raisor, Marlene R	100.15502.000.155	\$18.68	\$33,998.00
156: PARKS/RECREATION	100.10002.000.100	 10.00	000,000,000
Roche, William J	100.15603.000.156	\$2,575.00	\$66,950.00
Holtsclaw, James C	100.15604.000.156	\$1,782.69	\$46,350.00
	100.15605.000.156	\$1,702.03	\$82,895.00
Seasonal Employment	100.15606.000.156	\$1,164.73	\$30,283.00
	100.15000.000.150	\$1,104.75	φ30,203.0 <u>0</u>
160: HC ADMIN SERVICE	400 40000 000 400	62.024.62	\$52,640.00
Higbie, Daniel B	100.16002.000.160	\$2,024.62	\$52,040.00
162: SUPERIOR COURT 4	400 40000 000 400	<u> </u>	¢27.240.00
Holsclaw, Sharla S	100.16200.000.162	\$20.45	\$37,219.00
Thomas, Leanna	100.16201.000.162	\$18.88	
Riffey, Virginia L	100.16202.000.162	\$19.55	
Tucker, Joan M	100.16203.000.162	\$16.25	\$29,575.00
Superior IV Judge Supplemental	100.16250.000.162		\$5,000.00
163: SUPERIOR COURT 5			<u> </u>
Griffith, Diane C	100.16300.000.163	\$19.85	\$36,127.00
Webb, Nicole A	100.16301.000.163	\$1,376.80	
Paris, Jennifer A	100.16302.000.163	\$19.55	
Hendrix, Haley	100.16303.000.163	\$19.67	\$35,800.00
Superior V Judge Supplemental	100.16350.000.163		\$5,000.00
Superior V OT	100.16399.000.163		\$1,000.00
184: CHILD SUPPORT			
Shoemaker, Melissa B	100.18401.000.184	\$1,907.73	
Thompson, Marthalou	100.18402.000.184	\$19.09	
Archer, Melinda M	100.18403.000.184	\$16.44	
Schuhler, Carol M	100.18404.000.184	\$13.65	
Shoffner, Teresa E	100.18405.000.184	\$11.72	
Child Support OT	100.18499.000.184		\$2,000.00
201: HIGHWAY			
Ayers, John E	201.14300.001.201	\$2,244.46	\$58,356.00
Andrews, James H	201.14301.001.201	\$2,162.15	\$56,216.00
Shambaugh, Monte E	201.14302.002.201	\$25.13	\$15,737.00
Maxwell, Steven P	201.14303.001.201	\$1,874.08	\$48,726.00
Stoutenour, Clinton W	201.14304.012.201	\$829.65	the second se
Harvey, Bart A	201.14308.001.201	\$14.46	
Dummel, Paula M	201.14309.001.201	\$17.31	
Haltom, Steven R	201.14310.002.201	\$1,334.54	Contraction of the second statement of the second stat
Inalulli, Slevell N	201.14010.002.201	1	

Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Reichardt, Marian E	201.14311.001.201	\$12.80	\$11,890.00
Seasonal	201.14315.002.201		\$8,031.00
Summers, Martin T	201.18500.001.201	\$2,021.04	\$52,547.00
Sparks, Jerry J	201.18501.001.201	\$1,884.62	\$49,000.00
Burkert, Cathy A	201.18502.001.201	\$1,274.73	\$33,143.00
Part Time	201.18503.001.201	\$12.60	\$13,000.00
Ellison, Gary W	201.18510.002.201	\$17.43	\$36,255.00
Garland, Fred M	201.18511.002.201	\$17.43	\$36,255.00
Morgan, Kevin E	201.18512.002.201	\$17.43	\$36,255.00
Garland, Lev A	201.18513.002.201	\$17.43	\$36,255.00
Giles, Joseph L	201.18514.002.201	\$16.94	\$35,236.00
Hall, Dennis	201.18515.002.201	\$16.94	\$35,236.00
Money, Paul M	201.18516.002.201	\$16.94	\$35,236.00
Havens, John W	201.18517.002.201	\$11.15	\$35,236.00
Riddle, Loren Bradley	201.18518.002.201	\$16.94	\$35,236.00
Price, Steven L	201.18519.002.201	\$16.94	\$35,236.00
Bullock, James V	201.18520.002.201	\$16.94	\$35,236.00
Guernsey, Ricky L	201.18521.002.201	\$16.94	\$35,236.00
Leathers, Lloyd E	201.18522.002.201	\$16.94	\$35,236.00
Lewis, Roland	201.18523.002.201	\$16.94	\$35,236.00
Baumunk, John L	201.18524.002.201	\$16.94	\$35,236.00
Cassity, Lonnie R	201.18525.002.201	\$16.94	\$35,236.00
Thrasher, David A	201.18526.002.201	\$15.44	\$35,236.00
Dugan, James E	201.18527.002.201	\$16.94	\$35,236.00
Pearcy, William, Jr. J	201.18528.002.201	\$16.94	\$35,236.00
Rhoden, Paul E	201.18529.002.201	\$16.94	\$35,236.00
Shannon, Christopher C	201.18530.002.201	\$16.94	\$35,236.00
Wright, Steve	201.18532.002.201	\$17.43	\$36,255.00
Pickett, Norman L	201.18533.002.201	\$16.94	\$35,236.00
Pearcy, Glenn E	201.18534.002.201	\$16.94	\$35,236.00
English, Albert L	201.18535.002.201	\$16.94	\$35,236.00
	201.18536.002.201	\$16.94	\$35,236.00
Layman, Richard A	201.18537.002.201	\$10.54	\$52,691.00
Seasonal	201.18550.003.201	\$17.51	\$36,421.00
Marsh, Wayne A	201.18551.003.201	\$17.51	\$35,236.00
Miller, Michael D	201.18598.002.201	\$10.94	\$210,893.00
Highway OT	the second s	\$16.94	\$35,236.00
Pearcy, William III J	203.18580.000.201		\$35,236.00
Johnson, William S	203.18581.000.201	\$16.94	\$35,236.00
Horner, Timothy S	203.18582.000.201	\$16.94	
Appleby, David	203.18583.000.201	\$16.94	\$35,236.00 \$27,952.00
Bridge OT	203.18599.000.201		\$27,952.00
214: HEALTH		04 007 40	****
Hadley MD, David	214.18600.000.214	\$1,307.19	\$33,987.00
LHM Salary Match	214.18602.000.214	00.000.00	\$2,414.00
Smith, Monica	214.18603.000.214	\$2,050.69	\$53,318.00
Grindstaff, Catherine M	214.18604.000.214	\$2,283.69	\$59,376.00
Haan, Julie A	214.18605.000.214	\$1,650.69	\$42,918.00
Click, Krista M	214.18606.000.214	\$1,646.27	\$42,803.00
Brinkman, Tamera L	214.18607.000.214	\$1,602.08	\$41,654.00
Vargas, Ginger L	214.18608.000.214	\$1,542.65	and the second se
Chandler, Lisa R	214.18609.000.214	\$1,542.65	\$40,109.00

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Employee	Main Distribution	Rate of Pay	2010 Approved
			Appropriation
Hahn, Michelle L	214.18610.000.214	\$1,602.08	
Crowder, Larry D	214.18611.000.214	\$1,542.65	
Jamison, Kandi	214.18612.000.214	\$1,602.08	
Clifford , Tabitha J	214.18613.000.214	\$14.06	
Lofton, Carrie E	214.18614.000.214	\$12.88	
Rosenbalm, Jennifer A	214.18615.000.214	\$13.20	
Wingler, Jerry L	214.18616.000.214	\$12.88	
Seasonal	214.18617.000.214		\$5,012.00
Skinner, Sherene	214.18620.000.214	\$1,602.08	
Mayer, Sharon L	214.18621.000.214	\$1,542.65	
Brennan, John D	214.18624.000.214	\$1,542.65	
Health OT	214.18699.000.214		\$1,000.00
Hill, Jennifer M	501.18625.000.214	\$1,542.65	
Thompson, Sarah	507.18619.000.214	\$1,542.65	
Richards, Julie A	516.18700.098.214	\$1,576.96	
Eads, Ashley N	516.18701.098.214	\$997.08	
Tenenbaum, Bella	516.18702.098.214	\$1,016.65	
Truitt, Leanna	516.18703.098.214	\$1,167.69	
Bammann, Bethany L	516.18704.098.214	\$949.62	
Morris, Jessica L	516.18705.098.214	\$978.08	
Vacant	516.18708.098.214		\$14,814.00
Hinkle, Kayla M	516.18709.098.214	\$978.08	\$26,194.00